

TRANSACTIONS WITH RELATED PARTIES – LAW N°18,046 TITLE XVI

The Board of Directors of Sociedad Química y Minera de Chile S.A. (respectively, the “Board” and the “Company”) reports that during the year 2024 it approved the following related-party transactions, which are required to be carried out in accordance with the requirements and procedures established in Title XVI of the Corporations Law:

1. On September 9, 2025, the members of the Board, with the sole abstention of Director Georges de Bourguignon, approved the engagement of Asset Chile S.A. as a financial advisor. This transaction constitutes a related-party transaction due to the existence of a common director, Mr. Georges de Bourguignon. The purpose of this engagement was to obtain the assistance of a financial advisor to analyze the feasibility of monetizing the seawater pipeline asset of the Tente en el Aire project.
2. On September 9, 2025, all members of the Board unanimously approved the purchase of certain electrical materials from the supplier Dartel S.A., which constitutes a related-party transaction, as one of Dartel’s directors is the father of Mr. Pablo Altimiras Ceardi, Chief Executive Officer of the Company’s Iodine–Plant Nutrition division. The purchase concerned various electrical hardware supplies corresponding to 77 product models and electric starters, for a term of two years.
3. On November 18, 2025, the members of the Board, with the sole abstention of Director Georges de Bourguignon, approved the engagement of Link Capital Partners SpA (“Link”) as a financial advisor. This engagement constitutes a related-party transaction, as Mr. Gonzalo Covarrubias, a partner holding more than 10% of the shares of said financial advisory firm, is the brother-in-law of Director Georges de Bourguignon. The advisory services were required for the structuring and placement of bonds in the Chilean market.
4. On December 22, 2025, the members of the Board, with the sole abstention of Director Georges de Bourguignon, approved the engagement of Link as a financial advisor. This engagement constitutes a related-party transaction, as Mr. Gonzalo Covarrubias, a partner holding more than 10% of the shares of said financial advisory firm, is the brother-in-law of Director Georges de Bourguignon. The advisory services were required for the structuring and placement of bonds in the international market following the successful placement in Chile of UF 10 million.