

BEST CORPORATE PRACTICES IMPLEMENTATION REPORT Issuer's Corporate Name CODENSA S.A. ESP

Principal Legal Representative: DAVID FELIPE ACOSTA
LEGAL REPRESENTATIVE APPOINTED TO DELIVER THE IMPLEMENTATION REPORT: JUAN MANUEL PARDO

REPORT PERIOD 2015 Report date: January 28, 2016



INTRODUCTION

Issuers will report implementation of recommendations contained in the new Colombian Best Corporate Practices Code to the Colombian Financial Superintendence (SFC) with this Best Corporate Practices Implementation Report.

The purpose of this report is informing the securities market the implementation - or lack of - of the Code recommendations by each issuer. For this, three boxes - corresponding to YES, NO, and NA - are provided for each recommendation, as well as sufficient space to supplement the answer, as follows:

If the answer is YES, the issuer will briefly describe the manner in which such implementation was made. Otherwise, the issuer will explain the reasons for not doing it.

The issuer will only select NA in cases in which, for legal reasons, it is unable to implement the recommendation. In this case, accurately indicate the norm preventing it.

Since some recommendations consist of a number of specific issues, we must emphasize that they will only be considered implemented provided meeting all their individual aspects, unless the reason for not adopting some of them is legal, fact that should be mentioned.

Each recommendation is provided with a box to indicate the issuer's first implementation date. There will also be a box to enter modification dates.

Should, due to its nature, the issuer, not have the specific body the recommendation refers to, it will be understood making reference to the entity's equivalent body, or that acting in its stead.



I. SHAREHOLDERS RIGHTS AND FAIR TREATMENT

Measure No. 1: Fair treatment principle

1.1 Implements the Measure	YES X NO	N/A
YES. Explain briefly:		
law and in the Bylaws, all Sharehold and will be treated fairly by the Cor officials, and collaborators. Addition auditor, the employees, officials, and	od Governance indicates that, except for con- ers within the same class will have the same pany directors, legal representatives, statuto- illy, it sets forth that directors, legal represe collaborators of the Company will provide an h will have rights and obligations contained	e rights and obligations bry auditor, employees, entatives, the statutory d ensure fair treatment
NO. Explain:		
NA. Explain the reasons for not ad	pting the recommendation:	
NA. Explain the reasons for not ad	opting the recommendation: 15-04-2010 Code of Good Gover	nance



1.2. The Board of Directors has approved a specific procedure defining Company practices to liaise with the various Shareholders regarding issues such as access to information, response to information requests, communication channels, the manner in which the Shareholders and the Company interact, its Board of Directors, and other Administrators.

1.2 Implements the Measure	YES X NO	N/A
YES. Explain briefly:		
Chapter 3 of the Code of Good Governance, approved by the Boof information, including general information presented to the Governance of the company is a securities issuer the Board of Directors will consider presented by a plural number of Shareholders representing at least in its webpage (www.CODENSA.com.co) the Company has a Virt communications channel among them and the Company, in gerindicating the person responsible for such office and his contact in NO. Explain:	eneral Shareholders Assemings and special audits. It er and reply in writing, in a last 5% of subscribed share ual Shareholders and Inves- meral responding to their co	nbly and especially information em 1 indicates that, while the justified matter, to propositions as. Additionally, it indicates that stors Service Office acting as a
NA. Explain the reasons for not adopting the recommendatio	n:	
Implementation Date	17-12-2015 Code of 0	Good Governance
Modification Dates	There have been no c	hanges



Measure No. 2: Information on shares.

2.1. Through its webpage, the Company informs the public - with clarity, accuracy, and in an integral manner - the various classes of shares
issued by the Company, the number of shares issued for each class, and the number of reserved shares, as well as rights and obligations
inherent to each class of shares.

2.1 Implements the Measure	YES	Х	NO	N/A			
YES. Explain briefly:							
The Shareholders rights and obligations are clear available to each shareholder at the Corwww.CODENSA.com.co. In Chapter I, the Code all shareholder rights and obligations. Both the Care published in the Company webpage. Article Regulation lists each right the Shareholders have	mpany officer of Good Gorporate By 4 of the	ces a overna daws a Genera	and in the once adopted be and the Code of Shareholders	Codensa webpage y the Company lists of Good Governance s Assembly Internal			
The classes of shares and the shareholding composition are published in the Company webpage, in the Accionistas e Inversionistas/Gobierno Corporativo y Responsabilidad Social Empresarial/Composición Accionaria Corporate Bylaws, as well as in the annual notes the Company publishes, in the Corporate Bylaws, in the Code of Good Governance, and in the Shareholders General Assembly Internal Regulation, available in the Company webpage.							
These documents indicate that "[I] the Company four classes, namely:	y shares wi	ll be r	egistered share	es and there will be			
1. Ordinary state shares.							
2. State shares with preferential dividends and no voting rights.							
3. Ordinary private shares.							
4. Private shares with preferential dividends and	no voting rig	hts.					
Exceptions contained in the law and in the Bylaws excepted, all Shareholders within the same class will have the same rights and obligations and will be treated fairly by the Company directors, legal representatives, statutory auditor, employees, officials, and collaborators.							
NO. Explain:							
NA. Explain the reasons for not adopting the r	ecommend	lation					
	29-08-200	7 Byla	WS				
Implementation Date	15-04-201	0 Cod	e of Good Gov	ernance.			
Modification Dates	The Corp			Code of Good Govern	nance		



Measure No. 3: No capital dilution.

3.1. Regarding operations that could result in the minority Shareholders' capital dilution (in case of a capital increase involving a waiver to the preemptive right during share subscriptions, a merger, a spinoff, or a segregation, among others), the Company explains them to the Shareholders in detail in a previous report from the Board of Directors, with an opinion regarding the transaction terms from a recognized independent external advisor (fairness opinion), appointed by the Board of Directors. These reports are available to the Shareholders prior to the Assembly meeting, within times considered for such inspection right to be exercised.

3.1 Implements the Measure	YES	Х	NO		N/A	
					1	
YES. Explain briefly:						
Article 11 of the Board of Directors Regulation minority Shareholders' capital dilution, the B provide the necessary supporting evidence to available to the Shareholders sufficiently in adv	oard of Dir make dec	ectors isions,	will retain an the respective	extern report	al advisor to being made	
NO. Explain:						
NA. Explain the reasons for not adopting the	e recomme	ndatio	n:			
Implementation Date	17-12-20	15 Inte	rnal Board of D	irector	s Regulation	
Modification Dates	No chang	ges hav	e been made		-	



Measure No. 4: Information and communication with the Shareholders.

4.1 Implements the Measure	YES X NO N/A
ES. Explain briefly:	
ne Company webpage www.CODE pecial mail address dedicated to formation and information of interes	of Good Governance, the Company has a virtual service link at ENSA.com.co, in the virtual office Corporate Bylaws, and a taking care of Shareholders and investors, providing legal st. The Company also has an investors liaison office specifically among the investors and the Company.
rticle 62 of the Corporate Bylaws incopositions related to issues inv	Board of Directors Internal Regulation and the paragraph of dicate that the Board of Directors will not be required to reply to volving industrial secrets or information that is Company informed to those making the request.
	orporate Bylaws indicates that information from ordinary and de available to the Shareholders at the Company webpage.
IO. Explain:	
IA. Explain the reasons for not ad	lopting the recommendation:
	29-08-2007 Corporate Bylaws
Implementation Date	29-08-2007 Corporate Bylaws March-2012 Internal Board of Directors Regulation



YES. Explain briefly: According to Chapter 3 of the Code of God Company's webpage www.CODENSA.con specially dedicated email addresses providing general of Company events. Additionally specifically to respond to concerns and quegroups of interest. It also holds quarterly to with their respective translation into Spanis financial report and the results bulletin, in State the Company webpage. It has annual brother to share results and socialize the most imprelevant information at the Company webp Company has maintained its IR Recognitic with the best relationships with investors st	m.co, Corporate Bylaws Accionis ding information, answering que- y, the Company has created an i estions from investors and provi- eleconferences in English with in sh at the Company webpage, ea Spanish and in English, making reakfasts with the entire Colomb portant milestones of the compan- page and in the Financial Supering from the Colombian Stock Ex	stas e Inversionistas, with 3 stions, and informing the market investors relations area, ide information to the various exectors and analysts, always ach quarter publishing the them available to the investors of inancial community in order nies in Colombia, providing intendence SIMEV. The change, given to companies
NO. Explain:		



4.3 Implements the Measure	YES X NO N/A	\
YES. Explain briefly:		
Spanish at the Company webpage. Ea in Spanish and in English, available to with the entire financial community in important milestones of the companie	erences in English with investors and analysts, trend quarter, it publishes the financial report and the research terms at the Company webpage. It has an analycolombia, during which results are shared, socializes in Colombia and sharing relevant information in tendence SIMEV. It answers questions, both by tell investors.	results bulletin nnual breakfas izing the mos the Company
NO. Explain:		
NA Explain the reasons for not ador	ting the recommendation:	
NA. Explain the reasons for not adop	ting the recommendation:	
NA. Explain the reasons for not adop	2008 as a good governance practice. Since one of the mechanisms used to meet to obligation contained in the Code of Good G	the disclosure



Implementation Date

Modification Dates

/ES. Explain briefly:				
during which face-to-face meetings update them on the issuer's finan Company also has at least one and ts previous year's financial and ot challenges.	cial situation, the main nual breakfast with the e	business indicat	ors, and its risk ra financial community	ting. The
NO. Explain:				
NA. Explain the reasons for not a	dopting the recommend	dation:		
,				

There have been no changes



special audits re	any Bylaws consider that a Shareholder, or group egarding aspects other than those audited by the percentage lower than 5%.							
,	4.5 Implements the Measure	YES	NO	x N/A				
	YES. Explain briefly:							
	NO. Explain:							
	Article 93 of the Bylaws states that a group of subscribed shares, or a group of investors ow Company, or their representatives, may perforn this hiring a recognized firm.	vning at le	ast 10% of comm	ercial papers issue	d by the			
	NA. Explain the reasons for not adopting the recommendation:							
	Implementation Date N/A							
	Modification Dates							
4.6. To exercise	this right, the Company has a written procedure	according	to recommendation	n 4.6.				
	4.6 Implements the Measure	YES	X NO	N/A				
	If YES, explain briefly:							
	The shareholder is allowed to make audits, according to phases defined by him/it. However, paragraph 1 of Article 93 of the Corporate Bylaws, and item 6 of Chapter 3 of the Code of Good Governance, contain rules related to specialized audits, including issues to be audited, the time for such audits, and conditions for its performance. No specific times are considered in order to provide the Shareholders with proper mechanisms allowing them to make such audits in a peaceful manner and according to their expectations.							
	NO. Explain:							
	NA. Explain the reasons for not adopting the	recomme	endation:					
		29-08-20	07 Corporate Bylav	WS	<u></u>			
	Implementation Date		Code of Good Go					
	Modification Dates	There has	ve been no change	es .				



Measure No. 5: Administrators' acts in case of Company changes or control-takings.

5.1. The members of the Board of Directors and upper management have explicitly accepted, in their acceptance letters or work contracts, that upon becoming aware of the existence of an OPA or other relevant operations, such as mergers or spinoffs, there will be times during which they undertake not to directly or indirectly negotiate Company shares through third parties.

5.1 Implements the Measure	YES	Х	NO		N/A	
YES. Explain briefly:						
Item 19 of Article 16 of the Internal Board of Dire of Directors should refrain from directly or indirect case of activities corresponding to an Special As such operation is formalized. Additionally, in the commitment.	ctly negotiansembly Ev	iting Co ent, as	mpany shares indicated in the	throug e Corp	h a third part orate Bylaws	y in , until
NO. Explain:						
NA. Explain the reasons for not adopting the	recomme	ndation	:			
	17-12-20	15 Intor	nal Board of D	iractor	- Pagulation	
Implementation Date	11-12-20	io iilleli	nal Board of D	ii ector:	s Negulation	
Modification Dates	There ha	ve been	no changes			



Measure No. 6: Companies acting in conglomerates

ivicasule ivo. u	. Companies acting in congiomerates.								
administrative because of Direct transparent and	prejudice of the independence each individual codies, there is an organizational conglomerate stors, and upper management - the key individual allows establishing clear lines of responsibility ntrol, and effective administration.	structure de al bodies a	fining fo	or the three gitions and the	overnmer eir relatior	nt levels - S nships, whic	hareholde ch is pub	ers Assembly, lic, clear, and	
	6.1 Implements the Measure	YES		NO	Х	N/A			
	YES. Explain briefly:								
	NO. Explain:								
	Despite the conglomerate having an orgal responsibilities and the manner in which they orientation, supervision, control, and effective and	interact, th	is way	facilitating th	ne congloi	merate's st			
	NA. Explain the reasons for not adopting the recommendation:								
	Implementation Date	N/A							
	Modification Dates								
	t Company and its key subordinated companies h public and approved by each Company's Board c								
	6.2 Implements the Measure	YES		NO	Х	N/A			
	YES. Explain briefly:								
	NO. Explain: Despite the conglomerate having defined institutional relations policies among participant companies, they								
	are not public and have not been approved by th	ie respectiv	C DUAL	19 OI DII 60(01	o.				
	NA. Explain the reasons for not adopting the	recommer	ndation	:					
· 	Implementation Date	N/A							
	Modification Dates								



Measure No. 7: Solution of controversies.

7.1. Except for disputes among Shareholders or among Shareholders and the Company or its Board of Directors that legally have to be settled before the ordinary jurisdiction, the Company Bylaws include mechanisms to resolve controversies, such as direct or friendly settlement, conciliation or arbitration.

7.1 Implements the Measure	YES	Х	NO		N/A	
					1	
YES. Explain briefly:						
Chapter 13 of the Corporate Bylaws and Chapsettlement as the first controversies solution menthe Shareholders and Administrators and the Scase of controversies.	chanism be	tween	the issuer and	the Sh	areholders, a	mong
NO. Explain:						
NA. Explain the reasons for not adopting the recommendation:						
	29-08-200	7 Cor	porate Bylaws			
Implementation Date			of Good Gover	nance		
Modification Dates	There have	e bee	n no changes			



I. GENERAL SHAREHOLDERS ASSEMBLY

Measure No. 8: Functions and Competence.

8.1. In addition to other functions assigned to the General Shareholders Assembly, the Bylaws explicitly include the General Shareholders Assembly functions indicated in recommendation 8.1, emphasizing their exclusive and unassignable nature.

8.1 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain:				
Although some recommended function other recommended functions are exer Company has no variable remuneration	rcised by the Boa	ard of Directors, ye		
NA. Explain the reasons for not adop	oting the recomn	nendation:		
Implementation Date	N/A			
Modification Dates : General Shareholders Assembly Regany has a General Shareholders Assemation of the information the Shareholders that they will be constantly informed of	bly Regulation ap ers should receiv	ve, attendance, de		
: General Shareholders Assembly Reg any has a General Shareholders Assem ation of the information the Shareholde so that they will be constantly informed of 9.1 Implements the Measure	bly Regulation ap ers should receiv	ve, attendance, de		
e: General Shareholders Assembly Reg any has a General Shareholders Assem ation of the information the Shareholde so that they will be constantly informed of 9.1 Implements the Measure YES. Explain briefly:	bly Regulation apers should received the Assembly m	ve, attendance, de eetings' results.	velopment, and exe	ercise of the
: General Shareholders Assembly Reg any has a General Shareholders Assem ation of the information the Shareholde so that they will be constantly informed of 9.1 Implements the Measure	bly Regulation apers should received the Assembly m	ve, attendance, de eetings' results.	velopment, and exe	ercise of the
e: General Shareholders Assembly Reg any has a General Shareholders Assem ation of the information the Shareholde so that they will be constantly informed of 9.1 Implements the Measure YES. Explain briefly:	bly Regulation apers should received the Assembly m	ve, attendance, de eetings' results.	velopment, and exe	ercise of the
e: General Shareholders Assembly Regrany has a General Shareholders Assemation of the information the Shareholders of that they will be constantly informed of 9.1 Implements the Measure YES. Explain briefly: The General Shareholders Assembly h	ibly Regulation apers should received fithe Assembly market YES	e, attendance, de eetings' results.	velopment, and exe	ercise of the
e: General Shareholders Assembly Regrany has a General Shareholders Assemation of the information the Shareholders of that they will be constantly informed of 9.1 Implements the Measure YES. Explain briefly: The General Shareholders Assembly h	obly Regulation apers should receive fithe Assembly management of the Assem	e, attendance, deetings' results. X NO ulation governing tendation:	velopment, and executed N/A the recommended issues	sues
e: General Shareholders Assembly Regrany has a General Shareholders Assemation of the information the Shareholders of that they will be constantly informed of 9.1 Implements the Measure YES. Explain briefly: The General Shareholders Assembly h	obly Regulation apers should receive fithe Assembly management of the Assem	e, attendance, deetings' results. X NO ulation governing tendation:	velopment, and exe	sues



Measure No. 10: Assembly meeting notices.

10.1. To facilitate the Shareholders' information right, the Bylaws set forth that the ordinary General Shareholders Assembly meeting notice should be delivered at least 30 calendar days in advance, ordinary meetings having to be notified at least 15 days in advance. The above without prejudice to legal terms established for corporate reorganizations (such as mergers, spinoffs, or transformations).

10.1 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain:				
Article 45 of the Bylaws indicates that the Board of Directors at least 15 busin notified at least 5 business days in advan	ness days in ad			
NA. Explain the reasons for not adopt	ing the recomn	nendation:		
L L (" D (Does n	ot apply		
Implementation Date	D063 II	ot apply		
Implementation Date Modification Dates to traditional and mandatory mechanisn			y ensures full distribu	ution and p
•	ns legally consid	ered, the Compar		
Modification Dates to traditional and mandatory mechanism y electronic means, such as the corporat 10.2 Implements the Measure	ns legally consid	lered, the Compar	f considered pertinent	
Modification Dates to traditional and mandatory mechanisn y electronic means, such as the corporat	ns legally considete webpage, personal YES	lered, the Compar sonal emails and, i	f considered pertinent	t, social ne
Modification Dates to traditional and mandatory mechanism y electronic means, such as the corporat 10.2 Implements the Measure YES. Explain briefly: In addition to mechanisms contained in	ns legally conside webpage, pers	lered, the Compar sonal emails and, i	f considered pertinent	t, social ne
Modification Dates to traditional and mandatory mechanism y electronic means, such as the corporat 10.2 Implements the Measure YES. Explain briefly: In addition to mechanisms contained in Company webpage, in both Spanish and	ns legally considete webpage, pers YES The the Bylaws, the din English.	lered, the Compar sonal emails and, i x NO	f considered pertinent	t, social ne
to traditional and mandatory mechanism y electronic means, such as the corporate 10.2 Implements the Measure YES. Explain briefly: In addition to mechanisms contained in Company webpage, in both Spanish and NO. Explain:	ns legally considete webpage, personal terms of the Bylaws, the din English.	lered, the Compar sonal emails and, i x NO	considered pertinent N/A N/A shes the meeting not	t, social ne



10.3. In order to increase transparency during the decision-making process of General Assembly meetings, in addition to the meeting day's
agenda itemizing issues to be discussed, the Company has considered that, concurrently with the meeting notice or at least 15 calenda
days in advance, the Shareholders will have available the agreement propositions the Board of Directors will present to the Genera
Shareholders Assembly for each item.

	10.3 Implements the Measure	YES	NO	X N/A			
	YES. Explain briefly:						
	NO. Explain:						
	No agreement propositions are included in info the Bylaws, the General Shareholders Assembl				ording to		
	NA. Explain the reasons for not adopting the	recomm	endation:				
	Implementation Date	Does no	ot apply				
	Modification Dates						
the respective r	neeting notice. 10.4 Implements the Measure	YES	x NO	N/A			
	YES. Explain briefly:						
	Paragraph 5 of Article 45 of the Corporate Bylaws indicates that, in addition to issues regarding which this requirement applies legally, the following issues will only be analyzed by the General Shareholders Assembly should they have been explicitly included in the respective meeting notice, such as changes to the corporate object, waivers to the subscription preemptive right, changes to the corporate domicile, early dissolution, and segregation (inadequate spinoff).						
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recomm	endation:				
	Implementation Date	29-08-2	007 Corporate Byla	aws			
	Modification Dates	There ha	ave been no chang	es			



10.5. The day's agenda proposed by the Board of Directors accurately describes issues to be discussed and makes sure that significant issues will not be hidden or presented inaccurately or generically or will be too general (such as "others" or "miscellaneous propositions").

10.5 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly:				
Article 45 of the Corporate Bylaws sets for of the General Shareholders Assembly However, with the favorable vote of 5 Shareholders Assembly may discuss other	meeting, as 1 1% of shares	well as its purpos represented dur	se should it be extra ing the meeting the	ordinary.
NO. Explain:				
NA. Explain the reasons for not adoptin	ng the recomm	endation:		
Implementation Date	29-08-	2007 Corporate By	laws	
Modification Dates	There h	ave been no chan	ges	
rately should a Shareholder or group of Shareh	nolders represe	nting at least 51%	of the capital stock re	equest it to the Assemb
rately should a Shareholder or group of Shareholders. 10.6 Implements the Measure	nolders represe	nting at least 51%	of the capital stock re	equest it to the Assemb
Il be previously informed to the Shareholders.	·		·	equest it to the Assemb
ill be previously informed to the Shareholders. 10.6 Implements the Measure	YES e Bylaws indice General Share ssues to be dis except for issued in advance, we	x NO ates that the day's eholders Assemble cussed, so that the day that should be without prejudice to	agenda made availat ly ordinary and extra ey will not be mixed ve discussed jointly up to the right they have to	ole to the aordinary with each on being
Ill be previously informed to the Shareholders. 10.6 Implements the Measure YES. Explain briefly: Paragraph 4 of Article 45 of the Corporate Shareholders at the beginning of the meetings will be itemized in the various is other and will have a logical sequence, related, circumstance that will be informed.	YES e Bylaws indiction General Sharessues to be disexcept for issued in advance, we have the second in advance of the second in advance of the second in advance, we have the second in advance of the second in advance	x NO ates that the day's eholders Assemble cussed, so that the day that should be without prejudice to	agenda made availat ly ordinary and extra ey will not be mixed ve discussed jointly up to the right they have to	ole to the aordinary with each on being
10.6 Implements the Measure YES. Explain briefly: Paragraph 4 of Article 45 of the Corporate Shareholders at the beginning of the meetings will be itemized in the various is other and will have a logical sequence, related, circumstance that will be informed their propositions according to the law regards.	e Bylaws indice General Shar ssues to be dis except for issued d in advance, wardless of their	x NO ates that the day's eholders Assemb cussed, so that the ues that should be without prejudice to participation percent	agenda made availat ly ordinary and extra ey will not be mixed ve discussed jointly up to the right they have to	ole to the aordinary with each on being
Ill be previously informed to the Shareholders. 10.6 Implements the Measure YES. Explain briefly: Paragraph 4 of Article 45 of the Corporate Shareholders at the beginning of the meetings will be itemized in the various is other and will have a logical sequence, related, circumstance that will be informed their propositions according to the law regains. NO. Explain:	YES e Bylaws indice General Share ssues to be disexcept for issued in advance, wardless of their	x NO ates that the day's eholders Assemb cussed, so that the ues that should be without prejudice to participation percent	agenda made availat ly ordinary and extra ey will not be mixed we discussed jointly up the right they have to entage.	ole to the aordinary with each on being



10.7. Without prejudice to conditions in Article 182 of the Trade Code, in order to reinforce and guarantee the Shareholders' inspection and information right prior to Assembly meetings, the Bylaws recognize the Shareholders's right regardless of their shareholding participation, allowing them to include one or more items for discussion in the day's agenda, within reasonable limits and provided the request includes a justification. The Shareholders request should be made within the 5 calendar days following the date of the meeting notice.

