

Atalaya Mining Copper, S.A. (the "Company")

Statement of the Division of Responsibilities between the Chairman and Chief Executive Officer

Adopted at a meeting of the Board held on 15 November 2023

The roles of the Chairman of the Board (**Chairman**) and Chief Executive Officer (**CEO**) of the Company are set out below.

1. Reporting Lines			
1. Kepo	Chairman	CEO	
	Chairman	CEO	
1.1	The Chairman reports to the Board	The CEO reports to the Chairman (acting on behalf of the Board) and the Board directly	
1.2	The Chairman is not responsible for executive matters regarding the Group's business. Other than the CEO and Company Secretary, no executive reports to the Chairman other than through the Board.	The CEO is responsible for all executive management matters affecting the Group. All members of the executive management report, either directly or indirectly, to the CEO.	
2. Key F	Responsibilities		
	Chairman	CEO	
2.1	The Chairman's principal responsibility is the effective running of the Board.	The CEO's principal responsibility is running the Group's business.	
2.2	The Chairman is responsible for ensuring that the Board as a whole plays a full and constructive part in the development and determination of the Group's strategy and overall commercial objectives.	The CEO is responsible for proposing and developing the Group's strategy and overall commercial objectives, which he does in close consultation with the Chairman and the Board.	
2.3	The Chairman is the guardian of the Board's decision-making processes.	The CEO is responsible, with the executive team, for implementing the decisions of the Board and its Committees.	
3. Othe	r Responsibilities		
	Chairman	CEO	
3.1	Running the Board and setting its agenda.	Providing input to the Board's agenda from himself and other members of the executive team.	
3.2	Ensuring that Board agendas take full account of the important issues facing the Group and the concerns of all Board	Ensuring that he maintains a dialogue with the Chairman on the important and strategic issues facing the Group and	



	members. There should be an emphasis on strategic, rather than routine, issues.	proposing Board agendas to the Chairman which reflect these.
3.3	Ensuring that all Board members are given the opportunity to share their views and participate in the business of the Board.	Ensuring appropriate information is provided to enable the Non-Executive Directors to form a view.
3.4	Ensuring that the Board receives accurate, timely and clear information on: • the Group's performance. • the issues, challenges and opportunities facing the Group. • matters reserved to it for decision.	Ensuring that the executive team gives appropriate priority to providing reports to the Board which contain accurate, timely and clear information.
3.5	Ensuring, with the advice of the Company Secretary where appropriate, compliance with the Board's approved procedures, including the schedule of matters reserved to the Board for its decision and each Committee's terms of reference.	Ensuring, in consultation with the Chairman and the Company Secretary as appropriate, that he and the executive team comply with the Board's approved procedures, including the schedule of matters reserved to the Board for its decision and each Committee's terms of reference.
3.6	Arranging informal meetings of the directors, including meetings of the non-executive directors at which the executive directors are not present, as required to ensure that sufficient time and consideration is given to complex, contentious or sensitive issues.	Ensuring that the Chairman is alerted to forthcoming complex, contentious or sensitive issues affecting the Group of which he might not otherwise be aware.
3.7	Proposing to the Board, in consultation with the CEO, Company Secretary and Committee chairmen as appropriate: • a schedule of matters reserved to the Board for its decision. • Terms of reference for each Board Committee. • other Board policies and procedures. • ensuring reviews of the same at appropriate intervals.	Providing input to the Chairman and Company Secretary on appropriate changes to the schedule of matters reserved to the Board and Committee terms of reference.
3.8	In conjunction with the Nomination and Governance Committee (if constituted) initiating change and succession planning in Board appointments to retain and build an effective and	Providing information and advice on succession planning, to the Chairman, the Nomination and Governance Committee (if constituted), and other members of the



4.1	Any amendments to this statement are a matter reserved to the Board.		
Status of this Statement			
3.15	Chairing the Company's shareholder meetings including the AGM.	Attendance at General Meetings to provide relevant information to shareholders.	
3.14	Promoting the highest standards of integrity, probity and corporate governance throughout the Group and particularly at Board level.	Promoting, and conducting the affairs of the Group with the highest standards of integrity, probity and corporate governance.	
3.13	Ensuring that the performance of the Board as a whole, its Committees, and individual directors is formally evaluated at least once a year.	Ensuring that performance reviews are carried out at least once a year for each of the executive directors. Providing input to the wider Board evaluation process.	
3.12	Taking the lead in identifying and seeking to meet the development needs both of individual directors and of the Board as a whole.	Ensuring that the development needs of the executive directors and other senior management reporting to him are identified and met.	
3.11	Taking the lead in providing an appropriately constructed induction programme for new directors, facilitated by the Company Secretary.	Commenting on induction programmes for new directors and ensuring that appropriate management time is made available for the process.	
3.10	Ensuring that there is effective communication by the Group with its shareholders, including by the CEO, CFO and other executive management, and ensuring that members of the Board develop an understanding of the views of the major investors in the Group.	Leading the communication programme with shareholders.	
	complementary Board, and to facilitate the appointment of effective and suitable members and chairmen of Board Committees.	Board, particularly in respect of executive directors.	