SOCIEDAD QUIMICA Y MINERA DE CHILE S.A. THIRTY-THIRD EXTRAORDINARY SHAREHOLDERS' MEETING MINUTES

In Santiago, Chile, at 10:07 a.m. on April 24, 2024, at the offices of Sociedad Química y Minera de Chile S.A. (the "<u>Company</u>") located at El Trovador 4285, commune of Las Condes, Metropolitan Region, and by remote means, through the platform provided by E-Voting, the thirty-third extraordinary shareholders' meeting of the Company (the "<u>Meeting</u>") is called to order. Mr. Gonzalo Guerrero Yamamoto (the "<u>Chairman</u>") presides as Chairman of the Board and of the Company, and Mr. Ricardo Ramos Rodríguez (the "<u>Chief Executive Officer</u>") acts as Secretary of the Meeting. Also present are the Company's Legal Vice President, Mr. Gonzalo Aguirre Toro (the "Legal Vice President") and the attorneys Mr. Rodrigo Ochagavía Ruiz-Tagle and Martín Fischer Jiménez, of the law firm Claro y Cía, who are specially invited to attend.

1. <u>Attendance</u>.

The following persons are attending the Meeting:

N°	Name of shareholder	Name of representative	Series A Shares	Series B Shares
1	Portfolio Management	William Barra Sandoval	-	18,972
2	AFC Chile II Severance Fund Cic	Matías Contreras Duarte	-	324,724
3	AFC Chile II Severance Fund Fcs	Matías Contreras Duarte	61,107	333,154
4	AFP Capital S A Pension Fund Type A	Manuel Barrientos Acevedo	-	2,265,730
5	AFP Capital S A Pension Fund Type B	Manuel Barrientos Acevedo	-	1,531,323
6	AFP Capital S A Pension Fund Type C	Manuel Barrientos Acevedo	-	2,380,641
7	AFP Capital S A Pension Fund Type D	Manuel Barrientos Acevedo	-	1,030,480
8	AFP Capital S A Pension Fund Type E	Manuel Barrientos Acevedo	-	494,396
9	AFP Cuprum S A Pension Fund D	Mario Barrera Foncea	-	706,823
10	AFP Cuprum S A Fund Type A	Mario Barrera Foncea	-	2,809,479
11	AFP Cuprum S A Fund Type B	Mario Barrera Foncea	-	1,639,944
12	AFP Cuprum S A for Pension Fund C	Mario Barrera Foncea	-	2,531,112
13	AFP Cuprum S.A. for Pension Fund E	Mario Barrera Foncea	-	577,443
14	AFP Habitat S A Fund Type A	Andrés Galarce Herrera	74,271	3,065,798
15	AFP Habitat S A Fund Type B	Andrés Galarce Herrera	89,101	1,797,693
16	AFP Habitat S A Fund Type D	Andrés Galarce Herrera	104,550	1,004,117
17	AFP Habitat S A Fund Type E	Andrés Galarce Herrera	81,398	504,334
18	AFP Habitat S A for Pension Fund C	Andrés Galarce Herrera	261,779	3,552,036
19	AFP Modelo S.A Fund A	Andres Araya Medina	-	758,596
20	AFP Modelo S.A Fund B	Andres Araya Medina	-	1,188,877
21	AFP Modelo S.A Fund C	Andres Araya Medina	-	667,558
22	AFP Modelo S.A Fund D	Andres Araya Medina	-	111,939
23	AFP Modelo S.A Fund E	Andres Araya Medina	-	196,591
24	AFP Planvital S A Fund Type A	Cristian Briones Olivares	-	454,280
25	AFP Planvital S A Fund Type B	Cristian Briones Olivares	-	758,122
26	AFP Planvital S A Fund Type D	Cristian Briones Olivares	-	201,355
27	AFP Planvital S A for Pension Fund C	Cristian Briones Olivares	-	614,719
28	AFP Planvital S.A for Pension Fdo. Pension E	Cristian Briones Olivares	-	139,394
29	AFP Provida S.A. for Pension Fund A	Gonzalo Alvear Cerna	-	1,792,301
30	AFP Provida S.A. for Pension Fund B	Gonzalo Alvear Cerna	-	1,517,677
31	AFP Provida S.A. for Pension Fund C	Gonzalo Alvear Cerna	-	2,654,077
32	AFP Provida S.A. for Pension Fund D	Gonzalo Alvear Cerna	-	1,479,826
33	AFP Provida S.A. for Pension Fund E	Gonzalo Alvear Cerna	-	442,601
34	AFP Uno S.A. for Fdo. Pension A	Diego Aqueveque Gómez	16,028	109,308
35	AFP Uno S.A. for Fdo. Pension B	Diego Aqueveque Gómez	26,841	175,249
36	AFP Uno S.A. for Fdo. Pension C	Diego Aqueveque Gómez	18,149	80,826
37	AFP Uno S.A. for Fdo. Pension D	Diego Aqueveque Gómez	1,973	13,279
38	AFP Uno S.A. for Fdo. Pension E	Diego Aqueveque Gómez	5,737	25,385
39	Arrayan Chilean Shares FIP	Lorena Pizarro	-	153,360
40	Banchile Corredores de Bolsa S.A.	Tomás Dragicevic Andrade	150,961	2,592,337
41	Banco de Chile per Cep Lux Client Account	Eduardo Beltrán Ferrada	-	147,530
42	Banco de Chile by Citi NA HK Account	Eduardo Beltrán Ferrada	-	45,282
43	Banco de Chile for Citi NA London account	Eduardo Beltrán Ferrada	-	773,707
44	Banco de Chile per Citi NA NY Account	Eduardo Beltrán Ferrada	67,463	6,503,111
45	Banco de Chile by Citi NA Account Singapore	Eduardo Beltrán Ferrada	-	16,794
46	Banco de Chile by Cta. Merrill Lynch	Eduardo Beltrán Ferrada	2,260	309,083
47	Banco de Chile by MS Account	Eduardo Beltrán Ferrada	681	323,116
48	Banco de Chile by State Street Account	Eduardo Beltrán Ferrada	-	12,040,116
49	Banco de Chile by Non-Resident Bank Account	Eduardo Beltrán Ferrada	56,968	5,514,228
50	BNP Paribas Securities Services	Carina Oneto Izzo	-	323,888
\mathbf{N}°	Name of shareholder	Name of representative	Series A Shares	Series B Shares

