BANK OF CHILE Form SC 13D/A December 01, 2008

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D/A Under the Securities Exchange Act of 1934

Amendment No. 4

Banco de Chile

(Name of Issuer)

Common stock without nominal (par) value (Formerly the F Shares, mandatorily convertible into shares of Common Stock without nominal (par) value)

Title of Class of Securities

059504100 -----

(CUSIP Number)

Luis Fernando Antunez Bories Chief Financial Officer Quinenco S.A. Enrique Foster Sur 20, 14th Floor Las Condes, Santiago, Chile (56-2) 750-7221

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

January 2008

(Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box. []

CUSIP No. 059504100

NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)

LQ Inversiones Financieras S.A.

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [X]

SEC USE ONLY

(b) []

4	SOURCE OF	FUNDS		
		00		
5	CHECK BOX		SURE OF LEGAL PROCEEDINGS IS REQUIRED PUR	RSUANT TO
6	CITIZENSHI	P OR PLACE	E OF ORGANIZATION	
		Chile		
		7	SOLE VOTING POWER	
	JMBER OF SHARES	8	SHARED VOTING POWER	
	EFICIALLY WNED BY EACH		49,886,736,420	
	EPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER	
	WIII	10	SHARED DISPOSITIVE POWER	
			49,886,736,420	
 12	CHECK BOX	 IF THE AGO	GREGATE AMOUNT IN ROW (11) EXCLUDES CERTA	AIN SHARES
13	PERCENT OF	CLASS REF	PRESENTED BY AMOUNT IN ROW (11)	
	61.7% (ind. 61.8% (total			
14	TYPE OF RE	PORTING PE	ERSON	
		CO		
			2	
CUSIP 1	No. 05950410	0		
1	NAME OF RE		ERSON ON NO. OF ABOVE PERSON (ENTITIES ONLY)	
		Quinenco	S.A.	
2	CHECK THE	APPROPRIA:	TE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []

3	SEC USE ONLY	?	
4	SOURCE OF FU	JNDS	
		00	
5	CHECK BOX IF		SURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO []
6	CITIZENSHIP	OR PLAC	E OF ORGANIZATION
		Chile	
		7	SOLE VOTING POWER
	NUMBER OF SHARES	8	SHARED VOTING POWER
BI	ENEFICIALLY		49,886,736,420
	OWNED BY EACH REPORTING PERSON	9	SOLE DISPOSITIVE POWER
	WITH	10	SHARED DISPOSITIVE POWER
			49,886,736,420
11	AGGREGATE AM	OUNT BE	NEFICIALLY OWNED BY REPORTING PERSON
	49,886,736,4 49,947,565,5		ividually) al group shares)
12	CHECK BOX IF	THE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF C	CLASS RE	PRESENTED BY AMOUNT IN ROW (11)
	61.7% (indiv		
14	TYPE OF REPO	RTING P	ERSON
		СО	
			3
CUSI	P No. 059504100		
1	NAME OF REPO		ERSON ON NO. OF ABOVE PERSON (ENTITIES ONLY)
		Luksbur	g Foundation

2 CHECK THE A	PPROPRIA		(a) (b)	[X]
3 SEC USE ONL	 Ү			
4 SOURCE OF F	UNDS			
	00			
5 CHECK BOX I ITEMS 2(d)		SURE OF LEGAL PROCEEDINGS IS REQUIRED PURS	UANT	TO []
6 CITIZENSHIP	OR PLAC	E OF ORGANIZATION		
	Liechte	nstein		
	7	SOLE VOTING POWER		
NUMBER OF SHARES	8	SHARED VOTING POWER		
BENEFICIALLY OWNED BY		49,902,460,976		
EACH REPORTING PERSON	9	SOLE DISPOSITIVE POWER		
WITH	10	SHARED DISPOSITIVE POWER		
		49,902,460,976		
11 AGGREGATE A	 MOUNT BE	NEFICIALLY OWNED BY REPORTING PERSON		
49,902,460, 49,947,565,		ividually) al group shares)		
12 CHECK BOX I	F THE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES CERTAI		HARES
13 PERCENT OF	 CLASS RE	PRESENTED BY AMOUNT IN ROW (11)		
61.7% (indi 61.8% (tota	_			
14 TYPE OF REP	ORTING P	ERSON		
	HC			
		4		
CUSIP No. 059504100				

NAME OF REPORTING PERSON
I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)

Lanzville Investments Establishment CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP -----SEC USE ONLY -----SOURCE OF FUNDS CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION Liechtenstein 7 SOLE VOTING POWER 8 SHARED VOTING POWER NUMBER OF SHARES BENEFICIALLY 49,886,736,420 OWNED BY EACH ______ REPORTING 9 SOLE DISPOSITIVE POWER PERSON WITH 10 SHARED DISPOSITIVE POWER 49,886,736,420 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY REPORTING PERSON 49,886,736,420 (individually) 49,947,565,582 (total group shares) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 13 61.7% (individually) 61.8% (total group shares) -----14 TYPE OF REPORTING PERSON HC. ______

5

1	NAME OF REPIRES. IDEN		PERSON CON NO. OF ABOVE PERSON (ENTITIES ONLY)	
		Dolberg	Finance Corporation Establishment	
2	CHECK THE A	PPROPRIA	ATE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []
3	SEC USE ONL	Y		
4	SOURCE OF F	UNDS		
		00		
5	CHECK BOX I		OSURE OF LEGAL PROCEEDINGS IS REQUIRED E	PURSUANT TO
6	CITIZENSHIP		E OF ORGANIZATION	
		Liechte	enstein 	
		7	SOLE VOTING POWER	
	NUMBER OF SHARES	8	SHARED VOTING POWER	
	BENEFICIALLY OWNED BY		49,886,736,420	
	EACH REPORTING PERSON	9	SOLE DISPOSITIVE POWER	
	WITH	10	SHARED DISPOSITIVE POWER	
			49,886,736,420	
11	AGGREGATE A	MOUNT BE	NEFICIALLY OWNED BY REPORTING PERSON	
	49,886,736, 49,947,565,		dividually) al group shares)	
12	CHECK BOX I	F THE AG	GGREGATE AMOUNT IN ROW (11) EXCLUDES CEF	RTAIN SHARES
13	PERCENT OF	CLASS RE	CPRESENTED BY AMOUNT IN ROW (11)	
	61.7% (indi 61.8% (tota	_		
14	TYPE OF REP	ORTING P	PERSON	
		НС		

CUSIP	No. 059504100			
1	NAME OF REPO		ERSON ON NO. OF ABOVE PERSON (ENTITIES ONLY)	
		Geotech	Establishment	
2	CHECK THE A	PPROPRIA'	TE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []
3	SEC USE ONL	Y		
4	SOURCE OF FU	UNDS		
		00		
5	CHECK BOX II		SURE OF LEGAL PROCEEDINGS IS REQUIRED PU	RSUANT TO
6	CITIZENSHIP	OR PLAC	E OF ORGANIZATION	
		Liechte	nstein	
		7	SOLE VOTING POWER	
	NUMBER OF	8	SHARED VOTING POWER	
	SHARES NEFICIALLY OWNED BY		49,886,736,420	
	EACH REPORTING	9	SOLE DISPOSITIVE POWER	
	PERSON WITH	10	SHARED DISPOSITIVE POWER	
			49,886,736,420	
11	AGGREGATE AI	MOUNT BE	NEFICIALLY OWNED BY REPORTING PERSON	
	49,886,736,4 49,947,565,		ividually) al group shares)	
12	CHECK BOX II	F THE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES CERT.	AIN SHARES
13	PERCENT OF (CLASS RE	PRESENTED BY AMOUNT IN ROW (11)	
	61.7% (india 61.8% (total			
14	TYPE OF REPO	ORTING P	ERSON	
		СО		

1	NAME OF REPI.R.S. IDEN		PERSON TON NO. OF ABOVE PERSON (ENTITIES ONLY))	
		Andsber	rg Ltd.		
2	CHECK THE A	APPROPRI <i>I</i>	ATE BOX IF A MEMBER OF A GROUP	(a) [X (b) [-
3	SEC USE ONI	 _Y			
4	SOURCE OF E	 FUNDS			
		00			
ō	CHECK BOX I		OSURE OF LEGAL PROCEEDINGS IS REQUIRED	PURSUANT T	_
 6	CITIZENSHI	OR PLAC	CE OF ORGANIZATION		
		Jersey,	Channel Islands		
		7	SOLE VOTING POWER		
1	NUMBER OF SHARES	8	SHARED VOTING POWER		
	NEFICIALLY WNED BY EACH		49,886,736,420		
Ι	REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER		
	MIIH	10	SHARED DISPOSITIVE POWER		
			49,886,736,420		
11	AGGREGATE A	AMOUNT BE	ENEFICIALLY OWNED BY REPORTING PERSON		
	49,886,736, 49,947,565,		dividually) al group shares)		
 12	CHECK BOX	F THE AC	GGREGATE AMOUNT IN ROW (11) EXCLUDES C	ERTAIN SHAR	
 13	PERCENT OF	CLASS RE	EPRESENTED BY AMOUNT IN ROW (11)		
	61.7% (ind: 61.8% (tota		shares)		

8 CUSIP No. 059504100 NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY) Andsberg Inversiones Ltd. 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [X] (b) [] 3 SEC USE ONLY SOURCE OF FUNDS 00 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) ______ CITIZENSHIP OR PLACE OF ORGANIZATION Jersey, Channel Islands SOLE VOTING POWER _____ NUMBER OF SHARED VOTING POWER SHARES BENEFICIALLY 49,886,736,420 OWNED BY _____ SOLE DISPOSITIVE POWER EACH REPORTING PERSON WITH 10 SHARED DISPOSITIVE POWER 49,886,736,420 AGGREGATE AMOUNT BENEFICIALLY OWNED BY REPORTING PERSON 49,886,736,420 (individually) 49,947,565,582 (total group shares) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 61.7% (individually) 61.8% (total group shares) _____ 14 TYPE OF REPORTING PERSON

		HC		
			9	
CUSIP N 	o. 059504100 			
1	NAME OF REP		ERSON ON NO. OF ABOVE PERSON (ENTITIES ONLY)
		Andsber	g Inversiones Ltda.	
2	CHECK THE A	PPROPRIA	TE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []
3	SEC USE ONL	 У		
 4	SOURCE OF F	UNDS		
		00		
5	CHECK BOX I ITEMS 2(d)		SURE OF LEGAL PROCEEDINGS IS REQUIRED	PURSUANT TO
 6	CITIZENSHIP	OR PLAC	E OF ORGANIZATION	
		Chile		
		7	SOLE VOTING POWER	
	MBER OF HARES	8	SHARED VOTING POWER	
	FICIALLY NED BY		49,902,460,976	
RE	EACH PORTING ERSON	9	SOLE DISPOSITIVE POWER	
	WITH	10	SHARED DISPOSITIVE POWER	
			49,902,460,976	
 11	AGGREGATE A	 MOUNT BE	NEFICIALLY OWNED BY REPORTING PERSON	
	49,902,460, 49,947,565,		ividually) al group shares)	
 12	CHECK BOX I	F THE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES C	ERTAIN SHARES
13			PRESENTED BY AMOUNT IN ROW (11)	
	61.7% (indi 61.8% (tota			

		HC 		
			10	
USIP No	. 059504100)		
	NAME OF REP I.R.S. IDEN		PERSON ON NO. OF ABOVE PERSON (ENTITIES ONL	Y)
		Ruana C	Copper Corporation Establishment	
? (CHECK THE A	APPROPRIA	TE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []
3 :	SEC USE ONL	 .Y		
1 :	SOURCE OF F	'UNDS		
		00		
	CHECK BOX I ITEMS 2(d)		SURE OF LEGAL PROCEEDINGS IS REQUIRE	D PURSUANT TO
 5 (CITIZENSHIP	OR PLAC	E OF ORGANIZATION	
6 (CITIZENSHIP	OR PLAC		
5 (CITIZENSHIP	Liechte		
NUM	CITIZENSHIP BER OF ARES	Liechte 7	nstein	
NUM SHA BENEF:	BER OF	Liechte 7	enstein SOLE VOTING POWER	
NUM SH BENEF OWN E REPC	BER OF ARES ICIALLY ED BY ACH ORTING	Liechte 7 8	sole voting power SHARED VOTING POWER	
NUMI SH BENEF OWNI EA REP(PE)	BER OF ARES ICIALLY ED BY ACH	Liechte 7 8	SOLE VOTING POWER SHARED VOTING POWER 49,886,736,420 SOLE DISPOSITIVE POWER	
NUMI SH BENEF OWNI EA REP(PE)	BER OF ARES ICIALLY ED BY ACH ORTING RSON	Liechte 7 8	SOLE VOTING POWER SHARED VOTING POWER 49,886,736,420 SOLE DISPOSITIVE POWER	
NUM SHA BENEF OWNI EA REP(PEI W	BER OF ARES ICIALLY ED BY ACH ORTING RSON ITH	Liechte 7 8 9 10	SOLE VOTING POWER SHARED VOTING POWER 49,886,736,420 SOLE DISPOSITIVE POWER SHARED DISPOSITIVE POWER	
NUMI SHA BENEF OWNI EA REPC PEI W	BER OF ARES ICIALLY ED BY ACH ORTING RSON ITH AGGREGATE A	Liechte 7 7 8 8 9 10 MOUNT BE	SOLE VOTING POWER SHARED VOTING POWER 49,886,736,420 SOLE DISPOSITIVE POWER SHARED DISPOSITIVE POWER 49,886,736,420 ENEFICIALLY OWNED BY REPORTING PERSON	

