CORPORATE BEST PRACTICES IMPLEMENTATION REPORT
COMPANY NAME OF ISSUER CODENSA S.A. ESP
PRINCIPAL LEGAL REPRESENTATIVE: FRANCESCO BERTOLI
DESIGNATED LEGAL REPRESENTATIVE FOR THE SUBMISSION OF THE IMPLEMENTATION REPORT: FRANCESCO BERTOLI
REPORTING PERIOD: 2020
REPORTING DATE: JANUARY 2021

#### INTRODUCTION

The implementation of the recommendations of the new Colombian Code of Best Corporate Practices must be reported by issuers to the Financial Superintendency of Colombia (SFC) through this Report on the Implementation of Best Corporate Practices.

The purpose of this report is to inform the securities market on the implementation or non-implementation of the Code's recommendations by each issuer. For this purpose, in front of each recommendation there are three boxes corresponding to YES, NO and N.A., as well as a space to complement your answer as follows:

If the answer is affirmative, the issuer should briefly describe how it has carried out such implementation. In the negative case, the issuer must explain the reasons why it has not implemented it.

The N.A. answer can only be provided by the issuer in those cases in which for legal reasons it is not possible to adopt the recommendation. In this event, the issuer must indicate precisely the rule that prevents it from doing so.

Given that some recommendations are made up of a series of specific aspects, it is important to emphasize that these will only be understood to be implemented if all the aspects that comprise them are complied with, unless the reason for not adopting some of them is of a legal nature, which must be indicated.

Each recommendation has a box to indicate the date on which the issuer implemented it for the first time. In addition, there will be a box to record the dates on which modifications were made.

Finally, when due to its nature the issuer does not have the specific body to which the recommendation refers, it shall be understood that the recommendation refers to the body that within the entity is equivalent or takes its place.

I. RIGHTS AND EQUITABLE TREATMENT OF

SHA	AREHOLDERS				
Measure No.	1: Principle of Equal Treatment.				
	mpany provides equal treatment to all sl thout implying access to inside information from s				, are in the same
	1.1 Implements the Measure	YES X	NO	N/A	
	Yes. Briefly indicate: In Chapter 1, Numeral 4 of the Code of Good G in the law and statutes, all Shareholders of the s be treated fairly by the Directors, Legal Repr collaborators of the Company. In addition, in Tax Reviewer, employees, officials and collaborate treatment to Investors of the same kind, who respective debt contracts and in the law.  This forecast is fulfilled by the Company and its.  No. Explain:  NA. Specify the rules that prevent the adoption	ame class shall hesentatives, Ta t is established trators of the Comin turn will have administration in	ave the same right x Reviewer, en that the Directors, apany must give a the rights and directors all dealings with s	nts and duties, and sometimes, and sometimes, and sometimes, and guarantee equituties established in	shall and ves, able
	Implementation Date	15-04-2010 Cod	le of Good Gover	nance.	
	Modification Dates	Doesn't apply			
different con-	rd of Directors has approved a specific procedure ditions, in matters such as, for example, access ms of interaction between shareholders and the co	s to information,	resolution of req	uests for information	n, communication
1.2 lm	plements the Measure	YES	X NO	N/A	
the disc in partic special shall co represe website	riefly indicate: Chapter 3 of the Code of Good Goosure of information, among others, the general cular the information necessary for the exercise or ized audits. Numeral 1 states that as long as the consider and respond in writing, and in a reasoned enting at least five per cent (5%) of the actions subsection (5%) of the actions action (5%) of the actions action (5%) of the action (5%) of th	information prese f the right of inspo Company is a s manner, to propo oscribed. In additi odensa/informaci	ented to the Generation and related securities is pasals submitted by ion, it is establish on-contacto.html)	ral Meeting of Share I to the classification suer, the Board I a plural number of ed that the Compan a VirtualOffice of	holders, and of risks and of Directors shareholders y has, on its

concerns and requirements, relating the position of the person in charge of that office and the contact details.

	In addition, the company has implemented cha management of the company in the annual report doo Good Governance and Evaluation, which can be downlo	cuments, the	reports of the Au	udit Committee and	ormation on the the Committee on
_	NO. Explain:				
	NA. Specify the rules that prevent the adoption of the	e recommend	dation:		
	Implementation Date		16-12-2015 Co	de of Good Govern	ance
	Modification Dates		Doesn't apply		
<b>2.1.</b> To compa	rough its website, the company clearly, accurately and any, the number of shares issued for each class and the results of shares.  2.1 Implements the Measure  Yes. Briefly indicate:  NO. Explain: Codensa on its website he information on the number of shares issued for information regarding the number of shares in results.  NA. Specify the rules that prevent you from a second content of the shares in results.	YES  ttps://www.en each of its ceserve.  adopting the	NO NO el.com.co/es/invasses. Howeve	X N/A  Versionista/enel-coor, to date, it does n	and obligations inherent
	Implementation Date	Doesn't app			
	Modification Dates	Doesn't app	ly		
3.1. In preem the sh extern	transactions that may result in the dilution of the capital ptive rights in the subscription of shares, a merger, spinareholders in a prior report of the Board of Directors, a al advisor of recognized solvency (fairness opinion), approblers in advance of the Meeting within the terms for the	off or segrega and with the control	ation, among oth pinion, on the t Board of Directo	ers), the company erms of the transactors. These reports a	explains them in detail to ction, of an independent
	3.1 Implements the Measure	YES	x NO	N/A	

result in the dilution of the capital of min adviser to contribute elements of judg	of the Board of Directors provides that in operations that r nority shareholders, the Board of Directors shall hire an exter gment necessary for decision-making; in addition, the relev reholders in advance required for the exercise of their righ	rnal /ant
NO. Explain:		
NA. Specify the rules that prevent t	he adoption of the recommendation:	
Implementation Date	16-12-2015 Internal Board Rules	
	Doesn't apply	
nt, which includes financial and non-fina	vith shareholders.  and English, with a Corporate Governance or shareholder ancial information in the terms proposed in recommendation	ns 32.3 and
4: Information and communication value in the second second in the secon	vith shareholders.  I and English, with a Corporate Governance or shareholder ancial information in the terms proposed in recommendation of the company or information related to industrial secrets,	ns 32.3 and
4: Information and communication value in the second in the company in the second in the company includes financial and non-finate, may include confidential information to be used to the detriment of the company includes the second in the company includes the second in the company includes the second in the company includes the second includes	vith shareholders.  I and English, with a Corporate Governance or shareholder ancial information in the terms proposed in recommendation of the company or information related to industrial secrets, any.	nas 32.3 and nas 32.3 and nas site cial n of
4: Information and communication value in the second in the company in the second in the company includes financial and non-finate, may include confidential information to be used to the detriment of the company includes the second in the company includes the second in the company includes the second in the company includes the second includes	vith shareholders.  If and English, with a Corporate Governance or shareholder ancial information in the terms proposed in recommendation of the company or information related to industrial secrets, any.  YES X NO N/A  B of the Code of Good Governance, the Company hattention on the Company's web ista/enel-codensa/informacion-contacto.html) and a specion of shareholders and investors through which information on, the Company has the Investor Relations Office dedication.	ns 32.3 and, or informa

	Implementation Date	29-08-2007 Bylaws
	Modification Dates	Doesn't apply
exclusive a others, so	access to shareholders, or a service office or rela	and use aimed exclusively at shareholders, such as a link on the website with ations with shareholders and investors, periodic informative meetings, among icerns or suggestions about the development of the company or those associate
	4.2 Implements the Measure	YES X NO N/A
	a virtual point of attention on the comp three email addresses specially dedicate which information is provided, queries the Company. In addition, the Compan investor concerns and inquiries and to conducts an annual teleconference in En to Spanish on the website, publishes qua available to investors on the Compa financial community in Colombia for the important milestones of companies in C and on the SIMEV of the Financial international investors. In addition, th	are answered and the general market is informed about events of my has created an Investor Relations area, specifically to address of facilitate the provision of information to different stakeholders, inglish with investors and analysts, which has its respective transcript parterly financial report in Spanish and English and makes them any's website, organizes an annual breakfast with the entire make dissemination of results and for the socialization of the most colombia, discloses relevant information on the Company's website superintendency, and attends consultations by national and the Company has maintained the IR Recognition of the BVC, standards of Investor Relations in Colombia, since its first delivery in
	Implementation Date	15-04-2010 Code of Good Governance
	Modification Dates	Doesn't apply
		on events, aimed at its <b>shareholders and market analysts,</b> which can be face
	Yes. Briefly indicate:	

The Company publishes financial results on reports in both Spanish and English and r website, it organizes a teleconference in English in Colombia for the dissemination of results and Companies in Colombia, disseminates relevan of the Financial Superintendency, and atterinternational investors.	nakes them ava and an annual b for the socializa t information on	ailable to breakfast w tion of the the compa	invest ith the most ir any's w	ors on entire fina nportant r ebsite an	the Company incial communi milestones of the id on the SIME	ty ne V	
NO. Explain:							
NA. Specify the rules that prevent you from	adopting the re	ecommend	ation:				
Implementation Date					s for complyir Code of Goo	•	
Modification Dates	Doesn't apply						
4.4 The company organizes or participates in instruments and market analysts, in which the policy, ratings, issuer behavior with respect to co	issuer's busines				he managemei		
4.4 implemente die incubare			^				
Yes. Briefly indicate: The Company participates in na which it organizes one-on-one m the issuer's financial situation, Company organizes a teleconf Colombia for the dissemination issues and to share the main characteris	eetings with fixe the main indica erence and an of financial and	d income in tors of the annual bre operations	nvestor busin eakfast al resul	rs and ma less and with the	irket analysts to its risk rating. e entire financi	update them on In addition, the al community in	
No. Explain:							_
NA. Specify the rules that prev	vent the adoption	on of the r	ecomn	nendatio	n:		-
							_
Implementation Date			disclos			ns for complying Code of Good	
Modification Dates		Doesn't a	pply				]

capital st						
	4.5 Implements the Measure	YES	NO	х	N/A	
	Yes. Briefly indicate:					
	No. Explain: Article 93 of the Statutes provides that registered ordinary shares or a group of invest issued by the company, or its representatives n specialized audits of the company, using a firm	nay, at their cos	t least 10% o t and under t	of the total	commercial p	apers
	NA. Specify the rules that prevent the adopt	ion of the reco	mmendation	:		
	Implementation Date	<b>5</b> " '				
		Doesn't apply	'			
	Modification Dates	Doesn't apply	,			
the exe		Doesn't apply	,	ovided for	in recommend	ation 4.
the exe	Modification Dates  rcise of this right, the company has a written pro  4.6 Implements the Measure  Yes. Briefly indicate:	Doesn't apply ocedure with t	he details pr	Х	N/A	
the exe	Modification Dates  rcise of this right, the company has a written pro	Doesn't apply ocedure with t YES	NO  NO  ply given to respecialized a	X neasure 4	N/A  5., Article 93 company to a	of the group
the exe	Modification Dates  rcise of this right, the company has a written pro  4.6 Implements the Measure  Yes. Briefly indicate:  No. Explain: No, in accordance with the provi bylaws provides for the possibility of requesting of shareholders representing at least 10% of the	Doesn't apply ocedure with t YES sisions of the repeated the conduct of an ane ordinary shall	NO  NO  ply given to respecialized ares subscribe	x neasure 4 audit of the ed, and no	N/A  5., Article 93 company to a t 5% of the ord	of the group dinary
the exe	Modification Dates  rcise of this right, the company has a written pro  4.6 Implements the Measure  Yes. Briefly indicate:  No. Explain: No, in accordance with the provi bylaws provides for the possibility of requesting of shareholders representing at least 10% of the shares.  This standard includes the procedure for re	Doesn't apply  ocedure with t  YES  isions of the relate conduct of an endinary shall requesting spe	NO  NO  ply given to respecialized ares subscribe	neasure 4 audit of the ed, and no diting, lim	N/A  5., Article 93 company to a t 5% of the ord	of the group dinary
the exe	Modification Dates  rcise of this right, the company has a written pro  4.6 Implements the Measure  Yes. Briefly indicate:  No. Explain: No, in accordance with the provibylaws provides for the possibility of requesting of shareholders representing at least 10% of the shares.  This standard includes the procedure for rethese audits to three for each period.	Doesn't apply  ocedure with t  YES  isions of the relate conduct of an endinary shall requesting spe	he details pr  NO  ply given to respecialized a res subscribe cialized aud	neasure 4 audit of the ed, and no diting, lim	N/A  5., Article 93 company to a t 5% of the ord	of the group dinary

#### Measure No. 5: Actions of administrators in the face of operations of change or takeover of the company.

that, from the	s of the Board of Directors and Senior Manageme knowledge of the presentation of an OPA or other they undertake not to negotiate, directly or indirect	relevant	ransact	ons, such	as merger	s or divisi	ons, there wi	
	5.1 Implements the Measure	YES	X	NO		N/A		
	Yes. Briefly indicate: In Numeral 19 of Article 1 is established that it is the duty of the mer negotiating directly or indirectly through the perso corresponding to a Special Assembly Event, as en In addition, Senior Management, via employing	mbers of t n's action stablished	he s of the ( I in the E	Boa company, i ylaws, unti	ard of Direon of case of real of such ope	ctors to re elevant tra ration is f	efrain from ansactions ormalized.	
	No. Explain:							
	NA. Specify the rules that prevent the adoption	on of the	recomn	nendation	:			
	Implementation Date	16-12-20	)15 Inter	nal Board	Rules			
	Modification Dates	Doesn't	apply					
<b>6.1.</b> Wit responsibilitie levels of gove well as the re	thout prejudice to the independence of eas of its administrative bodies, there is an organisment – shareholder assembly, Board of Direct elations between them, which is public, clear aron, and facilitates the strategic orientation, supervision.	ach indiviganization tors and Standard	vidual of al <b>struc</b> senior Marent, ar	<b>ture</b> of th lanagemer ld allows to	e Conglom nt – key in o determin	erate tha dividual b e clear li	t defines for to odies and po nes of respo	the three (3) sitions, as insibility and
	6.1 Implements the Measure	YES		NO	Х	N/A		
	Yes. Briefly indicate:							
	NO. Explain: Although within the conglom defines for the 3 levels the responsibilities and the strategic orientation, supervision, control and effective strategic orientation.	ne way of	interact	ng betwee		hus facilit	tating the	
	NA. Specify the rules that prevent the adoption	on of the	recomn	nendation	:			
	Implementation Date	Doesn't	apply					
	Modification Dates	Doesn't	vlage					

6.2. The parent company and its most important Subordinates have defined a framework for the reference of institutional relations through the subscription of an agreement, of a public nature and approved by the Board of Directors of each of these companies,

es the topics indicated in recommendation 6.2	<b></b>					
6.2 Implements the Measure	YES	NO		Х	N/A	
Yes. Briefly indicate:						
<b>No. Explain:</b> Although institutional relations p companies belonging to the conglomerate, the Directives or equivalent bodies of the comparation	ey are not publ					
NA. Specify the rules that prevent the adop	ption of the re	commenda	tion:			
hard-marketing Data	Doesn't ap					
implementation Date	Duesii ap	ply				
Modification Dates  7: Dispute Resolution.  or disputes between shareholders, or between must necessarily be settled before ordinary	Doesn't and a shareholders jurisdiction, the	and the cone				
Implementation Date  Modification Dates  7: Dispute Resolution.  or disputes between shareholders, or between must necessarily be settled before ordinary ct agreement, friendly composition, concili	Doesn't and no shareholders jurisdiction, the ation or arbit	and the con Company's			dispute i	
Modification Dates 7: Dispute Resolution. or disputes between shareholders, or between must necessarily be settled before ordinary	Doesn't and a shareholders jurisdiction, the ation or arbited by the ation of a shareholders and Chapte and among shareholders.	and the con Company's ration.  x NO er 6 of the Co	ode of Goveen the	ood Gove	N/A  ernance ewith shar	resolution enshrines eholders,
7: Dispute Resolution.  or disputes between shareholders, or between must necessarily be settled before ordinary ct agreement, friendly composition, concili  7.1 Implements the Measure  Yes. Briefly indicate: Chapter 13 of the Byladirect settlement as the first dispute se between shareholders and administrators a	Doesn't and a shareholders jurisdiction, the ation or arbited by the ation of a shareholders and Chapte and among shareholders.	and the con Company's ration.  x NO er 6 of the Co	ode of Goveen the	ood Gove	N/A  ernance ewith shar	resolution enshrines eholders,
7: Dispute Resolution. or disputes between shareholders, or between must necessarily be settled before ordinary of agreement, friendly composition, concili 7.1 Implements the Measure  Yes. Briefly indicate: Chapter 13 of the Byladirect settlement as the first dispute se between shareholders and administrators a arbitration mechanism in the event of dispute	Doesn't and a shareholders jurisdiction, the ation or arbit YES aws and Chapte attlement mechand among shees.	and the con Company's ration.  x NO er 6 of the Co anism between the color of the C	ode of Goveen the	ood Gove e issuer e enshrir	N/A  ernance ewith shar	resolution enshrines eholders,
7: Dispute Resolution.  or disputes between shareholders, or between must necessarily be settled before ordinary ct agreement, friendly composition, concili  7.1 Implements the Measure  Yes. Briefly indicate: Chapter 13 of the Byladirect settlement as the first dispute se between shareholders and administrators a arbitration mechanism in the event of disput  NO. Explain:	Doesn't and a shareholders jurisdiction, the ation or arbit YES aws and Chapte attlement mechand among shees.	and the con company's ration.  x NO er 6 of the Co anism between the colores are	ode of Goveen the	ood Gove e issuer e enshrir	N/A  ernance ewith shar	resolution enshrines eholders,

	l.	GENERAL	ASSEMBLY	OF						
SHAREHOL	DERS									
Measure No	. 8: Fı	unctions and Co	mpetence.							
			igned to the General Sha nolders' Meeting as set o							
	8.1 I	mplements the N	<b>l</b> leasure	YES		NO	х	N/A		
	Yes.	Briefly indicate								
	Mee	ting – AGA, othe	ome of the recommended or recommended function or pany does not apply varia	s are ex	ercised	by the Bo	ard of Dire	ectors and c	eholders' others do	
	NA.	Specify the rules	s that prevent the adopt	ion of the	recomn	nendation	:			
	Impl	ementation Date		Doesn't	apply					
	Mod	ification Dates		Doesn't	apply					
9.1. The it, from its co	compa nvening of sh	any has a Rules g, to the preparat	e of the General Meeting s of Procedure of the ion of the information to l at they are perfectly infor Measure	General S	<b>hareho</b> I by sha	Iders' As	assistance	e, developm	ent and ex	cercise of th
	The		e of the General Meeting hich regulates recommer			ere adopte	d by decis	ion of AGA	of	
	NO.	Explain:								
	NA.	Specify the rules	s that prevent you from	adopting	the reco	mmendat	ion:			
	Impl	ementation Date	1	31-03-2	011 AGA	A Regulation	ns			
	Mod	ification Dates		Doesn't	apply	_		_		

Measure No. 10: Convocation of the Assembly
---

10.1. In order to facilitate the exercise of the right of information of shareholders, the Statutes provide that the ordinary General Meeting of Shareholders must be convened no less than thirty (30) common days in advance and for extraordinary meetings must be convened no less than fifteen (15) common days in advance. This is without prejudice to the legal terms established for business reorganizations (e.g. merger, spin-out or transformation).

