BEST CORPORATE PRACTICES IMPLEMENTATION REPORT

Issuer's Corporate Name CODENSA S.A. ESP

Principal Legal Representative: DAVID FELIPE ACOSTA

LEGAL REPRESENTATIVE APPOINTED TO DELIVER THE IMPLEMENTATION REPORT: JUAN MANUEL PARDO

REPORT PERIOD 2018

Report date: January 31, 2019

INTRODUCTION

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

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

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

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

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

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

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

I. SHAREHOLDERS RIGHTS AND FAIR TREATMENT

Measure No. 1: Fair treatment principle

| | any treats fairly all Shareholders that, within the cholders to privileged information compared to com | | of shares, are in the | e same conditions, wit | hout this involving access |
|---|--|--|---|--|--|
| | 1.1 Implements the Measure | YES | X NO | N/A | |
| | YES. Explain briefly: | | | | |
| | Chapter 1, item 4, of the Code of Good Gove law and in the Bylaws, all Shareholders within will be treated fairly by the Company directors and collaborators. Additionally, it sets forth the employees, officials, and collaborators of the of the same class, which will have rights and in the law. | the same of the sa | class will have the sa esentatives, statutory s, legal representati will provide and ens | ame rights and obligat y auditor, employees, ves, the statutory aud ure fair treatment to I | tions and officials, ditor, the Investors |
| | NO. Explain: | | | | |
| | NA. Explain the reasons for not adopting t | he recomn | nendation: | | |
| | Implementation Date | 15-04-2 | 2010 Code of Good | Governance. | |
| | Modification Dates | Does n | ot apply | | |
| issues such as the Company i | of Directors has approved a specific procedure access to information, response to information nteract, its Board of Directors, and other Admin plements the Measure | requests, co | ommunication chanr | nels, the manner in wh | |
| Chapte of infor require is a se by a plu (https:/ | Explain briefly: er 3 of the Code of Good Governance, approve rmation, including general information presented to exercise the inspection right and related to curities issuer the Board of Directors will considural number of Shareholders representing at learlywww.enel.com.co/en/investors/codensa-electrice Office acting as a communications channel arquirements and indicating the person responsib | ed to the Grisk ratings and replaced standard replaced standard replaced standard replaced re | eneral Shareholders and special audits. It by in writing, in a just oscribed shares. Add ne Company has a and the Company, i | s Assembly and espe em 1 indicates that, w tified matter, to propo litionally, it indicates the a Virtual Shareholde n general responding | ecially information while the Company sitions presented that in its webpage rs and Investors |

| easure 1. Thro sued by | y the Company, the number of shares issued for to each class of shares. 2.1 Implements the Measure YES. Explain briefly: NO. Explain: Codensa on its website pub | Does not apply - with clarity, accuracy, and in an integral manner - the various classes of each class, and the number of reserved shares, as well as rights and observed shares. YES NO X N/A ishes information on the number of shares issued for each of its high the information regarding the number of shares in reserve. |
|---------------------------------|--|---|
| 1. Thro sued by | ugh its webpage, the Company informs the public of the Company, the number of shares issued for to each class of shares. 2.1 Implements the Measure YES. Explain briefly: NO. Explain: Codensa on its website pub | YES NO X N/A |
| sued by | y the Company, the number of shares issued for to each class of shares. 2.1 Implements the Measure YES. Explain briefly: NO. Explain: Codensa on its website pub | YES NO X N/A |
| | YES. Explain briefly: NO. Explain: Codensa on its website pub | ishes information on the number of shares issued for each of its |
| | NO. Explain: Codensa on its website pub | |
| | | |
| | | |
| | NA. Explain the reasons for not adopting | the recommendation: |
| | Implementation Date | Does not apply |
| | Modification Dates | Does not apply |
| Reg preer arehol epend | mptive right during share subscriptions, a merge ders in detail in a previous report from the Board | Shareholders' capital dilution (in case of a capital increase involving a v, a spinoff, or a segregation, among others), the Company explains the of Directors, with an opinion regarding the transaction terms from a receipt the Board of Directors. These reports are available to the Shareholder spection right to be exercised. |
| A3561 | mbly meeting, within times considered for such in | spection right to be exercised. |

| YES. Explain briefly: | | |
|---|---|----------------|
| Shareholders' capital dilution, the Board of Direct | ndicates that in operations possibly leading to the minority tors will retain an external advisor to provide the necessary spective report being made available to the Shareholders inspection right. | |
| | | |
| NO. Explain: | | |
| NA. Explain the reasons for not adopting the | recommendation: | |
| | | |
| Implementation Date | 17-12-2015 Internal Board of Directors Regulation | |
| Modification Dates | Does not apply | |
| no case will include confidential Company inforr d be used in detriment of the Company. 4.1 Implements the Measure | related to industrial secrets, or any info | ormation whose |
| YES. Explain briefly: | | |
| on the Company's website (https://www.enel.com office section and a special mail dedicated to which information of interest and law is provided | vernance, the Company has a virtual point of service n.co/en/investors/codensa-electric-power), the virtual the attention of shareholders and investors through . In addition, the Company has an Investor Relations ommunication channel between investors and the | |
| NO. Explain: | | |
| NA. Explain the reasons for not adopting the | recommendation: | |
| Implementation Date | 29-08-2007 Corporate Bylaws | |
| Modification Dates | Does not apply | |

| at the webpag through which | pany has ongoing access mechanisms spe ge, or a Shareholders service or liaison with a to express their opinions or present cond a of Shareholders. | the Shareholders | and the investors | office, as well as peri | odic informative meetings |
|--------------------------------|--|--|--|---|--|
| | 4.2 Implements the Measure | YES | x NO | N/A | |
| | YES. Explain briefly: According to Chaservice link in the Company's webpage Shareholders and Inverstors sectionand shareholders and investors, through why general is informed about Company evarea, specifically to respond to concerns groups of interest. It also holds quarterly their respective translation into Spanish report and the results bulletin, in Span Company webpage. It has annual break results and socialize the most importation information at the Company webpage maintained its IR Recognition from the relationships with investors standards in NO. Explain: | e (https://www.ene d with three email ich information is p ents. Additionally, and questions fror teleconferences in at the Company ish and in English fasts with the entire ant milestones of and in the Finance e Colombian Stoc a Colombia, from it | I.com.co/en/investe addresses speciall provided, queries and the Company has in investors and pro- n English with invest webpage, each q in, making them av- the companies in ial Superintendence k Exchange, giver is first delivery in Au | ors/codensa-electric- y dedicated to the at re answered and the created an investors ovide information to the stors and analysts, all uarter publishing the ailable to the investorial community in orde Colombia, providing the SIMEV. The Com in to companies with | power) in tention of market in relations are various ways with financial ors at the probability of the relevant pany has |
| | Implementation Date | 15-04-20 | 010 Code of Good | Governance | |
| | Modification Dates | Does no | t apply | | |
| | pany holds events during which quarterly re remotely through the various means of cor 4.3 Implements the Measure | | | | sts, which may be attended |
| | YES. Explain briefly: | | | | |
| | The Company has quarterly teleconfere at the Company webpage. Each quarter and in English, available to the investo entire financial community in Colombia milestones of the companies in Colombia in the Financial Superintendence SIMI national and international investors. | r, it publishes the fi ors at the Compan a, during which resola and sharing rel | nancial report and y webpage. It has sults are shared, s evant information i | the results bulletin, ir an annual breakfas socializing the most in the Company web | n Spanish t with the important page and |

| | NO. Explain: | | | | | | | |
|------------------|--|---|--------------------------------|--|-----------------------------------|-------------------------|---------------------------------|--|
| | NO. Explain. | | | | | | | |
| | NA. Explain the reasons for not adopting the | recomme | endatio | n: | | | | |
| | | | | | | | | |
| | Implementation Date | | 10 and osure o | s a goo as one of th bligation cor | e mecha | | | |
| | Modification Dates | Does not | apply | | | | | |
| | | s liability m | | | | licies, its ra | | |
| | 4.4 Implements the Measure | YES | Х | NO | | N/A | | |
| | YES. Explain briefly: | | | | | | | |
| | The Company participates in events, forums, during which face-to-face meetings are held wi update them on the issuer's financial situation Company also has at least one annual breakfas previous year's financial and operational results | ith fixed ind n, the maint t with the e | come in n busir entire C | nvestors and ness indicate olombian fina | d market ors, and ancial co | analysts in its risk ra | n order to ating. The share its | |
| | NO. Explain: | | | | | | | |
| | NA. Explain the reasons for not adopting the | recomme | endatio | n: | | | | |
| | Implementation Date | and as | one o e oblig | a good gove f the mech pation conta | anisms | used to | meet the | |
| | Modification Dates | Does not | apply | | | | | |
| special audits r | any Bylaws consider that a Shareholder, or group egarding aspects other than those audited by the percentage lower than 5%. | | | | | | | |
| | 4.5 Implements the Measure | YES | | NO | Х | N/A | | |

| | YES. Explain briefly: | |
|-----------------------------|--|--|
| | NO. Explain: | |
| | subscribed shares, or a group of investors ov | f Shareholders representing at least 10% of the ordinary wring at least 10% of commercial papers issued by the a on their account specialized audits to the Company, using . |
| | NA. Explain the reasons for not adopting the | recommendation: |
| | Implementation Date | N/A |
| | Modification Dates | Does not apply |
| | YES, explain briefly: | |
| | | sponse given to measure 4.5., Article 93 of the bylaws |
| | establishes the possibility of requesting the perf | formance of a specialized audit of the company to a group e ordinary shares subscribed, and not to 5% of the ordinary |
| | This standard includes the procedure to required freedom to contract the audits with the steps and | est the specialized audit, which grants shareholders the d steps defined by them. |
| | NA. Explain the reasons for not adopting the | recommendation: |
| | Implementation Date | Does not apply |
| | Modification Dates | Does not apply |
| 1. The memb at upon beco | | ment have explicitly accepted, in their acceptance letters or work contra relevant operations, such as mergers or spinoffs, there will be times dur |
| | 5.1 Implements the Measure | YES X NO N/A |

| | members of the Board of Directors s through a third party in case of activi | icle 16 of the Internal Board of Directors Regulation sets forth that the should refrain from directly or indirectly negotiating Company shares ities corresponding to an Special Assembly Event, as indicated in the in is formalized. Additionally, in their work contracts upper management | |
|---|--|--|--------------------------|
| | NO. Explain: | | |
| | NA. Explain the reasons for not ad | opting the recommendation: | |
| | Implementation Date | 17-12-2015 Internal Board of Directors Regulation | |
| | Modification Dates | Does not appy | |
| odies, there Directors, and Ilows estab | e is an organizational conglomerate stru d upper management - the key individual lishing clear lines of responsibility and cou | dual company acting in a conglomerate has, and the responsibilities of its admucture defining for the three government levels - Shareholders Assembly, bodies and positions and their relationships, which is public, clear, and transpmmunication and facilitates the conglomerate strategic orientation, supervision | , Board of parent and |
| odies, there Directors, and Ilows estab | e is an organizational conglomerate strud upper management - the key individual | ucture defining for the three government levels - Shareholders Assembly, bodies and positions and their relationships, which is public, clear, and transp | , Board of parent and |
| odies, there irectors, an llows estab | e is an organizational conglomerate structure dupper management - the key individual lishing clear lines of responsibility and contact administration. 6.1 Implements the Measure YES. Explain briefly: | ucture defining for the three government levels - Shareholders Assembly, bodies and positions and their relationships, which is public, clear, and transpersion and facilitates the conglomerate strategic orientation, supervision is a supervision with the conglomerate strategic orientation, supervision with the conglomerate strategic orientation with | , Board of parent and |
| odies, there irectors, an llows estab | e is an organizational conglomerate structure dupper management - the key individual lishing clear lines of responsibility and contact administration. 6.1 Implements the Measure YES. Explain briefly: NO. Explain: Despite the conglomer responsibilities and the manner in v | ucture defining for the three government levels - Shareholders Assembly, bodies and positions and their relationships, which is public, clear, and transpmmunication and facilitates the conglomerate strategic orientation, supervisio | , Board of parent and |
| odies, there irectors, an llows estab | e is an organizational conglomerate structure dupper management - the key individual lishing clear lines of responsibility and contact administration. 6.1 Implements the Measure YES. Explain briefly: NO. Explain: Despite the conglomer responsibilities and the manner in v | vacture defining for the three government levels - Shareholders Assembly, bodies and positions and their relationships, which is public, clear, and transpersion and facilitates the conglomerate strategic orientation, supervision is a normal structure of the supervision is a normal structure defining for the three levels the which they interact, this way facilitating the conglomerate's strategic effective administration, such structure is not public. | , Board of parent and |
| odies, there Directors, and Ilows estab | e is an organizational conglomerate structure dupper management - the key individual lishing clear lines of responsibility and contact administration. 6.1 Implements the Measure YES. Explain briefly: NO. Explain: Despite the conglomer responsibilities and the manner in vorientation, supervision, control, and | vacture defining for the three government levels - Shareholders Assembly, bodies and positions and their relationships, which is public, clear, and transpersion and facilitates the conglomerate strategic orientation, supervision is a normal structure of the supervision is a normal structure defining for the three levels the which they interact, this way facilitating the conglomerate's strategic effective administration, such structure is not public. | , Board of parent and |

6.2. The parent Company and its key subordinated companies have established an institutional relations reference framework by executing an agreement, public and approved by each Company's Board of Directors, regulating issues mentioned in recommendation 6.2.

| | 6.2 Implements the Measure | YES NO X N/A | |
|---------------------------------------|---|--|--|
| [| YES. Explain briefly: | | |
| | NO. Explain: | dianal relations religion arrangement arrangement than | |
| | are not public and have not been approved by th | tional relations policies among participant companies, they be respective Boards of Directors. | |
| | NA. Explain the reasons for not adopting the | recommendation: | |
| [| Implementation Date | Does not apply | |
| | Modification Dates | Does not apply | |
| 7.1. Except for settled before | | holders and the Company or its Board of Directors that legally have include mechanisms to resolve controversies, such as direct or YES X NO N/A | |
| | YES. Explain briefly: | | |
| | settlement as the first controversies solution me | apter 6 of the Code of Good Governance set forth direct schanism between the issuer and the Shareholders, among Shareholders, also an alternative arbitration mechanism in | |
| | NO. Explain: | | |
| | NA. Explain the reasons for not adopting the | e recommendation: | |
| | Implementation Date | 29-08-2007 Corporate Bylaws 15-04-10 Code of Good Governance | |
| | Modification Dates | Does not apply | |

I. GENERAL SHAREHOLDERS ASSEMBLY

| Measure I | No. 8: | Functions | and Com | petence. |
|-----------|--------|------------------|---------|----------|
|-----------|--------|------------------|---------|----------|

| | : Functions and Competence. | |
|---------------|--|---|
| | to other functions assigned to the General Share ions indicated in recommendation 8.1, emphasizing | eholders Assembly, the Bylaws explicitly include the General Shareholders no their exclusive and unassignable nature. |
| , , , , , | | 3 · · · · · · · · · · · 3 · · · · · · · |
| | 8.1 Implements the Measure | YES NO X N/A |
| | | |
| | YES. Explain briefly: | |
| | | |
| | NO. Explain: | |
| | | een assigned to the General Shareholders Assembly, other ard of Directors, yet others not applying since the Company res' value. |
| | NA. Explain the reasons for not adopting the | recommendation: |
| | | |
| | | |
| | Implementation Date | Does not apply |
| | Modification Dates | Does not apply |
| | | |
| 9.1. The Comp | | ulation applicable to all aspects it is responsible for and related to meeting eceive, attendance, development, and exercise of the Shareholders' political |
| | 9.1 Implements the Measure | YES X NO N/A |
| | YES. Explain briefly: | |
| | The regulation of the General Assembly of Shar 2011 has adopted a regulation that regulates the | reholders, adopted by decision of AGA of March 24, e recommended matters. |
| | NO. Explain: | |
| | NA. Explain the reasons for not adopting the | recommendation: |
| | Implementation Date | 31-03-2011 Internal Board of Directors Regulation |
| | Modification Dates | Does not apply |

Measure No. 10: Assembly meeting notices.