	TIPE OF REP	ORTING P	PERSON			
		HC				
			11			
US]	IP No. 059504100)				
	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)					
		Compani	a de Inversiones Adriatico S.A.			
	CHECK THE A	APPROPRIA	TE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []		
	SEC USE ONL	 .Y				
	SOURCE OF F	'UNDS				
		00				
	CHECK BOX I ITEMS 2(d)	F DISCLO	SURE OF LEGAL PROCEEDINGS IS REQUIRED	PURSUANT TO		
	ITEMS 2(d)	F DISCLO OR 2(e) OR PLAC	OSURE OF LEGAL PROCEEDINGS IS REQUIRED			
	ITEMS 2(d)	F DISCLC	·			
	ITEMS 2(d)	F DISCLO OR 2(e) OR PLAC	·			
	ITEMS 2(d) CITIZENSHIP NUMBER OF	F DISCLC OR 2(e) OR PLAC	CE OF ORGANIZATION			
	ITEMS 2(d) CITIZENSHIP NUMBER OF SHARES BENEFICIALLY	F DISCLC OR 2(e) OR PLAC Chile	SOLE VOTING POWER SHARED VOTING POWER 49,886,736,420			
	ITEMS 2(d) CITIZENSHIP NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING	F DISCLC OR 2(e) OR PLAC Chile 7	SOLE VOTING POWER SHARED VOTING POWER 49,886,736,420 SOLE DISPOSITIVE POWER			
	ITEMS 2(d) CITIZENSHIP NUMBER OF SHARES BENEFICIALLY OWNED BY EACH	F DISCLC OR 2(e) OR PLAC Chile 7 8	SOLE VOTING POWER SHARED VOTING POWER 49,886,736,420			
	ITEMS 2(d) CITIZENSHIP NUMBER OF SHARES SENEFICIALLY OWNED BY EACH REPORTING PERSON	F DISCLC OR 2(e) OR PLAC Chile 7 8	SOLE VOTING POWER SHARED VOTING POWER 49,886,736,420 SOLE DISPOSITIVE POWER SHARED DISPOSITIVE POWER 49,886,736,420	[]		
	ITEMS 2(d) CITIZENSHIP NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	F DISCLO OR 2(e) OR PLAC Chile 7 8	SOLE VOTING POWER SHARED VOTING POWER 49,886,736,420 SOLE DISPOSITIVE POWER SHARED DISPOSITIVE POWER 49,886,736,420			
F	ITEMS 2(d) CITIZENSHIP NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH AGGREGATE A 49,886,736,	F DISCLO OR 2(e) OR PLAC Chile 7 8 9 10 LMOUNT BE	SOLE VOTING POWER SHARED VOTING POWER 49,886,736,420 SOLE DISPOSITIVE POWER SHARED DISPOSITIVE POWER 49,886,736,420 ENERGICALLY OWNED BY REPORTING PERSON	[]		

.3	PERCENT OF	CLASS RE	PRESENTED BY AMOUNT IN ROW (11)	
	61.7% (indi 61.8% (tota			
4	TYPE OF REE	PORTING P	ERSON	
		НС		
			12	
USIP 1	No. 059504100 NAME OF REF		ERSON	
	I.R.S. IDEN	NTIFICATI	ON NO. OF ABOVE PERSON (ENTITIES ONLY)	
		Guiller	mo Luksic Craig	
	CHECK THE A	APPROPRIA	TE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []
	SEC USE ONI	 _Y		
	SOURCE OF E	 FUNDS		
		00		
	CHECK BOX I		SURE OF LEGAL PROCEEDINGS IS REQUIRED PUR	RSUANT TO
	CITIZENSHIE	P OR PLAC	E OF ORGANIZATION	
		Chile		
		7	SOLE VOTING POWER	
			10,071,963	
:	UMBER OF SHARES EFICIALLY	8	SHARED VOTING POWER 49,886,736,420	
IO	WNED BY EACH	 9	SOLE DISPOSITIVE POWER	
	EPORTING PERSON		10,071,963	
•	WITH	 1 0	SHARED DISPOSITIVE POWER	
		10	49,886,736,420	
	ACCDECATE 7			
1			NEFICIALLY OWNED BY REPORTING PERSON	
.1				
.1	49,896,808,	,383 (ind	ividually) al group shares)	

12	CHECK BOX II	THE AG	GREGATE	AMOUNT	IN ROW	(11)	EXCLUDES	CERTAII	N SHARES
13	PERCENT OF (CLASS RE	PRESENT	ED BY A	MOUNT IN	N ROW	(11)		
	61.7% (indiv 61.8% (total	_							
14	TYPE OF REPO	ORTING P	ERSON						
		IN							
				13					
CUS	IP No. 059504100								
1	NAME OF REPO			OF ABOV	E PERSON	J (ENT	ITIES ON	ILY)	
		Nicolas	Luksic	Puga					
2	CHECK THE A	PPROPRIA	ATE BOX	IF A ME	MBER OF	A GRO	UP		(a) [X] (b) []
3	SEC USE ONLY	 (
4	SOURCE OF FU	JNDS							
		00							
5	CHECK BOX II		SURE OF	LEGAL	PROCEED]	INGS I	S REQUIF	ED PURS	JANT TO
6	CITIZENSHIP	OR PLAC	CE OF OR	GANIZAT	ION				
		Chile							
		7	SOLE	VOTING	POWER				
	NUMBER OF SHARES	8	SHAR	ED VOTI	NG POWEF				
]	BENEFICIALLY		49,8	86,736,	420				
	OWNED BY EACH REPORTING PERSON	9	SOLE	DISPOS	ITIVE PO				
	WITH	10	SHAR	ED DISP	OSITIVE	POWER			
			49,8	86,736,	420				
11	AGGREGATE AN	MOUNT BE	NEFICIA	LLY OWN	ED BY RE	EPORTI	NG PERSO)N	
	49,886,736,4 49,947,565,5				s)				

.2	CHECK BOX I	F THE AG	GGREGATE AMOUNT IN ROW (11) EXCLUDES	CERTAIN SHARES		
3	PERCENT OF	CLASS RE	EPRESENTED BY AMOUNT IN ROW (11)			
	61.7% (indi 61.8% (tota	_				
4	TYPE OF REP	ORTING P	PERSON			
		IN				
			14			
CUS	SIP No. 059504100)				
 L	NAME OF REF		PERSON ION NO. OF ABOVE PERSON (ENTITIES ON)	 _Y)		
		Inmobil	liaria e Inversiones Rio Claro S.A.			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [X (b) [
 3	SEC USE ONI	 JY				
 1	SOURCE OF F	UNDS				
		00				
5	CHECK BOX I ITEMS 2(d)		OSURE OF LEGAL PROCEEDINGS IS REQUIRE	ED PURSUANT TO		
 5	CITIZENSHIF	OR PLAC	CE OF ORGANIZATION			
		Chile				
		7	SOLE VOTING POWER			
	NUMBER OF SHARES	8	SHARED VOTING POWER			
	BENEFICIALLY		49,886,736,420			
OWNED BY EACH REPORTING			SOLE DISPOSITIVE POWER			
	PERSON WITH	10	SHARED DISPOSITIVE POWER			

49,886,736,420 (individually) 49,947,565,582 (total group shares)

	40,041,000,	302 (000	ar grou	p snare.	5,				
12	CHECK BOX I	F THE AG	GREGATE	AMOUNT	IN ROW	(11)	EXCLUDES	CERTAIN	SHARES
 13	PERCENT OF	CLASS RE	PRESENT	ED BY A	MOUNT II	N ROW	(11)		
	61.7% (indi 61.8% (tota								
14	TYPE OF REF	ORTING P	ERSON						
		HC							
				15					
CUSIP	No. 059504100)							
1	NAME OF REF			OF ABOV	E PERSOI	N (EN	TITIES ON	LY)	
		Androni	.co Luks	ic Crai					
2	CHECK THE F	APPROPRIA	TE BOX	IF A MEI	MBER OF	A GR	OUP		a) [X] b) []
3	SEC USE ONI	 .Y							
 1	SOURCE OF F	'UNDS							
		00							
 5	CHECK BOX I		SURE OF	LEGAL 1	PROCEED:	INGS	IS REQUIR	ED PURSU.	ANT TO
 6	CITIZENSHIE	OR PLAC	E OF OR	GANIZAT	ION				
		Chile							
		7	SOLE	VOTING					
			19,7	47 , 322					
	NUMBER OF SHARES	8	SHAR	ED VOTI	NG POWEI	3			
	NEFICIALLY OWNED BY		49,8	86,736,	420				
	EACH REPORTING	9	SOLE	DISPOS	ITIVE PO				
	PERSON WITH		19,7	47 , 322					
		10	SHAR	ED DISP	OSITIVE	POWE	R		

49,886,736,420

			49,886,736,420	
 L1	AGGREGATE	AMOUNT B	ENEFICIALLY OWNED BY REPORTING PERSON	
			dividually)	
	49,947,363	,302 (60	tal group shares)	
12	CHECK BOX	IF THE A	GGREGATE AMOUNT IN ROW (11) EXCLUDES CEF	RTAIN SHARES
13	PERCENT OF	CLASS R	EPRESENTED BY AMOUNT IN ROW (11)	
	61.7% (ind 61.8% (tot			
14	TYPE OF RE	PORTING	PERSON	
		IN		
			16	
CUSIE	P No. 05950410	0		
1	NAME OF RE I.R.S. IDE		PERSON ION NO. OF ABOVE PERSON (ENTITIES ONLY)	
		Patric	ia Lederer Tcherniak	
2	CHECK THE	APPROPRI.	ATE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []
3	SEC USE ON	LY		
4	SOURCE OF	FUNDS		
		00		
5	CHECK BOX ITEMS 2(d)		OSURE OF LEGAL PROCEEDINGS IS REQUIRED F	PURSUANT TO
6	CITIZENSHI	P OR PLA	CE OF ORGANIZATION	
		Chile		
		7	SOLE VOTING POWER	
			1,985,459	
	NUMBER OF	8	SHARED VOTING POWER	
BE	SHARES ENEFICIALLY OWNED BY		49,886,736,420	
	EACH REPORTING	9	SOLE DISPOSITIVE POWER	

	PERSON WITH		1,985,459 	
		10	SHARED DISPOSITIVE POWER	
			49,886,736,420	
1	AGGREGATE	AMOUNT BE	:NEFICIALLY OWNED BY REPORTING PERSON	·
			dividually) al group shares)	
2	CHECK BOX	IF THE AG	GGREGATE AMOUNT IN ROW (11) EXCLUDES	CERTAIN SHARES
3	PERCENT OF	CLASS RE	PRESENTED BY AMOUNT IN ROW (11)	
	61.7% (ind	_		
4	TYPE OF RE	PORTING P	PERSON	
		IN		
			17	
USIP	No. 05950410	0		
	NAME OF RE	PORTING P	PERSON CON NO. OF ABOVE PERSON (ENTITIES ONL	Y)
CUSIP 	NAME OF RE	PORTING P		Y)
	NAME OF RE	PORTING PENTIFICATI	ON NO. OF ABOVE PERSON (ENTITIES ONL	(a) [X]
	NAME OF RE	EPORTING PENTIFICATI Inversi APPROPRIA	ON NO. OF ABOVE PERSON (ENTITIES ONL	(a) [X]
	NAME OF RE I.R.S. IDE CHECK THE	Inversi APPROPRIA	ON NO. OF ABOVE PERSON (ENTITIES ONL	(a) [X]
	NAME OF RE I.R.S. IDE CHECK THE SEC USE ON	Inversi APPROPRIA	CON NO. OF ABOVE PERSON (ENTITIES ONL	(a) [X]
	NAME OF RE I.R.S. IDE CHECK THE SEC USE ON SOURCE OF	Inversi APPROPRIA LLY FUNDS OO IF DISCLC	CON NO. OF ABOVE PERSON (ENTITIES ONL	(a) [X] (b) []
	NAME OF RE I.R.S. IDE CHECK THE SEC USE ON SOURCE OF CHECK BOX ITEMS 2 (d)	Inversi APPROPRIA LLY OO OR 2(e)	ON NO. OF ABOVE PERSON (ENTITIES ONL	(a) [X] (b) []
	NAME OF RE I.R.S. IDE CHECK THE SEC USE ON SOURCE OF CHECK BOX ITEMS 2 (d)	Inversi APPROPRIA LLY OO OR 2(e)	CON NO. OF ABOVE PERSON (ENTITIES ONLE Lones Consolidadas S.A. ATE BOX IF A MEMBER OF A GROUP OSURE OF LEGAL PROCEEDINGS IS REQUIRE	(a) [X] (b) []
	NAME OF RE I.R.S. IDE CHECK THE SEC USE ON SOURCE OF CHECK BOX ITEMS 2 (d)	Inversi APPROPRIA LLY FUNDS OO OR 2(e)	CON NO. OF ABOVE PERSON (ENTITIES ONLE Lones Consolidadas S.A. ATE BOX IF A MEMBER OF A GROUP OSURE OF LEGAL PROCEEDINGS IS REQUIRE	(a) [X] (b) []
	NAME OF RE I.R.S. IDE CHECK THE SEC USE ON SOURCE OF CHECK BOX ITEMS 2 (d)	Inversi Inversi APPROPRIA FUNDS OO IF DISCLO OR 2(e) P OR PLAC	CON NO. OF ABOVE PERSON (ENTITIES ONLE ONE Consolidadas S.A. ATE BOX IF A MEMBER OF A GROUP DESURE OF LEGAL PROCEEDINGS IS REQUIRE CE OF ORGANIZATION SOLE VOTING POWER 5,451,774	(a) [X] (b) []
	NAME OF RE I.R.S. IDE CHECK THE SEC USE ON SOURCE OF CHECK BOX ITEMS 2 (d)	Inversi Inversi APPROPRIA ILY FUNDS OO IF DISCLO OR 2(e) P OR PLAC Chile	CON NO. OF ABOVE PERSON (ENTITIES ONLE ONE Consolidadas S.A. ATE BOX IF A MEMBER OF A GROUP DESURE OF LEGAL PROCEEDINGS IS REQUIRE CE OF ORGANIZATION SOLE VOTING POWER 5,451,774	(a) [X] (b) []

BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH			49,886,736,420				
		9	SOLE DISPOSITIVE POWER				
			5,451,774				
	WIII	10	SHARED DISPOSITIVE POWER				
			49,886,736,420				
11	AGGREGATE AM	OUNT BEN	NEFICIALLY OWNED BY REPORTING PERSON				
	49.892.188.1 49,947,565,5		vidually) al group shares)				
12	CHECK BOX IF	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []					
13	PERCENT OF C	LASS REE	PRESENTED BY AMOUNT IN ROW (11)				
	61.7% (indiv 61.8% (total						
14	TYPE OF REPC	RTING PE	ERSON				
		HC					
			18				
CUSIE	P No. 059504100						
1	NAME OF REPO		ERSON DN NO. OF ABOVE PERSON (ENTITIES ONLY	·)			
		Inversion	ones Salta S.A.				
2	CHECK THE AP	PROPRIAT	TE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []			
3	SEC USE ONLY						
4	SOURCE OF FU						
		00					
5	CHECK BOX IF ITEMS 2(d) C		SURE OF LEGAL PROCEEDINGS IS REQUIRED	PURSUANT TO			
6	CITIZENSHIP	OR PLACE	E OF ORGANIZATION				
		Chile					
		7	SOLE VOTING POWER				

	UMBER OF	8	SHARED VOTING POWER					
SHARES BENEFICIALLY			49,886,736,420					
R.	WNED BY EACH EPORTING	9	9 SOLE DISPOSITIVE POWER					
-	PERSON WITH	10	SHARED DISPOSITIVE POWER					
			49,886,736,420					
11	AGGREGATE AMO	DUNT BE	NEFICIALLY OWNED BY REPORTING PERSON					
	49,886,736,42 49,947,565,58		ividually) al group shares)					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []							
13	PERCENT OF CI	LASS RE	PRESENTED BY AMOUNT IN ROW (11)					
	61.7% (indiv							
14	TYPE OF REPORTING PERSON							
		HC						
			19					
CUSIP 1	No. 059504100							
1	NAME OF REPOR		ERSON ON NO. OF ABOVE PERSON (ENTITIES ONLY)					
	I	Androni	co Luksic Lederer					
2	CHECK THE API	PROPRIA	TE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []				
3	SEC USE ONLY							
4	SOURCE OF FUR	NDS						
	(00						
5	CHECK BOX IF ITEMS 2(d) OF		SURE OF LEGAL PROCEEDINGS IS REQUIRED	PURSUANT TO				
6	CITIZENSHIP (OR PLAC	E OF ORGANIZATION					
	(Chile						

		7	SOLE VOTING POWER	
			1,566,162	
	BER OF	8	SHARED VOTING POWER	
BENEF	ARES ICIALLY		49,886,736,420	
E	ED BY ACH	9	SOLE DISPOSITIVE POWER	
PE	ORTING RSON		1,566,162	
W	ITH	10	SHARED DISPOSITIVE POWER	
			49,886,736,420	
11	AGGREGATE AMOU	UNT BENE	FICIALLY OWNED BY REPORTING PERSON	
	49,888,302,582 49,947,565,582		idually) group shares)	
12	CHECK BOX IF 1	THE AGGR	EGATE AMOUNT IN ROW (11) EXCLUDES CERTA:	IN SHARES
13	PERCENT OF CLA	ASS REPR	ESENTED BY AMOUNT IN ROW (11)	
	61.7% (individ 61.8% (total o		ares)	
14	TYPE OF REPORT	TING PER	SON	
	II	N		
			20	
CUSIP No	. 059504100			
	NAME OF REPORT		SON NO. OF ABOVE PERSON (ENTITIES ONLY)	
	Da	avor Luk	sic Lederer	
2	CHECK THE APPE		BOX IF A MEMBER OF A GROUP	(a) [X] (b) []
3	SEC USE ONLY			
4	SOURCE OF FUNI			
	00	0		
	CHECK BOX IF I		RE OF LEGAL PROCEEDINGS IS REQUIRED PURS	GUANT TO

6	CITIZENSHIP	OR PLAC	E OF ORGANIZATION		
		Chile			
		7	SOLE VOTING POWER		
			1,583,440		
	NUMBER OF	8	SHARED VOTING POWER		
ВІ	SHARES ENEFICIALLY OWNED BY		49,886,736,420		
	EACH REPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH		1,583,440		
	WIII	10	SHARED DISPOSITIVE POWER		
			49,886,736,420		
11	AGGREGATE AM	MOUNT BE	NEFICIALLY OWNED BY REPORTING PERSON		
	49,888,319,8 49,947,565,5		ividually) al group shares)		
12	CHECK BOX IF	THE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES CERT		IARES
13	PERCENT OF C	CLASS RE	PRESENTED BY AMOUNT IN ROW (11)		
	61.7% (indix 61.8% (total	_	shares)		
14	TYPE OF REPO	ORTING P	ERSON		
		IN			
			21		
CUSII	P No. 059504100				
1	NAME OF REPO		ERSON ON NO. OF ABOVE PERSON (ENTITIES ONLY)		
		Max Luk	sic Lederer		
2	CHECK THE AF	PROPRIA	TE BOX IF A MEMBER OF A GROUP	(a) (b)	
3	SEC USE ONLY	· · · · · · · · · · · · · · · · · · ·			
4	SOURCE OF FU	JNDS			
		00			

5	CHECK BOX I ITEMS 2(d)		OSURE OF LEGAL PROCEEDINGS IS REQUIRED	PURSUANT TO
6	CITIZENSHIP	OR PLAC	CE OF ORGANIZATION	
		Chile		
		7	SOLE VOTING POWER	
			1,566,162	
	NUMBER OF	8	SHARED VOTING POWER	
	SHARES BENEFICIALLY		49,886,736,420	
	OWNED BY EACH	9	SOLE DISPOSITIVE POWER	
	REPORTING PERSON		1,566,162	
	WITH	10	SHARED DISPOSITIVE POWER	
			49,886,736,420	
 12 13		CLASS RE	shares)	RTAIN SHARES []
			22	
CUS	TP No. 059504100			
CUS	IP No. 059504100		 PERSON	
	NAME OF REP	 ORTING E	PERSON ION NO. OF ABOVE PERSON (ENTITIES ONLY)	
	NAME OF REP	ORTING F		
	NAME OF REP	ORTING FIFICATI Dax Luk PPROPRIF	ION NO. OF ABOVE PERSON (ENTITIES ONLY)	(a) [X] (b) []

4	SOURCE OF F	UNDS		
		00		
 5	CHECK BOX I		DSURE OF LEGAL PROCEEDINGS IS REQUIRED PU	RSUANT TO
 6	CITIZENSHIF	OR PLAC	CE OF ORGANIZATION	
		Chile		
		7	SOLE VOTING POWER	
			1,566,162	
	NUMBER OF	8	SHARED VOTING POWER	
	SHARES BENEFICIALLY		49,886,736,420	
	OWNED BY EACH	9	SOLE DISPOSITIVE POWER	
	REPORTING PERSON		1,566,162	
	WITH	10	SHARED DISPOSITIVE POWER	
			49,886,736,420	
 12	CHECK BOX I	F THE AC	GGREGATE AMOUNT IN ROW (11) EXCLUDES CERT	AIN SHARES
 13	PERCENT OF	CLASS RE	EPRESENTED BY AMOUNT IN ROW (11)	
	61.7% (indi 61.8% (tota			
14	TYPE OF REF	ORTING E	PERSON	
		IN		
			23	
CUS	IP No. 059504100			
1	NAME OF REF	ORTING E		
		Fernand	da Luksic Lederer	
2	CHECK THE A	.PPROPRI <i>I</i>	ATE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []

3	SEC USE ONI	·Υ	
4	SOURCE OF F	'UNDS	
		00	
5	CHECK BOX I		SURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO
6	CITIZENSHIP	OR PLAC	E OF ORGANIZATION
		Chile	
		7	SOLE VOTING POWER
			1,566,162
	NUMBER OF	8	SHARED VOTING POWER
Ε	SHARES BENEFICIALLY		49,886,736,420
	OWNED BY EACH	9	SOLE DISPOSITIVE POWER
	REPORTING PERSON		1,566,162
	WITH	10	SHARED DISPOSITIVE POWER
			49,886,736,420
11	AGGREGATE A	MOUNT BE	NEFICIALLY OWNED BY REPORTING PERSON
	49,888,302, 49,947,565,		lividually) al group shares)
12	CHECK BOX I	F THE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF	CLASS RE	PRESENTED BY AMOUNT IN ROW (11)
	61.7% (indi 61.8% (tota		
14	TYPE OF REP	ORTING P	
		IN	
			24
CUSI	IP No. 059504100)	
1	NAME OF REP		ERSON ON NO. OF ABOVE PERSON (ENTITIES ONLY)

Antonia Luksic Puga

2	CHECK THE A	APPROPRIA	TE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []
3	SEC USE ONI	Y		
4	SOURCE OF F	'UNDS		
5	CHECK BOX I ITEMS 2(d)		SURE OF LEGAL PROCEEDINGS IS REQUIR	ED PURSUANT TO
6	CITIZENSHIP	OR PLAC	E OF ORGANIZATION	
		7	SOLE VOTING POWER	
	NUMBER OF SHARES BENEFICIALLY	8	SHARED VOTING POWER 49,886,736,420	
	OWNED BY EACH REPORTING PERSON	9	SOLE DISPOSITIVE POWER	
	WITH	10	SHARED DISPOSITIVE POWER 49,886,736,420	
11	49,886,736,	420 (ind	NEFICIALLY OWNED BY REPORTING PERSO ividually) al group shares)	N
12	CHECK BOX I	F THE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES	CERTAIN SHARES
13	PERCENT OF	CLASS RE	PRESENTED BY AMOUNT IN ROW (11)	
	61.7% (indi 61.8% (tota	_		
14	TYPE OF REP	ORTING P	ERSON	
		IN		
			25	
CUS	SIP No. 059504100)		

I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)

NAME OF REPORTING PERSON

Inversiones Rio Claro Ltda. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP -----SEC USE ONLY -----SOURCE OF FUNDS CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION Chile SOLE VOTING POWER 8 NUMBER OF SHARED VOTING POWER SHARES BENEFICIALLY 49,886,736,420 ______ EACH 9 SOLE DISPOSITIVE POWER REPORTING PERSON 10 WITH SHARED DISPOSITIVE POWER 49,886,736,420 AGGREGATE AMOUNT BENEFICIALLY OWNED BY REPORTING PERSON 11 49,886,736,420 (individually) 49,947,565,582 (total group shares) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 61.7% (individually) 61.8% (total group shares) ._____ TYPE OF REPORTING PERSON TN _____ 26

CUSIP No. 059504100

1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)							
		Inversi	ones Orengo S.A.					
2	CHECK THE AP	PROPRIA	TE BOX IF A MEMBER OF A GROUP	(a) [X] (b) []				
3	SEC USE ONLY	SEC USE ONLY						
4	SOURCE OF FU	SOURCE OF FUNDS						
		00						
5	CHECK BOX IF ITEMS 2(d) O		SURE OF LEGAL PROCEEDINGS IS REQUIRED PU	JRSUANT TO				
6	CITIZENSHIP	OR PLACI	E OF ORGANIZATION					
		Chile						
		7	SOLE VOTING POWER					
	NUMBER OF SHARES	8	SHARED VOTING POWER					
F	BENEFICIALLY OWNED BY		49,886,736,420					
	EACH REPORTING PERSON	9	SOLE DISPOSITIVE POWER					
	WITH	10	SHARED DISPOSITIVE POWER					
			49,886,736,420					
11	AGGREGATE AM	OUNT BEI	NEFICIALLY OWNED BY REPORTING PERSON					
	49,886,736,4 49,947,565,5		ividually) al group shares)					
12	CHECK BOX IF	THE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES CER	FAIN SHARES				
13	PERCENT OF C	LASS REI	PRESENTED BY AMOUNT IN ROW (11)					
	61.7% (indiv 61.8% (total	_						
14	TYPE OF REPO	RTING PI	ERSON					
		IN						

CUS	IP No. 059504100				
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)				
		Ruana C	Copper AG Agencia Chile		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [X] (b) []				
3	SEC USE ONLY				
4	SOURCE OF F	SOURCE OF FUNDS			
	00				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) []				
6	CITIZENSHIP OR PLACE OF ORGANIZATION				
		Chile			
		7	SOLE VOTING POWER		
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	8	SHARED VOTING POWER		
			49,886,736,420		
		9	SOLE DISPOSITIVE POWER		
		10	SHARED DISPOSITIVE POWER		
			49,886,736,420		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY REPORTING PERSON				
	49,886,736,420 (individually) 49,947,565,582 (total group shares)				
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	61.7% (individually) 61.8% (total group shares)				
14	TYPE OF REPORTING PERSON				
		IN			

LQ Inversiones Financieras S.A. ("LQIF"), Quinenco S.A. ("Quinenco"), Luksburg Foundation, Lanzville Investments Establishment, Dolberg Finance Corporation Establishment, Geotech Establishment, Andsberg Ltd., Andsberg Inversiones Ltd., Andsberg Inversiones Ltda., Ruana Copper Corporation Establishment, Compania de Inversiones Adriatico S.A., Guillermo Luksic Craig, Nicolas Luksic Puga, Inmobiliaria e Inversiones Rio Claro S.A., Andronico Luksic Craig, Patricia Lederer Tcherniak, Inversiones Consolidadas S.A., Inversiones Salta S.A, Andronico Luksic Lederer, Davor Luksic Lederer, Max Luksic Lederer, Dax Luksic Lederer, Fernanda Luksic Lederer, Antonia Luksic Puga, Inversiones Rio Claro Ltda., Inversiones Orengo S.A., and Ruana Copper AG Agencia Chile (the "Reporting Persons" or the "Group") hereby amend the Schedule 13D for the Group, dated January 11, 2002 (the "Schedule 13D"), as amended on January 17, 2003, April 19, 2005 and March 21, 2006, filed in respect to the common stock without nominal (par) value (the "Common Shares") of Banco de Chile, an open stock banking corporation (sociedad anonima bancaria abierta) organized under the laws of the Republic of Chile.

