



Information required to request a Sponsorship Letter from InvestChile

Minimum information stipulated in Exempt Resolution N° 144 of 2022 of InvestChile, which must be attached in PDF format to the request for a Sponsorship Letter, according to the type of applicant requesting the letter, and the beneficiary for whom it is requested1

Important: all attached documents in any language other than Spanish or English must be accompanied by a translation.

Applicant that is a Legal Entity constituted abroad that intends to invest in Chile

- 1. Articles of incorporation of the legal entity.
- 2. Certificate of good standing of the company, duly legalized or certified by apostille, as appropriate.
- 3. Audited balances or financial statements for the most recent tax year and/or any other information giving reasonable proof of possession of capital or property equal to or greater than US\$500,000 (five hundred thousand US dollars) or equivalent sum in other freely convertible currencies.

Information to be attached to the request for a Sponsorship Letter, in PDF format, according to the type of beneficiary (foreign private individual) whose entry into Chile is applied for by the applicant.

A copy of the passport of each of the beneficiaries must be attached.

- a) Foreign private individual entering Chile as a legal representative:
- Certificate of status as representative, duly legalized or certified by apostille, as appropriate.
- b) Foreign private individual who performs or will perform the functions of director or manager.
 - Articles or powers defining the assignment and nature of the functions to be performed by the beneficiary as director or manager.
- c) Specialist technical staff:
 - Curriculum vitae.
 - Contract of employment or service provision, as appropriate.
 - Degree or technical qualification or certifications (e.g., diplomas, postgraduate degrees) or;
 - Proof of technical experience.





¹ Please note that the information required by InvestChile to issue the Sponsorship Letter does not exempt the beneficiary from compliance with the requirements subsequently demanded by SERMIG, for the issue of a temporary residence visa.