Γ	51	BTG Pactual Strategic Return FDI	Rodrigo Carvallo Illanes	80	

52	Carmax SpA	Carmen Piquer Gardner	-	8.000
53	Life Insurance Company Consorcio Nac. de Seg.	Vicente Chaparro Drapela	-	149.617
54	Confuturo S.A. Insurance Co.	Matías Muñoz Gómez	-	144.809
55	Fdo. of Inv. Falcom Tactical Chilean Eq.	Jeanne Timmermann	-	122.739
56	Fdo. BCI Mutual Chilean Shares	William Barra Sandoval	-	227.051
57	Fdo. BCI Mutual Top Picks	William Barra Sandoval	-	87.202
58	Fdo. Mutuo Bice Acciones Chile Activo	Maximiliano Vera Ferrer	-	160.406
59	Fdo. Mutual Bice Acciones Chile Selectivo	Maximiliano Vera Ferrer	-	42.971
60	Fdo. Mutual BTG Pactual Acc. Chilenas	Rodrigo Carvallo Illanes	-	36.184
61	Mutual Fund BTG Pactual Acc. Latam	Rodrigo Carvallo Illanes	-	394
62	Mutual Fund BTG Pactual Chile Accion	Rodrigo Carvallo Illanes	-	214.107
63	Fdo. BTG Pactual Electromobility Mutual	Rodrigo Carvallo Illanes	-	30.250
64	Mutual Fund BTG Pactual Active Management	Rodrigo Carvallo Illanes	-	5.207
65	Compass Chilean Shares Mutual Fund	María del R. Achondo Salas	-	102.836
66	Global Mining SpA	Catalina Silva Vial	8,798,539	-
67	Grau Pequeño Andres Farran	Grau Pequeño Andres Farran	-	1.600
68	Inversiones La Esperanza Chile Limitada	Naoki Katsube	4,246,226	-
69	Inversiones TLC SpA	Rodrigo Castillo Murillo	62,556,568	-
70	Kochi S.A.	Naoki Katsube	1,014,860	-
71	Kowa Company Limited	Naoki Katsube	781,429	-
72	Kowa Holdings America Inc.	Naoki Katsube	227,550	-
73	Marcos Barrientos Dörner	Marcos Barrientos Dörner	-	1
74	Currency Equity Chile Fdo. de Inv.	Edgardo Gutierrez Reyes	-	135.450
75	Ignacio Antonio Olaeta Undabarrena or	Ignacio Olaeta Undabarrena	490	-
76	Carmen Piquer Gardner	Carmen Piquer Gardner	-	4.000
77	Potasios de Chile S.A.	Catalina Silva Vial	18,179,147	-
78	Prudential Adm. General de Fondos S.A.	Vicente Olavarria	-	4.125
79	Quest Acciones Chile Mutual Fund	Constanza González Muñoz	-	59.524
80	Angelica Ximena Rice García	Angelica Ximena Rice García	200	-
81	Soc. de Inversiones Santa Isabel Limitada	Gladys Martinez	-	5.000
82	Soc. de Inversiones Pampa Calichera S.A.	Catalina Silva Vial	42,015,389	1.611.227
	Total	138.839.745	71,845,411	