In 1989, Banco de Chile repurchased from the Chilean Central Bank certain non-performing loans that Banco de Chile had previously sold to the Chilean Central Bank. As consideration for this repurchase, Banco de Chile issued to the Chilean Central Bank a subordinated obligation without a fixed term, known as "deuda subordinada," or subordinated debt. In 1996, Banco de Chile was reorganized, and as a result, the subordinated debt was assigned to Sociedad Administradora de la Obligacion Subordinada SAOS S.A ("SAOS") along with the economic rights to 28,593,701,789 Common Shares (35.4% of the total Common Shares.) (See Item 6 for additional information regarding SAOS and the subordinated debt). SAOS is 100% owned by Sociedad Matriz del Banco de Chile S.A. ("SM Chile"), but pursuant to the restructuring and the assignment of the subordinated debt, 100% of the economic rights to the Common Shares owned by SAOS are pledged to the Chilean Central Bank and all distributions on those shares are to be paid directly to the Chilean Central Bank until the subordinated debt is repaid. However, neither SAOS nor the Chilean Central Bank has the right to vote those Common Shares. The right to vote the Common Shares held by SAOS are directly held by the owners of the equity interest in SM Chile. SM Chile is a special purpose company that is publicly traded on the Santiago Stock Exchange and whose sole purpose is to hold Common Shares of Banco de Chile. SM Chile has issued four series of equity interests, each representing different voting and economic interests in Banco de Chile. Each holder of SM Chile's equity interests votes the underlying Common Shares of Banco de Chile directly, and not as a group. As a result of SAOS's arrangement with the Chilean Central Bank and the differing voting rights of SM Chile's four series of equity interests, the Group beneficially owns the voting equivalent of 49,886,736,420 Common Shares or 61.7% of Banco de Chile's total Common Shares, but only beneficially owns the economic rights to 32,660,514,339 Common Shares or 40.4% of Banco de Chile's total Common Shares.

On July 19, 2007, Citigroup, Inc. ("Citigroup") and Citibank Overseas Investment Corporation ("COIC") entered into a Master Joint Venture Agreement (the "Framework Agreement") with Quinenco for the purpose of establishing a strategic partnership that combines Citigroup operations in Chile with Banco de Chile's local banking franchise to create a banking and financial services institution with approximately 20% market share of the Chilean banking industry. Entry into the Framework Agreement was disclosed by Banco de Chile in a Report on Form 6-K filed with the SEC on July 19, 2007. A copy of an English language translation of the Framework Agreement was filed as an Exhibit to the 2007 Annual Report on Form 20-F of

Banco de Chile and is incorporated by reference in this statement on Schedule 13D. As a result, Citigroup Chile S.A. ("Citigroup Chile") holds 33% of the outstanding voting shares of LQIF which are beneficially owned by COIC; Citibank, N.A. ("Citibank"); Citicorp Holdings Inc. ("CHI"); and Citigroup (together with Citigroup Chile, COIC, Citibank, and CHI, the "Unaffiliated Persons"). The Reporting Persons have the power to direct the voting and disposition of the Common Shares of Banco de Chile beneficially owned by LQIF, and may be deemed to constitute a "group" within the meaning of Rule 13d-5(b) under the Securities Exchange Act of 1934, as amended, with the Unaffiliated Persons, and to have shared beneficial ownership of all of such shares by virtue of the Shareholders Agreement described in this statement on Schedule 13D entered into between Quinenco, Citigroup Chile and certain of Quinenco's subsidiaries. The Unaffiliated Persons are filing separately a statement on Schedule 13D with respect to these shares ("Unaffiliated Persons' Statement.")

References to share ownership herein refer to "beneficial ownership" as defined by Rule 13d-3 under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), unless otherwise stated. References to share ownership herein, unless stated otherwise, do not reflect the Reporting Persons percentage dividend rights, which have been pledged in certain circumstances, as discussed earlier.

Item 2. Identity and Background.

Item 2 of the Schedule 13D is hereby amended to add the following persons:

(a)-(c), (f) This statement is being filed by the following persons:

Fernanda Luksic Lederer, a Chilean citizen, resides in Chile and has her principal business address at Enrique Foster Sur 20, 18th Floor, Santiago, Chile. Ms. Fernanda Luksic Lederer is a member of the Quinenco Group.

Antonia Luksic Puga, a Chilean citizen, resides in Chile and has her principal business address at Enrique Foster Sur 20, 18th Floor, Santiago, Chile. Mrs. Antonia Luksic Puga is a member of the Quinenco Group.

Inversiones Rio Claro Ltda., a limited liability company organized under the laws of Chile ("Rio Claro Ltda"), is a holding company whose main purpose is to hold shares of Quinenco and various other companies. Rio Claro Ltda.'s principal business address is at Enrique Foster Sur 20, 18th Floor, Santiago, Chile. Rio Claro Ltda. is a member of the Quinenco Group.

Inversiones Orengo S.A., a corporation organized under the laws of Chile ("Inversiones Orengo"), is a holding company whose main purpose is to hold shares of Quinenco and various other companies. Inversiones Orengo's principal business address is at Ahumada 11, 2nd Floor, Santiago, Chile. Inversiones Orengo is a member of the Quinenco Group.

Ruana Copper AG Agencia Chile, an agency organized under the laws of Chile, is a holding entity whose main purpose is to hold shares of Quinenco and various other companies. Ruana Copper AG Agencia Chile's principal business address is at Ahumada 11, 2nd Floor, Santiago, Chile. Ruana Copper AG Agencia Chile is a member of the Quinenco Group.

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In addition, Citigroup Chile holds 33% of the outstanding voting shares of LQIF which are beneficially owned by COIC, Citibank, CHI and

Citigroup. Information on the identity and background of the Unaffiliated Persons is incorporated herein by reference to the information contained in Item 2 of the Unaffiliated Persons' Statement.

- (d) None of the Reporting Persons, or to the best knowledge of each of the Reporting Persons, any of the persons listed in Schedule A hereto, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) during the last five years.
- (e) During the last five years, none of the Reporting Persons, or to the best knowledge of each Reporting Person, any of the persons listed in Schedule A hereto, has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which any such person was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation of such law.

Item 3. Source and Amount of Funds or Other Consideration.

Item 3 of the Schedule 13D is hereby amended and restated in its entirety as follows:

Between March of 2008 and May of 2008, LQIF purchased 656,756,454 additional shares of SM Chile's Series B stock for an aggregate purchase price of Ch\$40,855,257,833, and in May 2008 and June 2008, LQIF purchased 1,455,206,358 additional Common Shares of Banco de Chile for an aggregate purchase price of Ch\$60,851,464,840. The source of funds for the consideration paid was dividends received in 2008 from Banco de Chile.

Item 4. Purpose of Transaction.

Item 4 of the Schedule 13D is hereby amended and restated in its entirety as follows:

On July 19, 2007, Citigroup and COIC entered into the Framework Agreement with Quinenco for the purpose of establishing a strategic partnership that combines Citigroup's principal operations in Chile with Banco de Chile's local banking franchise to create a banking and financial services institution with approximately 20% market share of the Chilean banking industry. Entry into the Framework Agreement was disclosed by Banco de Chile in a Report on Form 6-K filed with the SEC on July 19, 2007. A copy of an English language translation of the Framework Agreement was filed as an Exhibit to the 2007 Annual Report on Form 20-F of Banco de Chile and is incorporated by reference in this statement on Schedule 13D.

The Framework Agreement provided that Citigroup would initially acquire a 33% equity interest in LQIF and two options to increase its stake in LQIF up to a total of 50%. Citigroup could also be required to increase its stake in LQIF to up to a total of 41.5% if Quinenco exercises its put option under the Framework Agreement. The acquisition by Citigroup of its initial interest in LQIF occurred, with effect on January 1, 2008, under the terms of the Framework Agreement and a corresponding Merger Agreement between Banco de Chile and Citibank Chile. As consideration for the merger and, taking into account the deemed pro forma 10.5% share of Banco de Chile's equity represented by the operations and businesses of Citibank Chile, Banco de Chile issued and conveyed to LQIF 8,443,861,140 Common Shares of

Banco de Chile. Approval of the merger by the shareholders of Banco de Chile and the effective date for the merger of January 1, 2008, were disclosed by Banco de Chile in a Report on Form 6-K filed with the SEC on December 27, 2007. A copy of an English language translation of the Merger Agreement was filed as an Exhibit to the 2007 Annual Report on Form 20-F of Banco de Chile and is incorporated by reference in this statement on Schedule 13D.

In March, April and May of 2008, LQIF purchased 25,396,941, 55,007,573 and 576,351,940 additional shares of SM Chile's Series B stock, respectively, representing a 2.7% voting interest in Banco de Chile, for an aggregate purchase price of Ch\$40,855,257,833, and in May 2008 and June 2008, LQIF purchased 517,584,924 and 937,621,434 additional Common Shares of Banco de Chile, respectively, representing a 1.8% voting interest in Banco de Chile, for an aggregate purchase price of Ch\$60,851,464,840. The source of funds for the consideration paid was dividends received in 2008 from Banco de Chile. The purchases of Banco de Chile Common Shares and of the shares of SM Chile were made in the open market through the Santiago Stock Exchange.

Following the transactions contemplated by the Framework Agreement described above, and the subsequent LQIF investment, LQIF exercises control of Banco de Chile through direct ownership of a 32.1% voting interest in Banco de Chile and indirect ownership of a 29.6% voting interest in Banco de Chile. The indirect ownership voting interest held by LQIF in Banco de Chile is a result of LQIF's direct ownership of a 58.2% interest in SM Chile(1). SM Chile owns a 15% interest in Banco de Chile and all of the shares of SAOS, which in turn owns a 35.4% interest in Banco de Chile.

Pursuant to the Framework Agreement and the Shareholders Agreement (as defined below), Citigroup Chile has certain rights to (i) require Quinenco to vote its shares of LOIF in favor of the election of two candidates for the board of directors of LQIF nominated by Citigroup Chile (increasing to three, including naming the Vice Chairman, if and when both options are exercised) of a total of seven directors of LQIF; (ii) cause LQIF to vote its shares in favor of the election of two candidates for the board of directors of SM Chile nominated by Citigroup Chile (increasing to four, including naming the Vice Chairman, if and when both options are exercised) of a total of nine directors of SM Chile; and (iii) cause LQIF to vote its shares in favor of the election of two candidates for the board of directors of Banco de Chile nominated by Citigroup Chile (increasing to five and the second of the two alternate directors, including naming the Vice Chairman, if and when both options are exercised) of a total of eleven directors of Banco de Chile. In the case of SM Chile and Banco de Chile, the number of directors appointed by Citigroup Chile could be reduced by the number of directors appointed by minority shareholders under Chilean law, but in no event will Citigroup Chile have less than one director of Banco de Chile.

Pursuant to the Framework Agreement and the Shareholders Agreement, Quinenco and Citigroup have agreed that they shall not permit LQIF to, and shall cause LQIF not to permit Banco de Chile to, engage in "Fundamental Strategic Decisions" (as defined below) without their collective consent. For purposes of the Framework Agreement and the

⁽¹⁾ SM Chile has issued four series of shares, each representing different voting and economic interests in Banco de Chile.

Shareholders Agreement, Fundamental Strategic Decisions are defined to include entry into new lines of business, certain credit decisions, dissolution or liquidation, proposed appointment of auditors or material changes in accounting practices and principles, dealings with regulatory agencies, material investments in non-financial businesses and services, amendments to the bylaws relating to the Framework Agreement or the Shareholders Agreement, and the delisting or deregistration of the shares of Banco de Chile or SM Chile from the New York Stock Exchange, the Securities and Exchange Commission, the Chilean Stock Exchanges or the Chilean Superintendence of Securities and Insurance.

Pursuant to the Framework Agreement and the Shareholders Agreement, Citigroup has the right to propose the appointment, for Banco de Chile, LQIF, and their subsidiaries, of (i) the Chief Financial Officer (defined as "the person in charge of management, planning, and accounting control, as well as management and analysis tasks"); (ii) the head of Corporate and Investment Banking, treasury, and the broker-dealer controlled by Banco de Chile; and (iii) the head of compliance and anti-money laundering controls, which person shall have direct and permanent access to (and will be subject to the additional supervision of) the Board of Directors of Banco de Chile.

Pursuant to the Framework Agreement, each of Citigroup and Quinenco has the option of purchasing the other party's ownership interests in LQIF, SM Chile and/or Banco de Chile in the event of a change of control with respect to the other party.