| should be deliv | ered at least 30 calendar days in advance, ordina | s set forth that the ordinary General Shareholders Assembly meet ary meetings having to be notified at least 15 days in advance. T nizations (such as mergers, spinoffs, or transformations). | |
|-----------------|--|---|--|
| | 10.1 Implements the Measure | YES NO X N/A | |
| | YES. Explain briefly: | | |
| | | nbly meeting notice will be delivered by the Manager or the advance of the meeting. Other meetings should be notified | |
| | NA. Explain the reasons for not adopting the | recommendation: | |
| | Implementation Date | Does not apply | |
| | Modification Dates | Does not apply | |
| | | lly considered, the Company ensures full distribution and publicat age, personal emails and, if considered pertinent, social networks YES X NO N/A | |
| | YES. Explain briefly: In addition to mechanisms contained in the By Company webpage, in both Spanish and in Engl | ylaws, the Company publishes the meeting notice in the lish. | |
| | NO. Explain: | | |
| | NA. Explain the reasons for not adopting the | recommendation: | |
| | Implementation Date | 29-08-2007 Corporate Bylaws | |
| | Modification Dates | Does not apply | |
| | | 1 | |

| ach item. | |
|--|---|
| 10.3 Implements the Measure | YES NO X N/A |
| YES. Explain briefly: | |
| NO. Explain: | |
| No agreement propositions are included in infor Bylaws, the General Shareholders Assembly re | mation made available to the Shareholders according to the egulations, and the Code of Good Governance |
| NA. Explain the reasons for not adopting the | e recommendation: |
| Implementation Date | Does not apply |
| Modification Dates | Does not apply |
| e spinoris will only be analyzed by the General neeting notice. | Shareholders Assembly should this aspect have been exp |
| | Shareholders Assembly should this aspect have been exp |
| neeting notice. | |
| 10.4 Implements the Measure YES. Explain briefly: Paragraph 5 of Article 45 of the Corporate Byla requirement applies legally, the following iss Assembly should they have been explicitly incl | YES X NO N/A aws indicates that, in addition to issues regarding which this ues will only be analyzed by the General Shareholders uded in the respective meeting notice, such as changes to a preemptive right, changes to the corporate domicile, early |
| Test in a corporate Bylar requirement applies legally, the following iss Assembly should they have been explicitly included the corporate object, waivers to the subscription | YES X NO N/A aws indicates that, in addition to issues regarding which this ues will only be analyzed by the General Shareholders uded in the respective meeting notice, such as changes to a preemptive right, changes to the corporate domicile, early |
| 10.4 Implements the Measure YES. Explain briefly: Paragraph 5 of Article 45 of the Corporate Byla requirement applies legally, the following iss Assembly should they have been explicitly incl the corporate object, waivers to the subscription dissolution, and segregation (inadequate spinor) | YES X NO N/A www. indicates that, in addition to issues regarding which this ues will only be analyzed by the General Shareholders uded in the respective meeting notice, such as changes to a preemptive right, changes to the corporate domicile, early ff). |
| Test Explain briefly: Paragraph 5 of Article 45 of the Corporate Byla requirement applies legally, the following iss Assembly should they have been explicitly incl the corporate object, waivers to the subscription dissolution, and segregation (inadequate spinor) NO. Explain: | YES X NO N/A www. indicates that, in addition to issues regarding which this ues will only be analyzed by the General Shareholders uded in the respective meeting notice, such as changes to a preemptive right, changes to the corporate domicile, early ff). |

| 's agenda proposed by the Board of Director be hidden or presented inaccurately or gener | | e too gener | | | |
|--|--|--|---|---|--|
| 10.5 Implements the Measure | YES | x | NO | N/A | |
| YES. Explain briefly: | | | | | |
| Article 45 of the Corporate Bylaws sets for of the General Shareholders Assembly mee with the favorable vote of 51% of share. Assembly may discuss other issues once the state of the corporate Bylaws sets for the General Shareholders and the General Shareholders are stated in the Corporate Bylaws sets for the General Shareholders are stated in the General Shareholders | eting, as well a es represented | as its purposed during the | se should e meeting | it be extraordir the General | ary. However, |
| NO. Explain: | | | | | |
| NA. Explain the reasons for not adopting | g the recomn | nendation: | | | |
| Implementation Date | 29-08- | 2007 Corpo | orate Bylav | WS | |
| | Door | | | | |
| Modification Dates ticle or group of articles will be voted separately should a Shareholder or group of Shareholder or group of Shareholders. | tely in case of | | | ent changes t | |
| ticle or group of articles will be voted separately should a Shareholder or group of Shareholder. | tely in case of | essentially iting at least | | ent changes t | request it to the A |
| ticle or group of articles will be voted separately should a Shareholder or group of Shareholder or group of Shareholders. | tely in case of | essentially iting at least | t 5% of the | lent changes t | request it to the A |
| ticle or group of articles will be voted separately should a Shareholder or group of Shareholder or group of Shareholder or group informed to the Shareholders. 10.6 Implements the Measure | tely in case of lders represent YES Tration, in which the to the sharehord, request that to must be take | ch two shar Recommer each article in into account | reholders ndation 10 know in a e of the si | group 99.6% 1.6. Annex 1. Nadvance the attatutes that it | of the shares, otwithstanding agenda of the sproposed to |
| ticle or group of articles will be voted separately should a Shareholder or group of Shareholder or group of Shareholder or group of Shareholders. 10.6 Implements the Measure YES. Explain briefly: NO. Explain: Codensa is a closed corport therefore the 5% criterion of the share capitathe foregoing, the bylaws guarantee that Assembly, propose points on the agenda, modify be voted on independently. Finally, it | ration, in which the total to which the the sharehor, request that the approval of BS | ch two shar Recommer each article n into accou E and ENE | reholders ndation 10 know in a e of the si | group 99.6% 1.6. Annex 1. Nadvance the attatutes that it | of the shares, otwithstanding agenda of the sproposed to |
| ticle or group of articles will be voted separately should a Shareholder or group of Shareholder or group of Shareholder or group of Shareholder or group of Shareholders. 10.6 Implements the Measure YES. Explain briefly: NO. Explain: Codensa is a closed corport therefore the 5% criterion of the share capitathe foregoing, the bylaws guarantee that Assembly, propose points on the agenda, modify be voted on independently. Finally, it of the statutes requires of the unanimous a | ration, in whice all to which the to the sharehot, request that to must be take approval of BS | ch two shar Recommer each article n into accou E and ENE | reholders ndation 10 know in a e of the si int that the | group 99.6% 1.6. Annex 1. N advance the attatutes that it approval of an | of the shares, otwithstanding agenda of the sproposed to |

| information right allowing them t | nt prior to Assembly meetings, the Bylaws recogn to include one or more items for discussion in the | Code, in order to reinforce and guarantee the Shareholders nize the Shareholders's right regardless of their shareholding day's agenda, within reasonable limits and provided the recess to all a calendar days following the date of the meeting notice. | ng participation |
|--------------------------------------|--|---|------------------|
| | 10.7 Implements the Measure | YES X NO N/A | |
| | | Article 45 of the Corporate Bylaws sets forth the right the s according to the law, without any restrictive term existing | |
| | NA. Explain the reasons for not adopting the | e recommendation: 29-08-2007 Corporate Bylaws | |
| | Implementation Date Modification Dates | Does not apply | |
| minimum for 5° explaining the | % of the capital stock or a lower percentage esta | akes to respond in writing to those requests it has decided ablished by the Company depending on the ownership conthe Shareholders of the right they have to present their prostrade Code. YES X NO N/A | centration leve |
| | T | | • |
| | YES. Explain briefly: The paragraph of Article 62 of the Corporate Bylaws, and item 1 of Chapter 3 of the Code of Good Governance, indicate that while the Company is a securities issuer the Board of Directors will consider and reply in writing, with the respective justification, to propositions presented by a plural number of Shareholders representing at least 5% of the subscribed shares, regardless of the respective issue. | | |
| | NO. Explain: | | |
| | NA. Explain the reasons for not adopting the | e recommendation: | |
| | Implementation Date | 29-08-2007 Corporate Bylaws 17-12-2015 Code of Good Governance | |
| | Modification Dates | Does not apply | |

| 10.9. Should the Board of Directors accept the request and once the time the Shareholders have to propose issues according to the aborecommendations has expired, a General Shareholders Assembly meeting notice supplement will be published at least 15 calendar days advance of the meeting. | | | | | |
|--|---|----------------|--|--|--|
| | 10.9 Implements the Measure | YES NO X N/A | | | |
| | YES. Explain briefly: | | | | |
| | NO. Explain: | | | | |
| | Considering that the ordinary meetings notice is delivered 15 business days in advance, 5 business days in advance of extraordinary meetings, it is not possible to meet this recommendation since for this recommendation measure 10.1 should have been implemented, which was rejected. | | | | |
| | NA. Explain the reasons for not adopting the recommendation: | | | | |
| | Implementation Date | Does not apply | | | |
| | Modification Dates | Does not apply | | | |
| already include | 10.10. Within the same time indicated in item 10.7, the Shareholders may also present new justified agreement proposals regarding issues already included in the day's agenda. For this, the Board of Directors will act as indicated in item 10.8 and 10.9. The Company | | | | |
| | 10.10 Implements the Measure | YES NO X N/A | | | |
| | YES. Explain briefly: | | | | |
| | NO. Explain: The Company does not make agreement proposals available to the Shareholders according to measure 10.3. | | | | |
| | NA. Explain the reasons for not adopting the recommendation: | | | | |
| | Implementation Date | Does not apply | | | |
| | Modification Dates | Does not apply | | | |

| 10.11 Implements the Measure | YES | x NO | N/A | |
|---|---|---|---|--|
| YES. Explain briefly: | | | | |
| Paragraph 3 of Article 16 and Paragrap Chapter 3 of the Code of Good Governal meeting in case of ordinary and extraord Shareholders documents required to be information required for decisions to be r | nce, state that, or dinary meetings, e properly inform | luring the time betw the Company web led of issues to be | een the meeting notic page will have availat discussed, as well as | ce and the ble for the |
| NO. Explain: | | | | |
| | | | | |
| NA. Explain the reasons for not adopt | ting the recomr | nendation: | | |
| | | | | |
| | 1 00 00 | | | |
| | 29-08 | -2007 Corporate By | aws | |
| Implementation Date | | -2007 Corporate By 2010 Code of Good | | |
| Modification Dates porate Bylaws recognize the Shareholde | Does r | 2010 Code of Good not apply | Governance | |
| Modification Dates | Does r pers right to suffilicable, new tecents received, or | 2010 Code of Good not apply ciently in advance inhologies, or by m | request information caking written question provided by the Cor | ons consid npany. Ba |
| Modification Dates Dorate Bylaws recognize the Shareholde ugh traditional channels and/or, as apples included in the day's agenda, docume Company to convene the General Shareholds right. | Does r ers right to sufficiable, new tecents received, or olders Assembly | 2010 Code of Good not apply ciently in advance in thnologies, or by m public information or, the Company will of | request information of aking written questic provided by the Corestablish the time duri | ons considence on the consideration of the consider |

| | NA. Explain the reasons for not adopting | the recomr | mendation: | | I |
|---------------------------------|--|----------------------------|---|---|---|
| | | | | | |
| | | 29-08- | 2007 Corporate Byla | w/s | |
| | Implementation Date | | 2010 Code of Good | | |
| | Modification Dates | Does r | not apply | | |
| | | | | | |
| onsidered i) privileged info | ompany has considered that the requested inf unreasonable, ii) irrelevant for the purpose of b irmation in the securities market, industrial secr in secrecy, and iv) other information whose discl | eing inform ets, ongoin | ed of Company performance of operations whose of | ormance or interests result for the Compa | s, iii) confidential, includ any essentially depends |
| | 10.13 Implements the Measure | YES | X NO | N/A | |
| | YES. Explain briefly: | | | | |
| | The paragraph of Article 14 of the Internal Board of Directors Regulation and the paragraph of Article 62 of the Corporate Bylaws establishes that the Board of Directors will not be required to respond should questions made by the Shareholders involve issues related to industrial secrets or information being strategic to the Company, of which the applicants will be informed. Item 4 of Article 4 of the Assembly Regulation contains the right the Shareholders have to freely make inspections, except in case of documents considered reserved according to the law. | | | nd should | |
| | | | | eely make | |
| | NO. Explain: | | | | |
| | NA. Explain the reasons for not adopting | the recomr | nendation: | | |
| | Implementation Date | 24-03 | 2012 Internal Board 2011 AGA Regulati 2007 Corporate Byla | on | tion |
| | Modification Dates | Does r | not apply | | |
| | the answer given to a Shareholder place him in o other Shareholders, according to mechanisms 10.14 Implements the Measure | | | | |
| | · | | | | |
| | YES. Explain briefly: | | | | |
| | Item 7 of the Code of Good Governance indicto an investor could possibly place him in an all other investors, immediately and in the sa | advantaged | ous position, the ans | wer will be made ava | |

| | NO. Explain: | | |
|--------------------------------------|---|--|----------------|
| | NA. Explain the reasons for not adopting the recommendation: | | |
| | Implementation Date 15-04-2010 Code of Good Governance | | |
| | Modification Dates | Does not apply | |
| 11.1. Without appending, or i | | the Trade Code, in External Circular 24 of 2010, and in non- ght the Shareholders have to be represented during the General er being a shareholder or not. | |
| | 11.1 Implements the Measure | YES X NO N/A | |
| | YES. Explain briefly: | | |
| | | nat the Shareholders may be represented through a written attorney, the name of his alternate if applicable, and the date | |
| | NO. Explain: | | |
| | NA. Explain the reasons for not adopting the | ne recommendation: | |
| | Implementation Date | 29-08-2007 Corporate Bylaws | |
| | Modification Dates | Does not apply | |
| letter of repres agenda items a | entation the Company could make available to the and the respective agreement proposals establish | ns with no voting instructions, actively promoting the use of a state the Shareholders or could publish in its webpage. The form inclished according to the above procedure, to be submitted for the nt, will indicate their representatives how they should vote. YES X NO N/A | udes the day's |
| | YES. Explain briefly: | | |

| | | ndicates that included in information made available to the iding the day's agenda and the manner in which the most | | | |
|---------------|--|--|--|--|--|
| | NO. Explain: | | | | |
| | NA. Explain the reasons for not adopting the recommendation: | | | | |
| | Implementation Date | 17-12-2015 Code of Good Governance | | | |
| | Modification Dates | Does not apply | | | |
| non as the ou | mpany President, attend the Assembly to answer to a second | YES NO X N/A | | | |
| | President, who attends the Assembly meeting | , which according to the Corporate Bylaws is the Company is in order to respond to the Shareholders' concerns, the d Governance and Evaluation Committee do not attend it. | | | |
| | Implementation Date | Does not apply | | | |
| | Modification Dates | Does not apply | | | |

II. BOARD OF DIRECTORS

Implementation Date

Modification Dates

| | . 13: Functions of the Board of Directors. | | | | |
|--------------------------------|---|---|--|---|--|
| 13.1. The By 13.1. | laws explicitly set forth functions that canno | t be delegated to | top managemer | nt, including those inc | dicated in recommendation |
| | 13.1 Implements the Measure | YES | NO | x N/A | |
| | YES. Explain briefly: | | | | |
| | NO. Explain: | | | | |
| | Although in practice the Board of Directors does not delegate to top management functions included in the recommendation, with the exception of the definition related to the Company structure, the Corporate Bylaws do not explicitly indicate that such functions cannot be delegated to top management. | | | | |
| | NA. Explain the reasons for not adopti | ng the recomme | ndation: | | |
| | Implementation Date | Does not | apply | | |
| | | | | | |
| | Modification Dates | Does not | , | | |
| parent compa guidelines, or | Modification Dates It prejudice to the autonomy the subordinated any of a conglomerate, these Board of Direct or information requests that respect the equilibrate interests as a whole. 13.2 Implements the Measure | Does not d companies' govers' functions have | erning bodies ha | ach and are carried o | ut through general policies |
| parent compa guidelines, or | t prejudice to the autonomy the subordinated any of a conglomerate, these Board of Direct r information requests that respect the equilil erate interests as a whole. | Does not d companies' govors' functions have been been been been been been been be | erning bodies hat e a group approatween the parent | ach and are carried o company and the su | ut through general policies abordinated companies and |

Does not apply

Does not apply

| Measure No. 1 | 4: Board of Directors Regulation. | | | | |
|-----------------|---|---------------------------------------|------------------------------|--|-----------------------|
| its members, th | d of Directors has approved the internal regulation e Chairman, and the Secretary of the Board of Dirpon the members of the Board of Directors. | | | | |
| | 14.1 Implements the Measure | YES X | NO | N/A | |
| | YES. Explain briefly: | | | | |
| | The Company Board of Directors has an Inte principles, norms, and procedures governing the more accurate, effective, and transparent opera and supplements legal and regulatory norms, as Board of Directors. | activities of such tion. The Internal | corporate book Board of Dire | dy, this way provid ectors Regulation o | ing for a develops |
| | NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date 24-03-2012 Internal Board of Directors Regulation | | | | |
| | | | | | |
| | | | | n | |
| | Modification Dates | 17-12-2015 | | | |
| | | | | | |
| Measure No. 1 | 5: Board of Directors' Dimension. | | | | |
| 15.1. According | to its regulation, the Company decided not to app | point alternate dire | ectors. | | |
| | | | | | |
| | 15.1 Implements the Measure | YES | NO | x N/A | |
| | YES. Explain briefly: | | | | |
| | NO. Explain: Article 56 of the Company Bylaws indicates that the Company will have a Board of Directors, comprised of 7 principal members, each of them with a personal alternate, elected by the General Shareholders Assembly by applying the electoral system. | | | | |
| | NA. Explain the reasons for not adopting the | recommendatio | n: | | |
| | | | | | <u>_</u> |
| | Implementation Date | Does not apply | | | |
| | Modification Dates | Does not apply | | | |

Measure No. 16: Members of the Board of Directors. 16.1. Based on the fact that once all members of the Board of Directors have been elected they will act in benefit of the Company and according to the highest transparency standards, the Company identifies the origin of the various members of the Board of Directors according to the mechanism indicated in recommendation 16.1. NO 16.1 Implements the Measure YES YES. Explain briefly: NO. Explain: No. On the website https://www.enel.com.co/en/investors/codensa-electric-power.html, there is the resume of each board member, their position within the company, and it is indicated if they are principal or alternate and if they are independent. Although the scheme of the recommendation "Executive Member, Independent Member, Patrimonial Member" is not used, with the information published on the website, investors can identify if the board members are executives (those who have positions within the company), if they are independent (expressly indicated) and if they are patrimonial (those that are not indicated to be independent). NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply **Modification Dates** Does not apply 16.2. The Company has a procedure, applied through the Appointment and Retribution's Committee or another committee acting in its stead, allowing for the Board of Directors - through its own dynamics and conclusions of annual evaluations - to reach goals indicated in recommendation 16.2. YES NO 16.2 Implements the Measure YES. Explain briefly: NO. Explain: The Company has no Appointment and Retribution's Committee NA. Explain the reasons for not adopting the recommendation:

Does not apply

Does not apply

Implementation Date

Modification Dates

| mainly controlling | nal profiles identified as being necessary are repor ng Shareholders, significant persons, relatives, sl will be able to identify the most capable candidate | hareholder grou | | | |
|--------------------|--|---|---|--|---|
| | 16.3 Implements the Measure | YES x | NO | N/A | |
| | YES. Explain briefly: | | | | |
| | The professional profiles of the Board of Direct Should the Board of Directors' appointment be available to the Shareholders sufficiently in according to item 1 of Chapter 1 of the Code of Conotice in case of ordinary and extraordinary meet documents required by them to be properly inform information required for decisions that will be information. | included in the dvance, as indicated Good Governance tings, in the Conned of issues to be | day's agenda cated by the li- ce. Within the sampany webpag- pe discussed, | , such profiles will law and by the rec time indicated in the je, Shareholders wi as well as important | be made gulations, e meeting ill find the tinancial |
| | Additionally, Article 4 of the Board of Directors Re will apply criteria such as i) knowledge of the na the fields of finances, law, engineering, or rel recognition on account of his professional capab | itional and/or int ated sciences, | ernational ele and iii) the c | ctric sector, ii) expe | erience in |
| | NO. Explain: | | | | |
| | NA. Explain the reasons for not adopting the | recommendati | on: | | |
| | Implementation Date | 15-04-2010 Co | de of Good G | overnance | |
| | Modification Dates | Does not apply | , | | |
| consequently ha | pany considers that a simple evaluation of the cand aving an internal procedure that allows evaluating d of Directors needs, evaluating a number of criteria a some objective that have to be met in order to be members. | legal incompatibates | ilities and inat ' functional an | oilities and established personal profiles | ing whether the candidate should meet, also verifying |
| | 16.4 Implements the Measure | YES | NO | x N/A | |
| | YES. Explain briefly: | | | | |
| | NO. Explain: | | | | |
| | Together with the Board of Directors's Secreta Company President - will analyze the candidates however no formal procedure having been yet ac | ' capabilities in li | of Directors (ght of legal ina | Chairman - who is abilities and incomp | also the atibilities, |

| | NA. Explain the reasons for not adopting the | recomme | endation: | | |
|--|---|--|---|---|--|
| | | | | | |
| | Implementation Date | Does no | ot apply | | |
| | Modification Dates | Does no | ot apply | | |
| Law 964 of y independe ould be eval | spany has voluntarily adopted a stricter independer 2005. This definition is being applied as a reference ent member candidate relationship with controlling luated, requiring of a double independence staten through his Letter of Acceptance, and ii) from the E | e, through or signifi nent i) fro | the Board of Direct cant Shareholders m the candidate be | tors Regulation, n and their related efore the Compar | nentioning among others the parties - national or foreigny, its Shareholders, and the |
| | 16.5 Implements the Measure | YES | x NO | N/A | |
| | YES. Explain briefly: | | | | |
| | | | | | |
| | NO. Explain: No, the possibility of requiring the obeing evaluated | double de | claration included i | n the recommend | ation 16.5 is |
| | NA. Explain the reasons for not adopting the | recomme | endation: | | |
| | Implementation Date | Does no | t apply | | |
| | Modification Dates | Does no | t apply | | |
| pointments a sembly in ac ticipation, w gotiate share | its internal norms, the Company considers that and Retributions Committee or the body acting in its dvance, regarding the manner in which the adminisish to be part of the Board of Directors may be infeaholding balances and distribution of the various may the Appointments and Retributions Committee be | s stead, is stration be ormed of t ember cate | the most adequate ody is comprised. S the Board of Director egories, present the | body to centralize Shareholders that, ors requirements a eir candidates, and | e and coordinate the Gene based on their sharehold and present their aspiration d accept that their capabilit |
| | 16.6 Implements the Measure | YES | x NO | N/A | |
| | YES. Explain briefly: | | | | |
| | In Article 4 and in Chapter 2, Section 1, the Inte Shareholders Assembly to appoint the Board of the meeting notice, through its Chairman the Boa to the Shareholders information required to eva limitation personal quality, experience, trajecto | Directors ard of Dire Iluate the | and by no later the ctors will centralize candidates' capab | an the day indica and will make ava ilities, including w | ated in Gailable Vithout |

| | Service Office available in the Company webpage. https://www.enel.com.co/en/investors/codensa- electric-power The Code of Good Governance sets forth that basic information, including resumes, of the members of the Board of Directors, the General Manager, and their alternates, as well as the main Company executives, will be available in the Company webpage (section 5, Chapter 2) | | | | |
|--|--|--|--|--|--|
| | | | | | |
| | NO. Explain: | | | | |
| | NA. Explain the reasons for not adopting the | recommendation: | | | |
| | Implementation Date | 17-12-2015 Code of Good Governance and the Board of Directors Regulation | | | |
| | Modification Dates | Does not apply | | | |
| | rience, integrity, etc.) sufficiently in advance. 16.7 Implements the Measure | oposed candidates' necessary information (personal conditions, capabilities, | | | |
| | YES. Explain briefly: | | | | |
| | In Article 4 and in Chapter 2, Section 1, the Internal Board of Directors Regulation indicates that, for the General Shareholders Assembly to appoint the Board of Directors and no by no later than the day indicated in the meeting notice, through its Chairman the Board of Directors will centralize and will make available to the Shareholders information required to evaluate the candidates' capabilities, including without limitation personal qualities, experience, trajectory, and integrity, through the Shareholders Virtual Service Office available in the Company webpage. https://www.enel.com.co/en/investors/codensa-electric-power | | | | |
| | NO. Explain: | | | | |
| | NA. Explain the reasons for not adopting the | recommendation: | | | |
| | Implementation Date | 16-12-2015 Internal Board of Directors Regulation | | | |
| | Modification Dates | Does not apply | | | |
| | | · · · · · | | | |

Measure No. 17: Board of Directors functional structure.

17.1. The Board of Directors Regulation states that independent and equity members will always be a majority compared to executive members, whose number, should they be Board of Directors members, be will be the minimum required to answer to information and coordination requirements between the Board of Directors and the Company top management.

| 17.1 Implements the Measure | YES | NO | x N/A | |
|--|---|---|--|--|
| YES. Explain briefly: | | | | |
| NO. Explain: Despite the Board of Di members, according to measure 16.1, th 56 that while the Company is a securities according to the law, however not that to currently 2 principal members are equity | e Internal Board issuer 25% of th ogether with equ | of Directors Regula e Board of Director lity members they | ation only considers in as members will be ind should be a majority. | n its Article ependent, However, |
| NA. Explain the reasons for not adopt | ting the recomn | nendation: | | |
| Implementation Date | Does n | ot apply | | |
| | | | | |
| Modification Dates a minimum percentage of 25% independent | | ot apply ndicated by Law 96 | 4 of 2005, the Compa | ny analyzes |
| Modification Dates a minimum percentage of 25% independent number of independent members, among with Floating Capital. 17.2 Implements the Measure | nt members, as i | ndicated by Law 96 | | |
| a minimum percentage of 25% independer e number of independent members, amon vith Floating Capital. | nt members, as i g others taking i | ndicated by Law 96 | e number of independ | |
| a minimum percentage of 25% independent enumber of independent members, among with Floating Capital. 17.2 Implements the Measure | nt members, as i g others taking i YES | ndicated by Law 96 nto account that the NO NO | x N/A | ers will be |
| a minimum percentage of 25% independent enumber of independent members, among with Floating Capital. 17.2 Implements the Measure YES. Explain briefly: NO. Explain: The Company only considered in the Bylaws | nt members, as i g others taking i YES | ndicated by Law 96 nto account that the NO NO NO MO Directors | x N/A | ers will be |
| a minimum percentage of 25% independent enumber of independent members, among with Floating Capital. 17.2 Implements the Measure YES. Explain briefly: NO. Explain: The Company only considered in the Bylaws Good Governance | nt members, as i g others taking i YES ders that minimus, in the Internal | ndicated by Law 96 nto account that the NO NO NO MO Directors | x N/A | ers will be |

Measure No. 18: Board of Directors organization.

18.1. The Board of Directors Chairman functions are contained in the Bylaws, his main responsibilities being those indicated in recommendation 18.1.

| 18.1 lmpl | ements the Measure | YES | x NO | N/A | | | |
|--|---|--|---|--|--------------------|--|--|
| YES. Explain briefly: | | | | | | | |
| 1 of Article | of the Corporate Bylaws contains e 7 of the Internal Board of Directon of 1 of Article 7 his specific function | ors Regulation | item 5.1 of the Co | de of Good Governance | | | |
| representa companie performs i | in to functions assigned by the law ation, especially before the variou s, and associations from the elect its activities in, promoting Compar orate governance policies, leading | s public admin ric sector and ny government | istrations, security from other economications and develo | market institutions, boo ic sectors the Compan opment and application | dies, y | | |
| In addition | n to functions contained in the Cor | porate Bylaws | , the Chairman will | have the following: | | | |
| 11- | Lead the Board of Directors' proposal Make sure that the Board of Directors strategic direction. Promote Company government a corporate governance practices Directors. Together with the Secretary and centralize and coordinate with the Coordinate and plan the Board of on functions assigned. Convene the Board of Directors Participate in the preparation of Make sure that the members of information from the Secretary. Chair the meetings and manage Follow up execution of the Board decisions. Follow up the Board of Directors Lead the Board of Directors and evaluation. | actions, encourand liaising be prior to the Gere Secretary the Directors' op through its Setthe meetings of the Board of Directors' and debates. | raging developmentween the Shareholders e Board of Director eration by preparing cretary. lay's agenda. irectors will receive agreements, as well we participation. | nt and application of goolders and the Board of second sec | od es. based | | |
| NO. Explain: | | | | | | | |
| NA. Explain the reasons for not adopting the recommendation: | | | | | | | |
| Impleme | ntation Date | 24-03-20 | 007 Corporate Byla 015 Internal Board Good Governance | of Directors Regulati | on and | | |
| Modificat | ion Dates | Does no | ot apply | | | | |
| | al norms consider the possibility t arding his obligations and his rem | | | | | | |
| 18.2 lmpl | ements the Measure | YES | NO | X N/A | | | |

| YES. Explain briefly: | |
|---|--|
| Shareholders Assembly will annually stime between the respective ordinary responsibilities, their functions, custo operates in, and the contribution the C | hapter 2 of the Code of Good Governance indicates that the Gene set the remuneration of the members of the Board of Directors for to meeting and the following meeting, considering their dedication, the mary fees for such positions based on the market the Compac Company receives from the directors, so that the Chairman coulding his functions and his dedication to Board issues. |
| NA Facility the account for a 4 and | of the theory and the con- |
| NA. Explain the reasons for not ado | ppung the recommendation: |
| | |
| | |
| Implementation Date | Doos not apply |
| implementation bate | Does not apply |
| Modification Dates | Does not apply |
| Modification Dates | Does not apply |
| Modification Dates s include rules for the Board of Directo | Does not apply ors Chairman appointment, especially those indicated in recommen |
| Modification Dates s include rules for the Board of Directo 18.3 Implements the Measure YES. Explain briefly: NO. Explain: No, the statutes establis | Does not apply ors Chairman appointment, especially those indicated in recomment YES NO X N/A sh in art. 59 that the Board will appoint its Secretary, but do not def |
| Modification Dates s include rules for the Board of Directo 18.3 Implements the Measure YES. Explain briefly: | Does not apply The Chairman appointment, especially those indicated in recommentation. YES NO X N/A The Indicated in recommentation in the commentation in the comm |
| Modification Dates s include rules for the Board of Director 18.3 Implements the Measure YES. Explain briefly: NO. Explain: No, the statutes establis rules for its appointment in accordance | Does not apply The Chairman appointment, especially those indicated in recommentation. YES NO X N/A The Indicated in recommentation in the commentation in the comm |

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

| | 18.4 Implements the Measure | YES | x NO | N/A | | | |
|-----------------------|--|-------------|---------------|-------|--|--|--|
| | YES. Explain briefly: | | | | | | |
| | Paragraph 2 of Article 7 of the Regulation indicates that the Secretary has responsibilities indicated in the measure. | | | | | | |
| | Convene the meetings. Timely and properly deliver information to the members of the Board of Directors. Keep corporate documents, properly describe in the minutes the meeting's development, attest to the corporate bodies' agreements. Watch over the formal legality of Board of Directors activities and ensure that its procedures governance rules are followed and regularly reviewed, according to the Bylaws and other int Company norms. Together with the Chairman and prior to the General Shareholders Assembly meeting, centrand coordinate the Board of Directors' conformation process. | | | | | | |
| | NO. Explain: | | | | | | |
| | NA. Explain the reasons for not adopting the recommendation: | | | | | | |
| | Implementation Date | 16-12-20 | 15 | | | | |
| | Modification Dates | Does not | | | | | |
| 18.5. The Boar | d of Directors has created an Appointments and F | Remuneratio | ons Committee | | | | |
| | 18.5 Implements the Measure | YES | NO | x N/A | | | |
| | YES. Explain briefly: | | | | | | |
| | NO. Explain: The Company currently has an Audit Committee and a Good Governance and Evaluation Committee, the Bylaws however not considering creation of an Appointments and Remunerations Committee. | | | | | | |
| | NA. Explain the reasons for not adopting the | recommer | ndation: | | | | |
| | Implementation Date | Does not | apply | | | | |
| | Modification Dates | Does not | | | | | |

| 18.6. The Board | d of Directors has created a Risks Committee | | | | | |
|------------------------|--|-----------|---------|------------------------------|----------------------------|------------|
| | 18.6 Implements the Measure | YES | | NO | x N/A | |
| | YES. Explain briefly: | | | | | |
| | NO. Explain: | | | | | |
| | The Company currently has an Audit Committee and a Good Governance and Evaluation Committee, the Bylaws however not considering creation of a Risk Committee since some functions recommended in the survey for such committee are directly carried by the Board of Directors, according to Article 14 of the Board of Directors Regulation, indicating that, in addition to responsibilities contained in the Corporate Bylaws the Board will approve the Company risk administration policy, which should be known by top management, also being required to - directly or through committees created for such purpose - supervise the Company's effective exposure to maximum risk limits defined, proposing corrections and follow up actions in case of deviations. One of the Audit Committee functions is supervising compliance with the internal audit program, which should take into account business risks and should fully evaluate all Company areas. In addition, article 51 of Law 142 of 1994 stablishes the obligation of the company, by mean sof being a utilities company, to have an external management and results auditor that acts on behalf of the company's interests and those of its shareholders as well as on behalf of its customers and thus, it is obliged to inform the Financial Superintendency about the situations that endangered the financial viability of the company, the failures in the internal control and in general, the appreciations about the management evaluation of the company. NA. Explain the reasons for not adopting the recommendation: | | | | | |
| | | | | | | |
| | | | | | | |
| | Implementation Date | Does not | apply | | | |
| | Modification Dates | Does not | | | | |
| 18.7. The Board | d of Directors has created a Corporate Governanc | e Committ | ee | | | |
| | 18.7 Implements the Measure | YES | х | NO | N/A | |
| | YES. Explain briefly: According to the Corporat Board of Directors Regulation, the Company has the Company Board of Directors in issues relate of the Board of Directors. | a Good Go | vernan | ce and Evalua | tion Committee | supporting |
| | NO. Explain: | | | | | |
| | NA. Explain the reasons for not adopting the | recomme | ndation | ı: | | |
| | | | | orate Bylaws | | |
| | Implementation Date | | | of Good Gov rnal Board of | ernance Directors Regul | ation |
| | Modification Dates | Does not | apply | | | |

| | npany has considered unnecessary to cre nittees, otherwise being assumed by the B | | nmittees, so that the | eir responsibilities ha | ve been distribute |
|-----------------|---|--|--|---|--|
| | 18.8 Implements the Measure | YES | x NO | N/A | |
| | YES. Explain briefly: | | | | |
| | The Company currently has no Appoint issues related to the appointment and management are defined by the par Shareholders Assembly. The Good Go corporate governance, periodically review. | I remuneration of rent company, a vernance and Ev | f the members of the and in the first cast aluation Committee | ne Board of Director se, approved by the watches over compl | rs and top e General |
| | Regarding the Risk Committee, the Co Board of Directors according to paragra forth that, included in its responsibilities be known by top management, and di the Company's effective exposure to m follow up measures in case of deviation supported by the Audit Committee, resp into account business risks and should | aph 2 of Article 1 s, is that of appro rectly or through aximum limits of ons. Upon exerci consible for super | 4 of the Board of Di ving the Company's committees created defined risks and pr sing such responsitivising the internal au | rectors Regulation, verisk administration particle for such purpose supposing corrective arbility, the Board of D | which sets policies, to upervising ctions and birectors is |
| | NO. Explain: | | | | |
| | | | | | |
| | NA. Explain the reasons for not adop | oting the recomi | mendation: | | |
| | Implementation Date | 17-12- | 2015 Internal Board | of Directors Regulat | tion |
| | Modification Dates | | not apply | | |
| ttee shors, and | and of Directors' committee has an International work, and its operation, paying spect, in the case of conglomerates, to liaise and those of subordinated companies, if any 18.9 Implements the Measure | cial attention to con and coordinate | communication char | nels among the cor | nmittees and the |
| | YES. Explain briefly: | | | | |
| | Currently, existing committees (Audit an 15, supplemented through the Internal I Article 10 and item 5.3, Section 1, conformation rules, and functions. | Board of Director | s Regulation and the | e Code of Good Gove | ernance in |
| | comornation rules, and functions. | | | | |
| | NO. Explain: | | | | |

| Implementation Date | | 15-04-2 | 010 Cod | porate Byla e of Good (ernal Board | Governan | | tion |
|--|--|---|---|--|--|---|---|
| Modification Dates | | | | de of Good mal Board o | | | on |
| e Board of Directors committeent member. Independent member | | | | | | | |
| 18.10 Implements the N | <i>l</i> leasure | YES | | NO | Х | N/A | |
| YES. Explain briefly: | | | | | | | |
| NO. Explain: The Audit Governance and Evalua members are not always | tion Committee does | | | | | | |
| NA. Explain the reason | s for not adopting th | ne recomm | endatio | n: | | | |
| Implementation Date | | Does n | ot apply | | | | |
| Modification Dates | | Does n | ot apply | | | | |
| Board of Directors committee in the respective issues and/o | | | Бу-сазс | or permane | only, by i | nembers c | i top manage |
| 18.11 Implements the N | <i>l</i> leasure | YES | х | NO | | N/A | |
| 18.11 Implements the N YES. Explain briefly: | <i>l</i> leasure | YES | Х | NO | | N/A | |
| | Board of Directors Re ate that the Board of eximum of 5 of its me sidered executive bodi | egulation, ite f Directors embers, who ies and hav | em 5.1 of will crea ose resp | Section 1, te advisory onsibilities of the functi | committee the Board ons the E | oter 2 of the ees, compr d will indica | ised of a ate. Such rectors or |
| YES. Explain briefly: Article 10 of the Internal I Good Governance indication minimum of 3 and a macommittees are not constitle Company operational | Board of Directors Re ate that the Board of eximum of 5 of its me sidered executive bodi | egulation, ite f Directors embers, who ies and hav | em 5.1 of will crea ose resp | Section 1, te advisory onsibilities of the functi | committee the Board ons the E | oter 2 of the ees, compr d will indica | ised of a ate. Such rectors or |
| YES. Explain briefly: Article 10 of the Internal I Good Governance indication minimum of 3 and a macommittees are not constituted the Company operational required. | Board of Directors Re ate that the Board of eximum of 5 of its me sidered executive bodi al areas have, howeve | egulation, ite f Directors embers, who ies and hav er receiving | em 5.1 or will crea ose resp re none o case-by | Section 1, te advisory onsibilities of the functi -case supp | committee the Board ons the E | oter 2 of the ees, compr d will indica | ised of a ate. Such rectors or |
| YES. Explain briefly: Article 10 of the Internal I Good Governance indication minimum of 3 and a macommittees are not constitute to the Company operational required. NO. Explain: | Board of Directors Re ate that the Board of eximum of 5 of its me sidered executive bodi al areas have, howeve | egulation, ite f Directors embers, who ies and hav er receiving | em 5.1 or will crea ose resp re none or case-by | Section 1, te advisory onsibilities of the functi -case supp | committe the Board ons the E ort from | oter 2 of the ees, compr d will indica loard of Din top manag | ised of a late. Such rectors or ement as |