Consequently, the Legal Vice President indicates that a total of 138,839,745 of the Company's own or represented or in custody Series A shares and 71,845,411 of the Company's own or represented or in custody Series B shares are present, which together correspond to 210,685,156 shares, equivalent to approximately 73.76% of the total of the Company's currently issued, subscribed and paid-in shares entitled to be counted for the purposes of the quorum for the constitution and holding of this Shareholders' Meeting.

The Legal Vice President then informs the shareholders that the Meeting will be held in person and also remotely. He adds that the Meeting will be recorded and said recording will be kept until the respective minutes are duly signed. It is then explained that during the videoconference all the microphones of the participants will be centrally muted, with the exception of the Chairman, the Secretary of the Meeting and the Legal Vice-Chairman. It also indicates that when it is time for questions, shareholders must ask for the floor using the "raise your hand" tool of *Zoom*, the videoconferencing system used.

The Chairman indicates that, in accordance with the provisions of Article 45 bis of Decree Law No. 3,500, the representatives of the Pension Fund Administrators and Severance Fund Administrators must identify themselves, in order to record their determination in the minutes of the meeting.

To this effect, he requests that the representatives of these institutions give their names, indicating also the name of the institution they represent:

No	. Name of	representativeName of the AFP		
repro	represented			
1.	Andrés Galarce Herrera	AFP Habitat S.A.		
2.	Andres Araya Medina	AFP Modelo S.A.		
3.	Gonzalo Alvear Cerna	AFP Provida S.A.		
4.	Mario Barrera Foncea	AFP Cuprum S.A.		
5.	Manuel Barrientos Acevedo	AFP Capital S.A.		
6.	Cristián Briones Olivares	AFP Planvital S.A.		
7.	Diego Aqueveque Gómez	AFP Uno S.A.		
8.	Matías Contreras Duartr	AFC Chile II Severance Fund		

2. <u>Constitution of the Meeting</u>.

The Chairman indicates that a number or percentage of shares exceeding the quorum required by the Corporations Law (the "Law") and the bylaws (the "Bylaws") are present or represented at this Meeting and declares, therefore, that the Meeting is legally constituted. It also indicates that the proxies, attendance sheets and lists for this Meeting have been certified by the company E-Voting Chile SpA.

3. <u>Summons</u>.

The Legal Vice President informs that this Meeting was called by the Board of Directors of the Company (the "<u>Board of Directors</u>") by virtue of the resolution adopted unanimously for such purpose at its meeting held on March 10 of this year and that the notice of this Meeting, in accordance with the provisions of the Law and the Bylaws, was duly published in the electronic newspaper El Líbero on March 12, 18 and 23 of this year. Additionally, he also indicates that the same notice and other pertinent documents were sent to each of the Company's shareholders at the address that they themselves have indicated for such purpose. The Chairman then explains that the Financial Market Commission (the "<u>CMF</u>") was also notified of this Meeting in the same manner and in the opportunities and forms provided by the Law and the Regulations.

Likewise, the Legal Vice President informed that The Bank of New York Mellon, in its capacity as depositary bank of the Company's *American Depositary Shares*, was duly notified of this Meeting.

The Legal Vice President requests by voice the identification or individualization of the representative that the CMF may have eventually deemed necessary to send to this Meeting for the purpose of recording it in the minutes. After a brief silence and in view of the evident lack of such representative, the Chairman continues with the development of the Meeting.