10.7 Implements the Measure	YES	x NO	N/A	A [
YES. Explain briefly:					
Regarding the day's agenda, paragra Shareholders have to present their pro as to the moment they can be presented	opositions according				
NO. Explain:					
NA. Explain the reasons for not ado	pting the recomm	endation:			
Implementation Date	29-08-2	007 Corporate By	rlaws		_
Madification Dates	There I	nave been no cha	nges		
Modification Dates Ild the Board of Directors reject the request, or 5% of the capital stock or a lower percenthe respective reasons for its decision and in bly meetings according to the above Article 1	itage established but informing the Share	by the Company of the rig	depending on the	ownership	concentration I
ald the Board of Directors reject the request, or 5% of the capital stock or a lower percen the respective reasons for its decision and in bly meetings according to the above Article 1 10.8 Implements the Measure	itage established but informing the Share	by the Company of the rig	depending on the htthey have to p	ownership	concentration I
ald the Board of Directors reject the request, or 5% of the capital stock or a lower percenthe respective reasons for its decision and its bly meetings according to the above Article 1	atage established be informing the Share 182 of the Trade Concept 182 o	y the Company of cholders of the rigode. x NO m 1 of Chapter 3 ard of Directors we a plural number of the company of the c	depending on the ht they have to provide the code of Grill consider and r	e ownership present their N/A ood Governa reply in writin	concentration I propositions d
Ild the Board of Directors reject the request, or 5% of the capital stock or a lower percenthe respective reasons for its decision and its bly meetings according to the above Article 1 10.8 Implements the Measure YES. Explain briefly: The paragraph of Article 62 of the Corporatindicate that while the Company is a secu with the respective justification, to propositions.	atage established be informing the Share 182 of the Trade Concept 182 o	y the Company of cholders of the rigode. x NO m 1 of Chapter 3 ard of Directors we a plural number of the company of the c	depending on the ht they have to provide the code of Grill consider and r	e ownership present their N/A ood Governa reply in writin	concentration I propositions d
ald the Board of Directors reject the request, or 5% of the capital stock or a lower percenthe respective reasons for its decision and in bly meetings according to the above Article 1 10.8 Implements the Measure YES. Explain briefly: The paragraph of Article 62 of the Corpora indicate that while the Company is a secu with the respective justification, to proposi least 5% of the subscribed shares, regard	ate Bylaws, and ite ritions presented by lless of the respect	y the Company of cholders of the rigode. X NO m 1 of Chapter 3 and of Directors we a plural number of the control of the con	depending on the ht they have to provide the code of Grill consider and r	e ownership present their N/A ood Governa reply in writin	concentration I propositions d
ald the Board of Directors reject the request, or 5% of the capital stock or a lower percenthe respective reasons for its decision and in bly meetings according to the above Article 1 10.8 Implements the Measure YES. Explain briefly: The paragraph of Article 62 of the Corpora indicate that while the Company is a secu with the respective justification, to proposi least 5% of the subscribed shares, regard NO. Explain:	ntage established benforming the Share 182 of the Trade Concept 182 of	y the Company of cholders of the rigode. X NO m 1 of Chapter 3 and of Directors we a plural number of the control of the con	of the Code of G	e ownership present their N/A ood Governa reply in writin	concentration I propositions d
ald the Board of Directors reject the request, or 5% of the capital stock or a lower percenthe respective reasons for its decision and in bly meetings according to the above Article 1 10.8 Implements the Measure YES. Explain briefly: The paragraph of Article 62 of the Corpora indicate that while the Company is a secu with the respective justification, to proposi least 5% of the subscribed shares, regard NO. Explain:	ate Bylaws, and ite rities issuer the Boitions presented by lless of the respect	y the Company of cholders of the rigode. X NO m 1 of Chapter 3 and of Directors we a plural number of ive issue.	depending on the ht they have to provide the code of Grill consider and rof Shareholders rof shareholders rogen to the code of Grill consider and rof shareholders rogen to the code of Grill consider and rof shareholders rogen to the code of Grill consider and rogen to the code of Grill code	e ownership present their N/A ood Governa reply in writin	concentration I propositions d



10.9. Should the Board of Directors accept the request and once the time the Shareholders have to propose issues according to the above recommendations has expired, a General Shareholders Assembly meeting notice supplement will be published at least 15 calendar days in advance of the meeting.

10.9 Implements the Measure	YES	NO	Х	N/A	
YES. Explain briefly:					
NO. Explain:					
Considering that the ordinary meetings in advance of extraordinary meetings recommendation 10.1 should have bee	s, it is not possil	ble to meet this	recommenda	ce, 5 busine ation since	ess days for this
NA. Explain the reasons for not adop	oting the recomn	nendation:			
Implementation Date	Does n	ot apply			
Modification Dates		·			
e same time indicated in item 10.7, the I in the day's agenda. For this, the Board					oposals re
I in the day's agenda. For this, the Board pany 10.10 Implements the Measure					oposals re
I in the day's agenda. For this, the Board pany	d of Directors will	act as indicated in	n item 10.8 ai	nd 10.9.	oposals re
I in the day's agenda. For this, the Board pany 10.10 Implements the Measure	d of Directors will	act as indicated in	n item 10.8 ai	nd 10.9.	oposals re
I in the day's agenda. For this, the Board pany 10.10 Implements the Measure YES. Explain briefly:	d of Directors will YES	act as indicated in	x	N/A	
I in the day's agenda. For this, the Board pany 10.10 Implements the Measure YES. Explain briefly: NO. Explain: The Company does not make agreem	YES	act as indicated in NO	x	N/A	
I in the day's agenda. For this, the Board pany 10.10 Implements the Measure YES. Explain briefly: NO. Explain: The Company does not make agreem 10.3.	YES	act as indicated in NO	x	N/A	
I in the day's agenda. For this, the Board pany 10.10 Implements the Measure YES. Explain briefly: NO. Explain: The Company does not make agreem 10.3.	YES ment proposals available the recommendation of Directors will	act as indicated in NO	x	N/A	



10.11. The Company undertakes to use electronic means of communication, mainly the corporate webpage with exclusive access to the Shareholders, to deliver documents and information associated to each item in the day's agenda.

10.11 Implements the Measure	YES	Х	NO		N/A	
YES. Explain briefly:						
Paragraph 3 of Article 16 and Paragraph 3 of Article 17 Chapter 3 of the Code of Good Governance, so the meeting in case of ordinary and extraordina the Shareholders documents required to be prinancial information required for decisions to be	tate that, ry meeting properly in	during t is, the (iformed	the time betwee Company web of issues to	een the page will be disc	meeting notion Il have availa cussed, as w	ce and ble for
NO. Explain:						
NA. Explain the reasons for not adopting the	recomm	endatio	on:			
	29-08-2	007 Co	rporate Bylaw	'S		
Implementation Date	15-04-20)10 Cod	de of Good Go	overnanc	ce	
Modification Dates	There ha	ve bee	n no changes			



10.12. The Corporate Bylaws recognize the Shareholders right to sufficiently in advance request information or clarifications considered necessary, through traditional channels and/or, as applicable, new technologies, or by making written questions considered necessary regarding issues included in the day's agenda, documents received, or public information provided by the Company. Based on the time selected by the Company to convene the General Shareholders Assembly, the Company will establish the time during which the Shareholders may exercise this right.

ay exercise this right.				
10.12 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly:				
According to the paragraph of Article 62 of and reply in writing, including the respective j Shareholders representing at least 5% of sincluding issues related to the day's agenda Code of Good Governance indicates that dedicated to the Shareholders and the Invest shareholder questions, which serves as a coin general allowing responding to their cond Manager or to the Board of Directors' Good G	ustification subscribed and at ar t in its we ors, as we mmunicationers and	, to propositions sul shares, regardless by time. Additionally bpage the Compa Il as a dedicated em ons channel among requirements, trans	bmitted by a plural of the nature of the nature of the plant of Chapte only has a Corpora nail address for respect them and the Consmitting them to the	number of the issue, er 3 of the ate Bylaws ponding to apany and
NO. Explain:				
NA. Explain the reasons for not adopting t	he recom	mendation:		
	29-08-2	2007 Corporate Byla	aws	
Implementation Date	15-04-2	2010 Code of Good	Governance	
Modification Dates	There h	nave been no chang	es	



NO. Explain:

considered i) un privileged inform	mpany has considered that the requested informany has considered that the requested information in the securities market, industrial secrets secrecy, and iv) other information whose disclos	ng informed s, ongoing o	of Comperation	npany perfor ns whose re	rmance c esult for the	or interests, ne Compan	iii) confide ny essentia	ential, includinally depends o
	10.13 Implements the Measure	YES	Х	NO		N/A		
	YES. Explain briefly:							
	The paragraph of Article 14 of the Internal Boa of the Corporate Bylaws indicate that the Boquestions made by the Shareholders involve strategic to the Company, of which the applicant	oard of Directions	ectors value	vill not be i industrial s	required	to respond	should	
	Item 4 of Article 4 of the Assembly Regulation inspections, except in case of documents cons					ave to free	ely make	
	NO. Explain:							
	NA. Explain the reasons for not adopting th	e recomme	endatio	n:				
		March-20	012 Inte	rnal Board	of Directo	ors Regulat	ion	
		24-03 -20	011 AG	A Regulatio	n			
	Implementation Date	29-08- 20	007 Cor	porate Bylav	ws			
	Modification Dates	There ha	ve beer	no change	s			
10.14. Should t such answer to	he answer given to a Shareholder place him in a other Shareholders, according to mechanisms e	an advantag established t	geous po for this p	osition, the Courpose and	Company I in the sa	will guarar ame condition	ntee concu	irrent access t
	YES. Explain briefly:							
	Item 7 of the Code of Good Governance indic given to an investor could possibly place him in available to all other investors, immediately and webpage.	n an advant	ageous	position, the	e answer	will be mad	de	

Implementation Date	15-04-2010 Code of Good Governance
Modification Dates	There have been no changes

NA. Explain the reasons for not adopting the recommendation:



Grupo Ene								
Measure No. 1	1: Representation regulation.							
appending, or	orejudice of limits considered in Article 185 of the replacing them, the Company does not limit the ssembly, being able to delegate their vote to any particles.	he right the	e Shai	reholders ha	ve to b	e represe		
	11.1 Implements the Measure	YES	Х	NO		N/A		
	YES. Explain briefly:							
	Article 53 of the Corporate Bylaws indicate that power of attorney indicating the name of the attor time of the meeting it is granted for.							
	NO. Explain:							
	NA. Explain the reasons for not adopting the	recommen	dation	1:				
	Implementation Date	29-08-200	7 Corp	oorate Bylaws	S			
	Modification Dates	There hav	e beer	n no changes	i			
of letter of repriday's agenda i	pany minimizes the use of blank vote delegations esentation the Company could make available to tems and the respective agreement proposals consideration so that the Shareholders, if consider	the Sharel established	nolders accor	or could pul	blish in above	its webpag procedure,	ge. The for to be sul	m includes the bmitted for the
	The imponents the incustre	. 20	^]'"'		
	YES. Explain briefly: Chapter 3 of the Code of Good Governance in Shareholders is a power of attorney form includivotes should be cast.							
	NO. Explain:							
	NA. Explain the reasons for not adopting the	recommen	dation	1:				
	Implementation Date	17-12-201	5 Cod	e of Good Go	overnan	ce		
	Modification Dates			no changes				



Measure No. 12: Attendance by persons other than the Shareholders.

12.1. In order to revitalize the role of the General Assembly regarding Company decisions and make it a much more participative body, the Assembly Regulation requires that the members of the Board of Directors, especially the members of the Board of Directors Committees, as well as the Company President, attend the Assembly to answer the Shareholders concerns.

12.1 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain:				
Despite the Chairman of the Board of Direct President, who attends the Assembly meet Presidents of the Audit Committee and the G	ings in order	to respond to the	Shareholders' cond	erns, the
NA. Explain the reasons for not adopting	the recomme	ndation:		
Implementation Date	Does no	t apply		
Modification Dates				



II. BOARD OF DIRECTORS

Implementation Date

Modification Dates

Measure No. 13: Functions of the Board of Directors. 13.1. The Bylaws explicitly set forth functions that cannot be delegated to top management, including those indicated in recommendation 13.1 Implements the Measure YES NO N/A YES. Explain briefly: NO. Explain: Although in practice the Board of Directors does not delegate to top management functions included in the recommendation, with the exception of the definition related to the Company structure, the Corporate Bylaws do not explicitly indicate that such functions cannot be delegated to top management. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply **Modification Dates** 13.2. Without prejudice to the autonomy the subordinated companies' governing bodies have, in cases in which the Company acts as the parent company of a conglomerate, these Board of Directors' functions have a group approach and are carried out through general policies, guidelines, or information requests that respect the equilibrium existing between the parent company and the subordinated companies and the conglomerate interests as a whole. 13.2 Implements the Measure YES NO N/A YES. Explain briefly: NO. Explain: The Company does not act as a parent company of a conglomerate, according to Article 260 of the Trade Code. NA. Explain the reasons for not adopting the recommendation:

Does not apply



Measure No. 14: Board of Directors Regulation.

ne Company Board of Directors has an Internal Regulation, adopted on March 2012, that containciples, norms, and procedures governing the activities of such corporate body, this way providing force accurate, effective, and transparent operation. The Internal Board of Directors Regulation develor develors supplements legal and regulatory norms, as well as the Code of Good Governance applicable to board of Directors. D. Explain: A. Explain the reasons for not adopting the recommendation: plementation Date 24-03-2012 Internal Board of Directors Regulation odification Dates 17-12-2015 Board of Directors' Dimension. its regulation, the Company decided not to appoint alternate directors. 5.1 Implements the Measure YES NO X N/A ESS. Explain briefly:	Company Board of Directors has an Internal Regulation, adopted on March 2012, that contaples, norms, and procedures governing the activities of such corporate body, this way providing for accurate, effective, and transparent operation. The Internal Board of Directors Regulation developments legal and regulatory norms, as well as the Code of Good Governance applicable to a foliarctors. Explain: Explain the reasons for not adopting the recommendation: Explain briefly: Explain briefly: Explain: Explain briefly: Explain: Explain the reasons for not adopting the recommendation: Explain: Explain briefly: Explain: Explain the reasons for not adopting the recommendation: Explain the reasons for not adopting the recommendation:	14.1 Implements the Measure	YES	x NO	N/A	
inciples, norms, and procedures governing the activities of such corporate body, this way providing fore accurate, effective, and transparent operation. The Internal Board of Directors Regulation devel and supplements legal and regulatory norms, as well as the Code of Good Governance applicable to board of Directors. D. Explain: A. Explain the reasons for not adopting the recommendation: 24-03-2012 Internal Board of Directors Regulation	ples, norms, and procedures governing the activities of such corporate body, this way providing for accurate, effective, and transparent operation. The Internal Board of Directors Regulation developments legal and regulatory norms, as well as the Code of Good Governance applicable to of Directors. Explain: Explain the reasons for not adopting the recommendation: Explain the reasons for not adopting the recommendation: Explain Date 24-03-2012 Internal Board of Directors Regulation 17-12-2015 And of Directors' Dimension. Explain the Company decided not to appoint alternate directors. Implements the Measure YES NO N/A Explain briefly: Explain: Explain: Explain briefly: Explain: Explain briefly: Explain: Explain briefly: Explain: Explain the reasons for not adopting the recommendation: Explain the reasons for not adopting the recommendation: Explain the reasons for not adopting the recommendation:	/ES. Explain briefly:				
A. Explain the reasons for not adopting the recommendation: 24-03-2012 Internal Board of Directors Regulation 17-12-2015	Explain the reasons for not adopting the recommendation: Proceedings 24-03-2012 Internal Board of Directors Regulation	orinciples, norms, and procedures govern more accurate, effective, and transparent	ing the activition to the section of	es of such corporate e Internal Board of	e body, this way provi Directors Regulation	ding for a develops
plementation Date 24-03-2012 Internal Board of Directors Regulation odification Dates 17-12-2015 Board of Directors' Dimension. its regulation, the Company decided not to appoint alternate directors. 5.1 Implements the Measure YES NO X N/A ES. Explain briefly: O. Explain: rticle 56 of the Company Bylaws indicates that the Company will have a Board of Directors, comprise 7 principal members, each of them with a personal alternate, elected by the General Sharehold seembly by applying the electoral system.	ementation Date 24-03-2012 Internal Board of Directors Regulation 17-12-2015 rd of Directors' Dimension. regulation, the Company decided not to appoint alternate directors. Implements the Measure YES NO X N/A Explain briefly: Explain: e 56 of the Company Bylaws indicates that the Company will have a Board of Directors, comprisprincipal members, each of them with a personal alternate, elected by the General Sharehold mbly by applying the electoral system. Explain the reasons for not adopting the recommendation: Does not apply	NO. Explain:				
Codification Dates 17-12-2015 Board of Directors' Dimension. its regulation, the Company decided not to appoint alternate directors. 5.1 Implements the Measure YES NO X N/A ES. Explain briefly: O. Explain: rticle 56 of the Company Bylaws indicates that the Company will have a Board of Directors, comprising 7 principal members, each of them with a personal alternate, elected by the General Sharehold ssembly by applying the electoral system.	rd of Directors' Dimension. regulation, the Company decided not to appoint alternate directors. Implements the Measure YES NO X N/A Explain briefly: Explain: e 56 of the Company Bylaws indicates that the Company will have a Board of Directors, comprise principal members, each of them with a personal alternate, elected by the General Sharehold mbly by applying the electoral system. Explain the reasons for not adopting the recommendation: Does not apply	IA. Explain the reasons for not adopti	ng the recomr	nendation:		
Board of Directors' Dimension. its regulation, the Company decided not to appoint alternate directors. 5.1 Implements the Measure YES NO X N/A ES. Explain briefly: O. Explain: rticle 56 of the Company Bylaws indicates that the Company will have a Board of Directors, compris 7 principal members, each of them with a personal alternate, elected by the General Sharehold ssembly by applying the electoral system.	regulation, the Company decided not to appoint alternate directors. Implements the Measure YES NO X N/A Explain briefly: Explain: e 56 of the Company Bylaws indicates that the Company will have a Board of Directors, comprise principal members, each of them with a personal alternate, elected by the General Sharehold mibly by applying the electoral system. Explain the reasons for not adopting the recommendation: Explain the reasons for not adopting the recommendation:	mplementation Date	24-03-	2012 Internal Board	of Directors Regulati	on
its regulation, the Company decided not to appoint alternate directors. 5.1 Implements the Measure YES NO X N/A ES. Explain briefly: O. Explain: rticle 56 of the Company Bylaws indicates that the Company will have a Board of Directors, compris 7 principal members, each of them with a personal alternate, elected by the General Sharehold ssembly by applying the electoral system.	regulation, the Company decided not to appoint alternate directors. Implements the Measure YES NO X N/A Explain briefly: Explain: e 56 of the Company Bylaws indicates that the Company will have a Board of Directors, comprise principal members, each of them with a personal alternate, elected by the General Sharehold mibly by applying the electoral system. Explain the reasons for not adopting the recommendation: Does not apply	Modification Dates	17 10			
O. Explain: rticle 56 of the Company Bylaws indicates that the Company will have a Board of Directors, comprise 7 principal members, each of them with a personal alternate, elected by the General Sharehold ssembly by applying the electoral system.	Explain: e 56 of the Company Bylaws indicates that the Company will have a Board of Directors, comprise principal members, each of them with a personal alternate, elected by the General Sharehold mbly by applying the electoral system. Explain the reasons for not adopting the recommendation: Does not apply	Board of Directors' Dimension.				
rticle 56 of the Company Bylaws indicates that the Company will have a Board of Directors, comprise 7 principal members, each of them with a personal alternate, elected by the General Sharehold ssembly by applying the electoral system.	e 56 of the Company Bylaws indicates that the Company will have a Board of Directors, comprise principal members, each of them with a personal alternate, elected by the General Sharehold mbly by applying the electoral system. Explain the reasons for not adopting the recommendation: Does not apply	o its regulation, the Company decided no	t to appoint alte	ernate directors.	X N/A	
7 principal members, each of them with a personal alternate, elected by the General Sharehold ssembly by applying the electoral system.	principal members, each of them with a personal alternate, elected by the General Sharehold mbly by applying the electoral system. Explain the reasons for not adopting the recommendation: Does not apply	o its regulation, the Company decided no	t to appoint alte	ernate directors.	x N/A	
A. Explain the reasons for not adopting the recommendation:	ementation Date Does not apply		t to appoint alte	ernate directors.	x N/A	
		o its regulation, the Company decided no 15.1 Implements the Measure YES. Explain briefly: NO. Explain: Article 56 of the Company Bylaws indica of 7 principal members, each of them v	t to appoint alte YES tes that the Co	ernate directors. NO mpany will have a	Board of Directors, c	
		o its regulation, the Company decided no 15.1 Implements the Measure YES. Explain briefly: NO. Explain: Article 56 of the Company Bylaws indica of 7 principal members, each of them value Assembly by applying the electoral system	t to appoint alte YES tes that the Covith a persona n.	ernate directors. NO Display will have a latternate, elected	Board of Directors, c	
		o its regulation, the Company decided no 15.1 Implements the Measure YES. Explain briefly: NO. Explain: Article 56 of the Company Bylaws indica of 7 principal members, each of them value Assembly by applying the electoral system	t to appoint alte YES tes that the Covith a persona n.	ernate directors. NO Display will have a latternate, elected	Board of Directors, c	
nplementation Date Does not apply		o its regulation, the Company decided no 15.1 Implements the Measure YES. Explain briefly: NO. Explain: Article 56 of the Company Bylaws indica of 7 principal members, each of them vassembly by applying the electoral system	t to appoint alte YES tes that the Covith a persona n.	ernate directors. NO Display will have a latternate, elected	Board of Directors, c	



Measure No. 16: Members of the Board of Directors.

according to th	n the fact that once all members of the Board of ne highest transparency standards, the Compan e mechanism indicated in recommendation 16.1.				
	16.1 Implements the Measure	YES	X NO	N/A	
	YES. Explain briefly:				
	Chapter 2 of Corporate Bylaws 1, item 2) of th Directors will be comprised of persons with the election, the General Shareholders Assembly w international electric sector, ii) experience in the candidate's good name and recognition, conside the Internal Board of Directors Regulation medicates is comprised of executive and indicontained.	e highest ill apply cone fields of ering his partions quantions	t professional and p riteria such as i) kno of finances, law, or professional capabili alities the members	ersonal standards. wledge of the natior related sciences, a ties and integrity. A should have. The	For their nal and/or nd iii) the article 4 of Board of
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomm	endation:		
	Implementation Date	15-04-2	010 Code of Good G	Governance	
	Modification Dates		ave been no change		
	npany has a procedure, applied through the App for the Board of Directors - through its own dyn on 16.2. 16.2 Implements the Measure				
	YES. Explain briefly:				
	NO. Explain: The Company has no Appointment	nt and Re	tribution's Committee	9	
	NA. Explain the reasons for not adopting the	recomm	endation:		
	Implementation Date	Does n	ot apply		
	Modification Dates				



YES. Explain briefly: The professional profiles of the Board of Directors candidates are published in the Company we Should the Board of Directors' appointment be included in the day's agenda, such profiles will be available to the Shareholders sufficiently in advance, as indicated by the law and by the regulaccording to item 1 of Chapter 1 of the Code of Good Governance, within the time indicated meeting notice in case of ordinary and extraordinary meetings, making available to the Sharehold the Company webpage - documents required by them to be properly informed of issues to be discussed as well as important financial information required for decisions that will be made during the mexcept for Company strategic information.	e made lations, I in the lers - in
Additionally, Article 4 of the Board of Directors Regulation indicates that the General Share	neeting,
Assembly will apply criteria such as i) knowledge of the national and/or international electric se experience in the fields of finances, law, engineering, or related sciences, and iii) the candidate name and recognition on account of his professional capabilities and integrity.	ctor, ii)
NO. Explain:	

Implementation Date	15-04-2010 Code of Good Governance
Modification Dates	There have been no changes



16.4. The Company considers that a simple evaluation of the candidates' CVs by the Shareholders is not enough to establish their capabilities, consequently having an internal procedure that allows evaluating legal incompatibilities and inabilities and establishing whether the candidate meets the Board of Directors needs, evaluating a number of criteria the candidates' functional and personal profiles should meet, also verifying compliance with some objective that have to be met in order to be a member of the Board of Directors, in addition to some others applicable to independent members.