Yes. Briefly indicate:					
<b>No. Explain:</b> It is established in Article 4 made by the Manager or the Board days before the date of the meeting. days in advance.	of Directors of the	company, not I	ess than f	ifteen (15) wor	king
NA. Specify the rules that prevent you	u from adopting the	recommendat	ion:		
	Doesn't ap	oly			
Implementation Date					
Implementation Date  Modification Dates	Doesn't ap	oly			

Yes. Briefly indicate: The Company, in addition to the established means, publishes the call on the

NO. Explain:

NA. Specify the rules that prevent the adoption of the recommendation:

Company's website as relevant information in Spanish and English.

Implementation Date	29-08-2007 Bylaws			
Modification Dates	Doesn't Apply			

10.3. In order to increase the transparency of the decision-making process during the General Assembly, in addition to the agenda of the meeting with the set point by item of the topics to be discussed, the company has envisaged that simultaneously with the call or at least fifteen (15) days before the meeting, proposals for agreements are made available to shareholders, which for each item of the Agenda the Board of Directors shall submit to the General Meeting of Shareholders.

Yes. Briefly indicate:						
No. Explain: Among the information mad procedure of the General Meeting of Proposals for Agreement.						
NA. Specify the rules that prevent the	adoption of the re	comm	nendation:			
Implementation Date	Doesn't a	pply				
<b>Modification Dates</b>	Doesn't a	pply				
per spin-off can only be analyzed and a cluded in the convening of the respective in 10.4 Implements the Measure  Yes. Briefly indicate: Paragraph 5 of A respect of which this requirement operate.	YES  urticle 45 of the Byl	x aws st	NO ates that in	n additior	N/A	spects in
cluded in the convening of the respective or 10.4 Implements the Measure	YES  Article 45 of the Byles by legal provision of Shareholders a eting: change of so	x  aws stan, the exical obj	NO ates that ir following r vent in whilect; waives	n addition matters m ich they h s the righ	N/A  I to those as ay only be a nave been et of preferen	spects in analyzed expressly
10.4 Implements the Measure  Yes. Briefly indicate: Paragraph 5 of A respect of which this requirement operate and evacuated by the General Meeting included in the call for the respective meeting and evacuated by the respective meeting included in the call for the respective meeting included in the convenience of the respective meeting included in the call for the ca	YES  Article 45 of the Byles by legal provision of Shareholders a eting: change of so	x  aws stan, the exical obj	NO ates that ir following r vent in whilect; waives	n addition matters m ich they h s the righ	N/A  I to those as ay only be a nave been et of preferen	spects in analyzed expressly
10.4 Implements the Measure  Yes. Briefly indicate: Paragraph 5 of A respect of which this requirement operate and evacuated by the General Meeting included in the call for the respective measubscription; change of registered office;	YES  Article 45 of the Byles by legal provision of Shareholders a eting: change of so early dissolution a	x aws stron, the ton, the everal obj and seg	NO ates that ir following r vent in whi ject; waive: regation (ir	n addition natters m ich they h s the righ nproper e	N/A  I to those as ay only be a nave been et of preferen	spects in analyzed expressly
10.4 Implements the Measure  Yes. Briefly indicate: Paragraph 5 of A respect of which this requirement operate and evacuated by the General Meeting included in the call for the respective measubscription; change of registered office;  NO. Explain:	YES  Article 45 of the Byles by legal provision of Shareholders a eting: change of so early dissolution a	x aws stron, the transfer the excial objund segret	NO ates that in following revent in white it; waives regation (in	n addition natters m ich they h s the righ nproper e	N/A  I to those as ay only be a nave been et of preferen	spects in analyzed expressly

place where the General Meeting of Shareholders should meet, as well as the subject matter of the call

where it is extraordinary. However, with the favorable vote of fifty-one per cent

	NO. Expliain					
	NA. Specify the rules that prevent you from	om adopting the	recommendat	ion:		
	SI. Indique brevemente: Respecto al order establece que el derecho que les asiste a lo la ley, sin que se establezca un término res	s accionistas par	a presentar sus	propuestas	s en los téri	minos de
	Implementation Date	29-08-200	7 Bylaws			
	<b>Modification Dates</b>	Doesn't app	ply			
o %) capita	I, as requested during the Assembly, a right pre  10.6 Implements the Measure	YES	NO	s. X	N/A	
	SI. Indique brevemente:					
	NO. Explain: Codensa is a closed public limited company, does not apply to the criterion of 5% of the Notwithstanding the above, the bylaws of the Assembly, propose agenda items, requoted on independently.	e share capital re ensure that sl	eferred to in red hareholders car	commendat n know in a	tion 10.6. And the distribution of the distrib	Annex 1. agenda
	Finally, it should be noted that given Coden to the statutes requires the unanimous apprr the Bylaws provides that the amendment of shares subscribed.	oval of the Grupo	Energía Bogota	á and ENEI	L since Arti	cle 49 of
	NA. Specify the rules that prevent you from	om adopting the	recommendat	ion:		
	Implementation Date	Doesn't app	bly			
	Modification Dates	Doesn't ap	ply			

	NO. Explique:		
	NA. Precise las normas que impiden a	adoptar la recomendación:	
	Implementation Date	29-08-2007 Bylaws	
	Modification Dates	Doesn't apply	
at least for a the degree	a percentage of five per cent (5%) of the shar of concentration of ownership, <b>explaining</b> to	Board of Directors <b>undertakes to</b> respond in writing to the recapital, or a lower percentage established by the compathe reasons for its <b>decision</b> and informing sharehold and by in accordance with Article 182 of the Commercial Co	npany taking into acco
	10.8 Implements the Measure	YES x NO N/A	
	consider and respond in writing, and in a	62 of the Bylaws and Chapter 3(1) of the Code the Company is a securities issuer, the Board of Direct a reasoned manner, to proposals submitted by a plural er cent (5%) of the actions subscribed; the above regard	ctors shall number of
	NA. Specify the rules that prevent you	from adopting the recommendation:	
	NA. Specify the rules that prevent you Implementation Date	from adopting the recommendation:  29-08-2007 Bylaws	
		· · ·	
the above r	Implementation Date  Modification Dates  e event that the Board of Directors accepts the second seco	29-08-2007 Bylaws	
the above r	Implementation Date  Modification Dates  e event that the Board of Directors accepts the ecommendations, a supplement to the control on days before the meeting.	29-08-2007 Bylaws  Doesn't apply  he request, exhausting shareholders' time to propose is vening of the General Meeting of Shareholders is publication.	

10.10.

	No. Explain: To the extent that the call for reg extraordinary only 5 business days in advance, i measure 10.1 whose response is negative must	t is not possible to meet the e	nd of the recommend	
	NA. Specify the rules that prevent you from a	dopting the recommendation	on:	
	Implementation Date	Doesn't apply		
	Modification Dates	Doesn't apply		
Agreement or	the same period indicated in Numeral 10.7. so no matters already previously included on the Agern Numerals 10.8 and 10.9 above.  10.10 Implements the Measure			
	YES. Briefly indicate:			
	NO. Explain: The Company does not make available to share 10.3	holders Proposals for Agreem	nent in response to mo	easure
	NA. Specify the rules that prevent you from a	dopting the recommendation	on:	
	Implementation Date	Doesn't apply		
	Modification Dates	Doesn't apply		
<b>10.11.</b> The <b>cc</b> exclusive acc meeting.	ompany undertakes to use electronic ess to shareholders, to send to them the docume			
	Yes. Briefly indicate: In the third paragraph Bylaws, Chapter 1 Numeral 1, and Chapter 3 of of the call, in the case of ordinary and extraordir information of the meetings on the topics to be d to the decisions to be taken at the respective strategic information of the Company.	the Code of Good Governa eary meetings, the necessary ealt with, and also, the financi	nce states that within documentation for the ial information that is	the end e proper material
	No. Explain:			
	NA. Specify the rules that prevent you from a	dopting the recommendation	on:	

applicants.

	Implementation Date	29-08-2007 Bylaws	
	Modification Dates	Doesn't apply	
deem pertinent, throi in relation to the mat	ugh traditional channels and/or, where appropriate, ners included in the Agenda, the documentation rece	p request, sufficiently in advance, the information or clarification new technologies, or to submit in writing the questions they deem ived or the public information provided by the Company. Depende sholders, the company determines the period within which shareholders.	necessary ing on the
	10.12 Implements the Measure	SI NO x N/A	
	YES. Briefly Indicate:		
	the Paragraph of Article 62 of the Company's By consider and respond in writing, and in a reason shareholders representing at least five percent (matter, including matters related to the agenda a Code of Good Governance establishes that the (www.enel.com.co/es/inversionista/enel-codensimail addresses to attend to shareholders' querie them and the Company, and in general takes ca	a), a section dedicated to Investors and indicates the ess, which serves as a communication channel between are of their concerns and requirements, transmitting them to overnance and Evaluation Committee of the Board of	
		29-08-2007 Bylaws	
	Implementation Date	·	
	Modification Date	Doesn't Apply	
qualified as: i) information in	unreasonable; ii) irrelevant to know the progress the field of the securities market, industrial son the secrecy of their negotiation; and iv) others	ormation may be refused if, according to internal procedure or interests of the company; iii) confidential, which shall include ecrets, ongoing operations whose success for the company whose disclosure would put the company's competitiveness	de privileged ny depends
	10.13 Implements the Measure	YES X NO N/A	
	Directors and Paragraph of Article 62 of the Comnot have the obligation to respond if the propos	of Article 14 of the Internal Regulations of the Board of pany's Bylaws establishes that the Board of Directors shall als submitted by the shareholders are related to industrial pment of the Company, which shall be informed to the	

	Additionally, Article 4, Paragraph 4 of the Ass to freely inspect, except in the case of docum				e right of the share	holders
	NO. Explain:					
	NA. Specify the rules that prevent you from	n adopting t	he recor	nmendation:		
	Implementation Date	29-08- 2	007 Byla	ws		
	Modification Date	Doesn't	Apply			
	sponse provided to a shareholder may put him a holders at the same time, in accordance with the 10.14 Implements the measure		s establi			
	YES. Briefly Indicate: In Section 7 of the C Company's opinion, the answer given to an I answer will be given to the other Investors im the Company's web page.	Investor may	place hi	m/her at an a	dvantage, access	to said
	NO. Explain:					
	NA. Specify the rules that prevent you from	n adopting t	he recor	nmendation:		
	Implementation Date	15-04-20	10 Good	Governance	Code	
	Modification Date	Doesn't A	Apply			
<b>11.1.</b> Withou	: Regulation of representation.  t prejudice to the limits set forth in Article 185 of the Code of es not limit the shareholder's right to be represented at not.  11.1 Implement the measure		hareholde			
	YES. Briefly Indicate: Article 53 of the 0 represented by means of a power of attorney substitute if applicable, and the date or time o	Company's E granted in wr	Bylaws e	stablishes th	at shareholders r	

NA. Specify the rules that prev	vent you from adopting the recommendation:
Implementation Date	29-08-2007 Bylaws
Modification Date	Doesn't Apply
xy form that the Company itself sends to the the corresponding Proposals for Resolution	ank proxies, without voting instructions, by actively promoting the use of a state shareholders or publishes on its website. The model includes the items on the Agons determined in accordance with the procedure established above and which we ders, so that the shareholder, if he/she deems it convenient, may indicate, in each
11.2 Implements the measure	YES X NO N/A
	of the Good Governance Code establishes that within the information there is a proxy form, which includes the agenda and the direction of the
NO. Explain:	
NA. Specify the rules that prev	vent you from adopting the recommendation:
Implementation Date:	16-12-2015 Good Governance Code
Modification Date:	Doesn't Apply
	er than shareholders.
y, the Regulations of the Assembly <b>of the c</b>	al Assembly in shaping the will of the corporation, and to make it a much more partici corporation require that the members of the Board of Directors and, especiall
In order to revitalize the role of the General, the Regulations of the Assembly of the cirmen of the Committees of the Board of	al Assembly in shaping the will of the corporation, and to make it a much more partici corporation require that the members of the Board of Directors and, especiall
In order to revitalize the role of the General, the Regulations of the Assembly of the cirmen of the Committees of the Board of e concerns of the shareholders.	al Assembly in shaping the will of the corporation, and to make it a much more particicorporation require that the members of the Board of Directors and, especiall Directors, as well as the President of the corporation, attend the Assembly to re
In order to revitalize the role of the General, the Regulations of the Assembly of the cirmen of the Committees of the Board of e concerns of the shareholders.  12.1 Implements the measure  YES. Briefly Indicate:  NO. Explain: Although the Chain of the Company, attends the Assembly 100 of the Company of the Company, attends the Assembly 100 of the Company, attends the Assembly 100 of the Company of the Com	al Assembly in shaping the will of the corporation, and to make it a much more particle corporation require that the members of the Board of Directors and, especiall Directors, as well as the President of the corporation, attend the Assembly to re

#### III. BOARD OF DIRECTORS

	. 13: Functions of the Board of Directors.				
13.1. The By recommenda	rlaws expressly state those functions that may rition 13.1.	not be d	elegated to Senior	Management, include	ling those established in
	13.1 Implements the measure	YES	NO	x N/A	
	YES. Briefly Indicate:				
	NO. Explain: Although in practice the Board of Director to Senior Management, except for defining the Composuch functions cannot be delegated to Senior Manage	any's stru			
	NA. Specify the rules that prevent you from a	adopting	the recommendat	ion:	
	Implementation Date	Doesn'	t Apply		
	Modification Date	Doesn'	t Apply		
company of policies, gu	t prejudice to the autonomy of the governing bodie a Conglomerate, these functions of the Board of idelines or requests for information that respense, and of the Conglomerate as a whole.  13.2 Implements the measure	Directors	s have a group app	roach and are devel	oped through general
	YES. Briefly Indicate: of a conglomerate, since Law 222 of 1995, whose parent company is Ene	it is part	of a Business Grou	ın in the terms of Art	icle 27 of

Implementation Date	Doesn't Apply
Modification Date	Doesn't Apply

Measure No.	14: Regulations of the Board of Directors.				
and responsi	ard of Directors has approved the internal regul bilities of its members, the Chairman and the S re disseminated among the shareholders and are	Secretary of	of the Board of Dir	rectors, and their du	uties and rights. These
	14.1 Implements the measure	YES	x NO	N/A	
	YES. Briefly Indicate: The Board of Directors of 2012, which establishes the principles, rules an body, thus ensuring a more accurate, efficient, at the Board of Directors in turn develop and c Governance Code applicable to the Board of Directors in turn develop and compared to the Board of Directors in turn develop and compared to the Board of Directors in turn develop and compared to the Board of Directors of Directors of the Board of Directors of Direct	d procedu and transp omplemer	ires that govern the parent managemen	e operation of such of the operation of such of the operation of such the operation of s	corporate lations of
	NO. Explain:				
	NA. Specify the rules that prevent you from a	dopting t	he recommendation	on:	
	Implementation Date	24-03-20	)12 Rules of Proced	dure of the Board of	Directors
	Modification Date	16-12-20	)15		
	15: Dimension of the Board of Directors.  mpany has statutorily opted not to appoint Alterna	te Membe	rs of the Board of D	Directors.	
	15.1 Implements the measure	YES	NO	x N/A	
	YES. Briefly Indicate				
	NO. Explain: Article 56 of the Bylaws establi composed of seven (7) principal members, e Shareholders' Meeting by means of the electoral	each with	a personal alterna		
	NA. Specify the rules that prevent you from a	dopting t	he recommendati	on:	

	Implementation Date	Doesn't Apply
	Modification Date	Doesn't Apply
Measure No.	16: Conformation of the Board of Direc	ors.
of maximum		nbers of the Board of Directors act for the benefit of the company igin of the different members of the Board of Directors in according to the Board of Directors according to the Board of Directors in according to
	16.1 Implements the measure	YES NO X N/A
	YES. Briefly Indicate	
	of each member of the board of directors are principal or alternate and whether the Although the "Executive Member, Independent used, with the information published	dent Member, Patrimonial Member" recommendation scheme is on the website, investors can identify if the board members are the company), if they are independent (expressly indicated) and
	NA. Specify the rules that prevent you	rom adopting the recommendation:
	Implementation Date	Doesn't Apply
	i ilipielileillalion Dale	
	Modification Date	Doesn't Apply

NO. Explain: The Company does not have a Nominating and Compensation Committee.