4. <u>Approval of Powers of Attorney</u>.

The Chairman subsequently requests the approval of the Meeting for each of the proxies granted in connection therewith. The latter, in accordance with the foregoing, unanimously agrees, by acclamation, to approve all the proxies granted in connection with this Meeting and actually evidenced at this Meeting.

5. <u>Signing of the Minutes</u>.

The shareholders then, at the request of the Chairman, unanimously and by acclamation, agree to appoint Mrs. Catalina Silva Vial and Messrs. Rodrigo Castillo Murillo, Cristián Briones Olivares, Matías Contreras Duarte, Andrés Galarce Herrera, Manuel Barrientos Acevedo, Mario Barrera Foncea and Gonzalo Alvear Cerna, so that any three of them, together with the Chairman and the Chief Executive Officer, sign and subscribe the minutes of this Meeting.

6. <u>Agenda</u>.

The Chairman expresses that the Board of Directors has called this meeting at the request of the shareholder Inversiones TLC SpA ("Inversiones TLC"), to discuss and vote on the transaction contemplated in the Memorandum of Understanding signed by the Company and Corporación Nacional del Cobre ("Codelco") on December 27, 2023, and amended on March 20, 2024 (the "Memorandum"). Based on this, the Board of Directors agreed to call this extraordinary shareholders' meeting to discuss the transaction contemplated in the Memorandum, in particular:

(a) Management's report on the status of negotiations between the Company and Codelco, in particular whether the parties have reached agreement on the terms and conditions of the contracts being negotiated under the Memorandum, including those mentioned at the extraordinary shareholders' meeting held on March 21, 2024.

- (b) Management's presentation on the merits, opportunities, advantages, disadvantages and risks for the Company of the association with Codelco, consultations and comments from the shareholders. The opinions of the shareholders will not be binding on the Company's management nor will they relieve it of its legal responsibility.
- (c) Statement on the legal structure under which the association would be executed according to the status of negotiations as of the date of the meeting and the legal steps and requirements for its approval in accordance with the Law and the Bylaws.

The Legal Vice President indicates that without prejudice to the request of the shareholder Inversiones TLC to call a shareholders' meeting to discuss the matters indicated by the Chairman, the Board of Directors agreed not to submit to a shareholders' meeting the vote on the association with Codelco in accordance with Article 67 N°9 of the Law because, firstly, there is not yet an agreement or a structure that allows determining the appropriateness of the approval by a shareholders' meeting in the terms proposed by the requesting shareholder; and, secondly, in the event that the association is finally structured in the terms that the CMF was consulted, it is not appropriate to submit it to the consideration of the shareholders' meeting, as stipulated by the same authority in its Ordinary Official Letter No. 27980 dated February 29, 2024. The Legal Vice President indicates that the Company informed of this in a timely manner, as a fact of interest, on April 10, 2024.

The CEO indicates that the Company has made available to its shareholders on the Company's website a document entitled "Elementos de Análisis Económico del Acuerdo entre Sociedad Química y Minera de Chile S.A. y Corporación Nacional del Cobre de Chile (Codelco)" (Economic Analysis Elements of the Agreement between Sociedad Química y Minera de Chile S.A. and Codelco). This document has been prepared by the Company's general management, research department and advisors and will serve as the basis for the presentation to be made to the Board of Directors regarding the benefits and risks associated with the agreement once the Company and Codelco have reached a final understanding on the terms and conditions of the agreement. The analysis contained in this document consists of a conceptual assessment of the costs, benefits and risks arising from the association, and its comparison against the cessation of operations of the Company at the end of the contracts that the Company has with Corporación de Fomento de la Producción ("Corfo"), to occur on December 31, 2030. He adds that in order to have a complete view of the information, it is essential to read and analyze the document in its entirety, together with the Company's Memorandum, financial statements and annual report, which are available on the Company's website. Notwithstanding the above, it is important to place special emphasis on the chapter referring to the risks associated with the business and their evaluation; although it is critical to mention that all indications regarding the future that are incorporated in the analysis are subject to risks and uncertainties, whether these are expressly included in said chapter or not. It is also important to add that the analysis that has been made available to shareholders was prepared by the Company and its advisors based on the current state of negotiations between the parties and between them and third parties (including Corfo). The Chief Executive Officer indicates that the description of the facts, the economic analysis of the agreement with Codelco, and the calculations and conclusions associated with it are the product of the work carried out exclusively by the Company and its advisors.

