

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 2017

Report date: January 31, 2018



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

	pany treats fairly all Shareholders that, with reholders to privileged information compare		of shares, are in th	e same conditions,	without this involving acces
	1.1 Implements the Measure	YES	X NO	N/A	
	YES. Explain briefly:				
	Chapter 1, item 4, of the Code of Good law and in the Bylaws, all Shareholders will be treated fairly by the Company dire and collaborators. Additionally, it sets f employees, officials, and collaborators of the same class, which will have right in the law.	within the same c ectors, legal repre orth that directors of the Company v	lass will have the s sentatives, statutor , legal representat vill provide and ens	ame rights and obl ry auditor, employe tives, the statutory sure fair treatment	igations and es, officials, auditor, the to Investors
	NO. Explain:				
	NA. Explain the reasons for not adop	ting the recomm	endation:		
	Implementation Date	15-04-2	010 Code of Good	d Governance.	
	Modification Dates	No cha Governa		made to the Coo	de of Good
issues such a	d of Directors has approved a specific proc s access to information, response to inform interact, its Board of Directors, and other A	ation requests, co			
1.2 In	nplements the Measure		YES X	NO	N/A
YES.	Explain briefly:				
of info requir is a s by a p	ter 3 of the Code of Good Governance, appromation, including general information pred to exercise the inspection right and relate ecurities issuer the Board of Directors will oblural number of Shareholders representing .CODENSA.com.co) the Company has a V	esented to the Ge ed to risk ratings a consider and reply at least 5% of sub	eneral Shareholder ind special audits. I y in writing, in a jus scribed shares. Ad	s Assembly and e tem 1 indicates tha stified matter, to pr ditionally, it indicate	specially information t, while the Company opositions presented es that in its webpage



channel among them and the Company, in general responding to the responsible for such office and his contact information.	ir concerns and requirements and indicating the person
NO. Explain:	
NA. Explain the reasons for not adopting the recommendation:	
Implementation Date	17-12-2015 Code of Good Governance
implementation bate	17-12-2010 Code of Good Governance
Modification Dates	There have been no changes

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.



Enel 2.1 Implements the Measure	YES NO	X N/A	
YES. Explain briefly:			
NO. Explain: Codensa on its public website inform on the number of shares issued for each of its cla However, to date, it does not publish the inform regarding the number of shares in reserve.	sses.		
NA. Explain the reasons for not adopting the red	commendation:		
Implementation Date			
Modification Dates			



Measure No. 3: No capital dilution.

n indicates that in operations possibly leading to the d of Directors will retain an external advisor to provide cisions, the respective report being made available to m to exercise their inspection right.					
d of Directors will retain an external advisor to provide cisions, the respective report being made available to					
17-12-2015 Internal Board of Directors Regulation					
No changes have been made					
•					



I information of interest, the Con-	pany also has an investors liaison office specifically acting as a					
communications channel among						
62 of the Corporate Bylaws ind	Board of Directors Internal Regulation and the paragraph of Article icate that the Board of Directors will not be required to reply to slving industrial secrets or information that is Company development to those making the request.					
Paragraph 3 of Article 45 of the Corporate Bylaws indicates that information from ordinary and extraordinary Assemblies will be made available to the Shareholders at the Company webpage.						
NO. Explain:						
NO. Explain:						
	adopting the recommendation:					
	adopting the recommendation:					
	adopting the recommendation:					
	adopting the recommendation: 29-08-2007 Corporate Bylaws					

YES. Explain briefly:

4.2 Implements the Measure

> According to Chapter 3 of the Code of Good Governance, the Company has a virtual service link in the Company's webpage www.CODENSA.com.co, Corporate Bylaws Accionistas e Inversionistas, with 3 specially dedicated email addresses providing information, answering questions, and informing the market in general of Company events. Additionally, the Company has created an investors relations area, specifically to respond to concerns and questions from investors and provide information to the various groups of interest. It also holds quarterly teleconferences in English with investors and analysts, always with their respective translation into Spanish at the Company webpage, each quarter publishing the financial report and the results bulletin, in Spanish and in English, making them available to the investors at the Company webpage. It has annual breakfasts with the entire Colombian financial community in order to share results and socialize the most important milestones of the companies in Colombia, providing relevant information at the Company webpage and in the Financial Superintendence SIMEV. The Company has maintained its IR Recognition from the Colombian Stock Exchange, given to companies with the best relationships with investors standards in Colombia, from its first delivery in August 2013.

YES

NO

N/A



ing the recommendation:				
15-04-2010 Code of	Good Governance			
There have been no	changes			
SES. Explain briefly: The Company has quarterly teleconferences in English with investors and analysts, translated into Spanish the Company webpage. Each quarter, it publishes the financial report and the results bulletin, in Spanish and in English, available to the investors at the Company webpage. It has an annual breakfast with the ntire financial community in Colombia, during which results are shared, socializing the most important illestones of the companies in Colombia and sharing relevant information in the Company webpage and the Financial Superintendence SIMEV. It answers questions, both by telephone and remotely, from				
ing the recommendation:				
	ernance practice. Since 20 nisms used to meet the			
n ; r ; iii	There have been no esults are presented to its Sharmunications (conferences, video of the conferences). The conferences in English with investors at the Company webpage, during which results are should and sharing relevant inform	There have been no changes esults are presented to its Shareholders and market analymunications (conferences, videoconferences, etc.). YES X NO N/A Inces in English with investors and analysts, translated ir, it publishes the financial report and the results bulletin, rs at the Company webpage. It has an annual breakfar, during which results are shared, socializing the most ical and sharing relevant information in the Company we EV. It answers questions, both by telephone and rem		



and market and	any holds or participates in fixed income presentallysts, updating the issuer's business indicators, its						
with respect to	covenants, etc. 4.4 Implements the Measure	YES	Х	NO		N/A	
	YES. Explain briefly:						
	The Company participates in events, forums, during which face-to-face meetings are held wi update them on the issuer's financial situation Company also has at least one annual breakfas previous year's financial and operational results	ith fixed in, the mutual transfer it.	income i ain busi entire C	nvestors a ness indic colombian	and market cators, and financial co	t analysts in I its risk ra ommunity to	n order to ating. The o share its
	NO. Explain:						
	NA. Explain the reasons for not adopting the recommendation:						
	Implementation Date	2008 as a good governance practice. Since 2010 and as one of the mechanisms used to meet the disclosure obligation contained in the Code of Good Governance.					
	Modification Dates	There	have be	en no cha	nges		
special audits	any Bylaws consider that a Shareholder, or group regarding aspects other than those audited by the a percentage lower than 5%. 4.5 Implements the Measure	o of Share e Compar	eholders ny's Stat	, represer utory Aud	nting at leas itor. Based	st 5% of the on its capi	e capital stock may request tal structure, the Company
	YES. Explain briefly:						
	NO. Explain: Article 93 of the Bylaws states that a group of subscribed shares, or a group of investors of Company, or their representatives, may perfort this hiring a recognized firm.	wning at	least 10	0% of cor	nmercial pa	apers issue	ed by the
	NA. Explain the reasons for not adopting the	recomn	nendatio	on:			

codens	6a		
Grupo Ene	I		
	Implementation Date	N/A	
•	Modification Dates		
I.6. To exercise	this right, the Company has a written procedure 4.6 Implements the Measure	YES NO	4.6. X N/A
	If YES, explain briefly:		
	NO. Explain: No, in accordance with the response given to measure 4.5., Article 93 of the bylaws establishes the possibility of requesting the performance of a specialized audit of the company to a group of shareholders representing at least 10% of the ordinary shares subscribed, and not to 5% of the ordinary shares.		
	This standard includes the procedure to request the specialized audit, which grants shareholders the freedom to contract the audits with the steps and steps defined by them.		
	NA. Explain the reasons for not adopting the	recommendation:	
Γ		29-08-2007 Corporate Bylaws	,
	Implementation Date	15-04-10 Code of Good Gove	
	Implementation Date	13-04-10 Code of Good Gove	emance

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

Modification Dates

There have been no changes



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.



Grupo En	el 5.1 Implements the Measure	YES	X NO	□ N/A	
		0			
	YES. Explain briefly:				
	Item 19 of Article 16 of the Internal Board of Dir of Directors should refrain from directly or indire case of activities corresponding to an Special A such operation is formalized. Additionally, in the commitment.	ctly nego ssembly	tiating Company sha Event, as indicated i	ares through a third p n the Corporate Byla	party in ws, until
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomn	nendation:		
	Implementation Date	17-12-2	2015 Internal Board	of Directors Regulati	on
	Modification Dates	There h	nave been no chang	es	
asure No. (6: Companies acting in conglomerates.				
. Without pridies, there ectors, and	ejudice of the independence each individual compiss an organizational conglomerate structure defiupper management - the key individual bodies and thing clear lines of responsibility and communication administration.	ning for to deposition	the three governme s and their relationsh	nt levels - Shareholnips, which is public,	ders Assembly, Boar clear, and transparent
	6.1 Implements the Measure	YES	NO	X N/A	
	YES. Explain briefly:				
	NO. Explain:				
	Despite the conglomerate having an organizatio and the manner in which they interact, this supervision, control, and effective administration	way faci	litating the conglor	nerate's strategic or	
	NA. Explain the reasons for not adopting the	recomn	nendation:		
	Implementation Date	N/A			
	Modification Dates	+			



Grupo En	el							
6.2. The paren	t Company and its key subordinated companies I public and approved by each Company's Board of	nave estab	lished an ins	stitutional issues me	relations	reference in recomm	framework endation 6	by executing 5.2.
	, , , , , , , , , , , , , , , , , , ,		., ., .					
	6.2 Implements the Measure	YES	NO		Х	N/A		
	YES. Explain briefly:							
	NO. Explain:							
	Despite the conglomerate having defined instituare not public and have not been approved by the					nt compan	ies, they	
	NA. Explain the reasons for not adopting the	recomme	ndation:					
	Implementation Date	N/A						
	Modification Dates							
Measure No. 7	': Solution of controversies.							
7.1. Except for settled before	disputes among Shareholders or among Share the ordinary jurisdiction, the Company Bylaws aciliation or arbitration.							
	7.1 Implements the Measure	YES	X NO)		N/A		
	YES. Explain briefly:							
	Chapter 13 of the Corporate Bylaws and Chasettlement as the first controversies solution methe Shareholders and Administrators and the Scase of controversies.	chanism b	etween the	issuer and	d the Sh	areholders,	among	
	NO. Explain:							
	NA. Explain the reasons for not adopting the	e recommo	endation:					



	29-08-2007 Corporate Bylaws
Implementation Date	15-04-10 Code of Good Governance
Modification Dates	There have been 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 N/A YES. Explain briefly: NO. Explain: Although some recommended functions have been assigned to the General Shareholders Assembly, other recommended functions are exercised by the Board of Directors, yet others not applying since the Company has no variable remuneration related to the shares' value. NA. Explain the reasons for not adopting the recommendation: Implementation Date N/A **Modification Dates** Measure No. 9: General Shareholders Assembly Regulation. 9.1. The Company has a General Shareholders Assembly Regulation applicable to all aspects it is responsible for and related to meeting notices, preparation of the information the Shareholders should receive, attendance, development, and exercise of the Shareholders' political rights, so that they will be constantly informed of the Assembly meetings' results. 9.1 Implements the Measure YES N/A NO YES. Explain briefly: The General Shareholders Assembly has adopted a regulation governing the recommended issues

NO. Explain:					
NA. Explain the reasons for not adopting the recommendation:					
	March-2012 Internal Board of Directors Regulation				
Implementation Date					



Modification Dates	There have been no changes

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).

	YES. Explain briefly:	
	NO. Explain:	
		ne Assembly meeting notice will be delivered by the Manager or the days in advance of the meeting. Other meetings should be notified
	NA. Explain the reasons for not adop	oting the recommendation:
	Implementation Date	Does not apply
2 In addi	Modification Dates	me locally considered, the Company encures full distribution and publication
.2. In addi	tion to traditional and mandatory mechanis	ms legally considered, the Company ensures full distribution and publication ate webpage, personal emails and, if considered pertinent, social networks. YES X NO N/A
.2. In addi eeting notion	tion to traditional and mandatory mechanis be by electronic means, such as the corpora	ate webpage, personal emails and, if considered pertinent, social networks.
.2. In addi	tion to traditional and mandatory mechanisce by electronic means, such as the corporation of the second sec	YES X NO N/A in the Bylaws, the Company publishes the meeting notice in the
.2. In addi eeting notic	tion to traditional and mandatory mechanis the by electronic means, such as the corpora 10.2 Implements the Measure YES. Explain briefly: In addition to mechanisms contained in	YES X NO N/A in the Bylaws, the Company publishes the meeting notice in the
.2. In addi	tion to traditional and mandatory mechanis the by electronic means, such as the corpora 10.2 Implements the Measure YES. Explain briefly: In addition to mechanisms contained in Company webpage, in both Spanish an	YES X NO N/A in the Bylaws, the Company publishes the meeting notice in the d in English.
.2. In addi	tion to traditional and mandatory mechanisce by electronic means, such as the corpora 10.2 Implements the Measure YES. Explain briefly: In addition to mechanisms contained in Company webpage, in both Spanish an NO. Explain: NA. Explain the reasons for not adop	Ate webpage, personal emails and, if considered pertinent, social networks. YES X NO N/A In the Bylaws, the Company publishes the meeting notice in the d in English. String the recommendation:
.2. In addi	tion to traditional and mandatory mechanis the by electronic means, such as the corpora 10.2 Implements the Measure YES. Explain briefly: In addition to mechanisms contained in Company webpage, in both Spanish an NO. Explain: NA. Explain the reasons for not adoption of the company webpage.	Attention the Bylaws, the Company publishes the meeting notice in the din English. VES
2. In addi	tion to traditional and mandatory mechanisce by electronic means, such as the corpora 10.2 Implements the Measure YES. Explain briefly: In addition to mechanisms contained in Company webpage, in both Spanish an NO. Explain: NA. Explain the reasons for not adop	Ate webpage, personal emails and, if considered pertinent, social networks. YES X NO N/A In the Bylaws, the Company publishes the meeting notice in the d in English. String the recommendation:



10.3.							
itemizing issues	ase transparency during the decision-making proc s to be discussed, the Company has considered hareholders will have available the agreement pro ach item.	that, conc	urrently w	vith the mee	ting no	itice or at lea	st 15 calendar days in
	10.3 Implements the Measure	YES	N	10	X	N/A	
	YES. Explain briefly:						
	NO. Explain:						
	No agreement propositions are included in inform Bylaws, the General Shareholders Assembly reg						to the
	NA. Explain the reasons for not adopting the	recomme	ndation:				
	Implementation Date	Does not	apply				
	Modification Dates						
10.4. Inadequate the respective r	te spinoffs will only be analyzed by the General Secting notice. 10.4 Implements the Measure	Shareholde YES		nbly should f	this asp	n/A	en explicitly included in
	YES. Explain briefly:						
	Paragraph 5 of Article 45 of the Corporate Bylaw requirement applies legally, the following issu Assembly should they have been explicitly inclu the corporate object, waivers to the subscription dissolution, and segregation (inadequate spinoff)	es will onlined in the preemptive	ly be and respective	alyzed by the meeting n	he Gei otice, s	neral Shareh such as chan	olders ges to
	NO. Explain:						

Implementation Date	29-08-2007 Corporate Bylaws
Modification Dates	There have been no changes

NA. Explain the reasons for not adopting the recommendation:



	s agenda proposed by the Board of Directors ace be hidden or presented inaccurately or generically				
	10.5 Implements the Measure	YES	x NO	N/A	
	YES. Explain briefly:				
	Article 45 of the Corporate Bylaws sets forth that of the General Shareholders Assembly meeting, with the favorable vote of 51% of shares rep. Assembly may discuss other issues once the data	as well as presented	its purpose should during the meeting	lit be extraordinary. I g the General Shar	However,
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recommo	endation:		
	Implementation Date	29-08-2	007 Corporate Byla	aws	
	Modification Dates	There ha	ave been no change	es	
voted separate	icle or group of articles will be voted separately in ely should a Shareholder or group of Shareholders e previously informed to the Shareholders. 10.6 Implements the Measure				
	YES. Explain briefly:				
	NO. Explain: Codensa is a closed corporation, in which two shareholders group 99.6% of the shares, therefore the 5% criterion of the share capital to which the Recommendation 10.6. Annex 1. Notwithstanding the foregoing, the bylaws guarantee that the shareholders can know in advance the agenda of the Assembly, propose points on the agenda,				



Gru

Grupo Ene	request that each article of the statutes that it is		
	proposed to modify be voted on independently.		
	Finally, it must be taken into account that the approval of any modification of the statutes requires		
	of the unanimous approval of BSE and ENEL		
	NA. Explain the reasons for not adopting the	recommendation:	
	Implementation Date	29-08-2007 Corporate Bylaws	
	Modification Dates	There have been no changes	
		day's agenda, within reasonable limits and provided the requies 5 calendar days following the date of the meeting notice. YES X NO N/A	est includes a
	YES. Explain briefly:		
		article 45 of the Corporate Bylaws sets forth the right the according to the law, without any restrictive term existing	
	NO. Explain:		
	NA. Explain the reasons for not adopting the	recommendation:	
	Implementation Date	29-08-2007 Corporate Bylaws	
	Modification Dates	There have been no changes	
minimum for 5% explaining the r	% of the capital stock or a lower percentage esta	akes to respond in writing to those requests it has decided to iblished by the Company depending on the ownership conce the Shareholders of the right they have to present their proportrade Code.	ntration level,
	10.8 Implements the Measure	YES X NO N/A	



	6. Explain briefly:		
and	ernance, indicate that while the Company is reply in writing, with the respective justificat	vlaws, and item 1 of Chapter 3 of the Code of Good is a securities issuer the Board of Directors will consider tion, to propositions presented by a plural number of ubscribed shares, regardless of the respective issue.	
NO.	Explain:		
NA.	Explain the reasons for not adopting the	e recommendation:	
		29-08-2007 Corporate Bylaws	
lmpl	lementation Date	17-12-2015 Code of Good Governance	
Mod	lification Dates	There have been no changes	
10.9	Implements the Measure	YES NO X N/A	
YES	Explain briefly:		
NO.	Explain:		
adva		s delivered 15 business days in advance, 5 business days in the possible to meet this recommendation since for this mented, which was rejected.	
reco	·		
	Explain the reasons for not adopting the	e recommendation:	
NA.	·	e recommendation: Does not apply	

10.10. Within the same time indicated in item 10.7, the Shareholders may also present new justified agreement proposals regarding issues already included in the day's agenda. For this, the Board of Directors will act as indicated in item 10.8 and 10.9.