| Modification Dates | Does not apply | | | |
|---|---|--|---|---|
| creating its committees, the Board of Directors of cets the committee will be responsible for. | considers the membe | rs' profiles, | knowledge, an | d professiona |
| 18.12 Implements the Measure | YES x NO | o [| N/A | |
| YES. Explain briefly: | | | | |
| The members of the Audit and Good Governanc of Directors who, according to Chapter 2 of Sec 4 of the Internal Board of Directors Regulation, s For their election, the General Shareholders knowledge of the national and/or international law, or related sciences, and iii) their good name and integrity. | tion 1, item 2 of the Co should have the highes Assembly will take in electric sector, ii) their | ode of Good st profession to account experience | Governance, a al and persona aspects such a in the fields of | and Article I qualities. as i) their finances, |
| NO. Explain: | | | | |
| NA. Explain the reasons for not adopting the | recommendation: | | | |
| | 15-04-2010 Code of | Good Gove | rnance | |
| Implementation Date | 31-03-2012 Internal | | | ion |
| | | | | |
| Modification Dates | Does not apply | | | |
| Modification Dates mmittee meeting minutes will be prepared, delivering egated faculties for decision-making purposes, sur | ng copies to all memb | | | |
| nmittee meeting minutes will be prepared, deliveri | ng copies to all memb | conditions in | | |
| nmittee meeting minutes will be prepared, delivering a purposes, sure a | ng copies to all memb ch minutes will follow | conditions in | Articles 189 ar | |
| mmittee meeting minutes will be prepared, deliveri egated faculties for decision-making purposes, su | rg copies to all member ch minutes will follow to the minutes will follow to the minutes will follow to the minutes with the minutes considered in the light of Governance, item 5 are with information | tee decisions for such purpembers and internal Board 5.3, Section, delivered f | N/A N/A s will be included ose, being sign attending perset of Directors R Chapter 2). or Board of | ed in their ned by the sons were egulation, |
| mmittee meeting minutes will be prepared, delivering egated faculties for decision-making purposes, sur 18.13 Implements the Measure YES. Explain briefly: According to Article 99 and 95 of the Corporate approved minutes, possibly by persons appointed Chairman and the Secretary, indicating the maconvened, and votes cast in each case. This is a items 10.1.3 and 10.2.3, and in the Code of God Additionally, the committee minutes, togeth consideration, will be available in a corporate po | rg copies to all member ch minutes will follow to the minutes will follow to the minutes will follow to the minutes with the minutes considered in the light of Governance, item 5 are with information | tee decisions for such purpembers and internal Board 5.3, Section, delivered f | N/A N/A s will be included ose, being sign attending perset of Directors R Chapter 2). or Board of | ed in their ned by the sons were egulation, |
| nmittee meeting minutes will be prepared, delivering egated faculties for decision-making purposes, sur 18.13 Implements the Measure YES. Explain briefly: According to Article 99 and 95 of the Corporate approved minutes, possibly by persons appointe Chairman and the Secretary, indicating the maconvened, and votes cast in each case. This is a items 10.1.3 and 10.2.3, and in the Code of God Additionally, the committee minutes, togeth consideration, will be available in a corporate poof Directors to exchange information. | rg copies to all member ch minutes will follow to the minutes will follow to the minutes will follow to the minutes with the minutes considered in the light of Governance, item 5 are with information | tee decisions for such purpembers and internal Board 5.3, Section, delivered f | N/A N/A s will be included ose, being sign attending perset of Directors R Chapter 2). or Board of | ed in their ned by the sons were egulation, |

NO. Explain:

| | 29-08-2007 Corporate Bylaws 15-04-2010 Code of Good Governance Implementation Date 31-03- 2012 Internal Board of Directors Regulation | | | | | |
|--------------------------------|--|--|--|--|---|--|
| | Modification Dates | 01-06-2015 | corporate portal cr | reation | | |
| of Directors of assumed by the | the applicable law or regulation requires their creat subsidiary companies may opt to not create spure parent company's Board of Directors commit to the parent company. | ecific commit | tees in order to h | andle certain aspe | ects, such aspects being | |
| | 18.14 Implements the Measure | YES | NO | x N/A | | |
| | YES. Explain briefly: | | | | | |
| | NO. Explain: The functions of the Board of Direct governance norms are fully assumed and carridelegated to the parent company's Board of Direct Comp | ried out, loca | ally and inside the | | | |
| | NA. Explain the reasons for not adopting the | recommend | ation: | | | |
| | Implementation Date | Does not ap | oply | | | |
| | Modification Dates | Does not ap | oply | | | |
| relationships wi | in Audit Committee task is assisting the Board of the Statutory Auditor, and in general reviewing ented by the Company. | | | | | |
| | 18.15 Implements the Measure | YES | x NO | N/A | | |
| | YES. Explain briefly: Article 96 of the Corporate Bylaws contains the Board of Directors Regulation (item 10.2.2) and Section 1, Chapter 2), mainly related to supershould take into account business risks and sh preparation, submittal, and disclosure of finannecessary policies and practices for such disconsolidate the control bodies' information and expression of activities carried out with economic market prices, supervising the statutory auditor contained in the Company compliance programs | d the Code of vising complia nould fully eva cial information closure, define evaluate its in related parties services, and | f Good Governance ance with the inte aluate all Compan on meets legal or ning mechanisms aternal control systemal confirming the planning and except the systemal confirming the planning and except the systemal confirming the planning and except the systemal confirming the systemal confirming and except the systematic the systematic the systemal confirming and except the systematic the sys | te (item 5.3, paragernal audit program y areas, making sonditions, establis the Company will em, informing the at they have been | graph b), n, which sure that hing the I use to Board of made at | |

| NA. Explain the reasons for not adopting the recommendation: | | | | | | |
|---|--|--|--|--|--|--|
| Implementation Date | 29-08-2007 Corporate Bylaws 15-04-2010 Code of Good Governance 31-03-2012 Internal Board of Directors Regulation | | | | | |
| Modification Dates | Does not apply | | | | | |
| | nancial knowledge and knowledge of other related aspects, allowing them to for, also having the necessary capabilities to understand their scope and | | | | | |
| 18.16 Implements the Measure | YES X NO N/A | | | | | |
| YES. Explain briefly: | | | | | | |
| of Section 1, item 2, of the Code of Good Go Regulation, should have the highest profession Shareholders Assembly will take into account i) | pers of the Board of Directors which, according to Chapter 2 overnance and Article 4 of the Internal Board of Directors and and personal qualities. For their election, the General their knowledge of the national and/or international electric ces, law, or related sciences, and iiio) their good name and pabilities and integrity. | | | | | |
| NO. Explain: | | | | | | |
| NA. Explain the reasons for not adopting the recommendation: | | | | | | |
| Implementation Date | 15-04-2010 Code of Good Governance 31-03- 2012 Internal Board of Directors Regulation | | | | | |
| Modification Dates | Does not apply | | | | | |

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

| | 18.17 Implements the Measure | YES | x NO | N/A | | | |
|-----------------------|--|------------|----------------------|------------------------|--|--|--|
| | YES. Explain briefly: | | | | | | |
| | A report signed by the Audit Committee Chairma Assembly ordinary meetings regarding activities may be inspected together with other legally req | carried ou | t during the time ur | | | | |
| | In addition to the Audit Committee functions contained in the Internal Board of Directors Regulation (item 10.2.2) and in the Code of Good Governance (item 5.3), there is one related to informing the General Shareholders Assembly of issues presented by the Shareholders during its meetings. | | | | | | |
| | NO. Explain: | | | | | | |
| | NA. Explain the reasons for not adopting the | recomme | ndation: | | | | |
| | | | | f Directors Regulation | | | |
| | Implementation Date | | 15 Code of Good (| Governance | | | |
| | Modification Dates | Does no | 11.2 | | | | |
| 18.18. The Aud | it Committee Internal Regulation assigns to it fund | tions men | tioned in recommer | ndation 18.18. | | | |
| | 18.18 Implements the Measure | YES | x NO | N/A | | | |
| | YES. Explain briefly: | | | | | | |
| | Article 96 of the Corporate Bylaws contains the main Audit Committee functions, supplemented with the Board of Directors Regulation (item 10.2.2) and the Code of Good Governance (item 5.3, paragraph b, Section 1 Chapter 2), mainly consisting in supervising compliance with the internal audit program, which should take into account business risks, and will fully evaluate all Company areas; making sure that preparation, presentation, and disclosure of financial information complies with legal conditions, establishing policies and practices for such disclosure; defining the mechanisms the Company will use to consolidate information from control bodies and evaluate the internal control system; informing the Board of Directors of operations carried out with economic related parties, making sure that they have been carried out at market prices; supervise the Statutory Auditor services; supervising planning and execution of control activities contained in the Company compliance programs, among others. | | | | | | |
| | NO. Explain: | | | | | | |
| | NA. Explain the reasons for not adopting the | recomme | ndation: | | | | |
| | Implementation Date | Does not | apply | | | | |
| | Modification Dates | Does not | | | | | |

| 18.19 Implements the Measure | YES | NO | x N/A | |
|---|--|--|---|---------------------------------|
| 10.13 implements the measure | 120 | | I N/A | |
| YES. Explain briefly: | | | | |
| NO. Explain: The Company has rethe answer to measure 18.5, som different bodies or persons inside | ne of the functions rec | ommended for suc | | |
| NA. Explain the reasons for not | adopting the recomr | nendation: | | |
| Implementation Date | Does | not apply | | |
| Modification Dates | | not apply | | |
| embers of the Appointments and acting, training, administración, or partity these issues have for the Comp | ersonnel managemen | | | |
| acting, training, administración, or p | ersonnel managemen | | | |
| ncting, training, administración, or p kity these issues have for the Com | personnel managemen pany. | t), salary policies, a | and related issues, ab | |
| acting, training, administración, or p kity these issues have for the Comp 18.20 Implements the Measure | personnel managemen pany. | t), salary policies, a | and related issues, ab | |
| ncting, training, administración, or partity these issues have for the Compartity these issues have for the Compartity the Measure Type Indiana the Measure Type Indiana the Measure Type Indiana the Measure | ersonnel management or | ommittee as indicated to the appoint are defined by twith the support of the appoint of the support of the supp | and related issues, ab x N/A ted in measure 18.5. ment and remunerati he parent company, i he Human Resources | However ion of the in the firs |
| ncting, training, administración, or partity these issues have for the Company 18.20 Implements the Measure YES. Explain briefly: NO. Explain: The Company has no Appointment as explained in measure 18.8, going members of the Board of Director case approved by the General Shares. | rets and Retributions C eneral guidelines relars and top manageme areholders Assembly wing personnel with known and the control of the contro | ommittee as indicated to the appoint are defined by the total support of the supp | and related issues, ab x N/A ted in measure 18.5. ment and remunerati he parent company, i he Human Resources | However ion of the in the first |
| ncting, training, administración, or partity these issues have for the Company 18.20 Implements the Measure YES. Explain briefly: NO. Explain: The Company has no Appointment as explained in measure 18.8, going members of the Board of Director case approved by the General Shand internal levels and bodies have | nts and Retributions C leneral guidelines rela rs and top manageme are holders Assembly v ring personnel with kno | ommittee as indicated to the appoint are defined by the total support of the supp | and related issues, ab x N/A ted in measure 18.5. ment and remunerati he parent company, i he Human Resources | However ion of the in the firs |

18.21. By request of the assembly Chairman, the Chairman of the Appointments and Retributions Committee may inform the General Shareholders Assembly of specific aspects related to work carried out by the committee, such as follow up to the Board of Directors and top management remuneration policies.

| | 18.21 Implements the Measure | YES | NO | x N/A | |
|-----------------------|---|------------------------------------|---|--|----------------------------|
| | YES. Explain briefly: | | | | |
| | NO. Explain: The Company has no Appointme 18.5 and 18.8. | nts and R | etributions Committ | ee as indicated in m | leasures |
| | NA. Explain the reasons for not adopting the | recomm | endation: | | |
| | Implementation Date | Does no | ot apply | | |
| | Modification Dates | Does no | ot apply | | |
| 18.22. The App | ointments and Retributions Committee Internal R | egulation | contains functions n | nentioned in recomm | endation 18.22. |
| | 18.22 Implements the Measure | YES | NO | x N/A | |
| | YES. Explain briefly: | | | | |
| | NO. Explain: The Company has no Appointme 18.5 and 18.8. | nts and R | Retributions Committ | ee as indicated in m | ieasures |
| | NA. Explain the reasons for not adopting the | recomm | endation: | | |
| | Implementation Date | Does no | t apply | | |
| | Modification Dates | Does no | ot apply | | |
| 18.23. The ma | in objective of the Risk Committee is assisting t | | | nplying with its risk r | management supervision |
| | 18.23 Implements the Measure | YES | NO | x N/A | |
| | YES. Explain briefly: | | | | |
| | NO. Explain: | | | | |
| | As already indicated in measure 18.6, the Comp 14 of the Board of Directors Regulation, which Corporate Bylaws the Board will approve the Coshould be aware of, as well as directly or throu Company's effective exposure to maximum de | h indicate ompany's ugh comm | s that in addition to risk management po- nittees created for s | o functions containe olicy, which top mana uch purpose supervi | d in the agement ising the |

| | actions in case of deviations. In addition, the Audit Committee should supervise compliance with the internal audit program, which should take into account business risks and should fully evaluate all Company areas. | | | | |
|---|---|--|--|--|--|
| | NA. Explain the reasons for not adopting the recommendation: | | | | |
| | Implementation Date Does not apply | | | | |
| | Modification Dates | Does not apply | | | |
| 18.24 . By requed done by the Co | | e Chairman will inform the General Shareholders Assembly of specific work | | | |
| | 18.24 Implements the Measure | YES NO X N/A | | | |
| | YES. Explain briefly: | | | | |
| | NO. Explain: The Company has no Risk Comm | ittee, as indicated in measures 18.6 and 18.23. | | | |
| | NA. Explain the reasons for not adopting the recommendation: | | | | |
| | Implementation Date Does not apply | | | | |
| | Modification Dates | Does not apply | | | |
| prejudice to res | | onging to the financial sector and to the real economy sector, and without norms, the Internal Risk Committee Regulation assigns it responsibilities | | | |
| | 18.25 Implements the Measure | YES NO X N/A | | | |
| | YES. Explain briefly: | | | | |
| | NO. Explain: The Company has no Risk Committee, as indicated in measure 18.6. However, the Board of Directors is responsible for approving the policy and, directly or through committees created for such purpose, for supervising the Company's effective exposure to maximum defined risk levels and proposing correction and follow up actions in case of deviations, as indicated in paragraph 2 of Article 14 of the Board of Directors Regulation. | | | | |
| | NA. Explain the reasons for not adopting the | recommendation: | | | |
| | | | | | |
| | Implementation Date | Does not apply | | | |
| | Modification Dates | Does not apply | | | |

| | n obligation of the Corporate Governance Commit Governance measures | tee is ass | sisting the Board of D | irectors in its propos | sals and in its supervision |
|------------------------|--|---------------|--------------------------|------------------------|-----------------------------|
| · | 18.26 Implements the Measure | YES | x NO | N/A | |
| | YES. Explain briefly: The Good Governance a Board of Directors. Its function is to advise the Ethe standards: | | | | |
| | Monitor that the shareholders, investors, other i truthful and timely access to the Company's relevance. | | | t in general have co | omplete, |
| | Review and evaluate the manner in which the Bo The evaluation must contemplate, among other a meetings, (ii) the active participation of these in main themes of the Society. | spects, t | ne following: (i) the at | tendance of membe | ers to the |
| | Monitor the negotiations carried out by the mem Company or by other companies of the same gro | bers of toup. | he Board of Directors | s with actions issue | d by the |
| | Supervise compliance with the remuneration poli | cy of the | members of the Boar | rd of Directors. | |
| | Be aware of complaints raised by investors, shareholders and other interest groups with respect to compliance with the Code of Good Governance and these Regulations and transmitted in a timely manner by the in charge of the Virtual Office of Attention to Shareholders and Investors. | | | | |
| | Additionally, the last report of the Codensa Good Governance and Evaluation Committee is attached, which proves that the main function of this is "to support the Board of Directors in the monitoring of compliance with the provisions of Good Government contemplated in the law, the Statutes and the Code of Good Governance and the Internal Regulations of the Board of Directors | | | | |
| | NO. Explain: | | | | |
| | NA. Explain the reasons for not adopting the | recomm | endation: | | |
| | | | | | <u></u> |
| | Implementation Date | 21-11-2 | 012 Code of Good (| Governance | |
| | Modification Dates | Does no | ot apply | | |
| 18.27. The Corp | porate Governance Committee Internal Regulation | n contains | s responsibilities indic | cated in recommend | lation 18.27. |
| | 18.27 Implements the Measure | YES | NO | X N/A | |

| | YES. Explain briefly: | | | | |
|--|---|--|---|--|--|
| | NO. Explain: No. The criteria defined by recommendation 18.27 of Annex 1 of the Country Code are partially met, but the possibility of complementing it is being evaluated. Partial compliance can be evidenced in Article 98 of the Bylaws, Section 10.1.1. of the Internal Regulations of the Board of Directors and Section 5.3 of the Good Governance Code that establish the functions of the Good Governance and Evaluation Committee. | | | | |
| | NA. Explain the reasons for not adopting the | recommendation: | | | |
| | Implementation Date | Does not apply | | | |
| | Modification Dates | Does not apply | | | |
| Measure No. 1 | 9: Board of Directors operation | | | | |
| 19.1. Assisted the plan for the perestimated durates | by the Secretary and the Company President, the red industries and the Company President, the red ion. | Chairman of the Board of Directors prepare assonable number of ordinary meetings red | es the Board of Directors' work quired for each year and their | | |
| | 19.1 Implements the Measure | YES X NO N/A | | | |
| | YES. Explain briefly: Upon exercising functions Board of Directors Regulation, in item 5.1 of the 7, the Chairman prepares a Board of Directors' with Board of Directors. | Code of Good Governance, and in paragrap | h 1 of Article | | |
| | NO. Explain: | | | | |
| | NA. Explain the reasons for not adopting the | recommendation: | | | |
| | Implementation Date | 24-03-2007 Code of Good Governance 31-03- 2012 Internal Board of Directors Rep | gulation | | |
| | Modification Dates | Does not apply | galation | | |
| 19.2. Except for entities subject to surveillance, which due to their regime are required to have minimum one meeting each month, Company Board of Directors holds from 8 to 12 ordinary meetings each year. | | | | | |
| | 19.2 Implements the Measure | YES X NO N/A | | | |
| | YES. Explain briefly: Article 61 states that the B to a meeting notice delivered by it, by the Comp meetings will be held on the day, time, and place letter, fax, or email and will be sent to the address | any General Manager, or by the Statutory indicated in the meeting notice, which will b | Auditor. Such e delivered by | | |