16.4 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:			_	
NO. Explain:				
Together with the Board of Directors's Secre Company President - will analyze the ca incompatibilities, however no formal procedure	andidates'	capabilities in lig		
NA. Explain the reasons for not adopting the	e recomm	endation:		
Implementation Date	Does n	ot apply		
Modification Dates		_		



16.5. The Company has voluntarily adopted a stricter independency definition in addition to independence requirements already considered by Law 964 of 2005. This definition is being applied as a reference, through the Board of Directors Regulation, mentioning among others that any independent member candidate relationship with controlling or significant Shareholders and their related parties - national or foreign - should be evaluated, requiring of a double independence statement i) from the candidate before the Company, its Shareholders, and top management, through his Letter of Acceptance, and ii) from the Board of Directors regarding the candidate's independent condition.

16.5 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly:				
In addition to independency requirements alread of the Internal Board of Directors Regulation consaguinuity relationship - of a third degree of and/or shareholders of companies belonging to the considered independent members.	sets fo or civil in	rth that persons the first degree -	not having an affinit - with Company Sha	ty and/or reholders
Additionally, in their letters of acceptance the rebeing subject to any circumstance of inability performance as independent members of the Bourger future, they will inform such inability, incompatil Board as soon as becoming aware of such situate and accepting the Corporate Bylaws, the International norms regulating the position they were elected for	y, incompard of Dibility, or ation. The Board of	patibility, or confli rectors and that, sl conflict of interests by also declare kno	ct of interests affect hould they be so subjust to the other member swing, understanding,	ting their ect in the ers of the meeting,
NO. Explain:				
NA. Explain the reasons for not adopting the	recomm	endation:		
Implementation Date	17-12-2	015 Internal Board	of Directors Regulation	on
Modification Dates	No addi	tions have been m	ade	



16.6 Implements the Measure

16.6. Through its internal norms, the Company considers that the Board of Directors, through its Chairman and with the support of the Appointments and Retributions Committee or the body acting in its stead, is the most adequate body to centralize and coordinate the General Assembly in advance, regarding the manner in which the administration body is comprised. Shareholders that, based on their shareholding participation, wish to be part of the Board of Directors may be informed of the Board of Directors requirements and present their aspirations, negotiate shareholding balances and distribution of the various member categories, present their candidates, and accept that their capabilities be evaluated by the Appointments and Retributions Committee before the General Shareholders Assembly vote.

YES

x NO

N/A

	YES. Explain briefly:		
	the General Shareholders Assembly to appoint indicated in the meeting notice, through its Chamake available to the Shareholders informatio including without limitation personal qualitiy, Shareholders Virtual Service Office available Governance sets forth that basic information, i	s 1, the Internal Board of Directors's states that, for the Board of Directors and by no later than the day airman the Board of Directors will centralize and will on required to evaluate the candidates' capabilities, experience, trajectory, and integrity, through the inthe Company webpage. The Code of Good including resumes, of the members of the Board of nates, as well as the main Company executives, will atte Bylaws 5, Chapter 2).	
	NO. Explain:		
	NA. Explain the reasons for not adopting the	e recommendation:	
	Implementation Date	17-12-2015 Code of Good Governance and the Board of Directors Regulation	
	Modification Dates	There have been no changes	
Shareholders A		uation of the candidates' capabilities should be done prior to the Gene the proposed candidates' necessary information (personal conditio dvance. YES X NO N/A	
	YES. Explain briefly:		
	that, for the General Shareholders Assembly to day indicated in the meeting notice, through its make available to the Shareholders information	vs 1, the Internal Board of Directors Regulation indicates appoint the Board of Directors and no by no later than the s Chairman the Board of Directors will centralize and will required to evaluate the candidates' capabilities, including , trajectory, and integrity, through the Shareholders Virtual ge.	
	NO. Explain:		
	NA. Explain the reasons for not adopting the	recommendation:	
	Implementation Date	17-12-2015 Internal Board of Directors Regulation	
	Modification Dates	There have been no changes.	



Measure No. 17: Board of Directors functional structure.

members, who	rd of Directors Regulation states that independe se number, should they be Board of Directors r quirements between the Board of Directors and th	nembers	, be will be the mir	nimum required to a		
	17.1 Implements the Measure	YES	NO NO	x N/A		
	YES. Explain briefly:					
	NO. Explain: Despite the Board of Directors members, according to measure 16.1, the Interval Article 56 that while the Company is a securitic independent, according to the law, however in majority. However, currently 3 principal member from top management. In the case of alternate and 3 from top management, so that in pracompared to top management members. NA. Explain the reasons for not adopting the	ernal Boa es issuer not that t ers are e es there a notice eq	ard of Directors Rep 25% of the Board ogether with equity quity members, 2 in are 2 equity member uity and independent	gulation only consid of Directors member members they should independent members, 2 independent r	ers in its rs will be ould be a rs, and 2 nembers,	
	Implementation Date	Does n	nt annly			
	Modification Dates	D00011	осирыу			
voluntarily adju	n a minimum percentage of 25% independent nots (up) the number of independent members, ar relationship with Floating Capital. 17.2 Implements the Measure					
	YES. Explain briefly:					
	NO. Explain: The Company only considers that independent, as contained in the Bylaws, in the Good Governance	t minimu Internal	m 25% of the Board Board of Directors F	of Directors membe Regulation and in the	ers will be e Code of	
	NA. Explain the reasons for not adopting the	recomm	nendation:			
	Implementation Date	Does no	ot apply			
	Modification Dates	1	rr J			



Measure No. 18: Board of Directors organization	lo. 18: Board of Directors organizat	ion
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Measure No. 18: Board of Directors organization. 18.1. The Board of Directors Chairman functions are contained in the Bylaws, his main responsibilities being those indicated in

18.1 Impl	ements the Measure	YES	x NO	N/A	
YES. Exp	lain briefly:				
	of the Corporate Bylaws conta				
	e 7 of the Internal Board of Dire n 1 of Article 7 his specific funct				
	on to functions assigned by the				
	ation, especially before the vari es, and associations from the el				
	its activities in, promoting Com				
	porate governance policies, lead				
In addition	n to functions contained in the 0	Corporate Bylaws,	the Chairman	will have the following:	
1-	Lead the Board of Directors' p	proper operation.			
2-	Make sure that the Board of D	Directors established	es and efficien	tly implements the Con	npar
3-	strategic direction. Promote Company governme	ent actions, encour	anina develon	ment and application of	f and
Ü	corporate governance practic				
	Directors.		101		
4-	Together with the Secretary a centralize and coordinate with				
5-	Coordinate and plan the Boar				
	on functions assigned.				
6-	Convene the Board of Directo				
7- 8-	Participate in the preparation Make sure that the members			eive timely and proper	
O	information from the Secretar		COLOTS WIII TOO	cive unicity and proper	
9-	Chair the meetings and mana				
10-	Follow up execution of the Bo		greements, as	well as their assignme	nts a
44	decisions.				
	Follow up the Board of Directors a				or ita
12-	evaluation.	ind its committees	amuai evalu	ation process, except ic	טו ונס
NO. Expl	a!				

	29-08-2007 Corporate Bylaws
	24-03-2015 Internal Board of Directors Regulation and
Implementation Date	Code of Good Governance
Modification Dates	There have been no changes



18.2. The Company internal norms consider the possibility that the chAirman of the Board of Directors may be treated differently compared to the other members, regarding his obligations and his remuneration, as a result of the scope of his specific functions and his greater time dedication

18.2 Implements the Measure	YES	X NO		N/A	
YES. Explain briefly:					
Item 7 of Corporate Bylaws 1 of Chapter 2 of the Shareholders Assembly will annually set the rem the time between the respective ordinary meeting their responsibilities, their functions, customary for operates in, and the contribution the Company reapplied a different treatment considering his functions.	uneration of g and the foll ees for such eceives from	the members owing meetin positions bas the directors,	of the Board g, considering ed on the ma so that the C	of Directors g their dedi- rket the Co Chairman co	s for cation, mpany
NO. Explain:					
NA. Explain the reasons for not adopting the	recommend	lation:			
Implementation Date	15-04-2010 Code of Good Governance				
Modification Dates		been no char		•	
18.3 Implements the Measure	YES	x NO		N/A	
	Г				
18.3 Implements the Measure YES. Explain briefly: Article 59 of the Regulations indicates that the B a member. The Board of Directors Regulation a 5.1, respectively, indicate that the Board of Director not be a member, for the time indicated, and witime.	YES [x NO	a Secretary, vernance, in elected by the	N/A who may o Article 7 a ne Board, w	or not be
YES. Explain briefly: Article 59 of the Regulations indicates that the B a member. The Board of Directors Regulation a 5.1, respectively, indicate that the Board of Director not be a member, for the time indicated, and	YES [x NO	a Secretary, vernance, in elected by the	N/A who may o Article 7 a ne Board, w	or not be
YES. Explain briefly: Article 59 of the Regulations indicates that the B a member. The Board of Directors Regulation a 5.1, respectively, indicate that the Board of Director not be a member, for the time indicated, and time.	oard of Direction and the Codetors will have who may be	x NO eters will have e of Good Go a Secretary, indefinitely rec	a Secretary, vernance, in elected by the	N/A who may o Article 7 a ne Board, w	ind item ho may
YES. Explain briefly: Article 59 of the Regulations indicates that the B a member. The Board of Directors Regulation a 5.1, respectively, indicate that the Board of Director not be a member, for the time indicated, and time. NO. Explain:	oard of Direction and the Codetors will have who may be	x NO tors will have e of Good Go a Secretary indefinitely red	a Secretary, vernance, in elected by the	N/A who may o Article 7 a ne Board, w	or not be



18.4. The Board	d of Directors Regulation contains the Secretary fu	ınctions,	including	those indica	ated in recommer	ndation 18.4			
	18.4 Implements the Measure	YES	Х	NO	N/A				
	YES. Explain briefly:								
	Paragraph 2 of Article 7 of the Regulation indica measure.	ites that t	the Secre	tary has res	ponsibilities indic	cated in the			
	 Convene the meetings. Timely and properly deliver information Keep corporate documents, properly attest to the corporate bodies' agreen Watch over the formal legality of Bound governance rules are followed an internal Company norms. Together with the Chairman and centralize and coordinate the Board of 	describenents. ard of Dind regula	e in the mairectors a arly review the General	ninutes the nativities and wed, according the correct of the corre	ensure that its ing to the Bylaws	procedures s and other			
	NO. Explain:								
	NA. Explain the reasons for not adopting the recommendation:								
	Implementation Date	17-12-2	2015						
	Modification Dates	There h	nave beer	no change:	S				
18.5. The Board	d of Directors has created an Appointments and R	emunera	itions Cor	nmittee					
	18.5 Implements the Measure	YES		NO	x N/A				
	YES. Explain briefly:								
	NO. Explain:								
	The Company currently has an Audit Committee and a Good Governance and Evaluation Committee, the Bylaws however not considering creation of an Appointments and Remunerations Committee.								
	NA. Explain the reasons for not adopting the recommendation:								
<u> </u> 									
	Implementation Date	Does no	ot apply						
	Modification Dates								



18.6. The Board of Directors has created a Risks Committee

18.6 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain:				
The Company currently has an Audit Bylaws however not considering crea survey for such committee are direct Board of Directors Regulation, indict Bylaws the Board will approve the management, also being required to the Company's effective exposure to actions in case of deviations. One continued in the company areas.	ation of a Risk Com tily carried by the E ating that, in additi Company risk adm - directly or through o maximum risk lin of the Audit Commi	mittee since some Board of Directors on to responsibili- inistration policy, committees crea- nits defined, prop- ttee functions is s	e functions recommer s, according to Article ties contained in the which should be knot ted for such purpose osing corrections and supervising compliance	nded in the 2 14 of the Corporate own by top - supervise I follow up be with the
NA. Explain the reasons for not ad	opting the recomn	nendation:		
Implementation Date	Does r	not apply		
Implementation Date Modification Dates	Does r	not apply		
Modification Dates			N/A	
Modification Dates d of Directors has created a Corporate	Governance Comm YES o the Corporate By n, the Company ha	ittee x NO Vlaws, the Code s a Good Govern	of Good Governance	Committee
Modification Dates rd of Directors has created a Corporate 18.7 Implements the Measure YES. Explain briefly: According to Internal Board of Directors Regulatio supporting the Company Board of Directors Regulations and the Company Board Office Regulations and the Company Board Regulations and the Company Board Regulations and the Company Board Regula	Governance Comm YES o the Corporate By n, the Company ha	ittee x NO Vlaws, the Code s a Good Govern	of Good Governance	Committee
Modification Dates and of Directors has created a Corporate 18.7 Implements the Measure YES. Explain briefly: According to Internal Board of Directors Regulatio supporting the Company Board of Directors.	Governance Comm YES of the Corporate By in, the Company harectors in issues reli	NO Vlaws, the Code s a Good Governated to corporate	of Good Governance	Committee
Modification Dates and of Directors has created a Corporate 18.7 Implements the Measure YES. Explain briefly: According to Internal Board of Directors Regulatio supporting the Company Board of Directors. NO. Explain:	Governance Comm YES of the Corporate By n, the Company harectors in issues relications opting the recomm	x NO Vlaws, the Code s a Good Govern ated to corporate	of Good Governance ance and Evaluation governance. It is com	Committee
Modification Dates Ind of Directors has created a Corporate 18.7 Implements the Measure YES. Explain briefly: According to Internal Board of Directors Regulatio supporting the Company Board of Directors. NO. Explain:	Governance Comm YES of the Corporate By n, the Company harectors in issues relicopting the recomm 29-08-	x NO Vlaws, the Code s a Good Govern ated to corporate nendation:	of Good Governance ance and Evaluation governance. It is com	Committee
Modification Dates d of Directors has created a Corporate 18.7 Implements the Measure YES. Explain briefly: According to Internal Board of Directors Regulatio supporting the Company Board of Directors. NO. Explain:	Governance Comm YES of the Corporate By In, the Company harectors in issues relication opting the recomm 29-08- 15-04-2	NO Vlaws, the Code s a Good Govern ated to corporate 2007 Corporate E	of Good Governance ance and Evaluation governance. It is com	Committee prised of 3



Grupo Er		sta all thaga agn	nmittees, s	o that thei	r respons	sibilities hav	e been dis
	mpany has considered unnecessary to crea						
ing comr	nittees, otherwise being assumed by the Bo	oard in full.				7	
	18.8 Implements the Measure	YES	x	NO		N/A	
	YES. Explain briefly:						
	The Company currently has no Appoin on issues related to the appointment ar management are defined by the pare Shareholders Assembly. The Good Gov corporate governance, periodically review	nd remuneration ent company, in rernance and Ev	of the mer the first aluation Co	mbers of the case being committee with the committe	ne Board ig appro watches	of Directors ved by the over complia	s and top General
	Regarding the Risk Committee, the Cor Board of Directors according to paragra forth that, included in its responsibilities be known by top management, and directive exposure to ma follow up measures in case of deviatio supported by the Audit Committee, res take into account business risks and sho	ph 2 of Article 1, is that of appro- ectly or through aximum limits of ns. Upon exerci ponsible for sup	4 of the Bo ving the Co committee defined rish sing such pervising the	pard of Dir company's s created ks and pro responsibile internal	ectors Rerisk admits for such apposing collity, the landit pro	egulation, winistration por purpose su orrective act Board of Dir	chich sets olicies, to pervising tions and rectors is
	NO. Explain:						
	NA. Explain the reasons for not adop	ting the recomr	mendation	:			
					of Directo	ors Regulation	on
	Implementation Date Modification Dates pard of Directors' committee has an Intern	17-12- There	2015 Interr have been gulating th	nal Board on change	es of its con		ssues, fun
mmittee ors, an	Implementation Date Modification Dates pard of Directors' committee has an Internet should work, and its operation, paying speed, in the case of conglomerates, to liaison and those of subordinated companies, if any	17-12- There al Regulation re ecial attention to n and coordinat	2015 Interr have been gulating th communic tion mecha	nal Board no change e details of cation chain anisms am	es of its con nnels am	formation, is ong the con parent con	ssues, fun
mmittee ors, an	Implementation Date Modification Dates pard of Directors' committee has an Internet should work, and its operation, paying spect, in the case of conglomerates, to liaiso	17-12- There al Regulation re ecial attention to n and coordinat	2015 Interr have been gulating th communic tion mecha	nal Board no change e details o cation cha	es of its con nnels am	formation, is	ssues, fun
ommittee tors, an	Implementation Date Modification Dates pard of Directors' committee has an Internet should work, and its operation, paying speed, in the case of conglomerates, to liaison and those of subordinated companies, if any	and Governance Internal Board. 3, Corporate E	2015 Interreptation have been gulating the communication mechanism of the communication mecha	nal Board no change e details cation charanisms and NO	of its connected among the	formation, is ong the conparent com	ssues, fund nmittees a npany Boa
mmittee	Implementation Date Modification Dates Dard of Directors' committee has an Internet should work, and its operation, paying spiric, in the case of conglomerates, to liaisound those of subordinated companies, if any 18.9 Implements the Measure YES. Explain briefly: Currently, existing committees (Audit of Chapter 15, supplemented through the Governance in Article 10 and item 5	and Governance Internal Board. 3, Corporate E	2015 Interreptation have been gulating the communication mechanism of the communication mecha	nal Board no change e details cation charanisms and NO	of its connected among the	formation, is ong the conparent com	ssues, fund nmittees a npany Boa
mmittee	Implementation Date Modification Dates pard of Directors' committee has an Internet should work, and its operation, paying spect, in the case of conglomerates, to liaiso and those of subordinated companies, if any 18.9 Implements the Measure YES. Explain briefly: Currently, existing committees (Audit and Chapter 15, supplemented through the Governance in Article 10 and item 5 principles governing them, conformation	and Governance Internal Board 3, Corporate Erules, and funct	2015 Interrepairs have been gulating the communication mechants with a communication mechants wi	nal Board on change details contains an anisms and NO alluation) a pors Regulation Chapter	of its connected among the	formation, is ong the conparent com	ssues, fund nmittees a npany Boa
committee	Implementation Date Modification Dates pard of Directors' committee has an Internet should work, and its operation, paying speed, in the case of conglomerates, to liaison those of subordinated companies, if any 18.9 Implements the Measure YES. Explain briefly: Currently, existing committees (Audit and Chapter 15, supplemented through the Governance in Article 10 and item 5 principles governing them, conformation NO. Explain:	and Governance Internal Board 3, Corporate Erules, and funct	2015 Interrepairs have been gulating the communication mechants with a communication mechants wi	nal Board on change details contains an anisms and NO alluation) a pors Regulation Chapter	of its connected among the	formation, is ong the conparent com	ssues, fund nmittees a npany Boa
committee	Implementation Date Modification Dates pard of Directors' committee has an Internet should work, and its operation, paying speed, in the case of conglomerates, to liaison those of subordinated companies, if any 18.9 Implements the Measure YES. Explain briefly: Currently, existing committees (Audit and Chapter 15, supplemented through the Governance in Article 10 and item 5 principles governing them, conformation NO. Explain:	and Governance Internal Board 3, Corporate E rules, and funct	2015 Interreplace have been gulating the communication mechant with a communication with a comm	nal Board no change e details contains an anisms an anisms an anisms and anisms anisms and anisms	of its connels among the regulation and regree 2, res	formation, is ong the conparent con	ssues, fund nmittees a npany Boa
ommittee ctors, an	Implementation Date Modification Dates pard of Directors' committee has an Internet should work, and its operation, paying speed, in the case of conglomerates, to liaison those of subordinated companies, if any 18.9 Implements the Measure YES. Explain briefly: Currently, existing committees (Audit and Chapter 15, supplemented through the Governance in Article 10 and item 5 principles governing them, conformation NO. Explain: NA. Explain the reasons for not adopted the conformation of the conformat	and Governance Internal Board 3, Corporate E rules, and funct	2015 Interreplace have been gulating the communication mechant with a communication mendation with a communication with a co	nal Board no change e details contains and no change e details contains and no change e details of Chapte e details contains and no change e details contains and no chapte e details contains and no chapte e details e	of its connels among the regulation and regrees.	formation, is ong the conparent conp	ssues, funnittees a supany Board Bylaws, of Good containing
mmittee ors, an	Implementation Date Modification Dates pard of Directors' committee has an Internet should work, and its operation, paying speed, in the case of conglomerates, to liaison those of subordinated companies, if any 18.9 Implements the Measure YES. Explain briefly: Currently, existing committees (Audit and Chapter 15, supplemented through the Governance in Article 10 and item 5 principles governing them, conformation NO. Explain:	and Governance Internal Board 3, Corporate E rules, and funct	e and Eval of Directors of Sylaws 1, ions.	nal Board on change e details contains and no change e details of anisms and no change e details of Chapte e of Good of chapte e of Good of change e of change	of its connected among the among the arrear regulation and arrear 2, reserved.	formation, is ong the conparent con N/A ated by the difference tors Regulation	ssues, funnittees a supany Board Bylaws, of Good containing
nittee , an	Implementation Date Modification Dates pard of Directors' committee has an Internet should work, and its operation, paying speed, in the case of conglomerates, to liaison those of subordinated companies, if any 18.9 Implements the Measure YES. Explain briefly: Currently, existing committees (Audit and Chapter 15, supplemented through the Governance in Article 10 and item 5 principles governing them, conformation NO. Explain: NA. Explain the reasons for not adopted the conformation of the conformat	and Governance Internal Board 3, Corporate E rules, and funct 129-08-15-04-17-12-1	e and Eval of Directors of Sylaws 1, ions.	nal Board on change e details contains and surface anisms and surface of Chapter e of Good on al Board e of Good	of its connected among the among the arrear regulation and arrear 2, reserved.	formation, is ong the conparent con N/A ated by the difference tors Regulation	essues, fur nmittees a npany Bo