On December 27, 2007, Quinenco, Citigroup Chile, and certain of Quinenco's subsidiaries entered into a Shareholders' Agreement that formalized the rights of Citigroup with respect to the governance of Banco de Chile as set forth in the Framework Agreement (and as discussed in the preceding paragraphs). Additionally, pursuant to the Shareholders Agreement, each of Citigroup and Ouinenco has a right of first offer with respect to sales of LOIF shares by the other party, as well as tag-along rights with respect to any sale of LQIF shares by the other party. The right of first offer may expire as to one or both parties in certain circumstances depending on their respective ownership percentages of LQIF and on whether Citigroup exercises the options described below. Quinenco will also have preemptive rights with respect to any issuance of capital stock by LQIF, SM Chile or Banco de Chile. The Shareholders Agreement became effective on January 1, 2008. A copy of an English language translation of the Shareholders Agreement was filed as an Exhibit to the 2007 Annual Report on Form 20-F of Banco de Chile and is incorporated by reference in this statement on Schedule 13D.

Except as otherwise provided herein in connection with the transactions described above, the Reporting Persons currently have no intention of engaging in any of the events set forth in subparagraphs (a) through (j) of Item 4 of Schedule 13D. Except as otherwise provided herein, although no Reporting Person has any specific plan or proposal to purchase or sell Common Shares of Banco de Chile, depending on various factors, including, without limitation, Banco de Chile's financial position and business strategy, price levels of Common Shares, conditions in the securities market and general economic and industry conditions, each of the Reporting Persons may, acting either jointly or independently with respect to any other Reporting Person, take such actions with respect to its investment in Banco de Chile as it deems appropriate, including, without limitation, purchasing additional Common Shares of Banco de Chile or selling some or all of its Common Shares or engaging in any hedging or similar transactions with respect to the Common Shares in the ordinary course of its business.

Item 5. Interests in Securities of the Issuer.

Item 5 of the Schedule 13D is hereby $% \left(13\right) =100$ amended and restated in its entirety as follows:

- (a)-(b) See pages 2-30 of this Schedule 13D for the aggregate number and percentage of Common Shares beneficially owned by each Reporting Person, the number of Common Shares as to which there is sole or shared power to vote, or to direct the vote, and sole or shared power to dispose or to direct the disposition.
- (c) Item 4 of this statement on Schedule 13D is incorporated herein by reference.
 - (d) -(e) Not applicable.

Item 6 of the Schedule 13D is hereby amended and restated in its entirety as follows:

 $\hspace{1.5cm} \hbox{Item 4 of this statement on Schedule 13D is incorporated herein by reference.} \\$

Pursuant to the Framework Agreement, Citigroup acquired two options to acquire an additional approximately 17.0% voting interest in LQIF (for a total 50% interest in LQIF if and when both options are exercised). The first option is for Citigroup Chile or a Citigroup Wholly-Owned Subsidiary that it designates (as defined in the Framework Agreement) to acquire an additional approximately 8.5% voting interest in LQIF. If this option is not otherwise exercised by Citigroup Chile or the Citigroup Wholly-Owned Subsidiary that it designates, then Quinenco has the option to require Citigroup Chile to acquire such additional approximately 8.5% voting interest in LQIF. These options may be exercised by either party by April 30, 2010, except that the deadline for exercise may be adjusted in certain circumstances. The second option is for Citigroup Chile or the Citigroup Wholly-Owned Subsidiary that it designates to acquire an additional approximately 8.5% voting interest of LQIF. This option may be exercised by May 3, 2010, subject to any additional agreed upon extension.

On December 27, 2007, Citigroup entered into a Global Connectivity Agreement with Banco de Chile, which Global Connectivity Agreement sets forth the terms upon which Banco de Chile, Citigroup and its affiliates will develop a relationship with respect to cross-border business and services being applied to Corporate and Investment Banking, Private Banking International Personal Banking, Global Transactions Services, and other services and products. The parties agreed on the following principles with respect to implementing the terms of the agreement: (i) the promotion of global connectivity products among Chilean customers, (ii) the setup of a technology platform, (iii) the training of bank officers, and (iv) the construction of international support networks to carry out the transactions contemplated by the agreement. A copy of an English language translation of the Global Connectivity Agreement was filed as an Exhibit to the 2007 Annual Report on Form 20-F of Banco de Chile and is incorporated by reference in this statement on Schedule 13D.

On December 27, 2008, Citigroup entered into a Cooperation Agreement with Banco de Chile, which Cooperation Agreement establishes a communication mechanism between the parties to enhance the exchange of ideas and information

related to the integration

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of Banco de Chile's business with that of Citigroup in Chile and it also provides for certain specific areas of collaboration going forward (such as with respect to hedging and derivatives strategies). A copy of an English language translation of the Cooperation Agreement was filed as an Exhibit to the 2007 Annual Report on Form 20-F of Banco de Chile and is incorporated by reference in this statement on Schedule 13D.

Item 7. Material to be Filed as Exhibits.

Item 7 of the Schedule 13D is hereby amended and restated in its entirety as follows:

The following are filed with this statement:

Joint Filing Agreements from each of Luksburg Foundation, Lanzville Investments Establishment, Dolberg Finance Corporation Establishment, Geotech Establishment, Andsberg Ltd., Andsberg Inversiones Ltd., Andsberg Inversiones Ltda., Ruana Copper Corporation Establishment, Compania de Inversiones Adriatico S.A., Guillermo Luksic Craig, Nicolas Luksic Puga, Inmobiliaria e Inversiones Rio Claro S.A., Andronico Luksic Craig, Patricia Lederer Tcherniak, Inversiones Consolidadas S.A., Inversiones Salta S.A., Andronico Luksic Lederer, Davor Luksic Lederer, Max Luksic Lederer and Dax Luksic Lederer; and

Powers of Attorney from each of Lanzville Investments Establishment, Dolberg Finance Corporation Establishment, Geotech Establishment, Andsberg Ltd., Andsberg Inversiones Ltd., Andsberg Inversiones Ltda., Ruana Copper Corporation Establishment and Compania de Inversiones Adriatico S.A.*

- 2. Merger Agreement between Banco de Chile and Banco de A. Edwards, dated as of October 3, 2001 (together with an English translation thereof)*
- 3. Agreement, dated December 20, 2000, among Agricola El Penon S.A., LQ Inversiones Financieras S.A., Quinenco S.A. and Banco del Estado de Chile (a) Spanish language version*
 - (b) English translation*
- 4. Agreement, dated December 20, 2000, among Inversiones Ranquil S.A., LQ Inversiones Financieras S.A., Quinenco S.A. and Banco del Estado de Chile
 - (a) Spanish language version*
 - (b) English translation*
- 5. Agreement, dated December 20, 2000, among Inmobiliaria e Inversiones Hidroindustriales S.A., LQ Inversiones Financieras S.A., Quinenco S.A. and Banco del Estado de Chile
 - (a) Spanish language version*
 - (b) English translation*
- 6. Agreement, dated December 20, 2000, among VTR S.A., LQ Inversiones Financieras S.A., Quinenco S.A. and Banco del Estado de Chile
 - (a) Spanish language version*
 - (b) English translation*

- 7. Agreement, dated December 20, 2000, among Inversiones y Bosques S.A., Quinenco S.A., LQ Inversiones Financieras S.A., Inversiones Rio Grande S.A. and Banco del Estado de Chile
 - (a) Spanish language version*
 - (b) English translation*
- Loan Agreement, dated December 26, 2001, between LQ Inversiones Financieras S.A. and BBVA Banco BHIF
 - (a) Spanish language version*
 - (b) English translation*
- 9. Loan, Pledge of Shares and Guaranty Agreement with Joint and Several Liability, dated December 15, 2000, between LQ Inversiones Financieras S.A. and Banco Santiago
 - (a) Spanish language version*
 - (b) English translation*
- 10. Share Purchase Agreement, dated March 27, 2001, between Empresas Penta S.A. and other seller/lenders and LQ Inversiones Financieras S.A. and other buyer/borrowers
 - (a) Spanish language version*
 - (b) English translation*
- 11. Share Purchase Agreement, dated March 27, 2001, between Sociedad de Inversiones y Rentas Megeve Limitada and other seller/lenders and LQ Inversiones Financieras S.A. and other buyer/borrowers
 - (a) Spanish language version*
 - (b) English translation*
- 12. Share Purchase Agreement, dated March 27, 2001, between Sociedad Comercial y Editorial Santiago Limitada and other seller/lenders and LQ Inversiones Financieras S.A. and other buyer/borrowers
 - (a) Spanish language version*
 - (b) English translation*
- 13. Share Purchase Agreement, dated March 27, 2001, between Consorcio Financiero S.A. and other seller/lenders and LQ Inversiones Financieras S.A. and other buyer/borrowers
 - (a) Spanish language version*
 - (b) English translation*
- 14. Share Purchase Agreement, dated March 27, 2001, between Inversiones Las Arenas Sociedad Anonima and other seller/lenders and LQ Inversiones Financieras S.A. and other buyer/borrowers
 - (a) Spanish language version*
 - (b) English translation*
- 15. Pledge Agreement, dated January 9, 2002, between LQ Inversiones Financieras S.A. and Deutsche Bank AG Cayman Islands Branch
 - (a) Spanish language version*
 - (b) English translation*

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- 16. Note Amendment, dated April 23, 2002, among Agricola El Penon S.A., LQ Inversiones Financieras S.A., Quinenco S.A. and Banco del Estado de Chile
 - (a) Spanish language version **
 - (b) English summary***

- 17. First Amendment and Waiver to Senior Secured Credit Agreement, dated May 22, 2002, between LQ Inversiones Financieras S.A. and Deutsche Bank AG Cayman Islands Branch*
- 18. English language translation of Master Joint Venture Agreement by and among Citigroup, COIC and Quinenco, dated July 19, 2007, incorporated by reference to Exhibit 3.1 to Banco de Chile's 2007 Annual Report on Form 20-F filed with the Securities and Exchange Commission on June 27, 2008 (the "2007 20-F")
- 19. English language translation of Merger Agreement by and between Banco de Chile and Citibank Chile, dated December 26, 2007, incorporated by reference to Exhibit 4.1 to the 2007 20-F
- 20. English language translation of Shareholders Agreement by and among Quinenco, Citigroup Chile S.A. and certain of Quinenco's subsidiaries, dated December 27, 2007, incorporated by reference to Exhibit 3.2 to the 2007 20-F
- 21. English language translation of Global Connectivity Agreement by and between Citigroup and Banco de Chile, dated December 27, 2007, incorporated by reference to Exhibit 4.3 to the 2007 20-F
- 22. English language translation of Cooperation Agreement by and between Citigroup and Banco de Chile, dated December 27, 2007, incorporated by reference to Exhibit 4.2 to the 2007 20-F
- 23. Joint Filing Agreements from each of Fernanda Luksic Lederer, Antonia Luksic Puga, Inversiones Rio Claro Ltda., Inversiones Orengo S.A., and Ruana Copper AG Agencia Chile; and

Powers of Attorney from each of Andsberg Ltd., Andsberg Inversiones Ltd., Guillermo Luksic Craig, Nicolas Luksic Puga, Antonia Luksic Puga, Inmobiliaria e Inversiones Rio Claro S.A., Inversiones Rio Claro Ltda., Fernanda Luksic Lederer, Inversiones Orengo S.A.

* Exhibit previously filed

** Pursuant to Rule 12b-31 under the Exchange Act, only one of the five Note Amendments referenced in the second paragraph of Item 6 herein, each dated April 23, 2002, has been previously filed with SEC. The schedule below sets forth the material details (consisting only of

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the names of the parties to such Note Amendments) in which the four documents which are not filed hereto differ from Exhibit 16:

Note Amendment among Inversiones Ranquil S.A., LQ Inversiones Financieras S.A., Quinenco S.A. and Banco del Estado de Chile

Note Amendment among Inmobiliaria e Inversiones Hidroindustriales S.A., LQ Inversiones Financieras S.A., Quinenco S.A. and Banco del Estado de Chile

Note Amendment among VTR S.A., LQ Inversiones Financieras S.A., Quinenco S.A. and Banco del Estado de Chile

Note Amendment among Inversiones y Bosques S.A., Quinenco S.A., LQ Inversiones Financieras S.A., Inversiones Rio Grande S.A. and Banco del Estado de Chile

*** Pursuant to Rule 12b-12(d) under the Exchange Act, an English summary has previously been provided.

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Schedule A-1

Schedule A-1 of the Schedule 13D is hereby amended in its entirety as follows:

Directors and Executive Officers of LQ Inversiones Financieras S.A.

Directors:

Andronico Luksic Craig 1. Name:

Vice Chairman of the Board of Directors of Banco de Chile Principal Occupation:

and Quinenco, Director of various companies

Business Address: Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

Guillermo Luksic Craig 2. Name:

Chairman of the Board of Directors of Quinenco, Director of Principal Occupation:

various companies

Business Address: Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

Francisco Perez Mackenna 3.

Principal Occupation: Chief Executive Officer of Quinenco Enrique Foster Sur 20, 16th Floor Business Address:

Santiago, Chile

Citizenship: Chilean

4. Manuel Jose Noguera Eyzaguirre Name Principal Occupation: Chief Legal Counsel of Quinenco

Enrique Foster Sur 20, 16th Floor Business Address:

Santiago, Chile

Chilean Citizenship:

5. Name: Pablo Granifo Lavin

> Principal Occupation: Chairman of the Board of Directors of Banco de Chile

Business Address: Ahumada 251, 2nd Floor

Santiago, Chile

Citizenship: Chilean

A-1-1

6. Name: Fernando Quiroz Robles

Principal Occupation: Director of Banco de Chile and SM Chile Business Address: Act. Roberto Medellin 800, 5th Floor Sur

Col. Santa Fe

01210 Mexico D.F., Mexico

Citizenship Mexican

7. Name: Raul Anaya Elizalde

Principal Occupation: Director of Banco de Chile and SM Chile Business Address: 899 West Cypress Creek Road, Suite 800

Fort Lauderdale Florida 33309, U.S.A.