The CEO points out that the aforementioned document lists the main synergies of the agreement between the Company and Codelco. He indicates that, undoubtedly, the main synergy refers to the possibility of increasing effective productions in the period 2025 to 2033, without increasing the levels of extraction of approved and committed solutions from the Salar de Atacama. He adds that these higher potential productions generate significant benefits to all parties. However, due to the nature of the lithium business, where payments to Corfo and taxes represent a majority of the margin, it is evident that the State of Chile is the one that receives the main benefits from the agreement. The CEO concludes by stating that as he mentioned at the previous extraordinary shareholders' meeting, in his opinion, this agreement is positive for the Company's interests.

Questions from Shareholders.

The Chairman stated that, having finished the CEO's presentation, the floor was given to any shareholder who has questions regarding what was presented at this Meeting. For these purposes, the CEO and the

attorney Rodrigo Ochagavía, who participates in the negotiations carried out by the Company, will answer the questions. He emphasizes that: (a) they must refer to matters included in the call to the Meeting and not to other matters; (b) they must be made for an adequate time, so that if any intervention is prolonged for more than a reasonable time, the shareholder in question will be put on mute, and (c) they cannot refer to matters of the ongoing negotiation that are covered by the confidentiality agreement between the Company and Codelco.

Mr. Rodrigo Castillo asks why this new meeting has been called for information purposes only. He points out that Inversiones TLC requested, as previously stated, to discuss and vote on the alliance between the Company and Codelco and not to a second meeting of an informative nature. He indicates that his client has a difference of interpretation with respect to what has been recently stated and the fact that a shareholders' meeting is not required, even in the event that the assumptions that were consulted to the CMF were exactly those that comprised the alliance. He states that in his opinion a shareholders' meeting is required to vote on it and therefore, he wishes to make the most express reservation of actions to enforce the rights of the minority shareholders of Inversiones TLC and compliance with the law.

Mr. Rodrigo Ochagavía points out that the request to call this meeting was known by the Board of Directors, and the Board, after the CEO and himself met with the CMF, concluded that it was not appropriate to call an extraordinary shareholders' meeting to vote on the transaction because, as indicated by the Legal Vice President, there are two reasons that prevent it. In the first place, there is currently no transaction that can be approved, neither by the Board nor by the shareholders' meeting, because there are still pending negotiations between the Company and Codelco. Secondly, because, at least with the structure that is currently contemplated, in which SQM Salar S.A. ("SQM Salar") absorbs Minera Tarar SpA, the assumption established in Article 67 N° 9 of the Law does not occur, since there is no disposal of assets by the Company or any of its subsidiaries. He adds that this is precisely what the CMF stated in its Ordinary Official Letter No. 27980, which is public and available on the CMF's website. He pointed out that only those matters that by Law or the Bylaws, can be submitted to shareholders' meetings, and not any other matter, no matter how much a shareholder or the Board of Directors may wish to do so.

Mr. Rodrigo Castillo states that he does not wish to monopolize the floor and hopes to be able to listen to other shareholders. Even so, he points out that, since this is not the time to debate what he has indicated, which is the reason why his company has reserved its shares, he would like to reiterate that he does not agree with the interpretation that is being indicated. He asks what was the reason that was taken into account to structure this operation in the way it has been described, that is to say, by a merger by absorption in the terms in the direction and in the order in which it has been described. He also asks whether there were tax reasons that were discussed in order to reach the best solution, or whether this solution was simply sought precisely with the objective that this operation would not hypothetically require the approval of the shareholders' meeting.

Mr. Rodrigo Ochagavía points out that there were many reasons why the parties decided to structure the transaction in the way it has been done and adds that there are clearly legitimate business reasons for this. He indicates that the exploitation of lithium in the Salar de Atacama is currently being carried out by SQM Salar, which has all the necessary permits to carry out such exploitation. In this sense, structuring the transaction by dissolving SQM Salar so that it would be the entity that would disappear in the merger would have generated several problems in terms of permits. He indicates that he does not believe that tax reasons prevailed, nor did he believe that this matter should have been left out of those matters that should be submitted to the shareholders. He indicates that there are important business reasons in which the continuation of the operation in the Salar de Atacama by SQM Salar has been privileged.

