



MATERIAL INFORMATION
AGUAS ANDINAS S.A.
Securities Register N° 0346

Mrs.
Solange Berstein Jáuregui
Superintendent of Securities and Insurance

Dear Madam,

Pursuant to the material information issued on April 27, and what was consulted in your email today, we inform this Commission of the matter and amount of the current litigation whose results will be assumed by Aguas Andinas S.A.:

- 1. Case No. C-2488-2020, labeled "Ojeda with ESSAL", filed before the 1st Civil Court of Osorno:** Demand for compensation due to non-contractual liability related to damages caused, filed by a group of 220 natural persons who claim to have been affected by the drinking water supply cut occurred in July 2019 in the city of Osorno. Compensation for moral damages amounting to \$1,095,000,000 is claimed.
- 2. Case No. C-2588-2020, labeled "Niklitschek with ESSAL", filed before the 1st Civil Court of Osorno:** Demand for compensation due to non-contractual liability related to damages caused, and in non-contractual subsidy, filed by eleven legal persons who claim to have been affected by the drinking water supply cutoff that occurred in July 2019 in the city of Osorno. Consequential damages and lost profits are claimed, the actors having reserved the discussion and determination of the kind and number of damages for the stage of compliance with the ruling or for a subsequent trial;
- 3. Case Rol C-5909-2019, titled "Tricard with ESSAL" filed before the 1st Civil Court of Puerto Montt:** Demand for compensation due to non-contractual liability related to damages caused, and in contractual subsidy, filed by a company that claims to have been affected due to the suspension of the drinking water supply that occurred in Osorno in July 2019. Compensation is claimed for consequential damages and loss of earnings, amounting to \$30,147,952;
- 4. Case No. C-5210-2019, labeled "Tricot with ESSAL" filed before the 1st Civil Court of Puerto Montt:** Demand for compensation due to non-contractual liability related to damages caused, and in contractual subsidy, filed by a company that claims to have been affected due to the suspension of the drinking water supply that occurred in Osorno in July

2019. Compensation is claimed for consequential damages and loss of earnings, amounting to \$24,670,447.

Without prejudice to the fact that we are not able to anticipate the results of the preceding cases, it is noted that there are solid precedents that justify ESSAL's position in said trials. In this regard, in the event of unfavorable judgments, we estimate that they should be for amounts significantly lower than those claimed.

- 5. Case No. C-5874-2021, titled "ESSAL with Superintendence of Sanitation Services",** filed before the 11th Civil Court of Santiago: Claim for the application and amount of the fine imposed on ESSAL by the Superintendency of Sanitation Services originated by the suspension of the drinking water supply service occurred in Osorno, in July 2019. The penalty subject of the claim amounted to 2,720 UTA and was fully paid at the time the action was filed. A judicial resolution that nullifies or reduces the amount of that fine, would imply a restitution of all or part of the amounts paid.

Yours sincerely,

Daniel Tugues Andrés

CEO

Aguas Andinas S.A.

c.c.: Bolsa de Comercio de Santiago
Bolsa Electrónica de Chile
Bolsa de Corredores de Valparaíso
Comisión Clasificadora de Riesgo
Fitch Ratings, Clasificadora de Riesgo
ICR Clasificadora de Riesgo
Banco de Chile