	Doesn't Apply Doesn't Apply e reported by the Board of Directors to the shareholders	
scholders, mainly controlling shareholders, significant, and the Board of Directors itself, can identify	gnificant shareholders, families, shareholder groups and tify the most suitable candidates.	institutiona
16.3 Implements the measure	YES X NO N/A	
on the Company's website and when the appoir the profiles are made available to the sharehold purpose, in accordance with the provisions of S within the term of the call, in the case of ordinary will be made available to the Shareholders on the documentation necessary to duly inform the information that is material to the decisions to be strategic information of the Company.  Additionally, Article 4 of the Board of Directors Meeting shall consider criteria such as: (i) know	s of the candidates to the Board of Directors are published intment of the Board of Directors is included in the agenda, ders with the legal and statutory priority established for this Section 1) of Chapter 1 of the Code of Good Governance, and extraordinary meetings, the necessary documentation the Company's website (www. enel.com.co). enel.com.co) em of the matters to be discussed, as well as the financial be adopted at the respective meeting, except in the case of as Regulations establishes that the General Shareholders' wiledge of the national and/or international electricity sector, ering or related sciences, (iii) the good name and recognition and integrity.	
NA. Specify the rules that prevent you from a	adopting the recommendation:	
Implementation Date	15-04-2010 Good Governance Code	
Modification Date	Doesn't Apply	

**16.4.** The company considers that the mere evaluation of the resumes by the shareholders is an insufficient resource to determine the suitability of the candidates, **so it has an internal procedure to evaluate the legal incompatibilities and disqualifications and the suitability of the candidate to the needs of the Board of Directors, through the evaluation of the candidates' qualifications.** 

		e candidates must meet, and the verification of compliance with certain irectors and other additional requirements to become an Independent						
	16.4 Implement	YES NO X N/A						
	YES. Briefly Indicate:							
	<b>NO. Explain:</b> The Chairman of the Board of Directors, who is also the President of the Company, together with the Secretary of the Board of Directors verify that there are no legal disqualifications or incompatibilities for the candidates proposed to compose the Board of Directors; however, no formal procedure has been adopted for this purpose.							
	NA. Specify the rules that prevent you from adopting the recommendation:							
	Implementation Date	Doesn't Apply						
	Modification Date	Doesn't Apply						
domestic and and member	foreign, and requires a double declaration of inc	er with controlling or significant shareholders and their Related Parties, dependence: (i) of the candidate before the corporation, its shareholders ts Letter of Acceptance and, (ii) of the Board of Directors, regarding the						
	YES. Briefly Indicate							
	NO. Explain: No, currently it is verified that there are no legal disqualifications or incompatibilities for the candidates proposed to compose the Board of Directors, and the independent candidate subscribes a document of declaration of independence before the company, its shareholders and members of Senior Management, instrumented through a document separate from the letter of acceptance.							
	NA. Specify the rules that prevent you from a	adopting the recommendation:						
	Implementation Date	Doesn't Apply						
	Modification Date	Doesn't Apply						
support of t centralize as shareholders and present present their	the Appointments and Remuneration Committed coordinate the process of conformation of who, based on their shareholding, aspire to be patheir aspirations, negotiate the shareholding bal	iders that the Board of Directors, through its Chairman and with the ee or whoever fulfills its functions, is the most appropriate body to f the management body prior to the General Meeting. In this way, the art of the Board of Directors, can know the needs of the Board of Directors ances and the distribution among the different categories of members, neir candidates be evaluated by the Appointments and Remuneration ing.						

	YES. Briefly Indicate		
	NO. Explain: The Company does not have an A	appointments and Remuneration Committee.	
	However, the Internal Regulations of the Boa establishes that in order to make the appointment Meeting and with no less notice than the term of centralize and make available to the sharehold the suitability of the candidates, including but no integrity through the Virtual Investor Servittps://www.enel.com.co/es/inversionista/enel-com.to/es/inversionista/enel-com	rd of Directors in its Article 4 and Chapter 2, Section 1 ent of the Board of Directors by the General Shareholders' of the call, the Board of Directors, through its Chairman, will east the necessary information to advance the evaluation of bit limited to personal qualities, background, experience and vice Office, accessible from the Company's website odensa.html.	
	of the members of the Board of Directors, the Chi Chief Executives, may be consulted on the Com	ief Executive Officer and their alternates, and the Company's ipany's website. (Section 5 Chapter 2)	
	NA. Specify the rules that prevent you from a	dopting the recommendation:	
	Implementation Date	Doesn't Apply	
	Modification Date	Doesn't Apply	
out prior to suitability, ba	the holding of the General Shareholders' Meet ckground, experience, integrity, etc.) on the cand dequate evaluation.  16.7 Implements the measure  YES. Briefly Indicate: The Internal Regulations of establishes that in order to make the appointment of the with no less notice than the term of the call, the Bo available to the shareholders the necessary informat including but not limited to personal qualities, background in the call including but not limited to personal qualities, background in the call including but not limited to personal qualities, background in the candidate i	evaluation of the suitability of candidates is an activity to be carriting, so that shareholders have sufficient information (personal qualitie idates proposed to be members of the Board of Directors, in advance  YES X NO N/A  If the Board of Directors in its Article 4 and Chapter 2, Section 1 the Board of Directors by the General Shareholders' Meeting and ard of Directors, through its Chairman, will centralize and make ion to advance the evaluation of the suitability of the candidates, bund, experience and integrity through the Virtual Investor Service attps://www.enel.com.co/es/investor/enel-codensa/informacion-	es,
	NO. Explique:  NA. Specify the rules that prevent you from a	adopting the recommendation:	
	Implementation Date	16-12-2015 Internal Regulations of the Board of Directors	
	Modification Date	Doesn't Apply	

# Measure No. 17: Functional structure of the Board of Directors. 17.1. The Regulations of the Board of Directors stipulate that the Independent and Patrimonial Members are always in the majority with respect to the Executive Members, whose number, in the event of joining the Board of Directors, is the minimum necessary to meet the needs of information and coordination between the Board of Directors and the Senior Management of the company. YES 17.1 Implementa la Medida YES. Briefly Indicate NO. Explain: Even though the Board of Directors is composed of independent, equity and executive members, as defined in measure 16.1, the Internal Regulations of the Board of Directors only provide in Article 56 that as long as the company is an issuer of securities, 25% of the members of the Board of Directors shall be independent, as provided by law, but not that together with the equity members they must be a majority. Notwithstanding the foregoing, currently 3 principal members of the Board of Directors are executives, 2 are independent and 2 are patrimonial members. NA. Specify the rules that prevent you from adopting the recommendation: Implementation Date Doesn't Apply **Modification Date** Doesn't Apply 17.2. From the minimum percentage of twenty-five percent (25%) of Independent Members established in Law 964 of 2005, the corporation analyzes and voluntarily adjusts, upwards, the number of Independent Members, taking into account, among others, that the number of independent members is in relation to the Floating Capital. N/A 17.2 Implements the measure YES YES. Briefly Indicate NO. Explain: The Company only provides that at least 25% of the members of the Board of Directors must be independent. The foregoing is contained in the bylaws, in the Internal Regulations of the Board of Directors and in the Company's Code of Good Governance. NA. Specify the rules that prevent you from adopting the recommendation: Implementation Date Doesn't Apply **Modification Date** Doesn't Apply

Measure No. 18: Organization of the Board of Directors.

18.1 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate				
NO. Explain: Article 59 of the Company' Board of Directors and the First Paragr Directors, and Section 5.1 of the Corpo establish the specific functions of the Chain the recommendation.	aph of Article Strate Governance	Seven of the Internice Code and the Fi	al Regulations of the irst Paragraph of Artic	Board o
The Internal Regulations of the Board of the operation of the corporate body, thus these Regulations develop and comple Governance applicable to the Board of D Corporate rules in development of the process of the Board of the Bo	ensuring a mor ment the legal Directors and are	e accurate, efficien and statutory regu therefore understo	t and transparent man lations and the Code ood to be an integral p	agement of Good
Notwithstanding the foregoing, although of Directors, the measure has not been e				the Board
NA. Specify the rules that prevent you	ı from adopting	g the recommenda	tion:	
NA. Specify the rules that prevent you Implementation Date		g the recommenda It Apply	tion:	
	Doesn		tion:	
Implementation Date  Modification Date  mpany's internal regulations provide for the remembers, both in terms of his obligation time.	Doesn Doesn	't Apply 't Apply t the Chairman of th	e Board of Directors m	
Implementation Date  Modification Date  mpany's internal regulations provide for the members, both in terms of his obligation time.	Doesn Doesn ne possibility that as and remunera	't Apply  't Apply  t the Chairman of thation, because of th	e Board of Directors m le scope of his specifi	

	NA. Specify the rules that prevent you	from adopting t	he rec	ommendatio	on:		
	Implementation Date	Doesn't /	Apply				
	Modification Date	Doesn't	Apply				
3.3. The Bylaws 18.3.	contain the rules for the appointment of the S	Secretary of the B	loard of	f Directors, ir	ncluding t	hose indica	ted in recomme
	18.3 Implements the measure	YES		NO	X	N/A	
	YES. Briefly Indicate:						
	NO. Explain: Article 59 of the Bylaws est but does not define appointment rules in a					oint its Secr	retary,
	NA. Specify the rules that prevent you	from adopting t	he reco	ommendatio	on:		
	Implementation Date	Doesn't A					
	Implementation Date  Modification Date	Doesn't A					
<b>18.4.</b> The Ro		Doesn't	Apply	tary, includir	ng those s	set forth in r	recommendation
<b>18.4.</b> The R	Modification Date  egulations of the Board of Directors establish	Doesn't And the duties of the YES  Apph of Article 7 of the sure. Thus, it is incured the Board of Directoks the development of the Board of Directoks the D	Apply  Secre  x  Regularmbent unit of the tors and with the	no no setablish upon the Secreture and for meetings, and guarantee that provisions of the	nes that the etary to rm. To kee to attest to attest the Bylaws	N/A e functions of ep the corpora o the resolution edures and ru and other in	f the ate ons of the less of ternal

NA. Specify the rules that prevent you fro	m adoptin	g the re	ecommendatio	n:		
Implementation Date	Doesr	i't Apply	1			
Modification Date		i't Apply				
l of Directors has established an Appointmer	nts and Re	munera	ition Committe	e.		
18.5 Implements the measure	YES		NO	Х	N/A	
YES. Briefly Indicate:						
NO. Explain: The Company currently has ar Committee; there are no statutory provisions for t						
NA. Specify the rules that prevent you fro	m adoptin	g the re	ecommendation	n:		
Implementation Date	Doesr	't Apply	,			
Modification Date	Doesr	't Apply	,			
pard of Directors has established a Risk Cor 18.6 Implements the measures	nmittee. SI		NO	×	N/A	
YES. Briefly Indicate:						
NO. Explain: The Company currently has an Committee; There are no statutory provisions for recommended in the survey for such Committee Article 14 of the Board of Directors Regulations, Company's bylaws, The Board shall approve the management, as well as supervise directly or through the Company to the maximum risk limits define Additionally, one of the functions of the Audit Cowhich must take into account the business risks a Similarly, Article 51 of Law 142 of 1994 establish have an external auditor of management and reswell as the benefit that the users actually receisituations that endanger the financial viability of a the evaluation assessments on the management	or the creat are perforr where it is: Company's ugh the con d, and propo- mmittee is t and comprel es the oblig sults who "w we and, con a company,	ion of a med direct that the stated that the stated that is the state of the state	Risk Committee ctly by the Board at in addition to t lagement policy, created for such p ctive and follow-trise compliance to y evaluate all area the company, bei the interests of the ly, is obliged to it	e, since s of Direct he function which mu- purpose, up actions with the in- as of the ng a public compa- nform th	some of the tors, as esta ons establish ust be known the effective in case of conternal audit Company.  Solic service pany and its pare Superinter	function ablished hed in the abysenic exposured deviation a program rovider, artners a andency
NA. Specify the rules that prevent you fro	m adaptin	n tha re	ncommondatio	n:		

Modification Date	Doesn't	Apply			
	Doesn't	Apply			
rd of Directors has established a Corporate	Governan	ce Committee.			
18.7 Implements the measure	YES	x NO		N/A	
YES. Briefly Indicate: In accordance with the the Internal Regulations of the Board of Dir Evaluation Committee, which supports the Com and is comprised of three (3) members of the B	ectors, the pany's Boa	<ul> <li>Company has ard of Directors in</li> </ul>	a Corpora	te Governar	nce and
NO. Explain:					
NA. Specify the rules that prevent you from	adopting t	the recommend	ation:		
Implementation Date	29-08-2	007 Bylaws			
Modification Date	Doesn't	Apply			
t or have been assumed by the Board of Director  18.8 Implements the measure	ors as a wh	x NO		N/A	
YES. Briefly Indicate: The Company does Committee; however, the general guidelines members of the Board of Directors and Senior I second case, approved by the General Shareho	associated Manageme olders' Mee	with the appoir nt are defined by eting. The Corpo	tment and the	remuneration company an ance and Ev	n of the d, in the aluation
Committee; however, the general guidelines amembers of the Board of Directors and Senior I	associated Manageme olders' Mee Corporate	with the appoir nt are defined by eting. The Corpo Governance ru	tment and the parent rate Governa es, periodic	remuneration company an ance and Ev cally reviewi	n of the d, in the aluation ng their

						1
	NA. Specify the rules that prevent you from a	adopting	the reco	mmenda	tion:	
	Implementation Date	16-12-2	015 Inter	nal Regul	ations of the Board o	of Directors
	Modification Date	Doesn'				
functions on Committees	the Committees of the Board of Directors has an which the Committee must work, and its operation and the Board of Directors and, in the case of the Committees of the Board of Directors of the Paren	ns, paying he Congl	g special omerates	attention , to the n	to the communication nechanisms of relation	on channels between to conship and coordinate
	18.9 Implementa la Medida	SI	х	NO	N/A	
	YES. Briefly Indicate: Currently the existing Cor are regulated by the Bylaws in Chapter 15 and Directors (Article 10) and the Corporate Gove establish the principles by which they are govern	complement rnance C	ented by Code (Iter	the Intern n 5.3, Se	nal Regulations of the ection 1 of Chapter	e Board of
	NO. Explain:					
	NA. Specify the rules that prevent you from a	dopting	the reco	mmendat	tion:	
	Implementation Date	29-08-2	2007 Byla	ws		
	Modification Date	Doesn't	Apply			
three (3) me	ommittees of the Board of Directors are comprise mbers and chaired by an Independent Member Members are always the majority.  18.10 Implements the measure					
	10.10 implements the measure	ILO		NO	X N/A	
	YES. Briefly Indicate:					
	NO. Explain: The Audit Committee is comport members and its Chairman is an independent rhave independent members.					
	The Company does not have an Appointment ar to measure 18.5.	nd Remur	neration C	Committee	e as mentioned in the	response
	NA Specify the rules that prevent you from a		41		····	