18.10 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain:				
members, both principlal and alternates member, an independent member, ar alternate members being an independer NA. Explain the reasons for not adopted.	nd a member fr nt member and 2	om top managen members from top	nent (principal memb	
Implementation Date	Does n	ot apply		
Implementation Date Modification Dates d of Directors committees may be supprese respective issues and/or by external ex	orted, other case		nently, by members o	f top man
Modification Dates d of Directors committees may be support	orted, other case		nently, by members o	f top man
Modification Dates d of Directors committees may be support e respective issues and/or by external ex	orted, other case kperts.	-by-case or perma		f top man
Modification Dates d of Directors committees may be support e respective issues and/or by external ex 18.11 Implements the Measure	orted, other case operts. YES tors Regulation, in the that the Boar aximum of 5 of its its idered executive	by-case or perma x NO tem 5.1 of Corpora d of Directors will members, whose bodies and have r	N/A ate Bylaws 1, and Cha Il create advisory con e responsibilities the E	apter 2 of nmittees, Board will ne Board
Modification Dates d of Directors committees may be support respective issues and/or by external extended and the support of the Internal Board of Direct the Code of Good Governance indicate comprised of a minimum of 3 and a maindicate. Such committees are not cons of Directors or the Company operation	orted, other case operts. YES tors Regulation, in the that the Boar aximum of 5 of its its idered executive	by-case or perma x NO tem 5.1 of Corpora d of Directors will members, whose bodies and have r	N/A ate Bylaws 1, and Cha Il create advisory con e responsibilities the E	apter 2 of nmittees, Board will ne Board



-	el				
	creating its committees, the Board of Direct ects the committee will be responsible for.	tors considers	the members' pro	files, knowledge, an	d professional experience
oga. ag aop	18.12 Implements the Measure	YES	X NO	□ N/A	
		123	LX NO	N/A	
	YES. Explain briefly:				
	The members of the Audit and Good Go Board of Directors who, according to Ch Governance, and Article 4 of the Interprofessional and personal qualities. For the account aspects such as i) their knowled experience in the fields of finances, law, of account of their professional capabilities a	napter 2 of Conal Board of neir election, tage of the nator related scie	orporate Bylaws 1, Directors Regulati he General Shareh tional and/or intern	item 2 of the Code on, should have the olders Assembly will ational electric secto	e of Good e highest I take into r, ii) their
	NO. Explain:				
	NA. Explain the reasons for not adopting	g the recomr	mendation:		
	1 1 4 C D 4		2010 Code of Good		
	Implementation Date				
	Modification Dates		nave been no chan	d of Directors Regulati ges.	tion
	Modification Dates ommittee meeting minutes will be prepared	There I	nave been no chang copies to all mem	ges. bers of the Board of	of Directors. Should suc
committees ha	Modification Dates	There I	nave been no chang copies to all mem	ges. bers of the Board of	of Directors. Should suc
committees ha	Modification Dates ommittee meeting minutes will be prepared	There I	nave been no chang copies to all mem	ges. bers of the Board of	of Directors. Should suc
committees ha	Modification Dates ommittee meeting minutes will be prepared ave been delegated faculties for decision-ma	There I	copies to all mem	ges. bers of the Board of follow conditions in A	of Directors. Should suc
	Modification Dates ommittee meeting minutes will be prepared ave been delegated faculties for decision-ma 18.13 Implements the Measure	There I d, delivering of king purposes YES Poorate Bylaws, ns appointed lary, indicating votes cast in items 10.1.3	copies to all mem , such minutes will	bers of the Board of follow conditions in A N/A issions will be include for such purpose, be which the members also considered in	of Directors. Should such Articles 189 and 431 of the directors of the dir
committees ha	Modification Dates ommittee meeting minutes will be prepared ave been delegated faculties for decision-ma 18.13 Implements the Measure YES. Explain briefly: According to Article 99 and 95 of the Corp their approved minutes, possibly by person signed by the Chairman and the Secret attending persons were convened, and we Internal Board of Directors Regulation,	There of the distribution	copies to all mem, such minutes will x NO the committee dec during the meeting g the manner in veach case. This is and 10.2.3, and	bers of the Board of follow conditions in A N/A sisions will be include for such purpose, be which the members also considered in in the Code of G for Board of Direct	of Directors. Should sur Articles 189 and 431 of the ed in eeing and the sood
committees ha	Modification Dates ommittee meeting minutes will be prepared ave been delegated faculties for decision-ma 18.13 Implements the Measure YES. Explain briefly: According to Article 99 and 95 of the Corp their approved minutes, possibly by perso signed by the Chairman and the Secret attending persons were convened, and Internal Board of Directors Regulation, Governance, item 5.3, Corporate Bylaws 1 Additionally, the committee minutes, tog consideration, will be available in a corpo	There of the distribution	copies to all mem, such minutes will x NO the committee dec during the meeting g the manner in veach case. This is and 10.2.3, and	bers of the Board of follow conditions in A N/A sisions will be include for such purpose, be which the members also considered in in the Code of G for Board of Direct	of Directors. Should sur Articles 189 and 431 of the ed in eeing and the sood
ommittees ha	Modification Dates ommittee meeting minutes will be prepared ave been delegated faculties for decision-ma 18.13 Implements the Measure YES. Explain briefly: According to Article 99 and 95 of the Corp their approved minutes, possibly by perso signed by the Chairman and the Secret attending persons were convened, and Internal Board of Directors Regulation, Governance, item 5.3, Corporate Bylaws 1 Additionally, the committee minutes, tog consideration, will be available in a corpo the Board of Directors to exchange information.	There I d, delivering of king purposes YES Porate Bylaws, ans appointed dary, indicating votes cast in items 10.1.3 , Chapter 2). ether with infrate portal exitation.	copies to all mem, such minutes will x NO the committee dec during the meeting g the manner in vector and 10.2.3, and ormation delivered clusively created for	bers of the Board of follow conditions in A N/A sisions will be include for such purpose, be which the members also considered in in the Code of G for Board of Direct	of Directors. Should sur Articles 189 and 431 of the ed in eeing and the sood

	29-08-2007 Corporate Bylaws
	15-04-2010 Code of Good Governance
Implementation Date	March- 2012 Internal Board of Directors Regulation
Modification Dates	06-2015 corporate portal creation



18.14. Unless the applicable law or regulation requires their creation, in the case of conglomerates the internal norms consider that Boards of Directors of subsidiary companies may opt to not create specific committees in order to handle certain aspects, such aspects being assumed by the parent company's Board of Directors committees, this not meaning any assignment of the subordinated companies' responsibilities to the parent company.

oilities to the parent company.			-	·
18.14 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: The functions of the corporate governance norms are full being delegated to the parent comparate parent parent comparate parent c	ly assumed and car	rried out, locally and		
NA. Explain the reasons for not ad	opting the recomm	nendation:		
Implementation Date	Does r	not apply		
Modification Dates				
YES. Explain briefly:				
Article 96 of the Corporate Bylaws con Board of Directors Regulation (item 10 Corporate Bylaws 1, Chapter 2), mainly which should take into account busines that preparation, submittal, and disclosunecessary policies and practices for sconsolidate the control bodies' informati Directors of activities carried out with eat market prices, supervising the stat activities contained in the Company con	.2.2) and the Code related to supervising risks and should for of financial information disclosure, define and evaluate its conomic related partitutory auditor servi	of Good Governanding compliance with fully evaluate all Comation meets legal offining mechanisms internal control systems and confirming ices, and planning	ce (item 5.3, paragra the internal audit pro impany areas, makin conditions, establishi the Company will item, informing the Bo that they have been	aph b), ogram, g sure ing the use to pard of made
NO. Explain:				
NA. Explain the reasons for not adop	ting the recommen	ndation:		
	29-08-2	2007 Corporate Byla	aws Covernoses	
Implementation Date	15-04-2	2010 Code of Good	aws Governance d of Directors Regula	ation



18.16. The A	udit Commit	tee memb	ers have acco	ounting and fir	nancial k	nowledge a	nd knowled	ge of other i	related aspects	allow	ing the	m to
properly part complexity.	icipate in is	sues the	Committee is	responsible 1	for, also	having the	necessary	capabilities	to understand	their	scope	and

18.16 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly:				
The Audit Committee members are also members of Corporate Bylaws 1, item 2, of the Code of Directors Regulation, should have the highest General Shareholders Assembly will take in international electric sector, ii) their experience their good name and recognition on account of the committee of	Good Go profession to accou in the fiel	overnance and Artic nal and personal qu int i) their knowled ds of finances, law,	le 4 of the Internal alities. For their elec- dge of the nationa or related sciences,	Board of ction, the and/or
NO. Explain:				
NA. Explain the reasons for not adopting the	recomm	endation:		
Implementation Date		010 Code of Good C 2012 Internal Board	Sovernance of Directors Regulat	ion
Modification Dates	There h	ave been no change	S.	
YES. Explain briefly: A report signed by the Audit Committee Chairmann Assembly ordinary meetings regarding activities may be inspected together with other legally recommendation to the Audit Committee functions cornum 10.2.2) and in the Code of Good Governance (it Shareholders Assembly of issues presented by	s carried of quired info ntained in tem 5.3), t	ut during the time ur rmation. the Internal Board o here is one related t	nder evaluation, report f Directors Regulation on informing the Gen	ort that on (item
NO. Explain: NA. Explain the reasons for not adopting the	recomm	endation:		
			of Directors Regulation	on
Implementation Date		015 Code of Good		
Modification Dates	I here h	ave been no chang	es	I



Grupo Enel 18. The Audit Committee Internal Regulation assigns to	it functions m	entioned in recomm	endation 18.18.	
18.18 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly:				
Article 96 of the Corporate Bylaws contain Board of Directors Regulation (item 10.2.: Chapter 2), mainly consisting in supervising into account business risks, and will full presentation, and disclosure of financial is and practices for such disclosure; defininformation from control bodies and evaluate of operations carried out with economic market prices; supervise the Statutory A activities contained in the Company compli	 and the Cong compliance by evaluate all information coming the mediate the international related parties auditor service 	with the internal au I Company areas; Implies with legal control system; in al control system; in I, making sure that Is; supervising plan	nance (item 5.3, para dit program, which sh making sure that pro onditions, establishin pany will use to co forming the Board of they have been carr	agraph b), nould take eparation, g policies onsolidate Directors ied out at
NO. Explain:				
NA. Explain the reasons for not adoptin	g the recomn	nendation:		
		2007 Corporate Byla		$\overline{}$
Implementation Date		2015 Code of Good 2012 Internal Boar	l Governance d of Directors Regula	tion
Modification Dates		have been no chan		
19. The main purpose of the Appointments and Retriction-making or advising functions related to appoint king sure that corporate governance rules are followinciples, should such function not have explicitly been as: 18.19 Implements the Measure	nent and removed, and peri	uneration of the me odically watching of	embers of the Board over their compliance	and of top
YES. Explain briefly:				
NO. Explain: The Company has no Appointments and R measure 18.5, some of the functions recor or persons inside the Company and the pa NA. Explain the reasons for not adoptin	mmended for a rent company	such committee are		
Implementation Date	Does	not apply		
Modification Dates	2003	αρρι		



18.20. Some members of the Appointments and Retributions Committee are knowledgeable in strategy, human resources (hiring and selection, contracting, training, administración, or personnel management), salary policies, and related issues, able to understand the scope and the complexity these issues have for the Company.

18.20 Implements the Measure	YES	N	10	Χ	N/A	
YES. Explain briefly:						
NO. Explain:						
The Company has no Appointments and Retril as explained in measure 18.8, general guide members of the Board of Directors and top m case approved by the General Shareholder Manager and internal levels and bodies having	elines relat anagemer s Assemb	ted to the a nt are define oly with the	appointme ed by the e support	nt and reparent of the	emuneratio ompany, in Human Re	n of the the first
NA. Explain the reasons for not adopting th	e recomn	nendation:				
Insulance at the Deta	Does n	ot apply				
implementation Date	DOGGII	υι αμμιγ				
Implementation Date Modification Dates est of the assembly Chairman, the Chairman assembly of specific aspects related to work carri	of the Ap	pointments	and Retri	butions (Committee up to the B	may informage informage in the second in the
Modification Dates est of the assembly Chairman, the Chairman	of the Ap	pointments the commit	and Retritee, such a	butions (as follow	Committee up to the B	may infori
Modification Dates est of the assembly Chairman, the Chairman assembly of specific aspects related to work carrimuneration policies.	of the Ap	pointments the commit	tee, such a	butions (as follow x	up to the B	may information of Diagrams of
Modification Dates est of the assembly Chairman, the Chairman assembly of specific aspects related to work carrimuneration policies. 18.21 Implements the Measure	of the Appled out by	pointments the commit	tee, such a	x	up to the B	Coard of Dia
Modification Dates est of the assembly Chairman, the Chairman assembly of specific aspects related to work carrimuneration policies. 18.21 Implements the Measure YES. Explain briefly: NO. Explain: The Company has no Appointm	of the Applied out by YES	pointments the committ	tee, such a	x	up to the B	Coard of Dia
est of the assembly Chairman, the Chairman assembly of specific aspects related to work carrimuneration policies. 18.21 Implements the Measure YES. Explain briefly: NO. Explain: The Company has no Appointm 18.5 and 18.8.	of the Appled out by YES Tents and I	pointments the committ	tee, such a	x	up to the B	Coard of Dia



18.22. The Appointments and Retributions Committee Internal Regulation contains functions mentioned in recommendation 18
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	18.22 Implements the Measure	YES NO	x N/A	
	YES. Explain briefly:			
	NO. Explain: The Company has no Appointmeasures 18.5 and 18.8.	intments and Retributions	Committee as indi	cated in
	NA. Explain the reasons for not adopting	g the recommendation:		
	Implementation Date	Does not apply		
	Modification Dates			
18.23. The mai esponsibilities.	in objective of the Risk Committee is assisting the state of the Risk Committee is assisting the state of the	he Board of Directors in o	complying with its r	isk management supervision
	YES. Explain briefly: NO. Explain:			
	As already indicated in measure 18.6, the Co Article 14 of the Board of Directors Regulation, the Corporate Bylaws the Board will approvimanagement should be aware of, as well as supervising the Company's effective exposure that and follow up actions in case of deviations. In a with the internal audit program, which should take Company areas.	which indicates that in ac ve the Company's risk n directly or through commi- to maximum defined risk I ddition, the Audit Committe ve into account business risk	Idition to functions nanagement policy ttees created for s imits and proposing ee should supervise	contained in y, which top such purpose g corrections e compliance
	NA. Explain the reasons for not adopting the	recommendation:		
	Implementation Date	Does not apply		
	Modification Dates			



18.24. By request of the Assembly Chairman, the Risk Committee Chairman will inform the General Shareholders Assembly of specific work done by the Committee.

	18.24 Implements the Measure	YES		NO	x N/A		
	YES. Explain briefly:						
	NO. Explain: The Company has no Risk Comm	ittee, as i	ndicated	d in measure	es 18.6 and 18.23.		
	NA. Explain the reasons for not adopting the	recomm	endatio	on:			
	Implementation Date	Does no	t apply				
	Modification Dates						
orejudice to res	justments required to differentiate companies bel sponsibilities assigned to this committee by currer commendation 18.25. 18.25 Implements the Measure						
	YES. Explain briefly:						
	NO. Explain: The Company has no Risk Comm Directors is responsible for approving the poli purpose, for supervising the Company's effectiv correction and follow up actions in case of de Board of Directors Regulation.	cy and, o	lirectly re to ma	or through o	committees created ned risk levels and p	for such proposing	
	NA. Explain the reasons for not adopting the	recomm	endatio	on:			
	Implementation Date	Does n	ot apply		-		
	Modification Dates						



18.26 Implements the Measure	YES	x NO		N/A	
YES. Explain briefly: According to the Internal Board of Directors Regulation, t Committee supporting the Board of Directors and the Board of Directors of of Direct	he Company has ctors in corporat	s a Good Gove	rnance and	Evaluation	
NO. Explain:					
NA. Explain the reasons for not adop	ting the recom	mendation:			
Implementation Date	29-08-	2007 Corporate	Rylaws		
Modification Dates	25-00-2	2007 Odipolat	Dylaws		
porate Governance Committee Internal Re 18.27 Implements the Measure YES. Explain briefly: Article 98 of the Co Regulation, and item 5.3 of the Code of C and Evaluation Committee responsibilitie	YES orporate Bylaws Good Governance	x NO	the Interna	N/A I Board of Di	rectors
YES. Explain briefly: Article 98 of the Confederation, and item 5.3 of the Code of Code and Evaluation Committee responsibilities 1. Ensure that the Shareholders,	YES orporate Bylaws Good Governances: the Investors, o	x NO , item 10.1.1 o the include the footbether groups of	the Interna ollowing in t interest, an	N/A I Board of Di he Good Gov	rectors vernance
YES. Explain briefly: Article 98 of the Confederal Regulation, and item 5.3 of the Code of Confederal Regulation Committee responsibilities 1. Ensure that the Shareholders, have full, accurate, and timely 2. Review and evaluate the man the respective period. Among attendance to meetings, ii) the	yes orporate Bylaws Good Governances: the Investors, of access to relevance in which the others, such eva	x NO , item 10.1.1 or the include the football of the groups of ant Company in Board of Direct aluation will incompany in the second of the se	the Interna ollowing in t interest, an information. tors complied	N/A I Board of Di the Good Good I the market and with its du to owing: i) the	rectors vernance in general ties during members'
YES. Explain briefly: Article 98 of the Cornel Regulation, and item 5.3 of the Code of Cornel Code and Evaluation Committee responsibilities 1. Ensure that the Shareholders, have full, accurate, and timely 2. Review and evaluate the man the respective period. Among attendance to meetings, ii) the main Company issues. 3. Follow up negotiations carried Company or by other compan	yes orporate Bylaws Good Governances: the Investors, of access to relevance in which the others, such evaluation active particip out by the memilies in the same of	x NO , item 10.1.1 or the include the footnet groups of ant Company in Board of Direct aluation will increation in the deathers of the Bogroup.	the Interna ollowing in the interest, and formation. tors complicated the following lude the following interest and with share	N/A Board of Di he Good Goo d the market ed with its du owing: i) the iii) their follo ures issued b	rectors vernance in general ties during members' w up to
YES. Explain briefly: Article 98 of the Correct Regulation, and item 5.3 of the Code of Correct Regulation Committee responsibilities 1. Ensure that the Shareholders, have full, accurate, and timely 2. Review and evaluate the man the respective period. Among attendance to meetings, ii) the main Company issues. 3. Follow up negotiations carried	yes orporate Bylaws Good Governances: the Investors, of access to relevance in which the others, such evaluation out by the memilies in the same good Board of Direct de by the investice Code of Good	x NO , item 10.1.1 or the include the footnet groups of ant Company in Board of Direct aluation will include the state of the Bogroup. tors members' ors, Sharehold Governance ar	the Interna ollowing in the interest, and formation. tors complicated the following lude the following lude the following and with share remunerations, and other different the following the rest and other the following the different the following the following the remunerations and other the following the different the following the following the following the different the following the following the following the following the remunerations and other the following the fol	N/A Board of Di he Good Goo d the market ed with its du owing: i) the iii) their follo ares issued b an policy. er groups of lation, timely	rectors vernance in general ties during members' w up to y the interest
YES. Explain briefly: Article 98 of the Cornel Regulation, and item 5.3 of the Code of Cornel Code and Evaluation Committee responsibilities 1. Ensure that the Shareholders, have full, accurate, and timely 2. Review and evaluate the man the respective period. Among attendance to meetings, ii) the main Company issues. 3. Follow up negotiations carried Company or by other company 4. Supervise compliance with the 5. Be informed of complaints ma regarding compliance with the	yes orporate Bylaws Good Governances: the Investors, of access to relevance in which the others, such evaluation out by the memilies in the same good Board of Direct de by the investice Code of Good	x NO , item 10.1.1 or the include the footnet groups of ant Company in Board of Direct aluation will include the state of the Bogroup. tors members' ors, Sharehold Governance ar	the Interna ollowing in the interest, and formation. tors complicated the following lude the following lude the following and with share remunerations, and other different the following the rest and other the following the different the following the following the remunerations and other the following the different the following the following the following the different the following the following the following the following the remunerations and other the following the fol	N/A Board of Di he Good Goo d the market ed with its du owing: i) the iii) their follo ares issued b an policy. er groups of lation, timely	rectors vernance in general ties during members' w up to y the interest

March- 2012 Internal Board of Directors Regulation

There have been no changes.

Implementation Date

Modification Dates



Measure No. 19: Board of Directors operation

	19.1 Implements the Measure	YES	x NO	N/A	
	YES. Explain briefly: Upon exercising f Board of Directors Regulation, in item 5. 7, the Chairman prepares a Board of Directors.	1 of the Code of	Good Governance	, and in paragraph 1	of Article
	NO. Explain:				
	NA. Explain the reasons for not adopt	ting the recomn	nendation:		
		24-03-2	2007 Code of Goo	d Governance	
	Implementation Date	March-	2012 Internal Boar	d of Directors Regula	ation
					20011
Cypont	Modification Dates	There	have been no char	ges.	
	Modification Dates for entities subject to surveillance, which cand of Directors holds from 8 to 12 ordinary 19.2 Implements the Measure	There	have been no char me are required to	ges.	
	for entities subject to surveillance, which card of Directors holds from 8 to 12 ordinary	There due to their regi meetings each y YES s that the Boar d by it, by the he day, time, an d will be sent t retary. The meet ays in advance of	me are required to ear. x NO d of Directors will Company General d place indicated in the address of the address of the meeting. This	neet at least once Manager, or by the hathe meeting notice, each member of the elivered to the member s condition is also co	a month Statutory which will Board of pers of the
	for entities subject to surveillance, which of and of Directors holds from 8 to 12 ordinary 19.2 Implements the Measure YES. Explain briefly: Article 61 state according to a meeting notice delivere Auditor. Such meetings will be held on the delivered by letter, fax, or email ar Directors provided to the Company Section Board of Directors at least 4 business desired and of Directors at least 4 business desired of Directors at least 4 business	There due to their regi meetings each y YES s that the Boar d by it, by the he day, time, an d will be sent t retary. The meet ays in advance of	me are required to ear. x NO d of Directors will Company General d place indicated in the address of the address of the meeting. This	neet at least once Manager, or by the hathe meeting notice, each member of the elivered to the member s condition is also co	a month Statutory which will Board of pers of the
	for entities subject to surveillance, which of and of Directors holds from 8 to 12 ordinary 19.2 Implements the Measure YES. Explain briefly: Article 61 state according to a meeting notice delivere Auditor. Such meetings will be held on the delivered by letter, fax, or email ar Directors provided to the Company Section Board of Directors at least 4 business of the Code of Good Governance and in the	There due to their regi meetings each y YES s that the Boar d by it, by the he day, time, an nd will be sent t retary. The meet ays in advance of e Internal Board	me are required to ear. x NO d of Directors will Company General d place indicated ir o the address of eing notice will be d of the meeting. Thi of Directors Regul	neet at least once Manager, or by the hathe meeting notice, each member of the elivered to the member s condition is also co	a month Statutory which will Board of pers of the
	for entities subject to surveillance, which of and of Directors holds from 8 to 12 ordinary 19.2 Implements the Measure YES. Explain briefly: Article 61 state according to a meeting notice delivere Auditor. Such meetings will be held on the delivered by letter, fax, or email and Directors provided to the Company Section Board of Directors at least 4 business of the Code of Good Governance and in the NO. Explain:	There due to their regi meetings each y YES es that the Board d by it, by the he day, time, an nd will be sent t retary. The meet ays in advance of e Internal Board ting the recomm	me are required to ear. x NO d of Directors will Company General d place indicated ir o the address of eing notice will be d of the meeting. Thi of Directors Regul	N/A meet at least once Manager, or by the the meeting notice, each member of the elivered to the membs condition is also coation.	a month Statutory which will Board of pers of the
	for entities subject to surveillance, which of and of Directors holds from 8 to 12 ordinary 19.2 Implements the Measure YES. Explain briefly: Article 61 state according to a meeting notice delivere Auditor. Such meetings will be held on the delivered by letter, fax, or email and Directors provided to the Company Section Board of Directors at least 4 business of the Code of Good Governance and in the NO. Explain:	There due to their regi meetings each y YES es that the Board d by it, by the the day, time, and will be sent teretary. The meet ays in advance of the Internal Board ting the recomn	me are required to ear. x NO d of Directors will Company General d place indicated ir o the address of eing notice will be doff the meeting. Thi of Directors Regulation: 2007 Corporate Byl 2007 Code of Good	N/A meet at least once Manager, or by the the meeting notice, each member of the elivered to the membs condition is also coation.	e meeting each mont a a month Statutory which will Board of iters of the intained in
	for entities subject to surveillance, which of and of Directors holds from 8 to 12 ordinary 19.2 Implements the Measure YES. Explain briefly: Article 61 state according to a meeting notice delivere Auditor. Such meetings will be held on the delivered by letter, fax, or email and Directors provided to the Company Section Board of Directors at least 4 business of the Code of Good Governance and in the NO. Explain:	There due to their regimeetings each y YES es that the Board by it, by the the day, time, and will be sent tretary. The meet ays in advance to e Internal Board ting the recommendation of the	me are required to ear. x NO d of Directors will Company General d place indicated ir o the address of eing notice will be d of the meeting. Thi of Directors Regulation: 2007 Corporate Byl 2007 Code of Good	N/A meet at least once Manager, or by the the meeting notice, each member of the elivered to the member of the order of the elivered to the member of the elivered to the elivered	e meeting each mont a a month Statutory which will Board of iters of the intained in