| | Company Secretary. The meeting notice will 4 business days in advance of the meeting Governance and in the Internal Board of Direction of the meeting of the | ng. This co | ndition is also | | | | |
|------------------------------------|--|---------------|---|-----------------|---------------------------|---------------|------------|
| | NO. Explain: | | | | | | |
| | NA. Explain the reasons for not adopting | the recomm | nendation: | | | | |
| | Implementation Date | 24-03-2 | 2007 Corporate 2007 Code of 2012 Internal E | Good Govern | nance ctors Regulation | | |
| | Modification Dates | Does r | ot apply | | | | |
| 19.3. One or tv | vo meetings of the Board of Directors will be cl | early focuse | d on defining a | and following | up the Compan | y strategy. | |
| | 19.3 Implements the Measure | YES | x NO | | N/A | | |
| | YES. Explain briefly: According to Article responsible for approving/disapproving dev maintenance plans, Company expenses, and the Board of Directors. | elopment pl | ans, annual a | action plans, | investment and | d | |
| | NO. Explain: | | | | | | |
| | NA. Explain the reasons for not adopting | the recomm | nendation: | | | | |
| | Implementation Date | 29-08-2 | 007 Corporate | e Bylaws | | | |
| | Modification Dates | Does n | ot apply | | | | |
| 19.4. The Boar any time. | rd of Directors approves a specific schedule of | f ordinary me | eetings, withou | ut prejudice to | o extraordinarily | meeting as re | equired at |
| | 19.4 Implements the Measure | YES | NO | × | N/A | | |
| | YES. Explain briefly: | | | | | | |
| | NO. Explain: No. The Board of Directors, in the first r Wednesday of the third week of each month The calendar of ordinary meetings, the scheo | n, however th | nis matter was | not approve | d as a decision | of BD. | |

| | NA. Explain the reasons for not adopting the | recommendation: | | | |
|-----------------|--|--|--|--|--|
| | | | | | |
| | Implementation Date | Does not apply | | | |
| | Modification Dates | Does not apply | | | |
| | | ys in advance, the members of the Board of Directors will receive documents ey will be able to actively participate and make informed decisions. | | | |
| | 19.5 Implements the Measure | YES X NO N/A | | | |
| | members of the Board of Directors will receive re | he Internal Board of Directors Regulation states that the elevant information related to the meeting's agenda in order days in advance of the meeting, which will be available to I they have access to. | | | |
| | NO. Explain: | | | | |
| | NA. Explain the reasons for not adopting the recommendation: | | | | |
| | Implementation Date | 31-03-2012 Internal Board of Directors Regulation | | | |
| | Modification Dates | 17-09-2014 Internal Board of Directors Regulation | | | |
| nformation suff | | rectors Chairman will exclusively make sure that the members receive the be useful to them, consequently in all such documents quality prevailing over | | | |
| | 19.6 Implements the Measure | YES X NO N/A | | | |
| | Regulation and item 5.1 of the Code of Go | s 1 and 2 of Article 7 of the Internal Board of Directors od Governance, the Chairman is responsible for such embers of the Board, through the Board Secretary. | | | |
| | NO. Explain: | | | | |
| | NA. Explain the reasons for not adopting the | recommendation: | | | |
| | | | | | |
| | Implementation Date | 17-12-2015 Internal Board of Directors Regulation | | | |

Does not apply

Modification Dates

| NO. Explain: According to paragraphs 1 and 2 of Article 7 of the Internal Board of Directors Regulation item 5.1 of the Code of Good Governance, the Chairman participates in the preparation of the meet agenda, however not being responsible for its preparation upon top management, the Country Director the Board of Directors Chairman being required to participate in such process. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply Modification Dates Does not apply Does not apply Poes not apply Typorate Government Governance Annual Report and in the Corporate Webpage the Company in the Board of Directors and its Committees' meetings. 19.8 Implements the Measure YES NO X N/A N/A YES. Explain briefly: NO. Explain: The annual Corporate Governance Report - presented for the General Shareho Assembly approval and having been previously approved by the Board of Directors - informs of mee held by the General Shareholders Assembly, the Board of Directors and its committees, relevant decia approved by them, and conclusions related to compliance with good corporate governance, howeve including a list of those attending the Board and its Committees' meetings. | Explain: According to paragraphs 1 and 2 of Article 7 of the Internal Board of Directors Regulation a 5.1 of the Code of Good Governance, the Chairman participates in the preparation of the meeting rida, however not being responsible for its preparation upon top management, the Country Director, a Board of Directors Chairman being required to participate in such process. Explain the reasons for not adopting the recommendation: Implementation Date | 19.7 Implements the Measure | YES NO | L | x N/A | |
|--|--|--|---|---|---|-------------------------------------|
| item 5.1 of the Code of Good Governance, the Chairman participates in the preparation of the meet agenda, however not being responsible for its preparation upon top management, the Country Director the Board of Directors Chairman being required to participate in such process. NA. Explain the reasons for not adopting the recommendation: Implementation Date | 5.1 of the Code of Good Governance, the Chairman participates in the preparation of the meeting rida, however not being responsible for its preparation upon top management, the Country Director, a goard of Directors Chairman being required to participate in such process. Explain the reasons for not adopting the recommendation: Image: Commendation | YES. Explain briefly: | | | | |
| Implementation Date Does not apply Does not apply Does not apply Does not apply The porate Government Governance Annual Report and in the Corporate Webpage the Company in the Board of Directors and its Committees' meetings. 19.8 Implements the Measure YES NO X N/A YES. Explain briefly: NO. Explain: The annual Corporate Governance Report - presented for the General Shareho Assembly approval and having been previously approved by the Board of Directors - informs of mee held by the General Shareholders Assembly, the Board of Directors and its committees, relevant decia approved by them, and conclusions related to compliance with good corporate governance, however. | lementation Date Does not apply To set the Company included to company included the Company included t | item 5.1 of the Code of Good Governance, the agenda, however not being responsible for its p | e Chairman participates preparation upon top mai | in the prep nagement, tl | aration of the | meetings |
| Does not apply Does not apply | ate Government Governance Annual Report and in the Corporate Webpage the Company inclurance of Directors and its Committees' meetings. Implements the Measure YES NO X N/A Explain: The annual Corporate Governance Report - presented for the General Shareholder embly approval and having been previously approved by the Board of Directors - informs of meeting by the General Shareholders Assembly, the Board of Directors and its committees, relevant decision roved by them, and conclusions related to compliance with good corporate governance, however making a list of those attending the Board and its Committees' meetings. Explain the reasons for not adopting the recommendation: | NA. Explain the reasons for not adopting th | e recommendation: | | | |
| porate Government Governance Annual Report and in the Corporate Webpage the Company in a Board of Directors and its Committees' meetings. 19.8 Implements the Measure YES NO X N/A YES. Explain briefly: NO. Explain: The annual Corporate Governance Report - presented for the General Shareho Assembly approval and having been previously approved by the Board of Directors - informs of meeneld by the General Shareholders Assembly, the Board of Directors and its committees, relevant decidant approved by them, and conclusions related to compliance with good corporate governance, however | ate Government Governance Annual Report and in the Corporate Webpage the Company inclurance of Directors and its Committees' meetings. Implements the Measure YES NO X N/A Explain: The annual Corporate Governance Report - presented for the General Shareholder embly approval and having been previously approved by the Board of Directors - informs of meeting by the General Shareholders Assembly, the Board of Directors and its committees, relevant decision roved by them, and conclusions related to compliance with good corporate governance, however making a list of those attending the Board and its Committees' meetings. Explain the reasons for not adopting the recommendation: | Implementation Date | Does not apply | | | |
| porate Government Governance Annual Report and in the Corporate Webpage the Company in a Board of Directors and its Committees' meetings. 19.8 Implements the Measure YES NO X N/A YES. Explain briefly: NO. Explain: The annual Corporate Governance Report - presented for the General Shareho Assembly approval and having been previously approved by the Board of Directors - informs of mee neld by the General Shareholders Assembly, the Board of Directors and its committees, relevant decirapproved by them, and conclusions related to compliance with good corporate governance, however | ate Government Governance Annual Report and in the Corporate Webpage the Company incluared of Directors and its Committees' meetings. Implements the Measure YES NO X N/A Explain briefly: Explain: The annual Corporate Governance Report - presented for the General Shareholder embly approval and having been previously approved by the Board of Directors - informs of meeting by the General Shareholders Assembly, the Board of Directors and its committees, relevant decision roved by them, and conclusions related to compliance with good corporate governance, however inding a list of those attending the Board and its Committees' meetings. Explain the reasons for not adopting the recommendation: | | | | | |
| Assembly approval and having been previously approved by the Board of Directors - informs of mee held by the General Shareholders Assembly, the Board of Directors and its committees, relevant decisapproved by them, and conclusions related to compliance with good corporate governance, however | embly approval and having been previously approved by the Board of Directors - informs of meeting by the General Shareholders Assembly, the Board of Directors and its committees, relevant decision roved by them, and conclusions related to compliance with good corporate governance, however number of those attending the Board and its Committees' meetings. Explain the reasons for not adopting the recommendation: | | ngs. | Г | | ny include |
| Assembly approval and having been previously approved by the Board of Directors - informs of mee held by the General Shareholders Assembly, the Board of Directors and its committees, relevant decia approved by them, and conclusions related to compliance with good corporate governance, however | embly approval and having been previously approved by the Board of Directors - informs of meeting by the General Shareholders Assembly, the Board of Directors and its committees, relevant decision roved by them, and conclusions related to compliance with good corporate governance, however number of those attending the Board and its Committees' meetings. Explain the reasons for not adopting the recommendation: | 19.8 Implements the Measure | ngs. | Г | | ny includ |
| | | 19.8 Implements the Measure YES. Explain briefly: | ngs. YES NO | | x N/A | |
| NA. Explain the reasons for not adopting the recommendation: | lementation Date Does not apply | 19.8 Implements the Measure YES. Explain briefly: NO. Explain: The annual Corporate Govern Assembly approval and having been previousl held by the General Shareholders Assembly, the approved by them, and conclusions related to | ngs. YES NO nance Report - preser ly approved by the Boar ne Board of Directors an compliance with good | ated for the d of Directo d its commit corporate go | x N/A General Shars - informs of ttees, relevant | areholders meetings decisions |

| members, indiv performance of | r, the Board of Directors evaluates the effectivene idually considered, including paired evaluations, a its members, as applicable proposing changes trd of Directors requires that such evaluation process. | as well as o o its organ | he reaso ization a | onableness on d operation | fits int . In the | ernal norms a case of con | and the dedication and glomerates, the parent |
|----------------------------------|---|---|--|--|--|--|--|
| | 19.8 Implements the Measure | YES | | NO | Χ | N/A | |
| | YES. Explain briefly: | | | | | | |
| | NO. Explain: The content of recommendation 19.9 is not exactly fulfilled, while the evaluation of the members is not done individually. | | | | | | |
| | NA. Explain the reasons for not adopting the recommendation: | | | | | | |
| | Implementation Date Does not apply | | | | | | |
| | Modification Dates | Does not | apply | | | | |
| 19.10. The Boa | 19.9 Implements the Measure YES. Explain briefly: Pursuant to Article 62 of in conjunction with the Company Manager, a reposeheet for each year, and the other annexes and responsible to the company in compliance with article 51 of Additionally, Section 8 of Section 1, Chapter 2 mechanisms to perform the evaluation and corfollowing: external audit, tax inspection, right of and of the manager, actions against the directors | the Bylaws ort on the seports deal are Board of Law 142 of the Codutrol of the nspection, s, specialize | , submit elf-asses t with in the Director 1994 miles of Goo activity approvaled audits | to the Gener sment of the he Article 446 s through the odified by art d Governance of the director I of the repor | ral Sha manag 6 of the e exterr icle 6 o ee, the ors, am t of the | n/A reholders' Me ement, the ba Commercial audit control f Law 689 of Company corong which are Board of Directions | eeting, alance Code. racted 2001. mpiles re the ectors |
| | investors, committee of good government and evaluation and internal control. NO. Explain: NA. Explain the reasons for not adopting the recommendation: | | | | | | |
| | | | | | | | |
| | Implementation Date | 15-04-20 | 10 Code | of Good Gov | ernanc | e | |
| | Modification Dates | Does not | apply | | | | |

| | 20: Duties and rights of the members of the Boand and Board of Directors Regulation supplements co | | | regarding the duties | and rights of the member |
|-----------------|---|------------|--------------------|-------------------------|---------------------------------------|
| of the Board of | | | | | Ü |
| | 20.1 Implements the Measure | YES | x NO | N/A | |
| | YES. Explain briefly: In Articles 15 and 16, 1 members of the Board of Directors' duties. | the Intern | al Board of Direct | ors Regulation sets | forth the |
| | NO. Explain: | | | | |
| | NA. Explain the reasons for not adopting the | recomm | endation: | | |
| | Implementation Date | 31-03-20 | 012 Internal Board | of Directors Regulation | on |
| | Modification Dates | 17-09-20 | 014 Internal Board | of Directors Regulation | on |
| | of Directors Regulation develops the Company ecommendation 20.2. 20.2 Implements the Measure | YES | X NO | N/A | of the Board of Director |
| | YES. Explain briefly: The Internal Rules of the guiding principles of the role of director and duti are the duty of diligence or care, loyalty, non-camong others. | ies of the | members of the Bo | oard of Directors, with | hin which |
| | Specifically, the regulations of the Board of Directors address the duty of non-competition with society in paragraph 5 of art. 16. "Refrain from participating on its own or through an interposed person in the personal interest of third parties, in activities that imply competition with the Company or in acts in respect of which there is a conflict of interest, unless expressly authorized by the General Shareholders' Meeting. Additionally Numeral 14. From art. 16 refers to the code of ethics that develops the definition of the legal duty to abstain from acting in competition with society. | | | | personal t of which dditionally |
| | Likewise, the regulations of the Board of Directors develop the duty of non-use of social assets in the following manner: "ART. 2° In the individual ethical behavior of their public actions, in the appropriate use of financial resources, as well as in the ethical behavior of all persons linked to the Company". Additionally Art. 16. Numeral 14 refers to the code of ethics that broadly develops the conduct due to administrators against the use of social assets. | | | | ppropriate ompany". |
| | NO. Explain: | | | | |
| | NA. Explain the reasons for not adopting the | recomm | endation: | | |

| | Implementation Date | 31-03-2012 Internal Board of Directors Regulation | | | | |
|--------------------------------|---|---|--|--|--|--|
| | Modification Dates | Does not apply | | | | |
| 20.3. The Board recommendation | | to the rights the members of the Board of Directors have, as indicated in | | | | |
| | 20.3 Implements the Measure | YES NO X N/A | | | | |
| | YES. Explain briefly: | | | | | |
| | NO. Explain: The induction to which recommendation 20.3 refers is not established as a right of the board members. | | | | | |
| | the Board of Directors enter, its Secretary will de copy of this Regulation for knowledge and comp Directors is appointed for the first time, the nece acquires sufficient knowledge regarding the Com the responsibilities, obligations and functions of the that the Board of Directors may hire, at the reque with elements of judgment necessary for the ad | ectors establishes in Article 1 that when new members of eliver them, at the first meeting of the Board they attend, a bliance thereof. Likewise, when a member of the Board of ssary information will be made available to him so that he npany and the sector, as well as the information related to ne position. Article 11 of the same internal regulation states est of any of its members, an external adviser to contribute option of certain decisions, which by their nature merit it poard of Directors will have a remuneration that will be fixed recommendation: | | | | |
| | Does not apply | | | | | |
| | Implementation Date Modification Dates Does not apply | | | | | |
| Measure No. 2 | 1: Conflicts of interest. | | | | | |
| | | alized in its internal norms, in order to be informed, manage, and resolve ties, subject to affecting the members of the Board and other administrators. | | | | |
| | 21.1 Implements the Measure | YES NO X N/A | | | | |
| | YES. Explain briefly: | | | | | |
| | NO. Explain: No. The procedure for conflict of interest resoluti through related parties. | ion does not distinguish between direct or indirect conflicts | | | | |
| | NA. Explain the reasons for not adopting the recommendation: | | | | | |

| | Implementation Date | Does not app | oly | | | | | | | |
|------------------------------------|---|---------------------------------------|---------------------------------------|---|----------------------------|--|--|--|--|--|
| | Modification Dates | Does not app | | | | | | | | |
| provides the ru of ongoing con | icts of interest resolution procedure differentiates les and steps to be followed, which should be relaflicts, the procedure sets forth that, should the sumstance for the affected. | atively easy to | implement and ha | ard to elude by the | e affected person. In case | | | | | |
| | 21.2 Implements the Measure | YES | NO | X N/A | | | | | | |
| | YES. Explain briefly | | | | | | | | | |
| | NO. Explain: No. Chapter VI of the Code of Good Governance regulates the resolution of disputes and conflicts of interest, but does not differentiate between conflicts of sporadic and permanent interest. | | | | | | | | | |
| | NA. Explain the reasons for not adopting the | recommenda | tion: | | | | | | | |
| | Implementation Date | Does not app | oly | | | | | | | |
| | Modification Dates | Does not app | oly | | | | | | | |
| periodically rep to the conglom | bers of the Board of Directors, the legal representation or to the Board of Directors direct or indirect relate erate the issuer is part of, or with the issuer, venect to influencing their vote, this way building a "m | tionships existi idors, clients, d | ng among them or or any other grou | or with other compa p of interest poss | anies or bodies belonging | | | | | |
| | 21.3 Implements the Measure | YES | NO | N/A | | | | | | |
| | YES. Explain briefly: Included in the duties of the Board of Directors regulation is that of ir relationships they may have with the Company, having any type of relationship with the Compinfluence their opinion or vote. | ndividually info with vendors of | orming other dire | ectors of direct or general with other | r indirect persons | | | | | |
| | NO. Explain: | | | | | | | | | |
| | NA. Explain the reasons for not adopting the | recommenda | tion: | | | | | | | |
| | Implementation Date | 31-03-2012 E | Board of Directors | Regulation | | | | | | |
| | Modification Dates | Does not app | oly | | | | | | | |

| | conflicts of interest, i.e. those that could require embers of the Board of Directors and other Adm webpage. | | | | | | | |
|------------------------|---|--|---|---|--|--|--|--|
| | 21.4 Implements the Measure | YES | x NO | N/A | | | | |
| | YES. Explain briefly: According to item 3 of 3 existing economic relationships between the Coparties and their administrators will be carried between the Company and its administrators will resolution of conflicts of interest. In its webpage, the Investors complete, sufficient, and periodicall existing between the Company and its major administrators. | ompany ar out under I follow reg the Comp ly updated | nd its majority Shan market conditions gulations applicable any will make avail information pertain | reholders or other co s. Particularly, those to prevention, handl lable to the Sharehold ing to economic relati | existing existing ing, and ders and ionships | | | |
| | NO. Explain: | | | | | | | |
| | NA. Explain the reasons for not adopting the | recomme | endation: | | | | | |
| | Implementation Date | 15-04-20 | 010 Code of Good | Governance | | | | |
| | Modification Dates | Does no | t apply | | | | | |
| 21.5. The defin | ition of "related party" applicable to the Company | is consiste | nt with Internationa | al Accounting Norm N | o. 24 (NIC 24). | | | |
| | 21.5 Implements the Measure | YES | x NO | N/A | | | | |
| | YES. Explain briefly: The definition of a Lir International Accounting Standard IAS 24, as ev corresponding year | | | | | | | |
| | NO. Explain: | | | | | | | |
| | NA. Explain the reasons for not adopting the | recomme | ndation: | | | | | |
| | Implementation Date | 01-01-20 |)15 | | | | | |
| | Modification Dates | Does no | | | | | | |

