## SOCIEDAD QUIMICA Y MINERA DE CHILE S.A. (SQM S.A.) Open Corporation Securities Registry N°0184, Rol 3007

## **DIVIDEND PAYMENT**

The Board of Directors of Sociedad Quimica y Minera de Chile S.A. (SQM) hereby informs the SQM shareholders that it has agreed to submit for their approval, at the upcoming Annual General Shareholder Meeting to be held on April 24, 2015, the payment of a final dividend of US\$0.56304 per share on the occasion of the net income obtained during the business year 2014. From such dividend, however, the amount of US\$ 0.41493 which was already paid as an interim dividend must be deducted, and the balance, then, amounts to US\$ 0.14811 per share. This shall be paid and distributed to SQM shareholders who are registered in the respective Registry by the fifth business day preceding the day on which it is to be paid.

This latter amount, if appropriate, shall be paid in its equivalent in national currency (pesos) according to the value of the "Observed Dollar" or "US Dollar" as published in the Official Gazette on April 24, 2015. This shall be carried out in the name of the corresponding shareholders, personally or through their duly authorized representatives, by means of an electronic bank draft and as of 9:00 am on Friday, May 8, 2014 at any of the Banco de Credito e Inversiones offices -Banco BCI-Later, beginning on June 22, 2015, inclusive, such payment will be made from Monday to Friday between 9:00 am and 05:00 pm at the offices of the Depósito Central de Valores S.A. (DCV) which are located at Calle Huérfanos N°770, 22<sup>nd</sup> floor, Santiago. Notwithstanding the foregoing, SQM may deposit the appropriate quantities in the current accounts of the Shareholders who so request in writing prior to April 24, 2015 and on the respective form which is available at the DCV offices.

At the time of collection, the Shareholders, or their duly authorized representatives, shall display their National Identity Card. The Shareholders who are represented by proxies shall grant a special power of attorney for this purpose by a notarized public deed or private instrument. Similarly, all legal agents or representatives must validly accredit that power of representation.

The Board of Directors