The Company



iel 10	.10 Implements the Measure		YES	NO		x N/A	
YE	S. Explain briefly:						
''	o. Explain blichy.						
NO). Explain:						
Ti 10	ne Company does not make a 3.	agreement p	roposals av	ailable to the Sh	areholde	rs according	to measure
N/	a. Explain the reasons for no	ot adopting	the recomn	nendation:			
lm	plementation Date		Does n	ot apply			
М	dification Dates						
mpa	ny undertakes to use electror eliver documents and informati					te webpage	with exclusiv
ompa to de	eliver documents and informati	on associate				te webpage	with exclusiv
10 YE Pa	eliver documents and informati	aragraph 3 Sovernance, extraordinared to be pro	YES of Article 45 state that, dy meetings, perly inform	x NO Tof the Corporativing the time be the Company we do fissues to be	e Bylaws tween the	N/A s, Chapter 1, e meeting no vill have avai ssed, as well	item 1, and otice and the ilable for the
100 YEE Part CH me Sh infi	2.11 Implements the Measure 2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.	aragraph 3 Sovernance, extraordinared to be pro	YES of Article 45 state that, dy meetings, perly inform	x NO Tof the Corporativing the time be the Company we do fissues to be	e Bylaws tween the	N/A s, Chapter 1, e meeting no vill have avai ssed, as well	item 1, and otice and the ilable for the
100 YE Page Change Shinfinfinfinfinfinfinfinfinfinfinfinfinfi	2.11 Implements the Measure 2.1.2.3. Explain briefly: 2.2.4. ragraph 3 of Article 16 and Paragraph 3 of the Code of Good Greeting in case of ordinary and areholders documents required for decisions	aragraph 3 Governance, extraordinar ed to be pro s to be made	YES of Article 45 state that, dy meetings, perly inform e, except for	x NO of the Corporate uring the time be the Company we ed of issues to be strategic Compa	e Bylaws tween the	N/A s, Chapter 1, e meeting no vill have avai ssed, as well	item 1, and otice and the ilable for the
100 YE Page Change Shinfinfinfinfinfinfinfinfinfinfinfinfinfi	2.11 Implements the Measure 2.1.2.3. Explain briefly: 2.2.4. ragraph 3 of Article 16 and Parapter 3 of the Code of Good Greeting in case of ordinary and areholders documents required for decisions 2. Explain:	aragraph 3 Governance, extraordinar ed to be pro s to be made	of Article 45 state that, dry meetings, perly informe, except for	x NO of the Corporate uring the time be the Company we ed of issues to be strategic Compa	e Bylaws stween th ebpage v be discus any inforn	N/A s, Chapter 1, e meeting no vill have avai ssed, as well	item 1, and otice and the ilable for the
100 YE Pa Cr me Sh infi	2.11 Implements the Measure 2.1.2.3. Explain briefly: 2.2.4. ragraph 3 of Article 16 and Parapter 3 of the Code of Good Greeting in case of ordinary and areholders documents required for decisions 2. Explain:	aragraph 3 Governance, extraordinar ed to be pro s to be made	of Article 45 state that, dry meetings, perly inform e, except for	x NO of the Corporationing the time be the Company we do fissues to be strategic Company when the company we do fissues to be strategic Company when the company we do fissues to be strategic Company when the company we do fissues to be strategic Company when the company when the company we have a company when the company when	e Bylaws e Bylaws e Bylaws	N/A s, Chapter 1, e meeting no will have avai ssed, as well mation.	item 1, and otice and the ilable for the

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 exer

YES. Explain briefly: According to the paragraph of Article 62 of the Corporate Bylaws, the Board of Directors will consider and reply in writing, including the respective justification, to propositions submitted by a plural number of Shareholders representing at least 5% of subscribed shares, regardless of the nature of the issue, including issues related to the day's agenda and at any time. Additionally, item 7 of Chapter 3 of the Code of Good Governance indicates that in its webpage the Company has a Corporate Bylaws dedicated to the Shareholders and the Investors, as well as a dedicated email address for responding to shareholder questions, which serves as a communications channel among them and the Company and in general allowing responding to their concerns and requirements, transmitting them to the General Manager or to the Board of Directors' Good Governance and Evaluation Committee. NO. Explain:	YES. Explain briefly: According to the paragraph of Article 62 of the Corporate Bylaws, the Board of Directors will consider and reply in writing, including the respective justification, to propositions submitted by a plural number of Shareholders representing at least 5% of subscribed shares, regardless of the nature of the issue, including issues related to the day's agenda and at any time. Additionally, item 7 of Chapter 3 of the Code of Good Governance indicates that in its webpage the Company has a Corporate Bylaws dedicated to the Shareholders and the Investors, as well as a dedicated email address for responding to shareholder questions, which serves as a communications channel among them and the Company and in general allowing responding to their concerns and requirements, transmitting them to the General Manager or to the Board of Directors' Good Governance and Evaluation Committee. NO. Explain: NO. Explain: Page	10 12 Implements the Messure	VEC	V NO	NI/A	
According to the paragraph of Article 62 of the Corporate Bylaws, the Board of Directors will consider and reply in writing, including the respective justification, to propositions submitted by a plural number of Shareholders representing at least 5% of subscribed shares, regardless of the nature of the issue, including issues related to the day's agenda and at any time. Additionally, item 7 of Chapter 3 of the Code of Good Governance indicates that in its webpage the Company has a Corporate Bylaws dedicated to the Shareholders and the Investors, as well as a dedicated email address for responding to shareholder questions, which serves as a communications channel among them and the Company and in general allowing responding to their concerns and requirements, transmitting them to the General Manager or to the Board of Directors' Good Governance and Evaluation Committee. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Page 19-08-2007 Corporate Bylaws 15-04-2010 Code of Good Governance 15-04-2010 Code of Good Governance 15-04-2010 Code of Good Governance 15-04-2010 Company performance or interests, iii) confirmation in the securities market, industrial secrets, ongoing operations whose result for the Company essent in secrecy, and iv) other information whose disclosure could endanger and seriously affect the Company company in secrecy, and iv) other information whose disclosure could endanger and seriously affect the Company company for the Shareholders involve issues related to industrial secrets or information being strategic to the Company, of which the applicants will be informed. YES	According to the paragraph of Article 62 of the Corporate Bylaws, the Board of Directors will consider and reply in writing, including the respective justification, to propositions submitted by a plural number of Shareholders representing at least 5% of subscribed shares, regardless of the nature of the issue, including issues related to the day's agenda and at any time. Additionally, item 7 of Chapter 3 of the Code of Good Governance indicates that in its webpage the Company has a Corporate Bylaws dedicated to the Shareholders and the Investors, as well as a dedicated email address for responding to shareholder questions, which serves as a communications channel among them and the Company and in general allowing responding to their concerns and requirements, transmitting them to the General Manager or to the Board of Directors' Good Governance and Evaluation Committee. NO. Explain: Page	10.12 implements the Measure	169	X NO	N/A	
reply in writing, including the respective justification, to propositions submitted by a plural number of Shareholders representing at least 5% of subscribed shares, regardless of the nature of the issue, including issues related to the day's agenda and at any time. Additionally, item 7 of Chapter 3 of the Code of Good Governance indicates that in its webpage the Company has a Corporate Bylaws dedicated to the Shareholders and the Investors, as well as a dedicated email address for responding to shareholder questions, which serves as a communications channel among them and the Company and in general allowing responding to their concerns and requirements, transmitting them to the General Manager or to the Board of Directors' Good Governance and Evaluation Committee. NO. Explain: Value	reply in writing, including the respective justification, to propositions submitted by a plural number of Shareholders representing at least 5% of subscribed shares, regardless of the nature of the issue, including issues related to the day's agenda and at any time. Additionally, them 7 of Chapter 3 of the Code of Good Governance indicates that in its webpage the Company has a Corporate Bylaws dedicated to the Shareholders and the Investors, as well as a dedicated email address for responding to shareholder questions, which serves as a communications channel among them and the Company and in general allowing responding to their concerns and requirements, transmitting them to the General Manager or to the Board of Directors' Good Governance and Evaluation Committee. NO. Explain: Page	YES. Explain briefly:				
NA. Explain the reasons for not adopting the recommendation: 29-08-2007 Corporate Bylaws 15-04-2010 Code of Good Governance	Implementation Date 29-08-2007 Corporate Bylaws	reply in writing, including the respective Shareholders representing at least 5% of s issues related to the day's agenda and at Governance indicates that in its webp Shareholders and the Investors, as well questions, which serves as a communical allowing responding to their concerns and responding to their concerns and respective.	justification, subscribed sha any time. Add page the Com as a dedicat ations channe requirements,	to propositions sub res, regardless of the litionally, item 7 of the pany has a Corporated email address I among them and transmitting them to	omitted by a plural r ne nature of the issue Chapter 3 of the Cod orate Bylaws dedicat for responding to sh the Company and i	number of , including e of Good red to the nareholder in general
Implementation Date 29-08-2007 Corporate Bylaws 15-04-2010 Code of Good Governance	Implementation Date 29-08-2007 Corporate Bylaws 15-04-2010 Code of Good Governance There have been no changes	NO. Explain:				
Implementation Date Modification Dates	Implementation Date There have been no changes There have been no changes There have been no changes Impany has considered that the requested information may be refused should according to internal processor preasonable, ii) irrelevant for the purpose of being informed of Company performance or interests, iii) confination in the securities market, industrial secrets, ongoing operations whose result for the Company essent secrecy, and iv) other information whose disclosure could endanger and seriously affect the Company company to the company of Article 14 of the Internal Board of Directors Regulation and the paragraph of Article 62 of the Corporate Bylaws indicate that the Board of Directors will not be required to respond should questions made by the Shareholders involve issues related to industrial secrets or information being strategic to the Company, of which the applicants will be informed. Item 4 of Article 4 of the Assembly Regulation contains the right the Shareholders have to freely make inspections, except in case of documents considered reserved according to the law.	NA. Explain the reasons for not adopting	g the recomr	nendation:		
Implementation Date Modification Dates	Implementation Date There have been no changes There have been no changes There have been no changes Impany has considered that the requested information may be refused should according to internal processor preasonable, ii) irrelevant for the purpose of being informed of Company performance or interests, iii) confination in the securities market, industrial secrets, ongoing operations whose result for the Company essent secrecy, and iv) other information whose disclosure could endanger and seriously affect the Company company to the company of Article 14 of the Internal Board of Directors Regulation and the paragraph of Article 62 of the Corporate Bylaws indicate that the Board of Directors will not be required to respond should questions made by the Shareholders involve issues related to industrial secrets or information being strategic to the Company, of which the applicants will be informed. Item 4 of Article 4 of the Assembly Regulation contains the right the Shareholders have to freely make inspections, except in case of documents considered reserved according to the law.					
Modification Dates There have been no changes There have	Modification Dates There have been no changes There have		29-08-	2007 Corporate Byl	aws	
company has considered that the requested information may be refused should according to internal proce unreasonable, ii) irrelevant for the purpose of being informed of Company performance or interests, iii) confidential or in the securities market, industrial secrets, ongoing operations whose result for the Company essent in secrecy, and iv) other information whose disclosure could endanger and seriously affect the Company company company to the company of Article 14 of the Internal Board of Directors Regulation and the paragraph of Article 62 of the Corporate Bylaws indicate that the Board of Directors will not be required to respond should questions made by the Shareholders involve issues related to industrial secrets or information being strategic to the Company, of which the applicants will be informed. Item 4 of Article 4 of the Assembly Regulation contains the right the Shareholders have to freely make	mpany has considered that the requested information may be refused should according to internal processonable, ii) irrelevant for the purpose of being informed of Company performance or interests, iii) confination in the securities market, industrial secrets, ongoing operations whose result for the Company essen secrecy, and iv) other information whose disclosure could endanger and seriously affect the Company company company. 10.13 Implements the Measure YES X NO N/A YES. Explain briefly: The paragraph of Article 14 of the Internal Board of Directors Regulation and the paragraph of Article 62 of the Corporate Bylaws indicate that the Board of Directors will not be required to respond should questions made by the Shareholders involve issues related to industrial secrets or information being strategic to the Company, of which the applicants will be informed. Item 4 of Article 4 of the Assembly Regulation contains the right the Shareholders have to freely make inspections, except in case of documents considered reserved according to the law.	Implementation Date	15-04-	2010 Code of Good	I Governance	
unreasonable, ii) irrelevant for the purpose of being informed of Company performance or interests, iii) confidermation in the securities market, industrial secrets, ongoing operations whose result for the Company essent in secrecy, and iv) other information whose disclosure could endanger and seriously affect the Company company company. 10.13 Implements the Measure YES X NO N/A YES. Explain briefly: The paragraph of Article 14 of the Internal Board of Directors Regulation and the paragraph of Article 62 of the Corporate Bylaws indicate that the Board of Directors will not be required to respond should questions made by the Shareholders involve issues related to industrial secrets or information being strategic to the Company, of which the applicants will be informed. Item 4 of Article 4 of the Assembly Regulation contains the right the Shareholders have to freely make	nreasonable, ii) irrelevant for the purpose of being informed of Company performance or interests, iii) confination in the securities market, industrial secrets, ongoing operations whose result for the Company essen secrecy, and iv) other information whose disclosure could endanger and seriously affect the Company company. 10.13 Implements the Measure YES X NO N/A YES. Explain briefly: The paragraph of Article 14 of the Internal Board of Directors Regulation and the paragraph of Article 62 of the Corporate Bylaws indicate that the Board of Directors will not be required to respond should questions made by the Shareholders involve issues related to industrial secrets or information being strategic to the Company, of which the applicants will be informed. Item 4 of Article 4 of the Assembly Regulation contains the right the Shareholders have to freely make inspections, except in case of documents considered reserved according to the law.					
The paragraph of Article 14 of the Internal Board of Directors Regulation and the paragraph of Article 62 of the Corporate Bylaws indicate that the Board of Directors will not be required to respond should questions made by the Shareholders involve issues related to industrial secrets or information being strategic to the Company, of which the applicants will be informed. Item 4 of Article 4 of the Assembly Regulation contains the right the Shareholders have to freely make	The paragraph of Article 14 of the Internal Board of Directors Regulation and the paragraph of Article 62 of the Corporate Bylaws indicate that the Board of Directors will not be required to respond should questions made by the Shareholders involve issues related to industrial secrets or information being strategic to the Company, of which the applicants will be informed. Item 4 of Article 4 of the Assembly Regulation contains the right the Shareholders have to freely make inspections, except in case of documents considered reserved according to the law.	Modification Dates	There	have been no chan	ges	
the Corporate Bylaws indicate that the Board of Directors will not be required to respond should questions made by the Shareholders involve issues related to industrial secrets or information being strategic to the Company, of which the applicants will be informed. Item 4 of Article 4 of the Assembly Regulation contains the right the Shareholders have to freely make	the Corporate Bylaws indicate that the Board of Directors will not be required to respond should questions made by the Shareholders involve issues related to industrial secrets or information being strategic to the Company, of which the applicants will be informed. Item 4 of Article 4 of the Assembly Regulation contains the right the Shareholders have to freely make inspections, except in case of documents considered reserved according to the law.	ompany has considered that the requested unreasonable, ii) irrelevant for the purpose or mation in the securities market, industrial sen secrecy, and iv) other information whose dis	information m f being inform ecrets, ongoing sclosure could	ay be refused sho ed of Company per g operations whose endanger and seri	uld according to inte formance or interests result for the Compa ously affect the Comp	s, iii) confi any essent
	inspections, except in case of documents considered reserved according to the law.	ompany has considered that the requested unreasonable, ii) irrelevant for the purpose or rmation in the securities market, industrial sen secrecy, and iv) other information whose dis 10.13 Implements the Measure	information m f being inform ecrets, ongoing sclosure could	ay be refused sho ed of Company per g operations whose endanger and seri	uld according to inte formance or interests result for the Compa ously affect the Comp	s, iii) confi any essent
		ompany has considered that the requested unreasonable, ii) irrelevant for the purpose or mation in the securities market, industrial sen secrecy, and iv) other information whose disconsistent of the Internation of the	information m f being inform ecrets, ongoing sclosure could YES Board of Director related to inde	ay be refused sho ed of Company per g operations whose endanger and seri X NO ctors Regulation an s will not be require	uld according to interformance or interests result for the Compaously affect the Compaou	ticle 62 of questions



Grupo Enel	I
NA. Explain the reasons for not ado	pting the recommendation:
	March-2012 Internal Board of Directors Regulation
	24-03 -2011 AGA Regulation
Implementation Date	29-08- 2007 Corporate Bylaws
Modification Dates	There have been no changes
	e him in an advantageous position, the Company will guarantee concurrent access to anisms established for this purpose and in the same conditions. YES X NO N/A
10.14 implements the measure	
NO. Explain: NA. Explain the reasons for not ado	pting the recommendation:
Implementation Date	15-04-2010 Code of Good Governance
Modification Dates	There have been no changes
	185 of the Trade Code, in External Circular 24 of 2010, and in norms amending, nit the right the Shareholders have to be represented during the General Shareholders con either being a shareholder or not. YES X NO N/A
YES. Explain briefly:	
Article 53 of the Corporate Bylaws inc	dicate that the Shareholders may be represented through a written of the attorney, the name of his alternate if applicable, and the date



			Ī
	NO. Explain:		\dashv
	NA. Explain the reasons for not adopt	ting the recommendation:	
	Implementation Date	29-08-2007 Corporate Bylaws	
	Modification Dates	There have been no changes	
er of repre enda items	esentation the Company could make availab s and the respective agreement proposals es	egations with no voting instructions, actively promoting the use of ole to the Shareholders or could publish in its webpage. The form established according to the above procedure, to be submitted for envenient, will indicate their representatives how they should vote the submitted for the procedure, will indicate their representatives how they should vote the submitted for the procedure.	m includes the or the Shareho
	YES. Explain briefly:		
		ance indicates that included in information made available to rm including the day's agenda and the manner in which the m	
	NO. Explain:		
	NA Explain the reasons for not adopt	ting the recommendation:	
	NA. Explain the reasons for not adopt	• • • • • • • • • • • • • • • • • • • •	
	NA. Explain the leasons for not adopt		
	Implementation Date	17-12-2015 Code of Good Governance	
1. In orde sembly Re	Implementation Date Modification Dates . 12: Attendance by persons other than the received in the received i	17-12-2015 Code of Good Governance There have been no changes the Shareholders. The shareholders and make it a much more part of Directors, especially the members of the Board of Directors.	
1. In orde sembly Re	Implementation Date Modification Dates . 12: Attendance by persons other than the received to revitalize the role of the General Assemble agulation requires that the members of the Botal Control o	17-12-2015 Code of Good Governance There have been no changes the Shareholders. The shareholders and make it a much more part of Directors, especially the members of the Board of Directors.	