18.11 Implements the measure	YES	x NO	N/A	
YES. Briefly Indicate: Article 10 of the Section 1 of Chapter 2 of the Company's shall provide for the creation of advisory c a maximum of five (5) of its members, committees referred to in this Article do no correspond to the Board of Directors and t support from senior management when re	Code of Good ommittees, wh whose function to constitute an he Company's	Governance established shall be formed as shall be define executive body no	lish that the Board o by a minimum of thr d by the Board. The r do they assume fun	f Director ee (3) an e advisor ctions tha
NO. Explain:				
NA. Specify the rules that prevent you f	from adopting	the recommenda	tion:	
Implementation Date	16 12 1	2015 Cood Covers		
	10-12-	2015 Good Govern	ance Code	
Modification Date he integration of its Committees, the Board	Doesn of Directors to	't Apply akes into considera		wledge a
	Doesn of Directors to	't Apply akes into considera		owledge a
he integration of its Committees, the Board of the members in relation to the subject matter.	of Directors to the Common YES  The Audit and Cotors who, in according concerning and peria such as:  Beld of finance,	't Apply akes into considera mittee.  x NO  orporate Governar cordance with the pl Article 4 of the Intoersonal qualities. (i) knowledge of the law or related sciel	N/A  Ice and Evaluation Corovisions of Chapter iternal Regulations of For their election, the national and/or interpretations and/or interpretations of their election, the national and/or interpretations of their election, the national and/or interpretations of their election, the national and/or interpretations.	ommittee 2, Section the Boar se Generaternation
he integration of its Committees, the Board of the members in relation to the subject matt   18.12 Implements the measure  YES. Briefly Indicate: The members of the are in turn members of the Board of Direct 1, Paragraph 2) of the Corporate Governa of Directors, must meet the highest profes Shareholders' Meeting shall consider crit electricity sector, (ii) experience in the fie	of Directors to the Common YES  The Audit and Cotors who, in according concerning and peria such as:  Beld of finance,	't Apply akes into considera mittee.  x NO  orporate Governar cordance with the pl Article 4 of the Intoersonal qualities. (i) knowledge of the law or related sciel	N/A  Ice and Evaluation Corovisions of Chapter iternal Regulations of For their election, the national and/or interpretations and/or interpretations of their election, the national and/or interpretations of their election, the national and/or interpretations and the control of the control o	ommittee 2, Section the Boar te Generation
he integration of its Committees, the Board of the members in relation to the subject matt   18.12 Implements the measure  YES. Briefly Indicate: The members of the are in turn members of the Board of Direct 1, Paragraph 2) of the Corporate Governa of Directors, must meet the highest profes Shareholders' Meeting shall consider crit electricity sector, (ii) experience in the fier recognition of the candidate for his/her professional consider professional consider critical conditions of the candidate for his/her professional consider professional consider critical conditions of the candidate for his/her professional consider critical conditions of the candidate for his/her professional consider critical conditions of the candidate for his/her professional conditions	of Directors to the Communication of the Communicat	't Apply akes into considera mittee.  x NO  orporate Governar cordance with the pl Article 4 of the Intersonal qualities. (i) knowledge of the law or related scie ability and integrity.	N/A  Ice and Evaluation Corovisions of Chapter ternal Regulations of For their election, the national and/or intences, (iii) the good	ommittee 2, Section the Board de General ternationa
Test integration of its Committees, the Board of the members in relation to the subject matter at 18.12 Implements the measure  YES. Briefly Indicate: The members of the are in turn members of the Board of Direct 1, Paragraph 2) of the Corporate Governa of Directors, must meet the highest profes Shareholders' Meeting shall consider crit electricity sector, (ii) experience in the fier recognition of the candidate for his/her professional section of the candidate for his/her professional section in the fier recognition of the candidate for his/her professional section in the fier recognition of the candidate for his/her professional section in the fier recognition of the candidate for his/her professional section in the fier recognition of the candidate for his/her professional section in the fier recognition of the candidate for his/her professional section in the fier recognition of the candidate for his/her professional section in the fier recognition of the candidate for his/her professional section in the fier recognition of the candidate for his/her professional section in the fier recognition of the candidate for his/her profession in the fier recognition of the candidate for his/her profession in the fier recognition of the candidate for his/her profession in the fier recognition of the candidate for his/her profession in the fier recognition in	of Directors to the Communication of the Communicat	't Apply akes into considera mittee.  x NO  orporate Governar cordance with the pl Article 4 of the Intersonal qualities. (i) knowledge of the law or related scie ability and integrity.	N/A  Ice and Evaluation Corovisions of Chapter ternal Regulations of For their election, the national and/or intences, (iii) the good	ommittee 2, Section the Board de General ternationa

18.13 Implements the meas	sure	YES	х	NO		] N/A	
YES. Briefly Indicate: Pursu committees shall be recorde at the meeting for such purpularso indicate the manner in wast in each case. The same (points 10.1.3 and 10.2.3) and Additionally, the minutes of the Board of Directors, mainformation between manager	d in minutes approse, and signed by which the member has been regulated in the Code of Cohe committees, togay be consulted in	oved by the y the Chairr s have been ed in the Interpolation Gover gether with the corporat	comminan and summernal Renance (  the information portal experies and series	ttees, or k I the Secroned, the egulations point 5.3 s mation su created 6	by the pers etary there attendees of the Boa Section 1, ( abmitted for exclusively	ons appoin of, which s and the vord of Direct Chapter 2).	ited hall otes tors
NO. Explain:							
NA. Specify the rules that p	prevent you from	adopting t	he reco	mmenda	tion:		
Implementation Date		29-08-20	07 Byla	ws			
Modification Date		Doesn't	Apply				
ss the applicable legal or regulatory trectors of the Subordinate Compani						ertain matte	rs and th
the Committees of the Board of Dire s of Directors of the Subordinate Con 18.14 Implements the meas	ectors of the Parent C mpanies.					ne Parent Co	ompany c
the Committees of the Board of Dire s of Directors of the Subordinate Co	ectors of the Parent C mpanies.	Company, wit		implying a	transfer to th	-	ompany (

	Implementation Date	Doesn't Apply
	Modification Date	Doesn't Apply
cedures, I		ne Board of Directors in its supervisory function by evaluating I, reviewing the Company's Control Architecture, including the
	18.15 Implements the measure	YES X NO N/A
	Committee, which are complemented by the regard the Corporate Governance Code (Section charge of supervising compliance with the interr business risks and comprehensively evaluate all presentation and disclosure of financial information and establish policies and practices for such discompany to consolidate the information of the coreport to the Board of Directors the operations have been carried out at market prices, supervisiplanning and execution of the control activities among others.	ny's Bylaws establishes the main functions of the Audit egulations of the Board of Directors (Section 10.2.2.) in 5.3. literal b, Section 1, Chapter 2). It is mainly in small audit program, which must take into account the all areas of the Company, ensure that the preparation, ation is in accordance with the provisions of the Law disclosure, define the mechanisms to be used by the control bodies and evaluate the internal control system, is carried out with related parties and verify that they ise the services of the Statutory Auditor, supervise the est foreseen in the Company's compliance programs,
	NO. Explain:	
	NA. Specify the rules that prevent you from a	adopting the recommendation:
	Implementation Date	29-08-2007 Bylaws
	Modification Date	Doesn't Apply
		e of accounting, financial and other related matters, which enablemittee's competence at a level sufficient to understand their
	with the provisions of Chapter 2, Section 1, Para the Internal Regulations of the Board of Directors For the election of the members of the Board of I into account criteria such as: (i) knowledge of	urn members of the Board of Directors who, in accordance ragraph 2 of the Code of Good Governance and Article 4 of rs, must meet the highest professional and personal qualities. If Directors, the General Assembly of Shareholders shall take of the national and/or international electricity sector, (ii) ated sciences, (iii) the good name and recognition of the d integrity.
	NO. Explain:	
	NA. Specify the rules that prevent you from a	adopting the recommendation:

Implementation Date	15-04-2010 Good Governance Code
Modification Date	Doesn't Apply

18.17 Implements the measure	1 - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
the Chairman of the Audit Commit	ary meetings of the General Shareholders' Meeting, a report signed by ttee on the management carried out during the period evaluated is ect to the right of inspection together with the other information required
of Directors (Item 10.2.2) and in the 0	the Audit Committee established in the Internal Regulations of the Board Code of Good Governance (Item 5.3) is that of reporting to the General straised therein by the shareholders on matters within its competence.
NO. Explain:	
NA. Specify the rules that prevent	you from adopting the recommendation:

	YES	× NO	N/A	
YES. Briefly Indicate: The members of the Directors who, in accordance with the provision Good Governance and Article 4 of the Interhighest professional and personal qualities. General Assembly of Shareholders shall tall and/or international electricity sector, (ii) expood name and recognition of the candidate NO. Explain:	sions of Chap nal Regulation. For the elective into account perience in the	oter 2, Section 1, Pa ons of the Board of I tion of the members ont criteria such as: ne field of finance, la	aragraph 2) of the Co Directors, must meet to s of the Board of Direct (i) knowledge of the n aw or related sciences	de of the ctors, the ational
NA. Specify the rules that prevent you from	om adopting	the recommenda	tion:	
Implementation Date	Doesn	't Apply		
Modification Date	Doesn	't Apply		
ons and principles (in those cases where thin 18.19 Implements the measure			e, periodically review ted to another comm	
	is function is	not expressly attribu	uted to another comm	wing thei
18.19 Implements the measure  'ES. Briefly Indicate:	YES	not expressly attribu	ted to another comm	wing thei
18.19 Implements the measure	YES  a Nominatin to measure 1	NO  g and Compensatio 8.5, some of the ful	N/A  N/Committee. Notwith actions recommended	wing thei ittee of the
18.19 Implements the measure  'ES. Briefly Indicate:  NO. Explain: The Company does not have the foregoing, as mentioned in the answer the second control of the second control	yes a Nominatin to measure 1 es or persons	not expressly attribution NO  g and Compensation 8.5, some of the full within the Companian	on Committee. Notwith notions recommended y and the Parent Committee.	wing thei ittee of the
18.19 Implements the measure  /ES. Briefly Indicate:  NO. Explain: The Company does not have the foregoing, as mentioned in the answer to Committee are performed by different bodies.	e a Nominatin to measure 1 es or persons	not expressly attribution NO  g and Compensation 8.5, some of the full within the Companian	on Committee. Notwith notions recommended y and the Parent Committee.	wing thei ittee of the

18.20 Implements the measure	SI	NO	x N/A	
VFC Driefly Indicates				
YES. Briefly Indicate:				
NO. Explain: The Company does not measure 18.5. However, as explain appointment and remuneration of	ained in Measure 1	8.8, the general	guidelines associate	
defined by the parent company an relying on the Human Resources Main these matters.	nd, in the first case,	approved by the (	General Shareholders	s' Meeting,

18.21 Implements the measure	YES NO X N/A
YES. Briefly Indicate:	
NO. Explain: The Company does not hav Measure 18.5 and 18.8.	e a Nominating and Compensation Committee as indicated in
NA. Specify the rules that prevent you	rom adopting the recommendation:
Implementation Date	Doesn't Apply
Modification Date	Doesn't Apply
Modification Date  nternal Regulations of the Appointments and	
Modification Date  Internal Regulations of the Appointments and 18.22 Implements the measure  YES. Briefly Indicate:	Doesn't Apply  Remuneration Committee assign to it the functions set forth in re
Modification Date  Internal Regulations of the Appointments and 18.22 Implements the measure  YES. Briefly Indicate:  NO. Explain: The Company does Measures 18.5 and 18.8.	Doesn't Apply  Remuneration Committee assign to it the functions set forth in re  NO x N/A
Modification Date  Internal Regulations of the Appointments and 18.22 Implements the measure  YES. Briefly Indicate:  NO. Explain: The Company does Measures 18.5 and 18.8.	Doesn't Apply  Remuneration Committee assign to it the functions set forth in re  NO x N/A  not have a Nominating and Compensation Committee as indicate

18.23 Implements the measure	SI NO	x N/A
YES. Briefly Indicate:		
NO. Explain: As indicated in Measure according to Article 14 of the Board of established in the Company's bylaws, which must be known by senior mana created for such purpose, the Company corrective and follow-up actions in the Committee is to supervise compliance business risks and comprehensively events.	irectors Regulations, which states that ne Board shall approve the Company lement, as well as supervise directly effective exposure to the maximum risk event of deviations. Additionally, one owith the internal audit program, which	in addition to the functions risk management policy or through the committees limits defined and propose f the functions of the Audi
NA. Specify the rules that prevent yo	from adopting the recommendation	:
Implementation Date	Doesn't Apply	
Modification Date	Doesn't Apply	
request of the Chairman of the Consent		million may remark to the C
	leeting, the Chairman of the Risk Com	mittee may report to the G
lers on specific aspects of the work perfor	leeting, the Chairman of the Risk Com led by the Committee.	
	leeting, the Chairman of the Risk Com led by the Committee.	x N/A
18.24 Implements the measure  YES. Briefly Indicate:  NO. Explain: The Company does not head to be a second to	leeting, the Chairman of the Risk Com led by the Committee.  YES NO	x N/A easurement 18.6 and
18.24 Implements the measure  YES. Briefly Indicate:  NO. Explain: The Company does not had 18.23.	leeting, the Chairman of the Risk Com led by the Committee.  YES NO	x N/A easurement 18.6 and

18.25 Implements the measure	YES NO X N/A	
YES. Briefly Indicate:		
and supervising directly or through the Company to the maximum risk limits de	oing, the Board of Directors is responsible for approving the policy committees created for such purpose, the effective exposure of the ned, and for proposing corrective and follow-up actions in the event oh Two of Article 14 of the Board of Directors Regulations.	
NA. Specify the rules that prevent y	u from adopting the recommendation:	
Implementation Date	Doesn't Apply	
Implementation Date  Modification Date		
Modification Date	Doesn't Apply Doesn't Apply Committee is to assist the Board of Directors in its functions of p	proposing and

**YES. Briefly Indicate:** The Corporate Governance and Evaluation Committee is an advisory committee to the Board of Directors. Its function is to advise the Board of Directors in the supervision and compliance with corporate governance standards, especially in the following matters:

To monitor that shareholders, investors, other stakeholders, and the market in general, have access in a complete, truthful and timely manner to the Company's relevant information.

Review and evaluate the way the Board of Directors complied with its duties during the period. The evaluation shall contemplate, among other aspects, the following: (i) the attendance of the members to the meetings, (ii) their active participation in the decisions, and (iii) their follow-up on the main issues of the Company.

Monitor the negotiations carried out by the members of the Board of Directors with shares issued by the Company or by other companies of the same group.

Supervise compliance with the remuneration policy of the members of the Board of Directors.

To hear the complaints raised by investors, shareholders, and other stakeholders regarding compliance with the Code of Good Governance and these Regulations and transmitted in a timely manner by the person in charge of the Virtual Office for Shareholders and Investors.

Additionally, in the report of the Good Governance and Evaluation Committee of Codensa, it is stated that its main function is "to support the Board of Directors in monitoring compliance with the provisions of Good Governance contemplated in the law, the Bylaws and the Code of Good Governance and the Internal Regulations of the Board of Directors".

NO. Explain:	
NA. Specify the rules that prevent you from adopting the recommendation:	

Implementation Date	21-11-2012 Good Governance Code
Modification Date	Doesn't Apply

	18.27 Implements the measure	YES	N	0	X N/A	
	YES. Briefly Indicate:					
	NO. Explain: No. The criteria defined by recpartially complied with.  Partial compliance can be evidenced in Artic Internal Regulations of the Board of Director which establish  10.1.1. of the Internal Regulations of the Board	cle 98 of the Cors and in Section	ompany's E on 5.3 of th s and in Se	Bylaws, in e Corpora ection 5.3	Section 10.1.1. ate Governance of the Good Go	of the Code,
	NA. Specify the rules that prevent you from	om adopting t	he recomi	nendatio	n:	
	Implementation Date	Doesn't /	Apply			
e No	Implementation Date  Modification Date  o. 19: Operation of the Board of Directors	Doesn't A				
ie Cł he B	Modification Date  D. 19: Operation of the Board of Directors  The control of the Board of Directors, with the assessment of Directors for the evaluated period, a too	Doesn't A	Apply			
ne Ch he B	Modification Date  D. 19: Operation of the Board of Directors  The desired of Directors, with the assets of Directors, with the assets of Directors.	Doesn't A	Apply	ing the re		
ne Ch he B	Modification Date  D. 19: Operation of the Board of Directors  The desirman of the Board of Directors, with the ass  Board of Directors for the evaluated period, a too  Board of Directors for the evaluated period, a too  Board of Directors for the evaluated period, a too  Board of Directors for the evaluated period, a too  Board of Directors for the evaluated period, a too  Board of Directors for the evaluated period, a too  Board of Directors for the evaluated period, a too  Board of Directors for the evaluated period, a too  Board of Directors for the evaluated period, a too  Board of Directors for the evaluated period, a too  Board of Directors for the evaluated period, a too  Board of Directors for the evaluated period, a too  Board of Directors for the evaluated period, a too  Board of Directors for the evaluated period, a too  Board of Directors for the evaluated period for the	Doesn't / sistance of the ol that facilitate  YES  tercise of the full Board of Direct Seven, prepar	Secretary s determin x Numerical Num	o tablished n Section plan for the	N/A in Paragraph O in 5.1 of the Co	er of ordinar
ne Ch the B	Modification Date  Do. 19: Operation of the Board of Directors  The President, in extended the Internal Regulations of Article Internal Regulations of Int	Doesn't / sistance of the ol that facilitate  YES  tercise of the full Board of Direct Seven, prepar	Secretary s determin x Numerical Num	o tablished n Section plan for the	N/A in Paragraph O in 5.1 of the Co	er of ordinar

Implementation Date	24-03-2007 Good Governance Code	
Modification Date	Doesn't Apply	
for supervised entities, which are required to hold on eight (8) and twelve (12) ordinary meetings per	at least one (1) meeting per month, the Board of Directors of tyear	the company
19.2 Implements the measure	YES X NO N/A	
Directors of Codensa will meet in ordinary sess session in each month of the year. Article 61 of the shall meet at least once a month when called by the Statutory Auditor. The meetings of the Board indicated in the call. The notice shall be sent by Directors at the address registered with the Section the members of the Board of Directors no less (4) business days prior to the date of the meeting		
Implementation Date	29-08-2007 Bylaws	
Modification Date	Doesn't Apply	