| 22.1 Implements the Measure | YES | NO | Χ | N/A | |
|---|---|--|--|--|--|
| | | - | | | |
| YES. Explain briefly: | | | | | |
| NO. Explain: Item 20 of Article 14 of acts, and agreements with related par value, added to the joint quota contrate exceeding the contracting limit - excluding Directors. The Audit Committee is reswith economic related parties, previous conditions and do not affect the Share Directors Regulation and item 5.3 of the | ties corresponding to acquicted with all related parties sive of energy purchases - consible for issuing a writte sly having confirmed that the holders' equal treatment. | isitions of g during 12 c should be a in report req ney have be Item 10.2.2 | oods and so onsecutive approved by garding ope een carried | ervices and months and the Board rations can out under r | d whose d I of ried out market |
| NA. Explain the reasons for not add | pting the recommendation | on: | | | |
| Modification Dates | Does not apply | | | | |
| Company policy regarding operations with re | | | in recomm | andation O | 2.2 |
| 22.2 Implements the Measure | YES | NO | х | N/A | 2.2. |
| | | | | | |
| YES. Explain briefly: | | | | | |
| NO. Explain: The Company has no p However, through the Audit Committe related parties, confirming that they Shareholders' equal treatment (Item 1 Code of Good Governance). | e the Board of Directors is in are carried out under n | nformed of one | operations of ditions and | carried out l do not at | between ffect the |
| NO. Explain: The Company has no p However, through the Audit Committe related parties, confirming that they Shareholders' equal treatment (Item 1 | e the Board of Directors is in are carried out under n 0.2.2 of the Internal Board | nformed of on narket cond of Directors | operations of ditions and | carried out l do not at | between ffect the |
| NO. Explain: The Company has no p However, through the Audit Committe related parties, confirming that they Shareholders' equal treatment (Item 1 Code of Good Governance). | e the Board of Directors is in are carried out under n 0.2.2 of the Internal Board | nformed of on arket cond of Directors | operations of ditions and | carried out l do not at | between ffect the |

| parties and be fully applied, a | y considers that no explicit authorization from the B ing typical ordinary activities carried out under adl nd are carried out at market prices, in general estaunt is irrelevant for the Company. | nesion or mast | ter agreements, v | whose conditions a | re fully standardized, are |
|---|---|---|--|---|--|
| | 22.3 Implements the Measure | YES | NO | x N/A | |
| | YES. Explain briefly: | | | | |
| | NO. Explain: Item 20 of Article 14 of the International acts, or agreements with related parties corresponding, added to the joint quota contracted with a the contracting limit - exclusive of energy purcha | onding to the a Il related partie | cquisition of goodes within 12 cons | ds and services an ecutive months, ex | d whose ceeding |
| | NA. Explain the reasons for not adopting the | recommenda | tion: | | |
| | Implementation Date | Does not app | oly | | |
| | Modification Dates | Does not app | ply | | |
| 23.1. The Comp which includes payments for be other types of pregarding pens | 3: Board of Directors members' fees. cany has a Board of Directors remuneration policy all pament components that can effectively be reing a member of the Board of Directors, fees for heavyments required, regardless of their nature and ions or life insurance premiums or other items, appet policies obtained by the Company in favor of the | net. Such com aving attended either in cash plicable to old | nponents could be dethe Board of Dir or in-kind, as we members and cu | e fixed or variable rectors and/or its coell as obligations as a trent members, as | e and could include fixed ommittees' meetings, and ssumed by the Company |
| | YES. Explain briefly: In item 7 of the Section 1 as the remuneration policy for the members of Assembly will establish each year their remuneration and the following, taking into account dedication customary fees for such positions in the market the Company from the directors. The approval of Assembly faculty according to Article 55 of the Corof the General Shareholders Assembly, the Bodirectors. NO. Explain: NA. Explain the reasons for not adopting the | f the Board of ation for the tin on time, respo the Company the Code of Gorporate Bylaw pard approves | the Code of Goo of Directors that ne between the ronsibilities, and of operates, and the Good Governance s. Additionally, du the fees of the | the General Share espective ordinary bligations of the d ne contribution reco is a General Share uring each ordinary | eholders meeting lirectors, eived by eholders meeting |
| | p.a a.o .caco.no ioi not adopang alo | | | | |

| | Implementation Date | 15-04-2010 C | ode of Good Go | vernance | | | | |
|----------------------------------|---|--------------|-------------------|-------------------|---|--|--|--|
| | Modification Dates | Does not app | Does not apply | | | | | |
| mid- and long- component rela | 23.2. Should the Company adopt remuneration systems that include a variable component related to the Company's proper or mid- and long-term, the policy will include limits as to the amount that can be distributed by the Board of Directors; should component relate to Company benefits or other performance indicators at the end of the period under evaluation, the various of mentioned in the Statutory Auditor Report subject to reducing the year results should be taken into account. | | | | | | | |
| | 23.2 Implements the Measure | YES | NO | X N/A | | | | |
| | YES. Explain briefly: | | | | | | | |
| | NO. Explain: No. There is no variable compone therefore it is not possible to adopt the recomm the Shareholders' Meeting. | | | | | | | |
| | NA. Explain the reasons for not adopting the | recommenda | ion: | | | | | |
| | Implementation Date | Does not app | ıly | | | | | |
| | Modification Dates | Does not app | ly | | | | | |
| | y and the independent members of the Board of Diable payment related to absolute changes in stoc | | plicitly excluded | from payment syst | | | | |
| | 23.3 Implements the Measure | 163 | NO | N/A | Х | | | |
| | YES. Explain briefly: | | | | | | | |
| | NO. Explique | | | | | | | |
| | NA. Explain the reasons for not adopting the stock exchange because it is not an opened c recommendation does not apply. | | | | | | | |
| | | | | | | | | |
| | Implementation Date | Does not app | ly | | | | | |
| | Modification Dates | Does not app | ly | | | | | |

| eriod under evaluation and according to the remutors cost for all approved fee payment components | | policy, the General | Shareholders Assem | bly approves a maximum | | | | | |
|--|---|---|---|---|--|--|--|--|--|
| 23.4 Implements the Measure | YES | X NO | N/A | | | | | | |
| YES. Explain briefly: As already mentioned in of Good Governance establishes that, as remulthe General Shareholders Assembly will each Board of Directors for the time between the resp Company has not adopted variable payment so assembly is the maximum fee. | neration year esta ective or | policy for the member ablish fees correspondingly meeting and | pers of the Board of E conding to the membe the following. Inasmu | Directors, rs of the ch as the | | | | | |
| NO. Explain: | | | | | | | | | |
| NA. Explain the reasons for not adopting the | recomn | endation: | | | | | | | |
| Implementation Date | 15-04-2 | 010 Code of Good | Governance | | | | | | |
| Modification Dates | Does n | ot apply | | | | | | | |
| tors and expense reimbursements, is known by todicated by the Board of Directors. 23.5 Implements the Measure YES. Explain briefly: According to Article 62, it Internal Board of Directors Regulation, the addresser General Assembly's consideration, including a account of salaries, fees, trip expenses, represe transportation expenses, and any other type of p is sent and published in the Financial Superinten is available to the Shareholders in the Company | YES em 8, of ministrato among o entation e ayment ridence Si | the Corporate Bylav rs submit an annu- thers a certification xpenses, bonuses, eceived by each Co MEV, as end-of-yea | N/A vs and Article 14, item al management repo n describing expendi payments in cash and mpany director. The o | n 8 of the rt for the tures on d in-kind, pertificate | | | | | |
| NO. Explain: | | | | | | | | | |
| NA. Explain the reasons for not adopting the | recomn | endation: | | | | | | | |
| Implementation Date | | 20007 Corporate By 012 Internal Board | /laws of Directors Regulation | on | | | | | |
| Modification Dates | Does r | ot apply | | | | | | | |

| Measure No. 2 | 4: The Company President and top manageme | ent. | | | | | | | | |
|---------------|---|--|--|---|---|--|--|-------------------|--|--|
| | pany governance model provides for an effective son Directors) and the ordinary course of dealings (w | | | | | | | | | |
| | 24.1 Implements the Measure | YES | Χ | NO | | N/A | | | | |
| | YES. Explain briefly: Company regulations se Board of Directors regulations (Chapter 6). Sect of Good Governance separately regulate the ope and Management, respectively. | ion 1 of Ch | apter 2 | and Section | 2 of Cha | apter 2 of th | e Code | | | |
| | NO. Explain: | | | | | | | | | |
| | NA. Explain the reasons for not adopting the | recomme | ndatior | n: | | | | | | |
| | Implementation Date | | | rporate Bylav e of Good Go | | е | | | | |
| | Modification Dates | Does no | t apply | | | | | | | |
| | , the Board of Directors' policy delegates the ordir y, supervision, governance, and control functions. 24.2 Implements the Measure | | e of dea | lings to the to | p mana | gement tear | n, focusin | g its activity on | | |
| | YES. Explain briefly: According to functions as 62) and through the Internal Board of Directors I (item 1, Section 1, Chapter 2), the main Board of strategy and activities related to supervision, Company body being required to approve its accontrol instrument, watching over the interests of so that the Company Administration will maximiz Investors, maximizing the social and economic activities, with the highest respect for the environce compliance with the Code of Good Governance. | Regulation f Directors governantivities, its f those proze the retudevelopmnment. Ad | (Article respon ce, and main rowiding rom of invented for the control of the cont | 14) and the sibility focuse control, as ale being that resources and restments ma communities | Code of so on del the high of being dassum de by its with whi | Good Gove ining the Conest admini a a supervising corporate Sharehold chit carries | ernance ompany istrative ion and te risks, ers and s out its | | | |
| | NO. Explain: | | | | | | | | | |
| | NA. Explain the reasons for not adopting the | recomme | ndation | 1: | | | | | | |
| • | | | | | | | | | | |
| | Implementation Date | | | rporate Bylav | | s Regulation | 1 | | | |
| | Modification Dates Does not apply | | | | | | | | | |

| its direct collaborate by request of the | eral rule, top management members are identified orators. Alternatively, the Company may decide the e Company President. Regardless of who makes e Appointments and Remunerations Committee fr | at the me the final | mbers of top manage appointment, candida | ement be appointed ates to key executiv | by the Board of Directors, e positions are known and | | | |
|--|---|------------------------|---|---|--|--|--|--|
| | 24.3 Implements the Measure | YES | NO | X N/A | | | | |
| | YES. Explain briefly: | | | | | | | |
| | NO. Explain: As already explained in measure 1 Committee, general guidelines related to such is parent Company. | | | | | | | |
| | NA. Explain the reasons for not adopting the | recomm | endation: | | | | | |
| | Implementation Date | Does n | ot apply | | | | | |
| | Modification Dates | Does n | ot apply | | | | | |
| | pany has a clear function delegation policy, approversident faculty levels and those of other member 24.4 Implements the Measure | | | under a faculties' so | cheme that allows knowing | | | |
| | YES. Explain briefly: The Company has the PC and modification of the general and special powe and the powers of the grantor. | | | | | | | |
| | NO. Explain: | | | | | | | |
| | NA. Explain the reasons for not adopting the | recomm | endation: | | | | | |
| | Implementation Date | | 2016 PO 208 System ated powers | of powers and mar | nagement | | | |
| | Modification Dates Does not apply | | | | | | | |

| . Through the Appointments and Retributions Committee pany President performance, being informed of evaluation | | | | | s evaluates each |
|---|---|--|--|--|---|
| 24.5 Implements the Measure | YES | | NO | X N/A | |
| YES. Explain briefly: | | | | | |
| NO. Explain: Currently, the Board of Dire Committee. However, Article 96 of Corpor Committee, which are supplemented by the B Good Governance (Section 5.3. Section 1, C the internal audit program, which must take is society, ensure that the preparation, presenta provisions of the Law and establish policies at the Company will use to consolidate the infor system, inform the Board of Directors the opthey have been carried out at market prices planning and execution of the control activities others. | rate Bylaw Board of Dire Chapter 2). into accoun ation and di and practice mation of the erations ca s, supervise | s, establicectors reg lts main f t the busi sclosure of s for such ne control cried out of the services | shes the julation (Secunctions a ness risks of financial nodisclosure bodies and with econogices of St | main functions of t ection 10.2.2.) and the re: supervise complia and fully evaluate all information complies e, define the mechan id evaluate the interna- mic associates and vatutory Auditor, supe | he Audit c Code of ance with areas of s with the isms that al control verify that |
| NA. Explain the reasons for not adopting t | the recomn | nendatio | n: | | |
| | | | | | |
| Implementation Date | Does n | ot apply | | | |
| Modification Dates | Does n | ot apply | | | |
| The Company has a remuneration policy for the Compa ectors, identifying all components of payment that can be 24.6 Implements the Measure | | | | | |
| YES. Explain briefly: | | | | | |
| NO. Explain: There is no remuneration policy management approved by the Board of Direct | | Compan | y Presider | nt and other membe | rs of top |
| NA. Explain the reasons for not adopting t | the recomn | nendatio | n: | | |
| Implementation Date | Door | ot apply | | | |
| Modification Dates | | ot apply ot apply | | | |
| i woomcanon pates | i Does f | ut abbiv | | | |

| Should the Company President remuneration is tion will prevent the variable component from expension will prevent the variable component from expension will be supported to the component from the component | | |
|---|-------------------------------------|-------|
| 24.7 Implements the Measure | YES NO | X N/A |
| YES. Explain briefly: | | |
| NO. Explain: It is not possible to implement the reworkers, including the chairman of the | | |
| the Holding in Italy given the control as be regulated locally by any committee | greement that exists for the ENEL G | |
| NA. Explain the reasons for not add | ppting the recommendation: | |
| | | |
| Implementation Date | Does not apply | |
| Modification Dates | Does not apply | |

I. CONTROL ARCHITECTURE

financial statements.

NO. Explain:

Recommendations made by the external auditor.

| | . CONTROL ARCHITECTURE | | | | | | | | | |
|----------------------------------|---|---------------------------|-------------------|--|-----------|------------------------|------------------------|-------------------|--|--|
| Measure No. 2 | 5: Control environment. | | | | | | | | | |
| | I of Directors is ultimately responsible for the existence, and risks, so that it will meet conditions mentioned | | | | ent in th | ne Compa | ny, accordir | ng to its nature, | | |
| | 25.1 Implements the Measure | YES | х | NO | | N/A | | | | |
| | YES. Explain briefly: According to the Corpora Board of Directors is responsible for defining mer from control bodies for submittal to the Board of | chanisms t | | | | | | | | |
| | This has been regulated by the Internal Board of Directors Regulation (item 10.2.2) and the Code of Good Governance (item 5.3, Section 1, Chapter 2). | | | | | | | | | |
| | NO. Explain: | | | | | | | | | |
| | NA. Explain the reasons for not adopting the | recomme | ndation | : | | | | | | |
| | Implementation Date | 31-03-201 | 12 Interi | orate Bylaws nal Board of I e of Good Go | Director | | on | | | |
| | Modification Dates | Does not | apply | | | | | | | |
| consolidated ar matter at a cong | e of conglomerates, the parent Company's Board formal scope covering all subordinated company glomerate level, and defining clear report channels ontrol measures. | ies, establ | ishing r | esponsibilitie | s relate | d to policie | es and guid | lelines on such | | |
| | 25.2 Implements the Measure | YES | х | NO | | N/A | | | | |
| | YES. Explain briefly: The parent Company has of 2012 - "Internal Control over Financial Report evaluated according to the Master Model of Information, according to the COSO report, the Copractices. | orting", iter the ENEL | n 6, ind Group | dicating that Internal Co | the con | trol syster stem on | m will be Financial | | | |
| | This internal control system evaluation will be ma | ade based | on: | | | | | | | |

The risk evaluation, made jointly by the Audit Function and the Head of Holding Function/Global Service Function/Division/Country.