NO. Explain:

Despite the Chairman of the Board of Directors, which according to the Corporate Bylaws is the Company President, who attends the Assembly meetings in order to respond to the Shareholders' concerns, the Presidents of the Audit Committee and the Good Governance and Evaluation Committee do not attend it.

NA. Explain the reasons for not adopting the recommendation:

Implementation Date	Does not apply
Modification Dates	



II. BOARD OF DIRECTORS

Measure No. 1	3: Functions of the Board of Directors.				
13.1. The Bylands 13.1.	ws explicitly set forth functions that cannot be de	legated to	o top management,	including those indi-	cated in recommendation
	13.1 Implements the Measure	YES	NO	X N/A	
	YES. Explain briefly:				
	NO. Explain: Although in practice the Board of Directors does recommendation, with the exception of the de				
	Bylaws do not explicitly indicate that such function				
	NA. Explain the reasons for not adopting the	recomm	endation:		
	Implementation Date	Does no	ot apply		
	Modification Dates				
parent compan- guidelines, or in	prejudice to the autonomy the subordinated comply of a conglomerate, these Board of Directors' fun afformation requests that respect the equilibrium enterinterests as a whole.	ctions ha	ve a group approach	n and are carried out	through general policies
	13.2 Implements the Measure	YES	NO	N/A	X
	YES. Explain briefly:				
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomm	endation:		
	The Company does not act as a parent com according to Article 260 of the Trade Code.	npany of	a conglomerate,		



Implementation Date	Does not apply
Modification Dates	

Measure I	No.	14:	Board	of Direct	tors F	Regulation.
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	Modification Dates			
Measure No.	14: Board of Directors Regulation.			
its members, t	rd of Directors has approved the internal regulation he Chairman, and the Secretary of the Board of Diupon the members of the Board of Directors.			
	14.1 Implements the Measure	YES X NO	N/A	
	YES. Explain briefly:			
	The Company Board of Directors has an Interprinciples, norms, and procedures governing the more accurate, effective, and transparent operand supplements legal and regulatory norms, a Board of Directors.	e activities of such corpora ation. The Internal Board o	ate body, this way providing Directors Regulation of	ing for a levelops
	NO. Explain:			
	NA. Explain the reasons for not adopting the			
	Implementation Date	24-03-2012 Internal Boa	rd of Directors Regulatio	n
	Modification Dates	17-12-2015		
	15: Board of Directors' Dimension. g to its regulation, the Company decided not to ap 15.1 Implements the Measure	point alternate directors. YES NO	x N/A	
	YES. Explain briefly:			
	NO. Explain:			
	Article 56 of the Company Bylaws indicates that 7 principal members, each of them with a person by applying the electoral system.			
	NA Explain the reasons for not adopting the	rocommondation		

codensa	
Grupo Enel	•
Implementation Date	Does not apply
Modification Dates	
	loard of Directors have been elected they will act in benefit of the Company and apany identifies the origin of the various members of the Board of Directors according
16.1 Implements the Measure	YES NO X N/A
YES. Explain briefly:	

-administration -administratio	porativo.codensa.c tracion-gobierno/Pard member, Your or alternate and if the scheme of the Patrimonial Memi ite, investors can it e positions within) and if they are lent).	aginas/junta-c position withi you are indep recommenda ber" is not us identify if the l the company	directiva.asp in the compa- pendent. ation "Execut ed, with the board memb v), if they ar	x, there is the any is indicate tive Member, information pers are exece independent	Independent published on utives (those nt (expressly			
	,	patrimonial	(those that	are not indi	icated to be			

Modification Dates

There have been no changes

16.2. The Company has a procedure, applied through the Appointment and Retribution's Committee or another committee acting in its stead, allowing for the Board of Directors - through its own dynamics and conclusions of annual evaluations - to reach goals indicated in

15-04-2010 Code of Good Governance

Implementation Date

recommendation 16.2.



Gru

Grupo Ene	l .				
	16.2 Implements the Measure	YES	NO	x N/A	
	YES. Explain briefly:				
	NO. Explain: The Company has no Appointr	ment and Re	tribution's Committ	ee	
	NA. Explain the reasons for not adopting	the recomm	nendation:		
	Implementation Date	Does n	not apply		
	Modification Dates	D0631	ю арріу		
	ng Shareholders, significant persons, relatives will be able to identify the most capable candi 16.3 Implements the Measure		x NO	N/A	s, ii aily, and the board
	YES. Explain briefly: The professional profiles of the Board of Di Should the Board of Directors' appointment available to the Shareholders sufficiently ir according to item 1 of Chapter 1 of the Code notice in case of ordinary and extraordina Company webpage - documents required by	be included a advance, a of Good Go ry meetings, y them to be	in the day's agen as indicated by th vernance, within th making available	da, such profiles will e law and by the rec e time indicated in the to the Shareholders	be made gulations, e meeting s - in the
	well as important financial information requir for Company strategic information. Additionally, Article 4 of the Board of Directors will apply criteria such as i) knowledge of the the fields of finances, law, engineering, or recognition on account of his professional ca	s Regulation e national ar r related sci	indicates that the G id/or international e ences, and iii) the	ade during the meeting deneral Shareholders A electric sector, ii) expe	g, except Assembly erience in



Grupo En	el				1
	NA. Explain the reasons for not adopting the	e recomme	ndation:		
	Implementation Date	15-04-20	10 Code of Good (Governance	
	Modification Dates	There ha	ve been no change	es	
consequently heets the Boa	pany considers that a simple evaluation of the car naving an internal procedure that allows evaluating rd of Directors needs, evaluating a number of crite th some objective that have to be met in order to t members.	g legal incor ria the cand	npatibilities and ina dates' functional a	abilities and establish nd personal profiles	ning whether the candidate should meet, also verifying
	16.4 Implements the Measure	YES	NO	x N/A	
	YES. Explain briefly:				
	NO. Explain: Together with the Board of Directors's Secret Company President - will analyze the candidate however no formal procedure having been yet an accordance of the secret secre	s' capabilitie			
	NA. Explain the reasons for not adopting the	e recomme	ndation:		
	Implementation Date	Does no	t apply		

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.



Grupo En	el				
•	16.5 Implements the Measure	YES	x NO	N/A	
	YES. Explain briefly:				
	In addition to independency requirements a of the Internal Board of Directors Regu consaguinuity relationship - of a third degre shareholders of companies belonging to considered independent members.	lation sets f e or civil in th	orth that persons in the first degree - with the first	not having an affini Company Shareholde	ty and/or ers and/or
	Additionally, in their letters of acceptance th subject to any circumstance of inability, incoindependent members of the Board of Dire inform such inability, incompatibility, or cor becoming aware of such situation. They als Corporate Bylaws, the Internal Board of Di the position they were elected for.	ompatibility, o ectors and tha offlict of interes so declare kn	r conflict of interests t, should they be so sts to the other men owing, understandir	affecting their perform subject in the future on the Board as ag, meeting, and accept	mance as , they will s soon as epting the
	NO. Explain:				
	NA. Explain the reasons for not adopting	y the recomm			
	Implementation Date	17-12-	2015 Internal Board	of Directors Regulati	on
	Modification Dates	No add	ditions have been ma	ade	
opointments assembly in a carticipation, was gotiate share	its internal norms, the Company considers and Retributions Committee or the body actind dvance, regarding the manner in which the avoid the body acting the body acting the body acting the body acting the part of the Board of Directors may be cholding balances and distribution of the various the Appointments and Retributions Commit and Company the Appointments the Measure	g in its stead, dministration be informed o us member c	is the most adequate body is comprised. If the Board of Direct ategories, present th	e body to centralize a Shareholders that, ba tors requirements and eir candidates, and a	nd coordinate the Gene ased on their sharehold I present their aspiratio
	YES. Explain briefly:				
	In Article 4 and in Chapter 2, Corporate Byl General Shareholders Assembly to appoi indicated in the meeting notice, through its make available to the Shareholders informincluding without limitation personal qua Shareholders Virtual Service Office avai Governance sets forth that basic information.	nt the Board s Chairman the mation requirulitiy, experie ilable in the	of Directors and be ne Board of Director ed to evaluate the nce, trajectory, and Company webpag	y no later than the or s will centralize and candidates' capabiliti d integrity, through e. The Code of Go	day will es, the ood



	Directors, the General Manager, and their altern be available in the Company webpage (Corpora	nates, as well as the main Company executives, will ste Bylaws 5, Chapter 2) www.codensa.com.co
	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		luation of the candidates' capabilities should be done prior to the General oposed candidates' necessary information (personal conditions, capabilities,
	10.7 Implements the incustre	I NA
	for the General Shareholders Assembly to appoint indicated in the meeting notice, through its Cha available to the Shareholders information require	1, the Internal Board of Directors Regulation indicates that, bint the Board of Directors and no by no later than the day airman the Board of Directors will centralize and will make ed to evaluate the candidates' capabilities, including without bory, and integrity, through the Shareholders Virtual Service exercommendation:
		T
	Implementation Date	17-12-2015 Internal Board of Directors Regulation
	Modification Dates	There have been no changes.
Measure No. 1	7: Board of Directors functional structure.	
nembers, who		ent and equity members will always be a majority compared to executive members, be will be the minimum required to answer to information and ne Company top management.
	17.1 Implements the Measure	YES NO X N/A



YES. Explain briefly:	
members, according to measure 16.1, the Inter 56 that while the Company is a securities issuer according to the law, however not that togethe currently 3 principal members are equity members are 2 equity members are 2 equity members are 2 equity members are 2 equity members.	s being comprised of independent, equity, and executed and Board of Directors Regulation only considers in its Art 25% of the Board of Directors members will be independent with equity members they should be a majority. Howevers, 2 independent members, and 2 from top management members, 2 independent members, and 3 from top management members are a majority compared to top management members.
NA. Explain the reasons for not adopting th	e recommendation:
	T ₋
Implementation Date	Does not apply
	nbers, as indicated by Law 964 of 2005, the Company ana
Modification Dates minimum percentage of 25% independent memoumber of independent members, among other the Floating Capital.	
Modification Dates minimum percentage of 25% independent membumber of independent members, among other h Floating Capital. 17.2 Implements the Measure	nbers, as indicated by Law 964 of 2005, the Company ana rs taking into account that the number of independent mo
Modification Dates minimum percentage of 25% independent memoumber of independent members, among other the Floating Capital. 17.2 Implements the Measure YES. Explain briefly: NO. Explain: The Company only considers the	nbers, as indicated by Law 964 of 2005, the Company ana rs taking into account that the number of independent mo
Modification Dates minimum percentage of 25% independent memnumber of independent members, among other the Floating Capital. 17.2 Implements the Measure YES. Explain briefly: NO. Explain: The Company only considers the independent, as contained in the Bylaws, in the	nbers, as indicated by Law 964 of 2005, the Company anars taking into account that the number of independent me YES NO X N/A at minimum 25% of the Board of Directors members will be Internal Board of Directors Regulation and in the Code
minimum percentage of 25% independent memnumber of independent members, among other the Floating Capital. 17.2 Implements the Measure YES. Explain briefly: NO. Explain: The Company only considers the independent, as contained in the Bylaws, in the Good Governance NA. Explain the reasons for not adopting the	nbers, as indicated by Law 964 of 2005, the Company anars taking into account that the number of independent me YES NO X N/A at minimum 25% of the Board of Directors members will be Internal Board of Directors Regulation and in the Code
minimum percentage of 25% independent memnumber of independent members, among other th Floating Capital. 17.2 Implements the Measure YES. Explain briefly: NO. Explain: The Company only considers the independent, as contained in the Bylaws, in the Good Governance	nbers, as indicated by Law 964 of 2005, the Company anars taking into account that the number of independent me YES NO X N/A at minimum 25% of the Board of Directors members will be Internal Board of Directors Regulation and in the Code are recommendation:

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 recommendation 18.1.



codens	od								
Grupo Enel									
	18.1 lı	mplements the Measure	YES	x NO	N/A				
	YES. Explain briefly:								
	1 of Alparage "In addrepress compare performance of the compare of	rticle 59 of the Corporate Bylaws contains the Board of Directors Chairman general functions, paragraph of Article 7 of the Internal Board of Directors Regulation, item 5.1 of the Code of Good Governance, and aragraph 1 of Article 7 his specific functions, including those mentioned in the recommendation. In addition to functions assigned by the law, the Chairman is responsible for the Company's institutional expresentation, especially before the various public administrations, security market institutions, bodies, companies, and associations from the electric sector and from other economic sectors the Company erforms its activities in, promoting Company government actions and development and application of good corporate governance policies, leading the Board of Directors' proper operation.							
	In addition to functions contained in the Corporate Bylaws, the Chairman will have the following:								
	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	 Lead the Board of Directors' proper operation. Make sure that the Board of Directors establishes and efficiently implements the Company strategic direction. Promote Company government actions, encouraging development and application of good corporate governance practices and liaising between the Shareholders and the Board of Directors. Together with the Secretary and prior to the General Shareholders Assembly meeting, centralize and coordinate with the Secretary the Board of Directors' conformation process. Coordinate and plan the Board of Directors' operation by preparing an annual work plan based on functions assigned. Convene the Board of Directors through its Secretary. Participate in the preparation of the meetings day's agenda. Make sure that the members of the Board of Directors will receive timely and proper information from the Secretary. Chair the meetings and manage debates. Follow up execution of the Board of Directors' agreements, as well as their assignments and decisions. Follow up the Board of Directors' members active participation. Lead the Board of Directors and its committee's annual evaluation process, except for its own evaluation. 							
	NO. Explain: NA. Explain the reasons for not adopting the recommendation:								
	Imple	mentation Date	24-03-	2007 Corporate By 2015 Internal Boa of Good Governan	rd of Directors Regula	ition and			
	Modification Dates		There	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 lı	mplements the Measure	YES	X NO	N/A				



YES. Explain briefly:			
Shareholders Assembly will annually set the time between the respective ordinary their responsibilities, their functions, custo operates in, and the contribution the Com	2 of the Code of Good Governance indicates that the General the remuneration of the members of the Board of Directors for meeting and the following meeting, considering their dedication, omary fees for such positions based on the market the Company inpany receives from the directors, so that the Chairman could be his functions and his dedication to Board issues.		
NO. Explain:			
NA. Explain the reasons for not adopting	ng the recommendation:		
Implementation Date	15 04 2040 Code of Cood Covernance		
Implementation Date 15-04-2010 Code of Good Governance			
	There have been no changes		
Modification Dates	There have been no changes		
	-		
s include rules for the Board of Directors C	Chairman appointment, especially those indicated in recommend		
rs include rules for the Board of Directors C	YES NO X N/A in art. y, but		
vs include rules for the Board of Directors C 18.3 Implements the Measure YES. Explain briefly: NO. Explain: No, the statutes establish 59 that the Board will appoint its Secretar do not define rules for its appointment	YES NO X N/A in art. y, but ent in		
18.3 Implements the Measure YES. Explain briefly: NO. Explain: No, the statutes establish 59 that the Board will appoint its Secretar do not define rules for its appointme accordance with recommendation 18.3. NA. Explain the reasons for not adopting the second seco	YES NO X N/A in art. y, but ent in		
s include rules for the Board of Directors C 18.3 Implements the Measure YES. Explain briefly: NO. Explain: No, the statutes establish 59 that the Board will appoint its Secretar do not define rules for its appointme accordance with recommendation 18.3.	YES NO X N/A in art. ry, but ent in		

18.4. The Board of Directors Regulation contains the Secretary functions, including those indicated in recommendation 18.4.



Grupo Ene	I							
Grapo Ene	18.4 Implements the Measure	YES	x NO	N/A				
	•							
	YES. Explain briefly: Paragraph 2 of Article 7 of the Regulation indicates that the Secretary has responsibilities indicated in the measure.							
	 Convene the meetings. Timely and properly deliver information to the members of the Board of Directors. Keep corporate documents, properly describe in the minutes the meeting's development, and attest to the corporate bodies' agreements. Watch over the formal legality of Board of Directors activities and ensure that its procedures and governance rules are followed and regularly reviewed, according to the Bylaws and other internal Company norms. Together with the Chairman and prior to the General Shareholders Assembly meeting, centralize and coordinate the Board of Directors' conformation process. 							
	NO. Explain:							
	NA. Explain the reasons for not adopting the recommendation:							
	Implementation Date	17-12-2015						
	Modification Dates	There have been no changes						
18.5. The Board of Directors has created an Appointments and Remunerations Committee								
	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:							
	Implementation Date	Does not	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 Committee Bylaws however not considering creation of a Ri survey for such committee are directly carried by of Directors Regulation, indicating that, in addition Board will approve the Company risk administrals being required to - directly or through commit effective exposure to maximum risk limits defined deviations. One of the Audit Committee functions which should take into account business risks an In addition, article 51 of Law 142 of 1994 stablis utilities company, to have an external management interests and those of its shareholders as well as the Financial Superintendency about the situation	sk Committee since the Board of Directors to responsibilities of tion policy, which shittees created for such d, proposing correction is supervising complied should fully evaluate these the obligation of the and results auditor on behalf of its custo	some functions res, according to Artiontained in the Coould be known by purpose - superions and follow up iance with the inteste all Company are fithe company, by that acts on behaviors and thus, it	ecommended in icle 14 of the B proporate Bylaw or top managen vise the Compa or actions in case rnal audit programs. If mean sof being a colling of the compa is obliged to in icle icle in icle in the compa is obliged to in icle icle in icle icle in icle icle icle icle icle icle icle icle	n the Board is the ment, any's se of gram, ing a any's inform
	the failures in the internal control and in general, to company.				
	company.				
	NA. Explain the reasons for not adopting the	recommendation:			
	Implementation Date	Does not apply			
	Modification Dates				
18.7. The Board	d of Directors has created a Corporate Governanc	e Committee			
	18.7 Implements the Measure	YES X NO		N/A	
	YES. Explain briefly: According to the Corporate Board of Directors Regulation, the Company has the Company Board of Directors in issues relate of the Board of Directors.	a Good Governance a	and Evaluation Co	mmittee suppo	orting
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recommendation:			



Implementation Date	29-08-2007 Corporate Bylaws 15-04-2010 Code of Good Governance March- 2012 Internal Board of Directors Regulation
Modification Dates	There have been no changes.