Mr. Rodrigo Castillo indicates that he would like to make a final query. He indicates that he has been told the reasons for having structured the operation in this way and that there are several. He imagines that this is correct. He then asks if formal consultations were made to external advisors on the fact that this structure could have the consequence of avoiding the existence of a shareholders' meeting. He asks if there were any consultations with Company resources in this matter to advisors, law firms or others.

Mr. Rodrigo Ochagavía points out that the first consultation that was made was to the CMF, and by virtue of this, the CMF issued the official communication referred to a few minutes ago. He adds that after this consultation was carried out, Inversiones TLC stated that it did not agree with the CMF's assessment. Mr. Ochagavía points out that, in view of the above, the Company has requested legal reports from professors of civil law, commercial law and lawyers who previously worked in regulatory entities, to confirm whether they shared the opinion of the CMF. He points out that so far, the opinion of all of them is that the transaction is not a matter for an extraordinary shareholders' meeting. He indicates that these legal reports have not yet been issued in final form, so he cannot yet share even the names of these informants.

Mr. Rodrigo Castillo requests clarification as to whether prior to the consultation made by the CMF, there was no request to any external advisor on this matter, in order to establish whether or not the consequences of this way of structuring the transaction would have an effect on the need for a shareholders' meeting.

Mr. Rodrigo Ochagavía pointed out that only he was directly involved in the negotiations, and in that context, he was of the opinion that this structure did not require an extraordinary meeting.

Mr. Manuel Barrientos states that on behalf of the Pension Funds managed by AFP Capital S.A., he wishes to highlight the progress in the negotiations between the Company and Codelco to reach an agreement. In particular, he points out that the recent publication of information on the Elements of Economic Analysis and the subsequent publication of general information on the characteristics of the agreement gives his representative the opportunity to make a detailed economic analysis of the agreement, including the synergies, benefits, costs and risks for both parties in the different stages of the agreement. It adds that with this information on the table and other information from public sources available to said administrator, AFP Capital has a favorable opinion on the current outcome of the negotiations. It indicates that, based on the information published, AFP Capital believes that the agreement is of great value for its members, as well as for the Company, Codelco and the State of Chile. He also indicates that, given its commitment in environmental, social and corporate governance terms and considering that the local communities are a relevant actor, it seems necessary that the Company deploys its best efforts to reach a prompt understanding with them, which allows to carry out the agreement in full respect of these communities and in terms that imply reasonable and favorable conditions for them, with the least possible impact on their environment.

Mr. Mario Barrera points out that AFP Cuprum S.A., on behalf of the funds it manages, appreciates the information that has been provided to the market regarding the agreements on how the corporate governance of the new company will operate. However, he believes that it is important to expedite the conversations in order to reach the agreement on the date set, and to keep the market informed of the progress made, especially with respect to the agreements with the communities who are a relevant party in these matters.

Mr. Rodrigo Castillo points out that on March 26, 2024, a press release signed by Mr. Gonzalo Guerrero in his capacity as Chairman of the Board of Directors was published, but later in some press information, it was indicated that such statements had been made in his personal capacity. Regardless of the clarification in this sense by Mr. Guerrero, he cannot but reject the words expressed in that press release. Requests that in the future, senior management communications adhere to stricter protocols, in compliance with the duties of impartiality and loyalty established by law.

The Chairman indicated that since this is not a matter for this Board, he would not refer to this issue, but that his statement is noted.

7. <u>Meeting adjournment</u>.

Finally, the Chairman once again offers the floor to the shareholders, who do not express any further questions or concerns.

The Chairman, subsequently, there being no other matters to discuss or analyze and at 10:45 a.m., declared this thirty-third extraordinary shareholders' meeting of the Company to be concluded.

[Signatures of Ms. Catalina Silva Vial, Gonzalo Guerrero Yamamoto, Gonzalo Alvear Cerna, Cristián Briones Olivares and Ricardo Ramos Rodríguez].

CERTIFICATE

In my capacity as Chief Executive Officer, I certify that this document is a true copy of the minutes of the 33rd extraordinary shareholders' meeting of Sociedad Química y Minera de Chile S.A., held on April 24, 2024, at the corporate offices located at El Trovador 4285, commune of Las Condes, Metropolitan Region, and remotely through the platform provided by E-Voting Chile SpA.

Santiago, April 29, 2024

General Manager Sociedad Química y Minera de Chile S.A.