E	two meetings of the Board of Directors will	be clearly locuse	u on uen	illing and io	lowing up	tile Comp	Jany Suau
ונ	3 · · · · · · · · · · · · · · · · · · ·						
	19.3 Implements the Measure	YES	Х	NO		N/A	
	YES. Explain briefly: According to Ar	ticle 62 of the C	orporate	Bylaws, th	e Board	of Director	s is
	responsible for approving/disapproving						
	maintenance plans, Company expenses the Board of Directors.	s, and the Compa	arry budg	et presente	a by the r	viariager o	гру
	NO. Explain:						
	NA. Explain the reasons for not adop	ting the recomn	nendatio	n:			
	1 1 40 54	1 00 00 0	2007.0				
	Implementation Date			porate Byla			
ic	Implementation Date Modification Dates pard of Directors approves a specific schedu	There h	nave bee	n no chang	es	extraordina	arily meeti
}c	Modification Dates	There h	nave bee	n no chang	es	extraordina	arily meeti
Во	Modification Dates pard of Directors approves a specific schedu	There have a second of the Bottler o	eetings, v	n no chang without prej NO Directors Re	es udice to e] N/A	
Во	Modification Dates pard of Directors approves a specific schedule 19.4 Implements the Measure YES. Explain briefly: According to Armeeting schedule will be approved during	There have a second of the Bottler o	eetings, v	n no chang without prej NO Directors Re	es udice to e] N/A	
Вс	Modification Dates pard of Directors approves a specific schedule 19.4 Implements the Measure YES. Explain briefly: According to Ar	There have a second of the Bottler o	eetings, v	n no chang without prej NO Directors Re	es udice to e] N/A	
3c	Modification Dates pard of Directors approves a specific schedule 19.4 Implements the Measure YES. Explain briefly: According to Armeeting schedule will be approved during	There have a second of the Bottler o	eetings, v	n no chang without prej NO Directors Re	es udice to e] N/A	
	Modification Dates pard of Directors approves a specific schedule. 19.4 Implements the Measure YES. Explain briefly: According to Armeeting schedule will be approved during. NO. Explain:	There have a second of the Born of the first meeting	eetings, v	n no chang without prej NO Directors Re	es udice to e] N/A	
300	Modification Dates pard of Directors approves a specific schedule 19.4 Implements the Measure YES. Explain briefly: According to Armeeting schedule will be approved during	There have a second of the Born of the first meeting	eetings, v	n no chang without prej NO Directors Re	es udice to e] N/A	
Вс	Modification Dates pard of Directors approves a specific schedule. 19.4 Implements the Measure YES. Explain briefly: According to Armeeting schedule will be approved during. NO. Explain:	There have a second of the Born of the first meeting	eetings, v	n no chang without prej NO Directors Re	es udice to e] N/A	
Вс	Modification Dates pard of Directors approves a specific schedule. 19.4 Implements the Measure YES. Explain briefly: According to Armeeting schedule will be approved during. NO. Explain:	There have a second of the Born of the first meeting	eetings, v	n no chang without prej NO Directors Re	es udice to e] N/A	
30	Modification Dates pard of Directors approves a specific schedule. 19.4 Implements the Measure YES. Explain briefly: According to Armeeting schedule will be approved during. NO. Explain: NA. Explain the reasons for not adoption.	YES ticle 19 of the Bong the first meeting	eetings, v	n no chang without prej NO Directors Re year.	es udice to e	N/A the annua	al ordinary
	Modification Dates pard of Directors approves a specific schedule. 19.4 Implements the Measure YES. Explain briefly: According to Armeeting schedule will be approved during. NO. Explain:	There have a second of the Bound of the Boun	x pard of Eng of the	n no chang without prej NO Directors Re	es udice to e egulation,	N/A the annua	al ordinary



19.5.	Togethe	r with the	meeting	notice	and at	least	5 cale	endar	days	in a	dvance,	the	members	of the	Board	of D	irectors	will	receive
docu	ments or	information	n related	to eac	h item	in the	day's	agen	nda so	that	they w	/ill be	e able to	actively	particip	ate a	and ma	ke ir	nformed
decis	ions.																		

decisions.			•		•
	19.5 Implements the Measure	YES	x NO	N/A	
	YES. Explain briefly: Item 8 of Article members of the Board of Directors will order to make informed decisions, at leavailable to the members of the Board in	receive relevar east 4 business	nt information relate days in advance	ed to the meeting's of the meeting, whi	agenda in
	NO. Explain:				
	NA. Explain the reasons for not adopt	ing the recomr	nendation:		
	Implementation Date	March-	2012 Internal Boar	d of Directors Regula	ation
	Modification Dates			of Directors Regula	
nformation s	e support of the Board Secretary, the Boar ufficiently in advance and that such informa (Board of Directors' dashboard).				
	19.6 Implements the Measure	YES	x NO	N/A	
	YES. Explain briefly: According to pa Regulation and item 5.1 of the Code information's timely and proper delivery to	of Good Gov	ernance, the Chai	rman is responsible	for such
	NO. Explain:				
	NA. Explain the reasons for not adopt	ing the recomr	nendation:		
		1			
	Implementation Date			of Directors Regula	tion
	Modification Dates	There	nave been no chang	ges	



19.7.	The	Board	of	Directors	Chairmar	ı is	ultimately	responsible	for	preparation	of	the	Board	of	Directors	meetings'	agenda,	not the
Comp	any	Preside	ent.	prepared	according	to	certain para	ameters that	will	allow following	ng 1	for a	logical	ord	ler during	its develop	ment.	

19.7 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: According to part and item 5.1 of the Code of meetings' agenda, however no Director, and the Board of Director.	Good Governance, the t being responsible for its	Chairman particip preparation upor	pates in the preparation top management, the	on of the
NA. Explain the reasons for r	not adopting the recomn	nendation:		
Implementation Date	Does n	ot apply		
Modification Dates he Corporate Government Governan		n the Corporate \	Vebpage the Compar	ny includes the me
Modification Dates	mmittees' meetings.	n the Corporate \	Vebpage the Compar	ny includes the me
Modification Dates he Corporate Government Governan e to the Board of Directors and its Cor	annual Corporate Government and having been provided and having been provided the General Sharehold approved by them, and	NO ernance Report eviously approve ers Assembly, the d conclusions re	x N/A - presented for the d by the Board of Directors ated to compliance v	General irrectors - s and its with good
Modification Dates the Corporate Government Governance to the Board of Directors and its Cor 19.8 Implements the Measure YES. Explain briefly: The Shareholders Assembly approinforms of meetings held by committees, relevant decision corporate governance, however.	annual Corporate Government and having been provided and having been provided the General Sharehold approved by them, and	NO ernance Report eviously approve ers Assembly, the d conclusions re	x N/A - presented for the d by the Board of Directors ated to compliance v	General irrectors - s and its with good
Modification Dates the Corporate Government Governance to the Board of Directors and its Cor 19.8 Implements the Measure YES. Explain briefly: The Shareholders Assembly approinforms of meetings held by committees, relevant decision corporate governance, however meetings.	annual Corporate Govo oval and having been pr the General Sharehold is approved by them, an er not including a list of	NO ernance Report reviously approve ers Assembly, th d conclusions re those attending	x N/A - presented for the d by the Board of Directors ated to compliance v	General irrectors - s and its with good
Modification Dates the Corporate Government Governance to the Board of Directors and its Corporate States and its Corporate States and its Corporate States and its Corporate Governments and its Corporate Governments of Measure States and Sta	annual Corporate Govo oval and having been protected the General Sharehold is approved by them, and er not including a list of	NO ernance Report reviously approve ers Assembly, th d conclusions re those attending	x N/A - presented for the d by the Board of Directors ated to compliance v	General irrectors - s and its with good



Modification Dates

	YES	x NO	N/A	
YES. Explain briefly: According to Manager the Board of Directors is re self-evaluation management report, pr	sponsible for submit	ting to the Gene	ral Shareholders As	
NO. Explain:				
NA. Explain the reasons for not ado	pting the recommer	ndation:		
Implementation Date	20.00.201	0.0		
p.omomanon Date	29-00-201	0 Corporate Byla	ws	
Modification Dates	There hav	e been no chang	es	
Modification Dates and of Directors alternates the internal se 19.9 Implements the Measure	There hav	e been no chang external evaluatio x NO	es on carried out by inde	
Modification Dates ard of Directors alternates the internal se	There have the section of the sectio	e been no change external evaluation with the sylaws 1 and Change control the direct, approval of the different control and the sylaws. Investor are	es In carried out by inde N/A Apter 2, of the Code actors' activities, incle Board of Directors	e of Good luding the
Modification Dates ard of Directors alternates the internal se 19.9 Implements the Measure YES. Explain briefly: According to it Governance, the Company has mecha following: external audits, statutory a Manager's report, actions against dire	There have the section of the sectio	e been no change external evaluation with the sexternal evaluation of the sexternal evaluation with the sexternal evaluation evaluation with the sexternal evaluation	es In carried out by inde N/A Apter 2, of the Code actors' activities, incle Board of Directors	e of Good luding the

There have been no changes



Measure No. 20: Duties and rights of the members of the Board of Directors.

	0. 24.00 4.14 .1g.1.0 0. 4.10 11.01.120.0 0. 4.10 20.		00.0.0.		
20.1. The Interrof the Board of	nal Board of Directors Regulation supplements con Directors.	nditions c	ontained in norms	regarding the duties a	nd rights of the members
	20.1 Implements the Measure	YES	x NO	N/A	
	YES. Explain briefly: In Articles 15 and 16, members of the Board of Directors' duties.	the Intern	al Board of Direc	tors Regulation sets f	orth the
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomm	endation:		
	Implementation Date	March-	2012 Internal Boar	d of Directors Regulati	on
	Modification Dates	17-09-2	014 Internal Board	d of Directors Regulation	on
	d of Directors Regulation develops the Company commendation 20.2. 20.2 Implements the Measure	YES	X NO	N/A	or the Board of Directors
	YES. Explain briefly: In its Articles 3, 15, and guiding principles related to the directors' fun Directors, including duties related to diligence conterest and confidentiality, among others.	ctions an	d the duties of the	ne members of the E	Board of
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomm	endation:		
	Implementation Date	March-2	2012 Internal Boar	d of Directors Regulati	on
	Modification Dates		ave been no chan		
				-	



20.3 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly: In its Article new members are received the Se meeting of the Board they attend, for the first time, he will receive inform and the sector, together with inform 11 indicates that the Board may hi elements required to make certain indicates that the members of the Assembly will indicate.	cretary will deliver or their information. nation required in or nation related to his ire, by request of a n decisions which	o them a copy of Upon a member of der to have suffici responsibilities, ol ny of its members, due to their nature	this Regulation, during the board being apent knowledge of the bligations, and function, an external advisor may so require it.	ing the first opointed for e Company ions. Article r to provide . Article 12
NO. Explain:				
NA Fundain the manager for the	d a m \$1 m m \$1			
NA. Explain the reasons for not a	dopting the recom	mendation:		
	<u>,</u>			
Implementation Date	Marcl	n-2012 Internal Boa	ard of Directors Regu	Jathan
Modification Dates				liation
pany has defined policies and proce	dures, formalized in	have been no cha	anges s, in order to be info	ormed, mana
1: Conflicts of interest. pany has defined policies and proceerest, either direct or indirect, through	dures, formalized in	have been no cha	anges s, in order to be info	ormed, mana
1: Conflicts of interest. pany has defined policies and proce	dures, formalized in	have been no cha	anges s, in order to be info	ormed, mana
1: Conflicts of interest. pany has defined policies and proceerest, either direct or indirect, throu	dures, formalized in ugh the related paragraphs 1 and 2 esolve conflicts of itop officials, and ected by a conflict of ation and providing ly will only provide itop.	its internal norms ties, subject to a NO of the Corporate Interest arising am among controllir of interest will refrarelevant informatics authorization should be a not controllir of the corporate of the corpora	s, in order to be infound infecting the member N/A Bylaws, as applicable and the Shareholders are ain from participating on in order to make ould the act not affective in the second i	e arbitration ers and the nd minority in the act, a decision.
1: Conflicts of interest. pany has defined policies and proceerest, either direct or indirect, through the conflict of the co	dures, formalized in ugh the related paragraphs 1 and 2 esolve conflicts of itop officials, and ected by a conflict of ation and providing ly will only provide itop.	its internal norms ties, subject to a NO of the Corporate Interest arising am among controllir of interest will refrarelevant informatics authorization should be a not controllir of the corporate of the corpora	s, in order to be infound infecting the member N/A Bylaws, as applicable and the Shareholders are ain from participating on in order to make ould the act not affective in the second i	e arbitration ers and the nd minority in the act, a decision.
1: Conflicts of interest. pany has defined policies and proceerest, either direct or indirect, through the conflict of the co	paragraphs 1 and 2 solve conflicts of itop officials, and ected by a conflict of ation and providing ly will only provide iton.	its internal norms ties, subject to a NO of the Corporate Interest arising am among controllir of interest will refrarelevant informatics authorization should be a not controllir of the corporate of the corpora	s, in order to be infound infecting the member N/A Bylaws, as applicable and the Shareholders are ain from participating on in order to make ould the act not affective in the second i	e arbitration ers and the nd minority in the act, a decision.
1: Conflicts of interest. pany has defined policies and proceerest, either direct or indirect, through the conflict of the co	edures, formalized in ugh the related paragraphs 1 and 2 esolve conflicts of it top officials, and ected by a conflict of ation and providing ly will only provide it Good Governance	its internal norms ties, subject to a NO of the Corporate Interest arising am among controllir of interest will refrarelevant informatic authorization shregulates solution	s, in order to be infound infecting the member N/A Bylaws, as applicable and the Shareholders are ain from participating on in order to make ould the act not affective in the second i	e arbitration ers and the nd minority in the act, a decision.
1: Conflicts of interest. pany has defined policies and proceerest, either direct or indirect, through the conflict of the co	edures, formalized in ugh the related paragraphs 1 and 2 esolve conflicts of it top officials, and ected by a conflict of ation and providing ly will only provide it Good Governance	its internal norms ties, subject to a NO of the Corporate Interest arising am among controllir of interest will refrarelevant informatic authorization shregulates solution	s, in order to be infound infecting the member N/A Bylaws, as applicable and the Shareholders are ain from participating on in order to make ould the act not affective in the second i	e arbitration ers and the nd minority in the act, a decision.
Deany has defined policies and procestrest, either direct or indirect, through the seriest, either direct or indirect, through the seriest, either direct or indirect, through the seriest, either direct or indirect, through the seriest of the seri	edures, formalized in ugh the related partial paragraphs 1 and 2 solve conflicts of it top officials, and ected by a conflict of ation and providing ly will only provide if Good Governance	its internal norms ties, subject to a NO of the Corporate interest arising am among controlling interest will refrarelevant informatic authorization shregulates solution	s, in order to be info iffecting the member N/A Bylaws, as applicable ong the Shareholders are ain from participating on in order to make ould the act not affect of controversies and	e arbitration ers and the nd minority in the act, a decision.
cany has defined policies and procedurest, either direct or indirect, through the procedurest of the direct of indirect, through the procedure of the directors of the procedure of the directors, the administrators of the directors, the administrator affer the directors of the Company this situated the directors of the Company this situated the directors of the Company this situated the directors of the Code of	paragraphs 1 and 2 solve conflicts of it top officials, and ected by a conflict of ation and providing by will only provide it Good Governance	its internal norms ties, subject to a NO of the Corporate Interest arising am among controlling interest will refrarelevant informatic authorization shregulates solution mendation:	s, in order to be info iffecting the member N/A Bylaws, as applicable tong the Shareholders are ain from participating on in order to make ould the act not affect of controversies and sylaws	e arbitration ers and the nd minority in the act, a decision.
example conflicts of interest. any has defined policies and procest, either direct or indirect, through the conflict of indirect, through the conflict of the	paragraphs 1 and 2 solve conflicts of it top officials, and ected by a conflict of ation and providing ly will only provide it Good Governance	its internal norms ties, subject to a NO of the Corporate interest arising am among controlling interest will refrarelevant informatic authorization shregulates solution	s, in order to be info iffecting the member of N/A Bylaws, as applicable ong the Shareholders are ain from participating on in order to make ould the act not affect of controversies and of controversies and of Governance	e arbitration ers and the and minority in the act, a decision.



Grupo Enel								
	flicts of interest resolution procedure differentia							
	ides the rules and steps to be followed, which s							
	of ongoing conflicts, the procedure sets forth that	at, should	the situa	tion affect C	ompany o	perations, if	t should	be considered
a mandatory res	signation circumstance for the affected.							
	21.2 Implements the Measure	YES	Х	NO		N/A		
·								
	YES. Explain briefly: Chapter VI of the Code of							
	and conflicts of interest, particularly the solution							
	the Shareholders and the Company, and amo							
	conflict of interests concept, prevention mechani							
	of acts of competition or conflicts of interest, and	the man	ner in wh	ich the Gene	eral Sharel	iolders Ass	embly	
	will participate in such cases.							
	NO. F							
	NO. Explain:							
	NA Evaluin the research for not adopting the							
	NA. Explain the reasons for not adopting the	recomm	enuation					
	Implementation Date	15-04-20	10 Code	of Good Go	vernance			
	Modification Dates			no changes				
	mounication bates	THOIC H	ave been	no changes				
21.3 The men	nbers of the Board of Directors, the legal re	nresentati	ves the	memhers	of ton ma	nagement	and of	ther Company
	periodically report to the Board of Directors direct							
	ng to the conglomerate the issuer is part of, or							
	cts of interest or subject to influencing their vote,							
Ü		•	ŭ	•	•			
	21.3 Implements the Measure	YES	Х	NO		N/A		
	•							
ĺ	YES. Explain briefly: Included in the duties of	the Board	of Direc	tors member	rs containe	ed in Article	16 of	
	the Board of Directors regulation is that of in							
	relationships they may have with the Company,							
	having any type of relationship with the Comp							
	influence their opinion or vote.	,		,				
	·							
	NO. Explain:							
	•							
	NA. Explain the reasons for not adopting the	recomme	endation	:				
	Implementation Date	March-2	012 Boar	d of Director	s Regulat	on		
	Modification Dates			no changes				
				9				



21.4. Relevant conflicts of interest, i	.e. those tha	t could re	quire the person	affected to	refraining	from attendi	ng a meet	ng and/or	voting
affecting the members of the Board	of Directors	and other	Administrators,	are include	d in public	information	published	each year	by the
Company in its webpage.									

21.4 Implements the Measure	YES X NO N/A
Governance, existing economic relations other controlling parties and their administ those existing between the Company and handling, and resolution of conflicts of in Shareholders and the Investors complet	m 3 of Corporate Bylaws 4, Chapter 2, of the Code of God ships between the Company and its majority Shareholders of strators will be carried out under market conditions. Particularly its administrators will follow regulations applicable to prevention herest. In its webpage, the Company will make available to the te, sufficient, and periodically updated information pertaining the the Company and its majority Shareholders or other controlling
NO. Explain:	
NA. Explain the reasons for not adopting	ng the recommendation:
Implementation Date	15-04-2010 Code of Good Governance
Modification Dates	
Modification Dates	
	npany is consistent with International Accounting Norm No. 24 (
on of "related party" applicable to the Con	npany is consistent with International Accounting Norm No. 24 (
tion of "related party" applicable to the Con 21.5 Implements the Measure YES. Explain briefly: The definition of	YES X NO N/A f "related party" applicable to the Company is consistent with
ion of "related party" applicable to the Con 21.5 Implements the Measure	YES X NO N/A f "related party" applicable to the Company is consistent with
tion of "related party" applicable to the Con 21.5 Implements the Measure YES. Explain briefly: The definition of	YES X NO N/A f "related party" applicable to the Company is consistent with
21.5 Implements the Measure YES. Explain briefly: The definition of International Accounting Norm No. 24 (NI	YES X NO N/A f "related party" applicable to the Company is consistent with
21.5 Implements the Measure YES. Explain briefly: The definition of International Accounting Norm No. 24 (NI NO. Explain:	YES x NO N/A f "related party" applicable to the Company is consistent wit IC 24).
21.5 Implements the Measure YES. Explain briefly: The definition of International Accounting Norm No. 24 (NI	YES x NO N/A f "related party" applicable to the Company is consistent wit IC 24).
on of "related party" applicable to the Con 21.5 Implements the Measure YES. Explain briefly: The definition of International Accounting Norm No. 24 (NI NO. Explain:	YES x NO N/A f "related party" applicable to the Company is consistent wit IC 24).
tion of "related party" applicable to the Con 21.5 Implements the Measure YES. Explain briefly: The definition of International Accounting Norm No. 24 (NI NO. Explain:	YES x NO N/A f "related party" applicable to the Company is consistent wit IC 24).



Measure No. 22: Operations with related parties.

22.1 Implements the Measure	YES	NO NO	Χ	N/A	
YES. Explain briefly:					
NO. Explain: Item 20 of Article 14 of the acts, and agreements with related partie value, added to the joint quota contracte exceeding the contracting limit - exclusive Directors. The Audit Committee is responsith economic related parties, previously conditions and do not affect the Shareho Directors Regulation and item 5.3 of the NA. Explain the reasons for not adoptions.	es corresponding of with all related with all related we of energy puronsible for issuing whaving confirm olders' equal treat Code of Good Code	to acquisitions of parties during 1: chases - should by a written reported that they have treent. (Item 10.2 Governance).	f goods and so consecutive e approved be regarding op been carried	services and e months an by the Board erations car d out under i	I whose d I of ried out market
mnlementation Date	N/A				
Modification Dates	N/A ted party covers	aspects mention	ed in recomn	nendation 22	2.2.
Modification Dates ny policy regarding operations with related to the Measure		aspects mention	ed in recomn	nendation 22	2.2.
Implementation Date Modification Dates any policy regarding operations with relate 22.2 Implements the Measure YES. Explain briefly: NO. Explain: The Company has no poly 22.2. However, through the Audit Common between related parties, confirming that Shareholders' equal treatment (Item 10.1) the Code of Good Governance).	ted party covers YES Dilicy for operationittee the Board they are carried	ns with related of Directors is ir out under marke	parties, as ir formed of opt conditions a	N/A dicated in reperations cand do not a	measure rried ou ffect the



22.3 Implements the Measure

22.3 The policy considers that no explicit authorization from the Board of Directors is required for recurrent operations carried out with related parties and being typical ordinary activities carried out under adhesion or master agreements, whose conditions are fully standardized, are fully applied, and are carried out at market prices, in general established by the person acting as provider of the good or service and whose individual amount is irrelevant for the Company.