18.8. The Company has considered unnecessary to create all these committees, so that their responsibilities have been distributed among existing committees, otherwise being assumed by the Board in full.



Grupo Ene	al				
	18.8 Implements the Measure	YES	x NO	N/A	
	YES. Explain briefly:				
	The Company currently has no Appointments are issues related to the appointment and remune management are defined by the parent complete Shareholders Assembly. The Good Governance corporate governance, periodically reviewing its	eration of pany, in e and Eva complian	the members of the the first case being luation Committee wa ce, recommendations	Board of Directors a approved by the Coatches over complian and principles.	and top Seneral ce with
	Regarding the Risk Committee, the Company's Board of Directors according to paragraph 2 of forth that, included in its responsibilities, is that be known by top management, and directly or the Company's effective exposure to maximum follow up measures in case of deviations. Upo supported by the Audit Committee, responsible finto account business risks and should fully evaluations.	Article 14 of approve through coloring the color of the c	of the Board of Directing the Company's ristommittees created for efined risks and proporting such responsibilities ing the internal audit	ctors Regulation, which is administration poli- in such purpose sup- cosing corrective action by, the Board of Direct	ch sets cies, to ervising ons and ctors is
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomm	endation:		
	Implementation Date	17-12-2	015 Internal Board of	Directors Regulation	
	Modification Dates	There h	ave been no changes		
committee sho Directors, and,	ord of Directors' committee has an Internal Regula uld work, and its operation, paying special atten in the case of conglomerates, to liaison and of d those of subordinated companies, if any.	tion to co	mmunication channe	Is among the comm	ittees and the Board of
	18.9 Implements the Measure	YES	x NO	N/A	
	YES. Explain briefly:				
	Currently, existing committees (Audit and Govern 15, supplemented through the Internal Board of Article 10 and item 5.3, Corporate Bylaws 1, of them, conformation rules, and functions.	Directors	Regulation and the C	ode of Good Governa	ance in
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomm	endation:		
	Implementation Date	29-08-2	2007 Corporate Bylaw	S.	



	15-04-2010 Code of Good Governance March- 2012 Internal Board of Directors Regulation
Modification Dates	17-12-2015 Code of Good Governance 17-12-2015 Internal Board of Directors Regulation

Modification Dates		015 Code of Good 015 Internal Board	of Directors Regula	tion
pard of Directors committees are exclusive				
ember. Independent members are always a	majority in the	case of the Appoir	itments and Remun	erations Comm
18.10 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain:				
The Audit Committee includes a member members, both principlal and alternates. The member, an independent member, and a members being an independent member and a members being an independent member and a member an	The Good Gove member from to	ernance and Evalu p management (pr	ation Committee has incipal members), th	s an equity
NA. Explain the reasons for not adoptir	ng the recomm	endation:		
Implementation Date	Does n	ot apply		
Modification Dates and of Directors committees may be support	ted, other case		nently, by members	of top manage
Modification Dates and of Directors committees may be support the respective issues and/or by external expo	ted, other case		nently, by members	of top manage
Modification Dates ard of Directors committees may be support the respective issues and/or by external expenses.	ted, other case- erts. YES rs Regulation, it that the Boar imum of 5 of its ered 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 Coll create advisory contracts responsibilities the one of the functions	hapter 2 of ommittees, Board will the Board
Modification Dates ard of Directors committees may be support the respective issues and/or by external expensions. 18.11 Implements the Measure YES. Explain briefly: Article 10 of the Internal Board of Director the Code of Good Governance indicate comprised of a minimum of 3 and a maximum dicate. Such committees are not considered of Directors or the Company operational	ted, other case- erts. YES rs Regulation, it that the Boar imum of 5 of its ered 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 Coll create advisory contracts responsibilities the one of the functions	hapter 2 of ommittees, Board will the Board
Modification Dates and of Directors committees may be support the respective issues and/or by external expensions and the respective issues and/or by external expensions. 18.11 Implements the Measure YES. Explain briefly: Article 10 of the Internal Board of Director the Code of Good Governance indicate comprised of a minimum of 3 and a maxifundicate. Such committees are not considered of Directors or the Company operational management as required.	rs Regulation, in that the Boar imum of 5 of its ered executive areas have, he	by-case or perma x NO tem 5.1 of Corpora d of Directors will members, whose bodies and have re bowever receiving of	N/A ate Bylaws 1, and Coll create advisory contracts responsibilities the one of the functions	hapter 2 of ommittees, Board will the Board
Modification Dates and of Directors committees may be support the respective issues and/or by external expensions. 18.11 Implements the Measure YES. Explain briefly: Article 10 of the Internal Board of Director the Code of Good Governance indicate comprised of a minimum of 3 and a maximidicate. Such committees are not considered of Directors or the Company operational management as required. NO. Explain:	rs Regulation, in that the Boar fimum of 5 of its ered executive areas have, he	by-case or perma x NO tem 5.1 of Corpora d of Directors will members, whose bodies and have r bowever receiving of endation:	N/A ate Bylaws 1, and Cill create advisory control of the functions case-by-case supposed of Directors Regulations.	hapter 2 of committees, Board will the Board rt from top



Grupo Ene	I							
	Modification Dates	There hav	ve been	no changes				
	eating its committees, the Board of Directors countries the committee will be responsible for.	onsiders th	ne mem	bers' profiles	, knowl	edge, and p	orofessio	nal experience
	18.12 Implements the Measure	YES	Х	NO		N/A		
	YES. Explain briefly:							
	The members of the Audit and Good Governance of Directors who, according to Chapter 2 of Corp and Article 4 of the Internal Board of Director personal qualities. For their election, the Gener such as i) their knowledge of the national and/or of finances, law, or related sciences, and iii) their capabilities and integrity.	porate Bylans Regulation Shareholinternation	aws 1, it on, sho olders <i>A</i> al electr	em 2 of the Could have the Assembly will ic sector, ii) the	ode of highes take int neir expe	Good Gover t profession to account a erience in the	rnance, nal and aspects e fields	
	NO. Explain:							
	NA. Explain the reasons for not adopting the	15-04-20	10 Code	e of Good Gov				
	Modification Dates			no changes.	Director	s Regulation	1	
	mittee meeting minutes will be prepared, delivering gated faculties for decision-making purposes, suc	ng copies to	all me	mbers of the E				
	YES. Explain briefly:							
	According to Article 99 and 95 of the Corporate their approved minutes, possibly by persons ap signed by the Chairman and the Secretary, indica persons were convened, and votes cast in each Directors Regulation, items 10.1.3 and 10.2.3, Corporate Bylaws 1, Chapter 2).	pointed du ating the ma case. This and in th	ring the anner in is also o e Code	meeting for s which the me considered in of Good Go	such pu mbers a the Inte	rpose, being and attending rnal Board o ce, item 5.3	g g if i,	
	Additionally, the committee minutes, together consideration, will be available in a corporate por Board of Directors to exchange information.							
	NO. Explain:							



Grupo En	el			ı
	NA. Explain the reasons for not adopting the	recommendation:		
	Implementation Date	29-08-2007 Corporate Byla 15-04-2010 Code of Good March- 2012 Internal Board	Governance	
	Modification Dates	06-2015 corporate portal c	reation	
of Directors of assumed by the	the applicable law or regulation requires their creat subsidiary companies may opt to not create sp the parent company's Board of Directors commit to the parent company.	ecific committees in order t	to handle certain aspects	s, such aspects bein
	18.14 Implements the Measure	YES NO	x N/A	
	YES. Explain briefly:			
	NO. Explain: The functions of the Board of Direct governance norms are fully assumed and car delegated to the parent company's Board of Direct Compa	ried out, locally and inside		
	NA. Explain the reasons for not adopting the	recommendation:		
	Implementation Date	Does not apply		
	Modification Dates			
relationships w	nin Audit Committee task is assisting the Board of the Statutory Auditor, and in general reviewing tented by the Company.		tecture, including auditing	
	18.15 Implements the Measure	YES X NO	N/A	
	YES. Explain briefly:			
	Article 96 of the Corporate Bylaws contains the the Board of Directors Regulation (item 10.2. paragraph b), Corporate Bylaws 1, Chapter 2), internal audit program, which should take into a Company areas, making sure that preparation meets legal conditions, establishing the necessa mechanisms the Company will use to consolid internal control system, informing the Board of Diparties and confirming that they have been mad services, and planning and execution of contriprograms, among others.	2) and the Code of Good, mainly related to supervis account business risks and a submittal, and disclosure ry policies and practices for ate the control bodies' information in a submittal and disclosure ry policies and practices for ate the control bodies' information in a submittal and the submitted and the submi	Governance (item 5.3, ing compliance with the should fully evaluate all of financial information such disclosure, defining mation and evaluate its out with economic related sing the statutory auditor	



NO. Explain:	
NA. Explain the reasons for not adop	oting the recommendation:
Implementation Date	29-08-2007 Corporate Bylaws 15-04-2010 Code of Good Governance March- 2012 Internal Board of Directors Regulation
Modification Dates	There have been no changes
	and financial knowledge and knowledge of other related aspects, allowing them nsible for, also having the necessary capabilities to understand their scope ar
18.16 Implements the Measure	YES X NO N/A
YES. Explain briefly:	
of Corporate Bylaws 1, item 2, of the Directors Regulation, should have the	o members of the Board of Directors which, according to Chapter 2 Code of Good Governance and Article 4 of the Internal Board of highest professional and personal qualities. For their election, the
	se into account i) their knowledge of the national and/or international fields of finances, law, or related sciences, and iiio) their good name essional capabilities and integrity.
electric sector, ii) their experience in the	fields of finances, law, or related sciences, and iiio) their good name
electric sector, ii) their experience in the and recognition on account of their profe	fields of finances, law, or related sciences, and iiio) their good name essional capabilities and integrity.
electric sector, ii) their experience in the and recognition on account of their profession. NO. Explain:	fields of finances, law, or related sciences, and iiio) their good name essional capabilities and integrity. Sting the recommendation:
electric sector, ii) their experience in the and recognition on account of their profession. NO. Explain:	fields of finances, law, or related sciences, and iiio) their good name essional capabilities and integrity.

18.17. By request of the Assembly Chairman, the Audit Committee Chairman informs the General Shareholders Assembly of specific activities carried out by the committee, such as analyzing the Statutory Auditor report scope and contents.



Grupo Ene						1			
	18.17	7 Implements the Me	asure	YES	Χ	NO		N/A	
	YES.	Explain briefly:							
	Asse	oort signed by the Aud mbly ordinary meeting be inspected together	gs regarding activities	carried ou	it during				
	10.2.	dition to the Audit Coi 2) and in the Code of eholders Assembly of	Good Governance (it	em 5.3), th	nere is o	ne related to ir	nformin		
	NO.	Explain:							
	NA.	Explain the reasons	for not adopting the	recomme	endation	n:			
[17-12-20	15 Inter	nal Board of D	irectors	Regulation	
		ementation Date				de of Good Go	vernanc	ce	
L		ification Dates				n no changes			
18.18. The Audi	it Com	nmittee Internal Regul	ation assigns to it fun	ctions men	itioned i	n recommenda -	ation 18	.18.	
	18.18	3 Implements the Me	asure	YES	Х	NO		N/A	
ſ	YES.	Explain briefly:							
	Boar Chap into prese pract from carrie supe in the	e 96 of the Corporate d of Directors Regula oter 2), mainly consist account business risl entation, and disclosurices for such disclosurices for such disclosurices for such disclosured but with economic rvise the Statutory Au e Company compliance.	tion (item 10.2.2) and ing in supervising corks, and will fully evalue of financial informature; defining the medialuate the internal correlated parties, making ditor services; supervices; supervice	d the Code npliance w lluate all (ion compli- hanisms th ntrol syster ng sure th rising planr	e of Good ith the in Compan es with I ne Com m; inform at they	od Governance nternal audit programmers; making egal conditions pany will use ming the Board have been cal	e (item rogram, ng sures, estab to cons of Dire rried ou	5.3, paragra which shoul to that prepalishing policie olidate informations of operat at market p	ph b), d take ration, es and mation rations orices;



Grupo Ene	ıl	
	NA. Explain the reasons for not adopting the	recommendation:
		29-08-2007 Corporate Bylaws 17-12-2015 Code of Good Governance
	Implementation Date	March- 2012 Internal Board of Directors Regulation
	Modification Dates	There have been no changes
making or advis that corporate g	sing functions related to appointment and remune	Committee is supporting the Board of Directors in the exercise of its decision- eration of the members of the Board and of top management, making sure tching over their compliance, recommendations, and principles, should such committee.
	18.19 Implements the Measure	YES NO X N/A
	YES. Explain briefly:	
	measure 18.5, some of the functions recommen	utions Committee. However, as mentioned in the answer to ded for such committee are carried out by different bodies
	or persons inside the Company and the parent of	company.
	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	Does not apply
	Modification Dates	
selection, contr		Committee are knowledgeable in strategy, human resources (hiring and lagement), salary policies, and related issues, able to understand the scope
	18.20 Implements the Measure	YES NO x N/A
	YES. Explain briefly:	



	NO. Explain:	
	as explained in measure 18.8, general guidelimembers of the Board of Directors and top ma	utions Committee as indicated in measure 18.5. However, ines related to the appointment and remuneration of the anagement are defined by the parent company, in the first sembly with the support of the Human Resources Manager with knowledge in such issues.
	NA. Explain the reasons for not adopting the	e recommendation:
	Implementation Date	Does not apply
	Modification Dates	
lers /		of the Appointments and Retributions Committee may inform the ed out by the committee, such as follow up to the Board of Directors YES NO X N/A
lers /	Assembly of specific aspects related to work carrie remuneration policies.	ed out by the committee, such as follow up to the Board of Directors
lers /	Assembly of specific aspects related to work carrie remuneration policies. 18.21 Implements the Measure YES. Explain briefly:	ed out by the committee, such as follow up to the Board of Directors
lers /	Assembly of specific aspects related to work carrie remuneration policies. 18.21 Implements the Measure YES. Explain briefly: NO. Explain: The Company has no Appointments	YES NO X N/A ents and Retributions Committee as indicated in measures
lers /	Assembly of specific aspects related to work carrie remuneration policies. 18.21 Implements the Measure YES. Explain briefly: NO. Explain: The Company has no Appointment 18.5 and 18.8.	YES NO X N/A ents and Retributions Committee as indicated in measures

18.22. The Appointments and Retributions Committee Internal Regulation contains functions mentioned in recommendation 18.22.



po Enel						
18.22	Implements the Measure	YES	NO		x N/A	
YES.	Explain briefly:					
	explain: The Company has no Appointment 18.8.	ents and F	Retributions C	ommittee	as indicated	in measures
NA. E	NA. Explain the reasons for not adopting the recommendation:					
Imple	mentation Date	Does no	ot apply			
Modif	ication Dates					
	Implements the Measure Explain briefly:	YES	NO		X N/A	
NO. E	explain:					
14 of Corpo should Comp action	eady indicated in measure 18.6, the Comp the Board of Directors Regulation, whice trate Bylaws the Board will approve the C d be aware of, as well as directly or thro any's effective exposure to maximum de s in case of deviations. In addition, the Aud program, which should take into account be	ch indicate ompany's ugh comn efined risk dit Commi	es that in add risk manager nittees created t limits and p ttee should su	dition to to ment police d for suc roposing spervise c	functions conf by, which top in the purpose sup- corrections a compliance wit	tained in the management pervising the nd follow up h the internal
NA. E	xplain the reasons for not adopting the	e recomm	endation:			
		T				
Imple	mentation Date	Does n	ot apply			
Modif	ication 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.



Grupo En	el 18.24 Implements the Measure	YES	NO	x N/A	
	YES. Explain briefly:				
	NO. Explain: The Company has no Risk	Committee, as	indicated in measu	res 18.6 and 18.23.	
	NA. Explain the reasons for not adopti	ng the recomn	nendation:		
	Implementation Date	Does n	ot apply		
prejudice to re-	Modification Dates djustments required to differentiate compan sponsibilities assigned to this committee by commendation 18.25.				
	18.25 Implements the Measure	YES	NO	x N/A	
	YES. Explain briefly:				
	NO. Explain: The Company has no Risk Committee, as indicated in measure 18.6. However, the Board of Directors is responsible for approving the policy and, directly or through committees created for such purpose, for supervising the Company's effective exposure to maximum defined risk levels and proposing correction and follow up actions in case of deviations, as indicated in paragraph 2 of Article 14 of the Board of Directors Regulation.				
	NA. Explain the reasons for not adopti	ng the recomn	nendation:		

18.26. The main obligation of the Corporate Governance Committee is assisting the Board of Directors in its proposals and in its supervision of of Corporate Governance measures

Does not apply

Implementation Date

Modification Dates



Grupo Ene	al				
	18.26 Implements the Measure	YES	x NO	N//	Δ
	YES. Explain briefly: According to the Corporat Internal Board of Directors Regulation, the Comp supporting the Board of Directors in corporate gomembers of the Board of Directors.	oany has a	Good Governa	nce and Evaluati	on Committee
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomme	ndation:		
	Implementation Date	29-08-20	07 Corporate B	ylaws	
	Modification Dates				
8.27. The Cor	porate Governance Committee Internal Regulation	n contains	responsibilities	indicated in reco	mmendation 18
	18.27 Implements the Measure	YES	NO	X N/A	Α
	YES. Explain briefly:				
	NO Evaluing No. The evitoria defined by				
	NO. Explain: No. The criteria defined by recommendation 18.27 of Annex 1 of the Country Code are partially met, but the possibility of complementing it is being evaluated.				
	Partial compliance can be evidenced in Article 98 of the Bylaws, Section 10.1.1. of the Internal				
	Regulations of the Board of Directors and Section 5.3 of the Good Governance Code that				



Grupo Ene	el establish the functions of the Good Governance and Evaluation Committee.	
	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	29-08-2007 Corporate Bylaws 15-04-2010 Code of Good Governance March- 2012 Internal Board of Directors Regulation
	Modification Dates	There have been no changes.
19.1. Assisted	riod under evaluation, allowing scheduling the re-	c Chairman of the Board of Directors prepares the Board of Directors' work easonable number of ordinary meetings required for each year and their
	19.1 Implements the Measure	YES X NO N/A
	Board of Directors Regulation, in item 5.1 of the	contained in paragraph 1 of Article 7 of the Internal Code of Good Governance, and in paragraph 1 of Article vork plan and an annual meeting schedule, approved by
	NO. Explain:	
	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	24-03-2007 Code of Good Governance March- 2012 Internal Board of Directors Regulation
	Modification Dates	There have been no changes.
	or entities subject to surveillance, which due to t d of Directors holds from 8 to 12 ordinary meeting	heir regime are required to have minimum one meeting each month, the
	19.2 Implements the Measure	YES X NO N/A



	to a meeting notice delivered by it, by the Comp meetings will be held on the day, time, and place letter, fax, or email and will be sent to the address Company Secretary. The meeting notice will be	
	Implementation Date	29-08-2007 Corporate Bylaws 24-03-2007 Code of Good Governance March- 2012 Internal Board of Directors Regulation
	Modification Dates	There have been no changes.
10.2 One or tw	a mastings of the Board of Directors will be closely	dy focused on defining and following up the Company strate
19.3. One or two	o meetings of the board of bliectors will be cleary	rly focused on defining and following up the Company strate
	19.3 Implements the Measure	YES X NO N/A
	responsible for approving/disapproving develop	of the Corporate Bylaws, the Board of Directors is opment plans, annual action plans, investment and the Company budget presented by the Manager or by
	NO. Explain:	
	NA. Explain the reasons for not adopting the	e recommendation:
	Implementation Date	29-08-2007 Corporate Bylaws
	•	
	Modification Dates	There have been no changes



19.4. The Board of Directors approves a specific schedule of ordinary meetings, without prejudice to extraordinarily meeting as required at any time.



