Comparative Summary of Differences in Corporate Governance Standards

The following table provides a comparative summary of differences in corporate governance practices followed by us under our home-country rules and those applicable to U.S. domestic issuers pursuant to Section 303A of the New York Stock Exchange (NYSE) Listed Company Manual.

Listed Companies that are foreign private issuers, such as SQM, are permitted to follow home country practices in lieu of the provisions of Section 303A, except such companies are required to comply with the requirements of Section 303A.06, 303A.11 and 303A.12(b) and (c).

Section	NYSE Standards	SQM practices pursuant to Chilean Stock Exchange
2021.01		regulations
303A.01	Listed companies must have a majority of independent	There is no legal obligation to have a majority of
	directors.	independent directors on the Board but, according to
		Chilean law, the Company's directors cannot serve as
		executive officers.
303A.02	No director qualifies as "independent" unless the Board	A director would not be considered independent if, at any
	of Directors affirmatively determines that the director	time, within the last 18 months he or she:
	has no material relationship with the listed company	
	(either directly or as a partner, shareholder or officer of	(i) Maintained any relationship of a relevant nature and
	an organization that has a relationship with the	amount with the company, with other companies of the
	company).	same group, with its controlling shareholder or with the
	In addition, a director is not independent if:	principal officers of any of them or has been a director,
	(i) The director is, or has been within the last three	manager, administrator or officer of any of them;
	years, an employee of the listed company, or an	,,,,,,,,
	immediate family member is, or has been within the last	(ii) Maintained a family relationship with any of the
	three years, an executive officer, of the listed company.	members described in (i) above;
	(ii) The director has received, or has an immediate	(1) acc / c,
	family member who has received, during any twelve-	(iii) Has been a director, manager, administrator or
	month period within the last three years, more than	principal officer of non-profit organizations that have
	\$120,000 in direct compensation from the listed	received contributions from (i) above;
	company, other than director and committee fees and	leceived conditional from (1) above,
	pension or other forms of deferred compensation for	(iv) Has been a partner or a shareholder that has had or
	prior service (provided such compensation is not	controlled, directly or indirectly, 10% or more of the
	contingent in any way on continued service).	capital stock or has been a director, manager,
	(iii) (A) The director is a current partner or employee of	administrator or principal officer of an entity that has
	a firm that is the listed company's internal or external auditor; (B) the director has an immediate family	provided consulting or legal services for a relevant
	member who is a current partner of such a firm; (C) the	consideration or external audit services to the persons
	director has an immediate family member who is a	listed in (i) above;
	current employee of such a firm and personally works on	
	the listed company's audit; or (D) the director or an	(v) Has been a partner or a shareholder that has had or
	immediate family member was within the last three years	controlled, directly or indirectly, 10% or more of the
	a partner or employee of such a firm and personally	capital stock or has been a director, manager,
	worked on the listed company's audit within that time.	administrator or principal officer of the principal
	(iv) The director or an immediate family member is, or	competitor, supplier or clients.
	has been with the last three years, employed as an	
	executive officer of another company where any of the	
	listed company's present executive officers at the same	
	time serves or served on that company's compensation	
	committee.	
	(v) The director is a current employee, or an immediate	
	family member is a current executive officer, of a	
	company that has made payments to, or received	
	payments from, the listed company for property or	
	services in an amount which, in any of the last three fiscal	
	years, exceeds the greater of \$1 million, or 2% of such	
	other company's consolidated gross revenues.	

Section	NYSE Standards	SQM practices pursuant to Chilean Stock Exchange regulations
303A.03	The non-management directors must meet at regularly scheduled executive sessions without management.	These meetings are not needed given that directors cannot serve as executive officers.
303A.04	(a) Listed companies must have a nominating/corporate governance committee composed entirely of independent directors. (b) The nominating/corporate governance committee must have a written charter that addresses: (i) the committee's purpose and responsibilities – which, at minimum, must be to: identify individuals qualified to become board members, consistent with criteria approved by the board, and to select, or to recommend that the board select, the director nominees for the next annual meeting of shareholders; develop and recommend to the board a set of corporate governance guidelines applicable to the corporation; and oversee the evaluation of the board and management; and (ii) an annual performance evaluation of the committee.	This committee is not required as such in the Chilean regulations. However, pursuant to Chilean regulations SQM has a Directors' Committee (see Board practices above).
303A.05	Listed companies must have a compensation committee composed entirely of independent directors, and must have a written charter	This committee is not required as such in the Chilean regulations. Pursuant to Chilean regulations, SQM has a Directors' Committee (see Board practices above) that is in charge of reviewing management's compensation.
303A.06	Listed companies must have an audit committee that satisfies the requirements of Rule 10A-3 of the Securities Exchange Act of 1934, as amended.	This committee is not required as such in the Chilean regulations. Pursuant to Chilean regulations, SQM has a Directors' Committee that performs the functions of an audit committee and that complies with the requirements of the NYSE corporate governance rules.
303A.07	The audit committee is subject to requirements that are in addition to Section 303A.06. This includes, among others, the following requirements: the audit committee must have a minimum of three members; all audit committee members must satisfy requirements of independence; the audit committee must have a written charter; each listed company must have an internal audit function to provide management with ongoing assistance of the company's risk management process and the system of internal controls.	Pursuant to Section 303A.00, SQM is not required to comply with requirements in 303A.07. Pursuant to Chilean Regulations SQM has a Director's Committee (see Board practices above) that also performs the functions of an audit committee with certain requirements of independence.
303A.08	Shareholders must have the opportunity to vote on all equity-compensation plans and material revisions thereto.	SQM does not have equity compensation plans. However, as mentioned in Item 6.B. Compensation, the Company does have a long-term cash bonus compensation plan. Directors and executives may only acquire SQM shares by individual purchases. The purchaser must give notice of such purchases to the Company and the Commission for the Financial Market.
303A.09	Listed companies must adopt and disclose corporate governance guidelines.	Chilean law does not require that corporate governance guidelines be adopted. Directors' responsibilities and access to management and independent advisors are directly provided for by applicable law. Directors' compensation is approved at the annual meeting of shareholders, pursuant to applicable law.
303A.10	Listed companies must adopt and disclose a code of business conduct and ethics for directors, officers and employees and promptly disclose any waivers of the code for directors or executive officers.	Not required in the Chilean regulations. SQM has adopted and disclosed a Code of Business Conduct and Ethics, available at the Company's website, www.sqm.com.

Section	NYSE Standards	SQM practices pursuant to Chilean Stock Exchange regulations
303A.11	Listed foreign private issuers must disclose any significant ways in which their corporate governance practices differ from those followed by domestic companies under NYSE listed standards.	Pursuant to 303A.11, this table shows a comparative summary of differences in corporate governance practices followed by SQM under Chilean regulations and those applicable to U.S. domestic issuers pursuant to Section 303A.
303A.12	Each listed company CEO must (a) certify to the NYSE each year that he or she is not aware of any violation by the listed company of NYSE corporate governance listing standards; (b) promptly notify the NYSE in writing after any executive officer becomes aware of any material non-compliance with any applicable provisions of Section 303A; and (c) must submit an executed Written Affirmation annually to the NYSE. In addition, each listed company must submit an interim Written Affirmation as and when required by the interim Written Affirmation form specified by the NYSE. The annual and interim Written Affirmations must be in the form specified by the NYSE.	Not required in the Chilean regulations. The CEO must only comply with Section 303A.12 (b) and (c).
303A.13	The NYSE may issue a public reprimand letter to any listed company that violates a NYSE listing standard.	Not specified in the Chilean regulations.