



**STANDARD OPERATING PROCEDURE POLICY IN RELATED PARTY
TRANSACTIONS**

Enel Chile S.A.

The standard operating procedure policy approved by the Board of Directors of the Company pursuant to article 147(b) of Law 18,046 is as follows:

1. Financial transactions with related parties that correspond, among others, to intercompany expense accounts and/or financial loans are deemed in the ordinary course of business.
2. Transactions involving financial or financial intermediation operations carried out by the Company on an ordinary basis with related parties, such as fixed or variable income financial investments, acquisition and sale of foreign currencies, financial derivatives, swaps, agreements, time deposits, overdraft lines, promissory note loans, letters of credit, letters of guarantee, stand-by letters of credit, forward contracts, rate hedges, options and futures, operations related to current accounts, daily money desk operations, fund raising, placement of funds or other regular financial cash management operations are deemed in the ordinary course of business; .
3. Transactions with related parties related to IT services, infrastructure and real estate services, data center, microcomputing, software and hardware and in general data management are deemed in the ordinary course of business.
4. Related party transactions related to administration, management or professional services, financial administration, corporate services and other similar services, including, among others, accounting, financial reporting, fixed assets, purchase and sales ledger, treasury and banking, tax advice, legal advice, communications, human resources and organizational services, investor relations and institutional relations management, compliance services, general and asset management services, insurance, procurement,



controllership and internal audit, and management of the crime prevention model are deemed in the ordinary course of business.

5. Acquisition or disposal transactions involving shareholdings in subsidiaries or affiliates of the Company or, in general, of companies in which the Company has a direct or indirect interest, entered into with related companies, for the purpose of corporate or asset restructuring, which do not exceed 10% of the shareholdings of the company in respect of which the transaction is entered into, nor exceed the equivalent of US\$ 200,000,000 are deemed in the ordinary course of business.