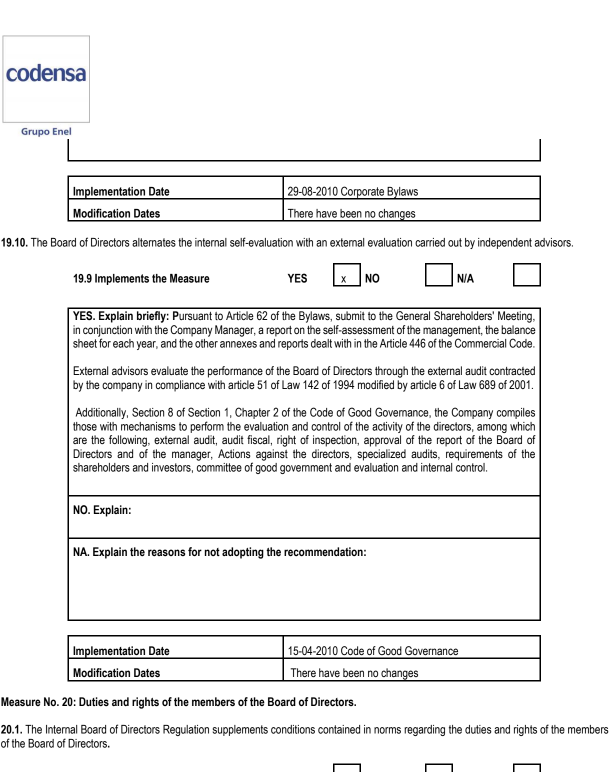
Grupo Enel					
19.4	Implements the Measure	YES	NO	X N/A	
YES	S. Explain briefly:				
No of Jon V how decimes	Explain: The Board of Directors, in the first meeting anuary 2016, scheduled all board meetings Wednesday of the third week of each month, vever this matter was not approved as a ision of JD. the calendar of ordinary etings, the schedule of ordinary meetings ughout the year will be approved				
NA.	Explain the reasons for not adopting the	recommer	ndation:		
Imp	elementation Date	March- 20	112 Internal Board	of Directors Regular	tion
	dification Dates		ve been no change		
19.5 YES mer to m	he meeting notice and at least 5 calendar day d to each item in the day's agenda so that the barbard b	YES he Internal levant infor days in adv	NO Board of Director mation related to the vance of the meeting the second sec	N/A Regulation states the meeting's agenda	s that the a in order
tne	members of the Board in the corporate portal	i iliey nave	access to.		
	members of the Board in the corporate portal	i tiley llave	access to.		
NO.		,			



Grupo En	el Modification Dates	17-09-2	014 Internal Boar	rd of Directo	ors Regulati	on
formation su	support of the Board Secretary, the Board of Difficiently in advance and that such information will d of Directors' dashboard).	irectors C	hairman will excl	usively mak	e sure that	the members
	19.6 Implements the Measure	YES	x NO		N/A	
	YES. Explain briefly: According to paragraph Regulation and item 5.1 of the Code of Go information's timely and proper delivery to the r	ood Gove	rnance, the Cha	airman is re	esponsible	for such
	NO. Explain:					
	NA. Explain the reasons for not adopting the	e recomn	endation:			
		_				
	Implementation Date	17-12-2	015 Internal Boa	d of Directo	ors Regulati	on
	Modification Dates	There h	ave been no cha	nges		
7. The Boarsident, pre	rd of Directors Chairman is ultimately responsible pared according to certain parameters that will alle	for prepar ow followi	ation of the Board ng for a logical or	of Directors der during it	s meetings' s developm	agenda, not and agent.
	19.7 Implements the Measure	YES	NO	Х	N/A	
	YES. Explain briefly:					
	NO. Explain: According to paragraphs 1 and 2 item 5.1 of the Code of Good Governance, the agenda, however not being responsible for its p the Board of Directors Chairman being required	e Chairma reparatior	n participates in upon top manag	the prepara ement, the 0	tion of the	meetings'
	item 5.1 of the Code of Good Governance, the agenda, however not being responsible for its p	e Chairma reparatior d to partici	n participates in upon top manag pate in such proc	the prepara ement, the 0	tion of the	meetings'
	item 5.1 of the Code of Good Governance, the agenda, however not being responsible for its p the Board of Directors Chairman being required	e Chairma reparatior d to partici	n participates in upon top manag pate in such proc	the prepara ement, the 0	tion of the	meetings'
	item 5.1 of the Code of Good Governance, the agenda, however not being responsible for its p the Board of Directors Chairman being required	e Chairma reparatior d to partici	n participates in upon top manag pate in such proc	the prepara ement, the 0	tion of the	meetings'
	item 5.1 of the Code of Good Governance, the agenda, however not being responsible for its p the Board of Directors Chairman being required	e Chairma reparatior I to partici	n participates in upon top manag pate in such proc	the prepara ement, the 0	tion of the	meetings'



19.8. In the Corporate Government Governance Annual Report and in the Cattendance to the Board of Directors and its Committees' meetings.	Corporate	Webpage the Com	npany includes the	members'
19.8 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: The annual Corporate Governance Report - presented for the General Shareholders Assembly approval and having been previously approved by the Board of Directors - informs of meetings held by the General Shareholder Assembly, the Board of Directors and its committees, relevant decisions approved by them, and conclusions related to compliance with good corporate governance however not including a list of those attending the Board and its Committees meetings.	e s d			
NA. Explain the reasons for not adopting the recommendation:				
	1			
Implementation Date	Does n	ot apply		
Modification Dates				
19.9. Each year, the Board of Directors evaluates the effectiveness of its work as members, individually considered, including paired evaluations, as well as the reperformance of its members, as applicable proposing changes to its organization company's Board of Directors requires that such evaluation process be also carried.	easonable on and ope ed out in t	ness of its internal eration. In the case the subordinated co	norms and the dedice of conglomerates,	cation and the parent
19.8 Implements the Measure YES	NO	X N/A		
YES. Explain briefly:				
NO. Explain: The content of recommendation 19.9 is not exactly fulfilled, while the evaluation of the members is not done individually.				
NA. Explain the reasons for not adopting the recommendation	on:			



20.1. The Interior the Board of	nal Board of Directors Regulation supplements co	onditions co	ntained in norms reg	arding the duties	and rights
	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 Interna	I Board of Directors	Regulation sets	forth the
	NO. Explain:				



Grupo En	el I				Í
	NA. Explain the reasons for not adopting the	e recomm	nendation:		
	Implementation Date March- 2012 Internal Board of Directors Regulation			tion	
	Modification Dates 17-09-2014 Internal Board of Directors Regulation				ion
	ord of Directors Regulation develops the Companiecommendation 20.2.	y underst	anding regarding du	ties of the members	of the Board of Directors
	20.2 Implements the Measure	YES	X NO	N/A	
	YES. Explain briefly: The Internal Rules of the guiding principles of the role of director and dut are the duty of diligence or care, loyalty, non-among others.	ties of the competition	members of the Bo on, report conflicts o	ard of Directors, witl of interest and confi	hin which dentiality,
	Specifically, the regulations of the Board of Directors address the duty of non-competition with society in paragraph 5 of art. 16. "Refrain from participating on its own or through an interposed person in the personal interest of third parties, in activities that imply competition with the Company or in acts in respect of which there is a conflict of interest, unless expressly authorized by the General Shareholders' Meeting. Additionally Numeral 14. From art. 16 refers to the code of ethics that develops the definition of the legal duty to abstain from acting in competition with society.				
	Likewise, the regulations of the Board of Dire following manner: "ART. 2° in the individua use of financial resources, as well as in the "Additionally Art. 16. Numeral 14 refers to the administrators against the use of social assets.	l ethical be ethical be code of	pehavior of their pub pehavior of all pers	lic actions, in the ap	propriate Company.
	NO. Explain:				
	NA. Explain the reasons for not adopting the	e recomm	nendation:		
	Implementation Date	March-	-2012 Internal Board	of Directors Regula	tion
	Modification Dates		have been no chang		

20.3. The Board of Directors Regulation develops issues related to the rights the members of the Board of Directors have, as indicated in recommendation 20.3.



	20.3 Implements the Measure	YES	NO	X N/A	
	YES. Explain briefly:				
	NO. Explain: The induction to which recommendation 20.3 refers. It is not established as a right of the board members.				
	However, the Internal Rules of the Board of Directors establishes in Article 1 that when new members of the Board of Directors enter their Secretary will deliver them, at the first meeting of the Board they attend, a copy of this Regulation for knowledge and compliance thereof. Likewise, when a member of the Board of Directors is appointed for the first time, the necessary information will be made available to him so that he acquares sufficient knowledge regarding the Company and the sector, as well as the information related to the responsibilities, obligations and functions of the Company. position. Article 11 of the same internal regulation states that the Board of Directors may hire, at the request of any of its members, an external adviser to contribute with elements of judgment necessary for the adoption of certain decisions, which by their nature merit it. Article 12 establishes that the members of the Board of Directors will have a remuneration that will be fixed by the General Assembly of Shareholders.	recomme	ndation:		
	Implementation Date	March-20	012 Internal Board o	of Directors Regulation	on
	Modification Dates	There ha	ve been no change	S	
Measure No. 2	1: Conflicts of interest.				
	pany has defined policies and procedures, forma est, either direct or indirect, through the related par				
	21.1 Implements the Measure	YES	NO	X N/A	



YES. Explain briefly:

NO. Explain: No. The procedure for conflict of resolution does not distinguish betwee or indirect conflicts through related part	en direct
NA. Explain the reasons for not adop	oting the recommendation:
Implementation Date	29-08-2007 Corporate Bylaws 15-04-2010 Code of Good Governance
Implementation Date	
Modification Dates	There have been no changes
provides the rules and steps to be followed, which shou	entiates between sporadic or ongoing conflicts. If sporadic, the applicable procedure ld be relatively easy to implement and hard to elude by the affected person. In case uld the situation affect Company operations, it should be considered a mandator YES NO X N/A
YES. Explain briefly	
NO. Explain: No. Chapter VI of the Good Governance regulates the resoldisputes and conflicts of interest, but of differentiate between conflicts of spora permanent interest.	lution of loes not
NA. Explain the reasons for not adop	oting the recommendation:
Implementation Date	15-04-2010 Code of Good Governance
•	
Modification Dates	There have been no changes

21.3. The members of the Board of Directors, the legal representatives, the members of top management, and other Company administrators periodically report to the Board of Directors direct or indirect relationships existing among them or with other companies or bodies belonging to the conglomerate the issuer is part of, or with the issuer, vendors, clients, or any other group of interest possibly leading to conflicts of interest or subject to influencing their vote, this way building a "map of related parties" for the administrators.



el	
21.3 Implements the Measure	YES X NO N/A
the Board of Directors regulation is that of relationships they may have with the Company	of the Board of Directors members contained in Article 16 of individually informing other directors of direct or indirect y, with vendors or clients, and in general with other persons appany which could possibly lead to conflicts of interest or
NO. Explain:	
NA. Explain the reasons for not adopting the	e recommendation:
Implementation Date	March-2012 Board of Directors Regulation
Modification Dates	There have been no changes

21.4. Relevant conflicts of interest, i.e. those that could require the person affected to refraining from attending a meeting and/or voting, affecting the members of the Board of Directors and other Administrators, are included in public information published each year by the Company in its webpage.



Grupo Enel	21.4 Implements the Measure	YES	x NO	N/A	
	YES. Explain briefly: According to item 3 of Governance, existing economic relationships be controlling parties and their administrators will existing between the Company and its adminandling, and resolution of conflicts of interest Shareholders and the Investors complete, su economic relationships existing between the Coparties and their administrators.	etween the be carried histrators In its we ficient, ar	e Company and in dout under mark will follow regular ebpage, the Com and periodically up	ts majority Shareholder et conditions. Particula ations applicable to propany will make availa podated information per	s or other orly, those revention, ble to the taining to
-	NO. Explain:				
	NA. Explain the reasons for not adopting the	e recomm	endation:		
[Implementation Date	15-04-2	2010 Code of Go	ood Governance	
	Modification Dates				
The definit	ion of "related party" applicable to the Company	is consist	tent with Internati	onal Accounting Norm	No. 24 (N
	21.5 Implements the Measure	YES	x NO	N/A	
	YES. Explain briefly: The definition of a L International Accounting Standard IAS 24, as e corresponding year				
	NO. Explain:				
-	NA. Explain the reasons for not adopting the	recomm	endation:		



	nel				
	Modification Dates				
re No.	22: Operations with related parties.				
	ompany has a policy that defines the specific tanding balances and relationships among the				
iiig outs	tanding balances and relationships among their	п, ехсерт ю		to specific regulations	·.
	22.1 Implements the Measure	YES	NO	X N/A	
	VEC Empleie beieffen				1
	YES. Explain briefly:				
	NO Franking them 00 of Article 44 of the last	I DI	- f Di t D lt		
	NO. Explain: Item 20 of Article 14 of the Interacts, and agreements with related parties of	orresponding	to acquisitions of g	oods and services an	d whose
	value, added to the joint quota contracted w exceeding the contracting limit - exclusive or				
	Directors. The Audit Committee is responsible	ole for issuin	g a written report reg	garding operations ca	rried out
	with economic related parties, previously ha conditions and do not affect the Shareholder	rs' equal trea	atment. (Item 10.2.2		
	Directors Regulation and item 5.3 of the Coo	de of Good (Governance).		
	NA. Explain the reasons for not adopting	the recomi	mendation:		
	Total Explain the reasons for not adopting	the reconn	nonadion.		
	Implementation Date	N/A			
	Modification Dates				
The Cor	mpany policy regarding operations with related	narty covers	aspects mentioned	in recommendation 2	922
		pu. 1, 001010	пороско полисина		
			110	x N/A	
	22.2 Implements the Measure	YES	NO NO	A N/A	
	22.2 Implements the Measure YES. Explain briefly:	YES	NO	X NA	



NO. Explain: The Company has no policy for operations with related parties, as indicated in measure 22.2. However, through the Audit Committee the Board of Directors is informed of operations carried out between related parties, confirming that they are carried out under market conditions and do not affect the Shareholders' equal treatment (Item 10.2.2 of the Internal Board of Directors Regulation and item 5.3 of the Code of Good Governance).						
NA. Explain the reasons for not adopting the recommendation:						
Implementation Date	Does not apply					
Modification Dates						
22.3 Implements the Measure	YES NO X N/A					
22.3 Implements the Measure YES. Explain briefly:	YES NO X N/A					
YES. Explain briefly: NO. Explain: Item 20 of Article 14 of th acts, or agreements with related parties value, added to the joint quota contracte	e Internal Board of Directors Regulation indicates that operations, corresponding to the acquisition of goods and services and whose of with all related parties within 12 consecutive months, exceeding a purchases - should be approved by the Board of Directors.					
YES. Explain briefly: NO. Explain: Item 20 of Article 14 of th acts, or agreements with related parties value, added to the joint quota contracte	e Internal Board of Directors Regulation indicates that operations, corresponding to the acquisition of goods and services and whose of with all related parties within 12 consecutive months, exceeding purchases - should be approved by the Board of Directors.					
YES. Explain briefly: NO. Explain: Item 20 of Article 14 of th acts, or agreements with related parties value, added to the joint quota contracte the contracting limit - exclusive of energy	e Internal Board of Directors Regulation indicates that operations, corresponding to the acquisition of goods and services and whose of with all related parties within 12 consecutive months, exceeding purchases - should be approved by the Board of Directors.					

Measure No. 23: Board of Directors members' fees.

23.1. The Company has a Board of Directors remuneration policy, approved by the General Shareholders Assembly and reviewed annually, which includes all pament components that can effectively be met. Such components could be fixed or variable and could include fixed payments for being a member of the Board of Directors, fees for having attended the Board of Directors and/or its committees' meetings, and other types of payments required, regardless of their nature and either in cash or in-kind, as well as obligations assumed by the Company



Grupo

regarding pensions or life insurance premiums or other items,	, applicable to old members and current members, as well as payments of civil
liability insurance policies obtained by the Company in favor of	of the members of the Board of Directors.