Information extracted from the PRIMO system and received from the group's consolidated

| | NA. Explain the reasons for not adopting the | recomme | endation: | | | | | | | |
|------------------------|---|--------------|---|--|------------------------|--|--|--|--|--|
| | Implementation Date | 19-12-20 | 012 | | | | | | | |
| | Modification Dates | Does no | ot apply | | | | | | | |
| Measure No. 2 | 26: Risk management. | | | | | | | | | |
| 26.1. In the Co | mpany, risk management objectives are those ind | licated in r | ecommendation 26 | S.1. | | | | | | |
| | 26.1 Implements the Measure | YES | X NO | N/A | | | | | | |
| | YES. Explain briefly: The parent Company has issued Organizational Procedure No. 188 of December 19 of 2012 - "Internal Control over Financial Reporting", item 6, indicating that the control system will be evaluated according to the Master Model of the ENEL Group Internal Control System on Financial Information, according to the COSO report, the COBIT report on IT matters, according to best international practices. | | | | | | | | | |
| | This internal control process involves the following sub processes: 1. Definition of the scope and communication of methodologies and instructions. 2. Mapping/process updating/general controls (ELC / CLC-ITGC), risk evaluation, quality assurance, and the main key identification and updating controls (top down risk focus based). 3. Self-evaluation of the design and operational effectiveness. 4. Evaluation of deficiencies, approval and follow-up of the action plan. 5. Consolidation of results and general internal control evaluation related to financial information. 6. Administrative and accounting issuance. | | | | | | | | | |
| | NO. Explain: NA. Explain the reasons for not adopting the | recomme | endation: | | | | | | | |
| | Implementation Date | 19-12-2 | 012 | | | | | | | |
| | Modification Dates | Does no | t apply | | | | | | | |
| 26.2. The Com | pany has an extended risks map as a tool to ident | tify and fol | low up financial an | d nonfinancial risks it | t is exposed to | | | | | |
| | 26.2 Implements the Measure | YES | X NO | N/A | | | | | | |
| | YES. Explain briefly: The parent Company has of 2012 - "Internal Control over Financial Rep evaluated according to the Master Model of Information, according to the COSO report, the practices. | orting", ite | em 6, indicating th Group Internal (| at the control syster Control System on | n will be Financial | | | | | |

| | evaluation, quality assurance, and the main ke | rocess updating/general controls (ELC / CLC-ITGC), risk by identification and updating controls (top down risk focus RC tool according to instructions from the parent Company. | |
|---------------------------------|--|--|---------------|
| | NO. Explain: | | |
| | NA. Explain the reasons for not adopting the | e recommendation: | |
| | Implementation Date | 19-12-2012 | |
| | Modification Dates | Does not apply | |
| 26.3. The Board isk identified. | d of Directors is responsible for establishing a risk | ss management policy and defining maximum exposure limits re | garding each |
| | 26.3 Implements the Measure | YES NO X N/A | |
| | YES. Explain briefly: | | |
| | NO. Explain: The risk management policy is do a part. | lefined by the parent of the Group of which the company is | |
| | NA. Explain the reasons for not adopting the | e recommendation: | |
| | Implementation Date | Does not apply | |
| | Modification Dates | Does not apply | |
| | d of Directors knows and periodically supervises follow up actions in case of deviations. | the current Company exposure to maximum risks levels define | ed, proposing |
| | 26.4 Implements the Measure | YES X NO N/A | |
| | Regulation, the Board of Directors is responsible which top management should be aware of, and | according tpo Article 14 of the Internal Board of Directors ble for approving the Company's risk management policy, and directly or through committees created for such purpose aximum risk levels defined, proposing corrections and follow | |
| | NO. Explain: NA. Explain the reasons for not adopting the | e recommendation: | |

| | Implementation Date | 17-12-2015 Internal Board of Directors Regulation | | | | | | | |
|---|---|--|--------------|--|--|--|--|--|--|
| | Modification Dates | Does not apply | | | | | | | |
| 26.5. Regarding its risk management policy, top management is the owner of the processes and is responsible for managing risks are identifying, evaluating, measuring, controlling, monitoring, and reporting risks, defining methodologies and making sure that such management will be consistent with the strategy, the defined risks policy, and maximum limits approved. 26.5 Implements the Measure YES X NO N/A | | | | | | | | | |
| | 26.5 Implements the Measure | YES X NO N/A | | | | | | | |
| | General Manager functions regarding internal Corculture, understood as the analysis of risks and exprotected against them, submitting each month a significant facts of the previous month, financial | brate Bylaws pertaining to internal control establishes the ompany control, including that of promoting a risk prevention establishment of mechanisms allowing the Company to be a report to the Board of Directors that will include the most all statements, explanations to the financial statements, an evious year results, together with a analysis of risks and and macroeconomic levels. | | | | | | | |
| | NO. Explain: | | | | | | | | |
| | NA. Explain the reasons for not adopting the | recommendation: | | | | | | | |
| | Implementation Date | 29-08-2007 Corporate Bylaws | | | | | | | |
| | Modification Dates | Does not apply | | | | | | | |
| 26.6. The comp each company I | | e Board of Directors, setting forth risk limits that can be directly | y managed by | | | | | | |
| | 26.6 Implements the Measure | YES NO X N/A | | | | | | | |
| | YES. Explain briefly: | | | | | | | | |
| • | NO. Explain: There is no centralized risk policy approved by the Board of Directors as indicated by the measure. Up to now, each manager (business, financial, operational, etc.) has followed up, identified, and managed applicable risks in an independent manner and according to recommendations from the ENEL group management lines. | | | | | | | | |
| | NA. Explain the reasons for not adopting the | recommendation: | | | | | | | |

| Ī | Implementation Date | Does not apply | |
|---|---|---|---------|
| | Modification Dates | Does not apply | |
| 26.7. In conglor comprising then | | onsolidated level so that it will promote cohesion and control of com | panies |
| | 26.7 Implements the Measure | YES X NO N/A | |
| | business line. At the Holding level there are peop | he Holding level, defining risks managed by each Group ole responsible for defining and following up strategies and direct report levels to Holding lines in the country in order | |
| | a specific internal control evaluation on Group co | nit and Holding Auditing prepare detailed reports including ompanies' financial information of internal control bodies in es, projects, improvements, and deficiencies found during | |
| | and risk matters and significant deficiencies su | rol Committee and to the Auditors Board all internal control ubject to potentially affecting the effective application of cording to the Holding procedure item 6.5 of Organizational | |
| | NO. Explain: | | |
| | NA. Explain the reasons for not adopting the | recommendation: | |
| | Implementation Date | 19-12-2012 Organizational Procedure 188 | |
| | Modification Dates | Does not apply | |
| | e Company have a complex and diverse business te level in the case of integrated companies in cor | and operations structure, there is a CRO Chief Risk position, compentrol and/or corporate group situations. | tent at |
| | 26.8 Implements the Measure | YES NO X N/A | |
| | YES. Explain briefly: | | |
| | the Group and approving exposures to the various | establishing persons responsible for each business line in us risks. Each of these units includes persons responsible in each country. There are direct report levels to Holding | |

| | Every 6 months, the ICFR Global unit and Holding Auditing prepare detailed reports including specific internal control evaluations on financial information of internal control bodies of Group companies in the list. This evaluation describes the main issues, projects, improvements, and deficiencies found during the period. | | | | | | |
|---------------|--|--|--|--|--|--|--|
| | The ICFR Global unit reports to the Internal Control Committee and to the Auditors Board all internal control and risk materials and significant deficiencies subject to potentially affecting the effective application of accounting and administrative procedures, all according to the Holding procedure item 6.5 of Organizational Procedure No. 188. | | | | | | |
| | NA. Explain the reasons for not adopting the recommendation: | | | | | | |
| | Implementation Date | Does not apply | | | | | |
| | Modification Dates | Does not apply | | | | | |
| Measure No. 2 | 7: Control activities. | | | | | | |
| | d of Directors is responsible for supervising the existing the existing the existing the trick management mechanisms | stence of proper internal control systems, customized according to Company s. | | | | | |
| | 27.1 Implements the Measure | YES X NO N/A | | | | | |
| | 14 of the Internal Board of Directors Regulation | neasures 26.3 and 24.4, according to paragraph 2 of Article n, the Board of Directors is responsible for approving the the Audit Committee, supervising planning and execution ompliance programs. | | | | | |
| | NO. Explain: | | | | | | |
| | NA. Explain the reasons for not adopting the | recommendation: | | | | | |
| | Implementation Date | 17-12-2015 Board Of Directors Regulation | | | | | |
| | Modification Dates | Does not apply | | | | | |
| | d of Directors is responsible for supervising the effermmittee without the Board being relieved of its supervisions. | ectiveness of the internal control system, responsibility that may be delegated pervision obligation. | | | | | |
| | 27.2 Implements the Measure YES X NO N/A | | | | | | |

YES. Explain briefly: As mentioned in measures 26.3 and 24.4, in accordance with the provisions of the second paragraph of Article 14 of the Internal Regulations of the Board of Directors, it is the function of the Board of Directors to approve the risk management policy. Additionally, it is the function of the Audit Committee to supervise the planning and execution of the control activities foreseen in the Company's compliance programs and developed by the Internal Audit Management, to propose to the Board of Directors the structure, procedures and methodologies necessary for the operation of the internal control system, know and evaluate the internal control system of the Company.

Code of Good Governance Numeral 5.3. b) The functions of the Audit Committee are the following: (i) to supervise compliance with the internal audit program, which must take into account the business risks and comprehensively evaluate all the areas of the Company; (ii) ensure that the preparation, presentation and disclosure of financial information complies with the provisions of the Law; (iii) review the year-end financial statements, before being presented for consideration by the Board of Directors and the General Shareholders' Meeting; (iv) issue a written report regarding the transactions that have been entered into with related parties, having verified that they were carried out under market conditions and that they do not violate the equal treatment of the Shareholders; (v) establish the policies and practices that the Company will use in the construction, disclosure and disclosure of its financial information; (vi) define the mechanisms that the Company will use to consolidate the information of the control bodies for the presentation of the same to the Board of Directors; and (vii) the others assigned by the Board of Directors. In order to fulfill its duties, the Audit Committee may hire independent specialists in specific cases in which it deems it appropriate, in accordance with the Company's contracting regulations.

5. Information regarding the risk rating provided to the interested parties. The Company has contracted the services of an independent securities rating company, in order to carry out the corresponding analyzes and inform the market about the probability of timely payment of the obligations derived from the bonds issued by the Company. As a result, each of the Company's bond issues has the risk and investment qualification granted by the securities rating company.

Section II. Numeral 2. Functions of the General Manager: Promote a culture of risk prevention, understood as risk analysis and the establishment of mechanisms that allow the Company to protect itself from its impact. Monthly The General Manager must present a report to the Board of Directors with the most important events that occurred during the previous month, the financial statements, the explanations to the financial statements, the analysis of the explanations on the main variations against the budget and the results of the previous year, and, an analysis of the risks and opportunities that affect the Company, both at the sectorial level and at the macroeconomic level.

| NO. Explain: | |
|--|--|
| NA. Explain the reasons for not adopting the | recommendation: |
| Implementation Date | 17-12-2015 Board Of Directors Regulation |
| Modification Dates | Does not apply |

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

| | 27.3 Implements the Measure | YES | Χ | NO | N/A | | | |
|--|---|--|---|---|---|--|--|--|
| | YES. Explain briefly: According to Organizational Procedure No. 188, item 6.3 - "Internal Control Over Financial Reporting", Process Owners and/or their delegates are responsible for evaluating the control system. Such self-evaluation is made semiannually regarding such controls' design and operability. | | | | | | | |
| | NO. Explain: | | | | | | | |
| | NA. Explain the reasons for not adopting the recommendation: | | | | | | | |
| | Implementation Date | 19-12-20 |)12 | | | | | |
| | Modification Dates | Does not | apply | | | | | |
| Measure No. 2 | 8: Information and communication. | | | | | | | |
| 28.1. Culture, puthat the entire of | philosophy, and risk policies are communicated to organization will take into account risks and control | p-to-botto activities | m inside in their | e the Compan activities. | y, as well as appr | roved exposure limits, so | | |
| | 28.1 Implements the Measure | YES | Х | NO | N/A | | | |
| | YES. Explain briefly: As already mentioned aboundicates that the Board of Directors is responsiful which top management should be aware of. Ad Committee), during which information is provide have to be followed in order to meet the Company mid-management is informed of progress made risks and activities each area should be aware of Additionally, Organizational Procedure No. 188 efform and limits for risk management according to | ble for applicationally, described regarding y goals. The related to fear and performance stablishes | proving there and strate ne various compliatorm. | the Company re top manage gies, budgets, us areas creat- ince with man occedures to co | risk administration ement meetings (I goals, and risk ling e sub-committees agement goals, as | n policy, Direction mits that in which s well as | | |
| | NO. Explain: | | | | | | | |
| | NA. Explain the reasons for not adopting the recommendation: | | | | | | | |
| | | | | | | | | |
| | Implementation Date | | | rd of Directors | Regulation | | | |
| | Modification Dates | Does not | apply | | | | | |
| | pany has a bottom-to-top report mechanism (to the orting and allowing for informed decisions and risk | | | | nagement), accura | ate, comprehensible, and | | |
| | 28.2 Implements the Measure | YES | | NO | X N/A | | | |

| | YES. Explain briefly: | | | | | | |
|-----------------|--|---------------------|---------------------|-----------------------------|--------------------------------|-----------------------------------|--|
| | | | | | | | |
| | NO. Explain: Effectively, the mechanism for reporting information to Top Management is formal through the time and content of the support material and in the presentation to the Board of Directors that is prepared on a monthly basis. This is in accordance with the Good Government Code Section I, point 6. Meetings of the Board of Directors, and art. 61 of the Corporate Bylaws, where the periodicity of the meetings is indicated. | | | | | | |
| | Likewise, there are monthly reports that are prepared for the analysis and control of the performance of the commercial, technical and financial operation by Top Management in Colombia, Chile and Italy, which are part of formal reporting processes in the area of Planning and Control, Accounting (Administration) and Finance. | | | | | | |
| | Taking into account that the Business Group of policies and procedures are in English, however an official version in Spanish. | | | | | | |
| | NA. Explain the reasons for not adopting the | recomm | endatio | 1: | | | |
| | Implementation Date | Does no | t apply | | | | |
| | Modification Dates | Does no | t apply | | | | |
| its risk manage | pany information communication and report mecha ment and control definition responsibility, and ii) C s well as their individual contribution in the work of | ompany _I | | | | | |
| | 28.3 Implements the Measure | YES | | NO | X N/A | | |
| | YES. Explain briefly: | | | | | | |
| | NO. Explain: Effectively, the mechanism for re the time and content of the support material and ir on a monthly basis. This is in accordance with the Board of Directors, and art. 61 of the Cor indicated. | n the pres | entation Governm | to the Board ent Code Se | of Directors thection I, point | nat is prepared 6. Meetings of | |
| | Likewise, there are monthly reports that are prep commercial, technical and financial operation by | Top Mar | nagemen | it in Colombi | a, Chile and I | taly, which are | |
| | part of formal reporting processes in the area of Finance. | ot Plannir | ig and c | JOHRIOI, ACCC | ounting (Admir | nistration) and | |
| | part of formal reporting processes in the area | which the | compar | ny is part is o | of an internation | onal nature, its | |

| NA. Explain the reasons for not a | adopting the recommendation: |
|---|---|
| | |
| Implementation Date | Does not apply |
| Modification Dates | Does not apply |
| | ("whistleblowers") allowing the employees to anonymously report illerisk management and control culture. The Board of Directors is informed |
| 28.4 Implements the Measure | YES X NO N/A |
| Additionally, a global ethical mailbo https://secure.ethicspoint.eu/domai | ox has been implemented and its operation is explained in the link in/media/es/gui/102504/index.html |
| | |
| NA. Explain the reasons for not a | |
| Implementation Date | 17-12-2015 Internal Board of Directors Regulation 17-12-2015 Code of Good Governance |
| Modification Dates | Does not apply |

Measure No. 29: Control architecture follow-up.

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

| | YES | x NO | N/A | |
|---|--|---|---|----------------------------------|
| YES. Explain briefly: Item 10.2.2 of the of Good Governance establish that the A execution of control activities contained Internal Audit Manager, proposing to the required for such internal control system syste | Audit Committee is r in the Company con Board of Directors | esponsible for some progration of the structure, p | supervising planning ar ms and developed by t rocedures, and method | nd he lologies |
| NO. Explain: | | | | |
| NA. Explain the reasons for not adop | ting the recommen | dation: | | |
| Implementation Date | 17-12-201 | 5 Internal Board | d of Directors Regulation | on |
| Modification Dates | Does not a | vlqq | | |
| YES. Explain briefly: | | | | |
| YES. Explain briefly: | YES | X NO | N/A | |
| Chapter XV, Article 96, of the Corporate which the Statutory Auditor and the i supervising compliance with the internal should fully evaluate all Company areas | nternal audit repres l audit program, which | sentative partic ch should take i | ipate, including amon into account business r | g others risks and |
| which the Statutory Auditor and the i | nternal audit repres I audit program, which chapter VIII, Article ome related to his c | sentative partic ch should take i e 72, of the Cor coperation with | ipate, including amon into account business r porate Bylaws also incl internal audit pertainir | g others isks and udes, as |
| which the Statutory Auditor and the i supervising compliance with the internal should fully evaluate all Company areas the Statutory Auditor responsibilities, so | nternal audit repres I audit program, which chapter VIII, Article ome related to his c | sentative partic ch should take i e 72, of the Cor coperation with | ipate, including amon into account business r porate Bylaws also incl internal audit pertainir | g others isks and udes, as |
| which the Statutory Auditor and the i supervising compliance with the internal should fully evaluate all Company areas the Statutory Auditor responsibilities, so authorities' inspection and surveillance, | nternal audit represt audit program, whin Chapter VIII, Article ome related to his contenting delivery of | sentative partic ch should take e 72, of the Cor coperation with pertinent inforn | ipate, including amon into account business r porate Bylaws also incl internal audit pertainir | g others isks and udes, as |
| which the Statutory Auditor and the i supervising compliance with the internal should fully evaluate all Company areas the Statutory Auditor responsibilities, so authorities' inspection and surveillance, NO. Explain: | nternal audit represt audit program, whin Chapter VIII, Article ome related to his contenting delivery of | sentative partic ch should take e 72, of the Cor coperation with pertinent inforn | ipate, including amon into account business r porate Bylaws also incl internal audit pertainir | g others isks and udes, as |
| which the Statutory Auditor and the i supervising compliance with the internal should fully evaluate all Company areas the Statutory Auditor responsibilities, so authorities' inspection and surveillance, NO. Explain: | nternal audit represt audit program, white the content of the cont | sentative partic ch should take e 72, of the Cor coperation with pertinent inforn | ipate, including amon into account business r porate Bylaws also including internal audit pertainir nation. | g others isks and udes, as |

