## POWER OF ATTORNEY

Place and date of issue

On this date and by this Power of Attorney I hereby grant Mr./Ms.

## (full name of representative)

\_\_\_\_\_, ID N° \_\_\_\_\_ (only if known)

the power to delegate, to represent me in voice and vote, in each and every one of the situations and decisions that take place at the **Extraordinary General Shareholders Meeting** of Sociedad Química y Minera de Chile S.A. (SQM) which has been summoned to be held at 10:00am on Friday, October 2, 2015 or in the meeting held in its replacement if said Meeting cannot be held due to lack of quorum or defects in its summons or its suspension by the Superintendence of Securities and Insurance pursuant to the provisions of Article 63 of Law No. 18,046 or due to any other circumstances.

In the exercise of this mandate, the above identified representative or that person that the former agent delegates this mandate to- or the person that the latter agent may, in turn, delegate this mandate to, and so on, may make use in said Meeting of each and every one of the rights that correspond to me as Shareholder of SQM in conformance with the law, the Corporation Regulations, and the Company Bylaws of SQM.

I hereby confer this power of attorney for the entire amount of shares registered in my name at SQM's Shareholders Registry five business days prior to the date of said Shareholder Meeting. This power of attorney may only be understood as revoked by another power of attorney that, subsequent to that date, I grant in favor of another person other than the agentrepresentative designated earlier. Likewise, if two or more powers of attorney are presented with the same date, issued to various different people, they may not be considered for the effect of quorum and voting at that Meeting.

Tax payer ID N <sup>o</sup>	)
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Shareholder's full name

Signature of Shareholder or Legal representative

Number of shares

<u>NOTE</u>: The place and date of issue of this Power of Attorney and the full name of the agent or representative must <u>necessarily be hand written in the Shareholders own handwriting</u> and <u>must not be typewritten</u>.