Grupo Ene					
	ions or life insurance premiums or other items, appose policies obtained by the Company in favor of the				well as payments of civil
masmity mountain					
	23.1 Implements the Measure	YES	x NO	N/A	
					
	YES. Explain briefly: In item 7 of the Corpora establishes as the remuneration policy for the Shareholders Assembly will establish each year ordinary meeting and the following, taking into a the directors, customary fees for such positions is received by the Company from the directors. The Shareholders Assembly faculty according to Artiordinary meeting of the General Shareholders Athe Board of Directors.	r their re ccount d in the ma e approv	ers of the Board of emuneration for the ti edication time, respon trket the Company op al of the Code of Goo f the Corporate Bylaw	Directors that the me between the re nsibilities, and obliga- perates, and the con- ord Governance is a ws. Additionally, duri	General spective ations of atribution General ing each
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomm	endation:		
		45.04.0	040.0 1 60 10		
	Implementation Date		010 Code of Good Go		
	Modification Dates	There h	ave been no changes	3	
mid- and long- component rela	e Company adopt remuneration systems that incluterm, the policy will include limits as to the amounte to Company benefits or other performance indices Statutory Auditor Report subject to reducing the	unt that o	can be distributed by the end of the period	the Board of Direct under evaluation, the	tors; should the variable
	23.2 Implements the Measure	YES	NO	X N/A	
	YES. Explain briefly:				
	NO. Explain: No. There is no variable component in the remuneration of members of Boards of Directors, therefore it is not possible to adopt the recommendation. The remuneration is determined and defined at the Shareholders' Meeting.				



Grupo En		e recommendation: There is no variable component in the o the policy.
	Implementation Date Modification Dates	Does not apply
		Directors are explicitly excluded from payment systems involving options of ck quotations.
	23.3 Implements the Measure	YES NO N/A X
	YES. Explain briefly:	
	NO. Explique	
		e recommendation: Company shares are not listed in the al company, so that the prohibition mentioned in the
	Implementation Date	Does not apply
	Modification Dates	
	period under evaluation and according to the remuters cost for all approved fee payment component	uneration policy, the General Shareholders Assembly approves a maximur is.
	23.4 Implements the Measure	YES X NO N/A
	the Code of Good Governance establishes that Directors, the General Shareholders Assembly of the Board of Directors for the time between the	measure 23.1, in item 7, Corporate Bylaws 1 of Chapter 2, it, as remuneration policy for the members of the Board of will each year establish fees corresponding to the members he respective ordinary meeting and the following. Inasmuch ment schemes for the Board of Directors, the fee approved



	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					
d of Director		under evaluation, which includes all payments made to the members of the he Shareholders and is published in the Company webpage, itemized and					
;	23.5 Implements the Measure	YES X NO N/A					
1	Internal Board of Directors Regulation, the adr General Assembly's consideration, including a account of salaries, fees, trip expenses, represe transportation expenses, and any other type	em 8, of the Corporate Bylaws and Article 14, item 8 of the ministrators submit an annual management report for the among others a certification describing expenditures on entation expenses, bonuses, payments in cash and in-kind, of payment received by each Company director. The Superintendence SIMEV, as end-of-year information. This are Company webpage.					
1	NA. Explain the reasons for not adopting the	recommendation:					
	Implementation Date	29-08-20007 Corporate Bylaws March-2012 Internal Board of Directors Regulation					
	Modification Dates	There have been no changes					
_		<u> </u>					
ure No. 24	: The Company President and top manageme	ent. eparation between the Company administration or government (represented					



Chapter 2 of the Code of Good Governance separately regulate the operation, duties, rights, and functions of the Board of Directors and Management, respectively.								
NO. Explain:								
NA. Explain the reasons for not adopting the recommendation:								
Implementation Date	29-08-20007 Corporate Bylaws 15-04-2010 Code of Good Governance							
Modification Dates	There have been no changes							
I, the Board of Directors' policy delegates the ordir y, supervision, governance, and control functions.	linary course of dealings to the top management team, focusing i	its activity on						
24.2 Implements the Measure	YES X NO N/A							
62) and through the Internal Board of Directors I (item 1, Corporate Bylaws 1, Chapter 2), the ma Company strategy and activities related to administrative Company body being required to supervision and control instrument, watching over corporate risks, so that the Company Administr Shareholders and Investors, maximizing the soc	assigned to the Board of Directors by the regulations (Article & Regulation (Article 14) and the Code of Good Governance that are a specific processes of the second form of the control of the processes of the second form of the processes of the second form of the processes of the second form of th							
NO. Explain:								
NA. Explain the reasons for not adopting the	e recommendation:							
Implementation Date	29-08-20007 Corporate Bylaws March-2012 Internal Board of Directors Regulation							
Modification Dates	There have been no changes							



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.

resident faculty levels and those of other members of top management. 24.4 Implements the Measure YES X NO N/A YES. Explain briefly: The Company has the PO 208 Power Policy that regulates the granting, revocation	24.3 Implements the Measure	YES	NO		X N/	Α _
Committee, general guidelines related to such issues related to top management being defined by the parent Company. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply Modification Dates Pany has a clear function delegation policy, approved by the Board of Directors under a faculties' scheme that resident faculty levels and those of other members of top management. 24.4 Implements the Measure YES X NO N/A YES. Explain briefly: The Company has the PO 208 Power Policy that regulates the granting, revocation and modification of the general and special powers in accordance with the organizational role of the attorney and the powers of the grantor. NO. Explain:	YES. Explain briefly:					
Committee, general guidelines related to such issues related to top management being defined by the parent Company. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply Modification Dates any has a clear function delegation policy, approved by the Board of Directors under a faculties' scheme that resident faculty levels and those of other members of top management. 24.4 Implements the Measure YES X NO N/A YES. Explain briefly: The Company has the PO 208 Power Policy that regulates the granting, revocation and modification of the general and special powers in accordance with the organizational role of the attorney and the powers of the grantor. NO. Explain:		40.0 !!				10 (1)
Implementation Date Modification Dates Does not apply Modification Dates Does not apply NO In It applies the granting, revocation and modification of the general and special powers in accordance with the organizational role of the attorney and the powers of the grantor. NO. Explain:	Committee, general guidelines related to such is	18.8, the C ssues relat	company nas noted to top mana	o Appoir gement	itments ar being defi	ned by the
Implementation Date Modification Dates Does not apply Modification Dates Does not apply NO In It applies the granting, revocation and modification of the general and special powers in accordance with the organizational role of the attorney and the powers of the grantor. NO. Explain:	NA Explain the reasons for not adopting the	roomm	andation.			
Pany has a clear function delegation policy, approved by the Board of Directors under a faculties' scheme that resident faculty levels and those of other members of top management. 24.4 Implements the Measure YES X NO N/A YES. Explain briefly: The Company has the PO 208 Power Policy that regulates the granting, revocation and modification of the general and special powers in accordance with the organizational role of the attorney and the powers of the grantor. NO. Explain:	NA. Explain the reasons for not adopting the	e recomme	endation:			
Pany has a clear function delegation policy, approved by the Board of Directors under a faculties' scheme that resident faculty levels and those of other members of top management. 24.4 Implements the Measure YES X NO N/A YES. Explain briefly: The Company has the PO 208 Power Policy that regulates the granting, revocation and modification of the general and special powers in accordance with the organizational role of the attorney and the powers of the grantor. NO. Explain:		<u> </u>				
any has a clear function delegation policy, approved by the Board of Directors under a faculties' scheme that resident faculty levels and those of other members of top management. 24.4 Implements the Measure YES X NO N/A YES. Explain briefly: The Company has the PO 208 Power Policy that regulates the granting, revocation and modification of the general and special powers in accordance with the organizational role of the attorney and the powers of the grantor. NO. Explain:	Implementation Date	Does no	ot apply			
24.4 Implements the Measure YES X NO N/A YES. Explain briefly: The Company has the PO 208 Power Policy that regulates the granting, revocation and modification of the general and special powers in accordance with the organizational role of the attorney and the powers of the grantor. NO. Explain:	Modification Dates					
and modification of the general and special powers in accordance with the organizational role of the attorney and the powers of the grantor. NO. Explain:	resident faculty levels and those of other member	rs of top m	nanagement.	tors und		Г
	and modification of the general and special power					
NA. Explain the reasons for not adopting the recommendation:	NO. Explain:					
	NA. Explain the reasons for not adopting the	recomme	endation:			



Grupo Ene	el		
	Implementation Date	21-11-2012 Policy 57	
	Modification Dates	There have been no changes	
	the Appointments and Retributions Committee or ident performance, being informed of evaluations	the body acting in its stead, the Board of Directors evaluates ea made of top management members.	ach year the
	24.5 Implements the Measure	YES X NO N/A	
	2 of Chapter 2 of the Code of Good Governand approves submittal of the administrators' manage includes the General Manager Activities and thomonth each business line manager delivers to the state of the control of the code of Good Governance approved in the code of Good Good Good Good Good Good Good G	em 8, of the Corporate Bylaws, item 4 of Corporate Bylaws ice, and Article 14 of the Board of Directors Regulation, it ement report to the General Shareholders Assembly, which is of each member of top management. Additionally, each the Board of Directors a report with facts and results of its quests from the members of the Board of Directors as	
	NO. Explain:		
	NA. Explain the reasons for not adopting the	recommendation:	
	Implementation Date	29-08-20007 Corporate Bylaws March-2012 Internal Board of Directors Regulation 15-04-2010 Code of Good Governance	
	Modification Dates	TO 01 2010 GOOD OF GOOD GOVERNMENCE	
	pany has a remuneration policy for the Company	President and other members of top management, approved by nade, subject to compliance with long term objectives and risk le	
	24.6 Implements the Measure	YES NO X N/A	
	YES. Explain briefly:		
	NO. Explain: There is no remuneration policy management approved by the Board of Directors	y for the Company President and other members of top	



el				•
NA. Explain the reasons for not adop	ting the recommendati	on:		
Implementation Date	Does not apply	l		
Modification Dates				
he Company President remuneration inc prevent the variable component from exc 24.7 Implements the Measure				
YES. Explain briefly:				
NO. Explain: It is not possible to implement the rec workers, including the chairman of the s the Holding in Italy given the control agr be regulated locally by any committee.	ame or the members of s	senior managei	ment, are defined	directly by
NA. Explain the reasons for not adop	ting the recommendati	on:		
Implementation Date	Does not appl	у		



I. CONTROL ARCHITECTURE

Measure No. 2	5: Control environment.					
	of Directors is ultimately responsible for the exist v, and risks, so that it will meet conditions mention				any, according t	o its nature,
	25.1 Implements the Measure	YES	x NO	N/A		
	YES. Explain briefly: According to the Corpor Board of Directors is responsible for defining me from control bodies for submittal to the Board of	chanisms				
	This has been regulated by the Internal Board o Governance (item 5.3, Corporate Bylaws 1, Cha		Regulation (ite	em 10.2.2) and the Coo	de of Good	
	NO. Explain:					
	NA. Explain the reasons for not adopting the	recomme	endation:			
	Implementation Date	March-20		lylaws ard of Directors Regula and Governance	ation	
	Modification Dates	There ha	ave been no ch	anges.		
consolidated ar matter at a cong	ee of conglomerates, the parent Company's Boar of formal scope covering all subordinated compar glomerate level, and defining clear report channels ontrol measures.	nies, estab	olishing respons	sibilities related to polic	ies and guidelir	nes on such
	25.2 Implements the Measure	YES	x NO	N/A		
	YES. Explain briefly: The parent Company has of 2012 - "Internal Control over Financial Reprevaluated according to the Master Model of Information, according to the COSO report, the Opractices.	orting", ite the ENEL	m 6, indicating Group Intern	that the control system on Control System on	em will be Financial	
	This internal control system evaluation will be ma	ade based	on:			
	 The risk evaluation, made jointly by the Service Function/Division/Country. Information extracted from the PRII financial statements. 			-		



	Recommendations made by t	Sitterial addition			
NO. Exp	olain:				
NA. Exp	plain the reasons for not adopt	ing the recomm	endation:		
Implem	entation Date	19/12/	2012		
Modific	ation Dates	There a	ire no changes		
of 2012 evaluate	xplain briefly: The parent Compa - "Internal Control over Financed according to the Master Mo tion, according to the COSO repo s.	ial Reporting", it del of the ENE	em 6, indicating t L Group Internal	that the control syste Control System on	m w
ľ	ernal control process involves the	e following sub pro	ocesses:		
1. 2. 3. 4. 5. 6.	Mapping/process updating/g assurance, and the main key Self-evaluation of the design Evaluation of deficiencies, ap	eneral controls identification and and operational e proval and follow general internal co	(ELC / CLC-IT updating controls ffectivenessup of the action p	GC), risk evaluation (top down risk focus blan.	base
NO. Exp	plain:				
NA. Exp					

coden	sa			
Grupo Ene				
Grapo Erro				
	Implementation Date	19/12/2012		
	Modification Dates	There are no comm	nents	
26.2 . The Com	pany has an extended risks map as a tool to identi	fy and follow up fina	ncial and nonfinanci	al risks it is exposed
. 0.2. 1110 00111 ₁	sally had all solution hold hap as a test to less to	my and ronon up into		ar notes it is expected
	26.2 Implements the Measure	YES X N	01	N/A
	Information, according to the COSO report, the C practices. Such internal control is based on mapping/pro evaluation, quality assurance, and the main key based). This mapping is handled in the SAP GRO	ocess updating/gene	ral controls (ELC /	CLC-ITGC), risk o down risk focus
	NO. Explain:			
	NA. Explain the reasons for not adopting the	recommendation:		

to.

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

26.3. The Board of Directors is responsible for establishing a risks management policy and defining maximum exposure limits regarding each risk identified.



	el				
	26.3 Implements the Measure	YES	NO	X N/A	
	YES. Explain briefly:				
	NO. Explain: The risk management policy is defined by the parent of the Group of which the company is a part.				
	NA. Explain the reasons for not adopting the	e recomm	nendation:		
		47.40	004511 10 10	(8: 1 8 11	
	Implementation Date Modification Dates		2015 Internal Board have been no chang	of Directors Regulat	tion
4 The Boa	rd of Directors knows and periodically supervises	the curre	nt Company exposi		
	d follow up actions in case of deviations.				s levels defined, propo
		YES	x NO	re to maximum risks	s levels defined, propo
	d follow up actions in case of deviations.	YES cording to responsib re of, and	x NO paragraph 2 of Arti le for approving the I directly or through	N/A cle 14 of the Internal Company's risk mar committees created	I Board of nagement
	26.4 Implements the Measure YES. Explain briefly: As mentioned above, ac Directors Regulation, the Board of Directors is policy, which top management should be awa purpose supervising the current Company expo	YES cording to responsib re of, and	x NO paragraph 2 of Arti le for approving the I directly or through	N/A cle 14 of the Internal Company's risk mar committees created	I Board of nagement
	26.4 Implements the Measure YES. Explain briefly: As mentioned above, ac Directors Regulation, the Board of Directors is policy, which top management should be awa purpose supervising the current Company expoand follow up actions in case of deviations.	YES cording to responsib re of, and sure to m	x NO paragraph 2 of Artile for approving the I directly or through aximum risk levels	N/A cle 14 of the Internal Company's risk mar committees created	I Board of nagement
	26.4 Implements the Measure YES. Explain briefly: As mentioned above, ac Directors Regulation, the Board of Directors is policy, which top management should be awa purpose supervising the current Company exportant follow up actions in case of deviations. NO. Explain: NA. Explain the reasons for not adopting the	YES cording to responsible re of, and osure to me	x NO paragraph 2 of Artile for approving the I directly or through aximum risk levels of the Artile Province of the I directly or through aximum risk levels of the I directly or through aximum risk levels of the I directly or through the I directly or through the I directly or the I directly or the I directly or through the I directly or the I directly or through the I directly	N/A cle 14 of the Internal Company's risk mar committees created defined, proposing co	I Board of nagement d for such orrections
	26.4 Implements the Measure YES. Explain briefly: As mentioned above, ac Directors Regulation, the Board of Directors is policy, which top management should be awa purpose supervising the current Company expoand follow up actions in case of deviations. NO. Explain:	YES cording to responsible re of, and osure to me	x NO paragraph 2 of Artile for approving the I directly or through aximum risk levels of the Artile Province of the I directly or through aximum risk levels of the I directly or through aximum risk levels of the I directly or through the I directly or through the I directly or the I directly or the I directly or through the I directly or the I directly or through the I directly	N/A cle 14 of the Internal Company's risk mar committees created defined, proposing co	I Board of nagement d for such orrections

26.5. Regarding its risk management policy, top management is the owner of the processes and is responsible for managing risks and for identifying, evaluating, measuring, controlling, monitoring, and reporting risks, defining methodologies and making sure that such risks management will be consistent with the strategy, the defined risks policy, and maximum limits approved.



	26.5 Implements the Measure	YES	X NO	N/A		
	YES. Explain briefly:					
	Item 2 of Chapter IV, Corporate Bylaws 2, of the the General Manager functions regarding inte prevention culture, understood as the analysis Company to be protected against them, submit include the most significant facts of the previous statements, an analysis of main budget change risks and opportunities affecting the Company and t	rnal Com s of risks ting each s month, f s, and the	pany control, incluc and establishment month a report to the inancial statements previous year resul	ling that of promotir of mechanisms allow he Board of Directors explanations to the ts, together with a ar	ng a risk wing the that will financial	
	NO. Explain:					
	NA. Explain the reasons for not adopting the	recomm	endation:			
	Implementation Date	29-08-2	2007 Corporate Byla	ws		
	Modification Dates		nave been no chang			
26.6. The company	pany has a risk delegation policy, approved by the level.				n be directly managed by	
	26.6 Implements the Measure	YES	NO	x N/A		
	YES. Explain briefly:					
	NO. Explain: There is no centralized risk policy approved by the Board of Directors as indicated by the measure. Up to now, each manager (business, financial, operational, etc.) has followed up, identified, and managed applicable risks in an independent manner and according to recommendations from the ENEL group management lines.					
	NA. Explain the reasons for not adopting the	recomm	endation:			

codens	a	
Grupo Enel		
Ī.	mplementation Date	Does not apply
	Modification Dates	3500 постары,
26.7. In conglome comprising them.		consolidated level so that it will promote cohesion and control of companies
2	26.7 Implements the Measure	YES X NO N/A
b a c A a tt tt	pusiness line. At the Holding level there are per and limits to be controlled in each country. There are to monitor activities. Additionally, every 6 months the ICFR Global una specific internal control evaluation on Group cohe list. This evaluation describes the main issue the period. The ICFR Global unit reports to the Internal Contrand risk matters and significant deficiencies su	the Holding level, defining risks managed by each Group ersons responsible for defining and following up strategies re are direct report levels to Holding lines in the country in nit and Holding Auditing prepare detailed reports including companies' financial information of internal control bodies in ues, projects, improvements, and deficiencies found during trol Committee and to the Auditors Board all internal control subject to potentially affecting the effective application of ecording to the Holding procedure item 6.5 of Organizational
N	NO. Explain:	
N	NA. Explain the reasons for not adopting the	recommendation:
11	mplementation Date	19/12/2012
	Modification Dates	There are no changes
the conglomerate	Company have a complex and diverse business level in the case of integrated companies in cor	s and operations structure, there is a CRO Chief Risk position, competent a ontrol and/or corporate group situations.