Citizenship: Mexican, U.S.

Executive Officers:

1. Name: Rodrigo Manubens Moltedo

Principal Occupation: Chief Executive Officer of LQ Inversiones Financieras

Business Address: Enrique Foster Sur 20, 14th Floor

Santiago, Chile

Citizenship: Chilean

A-1-2

Schedule A-2

Schedule A-2 of the Schedule 13D is hereby amended in its entirety as follows:

Directors and Executive Officers of Quinenco S.A.

Directors:

1. Name: Guillermo Luksic Craig

Principal Occupation: Chairman of the Board of Directors of Quinenco, Director of

various companies

Business Address: Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

2. Name: Andronico Luksic Craig

Principal Occupation: Vice Chairman of the Board of Directors of Banco de Chile

and Quinenco, Director of various companies

Business Address: Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

3. Name: Jean-Paul Luksic Fontbona

Principal Occupation: Director of Quinenco,

Director of various companies

Business Address: Ahumada 11, 10th Floor

Santiago, Chile

Citizenship: Chilean

4. Name: Gonzalo Menendez Duque

Principal Occupation:
Business Address: Director of various companies Agustinas 972, Suite 701

Santiago, Chile

Citizenship: Chilean

5. Name: Hernan Buchi Buc

Principal Occupation: Director of various companies
Business Address: San Crescente 551

Las Condes, Santiago, Chile

Citizenship: Chilean

6. Name: Juan Andres Fontaine Talavera Principal Occupation:

Owner, Fontaine Consultants Business Address: Santa Lucia 188, 6th Floor

Santiago, Chile

Citizenship: Chilean

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7. Matko Koljatic Maroevic Name: Principal Occupation: Business Administrator

Business Address: Vicuna Mackenna 4860

Escuela de Administracion PUC,

Santiago, Chile

Citizenship: Chilean

Executive Officers:

Francisco Perez Mackenna 1. Name: Chief Executive Officer Title:

Citizenship: Chilean

2. Name: Luis Fernando Antunez Bories Chief Financial Officer Title:

Citizenship: Chilean

Name: Felipe Joannon Vergara

Title: Managing Director, Business Development

Citizenship: Chilean

Name: Martin Rodriguez Guiraldes 4.

Title: Managing Director, Strategy and Performance Appraisal

Citizenship: Chilean

Name: Manuel Jose Noguera Eyzaguirre

Title: Chief Legal Counsel

Citizenship: Chilean

A-2-2

Schedule A-3 _____

Schedule A-3 of the Schedule 13D is hereby amended in its entirety as follows:

Members of the Foundation Council of the Luksburg Foundation

1. Name: Andronico Luksic Craig

Principal Occupation: Vice Chairman of the Board of Directors of Banco de Chile

and Ouinenco, Director of various companies

Business Address: Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

2. Name: Guillermo Luksic Craig

Principal Occupation: Chairman of the Board of Directors of Quinenco, Director of

various companies

Enrique Foster Sur 20, 16th Floor Business Address:

Santiago, Chile

Citizenship: Chilean

Jean-Paul Luksic Fontbona 3. Name: Name: Jean-Paul Luksic Font
Principal Occupation: Director of Quinenco,

Director of various companies

Business Address: Ahumada 11, 10th Floor

Santiago, Chile

Citizenship: Chilean

4. Name: Karl Josef Hier

> Principal Occupation: Lawyer, Marxer & Partner

Business Address: Heiligkreuz 6

Vaduz, Liechtenstein

Citizenship: Austrian

A - 3 - 1

Schedule A-4

Schedule A-4 of the Schedule 13D is hereby amended in its entirety as follows:

Directors of Lanzville Investments Establishment

1. Name: Andronico Luksic Craig

Principal Occupation: Vice Chairman of the Board of Directors of Banco

de Chile and Quinenco, Director of various companies

Business Address: Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

2. Name: Guillermo Luksic Craig

Principal Occupation: Chairman of the Board of Directors of Quinenco,

Director of various companies

Business Address: Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

3. Name: Jean-Paul Luksic Fontbona

Principal Occupation: Director of Quinenco,

Director of various companies

Business Address: Ahumada 11, 10th Floor

Santiago, Chile

Citizenship: Chilean

4. Name: Karl Josef Hier

> Principal Occupation: Business Address: Lawyer, Marxer & Partner

Heiligkreuz 6

Vaduz, Liechtenstein

Citizenship: Austrian

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Schedule A-5

Schedule A-5 of the Schedule 13D is hereby amended in its entirety as follows:

Directors of Dolberg Finance Corporation Establishment

Andronico Luksic Craig 1. Name:

Principal Occupation: Vice Chairman of the Board of Directors of Banco

de Chile and Quinenco, Director of various companies

Business Address: Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

Guillermo Luksic Craig 2. . Name:

Principal Occupation: Chairman of the Board of Directors of Quinenco,

Director of various companies Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

Business Address:

Jean-Paul Luksic Fontbona Name:

Principal Occupation: Director of Quinenco,

Director of various companies

Business Address: Ahumada 11, 10th Floor

Santiago, Chile

Citizenship: Chilean

Karl Josef Hier 4. Name:

Lawyer, Marxer & Partner Principal Occupation: Business Address:

Heiligkreuz 6

Vaduz, Liechtenstein

Citizenship: Austrian

A - 5 - 1

Schedule A-6 _____

Schedule A-6 of the Schedule 13D is hereby amended in its entirety as follows:

Directors of Geotech Establishment

1. Name: Andronico Luksic Craig

Principal Occupation: Vice Chairman of the Board of Directors of Banco

de Chile and Quinenco, Director of various companies

Business Address: Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

2. Name: Guillermo Luksic Craig

Principal Occupation: Chairman of the Board of Directors of Quinenco,

Director of various companies Enrique Foster Sur 20, 16th Floor

Business Address: Santiago, Chile

Citizenship: Chilean

Name: Jean-Paul Luksic Fontbona

Principal Occupation: Director of Quinenco,

Director of various companies

Business Address: Ahumada 11, 10th Floor

Santiago, Chile

Citizenship: Chilean

4. Name: Karl Josef Hier

> Principal Occupation: Lawyer, Marxer & Partner

Business Address: Heiligkreuz 6

Vaduz, Liechtenstein

Citizenship: Austrian

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Schedule A-7 _____

Schedule A-7 of the Schedule 13D is hereby amended in its entirety as follows:

Directors of Andsberg Limited

1. Guillermo Luksic Craig Name:

Chairman of the Board of Directors of Quinenco, Principal Occupation:

Director of various companies

Enrique Foster Sur 20, 16th Floor Business Address:

Santiago, Chile

Citizenship: Chilean

2. Name: Gonzalo Menendez Duque

Principal Occupation: Business Address: Director of various companies Agustinas 972, Suite 701

Santiago, Chile

Citizenship: Chilean

3. Ramon Jara Araya Name:

Principal Occupation: Director of various companies
Business Address: Ahumada 11, 10th Floor

Citizenship: Chilean

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Schedule A-8

Schedule A-8 of the Schedule 13D is hereby amended in its entirety as follows:

Directors of Andsberg Inversiones Limited

1. Guillermo Luksic Craig Name:

Chairman of the Board of Directors of Quinenco, Principal Occupation:

Director of various companies

Business Address: Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

Gonzalo Menendez Duque 2. Name:

Principal Occupation: Director of various companies Business Address: Agustinas 972, Suite 701

Santiago, Chile

Citizenship: Chilean

Name: Ramon Jara Araya

Principal Occupation: Business Address: Director of various companies

Ahumada 11, 10th Floor

Citizenship: Chilean

A-8-1

Schedule A-9

Schedule A-9 of the Schedule 13D is hereby amended in its entirety as follows:

Authorized Signatories of Andsberg Inversiones Ltda.

Andronico Luksic Craig 1. Name:

Principal Occupation: Vice Chairman of the Board of Directors of Banco

de Chile and Quinenco, Director of various

companies

Business Address: Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

Guillermo Luksic Craig 2. Name:

Principal Occupation: Chairman of the Board of Directors of Quinenco,

Director of various companies

Business Address: Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

3. Jean-Paul Luksic Fontbona Name:

Principal Occupation: Director of Quinenco,

Director of various companies

Business Address: Ahumada 11, 10th Floor

Santiago, Chile

Citizenship: Chilean

Name: Lukas Yaksic Rojas

Principal Occupation: Business Administrator for the Quinenco Group Business Address: Ahumada 11, 10th Floor

Santiago, Chile

Citizenship: Chilean

A-9-1

Schedule A-10

Schedule A-10 of the Schedule 13D is hereby amended in its entirety as follows:

Directors of Ruana Copper Corporation Establishment

1. Name: Andronico Luksic Craig

Principal Occupation: Vice Chairman of the Board of Directors of Banco

de Chile and Quinenco, Director of various

companies

Enrique Foster Sur 20, 16th Floor Business Address:

Santiago, Chile

Chilean Citizenship:

2. Name: Guillermo Luksic Craig

Principal Occupation: Chairman of the Board of Directors of Quinenco,
Director of various companies

Business Address: Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

3. Jean-Paul Luksic Fontbona Name:

Principal Occupation: Director of Quinenco,

Director of various companies

Business Address: Ahumada 11, 10th Floor

Santiago, Chile

Citizenship: Chilean

Name: Karl Josef Hier

> Principal Occupation: Lawyer, Marxer & Partner

Business Address: Heiligkreuz 6

Vaduz, Liechtenstein

Citizenship: Liechtenstein

A-10-1

Schedule A-11 of the Schedule 13D is hereby amended in its entirety as follows:

Directors and General Manager of Inmobiliaria e Inversiones Rio Claro S.A.

Directors:

1. Name: Guillermo Luksic Craig

Principal Occupation: Chairman of the Board of Directors of Quinenco,

Director of various companies Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

Business Address:

2. Name: Nicolas Luksic Puga

> Principal Occupation: Financial Analyst, Quinenco Business Address: Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

3. Manuel Jose Noguera Eyazguirre Name:

Principal Occupation: Chief Legal Counsel of Quinenco Business Address: Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

Manuel Jose Montes Cousino Name:

Name:
Principal Occupation: Independent Lawyer
Apoquindo 3001, 6th Floor

Santiago, Chile

Citizenship: Chilean

Alessandro Bizzarri Carvallo 5. Name: Name:
Principal Occupation:
Lawyer, Carvallo, Disc.
Nueva Costanera 4229, of. 206 Lawyer, Carvallo, Bizarri & Cia.

Santiago, Chile

Citizenship: Chilean

A-11-1

Management:

Fernando de Solminihac Tampier

Principal Occupation: Chief Executive Officer

Business Address: Enrique Foster Sur 20, 18th Floor

Santiago, Chile

Citizenship: Chilean

A-11-1

Schedule A-12

Schedule A-12 of the Schedule 13D is hereby amended in its entirety as follows:

Directors and General Manager of Inversiones Consolidadas S. A.

Directors:

1. Name: Andronico Luksic Lederer

Economist, Sales Manager, Antofagasta Minerals

Principal Occupation: Business Address: Enrique Foster Sur 20, 18th Floor

Santiago, Chile

Citizenship: Chilean

2. Gonzalo Molina Ariztia Name:

Principal Occupation: Lawyer, Infante, Valenzuela, Molina & Cia.

Miraflores 130, 23rd Floor Business Address:

Santiago, Chile

Citizenship: Chilean

Alessandro Bizzarri Carvallo 3. Name:

Principal Occupation: Lawyer, Carvallo, Bizarri & Cia.
Business Address: Av. Nueva Costanera 4229, of. 20 Av. Nueva Costanera 4229, of. 206

Santiago, Chile

Citizenship: Chilean

4. Name: Maximiliano Luksic Lederer

Principal Occupation: Student

Business Address: Enrique Foster Sur 20, 18th Floor

Santiago, Chile

Citizenship: Chilean

5. Davor Luksic Lederer Name:

Principal Occupation: Economist

Business Address: Enrique Foster Sur 20, 18th Floor

Santiago, Chile

Citizenship: Chilean

A-12-1

General Manager:

1. Rodrigo Terre Fontbona

Principal Occupation: Business Administrator for Mr. Andronico Luksic

Business Address: Enrique Foster Sur 20, 18th Floor

Santiago, Chile

Citizenship: Chilean

A-12-2

Schedule A-13

Schedule A-13 of the Schedule 13D is hereby amended in its entirety as follows:

Directors and General Manager of Inversiones Salta S. A.

Directors:

Gonzalo Molina Ariztia 1. Name:

Lawyer, Infante, Valenzuela, Molina & Cia.

Principal Occupation: Business Address: Miraflores 130, 23rd Floor

Santiago, Chile

Citizenship: Chilean

2. Andronico Luksic Lederer Name:

Sales Manager, Antofagasta Minerals Principal Occupation: Business Address: Enrique Foster Sur 20, 18th Floor

Santiago, Chile

Citizenship: Chilean

3. Name: Jose Miguel Infante Lira

Principal Occupation: Lawyer, Infante, Valenzuela, Molina & Cia

Business Address: Miraflores 130, 23rd Floor

Santiago, Chile

Citizenship: Chilean

4. Name: Gonzalo Valenzuela Silva

Name: Principal Occupation: Lawyer, Infante, Valenzuela, Molina & Cia

Business Address: Miraflores 130, 23rd Floor

Santiago, Chile

Citizenship: Chilean

Name: Alessandro Bizzarri Carvallo 5.