	NA. Specify the rules that prevent yo	ı from adopting the recommendation:	
	Implementation Date	29-08-2007 Bylaws	
	Modification Date	Doesn't Apply	
	mounication butc	Восон (түрну	
e (1) or t	two (2) Board meetings per year have a cle  19.3 Implements the measure	ar focus on defining and monitoring the company's  YES NO NO N	
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 1
	responsible for approving or disapprov programs, maintenance and expenses	cle 62 of the Company's Bylaws, the Board of D ng the development plans, annual action plans, in of the Company, and the Company's budgets, sub In addition to the above, during the last two mon	nvestment omitted by
	responsible for approving or disapprov programs, maintenance and expenses the Manager or the Board of Directors year, the Board of Directors analyzes at	ng the development plans, annual action plans, in of the Company, and the Company's budgets, sub-	nvestment omitted by ths of the
	responsible for approving or disapprov programs, maintenance and expenses the Manager or the Board of Directors.	ng the development plans, annual action plans, in of the Company, and the Company's budgets, sub In addition to the above, during the last two mon	nvestment omitted by ths of the
	responsible for approving or disapprov programs, maintenance and expenses the Manager or the Board of Directors year, the Board of Directors analyzes at NO. Explain	ng the development plans, annual action plans, in of the Company, and the Company's budgets, sub In addition to the above, during the last two mon	nvestment omitted by ths of the
	responsible for approving or disapprov programs, maintenance and expenses the Manager or the Board of Directors year, the Board of Directors analyzes at NO. Explain	ng the development plans, annual action plans, in of the Company, and the Company's budgets, sub In addition to the above, during the last two mon d approves the company's budget and industrial p	nvestment omitted by ths of the
	responsible for approving or disapprov programs, maintenance and expenses the Manager or the Board of Directors year, the Board of Directors analyzes at NO. Explain  NA. Specify the rules that prevent yo	ng the development plans, annual action plans, in the Company, and the Company's budgets, sut In addition to the above, during the last two mond approves the company's budget and industrial part of the province of the province of the plant of the plant of the company's budget and industrial part of the province of the plant of t	nvestment omitted by ths of the
	responsible for approving or disapprov programs, maintenance and expenses the Manager or the Board of Directors year, the Board of Directors analyzes at NO. Explain  NA. Specify the rules that prevent your limit that your limit that prevent your limit that prevent your limit that prevent your limit that your limit th	ng the development plans, annual action plans, in the Company, and the Company's budgets, sut In addition to the above, during the last two mond approves the company's budget and industrial part of the province of the recommendation:  29-08-2007 Bylaws	nvestment omitted by ths of the
	responsible for approving or disapprov programs, maintenance and expenses the Manager or the Board of Directors year, the Board of Directors analyzes at NO. Explain  NA. Specify the rules that prevent yo	ng the development plans, annual action plans, in the Company, and the Company's budgets, sut In addition to the above, during the last two mond approves the company's budget and industrial part of the province of the province of the plant of the plant of the company's budget and industrial part of the province of the plant of t	nvestment omitted by ths of the
	responsible for approving or disapprov programs, maintenance and expenses the Manager or the Board of Directors year, the Board of Directors analyzes at NO. Explain  NA. Specify the rules that prevent you Implementation Date  Modification Date	ng the development plans, annual action plans, in the Company, and the Company's budgets, sut In addition to the above, during the last two mond approves the company's budget and industrial part of the province of the recommendation:  29-08-2007 Bylaws	nvestment pmitted by this of the lan.

	Corporate Calendar was approved at the meeting	ng held on D	Decemb	er eighteent	h (18), 20	19.	
	NO. Explain:						
	NA. Specify the rules that prevent you from a	adopting th	e reco	mmendatio	n:		
	Implementation Date	14-12-201	17 Acta	s de la Junta	Directiva	<u> </u>	
	Modification Date	Doen't Ap	ply				
	r with the notice of the meeting and at least five (5) onents or information associated with each item on the anner.						
	19.5 Implements the measure	YES		NO	Х	N/A	
	YES. Briefly Indicate:						
	NO. Explain: Article 16, Paragraph 8 of the Inte the members of the Board of Directors shall rec meeting necessary to make informed decisions meeting of the Board of Directors, which is made to which all Board members have access.	ceive the re s, at least f	levant our (4)	information r business da	egarding ays prior	the agenda to the date	of the of the
	NA. Specify the rules that prevent you from a	adopting th	ne reco	ommendatio	n:		
	Implementation Date	Doesn't A	pply				
	Modification Date	Doesn't A	pply				
ensuring that	airman of the Board of Directors, with the assistanthe members receive the information sufficiently ited (Board of Directors dashboard) must prioritize  19.6 Implements the measure  YES. Briefly Indicate: Pursuant to the provision	n advance a quality over YES	and tha r quanti x graph (	t the informatity.  NO  One and Two	tion is use	eful, so that  N/A  e 7 of the Ii	the set of documents
	Regulations of the Board of Directors and Section Chairman to ensure the timely and proper delives through the Secretary of the Board of Directors.  NO. Explain:	ery of inform					
	NA. Specify the rules that prevent you from a	adopting th	ne reco	mmendatio	n:		

	Implementation Date	16-12-2015 Internal Regulations of the Board of Directors
	Modification Date	Doesn't Apply
Во		Agenda of the Board of Directors' meetings lies with the Chairman of the company, and it is structured according to certain parameters that allow a ss.
	19.7 Implements the measure	YES NO X N/A
	YES. Briefly Indicate:	
		nd Paragraphs of Article 7 of the Internal Regulations of the Board emance, it is the Chairman's duty to participate in the preparation of y responsible for its preparation.
	NA. Specify the rules that prevent you from a	dopting the recommendation:
	Implementation Date	Doesn't Apply
	Modification Date	Doesn't Apply
	nnual Corporate Governance Report and on the one Board of Directors and its Committees.	corporate website, the company discloses the attendance of members at
	19.8 Implements the measure	YES NO X N/A
	YES. Briefly Indicate:	
	Report has a chapter on corporate governance Directors, the Audit Committee and the Corporat	nnual Corporate Governance Report, but the Management e where the attendance to the meetings of the Board of e Governance and Evaluation Committee is indicated. This eral Shareholders' Meeting and is previously approved by

NA. Specify the rules that prevent you from adopting the recommendation:

	Implementation Date	Doesn't Apply	
	Modification Date	Doesn't Apply	
members indiperformance case of Cong	vidually considered, including peer evaluation, as of its members, proposing, if necessary, the mod	ess of its work as a collegiate body, that of its Committees and swell as the reasonableness of its internal rules and the dediifications to its organization and operation that it deems pertin company requires that the evaluation process is also carried	ication and nent. In the
	19.9 Implements the measure	YES X NO N/A	
	Board of Directors Regulations, the Board of Dir	aragraph 8 of the Bylaws and Article 14, paragraph 8 of the ectors is responsible for performing a self-evaluation of its isideration of the General Shareholders' Meeting.	
	NO. Explain:		
	NA. Specify the rules that prevent you from a	dopting the recommendation:	
j		20 -02-2019	
	Implementation Date	Doesn't Apply	
	Modification Date	2000.117 фрту	
<b>19.10.</b> The E assessors.	Board of Directors alternates the internal self-eval	uation technique with the external evaluation carried out by inc	dependent
	19.10 Implements the measure	YES x NO N/A	
	evaluation procedure with the assistance of th methodology that allowed the participation of the of the Advisory Committees) in an anonymous questionnaire that was sent to each of the memb	rear 2020 the Board of Directors of Codensa carried out an e external advisor Garrigues Colombia, which defined a members of the Board of Directors (who are also members and confidential manner, for which purpose it designed a ers of the Board of Directors (both principal and Alternates) sor Garrigues administered the self-evaluation in its entirety	
		g, together with the Company's Manager, a management n fiscal year, and the other annexes and reports referred to	

external audit contracted by the Company in compliance with Article 51 of Law 142 of 1994, as amended by Article 6 of Law 689 of 2001.								
In addition, in Section 1, Chapter 2, Number 8 of the Company's Code of Good Governance, the Concompiles the mechanisms for the evaluation and control of the activity of the directors, among which a following: external audit, statutory audit, right of inspection, approval of the report of the Board of Directors and the manager, actions against directors, specialized audits, requirements of shareholders and invergood governance committee and evaluation and internal control.								
NO. Explain:								
NA. Specify the rules that prevent you from a	adopting the recommendation:							
Implementation Date	15-04-2010 Code of Good Governance							
Modification Date	Doesn't Apply							
pard of Directors Regulations complement the pro the Board of Directors.  20.1 Implements the measure	visions of the regulatory framework regarding the duties and rights of the							
YES. Briefly Indicate: Article 15 and 16 of the I the duties of the members of the Board of Direct	nternal Regulations of the Board of Directors establishes tors.							
NO. Explain:								
NA. Specify the rules that prevent you from adopting the recommendation:								
Implementation Date	31-03- 2012 Internal Regulations of the Board of Directors							
Modification Date	Doesn't Apply							

**20.2.** The Rules of Procedure of the Board of Directors develop the company's understanding of the duties of the members of the Board of Directors referred to in recommendation 20.2.

	20.2 Implements the measure:		YES	Χ	NO		N/A	
	YES. Briefly Indicate: The Internal R guiding principles of the function of direct are the duty of diligence or care, loyalty, others.	ctor and du	ities of the	membe	rs of the Boa	ard of Dire	ctors, amon	g which
	Specifically, the regulations of the Board Article 16, paragraph 5: "Refrain from p imply competition with the Company or in authorized by the General Shareholder ethics that develops the definition of the	participating acts with r s' Meeting	g, either pe respect to v . In addition	ersonally which the n, Articl	or through ere is a confli e 16, Paragr	a third pa ct of intere aph 14. re	rty, in activi est, unless e efers to the	ties that expressly code of
	Likewise, the regulations of the Board of 2° in the individual ethical behavior or as the ethical behavior of all persons lin code of ethics, which extensively develop assets.	f its public ked to the	actions, in Company.'	the app ' In add	ropriate use tion, Article	of financia 16, paragr	al resources aph 14 refe	, as well rs to the
	NO. Explain:							
	NA. Specify the rules that prevent ye	ou from a	dopting th	ne reco	mmendatio	n:		
	Implementation Date		31-03-20	12 Inte	rnal Regulat	ions of th	e Board	
	Modification Date		Doesn't A	Apply				
20.3. Reglar recomendaci	mento de la Junta Directiva desarrolla el ión 20.3.  20.3 Implements the measure	contenido YES	de los der	rechos	de los mieml		Junta Dire	ctiva que estable
	YES. Briefly Indicate:							
	NO. Explain: The induction referred to in re	ecommenda	ation 20.3. is	not estal	olished as a rig	ht of the bo	ard member	S.
	However, Article 1 of the Internal Regulations Directors join the Board, its Secretary shall profor their knowledge and compliance with the first time, he/she shall be provided with the neand the sector, as well as information related same internal regulation states that the Boar Board of Directors who is not a member of the	vide them, a same. Like ecessary info d to the resp d of Directo	at the first Boa wise, when a cormation for consibilities, c rs may hire,	ard meet a memb him/her t obligation	ing they attend er of the Boan to acquire suffi s and function	l, with a cop d of Directo cient know as of the po	y of these Re ors is appointed ledge of the C sition. Article	gulations ed for the Company 11 of the

	determinadas decisiones, que por su na	tribuir con elementos de juicio necesarios para la adopción de curaleza lo ameriten. El Artículo 12 establece que los miembros de on que será fijada por la Asamblea General de Accionistas.					
	NA. Specify the rules that prevent you						
	Implementation Date	Doesn't Apply					
	Modification Date	Doesn't Apply					
leasure	No. 21: Conflicts of Interest.						
esolution		led and formalized in internal regulations for the knowledge, manageme t or indirect through Related Parties, which may affect the members of the					
	21.1 Implements the measure	YES NO X N/A					
	YES. Briefly Indicate:						
	conflictos directos o indirectos a través o						
	NA. Specify the rules that prevent you from adopting the recommendation:						
	Implementation Date	Doesn't Apply					
	Implementation Date  Modification Date	Doesn't Apply Doesn't Apply					
f interest nd difficu ffects the	procedure for managing conflicts of interest of intere	Doesn't Apply  distinguishes between sporadic and permanent conflicts of interest. If the cases the rules and steps to be followed, which should be relatively easy to m of permanent conflicts of interest, the procedure considers that, if this since understood as a cause for mandatory resignation on the part of the a					
interest d difficu fects the	procedure for managing conflicts of interest of its sporadic, the applicable procedure indicate a sporadic it for the affected party to avoid. In the case it company's operations as a whole, it must be it makes it impossible for him/her to exercise	Doesn't Apply  distinguishes between sporadic and permanent conflicts of interest. If the case the rules and steps to be followed, which should be relatively easy to mean of permanent conflicts of interest, the procedure considers that, if this sies understood as a cause for mandatory resignation on the part of the are the position.					
interest nd difficu fects the	procedure for managing conflicts of interest of is sporadic, the applicable procedure indicate lift for the affected party to avoid. In the case e company's operations as a whole, it must be it makes it impossible for him/her to exercise.  21.2 Implements the measure  YES. Briefly Indicate:  NO. Explain: No. El Capítulo VI del Cóc.	Doesn't Apply  distinguishes between sporadic and permanent conflicts of interest. If the case the rules and steps to be followed, which should be relatively easy to mean of permanent conflicts of interest, the procedure considers that, if this sies understood as a cause for mandatory resignation on the part of the are the position.					
interest nd difficu fects the	procedure for managing conflicts of interest of is sporadic, the applicable procedure indicate lift for the affected party to avoid. In the case e company's operations as a whole, it must be it makes it impossible for him/her to exercise.  21.2 Implements the measure  YES. Briefly Indicate:  NO. Explain: No. El Capítulo VI del Cóc.	Doesn't Apply  distinguishes between sporadic and permanent conflicts of interest. If the cases the rules and steps to be followed, which should be relatively easy to most permanent conflicts of interest, the procedure considers that, if this size understood as a cause for mandatory resignation on the part of the are the position.  YES NO X N/A  igo de Buen Gobierno regula la solución de controversias y ntre conflictos de interés esporádico y permanente.					
f interest nd difficu ffects the	procedure for managing conflicts of interest of is sporadic, the applicable procedure indicated for the affected party to avoid. In the case expany's operations as a whole, it must be it makes it impossible for him/her to exercise 21.2 Implements the measure  YES. Briefly Indicate:  NO. Explain: No. El Capítulo VI del Cóc conflicto de interés, pero no diferencia e	Doesn't Apply  distinguishes between sporadic and permanent conflicts of interest. If the cases the rules and steps to be followed, which should be relatively easy to most permanent conflicts of interest, the procedure considers that, if this size understood as a cause for mandatory resignation on the part of the are the position.  YES NO X N/A  igo de Buen Gobierno regula la solución de controversias y ntre conflictos de interés esporádico y permanente.					