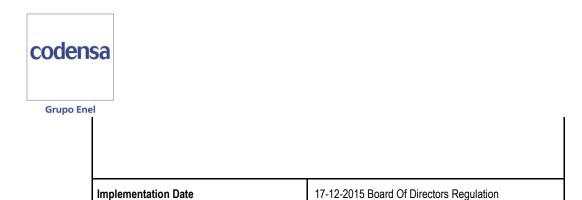


Grupo En	el				
	YES. Explain briefly:				
		establishing persons responsible for each business line in us risks. Each of these units includes persons responsible in each country.			
	Every 6 months, the ICFR Global unit and Holding Auditing prepare detailed reports including specifinternal control evaluations 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.				
	and risk materials and significant deficiencies s	rol Committee and to the Auditors Board all internal control subject to potentially affecting the effective application of cording to the Holding procedure item 6.5 of Organizational			
	NA. Explain the reasons for not adopting the	recommendation:			
	Implementation Date	Does not apply			
	Modification Dates				
I. The Boa	27: Control activities. rd of Directors is responsible for supervising the exist asistent with current risk management mechanisms 27.1 Implements the Measure	stence of proper internal control systems, customized according. YES X NO N/A			
	YES. Explain briefly: As already mentioned in m 14 of the Internal Board of Directors Regulation	neasures 26.3 and 24.4, according to paragraph 2 of Article n the Board of Directors is responsible for approving the the Audit Committee, supervising planning and execution ampliance programs.			
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recommendation:			
	The Explain the reasons for not adopting the	1000mmonuudum			



Implementation Date	17-12-2015 Board Of Directors Regulation
Modification Dates	There have been no changes

d of Directors is responsible for supervising the effectiveness of the internal control system, responsibility that no mimittee without the Board being relieved of its supervision obligation. 27.2 Implements the Measure YES x NO N/A VES. Explain briefly: As mentioned in measures 26.3 and 24.4, in accordance with the provisions of the second paragraph of Article 14 of the Internal Regulations of the Board of Directors, it is the function of the Board of Directors to approve the risk management policy. Additionally, it is the function of the Audit Committee to supervise the planning and execution of the control activities foreseen in the Company's compliance programs and developed by the Internal Audit Management, to propose to the Board of Directors the structure, procedures and methodologies necessary for the operation of the internal control system, know and evaluate the internal control system of the Company. Code of Good Governance Numeral 5.3. b) The functions of the Audit Committee are the following: (i) to supervise compliance with the internal audit program, which must take into account the business risks and comprehensively evaluate all the areas of the Company; (ii) ensure that the preparation, presentation and disclosure of inancial information complies with the provisions of the Law, (iii) review the year-end financial statements, before being presented for consideration by the Board of Directors and the General Shareholders' Meeting; (iv) issue a written report regarding the transactions that have been entered into with related parties, having verified that they were carried out under market conditions and that they do not violate the equal treatment of the Shareholders; (v) establish the policies and practices that the Company will use in the construction, disclosure and disclosure of its financial information; (vi) define the mechanisms that the Company will use to consolidate the information of the control bodies for the presentation of the same to the Board of Directors; and (vii) the oth	Modification Dates	There have been no changes	
YES. Explain briefly: As mentioned in measures 26.3 and 24.4, in accordance with the provisions of the second paragraph of Article 14 of the Internal Regulations of the Board of Directors, it is the function of the Board of Directors to approve the risk management policy. Additionally, it is the function of the Audit Committee to supervise the planning and execution of the control activities foreseen in the Company's compliance programs and developed by the Internal Audit Management, to propose to the Board of Directors the structure, procedures and methodologies necessary for the operation of the internal control system, know and evaluate the internal control system of the Company. Code of Good Governance Numeral 5.3. b) The functions of the Audit Committee are the following: (i) to supervise compliance with the internal audit program, which must take into account the business risks and comprehensively evaluate all the areas of the Company; (ii) ensure that the preparation, presentation and disclosure of financial information complies with the provisions of the Law; (iii) review the year-end financial statements, before being presented for consideration by the Board of Directors and the General Shareholders' Meeting; (iv) issue a written report regarding the transactions that have been entered into with related parties, having verified that they were carried out under market conditions and that they do not violate the equal treatment of the Shareholders; (v) establish the policies and practices that the Company will use in the construction, disclosure and disclosure of its financial information; (vi) define the mechanisms that the Company will use in the construction, disclosure and disclosure of its financial information; (vi) define the mechanisms that the Company will use to consolidate the information of the control bodies for the presentation of the same to the Board of Directors; and (viii) the others assigned by the Board of Directors. In order to fulfill its duties, the Audit Committee may hire indepe	d of Directors is responsible for supervising the	e effectiveness of the internal control system, respons	sibility that m
second paragraph of Article 14 of the Internal Regulations of the Board of Directors, it is the function of the Board of Directors to approve the risk management policy. Additionally, it is the function of the Audit Committee to supervise the planning and execution of the control activities foreseen in the Company's compliance programs and developed by the Internal Audit Management, to propose to the Board of Directors the structure, procedures and methodologies necessary for the operation of the internal control system, know and evaluate the internal control system of the Company. Code of Good Governance Numeral 5.3. b) The functions of the Audit Committee are the following: (i) to supervise compliance with the internal audit program, which must take into account the business risks and comprehensively evaluate all the areas of the Company; (ii) ensure that the preparation, presentation and disclosure of financial information complies with the provisions of the Law; (iii) review the year-end financial statements, before being presented for consideration by the Board of Directors and the General Shareholders' Meeting; (iv) issue a written report regarding the transactions that have been entered into with related parties, having verified that they were carried out under market conditions and that they do not violate the equal treatment of the Shareholders; (v) establish the policies and practices that the Company will use in the construction, disclosure and disclosure of its financial information; (vi) define the mechanisms that the Company will use to consolidate the information of the control bodies for the presentation of the same to the Board of Directors; and (vii) the others assigned by the Board of Directors. In order to fulfill its duties, the Audit Committee may hire independent specialists in specific cases in which it deems it appropriate, in accordance with the Company's contracting regulations. 5. Information regarding the risk rating provided to the interested parties The Company has contracted th	27.2 Implements the Measure	YES X NO N/A	
supervise compliance with the internal audit program, which must take into account the business risks and comprehensively evaluate all the areas of the Company; (ii) ensure that the preparation, presentation and disclosure of financial information complies with the provisions of the Law; (iii) review the year-end financial statements, before being presented for consideration by the Board of Directors and the General Shareholders' Meeting; (iv) issue a written report regarding the transactions that have been entered into with related parties, having verified that they were carried out under market conditions and that they do not violate the equal treatment of the Shareholders; (v) establish the policies and practices that the Company will use in the construction, disclosure and disclosure of its financial information; (vi) define the mechanisms that the Company will use to consolidate the information of the control bodies for the presentation of the same to the Board of Directors; and (vii) the others assigned by the Board of Directors. In order to fulfill its duties, the Audit Committee may hire independent specialists in specific cases in which it deems it appropriate, in accordance with the Company's contracting regulations. 5. Information regarding the risk rating provided to the interested parties The Company has contracted the services of an independent securities rating company, in order to carry out the corresponding analyzes and inform the market about the probability of timely payment of the securities. obligations derived from bonds issued by the Company. As a result, each of the Company's bond issues has the risk and investment qualification granted by the securities rating company. Section II. numeral 2. Functions of the General Manager: Promote a culture of risk prevention, understood as risk analysis and the establishment of mechanisms that allow the Company to protect itself from its impact. Monthly The General Manager must present a report to the Board of Directors with the most important even	second paragraph of Article 14 of the Intern- Board of Directors to approve the risk ma Committee to supervise the planning and compliance programs and developed by to Directors the structure, procedures and me	al Regulations of the Board of Directors, it is the fun anagement policy. Additionally, it is the function of execution of the control activities foreseen in the the Internal Audit Management, to propose to the othodologies necessary for the operation of the inte	ction of the of the Audit Company's e Board of
services of an independent securities rating company, in order to carry out the corresponding analyzes and inform the market about the probability of timely payment of the securities. obligations derived from bonds issued by the Company. As a result, each of the Company's bond issues has the risk and investment qualification granted by the securities rating company. Section II. numeral 2. Functions of the General Manager: Promote a culture of risk prevention, understood as risk analysis and the establishment of mechanisms that allow the Company to protect itself from its impact. Monthly The General Manager must present a report to the Board of Directors with the most important events that occurred during the previous month, the financial statements, the explanations to the financial statements, the analysis of the explanations on the main variations against the budget. and the results of the previous year, and an analysis of the risks and opportunities that affect the Company, both at the sectorial level and at the macroeconomic level.	supervise compliance with the internal audit comprehensively evaluate all the areas of the disclosure of financial information complies statements, before being presented for Shareholders' Meeting; (iv) issue a written with related parties, having verified that they violate the equal treatment of the Sharehold will use in the construction, disclosure and dithat the Company will use to consolidate the same to the Board of Directors; and (vii) the duties, the Audit Committee may hire independent of the same to the Board of Directors.	t program, which must take into account the busines the Company; (ii) ensure that the preparation, prese with the provisions of the Law; (iii) review the year-e consideration by the Board of Directors and the report regarding the transactions that have been early were carried out under market conditions and that ders; (v) establish the policies and practices that the insclosure of its financial information; (vi) define the man entering information of the control bodies for the present expendent specialists in specific cases in which	as risks and intation and financial are General entered into they do not be Company nechanisms ation of the r to fulfill its
as risk analysis and the establishment of mechanisms that allow the Company to protect itself from its impact. Monthly The General Manager must present a report to the Board of Directors with the most important events that occurred during the previous month, the financial statements, the explanations to the financial statements, the analysis of the explanations on the main variations against the budget. and the results of the previous year, and an analysis of the risks and opportunities that affect the Company, both at the sectorial level and at the macroeconomic level.	services of an independent securities rating inform the market about the probability of til issued by the Company. As a result, each	company, in order to carry out the corresponding ar mely payment of the securities. obligations derived n of the Company's bond issues has the risk and	nalyzes and from bonds
NO Explain:	as risk analysis and the establishment of r impact. Monthly The General Manager mu important events that occurred during the pr financial statements, the analysis of the ex results of the previous year, and an analysis	mechanisms that allow the Company to protect its ust present a report to the Board of Directors wit revious month, the financial statements, the explana planations on the main variations against the budg s of the risks and opportunities that affect the Compa	elf from its h the most ations to the let. and the
	NO. Explain:		



Modification Dates

27.3. The Company applies and enforces application of the self-control principle, i.e. the "capacity of those participating in the various processes to consider control as an inherent part of their responsibilities, fields of actions, and decision-making processes".

There have been no changes



27 2	Implements the Messure	VEC	X NO		N/A	
21.3	3 Implements the Measure	YES	X NO		N/A	
Fina	6. Explain briefly: According to Organization ancial Reporting", Process Owners and/or to tem. Such self-evaluation is made semiannum	heir delega	ates are respo	onsible for e	evaluating the	control
NO.	Explain:					
NA.	Explain the reasons for not adopting the	recomme	ndation:			
		ı				
lmp	lementation Date	Decembe	er 19, 2012			
Mod 8: Inf	dification Dates formation and communication. ophy, and risk policies are communicated to	There ha	ve been no ch	Company, as	well as appr	roved ex
Mod 8: Info	dification Dates	There ha	ve been no ch	Company, as	well as appi	roved ex
Moc 8: Inf philos organi 28.1 YES india whic Con have mid- risks	dification Dates formation and communication. ophy, and risk policies are communicated to ization will take into account risks and contro	There had pp-to-bottor I activities if activ	we been no chem inside the Con their activities X NO 14 of the Interproving the Conhere are top by strategies, by e various area compliance with the compliance with	company, as es. mal Board of mpany risk managemer udgets, goa is create sub th managen	N/A f Directors Readministration to meetings (I ls, and risk line-committees ment goals, as	egulation n policy, Direction mits that in which s well as
8: Info	formation and communication. ophy, and risk policies are communicated to ization will take into account risks and control. I Implements the Measure S. Explain briefly: As already mentioned aborates that the Board of Directors is response to top management should be aware of. Aconmittee), during which information is provided to be followed in order to meet the Compantimanagement is informed of progress made and activities each area should be aware of itionally, Organizational Procedure No. 188 explains and communication.	There had pp-to-bottor I activities if activ	we been no chem inside the Con their activities X NO 14 of the Interproving the Conhere are top by strategies, by e various area compliance with the compliance with	company, as es. mal Board of mpany risk managemer udgets, goa is create sub th managen	N/A f Directors Readministration to meetings (I ls, and risk line-committees ment goals, as	egulation n policy, Direction mits that in which s well as



Implementation Date	17-12-2015 Board of Directors Regulation
Modification Dates	There have been no changes

Modification Dates	There h	ave been no change	3	
pany has a bottom-to-top report mechanism (to the porting and allowing for informed decisions and ris			nanagement), accu	ırate, comprehensible, ar
28.2 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: Effectively, the mechanism for reporting information to Senior Management is formal through the time and content of the support material and in the presentation to the Board of Directors that is prepared on a monthly basis. This is in accordance with the Good Government Code Section I, point 6. Meetings of the Board of Directors, and art. 61 of the Corporate Bylaws, where the periodicity of the meetings is indicated. Likewise, there are monthly reports that are prepared for the analysis and control of the performance of the commercial, technical and financial operation by Top Management in Colombia, Chile and Italy, which are part of formal reporting processes in the area of Planning and Control, Accounting (Administration) and Finance. Taking into account that the Business Group of which the company is part is of an international nature, its policies and procedures are in English, however it will be recommended that the referred document have an official version in Spanish.				
NA. Explain the reasons for not adopting the	recomm	endation:		

17-12-2015 Code of Good Governance

Implementation Date



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

28.3. The Company information communication and report mechanism allows i) top management to involve the entire Company, highlighting its risk management and control definition responsibility, and ii) Company personnel to understand their role in risk management and control identification, as well as their individual contribution in the work of others. NO N/A 28.3 Implements the Measure YES YES. Explain briefly: NO. Explain: Effectively, the mechanism for reporting information to Senior Management is formal through the time and content of the support material and in the presentation to the Board of Directors that is prepared on a monthly basis. This is in accordance with the Good Government Code Section I, point 6. Meetings of the Board of Directors, and art. 61 of the Corporate Bylaws, where the periodicity of the meetings is indicated. Likewise, there are monthly reports that are prepared for the analysis and control of the performance of the commercial, technical and financial operation by Top Management in Colombia, Chile and Italy, which are part of formal reporting processes in the area of Planning and Control. Accounting (Administration) and Finance. Taking into account that the Business Group of which the company is part is of an international nature, its policies and procedures are in English, however it will be recommended that the referred document have an official version in Spanish. NA. Explain the reasons for not adopting the recommendation:



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

ere are internal anonymous report lines ("w or those that could infringe the Company risk			
28.4 Implements the Measure	YES X NO	N/A	
YES. Explain briefly: The Audit Common the Code of Ethics and the effectivener and the contents of reports filed, making	ess of the anonymous report syste	m, evaluating unethical beh	
NO. Explain:			
NA. Explain the reasons for not ado	opting the recommendation:		
Implementation Date	17-12-2015 Internal Bo 17-12-2015 Code of G	ard of Directors Regulation ood Governance	
Modification Dates	There have been no ch	nanges	

Measure No. 29: Control architecture follow-up.

29.1. Through the Audit Committee, the Board of Directors is responsible for supervising the effectiveness of the various control architecture components.