Principal Occupation: Lawyer, Carvallo, Blazallo, Brazinose Address: Av. Nueva Costanera 4229, of. 206

Santiago, Chile

Citizenship: Chilean

A-13-1

General Manager:

1. Name: Rodrigo Terre Fontbona

Principal Occupation: Business Administrator for Mr. Andronico Luksic

Craig

Business Address: Enrique Foster Sur 20, 18th Floor

Santiago, Chile

Citizenship: Chilean

A-13-2

Schedule A-14 of the Schedule 13D is hereby incorporated in its entirety as follows:

Directors and General Manager of Compania de Inversiones Adriatico S.A.

Directors:

1. Name: Andronico Luksic Craig

Vice Chairman of the Board of Directors of Banco Principal Occupation:

de Chile and Quinenco, Director of various

companies

Business Address: Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

2. Name: Guillermo Luksic Craig

Principal Occupation: Chairman of the Board of Directors of Quinenco,

Director of various companies Enrique Foster Sur 20, 16th Floor

Business Address: Santiago, Chile

Citizenship: Chilean

3. Name: Jean-Paul Luksic Fontbona

Principal Occupation: Director of Quinenco,

Director of various companies

Ahumada 11, 10th Floor Business Address:

Santiago, Chile

Citizenship: Chilean

Maria Paola Luksic Fontbona Name: Name:
Principal Occupation:

Entrepreneur

Business Address: Ahumada 11, 10th Floor

Santiago, Chile

Citizenship: Chilean

Marie Gabrielle Luksic Fontbona Name:

Principal Occupation: Business Address: Entrepreneur

Ahumada 11, 10th Floor

Santiago, Chile

Citizenship: Chilean

Iris Fontbona Gonzalez 6. Name:

Principal Occupation: Business Address:

Entrepreneur Ahumada 11, 10th Floor

Santiago, Chile

Citizenship: Chilean

A - 14 - 1

Jose Hipolito Zanartu Rosselot

Principal Occupation: Lawyer

Business Address: Ahumada 11, 6th Floor

Santiago, Chile

Citizenship: Chilean

General Manager: _____

Name: Lukas Yaksic Rojas

Principal Occupation: Business Administrator for the Quinenco Group Ahumada 11, 10th Floor

Business Address:

Santiago, Chile

Citizenship: Chilean

A-14-2

Schedule A-15

Authorized Signatories of Inversiones Rio Claro Ltda.

Guillermo Luksic Craig 1. Name:

Principal Occupation: Chairman of the Board of Directors of Quinenco,

Director of various companies

Business Address: Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

2. Name: Nicolas Luksic Puga

Principal Occupation: Financial Analyst, Quinenco
Business Address: Enrique Foster Sur 20, 18th Floor

Santiago, Chile

Citizenship: Chilean

3. Manuel Jose Noguera Eyzaguirre Name:

Principal Occupation: Chief Legal Counsel of Quinenco Business Address: Enrique Foster Sur 20, 16th Floor Enrique Foster Sur 20, 16th Floor

Santiago, Chile

Citizenship: Chilean

4.

Alessandro Bizzarri Carvallo Name: Lawyer, Carvallo, Bizzarri & Cia. Principal Occupation: Nueva Costanera 4229, Oficina 206 Business Address:

Santiago, Chile

Citizenship: Chilean

5. Name: Gustavo Delgado Opazo

Principal Occupation: Business Administrator for the Quinenco Group

Business Address: Enrique Foster Sur 20, 14th Floor

Santiago, Chile

Citizenship: Chilean

Fernando de Solminihac Tampier 6. Name:

Principal Occupation: Chief Executive Officer

Business Address: Enrique Foster Sur 20, 18th Floor

Santiago, Chile

Citizenship: Chilean

A-15-1

Schedule A-16

Directors and General Manager of Inversiones Orengo S.A.

Directors:

1. Jean-Paul Luksic Fontbona Name:

Principal Occupation: Director of Quinenco,

Director of various companies

Business Address: Ahumada 11, 10th Floor

Santiago, Chile

Citizenship: Chilean

Name: 2. Maria Paola Luksic Fontbona

Entrepreneur Principal Occupation:

Business Address: Ahumada 11, 10th Floor

Santiago, Chile

Citizenship: Chilean

3. Name: Lukas Yaksic Rojas

Name.
Principal Occupation: Business Administrator for the Quinenco Group

Ahumada 11, 10th Floor Business Address:

Santiago, Chile

Citizenship: Chilean

General Manager:

1. Name: Lukas Yaksic Rojas

> Principal Occupation:
> Business Address: Business Administrator for the Quinenco Group

Ahumada 11, 10th Floor

Santiago, Chile

Citizenship: Chilean

A-16-1

Schedule A-17

Agent of Ruana Copper AG Agencia Chile

1. Name: Jean-Paul Luksic Fontbona

Principal Occupation: Director of Quinenco,

Director of various companies

Business Address: Ahumada 11, 10th Floor

Santiago, Chile

Citizenship: Chilean

A-17-1

SIGNATURES

After reasonable inquiry and to the best of our knowledge and belief, we certify that the information set forth in this statement is true, complete and correct.

Date: November 28, 2008

LQ Inversiones Financieras S.A.

By: /s/Rodrigo Manubens Moltedo

Name: Rodrigo Manubens Moltedo Title: Chief Executive Officer

Quinenco S.A.

By: /s/Francisco Perez Mackenna

Name: Francisco Perez Mackenna Title: Chief Executive Officer

Luksburg Foundation
Dolberg Finance Corporation Establishment
Lanzville Investment Establishment
Ruana Copper Corporation Establishment
Compania de Inversiones Adriatico S.A.
Geotech Establishment
Andsberg Inversiones Ltda.

By: /s/Guillermo Luksic Craig

Name: Guillermo Luksic Craig

By: /s/ Jean-Paul Luksic Fontbona

Name: Jean-Paul Luksic Fontbona

Andsberg Ltd.
Andsberg Inversiones Ltd.

By: /s/Guillermo Luksic Craig

Name: Guillermo Luksic Craig

By: /s/Gonzalo Menendez Duque

Name: Gonzalo Menendez Duque

Ruana Copper A.G. Agencia Chile

By: /s/Jean-Paul Luksic Fontbona

Name: Jean-Paul Luksic Fontbona

Guillermo Luksic Craig Nicolas Luksic Puga Antonia Luksic Puga

Inmobiliaria e Inversiones Rio Claro S.A. Inversiones Rio Claro Ltda.

By: /s/Fernando de Solminihac Tampier

Name: Fernando de Solminihac Tampier

Title: Attorney-in-fact

Andronico Luksic Craig
Patricia Lederer Tcherniak
Inversiones Consolidadas S.A.
Inversiones Salta S.A.
Fernanda Luksic Lederer
Andronico Luksic Lederer
Davor Luksic Lederer
Max Luksic Lederer
Dax Luksic Lederer
Dax Luksic Lederer

By: /s/Rodrigo Terre Fontbona

Name: Rodrigo Terre Fontbona

Title: Attorney-in-fact

Inversiones Orengo S.A.

By: /s/Lukas Yaksic Rojas

Name: Lukas Yaksic Rojas Title: Attorney-in-fact

EXHIBIT INDEX

Exhibit Description

1. Joint Filing Agreements from each of Luksburg Foundation, Lanzville Investments Establishment, Dolberg Finance Corporation Establishment, Geotech Establishment, Andsberg Ltd., Andsberg Inversiones Ltd., Andsberg Inversiones Ltd., Andsberg Inversiones Ltda., Ruana Copper Corporation Establishment, Compania de Inversiones Adriatico S.A., Guillermo Luksic Craig, Nicolas Luksic Puga, Inmobiliaria e Inversiones Rio Claro S.A., Andronico Luksic Craig, Patricia Lederer Tcherniak, Inversiones Consolidadas S.A., Inversiones Salta S.A., Andronico Luksic Lederer, Davor Luksic Lederer, Max Luksic Lederer and Dax Luksic Lederer; and

Powers of Attorney from each of Lanzville Investments Establishment, Dolberg Finance Corporation Establishment, Geotech Establishment, Andsberg Ltd., Andsberg Inversiones Ltd., Andsberg Inversiones Ltda., Ruana Copper Corporation Establishment and Compania de Inversiones Adriatico S.A.*

- 2. Merger Agreement between Banco de Chile and Banco de Chile and Banco de A. Edwards, dated as of October 3, 2001 (together with an English translation thereof)*
- 3. Agreement, dated December 20, 2000, among Agricola El Penon S.A., LQ Inversiones Financieras S.A., Quinenco S.A. and Banco del Estado de

Chile

- (a) Spanish language version*
- (b) English translation*
- 4. Agreement, dated December 20, 2000, among Inversiones Ranquil S.A., LQ Inversiones Financieras S.A., Quinenco S.A. and Banco del Estado de Chile
 - (a) Spanish language version*
 - (b) English translation*
- 5. Agreement, dated December 20, 2000, among Inmobiliaria e Inversiones Hidroindustriales S.A., LQ Inversiones Financieras S.A., Quinenco S.A. and Banco del Estado de Chile
 - (a) Spanish language version*
 - (b) English translation*
- 6. Agreement, dated December 20, 2000, among VTR S.A., LQ Inversiones Financieras S.A., Quinenco S.A. and Banco del Estado de Chile
 - (a) Spanish language version*
 - (b) English translation*

1

- 7. Agreement, dated December 20, 2000, among Inversiones y Bosques S.A., Quinenco S.A., LQ Inversiones Financieras S.A., Inversiones Rio Grande S.A. and Banco del Estado de Chile
 - (a) Spanish language version*
 - (b) English translation*
- 8. Loan Agreement, dated December 26, 2001, between LQ Inversiones Financieras S.A. and BBVA Banco BHIF
 - (a) Spanish language version*
 - (b) English translation*
- 9. Loan, Pledge of Shares and Guaranty Agreement with Joint and Several Liability Co-Debt Agreement, dated December 15, 2000, between LQ Inversiones Financieras S.A. and Banco Santiago
 - (a) Spanish language version*
 - (b) English translation*
- 10. Share Purchase Agreement, dated March 27, 2001, between Empresas Penta S.A. and other seller/lenders and LQ Inversiones Financieras S.A. and other buyer/borrowers
 - (a) Spanish language version*
 - (b) English translation*
- 11. Share Purchase Agreement, dated March 27, 2001, between Sociedad de Inversiones y Rentas Megeve Limitada and other seller/lenders and LQ Inversiones Financieras S.A. and other buyer/borrowers
 - (a) Spanish language version*
 - (b) English translation*
- 12. Share Purchase Agreement, dated March 27, 2001, between Sociedad Comercial y Editorial Santiago Limitada and other seller/lenders and LQ Inversiones Financieras S.A. and other buyer/borrowers
 - (a) Spanish language version*
 - (b) English translation*
- 13. Share Purchase Agreement, dated March 27, 2001, between Consorcio Financiero S.A. and other seller/lenders and LQ Inversiones

Financieras S.A. and other buyer/borrowers

- (a) Spanish language version*
- (b) English translation*

2

- 14. Share Purchase Agreement, dated March 27, 2001, between Inversiones Las Arenas Sociedad Anonima and other seller/lenders and LQ Inversiones Financieras S.A. and other buyer/borrowers
 - (a) Spanish language version*
 - (b) English translation*
- 15. Pledge Agreement, dated January 9, 2002, between LQ Inversiones Financieras S.A. and Deutsche Bank AG Cayman Islands Branch
 - (a) Spanish language version*
 - (b) English translation*
- 16. Note Amendment, dated April 23, 2002, among Agricola El Penon S.A., LQ Inversiones Financieras S.A., Quinenco S.A. and Banco del Estado de Chile
 - (a) Spanish language version **
 - (b) English summary***
- 17. First Amendment and Waiver to Senior Secured Credit Agreement, dated May 22, 2002, between LQ Inversiones Financieras S.A. and Deutsche Bank AG Cayman Islands Branch*
- 18. English language translation of Master Joint Venture Agreement by and among Citigroup, COIC and Quinenco, dated July 19, 2007, incorporated by reference to Exhibit 3.1 to Banco de Chile's 2007 Annual Report on Form 20-F filed with the Securities and Exchange Commission on June 27, 2008 (the "2007 20-F")
- 19. English language translation of Merger Agreement by and between Banco de Chile and Citibank Chile, dated December 26, 2007, incorporated by reference to Exhibit 4.1 to the 2007 20-F
- 20. English language translation of Shareholders Agreement by and among Quinenco, Citigroup Chile S.A. and certain of Quinenco's subsidiaries, dated December 27, 2007, incorporated by reference to Exhibit 3.2 to the 2007 20-F
- 21. English language translation of Global Connectivity Agreement by and between Citigroup and Banco de Chile, dated December 27, 2007, incorporated by reference to Exhibit 4.3 to the 2007 20-F
- 22. English language translation of Cooperation Agreement by and between Citigroup and Banco de Chile, dated December 27, 2007, incorporated by reference to Exhibit 4.2 to the 2007 20-F
- 23. Joint Filing Agreements from each of Fernanda Luksic Lederer, Antonia Luksic Puga, Inversiones Rio Claro Ltda., Inversiones Orengo S.A., and Ruana Copper AG Agencia Chile; and

3

Powers of Attorney from each of Andsberg Ltd., Andsberg Inversiones Ltd., Guillermo Luksic Craiq, Nicolas Luksic Puga, Antonia Luksic

Puga, Inmobiliaria e Inversiones Rio Claro S.A., Inversiones Rio Claro Ltda., Fernanda Luksic Lederer, Inversiones Orengo S.A.