**21.3.** The members of the Board of Directors, Legal Representatives, members of Senior Management and other Administrators of the company periodically inform the Board of Directors of the relationships, direct or indirect, that they maintain among themselves, or with other entities or structures belonging to the Conglomerate of which the issuer is a part, or with the issuer, or with suppliers, or with

21.3 Implements the measure	SI	NO NO	X N/A	
YES. Briefly Indicate:				
<b>NO. Explain:</b> Codensa S.A. ESP does not the duties of the members of the Board of Di is to individually inform the other directors with the Company, with suppliers or custom the Company, which could result in situation opinion or vote.	irectors established of the direct or in mers and, in gene	d in Article 16 of the adirect relationship al, with other perso	e Board of Directors R is they have among to ons who have a relati	legulation hemselve onship wi
NA. Specify the rules that prevent you fi	rom adopting the	recommendation	:	
_				
Implementation Date	Doesn	ı't Apply		
Modification Date ions of relevant conflicts of interest, underste	Doesn			
Modification Date  ions of relevant conflicts of interest, understring members of the Board of Directors and only on its website.  21.4 Implements the measure  YES. Briefly Indicate: In accordance with	Doesi ood as those that other Administrate  YES  In the provisions of I	would oblige the affors, are included in  x  NO  em 3 of Section 4, C	the public information  N/A  hapter 2 of the Compar	n publishe
Modification Date  ions of relevant conflicts of interest, understeing members of the Board of Directors and only on its website.  21.4 Implements the measure	Doesn  ood as those that other Administrator  YES  In the provisions of Inships existing between the provisions of Inships existing the	would oblige the affors, are included in  x  NO  em 3 of Section 4, Ceen the Company antered into under macarried out subject to ompany shall maint updated information	N/A hapter 2 of the Comparant its controlling Sharel arket conditions and, particular the regulations on pain on its website avabout the economic relations.	ny's Code holders or articularly, revention, ailable to ationships
Modification Date  ions of relevant conflicts of interest, understeing members of the Board of Directors and only on its website.  21.4 Implements the measure  YES. Briefly Indicate: In accordance with of Good Governance, the economic relation other controlling shareholders and its admir those between the Company and its admir management and resolution of conflicts of Shareholders and Investors complete, sufficients.	Doesn  ood as those that other Administrator  YES  In the provisions of Inships existing between the provisions of Inships existing the	would oblige the affors, are included in  x  NO  em 3 of Section 4, Ceen the Company antered into under macarried out subject to ompany shall maint updated information	N/A hapter 2 of the Comparant its controlling Sharel arket conditions and, particular the regulations on pain on its website avabout the economic relations.	ny's Code holders or articularly, revention, railable to ationships

	Implementation Date	15-04-2010 Good Governance Code	
	Modification Date	Doesn't Apply	
<b>21.5.</b> For the No. 24 (IAS 2		ied by the Company is consistent with International Accounting S	Standard
	21.5 Implements the measure	YES X NO N/A	
		lated Party applied by the Company is consistent with can be seen in the unconsolidated financial statements for	
	NO. Explain:		
	NA. Specify the rules that prevent you from a	adopting the recommendation:	
	Implementation Date	01-01-2015	
	Modification Date	Doesn't Apply	
Measure No	. 22: Operaciones con Partes Vinculadas.		
<b>22.1</b> . The co	mpany has a policy that defines the specific proced	dure for the valuation, approval and disclosure of transactions with een them, except for those transactions that have a specific regu	
	22.1 Implements the measure YES	NO X N/A	
	YES. Briefly Indicate:		

	that operations, acts or contracts with related pa goods and services, whose value, added to the j period of twelve (12) consecutive months, excee calculation the purchase and sale of energy, mu- the Audit Committee is responsible for issuing a related parties, having verified that they were ca	·						
	Implementation Date	Doesn't Apply						
	Modification Date	Doesn't Apply						
<b>22.2.</b> The cor	2.2. The company's policy on transactions with related parties addresses the aspects covered by recommendation 22  22.2 Implements the measure  YES  NO  X  N/A							
	NO. Explain: The Company does not have a policy on transactions with related parties; however, the Boa of Directors, through the Audit Committee, is aware of transactions between related parties and verifies the they were carried out under market conditions and that they do not violate the equal treatment of shareholde (Section 10.2.2 of the Internal Regulations of the Board of Directors and Section 5.3 of the Code of Governance).  NA. Specify the rules that prevent you from adopting the recommendation:							
	Implementation Date	Doesn't Apply						
	Modification Date	Doesn't Apply						

22.3 The policy stipulates that no express authorization by the Board of Directors is required for recurring related-party transactions typical of the ordinary course of business carried out under adhesion contracts, or general framework contracts, whose conditions are perfectly standardized, are applied on a massive scale, and are carried out at market prices, generally set by whoever acts as supplier of the good or service in question, and whose individual amount is not relevant for the company.

22.3 Implements the measure	YES	U NO		X N/A		
YES. Briefly Indicate:						
<b>NO. Explain:</b> Paragraph 20 of Article 14 of the Internal Regulations of the Board of Directors establishes that operations, acts or contracts with related parties corresponding to the acquisition of goods and services, whose value, added to the joint quota contracted with all related parties within a period of twelve (12) consecutive months, exceeds the Contracting Limit, without including in this calculation the purchase and sale of energy, must be approved by the Board of Directors.						
NA. Specify the rules that prevent you from a	dopting	the recomme	ndation:			
Implementation Date	Doesn'	t Apply				
Modification Date	Doesn'					
modification Date	DOGSII	г лүүгу				

#### Measure No. 23: Remuneration of the members of the Board of Directors.

	YES	x NO	N/A	
of Directors, that the General Shareholders the members of the Board of Directors, for one, taking into account the time of dedication this type of positions in consideration of the the Company receives from the directors. The Shareholders' Meeting as established in Art Additionally, at each ordinary meeting of the members of the Board of Directors.	the period betwee ion, the responsib market in which the he approval of the ticle 55 of the Cor	een the respective of pilities and functions the Company operate Code of Good Gov mpany's Bylaws.	rdinary meeting and the of the directors, the uses, as well as the conternance is a power of	ne following sual fees for ribution that the General

	NA. Specify the rules that prevent you from adopting the recommendation:					
	Implementation Date	15-04-2010 Code	of Good Gov	vernance		
	Modification Date	Doesn't Apply	01 0000 00	vomanoo		
the company distribute and	impany adopts remuneration systems through the in the medium and long term, the remuneration properties of the component is related to the compart must take into account any qualifications contains	policy incorporates ny's profits or other	limits on the managemer	amount that the at indicators at the	Board of Directors may end of the period under	
	23.2 Implements the measure	YES	NO	X N/A		
	YES. Briefly Indicate:					
	NO. Explain: There is no variable component in therefore it is not possible to adopt the recommon Shareholders' Meeting.					
	NA. Specify the rules that prevent you from a	adopting the reco	mmendation	:		
	Implementation Date	Doesn't Apply				
	Modification Date	Doesn't Apply				
	and Independent Members of the Board of Director variable compensation linked to the absolute variable compensation linked to the absolute variable compensation linked to the absolute variable variable.	ariation of the shar		n compensation s	ystems that incorporate	
	YES. Briefly Indicate:					
ŀ	NO. Explain:					
	The prohibitions of Recommendation 23.3 have Issuer does not have remuneration systems that to the absolute variation of the share price; this is listed on the stock exchange and therefore the enforced.	t incorporate stock s mainly because it	options or va	ariable remunerati stock corporation t	on linked hat is not	

	NA. Specify the rules that prevent you from a	adopting t	he reco	mmendatio	n:			
	Implementation Date	Doesn't	Apply					
	Modification Date	Doesn't						
	ch period evaluated, within the framework of the st of the Board of Directors for all approved compe				eneral S	hareholders	s' Meeting	approves
	23.4 Implements the measure	YES	Χ	NO		N/A		
	YES. Briefly Indicate: As explained in measure in Item 7, Section 1 of Chapter 2, as a remunerati General Shareholders' Meeting shall establish a the Board of Directors, for the period between the extent that the Company has not adopted varia amount approved by the Meeting is the maximum	ion policy for nnually the e respective able remun	or the me remunder or the ordinates	embers of th eration corre ary meeting a	e Board of sponding and the fo	of Directors to the meal ollowing on	that the mbers of e. To the	
	NO. Explain:							
	NA. Specify the rules that prevent you from a	adopting t	he reco	mmendatio	ո։			
	Implementation Date	15-04-20	110 Goo	d Governanc	e Code			
	Modification Date	Doesn't	Apply					
to the member	al effective cost of the Board of Directors during the ers of the Board of Directors, as well as the reimburebsite, with the level of disaggregation and detail	ırsement o	f expen	ses, is know	n to the s			
	23.5 Implements the measure	SI	Х	NO		N/A		
	YES. Briefly Indicate: Pursuant to the provision Article 14, Section 8 of the Internal Regulation consideration of the General Meeting an annual of other matters, a certification detailing the experiexpenses, bonuses, benefits in cash and in remuneration received by each of the company's and any other type of remuneration received by each of the Superintender	ons of the managemenditures for kind, trass directors each of the	e Board ent repo r salarie nsporta e directo	of Director rt (annual repes, fees, travetion expense rs of the com	s, the doort), whitel expentes and	irectors su ch includes ses, repres any other	ubmit for s, among sentation type of	

	year-end information. In addition, this information can be consulted by snareholders on the Company's website						
	NO. Explain:						
	NA. Specify the rules that prevent you from adopting the recommendation:						
	Implementation Date	29-08-2007 Bylaws					
	Modification Date	Doesn't Apply					
(represented	by the Board of Directors) and the ordinary course of the company).  24.1 Implements the measure  YES. Briefly Indicate: The Company's Bylaws Senior Management (Chapter 7) and the Board						
	Implementation Date	29-08-2007 Bylaws					
	Implementation Date	Doesn't Apply					
		te the ordinary course of business to the Senior Management team,					
	24.2 Implements the measure	SI X NO N/A					

	YES. Briefly Indicate: Considering the functions attributed to the Board of Directors by the Bylaws (Article 62) and via the Internal Regulations of the Board of Directors (Article 14) and the Corporate Governance Code (Item 1, Section 1, Chapter 2), it is concluded that the main function of the Board of Directors is aimed at defining the Company's strategy and developing supervision, governance and control activities, since it is the Board of Directors, as the highest management body of the Company, which is responsible for approving the management of the Company, The Board of Directors, as the highest management body of the Company, is responsible for approving the management of the latter and its fundamental role is to be an instrument of supervision and control, watching over the interests of those who contribute the resources and assume the business risk, so that the management of the Company results in the maximization of the return on the capital invested by its Shareholders and Investors and in the social and economic development of the communities in which it operates with maximum respect for the environment. Additionally, the Board of Directors shall ensure compliance with the Code of Good Governance.  NO. Explain:  NA. Specify the rules that prevent you from adopting the recommendation:					
	NA. Specify the rules that prevent you from a	adopting the recommendation:				
	Implementation Date	29-08-2007 bylaws				
	Modification Date	Doesn't Apply				
company since appointed by candidates for	be they are his direct collaborators. Alternatively, the Board of Directors at the proposal of the Pres	are identified, evaluated and appointed directly by the President of the company may choose to have the members of Senior Managements of the company. Regardless of who makes the final appointments and evaluated by the Appointments and Remuneration Committee	ent ent,			
	24.3 Implements the measure	YES NO X N/A				
	YES. Briefly Indicate:					
	NO. Explain: As explained in measure 18.8, the Company does not have an Appointments and Remuneration Committee and the general guidelines associated with these matters with respect to Senior Management are defined by the parent company.					
	NA. Specify the rules that prevent you from a	adopting the recommendation:				

Implementation Date						
pioiitatioii Bato	Doesn'	t Apply				
Modification Date	Doesn'	t Apply				
mpany has a clear policy of delegation of functions sible to know the level of empowerment of the P  24.4 Implements the measure						
YES. Briefly Indicate: The Company has a P revocation and modification of general and sperole of the attorney-in-fact and the powers of the strong of the st	ecial powers					
NO. Explain:						
NA. Specify the rules that prevent you from	n adopting	the reco	mmendati	on:		
Implementation Date	31-10-1 manage	6 PO 20 ment of	8 System o	f delegat	ed powers ar	nd
Modification Date	Doesn'	Apply				
ard of Directors, through the Appointments and	d Remunera	tion Cor	amittaa or	whoever		
	and is aware YES				r members o	f Senior
nce evaluation of the President of the Company a			valuations o	f the othe		f Senior
nce evaluation of the President of the Company a  24.5 Implements the measure	ectors does provisions of Good Gover tion to the Ge managembasis, each lanagement in the issues	not have Article 6 mance a general Sent of the Busines and recopresent	re an Appo 2, Paragrand Article hareholders e Chief Exe s Line Mana	intments son 8 of the 14 of the s' Meeting cutive Offager presents and	and Remur Bylaws, Par Board of D of the mana- icer and eac ents to the B or specific re	neration ragraph irectors gement h of the loard of equests
24.5 Implements the measure  YES. Briefly Indicate:  NO. Explain: Currently, the Board of Dire Committee, however, in accordance with the p 4 of Section 2, Chapter 2 of the Code of Regulations, the Board approves the presental report of the administrators, which includes the Senior Managers. Additionally, on a monthly b Directors the main facts and results of their members of the Board of Directors or	ectors does provisions of Good Gover tion to the Ge management an agement in the issues Committee.	not have Article 6 nance a seneral Sent of the Busines and recording present	re an Appo 2, Paragram and Article thareholders be Chief Exe s Line Mana eives commed. It is reite	intments sh 8 of the 14 of the 15 Meeting cutive Offager presents and erated that	and Remur Bylaws, Par Board of D of the mana- icer and eac ents to the B or specific re	neration ragraph irectors gement h of the loard of equests
24.5 Implements the measure  YES. Briefly Indicate:  NO. Explain: Currently, the Board of Dire Committee, however, in accordance with the p 4 of Section 2, Chapter 2 of the Code of Regulations, the Board approves the presentat report of the administrators, which includes the Senior Managers. Additionally, on a monthly b Directors the main facts and results of their members of the Board of Directors or not have an Appointments and Remuneration	ectors does provisions of Good Gover tion to the Ge management an agement in the issues Committee.	not have Article 6 mance a general Sent of the Busines and recopresent	re an Appo 2, Paragram and Article thareholders be Chief Exe s Line Mana eives commed. It is reite	intments sh 8 of the 14 of the 15 Meeting cutive Offager presents and erated that	and Remur Bylaws, Par Board of D of the mana- icer and eac ents to the B or specific re	neration ragraph irectors gement h of the loard of equests

	24.6 Implements the measure		SI	NO		X	N/A	
	YES. Briefly Indicate:							
	NO. Explain: There is no remunera Management that is approved by the			nt of the o	company	and oth	ner memb	ers of
	NA. Specify the rules that prevent	you from a	dopting the	recomm	endation	:		
	Implementation Date		Doesn't Ap	oly				
				•				
	Modification Date		Doesn't Ap	ply				
cula	Modification Date emuneration of the chairman of the corated prevent the variable component from the compone		des a fixed a	nd variab	-			al design a
24.	emuneration of the chairman of the cor ated prevent the variable component fro	om exceedin	des a fixed a	nd variab um limit es	stablishe	d by the		al design a
24. YE	emuneration of the chairman of the corated prevent the variable component from 1.7 Implements the measure	YES  ment the re is, including Holding Com	des a fixed a g the maximo	nd variab um limit es  NO on for the tof the Co	time be ompany of control a	N/A	the issue	s of

Doesn't Apply

**Modification Date** 

25.1 Implements the measure	YES	X NO		N/A	
YES. Briefly Indicate: In accordance w of Directors, through the Audit Committ Company to consolidate the information	ee, is responsib	e for defining th	e mechanisms	s to be use	ed by the
In the same sense, it has been regulat 10.2.2) and within the Code of Good Go				d of Direct	tors (item
corporation and the levels of risk exposu Control over Financial Reporting" Nume carried out in accordance with the "Fra Financial Reporting" in accordance with according to international best practices	eral 6, indicates amework Model of the provisions	that the evaluati of the Enel Gro	on of the cont up Internal C	rol system ontrol Sys	n shall be stem over
NO. Explain:					
NO. Explain:					
	u from adopting	the recommen	dation:		
NA. Specify the rules that prevent you			dation:		
NO. Explain:  NA. Specify the rules that prevent you implementation Date  Modification Date	29-08-2	2007 Bylaws	dation:		
NA. Specify the rules that prevent you	29-08-2		dation:		
NA. Specify the rules that prevent you	29-08-2 Doesn and of Directors sha sponsibilities regard	2007 Bylaws  't Apply  I promote the existe ing the policies and	ence of a Control	nis matter at	the conglo

Consolidated Financial Statements;

- recomendaciones formuladas por el A	Auditor Externo.
NO. Explain:	
NA. Specify the rules that prevent yo	ou from adopting the recommendation:
Implementation Date	19/12/2012
Modification Date	Doesn't Apply
26.1 Implements the measure	YES X NO N/A
YES. Briefly Indicate: The Head Offi 2012, "Internal Control over Financial control system will be carried out in acmodel on Financial Reporting" in accor COBIT according to international best p.  This Internal Control is structured in the I. Definition of the scope and coll. Mapping / updating of processes / assurance and main key controls identi III. self-assessment of the design and elv. Evaluation of deficiencies, ap	ice has issued the Organizational Procedure n.188, 19 December Reporting" Numeral 6, which indicates that the evaluation of the coordance with the "Enel Group Internal Control System Framework reduced with the provisions of the COSO Report and, for IT aspects practices.  The following sub-processes:  Tommunication of methodologies and instructions;  The general controls (ELC / CLC-ITGC), risk assessment and, quality iffication and updating (Top Down Risk Based Approach);  The following sub-processes:  The follo
NO. Explain:	
NA. Specify the rules that prevent yo	ou from adopting the recommendation:

pany has a risk map, understood as a tool	for identifying and monitoring the financial and non-financial risks to which it
26.2 Implements the measure	YES X NO N/A
Financial Reporting" Numeral 6, whi in accordance with the "Enel Group	anizational Procedure n.188, 19 December 2012, "Internal Control of the control system will be carried of Internal Control System Framework model on Financial Reporting" to COSO Report and, for IT aspects, COBIT according to internation
risk assessment and, quality assura Risk Based Approach).	Mapping / updating of processes / general controls (ELC / CLC-ITG) ince and the main key controls identification and updating (Top Down AP GRC tool by directive of the Head Office.
NO Evolain	
NO. Explain:	
NO. Explain:	
•	you from adopting the recommendation:
•	you from adopting the recommendation:
•	you from adopting the recommendation:
•	you from adopting the recommendation:

	<b>NO. Explain:</b> The risk management policy is def belongs.	fined by the parent company of the Group to which the company
	NA. Specify the rules that prevent you from a	dopting the recommendation:
	Implementation Date	Doesn't Apply
	Modification Date	Doesn't Apply
	ard of Directors is aware of and periodically superv corrective and follow-up actions in the event of d	vises the company's effective exposure to the maximum risk limits defined, deviations.
	26.4 Implements the measure	YES X NO N/A
		is aware of and periodically monitors the company's actual and proposes corrective and follow-up actions in the event of
	NO. Explain:	
	NA. Specify the rules that prevent you from a	adopting the recommendation:
	Implementation Date	16-12-2015 Internal Regulations of the Board of Directors
	Modification Date	Doesn't Apply
management	, that is, for identifying, evaluating, measuring, or	nior Management is the owner of the processes and is responsible for risk controlling, monitoring and reporting risks, defining methodologies, and the defined risk policy, and the approved ceilings.  YES NO N/A
	duties of the Chief Executive Officer in relation to a culture of risk prevention, understood as the allow the Company to protect itself from its impa with a compilation of the most important even statements, the explanations to the financial s variations against the budget and the results of to the Board of Directors with a summary of the month, the financial statements, the explanations against the budget and the results of the statements of the statements.	npany's Bylaws, referring to Internal Control, establishes the of the Company's internal control, among which is to promote analysis of risk and the establishment of mechanisms that act, and to present a monthly report to the Board of Directors into that occurred during the previous month, the financial statements, the analysis of the explanations on the main the Company's operations, and to present a monthly report are most important events that occurred during the previous ons to the financial statements, the analysis of the main the Company's operations.  In against the budget and the results of the previous month.

	ements for the previous year, and an analysis of the risks and opportunities in the sectoral and macroeconomic levels.	
NO. Explain:		
NA. Specify the rules that p	revent you from adopting the recommendation:	
Implementation Date	29-08-2007 bylaws	
Modification Date	Doesn't Apply	
26.6 Implements the measures.  YES. Briefly Indicate:	re YES NO X N/A	
by the measure. Until now,	entralized risk policy approved by the Board of Directors in the terms required each Management (business, financial, operational, etc.) has monitored, applicable risks independently and according to the recommendations of the es.	
NA. Specify the rules that p	revent you from adopting the recommendation:	
Implementation Date	Doesn't Apply	
Modification Date	Doesn't Apply	

26.7 Implements the measure	YES	Х	NO		N/A	
•						
YES. Briefly Indicate: There is a structu Group's business lines are defined. At the definition and follow-up of strategies and I reporting from the country to the Holding li In addition, every six months the ICFR Glo specific evaluation of internal control over	e Holding Com limits to be con ines for monitor bbal unit and Au financial inforn	ipany leve trolled in e ing operat dit Holding nation of th	el, there ar each count tions. g prepare one Internal	e people r try. There a detailed rep Control Bo	esponsible are levels ports that in odies of the	e for the of direct nclude a le Group
companies on the list. This evaluation des raised during the period.	cribes the mair	ı ıssues, p	rojects, im	provemen	ts and def	iciencies
The ICFR Global unit, communicates to the and significant internal control deficiencies application of administrative and accountin Organizational Procedure No. 188, paragramatical procedure No. 188, paragramat	and risks that one and risks that one and risks that one and risks that of	could pote	ntially affe	ct the adeq	uacy and	effective
NO. Explain:						
NA. Specify the rules that prevent you f	from adopting	the recor	nmendatio	nn:		
				<b>/</b> 111.		
				<b>711.</b>		
Implemantation Date	19/12/2			Procedure	188	
Modification Date  mpany has a complex and diverse structure	Doesn'	2012 Orga t Apply es and ope	nizational l	Procedure ere is the	position o	
Modification Date  mpany has a complex and diverse structure mpetence at the Conglomerate level in the  26.8 Implements the measure	Doesn'	2012 Orga t Apply es and openies integ	nizational l	Procedure ere is the uations of	position o	
Modification Date  mpany has a complex and diverse structur  mpetence at the Conglomerate level in the	Doesn' re of businesse case of compa	2012 Orga t Apply es and openies integ	nizational l	Procedure ere is the uations of	position o control an	
Modification Date  mpany has a complex and diverse structure mpetence at the Conglomerate level in the  26.8 Implements the measure	Te of businesse case of comparate the definition a	es and openies integ	nizational derations, the rated in site	ere is the uations of x the responerent risks gies and lii	position o control an N/A nsible per , and with nits to be	sons are
mpany has a complex and diverse structure in the Conglomerate level in	Te of businesse case of comparate the definition a orting levels from the definition and the comparate the	es and openies integ  Dany level ove exposed follow-tom the countring of the	nizational derations, the rated in site notes to differ up of strate untry to the it prepare de Internal	ere is the uations of x  the responerent risks gies and line Holding line Holding line Control Bo	position ocontrol an	sons are nin these complied onitoring include a ne Group

	Implementation Date	Doesn't Apply	
	Modification Date	Doesn't Apply	
Measure No.	27: Control Activities.		
	ard of Directors is responsible for ensuring the exexity, and consistent with the risk management in	xistence of an adequate internal control system, adapted to the force.	company
	27.1 Implements the measure	YES X NO N/A	
	of Article 14 of the Internal Regulations of the Bo	es 26.3 and 24.4, in accordance with the second paragraph oard of Directors, the Board of Directors is responsible for icy and, through the Audit Committee, for supervising the et forth in the Company's compliance programs.	
	NO. Explain:		
	NA. Specify the rules that prevent you from a	dopting the recommendation:	
ĺ	Implementation Date	17-12-2015 Board of Directors Regulations	
	Modification Date	Doesn't Apply	
	rd of Directors is responsible for supervising the effective se, without the Board losing its supervisory responsibility	eness and adequacy of the internal control system, which may be deleg	gated to the
	27.2 Implements the measure	YES X NO N/A	
	of Article 14 of the Internal Regulations of the Bo approve the risk management policy. Additionally planning and execution of the control activities developed by the Internal Audit Management, to p	es 26.3 and 24.4, in accordance with the second paragraph oard of Directors, it is the duty of the Board of Directors to y, it is the function of the Audit Committee to supervise the s foreseen in the Company's compliance programs and propose to the Board of Directors the structure, procedures of the internal control system, to know and evaluate the	

The Company's Code of Good Governance, Section 5.3. b) establishes the following functions of the Audit

(i) supervise compliance with the internal audit program, which must take into account the business risks and comprehensively evaluate all 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 they are submitted to the consideration of the Board of Directors and the General Shareholders' Meeting; (iv) review the financial statements at the end of the fiscal year, before they are

and the General Shareholders' Meeting; (iv) issue a written report on the operations that the Company has

submitted to the consideration of the Board of Directors and the General Shareholders' Meeting.

carried out during the year; (v) review the financial statements of the Company

Committee:

	dissemination of its financial information; (vii) consolidate the information of the control bodies (viii) any others assigned to it by the Board of Committee may hire independent specialists in sy with the Company's hiring rules.  In turn, Section 5. of Chapter III of the Company rating information provided to the Company's services of an independent securities rating com report to the market on the probability of timely by the Company. Consequently, each of the Cogranted by the securities rating company.  Also Section II. Section II.2 of the Corporate Executive Officer, establishes as one of thes understood as the analysis of risk and the establitself from its impact; ii) to present a monthly repimportant events that occurred during the previous month, the financia the analysis of the explanations on the main variable.	sed by the Company in the construction, disclosure and define the mechanisms to be used by the Company to for the presentation thereof to the Board of Directors; and f Directors. For the fulfillment of its functions, the Audit pecific cases in which it deems it convenient, in accordance by's Code of Good Governance, provides that for the risk shareholders and investors, the Company has hired the pany, in order to carry out the corresponding analysis and payment of the obligations derived from the bonds issued company's bond issues has a risk and investment rating.  Governance Code, regarding the functions of the Chief e functions: i) to promote a culture of risk prevention, ishment of mechanisms that allow the Company to protect ont to the Board of Directors with a compilation of the most pus month; iii) to present a monthly report to the Board of our events that occurred during the previous month; iv) to tors with a compilation of the most important events that all statements, the explanations to the financial statements, riations against the budget and the results of the previous nities that affect the Company at both the sectorial and dopting the recommendation:
[		
}	Implementation Date	17-12-2015 Reglamento de Junta Directiva
L	Modification Date	Doesn't Apply
processes to c	y, the principle of self-control is applied and reconsider control as an inherent part of their responsance.  27.3 Implements the measure	quired, understood as the "ability of the people involved in the different nsibilities, fields of action and decision making".  YES X NO N/A

**YES. Briefly Indicate:** In accordance with the provisions of Organizational Procedure n.188, Numeral 6.3. "Internal Control over Financial Reporting", the evaluation of the Control system is the responsibility of the Process Owners and/or their delegates Control Owner. The self-assessment is carried out every six months for the design and operation of controls.

For the year 2020 it is stated that for the company and its people, internal control is considered an inherent part of their processes and responsibilities, therefore, a self-assessment activity of the internal control model has been established every six months.

	but always in compliance with the Company's	ated and modified according to the needs of the processes, Internal Control Policies and methodologies. This activity del is effective and does not become obsolete in the face of ts processes.
	NO. Explain:	
	NA. Specify the rules that prevent you from a	adopting the recommendation:
	Implementation Date	December 19, 2012
	Modification Date	Doesn't Apply
28.1. The ris throughout the	28.1 Implements the measure  YES. Briefly Indicate: As mentioned in the previous Board of Directors establishes that it is the funct management policy, which must be known Management meetings in which the strategies, but to achieve the Company's goals are reported. I management is informed of the progress in meeting and activities to be carried out within each area.	YES X NO N/A  vious measures, Article 14 of the Internal Regulations of the ion of the Board of Directors to approve the Company's risk by senior management. Additionally, there are Senior budgets, goals and risk limits that must be observed in order Likewise, the areas develop sub-committees where middle eting the objectives and goals of management and the risks establishes sub procedures to communicate at all levels the
	NO. Explain:  NA. Specify the rules that prevent you from a	adopting the recommendation:
	Implementation Date	17-12-2015 Board of Directors Regulations
	Modification Date	Doesn't Apply

**28.2.** The company has a mechanism for reporting information upwards (to the Board of Directors and Senior Management), which is truthful, understandable and complete, so as to support and enable informed decision making and risk management and control.

28.2 Implements the measure	YES	NO	X	N/A	
YES. Briefly Indicate:					
NO. Explique: Indeed, the mechanism for retime and the content of the supporting materiprepared on a monthly basis. This is in accommodate of the Board of Directors, and Article of the meetings.	ial and in thordance with	ne presentation to the house the hou	he Board of nance Code,	Directors Section	s, which is I, point 6.
Likewise, there are monthly reports prepare commercial, technical and financial operation are part of the formal reporting processes of Finance areas.	by the Seni	or Management in	Colombia, Ch	ile and It	aly, which
Considering that the Business Group of wi procedures are in English; however, it is recom in Spanish.					
NA. Specify the rules that prevent you from	m adopting	the recommenda	tion:		
Implementation Date	Doesn't	t Apply			
Modification Date  any's communication and information reporting meditisk management and the definition of controls, and ii.	. company pe	s: i. senior managen			
Modification Date  any's communication and information reporting med	Aplly chanism allow company pe	s: i. senior managen	their role in ris		
Modification Date  any's communication and information reporting medicisk management and the definition of controls, and ii. as their individual contribution in relation to the work of ot 28.3 Implements the measure	Aplly chanism allow company pethers.	s: i. senior managen rsonnel to understand	their role in ris	k manage	
Modification Date  vany's communication and information reporting medicisk management and the definition of controls, and ii. as their individual contribution in relation to the work of ot	Aplly chanism allow company pe thers.  YES  ation to Ser presentation e Good Gov	ns: i. senior managen resonnel to understand NO  nior Management n to the Board of D rernance Code, Se	x  is formal three irrectors, whice ction I, point	N/A  Dugh time th is prep 6. Meetin	e and the ared on angs of the
Modification Date  any's communication and information reporting medicisk management and the definition of controls, and ii. as their individual contribution in relation to the work of ot 28.3 Implements the measure  YES. Briefly Indicate:  NO. Explique:  ndeed, the mechanism for reporting information content of the supporting material and in the pronthly basis. This is in accordance with the	Aplly  chanism allow company per thers.  YES  ation to Ser presentation e Good Gov pany's Byla red for the by the Seni	ns: i. senior managen presonnel to understand NO	x  is formal three irrectors, whice ction I, point is the frequence crol of the po Colombia, Ch	N/A  bugh time th is prep 6. Meetin by of the erforman ille and It	e and the pared on a mags of the meetings.
Modification Date  any's communication and information reporting medicisk management and the definition of controls, and ii. as their individual contribution in relation to the work of of 28.3 Implements the measure  YES. Briefly Indicate:  NO. Explique:  ndeed, the mechanism for reporting information content of the supporting material and in the promothly basis. This is in accordance with the Board of Directors, and Article 61 of the Computational Communication of the Computational Communication of the formal reporting processes of the communication of the communication of the formal reporting processes of the communication of t	Aplly  chanism allow company per thers.  YES  ation to Ser presentation e Good Gov pany's Byla red for the by the Seni of the Plann which the co	ns: i. senior managen resonnel to understand NO	is formal three in rise formal three irectors, whice the frequency crol of the processor of	N/A  bugh time th is prep 6. Meetin cy of the erforman iile and It dministra	e and the ared on a negs of the meetings. ce of the aly, which ation) and dicies and

Implementation Date	Doesn't Apply
Modification Date	Doesn't Apply
	byees to anonymously report illegal or unethical behavior or behavior or behavior or behavior on these reports is made to the company's Board of Dire
28.4 Implements the measure:	YES X NO N/A
el seguimiento periódico del grado de cumpli denuncias anónimas o "whistleblowers", eval contenido de las denuncias efectuadas, hacien Adicionalmente se ha implementado un buzór	atribuidas al Comité de Auditoría se encuentra la de realizar miento del Código de Ética y la eficacia del sistema de uando las actuaciones antiéticas que se presenten y el do a la Junta Directiva las recomendaciones pertinentes.
https://secure.ethicspoint.eu/domain/media/es/g	<u>gul/102504/Index.ntml</u>
NO. Explain:	
NA. Specify the rules that prevent you from	adopting the recommendation:
	T
Implementation Date	17-12-2015
	T
Implementation Date  Modification Date  29: Control Architecture Monitoring.	17-12-2015
Implementation Date  Modification Date  29: Control Architecture Monitoring.  Impany, the Board of Directors, through the Audi	17-12-2015 There have been no changes in this regard.

	NO. Explain		
	NA. Specify the rules that prevent you from a	adopting the recommendation:	
	Implementation Date	16-12-2015 Internal Regulations of the Board of Directors	
	Modification Date	Doesn't Apply	
audit in collab		ne effectiveness of the Control Architecture, mainly involves in its competence and in particular with regard to the financial YES X NO N/A	
	the Statutory Auditor and the internal audit rep supervision of compliance with the internal aud business and comprehensively evaluate all area 72 of the Company's Bylaws, also establishes a	establishes the functions of the Audit Committee, in which presentative participate, which include, among others, the lit program, which must take into account the risks of the s of the Company. On the other hand, Chapter VIII, Article imong the functions of the Statutory Auditor some that are audit to exercise the inspection and surveillance by the ment information.	
	NO. Explain:		
	NA. Specify the rules that prevent you from a	dopting the recommendation:	
	Implementation Date	29-08-2007 bylaws	
	Modification Date	Doesn't Apply	

**29.3.** The company's internal audit function has an Internal Audit Charter, approved by the Audit Committee, which expressly states the scope of its functions in this area, which should include the matters indicated in recommendation 29.3.