YES

NO

x N/A

	YES. Explain briefly:				
		al Dagad	of Discotory Dogwlot		
	NO. Explain: Item 20 of Article 14 of the Internacts, or agreements with related parties correwhose value, added to the joint quota contract exceeding the contracting limit - exclusive of Directors.	esponding ted with a	to the acquisition all related parties wi	of goods and serv thin 12 consecutive	vices and e months,
	NA. Explain the reasons for not adopting the	recomn	endation:		
	Implementation Date	Does r	ot apply		
	Modification Dates				
payments for band other type Company rega	all pament components that can effectively be being a member of the Board of Directors, fees for so of payments required, regardless of their naturarding pensions or life insurance premiums or owil liability insurance policies obtained by the Com 23.1 Implements the Measure	or having ure and o ther item	attended the Board either in cash or in- s, applicable to old	of Directors and/or kind, as well as ob members and curre	its committees' meetings, digations assumed by the rent members, as well as
	YES. Explain briefly: In item 7 of the Corpor establishes as the remuneration policy for th Shareholders Assembly will establish each year ordinary meeting and the following, taking into a the directors, customary fees for such positions received by the Company from the directors. The Shareholders Assembly faculty according to Arrordinary meeting of the General Shareholders Assembly faculty according to Arrordinary meeting of the General Shareholders Assembly faculty according to Arrordinary meeting of the General Shareholders Assembly faculty according to Arrordinary meeting of the General Shareholders Assembly faculty according to Arrordinary meeting of the General Shareholders Assembly faculty according to Arrordinary meeting of the General Shareholders Assembly faculty according to Arrordinary meeting of the General Shareholders Assembly faculty according to Arrordinary meeting of the General Shareholders Assembly faculty according to Arrordinary meeting the Arrordinary meeting of the General Shareholders Assembly faculty according to Arrordinary meeting of the General Shareholders Assembly faculty according to Arrordinary meeting of the General Shareholders Assembly faculty according to Arrordinary meeting of the General Shareholders Assembly faculty according to Arrordinary meeting the General Shareholders Assembly faculty according to Arrordinary meeting the General Shareholders Assembly faculty according to Arrordinary meeting the General Shareholders Assembly faculty according to Arrordinary meeting the General Shareholders Assembly faculty according to Arrordinary meeting the General Shareholders Assembly faculty according to Arrordinary meeting the General Shareholders Assembly faculty according to Arrordinary meeting the General Shareholders Assembly faculty according to Arrordinary meeting the General Shareholders Assembly faculty according to Arrordinary meeting the General Shareholders Assembly faculty according to Arrordinary meeting the General Shareholders Assembly faculty faculty faculty facu	e member their reaccount of in the manner approving ticle 55 o	ers of the Board of muneration for the edication time, respondent the Company of all of the Code of Go of the Corporate Byla	Directors that the time between the repossibilities, and obliquerates, and the colod Governance is a ws. Additionally, during the color of the color	e General espective gations of intribution a General ring each
	NA. Explain the reasons for not adopting the	recomm	endation:		
	Implementation Date	15-04-2	010 Code of Good G	Sovernance	
	Modification Dates	1	ave been no change		



23.2 Implements the Measure	YES	NO N/A	Х
YES. Explain briefly:			
NO. Explain:			
NA. Explain the reasons for not ado Board of Directors memberss fees, acc		: There is no variable cor	nponent in the
Implementation Date Modification Dates	Does not apply		
Implementation Date Modification Dates and the independent members of the Eable payment related to absolute change	Board of Directors are explici	tly excluded from paymer	nt systems invo
Modification Dates and the independent members of the E	Board of Directors are explici	tly excluded from paymer	nt systems invo
Modification Dates and the independent members of the Eable payment related to absolute change	Board of Directors are explici	_	·
Modification Dates and the independent members of the Eable payment related to absolute change 23.3 Implements the Measure	Board of Directors are explici	_	·
Modification Dates and the independent members of the Eable payment related to absolute change 23.3 Implements the Measure YES. Explain briefly:	Board of Directors are explici	_	·

Does not apply

Implementation Date

Modification Dates



23.4. For the pe	riod under evaluation and according to	the remuneration po	olicy, the General	I Shareholders Assemb	ly approves a maximum
Board of Directo	rs cost for all approved fee payment of	omponents.			
		•			
	23.4 Implements the Measure	YES	X NO	N/A	
T T					

	<u> </u>
the Code of Good Governance establishes that Directors, the General Shareholders Assemb members of the Board of Directors for the time b	measure 23.1, in item 7, Corporate Bylaws 1 of Chapter 2, t, as remuneration policy for the members of the Board of bly will each year establish fees corresponding to the between the respective ordinary meeting and the following iable payment schemes for the Board of Directors, the fee
NO. Explain:	
NA. Explain the reasons for not adopting the	recommendation:
Implementation Date	15-04-2010 Code of Good Governance
Modification Dates	There have been no changes

23.5. The total Board of Directors' effective cost during the period under evaluation, which includes all payments made to the members of the Board of Directors and expense reimbursements, is known by the Shareholders and is published in the Company webpage, itemized and described as indicated by the Board of Directors.

23.5 Implements the Measure	YES	Χ	NO	N/A	
			_		

YES. Explain briefly: According to Article 62, item 8, of the Corporate Bylaws and Article 14, item 8 of the Internal Board of Directors Regulation, the administrators submit an annual management report for the General Assembly's consideration, including among others a certification describing expenditures on account of salaries, fees, trip expenses, representation expenses, bonuses, payments in cash and inkind, transportation expenses, and any other type of payment received by each Company director. The certificates is sent and published in the Financial Superintendence SIMEV, as end-of-year information. This information is available to the Shareholders in the Company webpage.

NO. Explain:	
NA. Explain the reasons for not adopting the recommendation:	

	29-08-20007 Corporate Bylaws
Implementation Date	March-2012 Internal Board of Directors Regulation
Modification Dates	There have been no changes



Measure No. 24: The Company President and top management.

4.1 Implements the Measure	YES	X NO	N/A	\
YES. Explain briefly: Company regulation soard of Directors regulations (Chapter 6). Chapter 2 of the Code of Good Governance of the Board of Directors and Management,	Corporate B separately r	ylaws 1 of Chapter	2 and Corpora	te Bylaws 2 or
IO. Explain:				
IA. Explain the reasons for not adopting	the recomm	endation:		
	29_08_	20007 Corporate B	vlaws	
mplementation Date		20007 Corporate B		
Modification Dates		have been no chan		
24.2 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly: According to function				
62) and through the Internal Board of Direc (item 1, Corporate Bylaws 1, Chapter 2), if the Company strategy and activities related administrative Company body being requires supervision and control instrument, water assuming corporate risks, so that the Commade by its Shareholders and Investo communities with which it carries out it Additionally, the Board of Directors will water	tors Regulation the main Boat ted to supervised to approve the pany Admin ors, maximizing activities,	on (Article 14) and to rd of Directors respondence its activities, its management of the istration will maximing the social and with the highest	he Code of Good consibility focused and control, a lain role being the ose providing re- nize the return of deconomic de- respect for the	d Governance es on defining s the highest hat of being a esources and of investments velopment of environment.
62) and through the Internal Board of Direct (item 1, Corporate Bylaws 1, Chapter 2), the Company strategy and activities related administrative Company body being requires supervision and control instrument, water assuming corporate risks, so that the Cormade by its Shareholders and Investo communities with which it carries out it	tors Regulation the main Boat ted to supervised to approve the pany Admin ors, maximizing activities,	on (Article 14) and to rd of Directors respondence its activities, its management of the istration will maximing the social and with the highest	he Code of Good consibility focused and control, a lain role being the ose providing re- nize the return of deconomic de- respect for the	d Governance es on defining s the highest hat of being a esources and of investments velopment of environment.
62) and through the Internal Board of Directifem 1, Corporate Bylaws 1, Chapter 2), the Company strategy and activities related administrative Company body being requires supervision and control instrument, water assuming corporate risks, so that the Cormade by its Shareholders and Investo communities with which it carries out it Additionally, the Board of Directors will water	tors Regulation the main Boat ted to supervised to approve the pany Admin ors, maximizing activities,	on (Article 14) and to rd of Directors respondence its activities, its management of the istration will maximing the social and with the highest	he Code of Good consibility focused and control, a lain role being the ose providing re- nize the return of deconomic de- respect for the	d Governance es on defining s the highest hat of being a esources and of investments velopment of environment.
62) and through the Internal Board of Direct (item 1, Corporate Bylaws 1, Chapter 2), the Company strategy and activities related administrative Company body being requires supervision and control instrument, water assuming corporate risks, so that the Cormade by its Shareholders and Investo communities with which it carries out it Additionally, the Board of Directors will water NO. Explain:	etors Regulation the main Boated to supervised to approve ching over the mpany Admin ors, maximizing the activities, ch over complete	on (Article 14) and to rd of Directors responded in governance to the activities, its management of the istration will maximing the social and with the highest iance with the Code	he Code of Good consibility focused and control, a lain role being the ose providing re- nize the return of deconomic de- respect for the	d Governance es on defining s the highest hat of being a esources and of investments velopment of environment.
62) and through the Internal Board of Directifem 1, Corporate Bylaws 1, Chapter 2), the Company strategy and activities related administrative Company body being requires supervision and control instrument, water assuming corporate risks, so that the Cormade by its Shareholders and Investo communities with which it carries out it Additionally, the Board of Directors will water	etors Regulation the main Boated to supervised to approve ching over the mpany Admin ors, maximizing the activities, ch over complete	on (Article 14) and to rd of Directors responded in governance to the activities, its management of the istration will maximing the social and with the highest iance with the Code	he Code of Good consibility focused and control, a lain role being the ose providing re- nize the return of deconomic de- respect for the	d Governance es on defining s the highest hat of being a esources and of investments velopment of environment.
62) and through the Internal Board of Direct (item 1, Corporate Bylaws 1, Chapter 2), the Company strategy and activities related administrative Company body being requires supervision and control instrument, water assuming corporate risks, so that the Cormade by its Shareholders and Investo communities with which it carries out it Additionally, the Board of Directors will water NO. Explain:	etors Regulation the main Boated to supervised to approve ching over the mpany Admin ors, maximizing the activities, ch over complete	on (Article 14) and to rd of Directors responded in governance to the activities, its management of the istration will maximing the social and with the highest iance with the Code	he Code of Good consibility focused and control, a lain role being the ose providing re- nize the return of deconomic de- respect for the	d Governance es on defining s the highest hat of being a esources and of investments velopment of environment.
62) and through the Internal Board of Direct (item 1, Corporate Bylaws 1, Chapter 2), the Company strategy and activities related administrative Company body being requires supervision and control instrument, water assuming corporate risks, so that the Cormade by its Shareholders and Investo communities with which it carries out it Additionally, the Board of Directors will water NO. Explain:	etors Regulation the main Boated to supervised to approve ching over the mpany Adminors, maximized to activities, activities, and over complete the recommendation of the recomm	on (Article 14) and to rd of Directors respondent, governance its activities, its man in the interests of the istration will maximing the social and with the highest inance with the Code interests.	he Code of Good consibility focuse and control, a lain role being the see providing re- lize the return of deconomic de respect for the e of Good Gover	d Governance es on defining s the highest hat of being a esources and of investments velopment of environment.
62) and through the Internal Board of Direct (item 1, Corporate Bylaws 1, Chapter 2), the Company strategy and activities related administrative Company body being requires supervision and control instrument, water assuming corporate risks, so that the Cormade by its Shareholders and Investo communities with which it carries out it Additionally, the Board of Directors will water NO. Explain:	etors Regulation the main Boated to supervised to approve the ching over the main Boated to approve the mpany Administry, maximizing activities, activities, activities, activities activit	on (Article 14) and to rd of Directors responded in governance to the activities, its management of the istration will maximing the social and with the highest iance with the Code	he Code of Good consibility focused and control, a lain role being the ose providing re- lize the return of direction de- respect for the e of Good Gover	d Governance es on defining s the highest hat of being a esources and of investments velopment of environment. nance.



24.3. As a general rule, top management members are identified, evaluated, and appointed directly by the Company President, upon being its direct collaborators. Alternatively, the Company may decide that the members of top management be appointed by the Board of Directors, by request of the Company President. Regardless of who makes the final appointment, candidates to key executive positions are known and evaluated by the Appointments and Remunerations Committee from the Board of Directors, which will issue its opinion.

	YESNO	X N/A	.
YES. Explain briefly:			
NO. Explain: As already explained in measure? Committee, general guidelines related to such is parent Company.			
NA. Explain the reasons for not adopting the	recommendation:		
Implementation Date	Does not apply		
Modification Dates	Восо пос арргу		
npany President faculty levels and those of other	YES X NO Dilicy 57 Power of attorries and Revocation of Greated to the Legal Representations.	ey and delegated peneral and Special I	ower systems"
24.4 Implements the Measure YES. Explain briefly: The Company has a "Po and internal procedure "PC154 Making Change Powers of Attorney" regulating guidelines relations.	YES X NO Dilicy 57 Power of attorries and Revocation of Greated to the Legal Representations.	ey and delegated peneral and Special I	ower systems"
YES. Explain briefly: The Company has a "Po and internal procedure "PC154 Making Change Powers of Attorney" regulating guidelines relat granting of powers of attorney, known by top ma	YES X NO Dilicy 57 Power of attorning and Revocation of Green to the Legal Representations.	ey and delegated peneral and Special I	ower systems"
npany President faculty levels and those of other 24.4 Implements the Measure YES. Explain briefly: The Company has a "Po and internal procedure "PC154 Making Change Powers of Attorney" regulating guidelines relat granting of powers of attorney, known by top ma NO. Explain:	YES X NO Dilicy 57 Power of attorning and Revocation of Green to the Legal Representations.	ey and delegated peneral and Special I	ower systems"



24.5. Through the Appointments and Retributions Committee or the body acting in its stead, the Board of Directors evaluates each year the Company President performance, being informed of evaluations made of top management members.

ES. Explain briefly: According to Article 62, item 8, of the Corporate Bylaws, item 4 of Corporate Bylaw of Chapter 2 of the Code of Good Governance, and Article 14 of the Board of Directors Regulation proves submittal of the administrators' management report to the General Shareholders Assemblich includes the General Manager Activities and those of each member of top management didtionally, each month each business line manager delivers to the Board of Directors a report with fand results of its activities, receiving comments or specific requests from the members of the Board irectors as applicable. O. Explain: 29-08-20007 Corporate Bylaws March-2012 Internal Board of Directors Regulation 15-04-2010 Code of Good Governance lodification Date 15-04-2010 Code of Good Governance 15-04-2010 Code of Good Govern					
of Chapter 2 of the Code of Good Governance, and Article 14 of the Board of Directors Regulation pproves submittal of the administrators' management report to the General Shareholders Assemble thich includes the General Manager Activities and those of each member of top manageme diditionally, each month each business line manager delivers to the Board of Directors a report with far dresults of its activities, receiving comments or specific requests from the members of the Board irectors as applicable. O. Explain: 29-08-20007 Corporate Bylaws March-2012 Internal Board of Directors Regulation 15-04-2010 Code of Good Governance 15-04-2010 Code of Good Governance	24.5 Implements the Measure	YES	X NO	N/A	
A. Explain the reasons for not adopting the recommendation: 29-08-20007 Corporate Bylaws March-2012 Internal Board of Directors Regulation 15-04-2010 Code of Good Governance 15-04-2010 Co	2 of Chapter 2 of the Code of Good Gove approves submittal of the administrators' which includes the General Manager A Additionally, each month each business lin	ernance, and A management Activities and ne manager del	rticle 14 of the Bo report to the Gen those of each no ivers to the Board	pard of Directors Reg neral Shareholders A nember of top mar of Directors a report	gulation, it Assembly, nagement. with facts
A. Explain the reasons for not adopting the recommendation: 29-08-20007 Corporate Bylaws March-2012 Internal Board of Directors Regulation 15-04-2010 Code of Good Governance 15-04-2010 Co	NO. Explain:				
March-2012 Internal Board of Directors Regulation 15-04-2010 Code of Good Governance lodification Dates The plane of the Company President and other members of top management, appropriately an a remuneration policy for the Company President and other members of top management, appropriately and the components of payment that can be made, subject to compliance with long term objectives and the complete of the company President and other members of the	NA. Explain the reasons for not adoptin	g the recomm	endation:		
In plementation Date Indification Date Indificat					u:
ny has a remuneration policy for the Company President and other members of top management, apprenting all components of payment that can be made, subject to compliance with long term objectives and 4.6 Implements the Measure YES NO X N/A ES. Explain briefly: O. Explain: There is no remuneration policy for the Company President and other members of the transagement approved by the Board of Directors. A. Explain the reasons for not adopting the recommendation: Does not apply	Implementation Date				lion
ny has a remuneration policy for the Company President and other members of top management, app fying all components of payment that can be made, subject to compliance with long term objectives and 4.6 Implements the Measure YES NO X N/A ES. Explain briefly: O. Explain: There is no remuneration policy for the Company President and other members of the banagement approved by the Board of Directors. A. Explain the reasons for not adopting the recommendation: Does not apply					
O. Explain: There is no remuneration policy for the Company President and other members of the lanagement approved by the Board of Directors. A. Explain the reasons for not adopting the recommendation: Does not apply	any has a remuneration policy for the Com				
A. Explain the reasons for not adopting the recommendation: Does not apply	any has a remuneration policy for the Com	be made, subj	ect to compliance	with long term object	
nplementation Date Does not apply	any has a remuneration policy for the Com tifying all components of payment that can	be made, subj	ect to compliance	with long term object	
	any has a remuneration policy for the Com tifying all components of payment that can 24.6 Implements the Measure YES. Explain briefly: NO. Explain: There is no remuneration	YES policy for the	ect to compliance	with long term object	ives and r
	any has a remuneration policy for the Comtifying all components of payment that can 24.6 Implements the Measure YES. Explain briefly: NO. Explain: There is no remuneration management approved by the Board of Direction	YES policy for the rectors.	ect to compliance NO Company Preside	with long term object	ives and ri
	any has a remuneration policy for the Comtifying all components of payment that can 24.6 Implements the Measure YES. Explain briefly: NO. Explain: There is no remuneration management approved by the Board of Direction	YES policy for the rectors.	ect to compliance NO Company Preside endation:	with long term object	ives and ri



24.7. Should the Company President remuneration include a fixed component and a variable component, its technical design and its calculation will prevent the variable component from exceeding the maximum limit established by the Board of Directors.

24.7 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: It is not possible to impleme workers' remuneration issues, including that defined directly by the Holding in Italy, given they cannot be regulated locally by any community.	t of its Pre the contro	sident or the mem	bers of top manage	ment, are
NA. Explain the reasons for not adopting t	the recomn	nendation:		
Implementation Date	Does r	not apply	•	
Modification Dates				



I. CONTROL ARCHITECTURE

Measure No. 25: Control environment.



 vell as control measures. 25.2 Implements the Measure	YES X NO	N/A	
YES. Explain briefly: The parent Company has 19 of 2012 - "Internal Control over Financial Repevaluated according to the Master Model of the Information, according to the COSO report, the Copractices. This internal control system evaluation will be made to the COSO report, the Copractices. The risk evaluation, made jointly Function/Global Service Function/Division Information extracted from the PRIM financial statements.	porting", item 6, indicating the ENEL Group Internal (OBIT report on IT matters, and de based on: by the Audit Function sion/Country. O system and received from	nat the control system wi Control System on Final according to best internati and the Head of Hol	II be ncial onal ding
- Recommendations made by the extern	iai auditor.		

Implementation Date	19/12/2012
Modification Dates	There are no changes



Measure No. 26: Risk management.

Modification Dates

26.1. In the Cor	mpany, risk	management objectives are those inc	dicated in r	ecommendation 2	26.1.	
	26.1 Impl	lements the Measure	YES	X NO	N/A	
	19 of 201 evaluated Information	plain briefly: The parent Company had 2 - "Internal Control over Financial R di according to the Master Model of on, according to the COSO report and practices.	eporting", the ENEI , the COI	item 6, indicating L Group Internal BIT report on l	that the control syster Control System on F	m will be Financial
	This inter	rnal control process involves the follow	ing sub pro	ocesses:		
	1. 2. 3. 4. 5. 6.	Definition of the scope and communi Mapping/process updating/general assurance, and the main key identific Self-evaluation of the design and op Evaluation of deficiencies, approval Consolidation of results and general Administrative and accounting issua	controls cation and erational e and follow- internal co	(ELC / CLC-IT updating controls ffectivenessup of the action p	GC), risk evaluation, s (top down risk focus b plan.	pased).
	NO. Expl	ain:				
	NA. Expl	ain the reasons for not adopting the	recommo	endation:		
	Impleme	ntation Date	19/12/2	012		

There are no comments



26.2. T	he Company	has an extended risks mar	as a tool to identify	and follow up	financial and	nonfinancial risks	s it is exposed to.
---------	------------	---------------------------	-----------------------	---------------	---------------	--------------------	---------------------

	26.2 Implements the Measure	YES	X NO	N/A	
	YES. Explain briefly: The parent Company ha 19 of 2012 - "Internal Control over Financial Re evaluated according to the Master Model of Information, according to the COSO report, international practices.	porting", i the ENEL	tem 6, indicating that. Group Internal Co	at the control system ontrol System on F	n will be inancial
	Such internal control is based on mapping/pro evaluation, quality assurance, and the main key based). This mapping is handled in the SAF Company.	identifica	tion and updating co	ontrols (top down ris	sk focus
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomme	endation:		
	Implementation Date	19/12/20)12		
	Modification Dates	There a	e no comments		
26.3. The Boar each risk identif	d of Directors is responsible for establishing a rided. 26.3 Implements the Measure	sks mana	gement policy and o	defining maximum e	exposure limits regarding
	YES. Explain briefly: According to paragraph 2 the Board of Directors is responsible for establis be known by top management, and for dire supervising the Company current exposure to de actions in case of deviations.	shing the (ctly or the	Company risk manaq nrough committees	gement policy, which created for such	n should purpose
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomme	ndation:		
ſ	Implementation Date	17-12-20)15 Internal Board o	f Directors Regulation	on
	Modification Dates		ave been no change		



26.4. T	he Board of Dir	ectors knows and	periodically sup	ervises the curi	ent Compan	y exposure to	o maximum ri	isks levels	defined,	proposing
correct	ions and follow	up actions in case	of deviations.							

	26.4 Implements the Measure	YES	x NO		N/A	
	YES. Explain briefly: As mentioned above, acc Directors Regulation, the Board of Directors is re policy, which top management should be aware purpose supervising the current Company of corrections and follow up actions in case of device	esponsible e of, and o exposure	for approving t directly or throu	he Company' gh committee	s risk manaç es created fo	gement or such
	NO. Explain:					
	NA. Explain the reasons for not adopting the	recomme	ndation:			
	Implementation Date	17-12-20)15 Internal Boa	ard of Director	s Regulation	
	Modification Dates		ave been no cha			
identifying, eva	g its risk management policy, top management is luating, measuring, controlling, monitoring, and ill be consistent with the strategy, the defined risks 26.5 Implements the Measure	reporting	risks, defining ı	methodologie	s and makir	
	YES. Explain briefly:					
	Item 2 of Chapter IV, Corporate Bylaws 2, establishes the General Manager functions promoting a risk prevention culture, understood allowing the Company to be protected against Directors that will include the most significa explanations to the financial statements, an ar results, together with a analysis of risks and macroeconomic levels.	regarding as the and them, su ant facts nalysis of	internal Compalysis of risks ar bmitting each of the previou main budget of	pany control, and establishm month a repos month, find thanges, and	including ent of mechort to the Boancial state the previous	that of anisms pard of ements, us year
	NO. Explain:					
	NA. Explain the reasons for not adopting the	recomme	ndation:			
	Implementation Date		007 Corporate E			
	Modification Dates	There ha	ave been no cha	anges		



26.6. The company has a risk delegation policy, approved by the Board of Directors, setting forth risk limits that can be directly managed by each company level.