** Pursuant to Rule 12b-31 under the Exchange Act, only one of the five Note Amendments referenced in the second paragraph of Item 6 herein, each dated April 23, 2002, has been previously filed. The schedule below sets forth the material details (consisting only of the names of the parties to such Note Amendments) in which the four documents which are not filed hereto differ from Exhibit 16:

Note Amendment among Inversiones Ranquil S.A., LQ Inversiones Financieras S.A., Quinenco S.A. and Banco del Estado de Chile

Note Amendment among Inmobiliaria e Inversiones Hidroindustriales S.A., LQ Inversiones Financieras S.A., Quinenco S.A. and Banco del Estado de Chile

Note Amendment among VTR S.A., LQ Inversiones Financieras S.A., Quinenco S.A. and Banco del Estado de Chile

Note Amendment among Inversiones y Bosques S.A., Quinenco S.A., LQ Inversiones Financieras S.A., Inversiones Rio Grande S.A. and Banco del Estado de Chile

*** Pursuant to Rule 12b-12(d) under the Exchange Act, an English summary has previously been provided.

4

The undersigned person (being one of the "Reporting Persons") hereby agrees that a joint statement of this schedule 13D/A, and any amendments thereto, be filed on her behalf by Rodrigo Terre Fontbona, whose address is Enrique Foster Sur 20, 18th Floor, Santiago, Chile.

Each of the Reporting Persons is responsible for the completeness and accuracy of the information concerning each of the items contained therein, but none of the Reporting Persons is responsible for the completeness or accuracy of the information concerning any other Reporting Person.

Date: November 28, 2008

Fernanda Luksic Lederer

By: /s/Rodrigo Terre Fontbona

Name: Rodrigo Terre Fontbona

Title: Attorney-in-fact

1

The undersigned persons (each being one of the "Reporting Persons") hereby agree that a joint statement of this schedule 13D/A, and any amendments thereto, be filed on their behalf by Fernando de Solminihac Tampier, whose address is Enrique Foster Sur 20, 18th Floor, Santiago, Chile.

Each of the Reporting Persons is responsible for the completeness and

^{*} Exhibit previously filed

accuracy of the information concerning each of the items contained therein, but none of the Reporting Persons is responsible for the completeness or accuracy of the information concerning any other Reporting Person.

Date: November 28, 2008

Antonia Luksic Puga Inversiones Rio Claro Ltda.

By: /s/Fernando de Solminihac Tampier

Name: Fernando de Solminihac Tampier

Title: Attorney-in-fact

2

The undersigned person (being one of the "Reporting Persons") hereby agrees that a joint statement of this schedule 13D/A, and any amendments thereto, be filed on its behalf by Lukas Yaksic Rojas, whose address is Ahumada 11, 10th Floor, Santiago, Chile.

Each of the Reporting Persons is responsible for the completeness and accuracy of the information concerning each of the items contained therein, but none of the Reporting Persons is responsible for the completeness or accuracy of the information concerning any other Reporting Person.

Date: November 28, 2008

Inversiones Orengo S.A.

By: /s/Lukas Yaksic Rojas

Name: Lukas Yaksic Rojas

Title: Attorney-in-fact

3

The undersigned person (being one of the "Reporting Persons") hereby agrees that a joint statement of this schedule 13D/A, and any amendments thereto, be filed on its behalf by Jean-Paul Luksic Fontbona, whose address is Ahumada 11, 10th Floor, Santiago, Chile.

Each of the Reporting Persons is responsible for the completeness and accuracy of the information concerning each of the items contained therein, but none of the Reporting Persons is responsible for the completeness or accuracy of the information concerning any other Reporting Person.

Date: November 28, 2008

Ruana Copper AG Agencia Chile.

By: /s/Jean-Paul Luksic Fontbona

Name: Jean-Paul Luksic Fontbona

Title: Agent

4

Power Of Attorney

The undersigned, Andsberg Ltd., a limited liability company whose address is 22 Grenville Street, St. Helier, Jersey, Channel Islands JE48PX, does hereby appoint Gonzalo Menendez Duque, whose address is Agustinas 972, suite 701, Santiago, Chile, as its attorney-in-fact, for it and in its name, to execute and cause to be filed or delivered, as required by Section 13(d) of the Securities Exchange Act of 1934, any number, as appropriate, of original and copies of the Securities and Exchange Commission Schedule 13D ("Schedule 13D") any amendments thereto, and any agreement to file Schedule 13D jointly with any other reporting person in respect of the shares of Banco de Chile common stock, owned by the undersigned and generally to take such other actions and such other things necessary to effectuate the foregoing as fully in all respects as he could do if personally present.

Signed as of the 28th day of November, 2008.

ANDSBERG LTD.

By: /s/Guillermo Luksic Craig

Name: Guillermo Luksic Craig

By: /s/Gonzalo Menendez Duque

Name: Gonzalo Menendez Duque

WITNESS:

/s/Davor Domitrovic

Name: Davor Domitrovic

5

Power Of Attorney

The undersigned, Andsberg Inversiones Ltd., a limited liability company whose address is 22 Grenville Street, St. Helier, Jersey, Channel Islands JE48PX, does hereby appoint Gonzalo Menendez Duque, whose address is Agustinas 972, suite 701, Santiago, Chile, as its attorney-in-fact, for it and in its name, to execute and cause to be filed or delivered, as required by Section 13(d) of the Securities Exchange Act of 1934, any number, as appropriate, of original and copies of the Securities and Exchange Commission Schedule 13D ("Schedule 13D") any amendments thereto, and any agreement to file Schedule 13D jointly with any other reporting person in respect of the shares of Banco de Chile common stock, owned by the undersigned and generally to take such other actions and such other things necessary to effectuate the foregoing as fully in all respects as he could do if personally present.

Signed as of the 28th day of November, 2008.

ANDSBERG INVERSIONES LTD.

By: /s/Guillermo Luksic Craig

Name: Guillermo Luksic Craig

By: /s/Gonzalo Menendez Duque

Name: Gonzalo Menendez Duque

WITNESS:

/s/Davor Domitrovic

Name: Davor Domitrovic

6

Power Of Attorney

The undersigned, Guillermo Luksic Craig, an individual whose address is Enrique Foster Sur 20, piso 18, Las Condes, Santiago, Chile, does hereby appoint Fernando de Solminihac Tampier, whose address is Enrique Foster Sur 20, 18th Floor, Santiago, Chile, as his attorney-in-fact, for him and in his name, to execute and cause to be filed or delivered, as required by Section 13(d) of the Securities Exchange Act of 1934, any number, as appropriate, of original and copies of the Securities and Exchange Commission Schedule 13D ("Schedule 13D") any amendments thereto, and any agreement to file Schedule 13D jointly with any other reporting person in respect of the shares of Banco de Chile common stock, owned by the undersigned and generally to take such other actions and such other things necessary to effectuate the foregoing as fully in all respects as he could do if personally present.

Signed as of the 28th day of November, 2008.

By: /s/Guillermo Luksic Craig

Name: Guillermo Luksic Craig

WITNESS:

/s/Davor Domitrovic

Name: Davor Domitrovic

7

Power Of Attorney

The undersigned, Nicolas Luksic Puga, an individual whose address is Enrique Foster Sur 20, piso 18, Las Condes, Santiago, Chile, does hereby appoint Fernando de Solminihac Tampier, whose address is Enrique Foster Sur 20, 18th Floor, Santiago, Chile, as his attorney-in-fact, for him and in his name, to execute and cause to be filed or delivered, as required by Section 13(d) of the Securities Exchange Act of 1934, any number, as appropriate, of original and copies of the Securities and Exchange Commission Schedule 13D ("Schedule 13D") any amendments thereto, and any agreement to file Schedule 13D jointly with any other reporting person in respect of the shares of Banco de Chile common stock, owned by the undersigned and generally to take such other actions and such other things necessary to effectuate the foregoing as fully in all respects as he could do if personally present.

Signed as of the 28th day of November, 2008.

By: /s/Nicolas Luksic Puga

Name: Nicolas Luksic Puga

WITNESS:

/s/Davor Domitrovic

Name: Davor Domitrovic

8

Power Of Attorney

The undersigned, Antonia Luksic Puga, an individual whose address is Enrique Foster Sur 20, 18th Floor, Santiago, Chile, does hereby appoint Fernando de Solminihac Tampier, whose address is Enrique Foster Sur 20, 18th Floor, Santiago, Chile, as her attorney-in-fact, for her and in her name, to execute and cause to be filed or delivered, as required by Section 13(d) of the Securities Exchange Act of 1934, any number, as appropriate, of original and copies of the Securities and Exchange Commission Schedule 13D ("Schedule 13D") any amendments thereto, and any agreement to file Schedule 13D jointly with any other reporting person in respect of the shares of Banco de Chile common stock, owned by the undersigned and generally to take such other actions and such other things necessary to effectuate the foregoing as fully in all respects as she could do if personally present.

Signed as of the 28th day of November, 2008.

By: /s/Antonia Luksic Puga

Name: Antonia Luksic Puga

WITNESS:

/s/Davor Domitrovic

Name: Davor Domitrovic

9

Power Of Attorney

The undersigned, Inmobiliaria e Inversiones Rio Claro S.A., a holding company whose address is Enrique Foster Sur 20, piso 18, Las Condes, Santiago, Chile, does hereby appoint Fernando de Solminihac Tampier, whose address is Enrique Foster Sur 20, 18th Floor, Santiago, Chile, as its attorney-in-fact, for it and in its name, to execute and cause to be filed or delivered, as required by Section 13(d) of the Securities Exchange Act of 1934, any number, as appropriate, of original and copies of the Securities and Exchange Commission Schedule 13D ("Schedule 13D") any amendments thereto, and any agreement to file Schedule 13D jointly with any other reporting person in respect of the shares of Banco de Chile common stock, owned by the undersigned and generally to take such other actions and such other things necessary to effectuate the foregoing as fully in all respects as he could do if personally present.

Signed as of the 28th day of November, 2008.

INMOBILIARIA E INVERSIONES RIO CLARO S.A.

By: /s/Manuel Jose Noguera Eyzaguirre

Name: Manuel Jose Noguera Eyzaguirre

By: /s/Fernando de Solminihac Tampier

Name: Fernando de Solminihac Tampier

WITNESS:

/s/Davor Domitrovic

Name: Davor Domitrovic

10

Power Of Attorney

The undersigned, Inversiones Rio Claro Ltda., a limited liability company whose address is Enrique Foster Sur 20, 18th Floor, Santiago, Chile, does hereby appoint Fernando de Solminihac Tampier, whose address is Enrique Foster Sur 20, 18th Floor, Santiago, Chile, as its attorney-in-fact, for it and in its name, to execute and cause to be filed or delivered, as required by Section 13(d) of the Securities Exchange Act of 1934, any number, as appropriate, of original and copies of the Securities and Exchange Commission Schedule 13D ("Schedule 13D") any amendments thereto, and any agreement to file Schedule 13D jointly with any other reporting person in respect of the shares of Banco de Chile common stock, owned by the undersigned and generally to take such other actions and such other things necessary to effectuate the foregoing as fully in all respects as he could do if personally present.

Signed as of the 28th day of November, 2008.

INVERSIONES RIO CLARO LTDA.

By: /s/Manuel Jose Noguera Eyzaguirre

Name: Manuel Jose Noguera Eyzaguirre

By: /s/Fernando de Solminihac Tampier

Name: Fernando de Solminihac Tampier

WITNESS:

/s/Davor Domitrovic

Name: Davor Domitrovic

11

Power Of Attorney

The undersigned, Fernanda Luksic Lederer, an individual whose address is Enrique Foster Sur 20, 18th Floor, Santiago, Chile, does hereby appoint Rodrigo Terre Fontbona, whose address is Enrique Foster Sur 20, 18th Floor, Santiago, Chile, as her attorney-in-fact, for her and in her name, to execute and cause to be

filed or delivered, as required by Section 13(d) of the Securities Exchange Act of 1934, any number, as appropriate, of original and copies of the Securities and Exchange Commission Schedule 13D ("Schedule 13D") any amendments thereto, and any agreement to file Schedule 13D jointly with any other reporting person in respect of the shares of Banco de Chile common stock, owned by the undersigned and generally to take such other actions and such other things necessary to effectuate the foregoing as fully in all respects as she could do if personally present.

Signed as of the 28th day of November, 2008.

By: /s/Fernanda Luksic Lederer

Name: Fernanda Luksic Lederer

WITNESS:

/s/Davor Domitrovic

Name: Davor Domitrovic

12

Power Of Attorney

The undersigned, Inversiones Orengo S.A., a Corporation whose address is Ahumada 11, 2nd Floor, Santiago, Chile, does hereby appoint Lukas Yaksic Rojas, whose address is Ahumada 11, 10th Floor, Santiago, Chile, as its attorney-in-fact, for it and in its name, to execute and cause to be filed or delivered, as required by Section 13(d) of the Securities Exchange Act of 1934, any number, as appropriate, of original and copies of the Securities and Exchange Commission Schedule 13D ("Schedule 13D") any amendments thereto, and any agreement to file Schedule 13D jointly with any other reporting person in respect of the shares of Banco de Chile common stock, owned by the undersigned and generally to take such other actions and such other things necessary to effectuate the foregoing as fully in all respects as he could do if personally present.

Signed as of the 28th day of November, 2008.

INVERSIONES ORENGO S.A.

By: /s/Maria Paola Luksic Fontbona

Name: Maria Paola Luksic Fontbona

By: /s/Lukas Yaksic Rojas

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WITNESS:

/s/Davor Domitrovic

Name: Davor Domitrovic

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