

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 6-K Report of Foreign Issuer Pursuant to Rule 13a-16 or 15d-16 under the Securities Exchange Act of 1934 For the month of January, 2025 Commission File Number: 001-37777 GRUPO SUPERVIELLE S.A. (Exact name of registrant as specified in its charter) SUPERVIELLE GROUP S.A. (Translation of registrant's name into English) Reconquista 330C1003ABF Buenos Aires Republic of Argentina (Address of principal executive offices) Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F: Form 20-F Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): Yes No 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 No TABLE OF CONTENTS

Item 1. Grupo Supervielle S.A. "Sale of own shares in accordance with Article 67 of the Capital Market Law and the Regulations of the National Securities Commission (ComisiÃ³n Nacional de Valores).^{Autonomous City of Buenos Aires, January 22, 2025} Messrs. ComisiÃ³n Nacional de ValoresBolsas y Mercados Argentinos S.A. Mercado Abierto ElectrÃ³nico S.A. Presentâ€œRe: Relevant Fact. Sale of own shares in accordance with Article 67 of the Capital Market Law and the Regulations of the National Securities Commission (ComisiÃ³n Nacional de Valores)â€œDear Sirs:â€œGrupo Supervielle S.A. (NYSE: SUPV; BYMA: SUPV), (â€œSupervielleâ€œ or the â€œCompanyâ€œ), an Argentine financial services company with a nationwide presence, informs that on January 22, 2025, the Company's Board of Directors approved the sale of up to 4,567,223 Grupo Supervielle Class B shares in its portfolio, in accordance with the provisions of Article 67 of Law 26,831 and the regulations of the National Securities Commission (hereinafter, the â€œCNVâ€œ).â€œThis decision took into consideration the following grounds: (i) the period between August 2025 and April 2026 will be the maximum period for the disposal of the current shares in the portfolio from their acquisition, pursuant to the aforementioned Article 67 of the LMC, (ii) the current market conditions represent an opportunity to inject greater liquidity into the market, previously affected by share repurchases and, (iii) the funds resulting from the sale will be used to make capital contributions to the controlled company Supervielle Agente de NegociaciÃ³n S.A.U., representing a viable and efficient alternative for the benefit of the Company and its shareholders.â€œâ€œYours faithfully,â€œ _____ Ana Bartesaghi Alternate Responsible Officer for Market Relations Grupo Supervielle S.A.â€œâ€œSIGNATURE 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. A A Grupo Supervielle S.A. Date: January 22, 2025 By:/s/ Mariano Biglia A A Name: Mariano Biglia A A Title: Chief Financial Officerâ€œ