29.3 Implements the measure	YES		NO	Х	N/A	
YES. Briefly Indicate:						
NO. Explain: There is currently no Internal Audi	t Charter a	pprove	d by the Audi	t Commi	ttee.	
NA. Specify the rules that prevent you from a	dopting th	ne reco	ommendation	1:		
Implementation Date	Doesn't /	Annly				
Modification Date	Doesn't					
rson in charge of internal auditing maintains a of the company or Conglomerate that hires h						
YES. Briefly Indicate:						
NO. Explain: At present, the Internal Audit Mana professional independence with respect to Sen dependence of this position with respect to the E	ior Manag	ement				
NA. Specify the rules that prevent you from a	dopting th	ne reco	mmendation	ı:		
Implementation Date	Doesn't /	Annly				
Modification Date	Doesn't					

29.5 Implements the measure	YES	L NO	X N/A	
YES. Briefly Indicate:				
NO. Explain: Currently, the Internal professional independence with resp dependence of this position with resp Audit Manager in Colombia is publish	pect to Senior Mana pect to the Enel Gro	agement in Colomboup. The appointment	oia, maintains the proent and removal of the	ofessional
NA. Specify the rules that prevent	you from adopting	the recommenda	tion:	
Implementation Date	Doesn	't Apply		
	Doesn	't Apply 't Apply s a clear independe	ence with respect to the	hem, a qu
Modification Date atutory Auditor of the company or Congin the respective audit report.	Doesn	't Apply s a clear independe		hem, a qu
Modification Date atutory Auditor of the company or Congin the respective audit report.  29.6 Implements the measure	Doesn glomerate maintains YES	r maintains total independent, since its independent.	N/A  Rependence with the Cendence is presumed	Company,
atutory Auditor of the company or Congin the respective audit report.  29.6 Implements the measure  YES. Briefly Indicate:  NO. Explain: Although the Company such quality was not literally indicate mandate, the duty of the Statutory Au	y's statutory auditored in the audit report si	r maintains total indort, since its independent tuations in which its	lependence with the Cendence is presumed significant is not independent is not independent in the control of th	Company,
atutory Auditor of the company or Congin the respective audit report.  29.6 Implements the measure  YES. Briefly Indicate:  NO. Explain: Although the Company such quality was not literally indicate mandate, the duty of the Statutory Au not to declare its independence.	y's statutory auditored in the audit report side in the audit report side of the state of the st	r maintains total indort, since its independent tuations in which its	lependence with the Cendence is presumed significant is not independent is not independent in the control of th	Company,

	dopting the recommendation: Conforme a lo establecido ciedad no ostenta la calidad de Matriz, por lo que no aplicaría es del Grupo Enel tienen el mismo revisor fiscal en todo el contratación del mismo desde Italia.
Implementation Date	Doesn't Apply
Modification Date	Doesn't Apply
NO. Explain:	
NA. Specify the rules that prevent you from a	dopting the recommendation:
	29-08-2007 Bylaws
Implementation Date	

	rotate the natural persons who were appoi to perform such function with at least a per rotated may only resume the audit of the sa	eriodicity of five	(5) years. Likewis	se, the pe	rson who l	
	NO. Explain:					
	NA. Specify the rules that prevent you fi	rom adopting th	ne recommendati	on:		
	Implementation Date	29-08-200	07 bylaws			
	Modification Date	Doesn't	•			
	n the maximum contracting term, the company promote erm, at the end of which the rotation of the firm is manda 29.10 Implements the measure		partner of the Statuto	ry Auditing f X	irm assigned	to the company and
	23.10 implements the measure	OI .	НО	^	N/A	
	YES. Briefly Indicate:					
	NO. Explain: Paragraph Three of Article 70 by the Company must rotate the natural Alternate Statutory Auditor to perform such person who has been rotated may only re years.	persons who we function with at	ere appointed wit least a periodicity	hin the fir of five (5)	m as Princ years. Like	cipal and wise, the
	NA. Specify the rules that prevent you fr	om adopting th	ne recommendati	on:		
	Implementation Date	Doesn't A	Apply			
	Modification Date	Doesn't A	Apply			
financial aud related to th	Idition to the current prohibition of not contract dit itself and other functions recognized in the le Statutory Auditor's firm, among which are in idence of its partners and/or administrators with the state of the partners and the state of the state o	current regulation cluded the com	ons, the Company opanies of its grou	extends t p, as well	his limitatio	on to persons or e
	YES. Briefly Indicate: Article 93, paragraph 1 of the Company's specialized auditor must act with absolute and the statutory auditor of the Compar Governance Code establishes the explicit pthan auditing.	independence w ny. Additionally,	ith respect to the Chapter IV, Sec	directors, ction I, 1	other adm .3 of the	inistrators Corporate

29.10.

	NO. Explain:	
	NA. Specify the rules that prevent you from	adopting the recommendation:
	Implementation Date	29-08-2007 Bylaws
	Modification Date	Doesn't Apply
29.12. In its properties that the fees	public information, the company discloses the total paid by the company represent in relation to the company repre	amount of the contract with the Statutory Auditor as well as the proportion otal income of the firm related to its statutory audit activity.
	YES. Briefly Indicate:	
	NO. Explain: Information on the approval of the relevant information in the SIMEV of the Superior	
	NA. Specify the rules that prevent you from a	adopting the recommendation:
	Implementation Date	Doesn't Apply
	Modification Date	Doesn't Apply

### V. TTRANSPARENCY AND FINANCIAL AND NON-FINANCIAL

#### INFORMATION

NO. Explain:

10	of Directors has approved a disclosure policy, which ide	eriulies, ala	minimum, the infom		
30	0.1 Implements the measure	YES	NO	X N/A	
ΥI	ES. Briefly Indicate:				
Si (S	IO. Explain: The company has rules for the public perintendency, which respond to internal procesoX) according to the Enel Group's disclosure pensitive to the price of its shares. However, there y the Corporate Governance bodies in Colombia	ess proce policies ap re is curre	dures audited by oplicable to the di	the Sarbanes Ox sclosure of inform	ley Act ation
N.	IA. Specify the rules that prevent you from a	dopting t	he recommenda	tion:	
ln	nplementation Date	Doesn't	Apply		
M	lodification Date	Doesn't	Apply		
Masse all odd		Doesn't es of infori unded opin	Apply mation is compre nion on the realit  X NO	y, organization, c	omplexity, ac

	NA. Specify the rules that prevent you from a	adopting the recommendation:
	Implementation Date	31-08- 2013
	Modification Date	Doesn't Apply
31.1. In the take to rem		ditor's report, these and the actions that the Company proposes to pronouncement by the Chairman of the Audit Committee to the
	31.1 Implements the measure	YES NO X N/A
	Accionistas y en presencia de los accionistas, o	que el Comité de Auditoria ante la Asamblea General de leba pronunciarse sobre las salvedades que se presente el
	Comité de Auditoria deberá "Revisar los estados a consideración de la Junta Directiva y de la As	
	NA. Specify the rules that prevent you from a	adopting the recommendation:
	Implementation Date	Doesn't Apply
	Modification Date	Doesn't Apply
should maint		emphasis of the Statutory Auditor, the Board of Directors considers that it led and justified in a written report to the General Meeting, specifying the
	YES. Briefly Indicate:	
	documents.	xpressly adopted in the bylaws and organizational
	NA. Specify the rules that prevent you from a	adopting the recommendation:
	Implementation Date	Doesn't Apply

Modification Date	Doesn't /	Apply		
actions with or between Related Parties, inc arameters such as volume of the transactior are included in detail in the public financial in	n, percentage of as	sets, sales or ot	her indicators, are qu	alified as ma
31.3 Implements the measure	YES	× NO	N/A	
YES. Briefly Indicate: Pursuant to Artic between related parties are included in the documents that are made public through General Shareholders' Meeting.	ne year-end financi	al statements an	d the Audit Committe	e's report;
In addition, the annual report includes a parties; the Audit Committee makes a rejinformation on transactions between relations	oort on transactions	between econo	mic related parties an	
NO. Explain:				
NA. Specify the rules that prevent you	ı from adopting th	e recommenda	tion:	
Implementation Date	29-08-20	15 bylaws		
Modification Date	Doesn't			

#### Measure No. 32: Information to the markets.

**321.** Within the framework of the information disclosure policy, the Board of Directors (or the Audit Committee) adopts the necessary measures to ensure that all financial and non-financial information about the company required by current legislation is transmitted to the financial and capital markets, in addition to any other information it considers relevant for investors and customers.

32.1 Implements the measure YES X NO N/A

Exchange (Regulatory B  - All relevant facts to the - Quarterly all financial statements and financial Additionally, Article 98 Governance and Evalua market in general, hav Likewise, the Audit Co information complies wi	urities issuer and deserved Bulletin 036 of the BVC) are market in accordance veriformation on its web pall reports.  of the Company's Bylation Committee to monit e complete, accurate an ammittee ensures that the the provisions of the note that the construction, disclar	publishes:  vith the provisi lages, which in  aws established for that sharehind timely accepted the preparation law, and also	ons of Decree 2 acludes individual es that it is the olders, investors ess to the Comn, presentation establishes the	555 of 2010 al and consc e function o s, other stake pany's relev and disclos policies and	lidated financial fithe Corporate cholders and the ant information cure of financial practices to be
	that prevent you from a	29-08-2015		on:	
I Implementation Date			DVIAWS		
Implementation Date  Modification Date		Doesn't App	•		
<u> </u>	·	Doesn't App	ly	user to acco	
Modification Date  the company's website is organised to Corporate Governance.  32.2 Implements the management of the company's website is organised to Corporate Governance.	The Company, as desenguletin 036 of the BVC), Board of Directors (nagement (resumes of its	Doesn't App  anner, so that  YES  ving of the IR F has a section nembers, func	it is easy for the  NO  Recognition gram on its web pagetions and regu	nted by the Ce directed to lations), Bo	A Colombian Stock the Company's ard committees
Modification Date  the company's website is organised to Corporate Governance.  32.2 Implements the management of the company of the corporate Governance (members), senior management of the company of the compa	The Company, as desenguletin 036 of the BVC), Board of Directors (nagement (resumes of its	Doesn't App  anner, so that  YES  ving of the IR F has a section nembers, func	it is easy for the  NO  Recognition gram on its web pagetions and regu	nted by the Ce directed to lations), Bo	A Colombian Stock the Company's ard committees
Modification Date  the company's website is organised to Corporate Governance.  32.2 Implements the magnetic of the company's Price of the company's Price of the company's Corporate Governance (members), senior man Company's Corporate Governance of the company	The Company, as desenguletin 036 of the BVC), Board of Directors (nagement (resumes of its	Doesn't App	it is easy for the  NO  Recognition gram on its web pagetions and regulated all the document of the document of the control of	nted by the Ce directed to alations), Bo mentation th	A Colombian Stock the Company's ard committees
Modification Date  the company's website is organised to Corporate Governance.  32.2 Implements the magnetic of the company's Price of the company's Price of the company's Corporate Governance (members), senior man Company's Corporate Governance of the company	The Company, as desensuletin 036 of the BVC), Board of Directors (nagement (resumes of its Governance.	Doesn't App	it is easy for the NO Recognition grar on its web pagetions and regund all the docur	nted by the Ce directed to alations), Bo mentation th	A Colombian Stock the Company's ard committees

	32.3 Implements the measure	YES	X	NO		N/A		
	YES. Briefly Indicate: The company as deser Exchange (Regulatory Bulletin 036 of the BVC Board of Directors (members and regulations management (resumes of its members) and all the Company.	c) has a se ), committ	ection on ees of th	Corporate e Board o	Governar f Directors	nce of the o	company: s), senior	
	This information can be downloaded at https://v	www.enel.	com.co/e	s/inversior	ista/enel-	codensa.ht	tml.	
	NO. Explain:							
	NA. Specify the rules that prevent you from	adopting	the reco	mmendat	ion:			
	Implementation Date	01-06	2013					
	Modification Date							
he me ared.	edia used by society in general to communicate in 32.4 Implements the measure	nformation	to the m	arkets are	documen	ts that can	be printed	, downl
		YES	which is p	NO		] N/A		, downl
	32.4 Implements the measure  YES. Briefly Indicate:  All documentation, addressed to the market in the Investors section, can be downloaded, prin	YES	which is p	NO		] N/A		, downl
	32.4 Implements the measure  YES. Briefly Indicate: All documentation, addressed to the market in	YES	which is p	NO		] N/A		, downl
	32.4 Implements the measure  YES. Briefly Indicate:  All documentation, addressed to the market in the Investors section, can be downloaded, prin	YES general, v ted and sh	which is pnared.	NO ublished o	n the com	] N/A		, downl
	YES. Briefly Indicate: All documentation, addressed to the market in the Investors section, can be downloaded, prin  NO. Explique:  NA. Specify the rules that prevent you from	yes general, v ted and sh	which is phared.	NO ublished o	n the com	] N/A		, downl
	YES. Briefly Indicate: All documentation, addressed to the market in the Investors section, can be downloaded, prin  NO. Explique:	YES general, v ted and sh	which is phared.	NO ublished o	n the com	] N/A		, down

325. If the company is a large and complex enterprise, annually publishes on the website an explanatory report on the organization, methods and procedures of the Control Architecture implemented with the aim of providing a

The information on the Control Architectu	ure is complemented			-	
32.5 Implements the measure	YE	NO	L <sub>X</sub>	N/A	
YES. Briefly Indicate:					
NO. Explain: Although the company has a control arc of the information it prepares and discle operations, it does not publish it on its we have been awarded the IR Recognition go to the market in accordance with the proparterly basis, all the financial informatic and reports, as well as the financial state and consolidated financial statements a	oses, as well as the sebsite. Notwithstanding ranted by the Colombrovisions of Decree 2 on, which includes the ements of the Compa	safeguarding of ing the above, the pian Stock Excha 1555 of 2010 and individual and c	its assets a e company ange, publis d publishes	nd the sec as a secur hes all rela on its we	curity of its ities issuer evant facts osite, on a
NA. Specify the rules that prevent you	u from adopting the	recommendati	on:		
Implementation Date	Do	pesn't Apply			
ompany prepares an annual Corporate	ernance Report.  Governance Report				
easure No. 33: Annual Corporate Gove ompany prepares an annual Corporate er review and favorable report from the Au	ernance Report. Governance Report udit Committee, which	, the content of is presented tog	ether with t	he rest of t	
easure No. 33: Annual Corporate Gove	ernance Report.  Governance Report	, the content of			
easure No. 33: Annual Corporate Gove ompany prepares an annual Corporate er review and favorable report from the Au	ernance Report. Governance Report udit Committee, which	, the content of is presented tog	ether with t	he rest of t	
peasure No. 33: Annual Corporate Gove ompany prepares an annual Corporate er review and favorable report from the Au 33.1 Implements the measure	ernance Report.  Governance Report udit Committee, which  YES  ment called Corporate aws and the Compai different documents u e Governance and Ev	, the content of is presented tog  NO  Governance Reny's Code of Gounder the compet	eport, since	N/A in accordanance, the	ance with matters
peasure No. 33: Annual Corporate Government prepares an annual Corporate or review and favorable report from the August 33.1 Implements the measure  YES. Briefly Indicate:  NO. Explain: Codensa does not have a single document provisions of the Company's bylatincluded in this report are presented in the Audit Committee and the Corporate	ernance Report.  Governance Report udit Committee, which  YES  ment called Corporate aws and the Compare different documents u e Governance and Ev areholders' Meeting.	, the content of is presented tog  NO  Governance Reny's Code of Gounder the competivation Commit	eport, since ood Govern tence of the ttee, which	N/A in accordanance, the	ance with matters
peasure No. 33: Annual Corporate Gove company prepares an annual Corporate er review and favorable report from the Au 33.1 Implements the measure  YES. Briefly Indicate:  NO. Explain: Codensa does not have a single document the provisions of the Company's bylaticulated in this report are presented in the Audit Committee and the Corporate to the consideration of the General Shall NA. Specify the rules that prevent your contents of the consideration of the general Shall NA.	ernance Report.  Governance Report udit Committee, which  YES  ment called Corporate aws and the Compart different documents u e Governance and Ev areholders' Meeting.	, the content of is presented tog  NO  Governance Reny's Code of Gounder the competivation Commite recommendate	eport, since ood Govern tence of the ttee, which	N/A in accordanance, the	ance with matters
pasure No. 33: Annual Corporate Gove company prepares an annual Corporate er review and favorable report from the Au  33.1 Implements the measure  YES. Briefly Indicate:  NO. Explain: Codensa does not have a single docum the provisions of the Company's byla included in this report are presented in the the Audit Committee and the Corporate to the consideration of the General Sha	ernance Report.  Governance Report udit Committee, which  YES  ment called Corporate aws and the Compare different documents u e Governance and Ev areholders' Meeting.	, the content of is presented tog  NO  Governance Reny's Code of Gounder the competivation Commite recommendate	eport, since ood Govern tence of the ttee, which	N/A in accordanance, the	ance with matters

**33.2.** The Company's Annual Corporate Governance Report is not a mere transcription of the Corporate Governance rules included in the Bylaws, internal regulations, codes of good governance or other corporate documents. Its purpose is not to describe the Company's governance model, but to explain the reality of its operation and the relevant changes during the year.

33.2 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate:				
NO. Explique:				
Codensa does not have a single doc the provisions of the Company's by included in this report are presented in the Audit Committee and the Corpora to the consideration of the Sharehold	ylaws and the Com n different documen ate Governance and	pany's Code of Gots under the compe	Good Governance, the tence of the Board of	ne matters f Directors,
NA. Specify the rules that prevent	you from adopting	the recommenda	ition:	
Implementation Date	Doesn'	t Apply		
Modification Date	Doesn'	t Apply		
red. structura del Informe Anual de Gobierno Corponendación 33.3.  33.3 Implements the measure				ntempla la
structura del Informe Anual de Gobierno Corpo nendación 33.3.  33.3 Implements the measure	orativo de la socieda YES	d está alineada co	n el esquema que co	ontempla la
structura del Informe Anual de Gobierno Corponendación 33.3.  33.3 Implements the measure  YES. Briefly Indicate:				ontempla la
structura del Informe Anual de Gobierno Corpo nendación 33.3.  33.3 Implements the measure	ument called Corpo pany's Code of Goo under the responsituation Committee, v	rate Governance Rod Governance, the illity of the Board of which are then sub	x N/A  Report, since in accorde matters covered in Edirectors, the Audit (	dance with this report Committee
structura del Informe Anual de Gobierno Corponendación 33.3.  33.3 Implements the measure  YES. Briefly Indicate:  NO. Explain:  Codensa does not have a single doct the Company's bylaws and the Comare presented in different documents and the Good Governance and Eval	ument called Corpo pany's Code of Goo under the responsib uation Committee, v General Shareholde	rate Governance R dd Governance, the illity of the Board of which are then sub rs' Meeting.	eport, since in accordend matters covered in Directors, the Audit Comitted for considerate	dance with this report Committee
tructura del Informe Anual de Gobierno Corpo endación 33.3.  33.3 Implements the measure  YES. Briefly Indicate:  NO. Explain:  Codensa does not have a single doct the Company's bylaws and the Com are presented in different documents and the Good Governance and Eval Board of Directors and finally by the organization.	ument called Corpo pany's Code of Goo under the responsib uation Committee, v General Shareholde	rate Governance Rod Governance, the illity of the Board of which are then subtrs' Meeting.	eport, since in accordend matters covered in Directors, the Audit Comitted for considerate	dance with this report Committee