FORM 6-K

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Report of Foreign Issuer

Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

Commission File Number: 001-14554

Banco Santander Chile Santander Chile Bank

(Translation of Registrant's Name into English)

Bandera 140 Santiago, Chile

(Address of principal executive office)

	Indicate by check mark whether the registrant file	es or will file Form 20-F	annual reports uı ⊠	nder cover of Fo Form 40-F	orm 20-F or Form 40-F:	
	Indicate by check mark if the registrant is submit	ting the Form Yes	6-K in paper as □	permitted by Ro No	egulation S-T Rule 101(b)(1): ⊠	
	Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): Yes \Box No \boxtimes					
Commi	Indicate by check mark whether by furnishing the information contained in this Form, the Registrant is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934: Yes					
	If "Yes" is marked, indicate below the file numbe		the registrant in			

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

BANCO SANTANDER-CHILE

By: /s/ Cristian Florence

Name: Cristian Florence Title: General Counsel

Date: April 28, 2017

Resolutions adopted at the Ordinary Shareholders' Meeting, held on April 26, 2017.

In accordance with the provisions of Articles 9 and 10 of Law 18,045, of the Securities Market, we report as an essential fact the Ordinary Shareholders' Meeting held yesterday, on Wednesday 26th of April, at 17.00 at Bandera N° 140, Piso 12 (auditorium), in which the following agreements were approved by shareholders :

1) Approval of the Annual Report, General Balance Sheet, Financial Statements and External Auditors Report corresponding to the period between January 1 and December 31 of 2016.

2) To distribute a dividend of \$ 1.75459102 per share, corresponding to 70% of the profits for the year 2016, which is available to shareholders as of the same date, at the Bank's headquarters or at any of its branches , both in the Metropolitan Region and in the rest of the country; and allocate the remaining 30% of profits for the same year to reserves. The shareholders who are registered in the Shareholders' Registry are entitled to receive the dividend referred to at midnight on April 21.

3) Election of the entire Board of the Bank, due to the completion of its legal and statutory period, being composed of 9 directors and 2 alternate directors, being elected for a new period of 3 years, the following persons:

Board

Vittorio Corbo Lioi Oscar Von Chrismar Carvajal Roberto Méndez Torres Ana Dorrego de Carlos Andreu Plaza López Juan Pedro Santa María Pérez Lucía Santa Cruz Sutil Orlando Poblete Iturrate (independent) Roberto Zahler Mayanz (independent)

Alternate members

Blanca Bustamante Bravo (independent) Raimundo Monge Zegers.

4) Establish the compensation regime of the Board of Directors.

\& Santander

It was approved to make an adjustment since they have not changed since April 2010 and thus maintain them in accordance with the prevailing market conditions. It was approved that the monthly fee of each director of the Bank will be 250 UF, compared to the current 230 UF, which implies a readjustment of approximately 8.7%. In the case of the Chairman of the Board, it was approved that this fee be twice the amount mentioned and in the case of the Vice President, increased by 50%. By integrating in one or more committees, excluding the Audit Committee and the Integral Risk Committee, a Director's fee of 30 UF for each session that they attend was approved. The Chairman of each Committee will receive double the amount mentioned for attendance at each session. For all, the fee cap will be for a monthly session. This compensation is the same as the current compensation however it will be paid based on attendance rather than on a monthly basis.

Regarding the members of the Integral Risk Committee, whose current frequency is 2 monthly sessions, it is proposed that the Directors receive a compensation of 15 UF for each session that they attend. The Chairman of this Committee will receive double the sum mentioned for attendance at each corresponding session. For all, the limit will be two monthly sessions. This compensation is the same as the current compensation however it will be paid based on attendance rather than on a monthly basis.

Lastly, article 50 bis of the Public Limited Companies Law mandates that the directors of the Audit Committee should have an additional compensation of not less than one-third of what they are entitled to as directors. Therefore, it was approved that the Chairman of this Committee receives a fee of 230 UF and in the case of the other directors 115 UF, in both cases for each session attended and with a maximum of one monthly session.

Finally, it was approved that the operating budget of the Audit Committee be the amount equivalent to 7,200 UF, corresponding to the same amount approved at the ordinary shareholders' meeting last year. This considers the part of the remuneration that the law requires to pay the members of the committee for their participation in it.

The foregoing is notwithstanding the amounts that may be paid to directors for specific advice in matters of their specialty.

5) Assign audit firm PricewaterhouseCoopers Consultores, Auditores and Compañía Limitada, as external auditors of the Bank and its subsidiaries, for the 2017 Fiscal Year.

6) Assign private classifiers "Fitch Ratings" and "Feller-Rate Clasificadora de Riesgo", for the Bank's classification.

7) Acknowledge the report of the activities of Directors and Audit Committee, determination of the regime of compensation of its members and expenditure budget for its operation.

8) Report on the essential facts of the Bank that occurred during the 2016 financial year.

The publications of the notices regarding the agreement to pay the dividend to shareholders and election of the Board of Directors will be published in El Mercurio newspaper of Santiago, tomorrow, April 28, which we will forward to you at the same date. Subsequently, once the minutes of the Meeting have been signed, the relevant part related to the election of the Board shall be reduced to a public deed and an authorized copy shall be sent to that Superintendence as provided for in Article 44 of the General Banking Law.

Sincerely,

Claudio Melandri Hinojosa General Manager

C.c.: Superintendencia de Valores y Seguros Bolsa de Comercio de Santiago Bolsa de Valores de Valparaíso Bolsa Electrónica de Chile