26.6 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: There is no centralized risk measure. Up to now, each manager (busine managed applicable risks in an independer group management lines.	ess, financial	, operational, etc.) h	nas followed up, identi	fied, and
NA. Explain the reasons for not adopting	the recomr	mendation:		
Implementation Date	Door	not apply		
Implementation Date Modification Dates	Does	not apply		
YES. Explain briefly: There is a structure business line. At the Holding level there an and limits to be controlled in each country. order to monitor activities. Additionally, every 6 months the ICFR Glob a specific internal control evaluation on Grot the list. This evaluation describes the main the period. The ICFR Global unit reports to the Internal control evaluation.	e persons re There are di hal unit and H up companie issues, proje	sponsible for defining rect report levels to dolding Auditing prest financial informations, ects, improvements,	ng and following up s Holding lines in the of pare detailed reports ion of internal control and deficiencies four	etrategies country in including bodies in and during
control and risk matters and significant defice of accounting and administrative proced Organizational Procedure No. 188. NO. Explain: NA. Explain the reasons for not adopting	ciencies subj ures, all ac	ect to potentially aff cording to the Ho	ecting the effective ap	oplication
Implementation Date	19/12/	2012		
Modification Dates	There	are no changes		



NO. Explain: There is a Holding level structure establishing persons responsible for each business line in the Group and approving exposures to the various risks. Each of these units includes persons responsible for defining and following up strategies and limits in each country. Every 6 months, the ICFR Global unit and Holding Auditing prepare detailed reports including specific internal control evaluations on financial information of internal control bodies of Group companies in the list. This evaluation describes the main issues, projects, improvements, and deficiencies found during the period. The ICFR Global unit reports to the Internal Control Committee and to the Auditors Board all internal control and risk materials and significant deficiencies subject to potentially affecting the effective application of accounting and administrative procedures, all according to the Holding procedure item 6.5 of Organizational Procedure No. 188. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply Modification Dates Control activities. of Directors is responsible for supervising the existence of proper internal control systems, customiz and consistent with current risk management mechanisms. 27.1 Implements the Measure YES NO NIA YES. Explain briefly: As already mentioned in measures 26.3 and 24.4, according to paragraph 2 of Article 14 of the Internal Board of Directors Regulation the Board of Directors is responsible for approving the execution of control activities contained in the Company compliance programs.	26.8 Implements the Measure	YES	NO NO	x N/A	
Every 6 months, the ICFR Global unit and Holding Auditing prepare detailed reports including specific internal control evaluations on financial information of internal control bodies of Group companies in the list. This evaluation describes the main issues, projects, improvements, and deficiencies found during the period. The ICFR Global unit reports to the Internal Control Committee and to the Auditors Board all internal control and risk materials and significant deficiencies subject to potentially affecting the effective application of accounting and administrative procedures, all according to the Holding procedure item 6.5 of Organizational Procedure No. 188. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply Modification Dates Control activities. of Directors is responsible for supervising the existence of proper internal control systems, customiz and consistent with current risk management mechanisms. 27.1 Implements the Measure YES NO NIA YES. Explain briefly: As already mentioned in measures 26.3 and 24.4, according to paragraph 2 of Article 14 of the Internal Board of Directors Regulation the Board of Directors is responsible for approving the Company risk management policy and, through the Audit Committee, supervising planning and execution of control activities contained in the Company compliance programs. NO. Explain:	YES. Explain briefly:				
internal control evaluations on financial information of internal control bodies of Group companies in the list. This evaluation describes the main issues, projects, improvements, and deficiencies found during the period. The ICFR Global unit reports to the Internal Control Committee and to the Auditors Board all internal control and risk materials and significant deficiencies subject to potentially affecting the effective application of accounting and administrative procedures, all according to the Holding procedure item 6.5 of Organizational Procedure No. 188. NA. Explain the reasons for not adopting the recommendation: Implementation Date	the Group and approving exposures to th	ie various risks.	Each of these units		
control and risk materials and significant deficiencies subject to potentially affecting the effective application of accounting and administrative procedures, all according to the Holding procedure item 6.5 of Organizational Procedure No. 188. NA. Explain the reasons for not adopting the recommendation: Implementation Date	internal control evaluations on financial i	information of i	nternal control bodie	es of Group compan	ies in the
Implementation Date Modification Dates Control activities. of Directors is responsible for supervising the existence of proper internal control systems, customiz and consistent with current risk management mechanisms. 27.1 Implements the Measure YES X NO N/A YES. Explain briefly: As already mentioned in measures 26.3 and 24.4, according to paragraph 2 of Article 14 of the Internal Board of Directors Regulation the Board of Directors is responsible for approving the Company risk management policy and, through the Audit Committee, supervising planning and execution of control activities contained in the Company compliance programs. NO. Explain:	control and risk materials and signific	cant deficiencie	es subject to poter	ntially affecting the	effective
Control activities. of Directors is responsible for supervising the existence of proper internal control systems, customiz and consistent with current risk management mechanisms. 27.1 Implements the Measure YES X NO N/A YES. Explain briefly: As already mentioned in measures 26.3 and 24.4, according to paragraph 2 of Article 14 of the Internal Board of Directors Regulation the Board of Directors is responsible for approving the Company risk management policy and, through the Audit Committee, supervising planning and execution of control activities contained in the Company compliance programs. NO. Explain:	NA = 11 (1				
Control activities. of Directors is responsible for supervising the existence of proper internal control systems, customiz and consistent with current risk management mechanisms. 27.1 Implements the Measure YES X NO N/A YES. Explain briefly: As already mentioned in measures 26.3 and 24.4, according to paragraph 2 of Article 14 of the Internal Board of Directors Regulation the Board of Directors is responsible for approving the Company risk management policy and, through the Audit Committee, supervising planning and execution of control activities contained in the Company compliance programs. NO. Explain:	NA. Explain the reasons for not adopti	ng the recomn	nendation:		
of Directors is responsible for supervising the existence of proper internal control systems, customized and consistent with current risk management mechanisms. 27.1 Implements the Measure YES X NO N/A YES. Explain briefly: As already mentioned in measures 26.3 and 24.4, according to paragraph 2 of Article 14 of the Internal Board of Directors Regulation the Board of Directors is responsible for approving the Company risk management policy and, through the Audit Committee, supervising planning and execution of control activities contained in the Company compliance programs. NO. Explain:					
YES. Explain briefly: As already mentioned in measures 26.3 and 24.4, according to paragraph 2 of Article 14 of the Internal Board of Directors Regulation the Board of Directors is responsible for approving the Company risk management policy and, through the Audit Committee, supervising planning and execution of control activities contained in the Company compliance programs. NO. Explain:	Implementation Date Modification Dates				
Article 14 of the Internal Board of Directors Regulation the Board of Directors is responsible for approving the Company risk management policy and, through the Audit Committee, supervising planning and execution of control activities contained in the Company compliance programs. NO. Explain:	Implementation Date Modification Dates ': Control activities. d of Directors is responsible for supervise.	Does in the existe	not apply	nal control systems,	customiz
	Implementation Date Modification Dates : Control activities. d of Directors is responsible for supervise.	Does in the existement mechanism	not apply nce of proper interins.		customiz
NA. Explain the reasons for not adopting the recommendation:	Implementation Date Modification Dates 7: Control activities. d of Directors is responsible for supervises and consistent with current risk managen 27.1 Implements the Measure YES. Explain briefly: As already ment Article 14 of the Internal Board of Director the Company risk management policy	sing the existe nent mechanism YES ioned in measures Regulation to and, through	not apply nce of proper interins. X NO ures 26.3 and 24.4, he Board of Director the Audit Committee	N/A according to paragrams is responsible for a see, supervising plan	raph 2 of
	Implementation Date Modification Dates 7: Control activities. d of Directors is responsible for supervises and consistent with current risk managen 27.1 Implements the Measure YES. Explain briefly: As already ment Article 14 of the Internal Board of Director the Company risk management policy	sing the existe nent mechanism YES ioned in measures Regulation to and, through	not apply nce of proper interins. X NO ures 26.3 and 24.4, he Board of Director the Audit Committee	N/A according to paragrams is responsible for a see, supervising plan	raph 2 of
	Inplementation Date Identification Dates Control activities. of Directors is responsible for supervising consistent with current risk manager 7.1 Implements the Measure IES. Explain briefly: As already mentarticle 14 of the Internal Board of Directors Company risk management policy execution of control activities contained in IO. Explain:	sing the existenent mechanism YES ioned in measurement mechanism ors Regulation to and, through the Company ing the recommendations and the company	not apply nce of proper interins. X NO ures 26.3 and 24.4, he Board of Director the Audit Committed compliance program	N/A according to parage is is responsible for a see, supervising planes.	raph 2 of



Implementation Date

Modification Dates

27.2 Implement	s the Measure	YES	x NO		N/A	
Article 14 of the	oriefly: As already me Internal Board of Dire k management policy.	ctors Regulation th				
in the Company Directors the st	nittee is responsible for compliance programs ructure, procedures, aluating the Company	developed by the I and methodologies	nternal Audit Man s required for the	ager, propos	sing to the	Board of
NO. Explain:						
NA. Explain the	reasons for not ado	pting the recomm	endation:			
Implementation	ı Date	17-12-2	2015 Board Of Dir		ation	
	ı Date	17-12-2			lation	
Implementation Modification Da	Date ates I enforces application	17-12-2 There h	2015 Board Of Dir ave been no chan principle, i.e. the	iges e "capacity o	of those pa	
Implementation	Date Ites I enforces application an inherent part of the	17-12-2 There h	2015 Board Of Dir ave been no chan principle, i.e. the	iges e "capacity o	of those pa	
Implementation Modification Da The Company applies and ses to consider control as a 27.3 Implements YES. Explain by Financial Report	Date Ites I enforces application an inherent part of the	17-12-2 There h of the self-control ir responsibilities, f YES Organizational Proc s and/or their dele	2015 Board Of Dirave been no char principle, i.e. the ields of actions, a X NO edure No. 188, it gates are respon	e "capacity on decision-lem 6.3 - "In sible for eva	of those paraking pro	trol Over
Implementation Modification Da the Company applies and ses to consider control as a 27.3 Implements YES. Explain b Financial Report	I Date Ites I enforces application an inherent part of the s the Measure riefly: According to C ting", Process Owners	17-12-2 There h of the self-control ir responsibilities, f YES Organizational Proc s and/or their dele	2015 Board Of Dirave been no char principle, i.e. the ields of actions, a X NO edure No. 188, it gates are respon	e "capacity on decision-lem 6.3 - "In sible for eva	of those paraking pro	trol Over
Implementation Modification Da The Company applies and ses to consider control as 27.3 Implements YES. Explain b Financial Report system. Such se	I Date Ites I enforces application an inherent part of the s the Measure riefly: According to C ting", Process Owners	17-12-2 There h of the self-control ir responsibilities, f YES Organizational Proc s and/or their dele	2015 Board Of Dirave been no char principle, i.e. the ields of actions, a X NO edure No. 188, it gates are respon	e "capacity on decision-lem 6.3 - "In sible for eva	of those paraking pro	trol Over

December 19, 2012

There have been no changes



Measure No. 28: Information and communication.

28.1 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly: As already mention Regulation indicates that the Board of D administration policy, which top management meetings (Direction Committee), during which goals, and risk limits that have to be followed create sub-committees in which mid-manage with management goals, as well as risks and a	irectors is should be ich informa ed in order ement is in	responsible for a aware of. Additional ation is provided round to meet the Compformed of progress	approving the Co illy, there are top megarding strategie any goals. The vas made related to	mpany risk nanagement es, budgets, arious areas compliance
NO. Explain:				
NA. Explain the reasons for not adopting the	he recomm	nendation:		
Implementation Date				
Implementation Date	47 40 4	004ED (D:	. D	
Modification Dates any has a bottom-to-top report mechanism (to orting and allowing for informed decisions and a 28.2 Implements the Measure	There h		ges	curate, com
Modification Dates any has a bottom-to-top report mechanism (to orting and allowing for informed decisions and recommend to the measure YES. Explain briefly: The information reporting delivering the necessary information to the Bo	the Board or isk and cor YES ng mechaniard of Directions	of Directors and topological price of Directors according to the Directors and topological price of Directors and D	o management), ac N/A N/A nent is ongoing, eane Code of Good G	ich month
Modification Dates any has a bottom-to-top report mechanism (to orting and allowing for informed decisions and a 28.2 Implements the Measure YES. Explain briefly: The information reporting	the Board or isk and cor YES ng mechaniard of Directions	of Directors and topological price of Directors according to the Directors and topological price of Directors and D	o management), ac N/A N/A nent is ongoing, eane Code of Good G	ich month
Modification Dates any has a bottom-to-top report mechanism (to orting and allowing for informed decisions and a 28.2 Implements the Measure YES. Explain briefly: The information reporting the necessary information to the Bothe Corporate Bylaws 1, item 6 - Meetings of the corporate Bylaws	the Board of risk and cornyes ng mechaniard of Directhe Board of the	of Directors and top ntrol management. X NO sm to top manager tors according to the formula of the following to the followi	management), ac N/A N/A nent is ongoing, ea ne Code of Good Cicle 61 of the Corporation	ach month Governance, prate
Modification Dates any has a bottom-to-top report mechanism (to orting and allowing for informed decisions and a 28.2 Implements the Measure YES. Explain briefly: The information reporting delivering the necessary information to the Bothe Corporate Bylaws 1, item 6 - Meetings of the Bylaws - Meetings Frequencies. Monthly reports are prepared in order to analy by top management, in Colombia, Chile, and I	the Board of risk and cornyes ng mechaniard of Directhe Board of the	of Directors and top ntrol management. X NO sm to top manager tors according to the formula of the following to the followi	management), ac N/A N/A nent is ongoing, ea ne Code of Good Cicle 61 of the Corporation	ach month Governance, prate
wany has a bottom-to-top report mechanism (to porting and allowing for informed decisions and a 28.2 Implements the Measure YES. Explain briefly: The information reporting delivering the necessary information to the Bothe Corporate Bylaws 1, item 6 - Meetings of the Bylaws - Meetings Frequencies. Monthly reports are prepared in order to analy by top management, in Colombia, Chile, and I (administración), and finances formal report presented in the control of the co	the Board of risk and cornyes ng mechaniard of Directhe Board of the	of Directors and top ntrol management. X NO sm to top manager tors according to the formula of the following to the followi	management), ac N/A N/A nent is ongoing, ea ne Code of Good Cicle 61 of the Corporation	ach month Governance, prate
wany has a bottom-to-top report mechanism (to porting and allowing for informed decisions and a 28.2 Implements the Measure YES. Explain briefly: The information reporting delivering the necessary information to the Bothe Corporate Bylaws 1, item 6 - Meetings of the Bylaws - Meetings Frequencies. Monthly reports are prepared in order to analy by top management, in Colombia, Chile, and I (administración), and finances formal report presented in the control of the co	the Board of YES Ing mechanicard of Directive Board of tally, part of processes.	of Directors and top antrol management. X NO sm to top manager ctors according to the financiary of the first commercial, teres the control planning of the control planning the control planning the control planning of the control planning of the control planning the control planning the control planning of the control planning the control pl	management), ac N/A N/A nent is ongoing, ea ne Code of Good Cicle 61 of the Corporation	ach month Governance, prate
Anny has a bottom-to-top report mechanism (to pring and allowing for informed decisions and a 28.2 Implements the Measure YES. Explain briefly: The information reporting the necessary information to the Bothe Corporate Bylaws 1, item 6 - Meetings of the Bylaws - Meetings Frequencies. Monthly reports are prepared in order to analy by top management, in Colombia, Chile, and I (administración), and finances formal report principle. NO. Explain:	the Board of YES Ing mechanicard of Directive Board of tally, part of processes.	of Directors and top antrol management. X NO sm to top manager ctors according to the financiary of the first commercial, teres the control planning of the control planning the control planning the control planning of the control planning of the control planning the control planning the control planning of the control planning the control pl	management), ac N/A N/A nent is ongoing, ea ne Code of Good Cicle 61 of the Corporation	ach month Governance, prate
Anny has a bottom-to-top report mechanism (to porting and allowing for informed decisions and respectively. The information reporting delivering the necessary information to the Bothe Corporate Bylaws 1, item 6 - Meetings of the Bylaws - Meetings Frequencies. Monthly reports are prepared in order to analy by top management, in Colombia, Chile, and I (administración), and finances formal report process. NO. Explain:	the Board of risk and cornyes of the Board of Directive Board of the B	of Directors and top of Directors and top of Directors and top of Directors and top of Directors according to the Directors, and Art of Directors, and Art of Directors according to the other of Directors, and Art of Directors according to the Directors, and Art of Directors, and Directors of Dir	management), ac N/A N/A nent is ongoing, eane Code of Good Gicle 61 of the Corporation	ach month Governance, prate
any has a bottom-to-top report mechanism (to orting and allowing for informed decisions and resulting and allowing for informed decisions and resulting and allowing for informed decisions and resulting and allowing for information reporting the necessary information to the Bothe Corporate Bylaws 1, item 6 - Meetings of the Bylaws - Meetings Frequencies. Monthly reports are prepared in order to analy by top management, in Colombia, Chile, and I (administración), and finances formal report promotes.	the Board of Pirece and contally, part of processes.	of Directors and top a	management), ac N/A nent is ongoing, eane Code of Good Gicle 61 of the Corporation of th	ach month Governance, prate



highlighting its	npany information communication and report risk management and control definition respind control identification, as well as their individual	onsibility	, and ii) Company	y personnel to unde		
	28.3 Implements the Measure	YES	X NO	N/A		
	YES. Explain briefly: The information reporting delivering the necessary information to the Boa Governance, Corporate Bylaws 1, item 6 - Mee Corporate Bylaws - Meetings Frequencies. Monthly reports are prepared in order to analyz	rd of Dire	ctors according to t ne Board of Director	he Code of Good rs, and Article 61 of th	ne	
	by top management, in Colombia, Chile, and Ita (administración), and finances formal report pro	aly, part o			activities	
	NO. Explain:					
	NA. Explain the reasons for not adopting the	e recomn	nendation:			
	Implementation Date		2015 Code of Goo	d Governance of Directors Regulati	on	
	Modification Dates		have been no chan		_	
	e internal anonymous report lines ("whistleblow ose that could infringe the Company risk man	agement	and control culture			
	28.4 Implements the Measure	YES	x NO	N/A		
	YES. Explain briefly: The Audit Committee is with the Code of Ethics and the effectivenes behaviors and the contents of reports filed, in Directors.	s of the	anonymous report	system, evaluating	unethical	
	NO. Explain:					
	NA. Explain the reasons for not adopting the	e recomn	nendation:			

	17-12-2015 Internal Board of Directors Regulation 17-12-2015 Code of Good Governance
Modification Dates	There have been no changes.



Measure No. 29: Control architecture follow-up.

29.1 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly: Item 10.2.2 of the Inte of Good Governance establish that the Audit execution of control activities contained in the Internal Audit Manager, proposing to the Boarequired for such internal control system, being system.	Committee e Company ard of Directo	is responsible for su compliance program ors the structure, pro	pervising planning ans and developed by occdures, and metho	ind the idologies
NO. Explain:				
NA. Explain the reasons for not adopting	the recomm	nendation:		
ar a Explain the reasons for not adopting	aic reconn	ondulon.		
Implementation Date	17-12-2	015 Internal Board	of Directors Regulati	ion
Modification Dates	There h	ave been no chang	es	
npany, follow up required to provide assura poration with the Statutory Auditor as required				
29.2 Implements the Measure				
poration with the Statutory Auditor as required	d, particularl	y with respect to the	Company financial	
29.2 Implements the Measure	YES aws establishal audit reprogram, valuater VIII, Amerelated to	with respect to the x NO These the responsibility oresentative participal vhich should take in Article 72, of the Coop his cooperation with the cooperation	N/A ies of the Audit Compate, including amout account business reporate Bylaws also ith internal audit per	nmittee, in ng others risks and includes,
29.2 Implements the Measure YES. Explain briefly: Chapter XV, Article 96, of the Corporate Bylawhich the Statutory Auditor and the internsupervising compliance with the internal audishould fully evaluate all Company areas. Chas the Statutory Auditor responsibilities, son	YES aws establishal audit reprogram, valuater VIII, Amerelated to	with respect to the x NO These the responsibility oresentative participal vhich should take in Article 72, of the Coop his cooperation with the cooperation	N/A ies of the Audit Compate, including amout account business reporate Bylaws also ith internal audit per	nmittee, in ng others risks and includes,
29.2 Implements the Measure YES. Explain briefly: Chapter XV, Article 96, of the Corporate Bylawhich the Statutory Auditor and the internsupervising compliance with the internal audishould fully evaluate all Company areas. Chas the Statutory Auditor responsibilities, son the authorities' inspection and surveillance, responsibilities, inspection and surveillance, responsibilities.	YES aws establishal audit reprogram, valuater VIII, Amerelated to	with respect to the x NO These the responsibility oresentative participal vhich should take in Article 72, of the Coop his cooperation with the cooperation	N/A ies of the Audit Compate, including amout account business reporate Bylaws also ith internal audit per	nmittee, in ng others risks and includes,
29.2 Implements the Measure YES. Explain briefly: Chapter XV, Article 96, of the Corporate Bylawhich the Statutory Auditor and the internsupervising compliance with the internal audishould fully evaluate all Company areas. Chas the Statutory Auditor responsibilities, son the authorities' inspection and surveillance, responsibilities, inspection and surveillance, responsibilities.	yes aws establish al audit repit program, valueter VIII, Amerelated to requiring deli	with respect to the x NO nes the responsibility oresentative participal vhich should take in Article 72, of the Cooperation was every of pertinent info	N/A ies of the Audit Compate, including amout account business reporate Bylaws also ith internal audit per	nmittee, in ng others risks and includes,
29.2 Implements the Measure YES. Explain briefly: Chapter XV, Article 96, of the Corporate Bylawhich the Statutory Auditor and the internation of the Statutory Auditor responsibilities, son the Authorities' inspection and surveillance, responsibilities.	yes aws establishal audit repit program, when the related to requiring deli	with respect to the x NO nes the responsibility or seentative participarticle 72, of the Cooperation was every of pertinent information:	N/A ies of the Audit Compate, including amore to account business imporate Bylaws also ith internal audit per primation.	nmittee, in ng others risks and includes,
ration with the Statutory Auditor as required. 2 Implements the Measure 2. Explain briefly: Papter XV, Article 96, of the Corporate Bylatich the Statutory Auditor and the internity pervising compliance with the internal auditor ould fully evaluate all Company areas. Che the Statutory Auditor responsibilities, son a authorities' inspection and surveillance, responsibilities.	we setablish and audit reprise to the recommendation of the recomm	with respect to the x NO nes the responsibility oresentative participal vhich should take in Article 72, of the Cooperation was every of pertinent info	N/A ies of the Audit Compate, including amount of account business imporate Bylaws also ith internal audit performation.	nmittee, ing other risks an includes



29.3. The internal audit function has an Internal Audit Regulation, approved by the Audit Committee, explicitly indicating the scope of its responsibilities, which should include aspects contained in recommendation 29.3.

