

SECURITIES AND EXCHANGE COMMISSION

FORM 6-K

Current report of foreign issuer pursuant to Rules 13a-16 and 15d-16 Amendments

Filing Date: **2013-01-28** | Period of Report: **2013-01-28**
SEC Accession No. [0001019056-13-000097](#)

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FILER

CONCHA Y TORO WINERY INC

CIK:[930543](#) | IRS No.: **000000000** | Fiscal Year End: **1231**
Type: **6-K** | Act: **34** | File No.: [001-13358](#) | Film No.: **13551146**
SIC: **5180** Beer, wine & distilled alcoholic beverages

Mailing Address

CASILLA 213 NUEVA
TAJAMAR
481 TORRE NORTE PISO
15 LAS CONDES
SANTIAGO CHILE F3 00000

Business Address

CASILLA 213
NUEVA TAJAMAR 481
NORTE PISO 15 LAS
SANTIAGO CHILE F3
5625567882

**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C. 20549

FORM 6-K

**REPORT OF FOREIGN ISSUER
PURSUANT TO RULE 13a-16 OF 15d-16 OF
THE SECURITIES EXCHANGE ACT OF 1934**

For the month of January 2013

CONCHA Y TORO WINERY INC.

(Translation of registrant's name into English)

CASILLA 213

AVDA. NUEVA TAJAMAR 481,

TORRE NORTE, PISO 15

SANTIAGO, CHILE

(Address of principal executive offices)

Form 20-F Form 40-F

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2 (b) under the securities Exchange Act of 1934.

Yes No

EXHIBITS

Exhibit 99.1 Press release dated January 25, 2013

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

VIÑA CONCHA Y TORO S.A.

By: /s/ OSVALDO SOLAR V. _____

Name : Osvaldo Solar V.

Title : Gerente de Administracion y Finanzas /

Administration and Finance Manager

(Chief Financial Officer)

Date: January 25, 2013

MATERIAL INFORMATION

Santiago, January 25, 2013

As chief executive officer of Viña Concha y Toro (NYSE.VCO), please be informed of the following:

At its meeting held today, the board was informed that the State of Sao Paulo, Brazil, has notified our subsidiary VCT Brasil Importación y Exportación Limitada of tax assessments pending for the sum of R\$ 66,937,667 in Brazilian reales.

This is based on the fact, according to the State of Sao Paulo, that certain taxes equivalent to Chilean VAT (ICMS) would be due on the reception in warehouse of the products once they enter the territory of the State of Sao Paulo, even though they have not been the subject of any transaction or sale. Our subsidiary is following the criterion of paying such taxes together with the sale of the products to a third party, i.e. on the sending of the products outside the State of Sao Paulo. In other words, VCT Brasil always makes payment of the taxes at that moment.

The board agreed to take the appropriate legal actions in accordance with Brazilian legislation. In the opinion of our legal and tax advisers, there are founded arguments for contesting the resolution notified and therefore there are reasonable expectations that the situation will be reversed.

Yours sincerely,

**EDUARDO GUILISASTI GANA
CHIEF EXECUTIVE OFFICER**