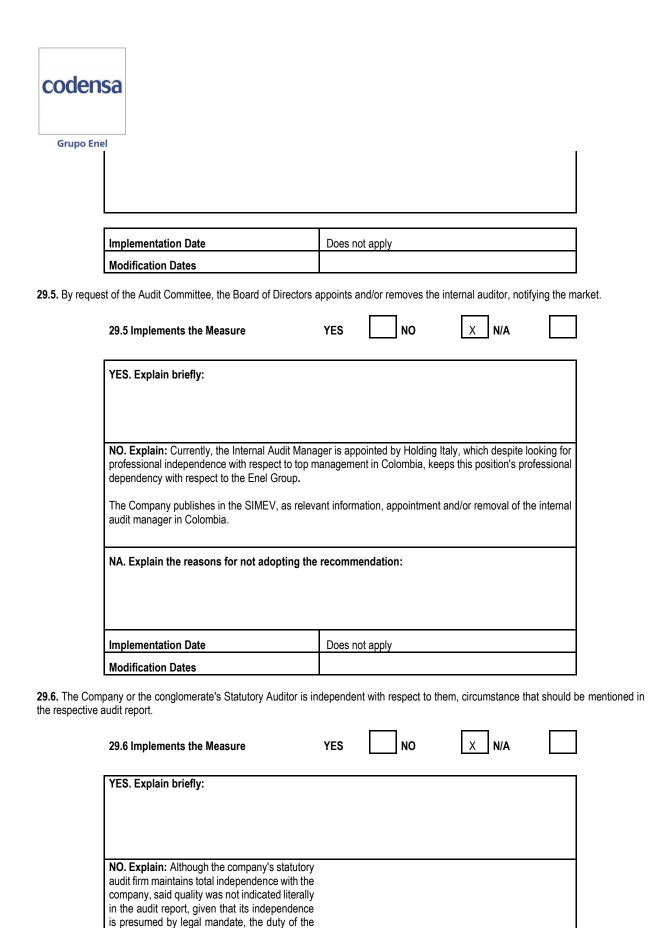


oo Enel	1				
29.	.1 Implements the Measure	YES	x NO	N/A	
of 0 exe Inte	S. Explain briefly: Item 10.2.2 of the Good Governance establish that the pecution of control activities contained ernal Audit Manager, proposing to the quired for such internal control system stem.	Audit Committee in the Company Board of Director	is responsible for su compliance progran ors the structure, pro	upervising planning ans and developed by occdures, and metho	and the odologies
NO). Explain:				
NA	a. Explain the reasons for not adop	ting the recomn	nendation:		
_ Im	plementation Date	17-12-6	2015 Internal Board	of Directors Regulat	ion
	odification Dates		nave been no chang		1011
	ny, follow up required to provide assur n the Statutory Auditor as required, pa				
29.	.2 Implements the Measure	YES	x NO	N/A	
			<u> </u>		
Ch wh sup sho the aut	apter XV, Article 96, of the Corporate ich the Statutory Auditor and the ipervising compliance with the international fully evaluate all Company areas a Statutory Auditor responsibilities, so thorities' inspection and surveillance, D. Explain:	internal audit rep I audit program, v s. Chapter VIII, Ar ome related to hi	oresentative particip which should take in ticle 72, of the Corp s cooperation with i	ties of the Audit Con pate, including amo nto account business orate Bylaws also in internal audit pertain	ng others risks and cludes, as



Grupo Ene		ı
	Implementation Date	29-08-2007 Corporate Bylaws
	Modification Dates	There have been no changes
	nal audit function has an Internal Audit Regulatic which should include aspects contained in recom	on, approved by the Audit Committee, explicitly indicating the scope of nmendation 29.3.
	29.3 Implements the Measure	YES NO X N/A
	YES. Explain briefly:	
	NO. Explain: There currently is no internal audit	t regulation approved by the Audit Committee.
	NA. Explain the reasons for not adopting the	recommendation:
	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	sionally independent relationship with Company top management or to mmittee. YES NO X N/A
	YES. Explain briefly:	
		ger is appointed by Holding Italy, which despite looking for nanagement in Colombia, keeps this position's professional

NA. Explain the reasons for not adopting the recommendation:



Statutory Auditor is to report the situations in



Grupo Ene	el						
	which its judgment is not independent; Do not						
	declare your independence.						
	NA Fundain the manage for not adoption the		al a 4! a				
	NA. Explain the reasons for not adopting the	recomm	endatio	n:			
	Implementation Date	29-08-2	007 Co	rporate Bylaw	S		
	Modification Dates	There h	ave be	en no changes	3		
00.7 The statu	ton, auditor is the same for all sampanies includi	na offobou		aniaa ahauld	the Company out	as the perent company	۰ŧ
a conglomerate	tory auditor is the same for all companies, includi	ng onsnor	e comp	anies, snouid	the Company act	as the parent company	Oī
	29.7 Implements the Measure	YES		NO	N/A	x	
	·			-			
	YES. Explain briefly:						
	NO. Explain:						
	Tion Explain.						
	NA. Explain the reasons for not adopting the						
	parent Company according to Article 60 of the Group companies have the same statutory at						
	negotiations, relationships, and contracting active			uio wona, it	soponoisio ioi tiio	7 G10up 0	
		T _					
	Implementation Date	Does no	ot apply				
	Modification Dates	Does no	ot apply				
	pany has a policy regarding the statutory auditon ncluding conditions contained in recommendation		ntment,	approved by	the Board of Dire	ectors and informed to the	те
		V=0		1			
	29.8 Implements the Measure	YES	Х	NO	N/A	Ш	
	VEC Explain briafly, Chapter 9 of the Commerce	to Dulaura	rogulet	oo oyon this =	rolated to the sele	oction and	
	YES. Explain briefly: Chapter 8 of the Corpora appointment of the Statutory Auditor, his we						
	incompatibilities and responsibilities, and the	manner i					
	Shareholders Assembly and in the Board of Dire	CIUIS.					



NA. Explain the reasons for not adopting the recommendation: Group Policy 29-08-2007 Corporate Bylaws	
Implementation Date 29-08-2007 Corporate Bylaws Modification Dates There have been no changes. 29.9. In order to avoid an undue relationship between the Company and the statutory auditing firm and/or its teams and keep the Company establishes a maximum contractual time ranging between 5 and 10 years. In the case of the Statutory Auditon not hired by a firm, the maximum contractual time is 5 years.	
29.9. In order to avoid an undue relationship between the Company and the statutory auditing firm and/or its teams and keep the Company establishes a maximum contractual time ranging between 5 and 10 years. In the case of the Statutory Auditor not hired by a firm, the maximum contractual time is 5 years.	_
the Company establishes a maximum contractual time ranging between 5 and 10 years. In the case of the Statutory Auditor not hired by a firm, the maximum contractual time is 5 years.	_
29.9 Implements the Measure YES X NO N/A]
YES. Explain briefly: Chapter VIII, Article 70, of the Corporate Bylaws indicates that the assignment of the auditing firm by th General Shareholders Assembly will be made for a maximum of 2 years, being able to remove it at any tim and reelect it indefinitely. However, paragraph 3 additionally indicates that the firm hired by the Compan should rotate natural persons appointed inside the firm as principal and alternate Statutory Auditors in orde to perform their activities during at least 5 years. The person so rotated may be again appointed Statutor Auditor for the same Company after 2 years.	e / r
NO. Explain:	
NA. Explain the reasons for not adopting the recommendation:	_
Implementation Date Does not apply	_
Modification Dates	

29.10. During the maximum contracting time, by mid-term the Company encourages rotating the partner of the statutory auditing firm appointed to the Company, and their work teams, at the end of which the firm must be rotated.



Grupo Enel					
	29.10 Implements the Measure	YES	NO	x N/A	
	YES. Explain briefly:				
	NO. Explain: Paragraph 3 of Article 7 indicates that the statupersons elected from the firm as principal and a during at least 5 years. The person so rotated company after 2 years.	Iternate St	atutory Auditors to	perform their respor	nsibilities
_	NA. Explain the reasons for not adopting the	recomme	ndation:		
[Implementation Date	29-08-20	07 Corporate Bylaw	/S	
	Modification Dates		ve been no change		
nancial auditing tatutory auditing n the statutory a	n to the current prohibition of not having the statuge and other functions provided for in current norm of firm, including companies in its group and compuditing firm. 29.11 Implements the Measure	ns, the Cor	npany applies such	limitation to person	s or entities related to th
	YES. Explain briefly:				
	Article 93, paragraph 1 of the Corporate Bylaws i auditor will act with full independence regarding a Auditor. Additionally, in Chapter IV, Corporate By prohibits assigning to the Statutory Auditor service.	directors, o laws 1, ite	other administrators m 1.3 of the Code o	, and the Company S f Good Governance	Statutory
_	NO. Explain:				
-	NA. Explain the reasons for not adopting the	recomme	ndation:		



Modification Date 29-08-2007 Corporate Bylaws There have been no changes	upo Enel			
ts public information, the Company discloses the total value of the contract with the Statutory Auditor and the prompany represent compared to the firm's revenues pertaining to its statutory auditing activity. 29.12 Implements the Measure YES NO X N/A YES. Explain briefly: NO. Explain: The information on the approval of fees of the Statutory Auditor is published only as relevant information in the SIMEV of the Financial Superintendency.		Implementation Date	29-08-2007 Corporate Bylaws	
29.12 Implements the Measure YES NO X N/A YES. Explain briefly: NO. Explain: The information on the approval of fees of the Statutory Auditor is published only as relevant information in the SIMEV of the Financial Superintendency.		Modification Dates	There have been no changes	
YES. Explain briefly: NO. Explain: The information on the approval of fees of the Statutory Auditor is published only as relevant information in the SIMEV of the Financial Superintendency.				
NO. Explain: The information on the approval of fees of the Statutory Auditor is published only as relevant information in the SIMEV of the Financial Superintendency.		29.12 Implements the Measure	YES NO	X N/A
The information on the approval of fees of the Statutory Auditor is published only as relevant information in the SIMEV of the Financial Superintendency.		YES. Explain briefly:		
NA. Explain the reasons for not adopting the recommendation:		The information on the approval of fees of the Statutory Auditor is published only as relevant information in the SIMEV of the Financial		
	-	NA. Explain the reasons for not adopting the	recommendation:	
Implementation Date 24-02-2004	-			

ν TRANSPARENCY AND FINANCIAL AND NONFINANCIAL INFORMATION

Modification Dates

Information disclosure policy. of Directors has approved an information disclosure policy identifying as a minimum, information the recomme	endation relate
of Directors has approved an information disclosure policy identifying as a minimum, information the recomme	endation relate:
	ondation rolator
80.1 Implements the Measure YES NO X N/A	
/ES. Explain briefly:	
NO. Explain: The Company has rules for publication of relevant information to the Financial Superintendence, according to internal process procedures audited by law Sarbanes Oxley (SOX), according to information disclosure policies the Enel Group has regarding disclosure of information that could be sensitive to its shares' price. However, there is currently no information disclosure policy approved by the corporate governance bodies in Colombia. NA. Explain the reasons for not adopting the recommendation:	
/	ICS. Explain briefly: IO. Explain: The Company has rules for publication of relevant information to the Financial superintendence, according to internal process procedures audited by law Sarbanes Oxley (SOX), according to information disclosure policies the Enel Group has regarding disclosure of information that bould be sensitive to its shares' price. However, there is currently no information disclosure policy proved by the corporate governance bodies in Colombia.



Grupo Ene	el I	1						
	Implementation Date	Does not apply						
	Modification Dates							
		s integral and cross-sectional regarding the number of companies, allowing lity, organization, complexity, activity, size, and model of the conglomerate						
	30.2 Implements the Measure	YES X NO N/A						
	YES. Explain briefly:							
	As a security issuer and as a company with an II the Company publishes:	R Recognition granted by the Colombian Stock Exchange,						
		ding to Decree 2555 of 2010. n its web pages, including individual and consolidated ports, and presentations to the investors.						
		business group dealt with in art. 29 of Law 222 of 1995. y's website, before being submitted to the Shareholders'						
		ess group can be found on the EMGESA, ENEL, ENEL reports. Additionally, the calendar of financial events has						
	NO. Explain:							
	NA. Explain the reasons for not adopting the recommendation:							
	Implementation Date	August 2013						
	Modification Dates	There have been no changes						
Magazira Na 3								
31.1. Should th	11: Financial statements. e Statutory Auditor Report have remarks, such rer Shareholders' decision, during a General Assembly	narks and the actions the Company proposes to correct the situation will be meeting, by the audit Committee Chairman.						
	31.1 Implements the Measure	YES NO X N/A						



YES. Explain briefly:		
NO. Explain: No. It is not foreseen that the Audit Committee before the General Assembly of Shareholders and in the presence of the		
shareholders, will have to pronounce on the qualifications presented by the Statutory Auditor in his report. However, the Articles of Association provide in article 96.4. that the Audit Committee must "Review the financial statements of the year-end, before being presented for consideration by the Board of Directors and the General Shareholders' Meeting".		
NA. Explain the reasons for not adopting the	recommendation:	
Implementation Date	29-08-2007 Corporate Bylaws	
Modification Dates	There have been no changes	
rovide a sufficient and adequate explanation to the	n in case of remarks and/or highlighted paragraphs in the S e General Assembly, with a written report, explaining the c	
31.2 Implements the Measure	YES NO X N/A	
YES. Explain briefly:		
NO. Explain: No. This recommendation is not expressly adopted in the bylaws and organizational documents.		
NA. Explain the reasons for not adopting the	recommendation:	



Grupo Ene	1	ı					
	Implementation Date	29-08-2007 Corporate Bylaws March-2012 Internal Board of Directors Regulation					
	Modification Dates	There have been no changes					
such as operat		rations among conglomerate companies, that - under objective parame er indicators - are considered material for the Company, are included ons.					
	31.3 Implements the Measure	YES X NO 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	29-08-2015 Corporate Bylaws					
	Modification Dates	There have been no changes					
Measure No. 3	2: Information to the markets.						
and nonfinancia		or the Audit Committee) takes the necessary steps to ensure that all finar itted to the financial and capital markets as required by current norms tts.					
	32.1 Implements the Measure	YES X NO N/A					



YES.	Exp	lain	brie	eflv:
	-~P		~	, , .

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.

	Committee is responsible for making sure that the and the market in general will have full, accurate also makes sure that the financial information wi	ndicates that the Good Governance and Evaluation be Shareholders, the Investors, other groups of interest, and timely access to relevant Company information. It ll be prepared, presented, and disclosed according to the pany will use to prepare, disclose, and distribute its
	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	29-08-2015 Corporate Bylaws
	Modification Dates	There have been no changes
The Carr	nony webness is friendly realized it assures the	on to coope any information related to compare
The Com	32.2 Implements the Measure YES. Explain briefly: in its webpage the Compa	YES X NO N/A N/A Any has a section focused on corporate governance, the ulation), Board committees (members), top management to the Company corporate governance.



Enel				
	1	0.40		
Implementation Date	June 2	013		
Modification Dates				
ninimum, the Company webpage includes links	s mentioned in I	ecommendation 3	2.3.	
32.3 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly: As a Company have Exchange (bulletin 36 of the Colombian S governance, the Board of Directors (mem top management (resumes), and all the descriptions of the colombian statement (resumes).	Stock Exchange bers, functions,), it has a section for and regulation), B	ocused on corporate oard committees (me	embers),
NO. Explain:				
NA. Explain the reasons for not adopti	ing the recoilin	icitation.		
	1			
Implementation Date	June 2	013		
Implementation Date Modification Dates	June 2	013		
			he market are docui	ments that
Modification Dates orting information used by the Company in ge			he market are docur	ments that
Modification Dates orting information used by the Company in get, and shared.	eneral to disclo	x NO	N/A	
Modification Dates orting information used by the Company in get and shared. 32.4 Implements the Measure YES. Explain briefly: All information addressed to the market in	eneral to disclo	x NO	N/A	

coden	sa							
Grupo Ene	el 						[
	Implementation Date	June 20)13					
	Modification Dates							
the control arch	e Company be a large and complex company, it v itecture methods and procedures, in order to prov ts and the efficiency and security of its operations	ide accur	ate and s	afe financia	al and nor	financial info	ormation	and protect the
	32.5 Implements the Measure	169	Λ	NO		N/A		
	YES. Explain briefly:							
	As a securities issuer and as a company with the Exchange (bulletin 36 of the Colombian Stock E - All relevant facts to the market, according - Quarterly, all financial information in i	xchange) rding to De its web pa	the Con ecree 25 ges, incl	npany publi 55 of 2010. uding indivi	shes: dual and	consolidated	I	
	NO. Explain:							
	NA. Explain the reasons for not adopting the	recomm	endation	ı:				
		1						
	Implementation Date	June 20	13					
	Modification Dates							
33.1. The Com	sure No. 33: Annual Corporate Governance Repany prepares an Annual Corporate Governance d favorable opinion from the Audit Committee, pre	Report, w					responsit	oility, subject to
	33.1 Implements the Measure	YES	Х	NO		N/A		
	YES. Explain briefly:							
	The Corporate Governance Report is prepared a published in the webpage	annually, s	submitted	for the Sh	areholder	s approval, a	and	



NO. Explain:	
NO. Explain.	
NA. Explain the reasons for not ac	denting the recommendation:
TAL Explain the reasons for not at	dopting the recommendation.
	29-08-2007 Corporate Bylaws
Implementation Date	15-04-2010 Code of Good Governance
Modification Dates	There have been no changes

33.2. The Company Annual Corporate Governance Report is not a simple transcription of corporate governance, included in the Bylaws, in the internal relations, in good governance codes, and in other Company documents. Its purpose is not describing the Company governance model but the reality of its operation and relevant changes.



Grupo Er	nel				
	33.2 Implements the Measure	YES	X NO	N/A	
	YES. Explain briefly:				
	The purpose of the Annual Corporate G changes in corporate governance during Corporate Bylaws 1, item 5.3, paragraph	g the period unde	er study (Code of Go	ood Governance, Cha	
	NO. Explain:				
	NA. Explain the reasons for not adop	ting the recomn	nendation:		
		29-08-2	2007 Corporate Byla	aws	
	Implementation Date	15-04-2	2010 Code of Good	Governance	
	Implementation Date Modification Dates		2010 Code of Good have been no chan		
orate gov		There ort contains end-dopted by the Co	have been no chan of-year information, mpany, and the ma	ges describing the mann	
porate gov	mpany Annual Corporate Governance Representance recommendations were met, as aure is aligned with the scheme considered in	There ort contains end- dopted by the Co	have been no chan of-year information, mpany, and the ma on 33.3.	ges describing the mann in changes. The Ann	
porate gov	Modification Dates Impany Annual Corporate Governance Representations were met, as a ure is aligned with the scheme considered in the scheme cons	There ort contains end- dopted by the Co in recommendation YES tes how recomme of Good Govern	have been no chan of-year information, mpany, and the ma on 33.3. X NO endations from the lance, Chapter 2, 0	ges describing the mann in changes. The Ann N/A Company were met,	ual Corporate Gover
porate gov	Modification Dates Impany Annual Corporate Governance Representations were met, as a cure is aligned with the scheme considered in 33.3 Implements the Measure YES. Explain briefly: The corporate governance report indicate main changes during the year. (Code	There ort contains end- dopted by the Co in recommendation YES tes how recomme of Good Govern	have been no chan of-year information, mpany, and the ma on 33.3. X NO endations from the lance, Chapter 2, 0	ges describing the mann in changes. The Ann N/A Company were met,	ual Corporate Gover
porate gov	Modification Dates Impany Annual Corporate Governance Representations were met, as a sure is aligned with the scheme considered in 33.3 Implements the Measure YES. Explain briefly: The corporate governance report indicate main changes during the year. (Code paragraph a) Corporate Bylaws, Articles	There ort contains end- dopted by the Co in recommendation YES tes how recomme of Good Govern	have been no chan of-year information, mpany, and the ma on 33.3. X NO endations from the lance, Chapter 2, 0	ges describing the mann in changes. The Ann N/A Company were met,	ual Corporate Gover
porate gov	Modification Dates Impany Annual Corporate Governance Representations were met, as a sure is aligned with the scheme considered in 33.3 Implements the Measure YES. Explain briefly: The corporate governance report indicate main changes during the year. (Code paragraph a) Corporate Bylaws, Articles	There ort contains end- dopted by the Co in recommendation YES Ites how recomme of Good Govern is 97, 98, and 99).	have been no chan of-year information, mpany, and the ma on 33.3. X NO endations from the lance, Chapter 2, (ges describing the mann in changes. The Ann N/A Company were met,	ual Corporate Gover

There have been no changes

Modification Dates