29.3 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: There currently is no internal audit	regulatio	on approved by the <i>i</i>	Audit Committee.	
NA. Explain the reasons for not adopting the	recomm	endation:		
Implementation Date	N/A			
Modification Dates	N/A			
son responsible for internal audit has a profess iring him, exclusively depending on the Audit Con 29.4 Implements the Measure YES. Explain briefly:		ndependent relation	ship with Company	top management or the
NO. Explain: Currently, the Internal Audit Mana professional independence with respect to professional dependency with respect to the Energy	top mar	pointed by Holding I nagement in Colo	taly, which despite lo mbia, keeps this p	oking for position's
NA. Explain the reasons for not adopting the	·	endation:		
Implementation Date	Does n	ot apply		
Modification Dates				



Modification Dates

	YES	NO	X N/A	
YES. Explain briefly:				
NO Evalsing Correctly the Internal Ave	dit Managar ia an	naintad by Halding	Italy, which doonits I	a alcina for
NO. Explain: Currently, the Internal Aud professional independence with resp professional dependency with respect to	ect to top ma	nagement in Col		
The Company publishes in the SIMEV, audit manager in Colombia.	as relevant inforr	nation, appointmen	t and/or removal of th	ne internal
NA. Explain the reasons for not adop	ting the recomn	nendation:		
Implementation Date	Does r	not apply		
Implementation Date Modification Dates pany or the conglomerate's Statutory Audit report		not apply	nem, circumstance th	nat should be
Modification Dates			nem, circumstance th	nat should be
Modification Dates pany or the conglomerate's Statutory Audaudit report.	litor is independe	ent with respect to the		nat should be
Modification Dates pany or the conglomerate's Statutory Audaudit report. 29.6 Implements the Measure	litor is independe YES Bylaws indicates	ent with respect to t	N/A	
modification Dates pany or the conglomerate's Statutory Audaudit report. 29.6 Implements the Measure YES. Explain briefly: Chapter VIII, Article 71, of the Corporate I	litor is independe YES Bylaws indicates	ent with respect to t	N/A	

There have been no changes



29.7 Implements the Measure	YES	NO	N/A	Х
YES. Explain briefly:				
NO. Explain:				
parent Company according to Article Group companies have the same st negotiations, relationships, and contra	atutory auditor th	roughout the world		
Implementation Data	1_			
Implementation Date	Does	not apply		
Modification Dates Any has a policy regarding the statute cluding conditions contained in recommendations.	Does ory auditor's appo	not apply	by the Board of Dir	ectors and
Modification Dates any has a policy regarding the statute cluding conditions contained in recommendations.	Does ory auditor's appo	not apply	by the Board of Dir	ectors and
Modification Dates any has a policy regarding the statute cluding conditions contained in recommendations. 29.8 Implements the Measure YES. Explain briefly: Chapter 8 of the appointment of the Statutory Auditoincompatibilities and responsibilities,	ory auditor's appointmentation 29.8. YES e Corporate Bylawor, his work contant the manner	not apply intment, approved x NO s regulates everythract term, the con-	N/A ing related to the sel	ection and
Modification Dates any has a policy regarding the statute	ory auditor's appointmentation 29.8. YES e Corporate Bylawor, his work contant the manner	not apply intment, approved x NO s regulates everythract term, the con-	N/A ing related to the sel	ection and
Any has a policy regarding the statute cluding conditions contained in recommendations. 29.8 Implements the Measure YES. Explain briefly: Chapter 8 of the appointment of the Statutory Auditoincompatibilities and responsibilities, Shareholders Assembly and in the Board	ory auditor's appointmentation 29.8. YES e Corporate Bylawor, his work contained the manner ard of Directors.	not apply sintment, approved x NO rs regulates everythract term, the column which he shot	N/A ing related to the sel	ection and
Any has a policy regarding the statute cluding conditions contained in recommendations. 29.8 Implements the Measure YES. Explain briefly: Chapter 8 of the appointment of the Statutory Auditorincompatibilities and responsibilities, Shareholders Assembly and in the Boaton. NO. Explain:	ory auditor's appointmentation 29.8. YES e Corporate Bylawor, his work contand the manner and of Directors.	not apply sintment, approved x NO s regulates everythract term, the condition in which he should be shoul	N/A ing related to the sel	ection and
Any has a policy regarding the statute cluding conditions contained in recommendations. 29.8 Implements the Measure YES. Explain briefly: Chapter 8 of the appointment of the Statutory Auditon necompatibilities and responsibilities, Shareholders Assembly and in the Boaton. NO. Explain:	ory auditor's appointmentation 29.8. YES e Corporate Bylawor, his work contant the manner and of Directors.	not apply sintment, approved x NO s regulates everythract term, the condin which he should be s	N/A ing related to the sel nditions he should uld participate in th	ection and



29.9. In order to avoid an undue relationship between the Company and the statutory auditing firm and/or its teams and keep its independence, the Company establishes a maximum contractual time ranging between 5 and 10 years. In the case of the Statutory Auditor, a natural person not hired by a firm, the maximum contractual time is 5 years.

NO. Explain: Chapter VIII, Article 70, of the Corporate Bylaws indicates that the assignment of the auditing firm by the General Shareholders Assembly will be made for a maximum of 2 years, being able to remove it at any time and reelect it indefinitely. However, paragraph 3 additionally indicates that the firm hired by the Company should rotate natural persons appointed inside the firm as principal and alternate Statutory Auditors in order to perform their activities during at least 5 years. The person so rotated may be again appointed Statutory Auditor for the same Company after 2 years. NA. Explain the reasons for not adopting the recommendation:	29.9 Implements the Measure	YES	NO	Х		
Chapter VIII, Article 70, of the Corporate Bylaws indicates that the assignment of the auditing firm by the General Shareholders Assembly will be made for a maximum of 2 years, being able to remove it at any time and reelect it indefinitely. However, paragraph 3 additionally indicates that the firm hired by the Company should rotate natural persons appointed inside the firm as principal and alternate Statutory Auditors in order to perform their activities during at least 5 years. The person so rotated may be again appointed Statutory Auditor for the same Company after 2 years. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply Modification Dates the maximum contracting time, by mid-term the Company encourages rotating the partner of the statute company, and their work teams, at the end of which the firm must be rotated. 29.10 Implements the Measure YES X NO N/A YES. Explain briefly: Paragraph 3 of Article 7 indicates that the statutory auditing firm hired by the Company will rotate natural persons elected from the firm as principal and alternate Statutory Auditors to perform their responsibilities during at least 5 years. The person so rotated may be again appointed Statutory Auditor for the same company after 2 years. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply N/A NO N/A PASSEMBLY STATUS STAT	YES. Explain briefly:					
General Shareholders Assembly will be made for a maximum of 2 years, being able to remove it at any time and reelect it indefinitely. However, paragraph 3 additionally indicates that the firm hired by the Company should rotate natural persons appointed inside the firm as principal and alternate Statutory Auditors in order to perform their activities during at least 5 years. The person so rotated may be again appointed Statutory Auditor for the same Company after 2 years. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply Modification Dates the maximum contracting time, by mid-term the Company encourages rotating the partner of the statute e Company, and their work teams, at the end of which the firm must be rotated. 29.10 Implements the Measure YES X NO N/A YES. Explain briefly: Paragraph 3 of Article 7 indicates that the statutory auditing firm hired by the Company will rotate natural persons elected from the firm as principal and alternate Statutory Auditors to perform their responsibilities during at least 5 years. The person so rotated may be again appointer Statutory Auditor for the same company after 2 years. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply Does not apply NO N/A PES NO N/A PRO PRO PRO PRO PRO PRO PRO PR	NO. Explain:					
Implementation Date Does not apply the maximum contracting time, by mid-term the Company encourages rotating the partner of the statute e Company, and their work teams, at the end of which the firm must be rotated. 29.10 Implements the Measure YES NO N/A YES. Explain briefly: Paragraph 3 of Article 7 indicates that the statutory auditing firm hired by the Company will rotate natural persons elected from the firm as principal and alternate Statutory Auditors to perform their responsibilities during at least 5 years. The person so rotated may be again appointed Statutory Auditor for the same company after 2 years. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date 29-08-2007 Corporate Bylaws	General Shareholders Assembly will be n time and reelect it indefinitely. However, Company should rotate natural persons Auditors in order to perform their activities	made for a maxim , paragraph 3 ac appointed inside es during at least	num of 2 years, diditionally indicate the firm as p 5 years. The p	, being able ates that th rincipal and	to remove ne firm hire d alternate	it at any d by the Statutory
the maximum contracting time, by mid-term the Company encourages rotating the partner of the statute e Company, and their work teams, at the end of which the firm must be rotated. 29.10 Implements the Measure YES X NO N/A YES. Explain briefly: Paragraph 3 of Article 7 indicates that the statutory auditing firm hired by the Company will rotate natural persons elected from the firm as principal and alternate Statutory Auditors to perform their responsibilities during at least 5 years. The person so rotated may be again appointed Statutory Auditor for the same company after 2 years. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date 29-08-2007 Corporate Bylaws	NA. Explain the reasons for not adopting	ng the recommer	ndation:			
the maximum contracting time, by mid-term the Company encourages rotating the partner of the statute e Company, and their work teams, at the end of which the firm must be rotated. 29.10 Implements the Measure YES X NO N/A YES. Explain briefly: Paragraph 3 of Article 7 indicates that the statutory auditing firm hired by the Company will rotate natural persons elected from the firm as principal and alternate Statutory Auditors to perform their responsibilities during at least 5 years. The person so rotated may be again appointed Statutory Auditor for the same company after 2 years. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date 29-08-2007 Corporate Bylaws						
the maximum contracting time, by mid-term the Company encourages rotating the partner of the statute e Company, and their work teams, at the end of which the firm must be rotated. 29.10 Implements the Measure YES X NO N/A YES. Explain briefly: Paragraph 3 of Article 7 indicates that the statutory auditing firm hired by the Company will rotate natural persons elected from the firm as principal and alternate Statutory Auditors to perform their responsibilities during at least 5 years. The person so rotated may be again appointed Statutory Auditor for the same company after 2 years. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date 29-08-2007 Corporate Bylaws		1 _				
the maximum contracting time, by mid-term the Company encourages rotating the partner of the statute e Company, and their work teams, at the end of which the firm must be rotated. 29.10 Implements the Measure YES X NO N/A YES. Explain briefly: Paragraph 3 of Article 7 indicates that the statutory auditing firm hired by the Company will rotate natural persons elected from the firm as principal and alternate Statutory Auditors to perform their responsibilities during at least 5 years. The person so rotated may be again appointed Statutory Auditor for the same company after 2 years. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date 29-08-2007 Corporate Bylaws	Implementation Date	Does not	apply			
NA. Explain the reasons for not adopting the recommendation: Implementation Date 29-08-2007 Corporate Bylaws	Modification Dates he maximum contracting time, by mid-ten	m the Company	encourages ro		partner of the	he statutory
Implementation Date 29-08-2007 Corporate Bylaws	he maximum contracting time, by mid-tender Company, and their work teams, at the en 29.10 Implements the Measure YES. Explain briefly: Paragraph 3 of A Company will rotate natural persons electroperform their responsibilities during at le	rm the Company and of which the firm YES Article 7 indicates ted from the firm the sast 5 years. The	encourages rom must be rotate x NO s that the statuas principal and	utory auditir	N/A ng firm hire Statutory A	ed by the uditors to
	he maximum contracting time, by mid-teric Company, and their work teams, at the en 29.10 Implements the Measure YES. Explain briefly: Paragraph 3 of A Company will rotate natural persons electroperform their responsibilities during at le Statutory Auditor for the same company affi	rm the Company and of which the firm YES Article 7 indicates ted from the firm the sast 5 years. The	encourages rom must be rotate x NO s that the statuas principal and	utory auditir	N/A ng firm hire Statutory A	ed by the uditors to
Modification Dates There have been no changes	he maximum contracting time, by mid-tender Company, and their work teams, at the en 29.10 Implements the Measure YES. Explain briefly: Paragraph 3 of A Company will rotate natural persons electroperform their responsibilities during at le Statutory Auditor for the same company affine. NO. Explain:	om the Company and of which the firm YES Article 7 indicates ted from the firm east 5 years. The fter 2 years.	encourages rom must be rotate x NO s that the statu as principal and e person so ro	utory auditir	N/A ng firm hire Statutory A	ed by the uditors to
	he maximum contracting time, by mid-teric Company, and their work teams, at the en 29.10 Implements the Measure YES. Explain briefly: Paragraph 3 of A Company will rotate natural persons electroperform their responsibilities during at le Statutory Auditor for the same company affino. Explain: NO. Explain:	rm the Company and of which the firm YES Article 7 indicates ted from the firm the	encourages rom must be rotate x NO s that the statu as principal and e person so ro	utory auditir d alternate otated may	N/A ng firm hire Statutory A	ed by the uditors to



29.11 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly:				
Article 93, paragraph 1 of the Corp specialized auditor will act with full in Company Statutory Auditor. Additionally Governance explicitly prohibits assigniaudits.	ndependence rega v, in Chapter IV, Co	rding directors, rporate Bylaws 1	other administrators, , item 1.3 of the Code	and the e of Good
NO. Explain:				
NA. Explain the reasons for not adop	ting the recomme	ndation:		
Implementation Data	1			
implementation Date	29-08-20	07 Corporate Byl	aws	
Implementation Date Modification Dates lic information, the Company discloses the	There ha	ve been no chan	ges	nd the pro
Modification Dates lic information, the Company discloses the represent compared to the firm's revenue. 29.12 Implements the Measure YES. Explain briefly: Information relations.	There has the total value of the ues pertaining to its YES ted to the approva	ve been no chan e contract with the statutory auditing X NO	ges e Statutory Auditor ar g activity. N/A	
Modification Dates lic information, the Company discloses the represent compared to the firm's revenue. 29.12 Implements the Measure	There has the total value of the ues pertaining to its YES ted to the approva	ve been no chan e contract with the statutory auditing X NO	ges e Statutory Auditor ar g activity. N/A	



V. TRANSPARENCY AND FINANCIAL AND NONFINANCIAL INFORMATION

Measure No. 30:	Information	disclosure	policy.
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	YES NO	X N/A	
YES. Explain briefly:			
NO. Explain: The Company has rules for public Superintendence, according to internal process according to information disclosure policies the could be sensitive to its shares' price. However, approved by the corporate governance bodies in	procedures audited by lav Enel Group has regarding there is currently no inform	Sarbanes Oxley (SOX), disclosure of information	that
NA. Explain the reasons for not adopting the	e recommendation:		
Implementation Date	Does not apply		
Modification Dates	2000		
YES. Explain briefly:			
As a security issuer and as a company with an the Company publishes:	IR Recognition granted by	the Colombian Stock Exc	change,
All relevant facts to the market, according Quarterly, all financial information financial statements, management re	in its web pages, includ	ing individual and consc	olidated
 Quarterly, all financial information 	in its web pages, includ	ing individual and consc	olidated
 Quarterly, all financial information financial statements, management re 	in its web pages, include ports, and presentations to	ing individual and consc	olidated
Quarterly, all financial information financial statements, management re NO. Explain:	in its web pages, include ports, and presentations to	ing individual and consc	olidated



Measure No.	31: Financial statements.							
	the Statutory Auditor Report have remarks, such r the Shareholders' decision, during a General Asser						to correct the s	ituation will
	31.1 Implements the Measure	YES	Χ	NO		N/A		
	YES. Explain briefly:							
	According to Article 42 of the Corporate Bylaws remarks and the actions the Company proposes Shareholders' decision, during a General Assen	to correc	t the sit	uation will be	e subject	to the	rt, such	
	NO. Explain:							
	NA. Explain the reasons for not adopting the	recommo	endatio	on:				
	Implementation Date	29-08-2	007 Co	rporate Byla	WS			
	Modification Dates	1		en no chang				
		ne Genera	l Assen	nbly, with a		port, explai		
	31.2 Implements the Measure	YES	Χ	NO		N/A		
	YES. Explain briefly:							
	According to Article 62, item 8, of the Corpora financial statements for submittal for the Gene regulated in the Board of Directors Regulation.							
-	NO. Explain:							
	NA. Explain the reasons for not adopting the re	ecommen	dation:					
}		29-08-20	007 Cor	porate Bylav	vs			
	Implementation Date	March-20	012 Inte	ernal Board	of Directo	rs Regulati	ion	
	Modification Dates	There ha	ave bee	en no chang	es			



31.3. Operations with or between related parties, inc	cluding operations among	conglomerate companie	s, that - under objecti	ve parameters
such as operation volume, percentage on assets, sa	ales, or other indicators -	are considered material	for the Company, are	included with
detail in public financial information, mentioning offsho	nore operations.			

	31.3 Implements the Measure	YES	X	10		N/A					
	YES. Explain briefly: According to item 6 of Article 96 of the Corporate Bylaws, operations with or among related parties are included in the end-of-year financial statements and in the Audit Committee Report, which are made public by publishing them in the Company webpage and are approved by the General Shareholders Assembly.										
	NO. Explain:										
	NA. Explain the reasons for not adopting the recommendation:										
	Implementation Date	29-08-2	015 Corpo	orate Bylaws							
	Modification Dates	There ha	ave been i	no changes							
32.1. In the infinancial and n	2: Information to the markets. formation disclosure policy the Board of Director onfinancial information related to the Company is not everything considered relevant for investors	is transmi	tted to the								
	32.1 Implements the Measure	YES		NO		N/A					
	YES. Explain briefly:										
	As a securities issuer and as a Company with the IR Recognition granted by the Colombian Stock Exchange (bulletin 36 of the Colombian Stock Exchange), the Company publishes: - All relevant facts to the market, according to Decree 2555 of 2010 Quarterly, all financial information in its web pages, including individual and consolidated financial statements, management reports, and presentations to the investors.										
	Additionally, Article 19 of the Corporate Bylaws indicates that the Good Governance and Evaluation Committee is responsible for making sure that the Shareholders, the Investors, other groups of interest, and the market in general will have full, accurate, and timely access to relevant Company information. It also makes sure that the financial information will be prepared, presented, and disclosed according to the law, establishing policies and practices the Company will use to prepare, disclose, and distribute its financial information (Article 96). NO. Explain:										
	NA. Explain the reasons for not adopting the recommendation:										
	Implementation Date	29-08-2	015 Corpo	rate Bylaws							
	Modification Dates			no changes			—				
				J - V							



Modification Dates

Grupo Enel 32.2. The Company webpage is friendly, making it easy for the user to access any information related to corporate governance. NO 32.2 Implements the Measure YES N/A YES. Explain briefly: in its webpage the Company has a section focused on corporate governance, the Board of Directors (members, functions, and regulation), Board committees (members), top management (resumes), and all the documentation applicable to the Company corporate governance. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date June 2013 **Modification Dates** 32.3. As a minimum, the Company webpage includes links mentioned in recommendation 32.3. NO N/A 32.3 Implements the Measure YES YES. Explain briefly: As a Company having the IR Recognition granted by the Colombian Stock Exchange (bulletin 36 of the Colombian Stock Exchange), it has a section focused on corporate governance, the Board of Directors (members, functions, and regulation), Board committees (members), top management (resumes), and all the documentation applicable to the Company corporate governance. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date June 2013



32.4	 Supporting 	information	used by the	ne Company	in g	general	to disclos	se infor	mation	to the	market	are	documents	that	may	be	printed
dow	nloaded, and	d shared.															

	32.4 Implements the Measure	YES	X NO		N/A				
	YES. Explain briefly:								
	All information addressed to the market in general, published in the Company webpage - Shareholders and investors section, can be downloaded, printed, and shared.								
	NO. Explain:								
	NA. Explain the reasons for not adop	ting the recomme	endation:						
	Implementation Date	June 2	013						
	Modification Dates	ounc 2	010						
eport.	Company assets and the efficiency and se 32.5 Implements the Measure				_				
		YES	X NO		N/A				
	YES. Explain briefly: As a securities issuer and as a compa Exchange (bulletin 36 of the Colombia	ny with the IR Rec	ognition granted		-				
	YES. Explain briefly: As a securities issuer and as a compa	ny with the IR Rec in Stock Exchange rket, according to E mation in its web p	ognition granted), the Company p Decree 2555 of 2 ages, including in	publishes: 010. ndividual and	nbian Stock				
	YES. Explain briefly: As a securities issuer and as a compa Exchange (bulletin 36 of the Colombia - All relevant facts to the mai - Quarterly, all financial informations.	ny with the IR Rec in Stock Exchange rket, according to E mation in its web p	ognition granted), the Company p Decree 2555 of 2 ages, including in	publishes: 010. ndividual and	nbian Stock				
	YES. Explain briefly: As a securities issuer and as a compa Exchange (bulletin 36 of the Colombia - All relevant facts to the mai - Quarterly, all financial infon financial statements, managements,	ny with the IR Rec in Stock Exchange rket, according to D mation in its web p gement reports, an	ognition granted), the Company p Decree 2555 of 2 ages, including in d presentations	publishes: 010. ndividual and	nbian Stock				
	YES. Explain briefly: As a securities issuer and as a compa Exchange (bulletin 36 of the Colombia - All relevant facts to the mai - Quarterly, all financial information financial statements, managements. NO. Explain:	ny with the IR Rec in Stock Exchange rket, according to D mation in its web p gement reports, an	ognition granted), the Company poecree 2555 of 2 ages, including in d presentations	publishes: 010. ndividual and	nbian Stock				



Measure No. 33: Annual Corporate Governance Report.

	pany prepares an Annual Corporate Governance d favorable opinion from the Audit Committee, pre				rs responsibility, subject to					
	33.1 Implements the Measure	YES	X NO	N/A						
	YES. Explain briefly:									
	The Corporate Governance Report is prepared annually, submitted for the Shareholders approval, and published in the webpage									
	NO. Explain:									
	NA. Explain the reasons for not adopting the	recomm	endation:							
	29-08-2007 Corporate Bylaws Implementation Date 29-08-2007 Corporate Bylaws 15-04-2010 Code of Good Governance									
	Modification Dates	There h	ave been no change	es						
the internal rela	pany Annual Corporate Governance Report is no tions, in good governance codes, and in other Co eality of its operation and relevant changes. 33.2 Implements the Measure									
	YES. Explain briefly:									
	The purpose of the Annual Corporate Governance Report is describing the Company situation and changes in corporate governance during the period under study (Code of Good Governance, Chapter 2, Corporate Bylaws 1, item 5.3, paragraph a), Corporate Bylaws, Articles 97, 98 and 99).									
	NO. Explain: NA. Explain the reasons for not adopting the recommendation:									
	Implementation Date		007 Corporate Bylav							
	Implementation Date Modification Dates	-	010 Code of Good Gave been no change		 					
	modification Dates	HIGH	ave been no change	J.J.						



33.3. The Company Annual Corporate Governance Report contains end-of-year information, describing the manner in which during the year corporate governance recommendations were met, as adopted by the Company, and the main changes. The Annual Corporate Governance Report structure is aligned with the scheme considered in recommendation 33.3.

33.3 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly:				
The corporate governance report indica as main changes during the year. (Code paragraph a) Corporate Bylaws, Articles	e of Good Gover	rnance, Chapter 2,		•
NO. Explain:				
NA. Explain the reasons for not adopt	ing the recomn	nendation:		
Implementation Date		2007 Corporate Byl 2010 Code of Good		
Modification Dates		have been no char		