| 29.3 Implements the Measure YES NO X N/A YES. Explain briefly: NO. Explain: Currently, there is no internal audit regulation approved by the Audit Committee. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply Modification Dates Does not apply on responsible for internal audit has a professionally independent relationship with Company top maring him, exclusively depending on the Audit Committee. 29.4 Implements the Measure YES NO X N/A YES. Explain briefly: NO. Explain: Currently, the Internal Audit Manager is appointed by Holding Italy, which despite looking for professional independence with respect to top management in Colombia, keeps this position's professional dependency with respect to the Enel Group. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply Modification Dates Does not apply Does not apply Does not apply | nal audit function has an Internal Audit Rewhich should include aspects contained in | gulation, approve recommendation | ed by the Audit 29.3. | | | |
|---|---|--|--|----------------|------------------|----------|
| NO. Explain: Currently, there is no internal audit regulation approved by the Audit Committee. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply Does not apply or responsible for internal audit has a professionally independent relationship with Company top maring him, exclusively depending on the Audit Committee. 29.4 Implements the Measure YES NO X NA YES. Explain briefly: NO. Explain: Currently, the Internal Audit Manager is appointed by Holding Italy, which despite looking for professional independence with respect to top management in Colombia, keeps this position's professional dependency with respect to the Enel Group. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply | 29.3 Implements the Measure | YES | NO | Х | N/A | |
| NA. Explain the reasons for not adopting the recommendation: Implementation Date | YES. Explain briefly: | | | | | |
| Implementation Date Modification Dates Does not apply NO x N/A YES NO x N/A YES. Explain briefly: NO. Explain: Currently, the Internal Audit Manager is appointed by Holding Italy, which despite looking fo professional independence with respect to top management in Colombia, keeps this position's professional dependency with respect to the Enel Group. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply | NO. Explain: Currently, there is no internation | al audit regulation | approved by the | e Audit Com | mittee. | |
| Does not apply on responsible for internal audit has a professionally independent relationship with Company top maring him, exclusively depending on the Audit Committee. 29.4 Implements the Measure YES NO X N/A YES. Explain briefly: NO. Explain: Currently, the Internal Audit Manager is appointed by Holding Italy, which despite looking for professional independence with respect to top management in Colombia, keeps this position's professional dependency with respect to the Enel Group. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply | NA. Explain the reasons for not adopting | ng the recommer | ndation: | | | |
| Does not apply on responsible for internal audit has a professionally independent relationship with Company top maring him, exclusively depending on the Audit Committee. 29.4 Implements the Measure YES NO X N/A YES. Explain briefly: NO. Explain: Currently, the Internal Audit Manager is appointed by Holding Italy, which despite looking for professional independence with respect to top management in Colombia, keeps this position's professional dependency with respect to the Enel Group. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply | | | | | | |
| on responsible for internal audit has a professionally independent relationship with Company top maring him, exclusively depending on the Audit Committee. 29.4 Implements the Measure YES NO NO NO NO NO NO NO NO NO N | Implementation Date | Does not | apply | | | |
| ring him, exclusively depending on the Audit Committee. 29.4 Implements the Measure YES NO X N/A YES. Explain briefly: NO. Explain: Currently, the Internal Audit Manager is appointed by Holding Italy, which despite looking fo professional independence with respect to top management in Colombia, keeps this position's professional dependency with respect to the Enel Group. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply | | Door not | I | | | |
| NO. Explain: Currently, the Internal Audit Manager is appointed by Holding Italy, which despite looking fo professional independence with respect to top management in Colombia, keeps this position's professional dependency with respect to the Enel Group. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply | | | | onshin with | Company 1 | on man |
| professional independence with respect to top management in Colombia, keeps this position's professional dependency with respect to the Enel Group. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply | on responsible for internal audit has a p iring him, exclusively depending on the Aud | orofessionally indedit Committee. | ependent relation | onship with | | op man |
| Implementation Date Does not apply | on responsible for internal audit has a p iring him, exclusively depending on the Aud 29.4 Implements the Measure | orofessionally indedit Committee. | ependent relation | onship with | | top mar |
| Implementation Date Does not apply | on responsible for internal audit has a p iring him, exclusively depending on the Aud 29.4 Implements the Measure YES. Explain briefly: NO. Explain: Currently, the Internal Audit professional independence with respect to | orofessionally indidit Committee. YES Manager is appoont to propose to propriet in the committee. | ependent relation NO | x Italy, which | N/A despite loc | king for |
| · | on responsible for internal audit has a piring him, exclusively depending on the Audi 29.4 Implements the Measure YES. Explain briefly: NO. Explain: Currently, the Internal Audit professional independence with respect to dependency with respect to the Enel Grou | orofessionally indedit Committee. YES Manager is appoor to propriet and the properties of the proper | ependent relation NO | x Italy, which | N/A despite loc | king for |
| · | on responsible for internal audit has a piring him, exclusively depending on the Audi 29.4 Implements the Measure YES. Explain briefly: NO. Explain: Currently, the Internal Audit professional independence with respect to dependency with respect to the Enel Grou | orofessionally indedit Committee. YES Manager is appoor to propriet and the properties of the proper | ependent relation NO | x Italy, which | N/A despite loc | king for |
| | on responsible for internal audit has a p iring him, exclusively depending on the Aud 29.4 Implements the Measure YES. Explain briefly: NO. Explain: Currently, the Internal Audit professional independence with respect to dependency with respect to the Enel Grou | Manager is appoor top management | ependent relation NO | x Italy, which | N/A despite loc | king for |

| 29.5 Implements the Measure | YES | NO | | Χ | N/A | |
|--|--|--|------------|----------|------------|-----------|
| YES. Explain briefly: | | | | | | |
| NO. Explain: Currently, the Internal Audit professional independence with respect to dependency with respect to the Enel Ground | top managem up. | ent in Colombia | a, keeps t | his posi | tion's pro | fessiona |
| The Company publishes in the SIMEV, as audit manager in Colombia. | relevant inforr | nation, appoint | ment and | or remo | val of the | e interna |
| NA. Explain the reasons for not adopting | ng the recomm | nendation: | | | | |
| Implementation Date | Does | not apply | | | | |
| Modification Dates | Does | not apply | | | | |
| 29.6 Implements the Measure | YES | NO | | Х | N/A | |
| 29.6 Implements the Measure YES. Explain briefly: | YES | NO | | X | N/A | |
| | ututory audit firr ne audit report, | n maintains tota given that its i | ndepende | ndence v | vith the c | by lega |
| YES. Explain briefly: NO. Explain: Although the company's state said quality was not indicated literally in the mandate, the duty of the Statutory Auditor | atutory audit firr ne audit report, is to report the | n maintains tota given that its i situations in wh | ndepende | ndence v | vith the c | by legal |
| YES. Explain briefly: NO. Explain: Although the company's state said quality was not indicated literally in the mandate, the duty of the Statutory Auditor do not declare his independence. | ntutory audit firr ne audit report, is to report the | n maintains tota given that its i situations in wh | ndepende | ndence v | vith the c | by legal |

| 29.7. The statu a conglomerate | tory auditor is the same for all companies, including. | ng offshor | e companies, sho | uld the Company act | as the parent company of | | | |
|-----------------------------------|--|------------------------|-------------------------------------|----------------------|---------------------------|--|--|--|
| | 29.7 Implements the Measure | YES | NO | N/A | х | | | |
| | YES. Explain briefly: | | | | | | | |
| | NO. Explain: | | | | | | | |
| | NA. Explain the reasons for not adopting the parent Company according to Article 260 of the Group companies have the same statutory at negotiations, relationships, and contracting activities. | Trade Couditor thro | ode, so this would ughout the world | not apply. However, | the Enel | | | |
| | Implementation Date | Does no | t apply | | | | | |
| | Modification Dates | Does no | t apply | | | | | |
| 29.8. The Com Shareholders, i | pany has a policy regarding the statutory audito ncluding conditions contained in recommendation | r's appoin 29.8. | tment, approved | by the Board of Dire | ctors and informed to the | | | |
| | 29.8 Implements the Measure | YES | x NO | N/A | | | | |
| | YES. Explain briefly: Chapter 8 of the Corporat appointment of the Statutory Auditor, his wo incompatibilities and responsibilities, and the Shareholders Assembly and in the Board of Direction | ork contra manner i | ct term, the con | nditions he should h | ave, his | | | |
| | NO. Explain: | | | | | | | |
| | NA. Explain the reasons for not adopting the recommendation: | | | | | | | |
| | Implementation Date | Group Po 29-08-20 | olicy 07 Corporate Byla | aws | | | | |
| | Modification Dates | Does not | apply | | | | | |
| the Company e | avoid an undue relationship between the Compan stablishes a maximum contractual time ranging be rm, the maximum contractual time is 5 years. | | | | | | | |
| | 29.9 Implements the Measure | YES | X NO | N/A | | | | |

| | General Shareholders Assembly will be made for and reelect it indefinitely. However, paragraph 3 should rotate natural persons appointed inside th | s indicates that the assignment of the auditing firm by the r a maximum of 2 years, being able to remove it at any time additionally indicates that the firm hired by the Company le firm as principal and alternate Statutory Auditors in order. The person so rotated may be again appointed Statutory |
|-------------------|--|--|
| | NO. Explain: | |
| | NA. Explain the reasons for not adopting the | recommendation: |
| | Implementation Date | 29-08-2007 Corporate Bylaws |
| | Modification Dates | Does not apply |
| | the maximum contracting time, by mid-term the e Company, and their work teams, at the end of w | Company encourages rotating the partner of the statutory auditing firm hich the firm must be rotated. YES NO X N/A |
| | persons elected from the firm as principal and a | atory auditing firm hired by the Company will rotate natural lternate Statutory Auditors to perform their responsibilities may be again appointed Statutory Auditor for the same |
| | NA. Explain the reasons for not adopting the | recommendation: |
| | Implementation Date | Does not apply |
| | Modification Dates | Does not apply |
| financial auditin | g and other functions provided for in current norm of firm, including companies in its group and comp | atory auditor provide professional service other than those directly related to us, the Company applies such limitation to persons or entities related to the panies having a large number of partners and/or administrators participating |
| | 29.11 Implements the Measure | YES X NO N/A |

| YES. Explain briefly: | | | |
|--|---|--|--|
| auditor will act with full independence regarding | s indicates that, regarding specialized audits, the specialize g directors, other administrators, and the Company Statutor item 1.3 of the Code of Good Governance explicitly prohibier than those related to audits. | | |
| NO. Explain: | | | |
| NA. Explain the reasons for not adopting th | ne recommendation: | | |
| | | | |
| Implementation Date | 29-08-2007 Corporate Bylaws | | |
| lodification Dates Does not apply | | | |
| | Does not apply I value of the contract with the Statutory Auditor and the pretaining to its statutory auditing activity. | | |
| ic information, the Company discloses the tota | I value of the contract with the Statutory Auditor and the pr | | |
| ic information, the Company discloses the tota represent compared to the firm's revenues per | Il value of the contract with the Statutory Auditor and the proteining to its statutory auditing activity. | | |
| ic information, the Company discloses the total represent compared to the firm's revenues per 29.12 Implements the Measure YES. Explain briefly: | Il value of the contract with the Statutory Auditor and the proteining to its statutory auditing activity. | | |
| ic information, the Company discloses the total represent compared to the firm's revenues per 29.12 Implements the Measure YES. Explain briefly: NO. Explain: The information on the approval of fees of the | It value of the contract with the Statutory Auditor and the protaining to its statutory auditing activity. YES NO X N/A Statutory Auditor is published only as relevant information | | |
| ic information, the Company discloses the total represent compared to the firm's revenues per 29.12 Implements the Measure YES. Explain briefly: NO. Explain: The information on the approval of fees of the the SIMEV of the Financial Superintendency. | It value of the contract with the Statutory Auditor and the protaining to its statutory auditing activity. YES NO X N/A Statutory Auditor is published only as relevant information | | |

TRANSPARENCY AND FINANCIAL AND NONFINANCIAL INFORMATION

Measure No. 30: Information disclosure policy. 30.1. The Board of Directors has approved an information disclosure policy identifying as a minimum, information the recommendation relates to. YES 30.1 Implements the Measure YES. Explain briefly: NO. Explain: The Company has rules for publication of relevant information to the Financial Superintendence, according to internal process procedures audited by Sarbanes-Oxley Act of 2002 (SOX), according to information disclosure policies the Enel Group has regarding disclosure of information that could be sensitive to its shares' price. However, there is currently no information disclosure policy approved by the corporate governance bodies in Colombia. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply **Modification Dates** Does not apply 30.2. For conglomerates, information disclosure to third parties is integral and cross-sectional regarding the number of companies, allowing external third parties to have informed opinions regarding the reality, organization, complexity, activity, size, and model of the conglomerate government. 30.2 Implements the Measure YES YES. Explain briefly: As a security issuer and as a company with an IR Recognition granted by the Colombian Stock Exchange, the Company publishes: All relevant facts to the market, according to Decree 2555 of 2010. Quarterly, all financial information in its web pages, including individual and consolidated financial statements, management reports, and presentations to the investors. The company prepares the special report of the business group dealt with in art. 29 of Law 222 of 1995. This is available physically and on the company's website, before being submitted to the Shareholders' Meeting for decision. The information on the formation of the business group can be found on the EMGESA, ENEL, ENEL Américas website and in the company's annual reports. Additionally, the calendar of financial events has been published for each year. NO. Explain: NA. Explain the reasons for not adopting the recommendation:

| | Implementation Date | 01-08-2013 | | |
|------------|--|---|---|------------------------------------|
| | Modification Dates | Does not apply | | |
| Measure No | . 31: Financial statements. | | | |
| | the Statutory Auditor Report have remarks, sucl e Shareholders' decision, during a General Asse | | | |
| | 31.1 Implements the Measure | YES | NO X N/ | Α |
| | YES. Explain briefly: | | | |
| | NO. Explain: No. It is not foreseen that the and in the presence of the shareholders, and in his report. However, article 96.4 "Review the financial statements of the year Directors and the General Shareholders' Me | ust decide on the qualified of Corporate Bylaws nd, before being pres | alifications presented batters that the Audit C | by the Statutory Committee must |
| | NA. Explain the reasons for not adopting | ne recommendation: | | |
| | Implementation Date | Does not apply | | |
| | Modification Dates | Does not apply | | |
| | the Board of Directors decide to maintain its po I provide a sufficient and adequate explanation th remarks. | | | |
| | 31.2 Implements the Measure | YES | NO X N/ | Α |
| | YES. Explain briefly: | | | |
| | NO. Explain: No. This recommendation documents. | not expressly adopt | ed in the bylaws and | l organizational |
| | NA. Explain the reasons for not adopting | ne recommendation: | | |
| | Implementation Date | Does not apply | | |
| | Modification Dates | Does not apply | | |

| such as operati | s with or between related parties, including opera on volume, percentage on assets, sales, or othe inancial information, mentioning offshore operatio | r indicators | | | | | | |
|--------------------------|---|--|--|---|--|---|---|--|
| | 31.3 Implements the Measure | YES | Χ | NO | | N/A | | |
| | YES. Explain briefly: According to item 6 of Arti related parties are included in the end-of-year fin which are made public by publishing them in the Shareholders Assembly. The annual report includes a chapter with inform The audit committee makes a report on transaction the financial statements, relevant information of | company ation on bations between | ements webpag lances en ecor | and in the A ge and are ap and transact nomic associ | udit Con oproved tions with ates. | nmittee Rep by the Geno n related pa | ort, eral rties. | |
| | NO. Explain: | | | | | | | |
| | NA. Explain the reasons for not adopting the | recommer | ndation | 1: | | | | |
| | Implementation Date | 29-08-20 | 15 Cor | porate Bylaw | S | | | |
| | Modification Dates | Does not | apply | | | | | |
| 32.1. In the info | 2: Information to the markets. rmation disclosure policy the Board of Directors (o il information related to the Company is transmitything considered relevant for investors and client | tted to the | | | | | | |
| | 32.1 Implements the Measure | YES | Χ | NO | | N/A | | |
| | YES. Explain briefly: As a securities issuer and as a Company with the (bulletin 36 of the Colombian Stock Exchange), t - All relevant facts to the market, according a Company with the market, according a Committee is responsible for making sure that the market in general have full, accurate, and time Audit Committee ensures that the preparation, accordance with the provisions of the law, and als will use in the construction, disclosure and disclosure and disclosure. | he Compared in the Compared in the Web ports, and prove indicate a Sharehold ely access presentations of establish | pree 25 pages present s that ders, the to relevant and nes the | 55 of 2010. , including intations to the the Good Good Ele Investors, ovant Compandisclosure of policies and | ndividual investor sovernan other gro by inform of financi practice: | and consist. ce and Evenups of internation. Likewal informatis that the Co | olidated aluation est, and vise, the on is in | |

| NO. Explain: | | | | | |
|--|---|----------------------------------|---|--|---------------------|
| | | | | | |
| NA. Explain th | e reasons for not adopting th | ne recomn | nendation: | | |
| Implementatio | n Date | 29-08- | 2015 Corporate B | ylaws | |
| Modification D | ates | Does r | not apply | | |
| Company webpage is | friendly, making it easy for the | user to ac | cess any informat | ion related to corporat | e govern |
| 32.2 Implemen | ts the Measure | YES | X NO | N/A | |
| Exchange (bull corporate gove | briefly: : As a Company have tin 36 of the Colombian Stock rance: the Board of Directors management (resumes), and | k Exchang s (membe | je), it has a sections, and | on on tis web Page for regulation), Board co | ocused o |
| NO. Explain: | | | | | |
| NA. Explain th | e reasons for not adopting th | ne recomn | nendation: | | |
| Implementatio | n Date | 01-06- | 2013 | | |
| Modification D | ates | Does n | ot apply | | |
| ninimum, the Compa | any webpage includes links mer | ntioned in i | recommendation 3 | 32.3. | |
| 32.3 Implemen | ts the Measure | YES | X NO | N/A | |
| Exchange (bull- governance, the top manageme | priefly: As a Company having the tin 36 of the Colombian Stock as Board of Directors (members, nt (resumes), and all the document the time to the time time time time time time time tim | Exchange, functions, nentation a |), it has a section in and regulation), Expelicable to the Co | focused on corporate Board committees (me ompany corporate gov | mbers), vernance |
| This information electric-power | n can be downloaded on the Wo .html | eb: https:/ | //www.enel.com.c | co/en/investors/code | nsa- |
| NO. Explain: | | | | | |
| NA. Explain th | e reasons for not adopting th | ne recomn | nendation: | | |
| | | 1 | | | |
| Implementatio | n Date | 01-06- | 2013 | | |
| Modification D | ates | Does n | ot apply | | |

| 32.4 Implements the Measure YES X NO N/A YES. Explain briefly: All information addressed to the market in general, published in the Company webpage - Shareholders and investors section, can be downloaded, printed, and shared. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date O1-06-2013 Modification Dates Does not apply Company be a large and complex company, it will annually publish in the webpage a report explaining the ceteture methods and procedures, in order to provide accurate and safe financial and nonfinancial informations and the efficiency and security of its operations. Such information is supplemented with a risk managemen 32.5 Implements the Measure YES X NO N/A YES. Explain briefly: As a securities issuer and as a company with the IR Recognition granted by the Colombian Stock Exchange (bulletin 36 of the Colombian Stock Exchange), the Company publishes: - All relevant facts to the market, according to Decree 2555 of 2010. - Quarterly, all financial information in its web pages, including individual and consolidated financial statements, management reports, and presentations to the investors. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date O1-06-2013 Modification Dates Does not apply | | | | | |
|---|---|---|--|---|--------|
| All information addressed to the market in general, published in the Company webpage - Shareholders and investors section, can be downloaded, printed, and shared. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date O1-06-2013 Modification Dates Does not apply company be a large and complex company, it will annually publish in the webpage a report explaining the clecture methods and procedures, in order to provide accurate and safe financial and nonfinancial information is and the efficiency and security of its operations. Such information is supplemented with a risk managemen 32.5 Implements the Measure YES X NO N/A YES. Explain briefly: As a securities issuer and as a company with the IR Recognition granted by the Colombian Stock Exchange (bulletin 36 of the Colombian Stock Exchange), the Company publishes: - All relevant facts to the market, according to Decree 2555 of 2010. - Quarterly, all financial information in its web pages, including individual and consolidated financial statements, management reports, and presentations to the investors. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date 01-06-2013 | 32.4 Implements the Measure | YES | X NO | N/A | |
| and investors section, can be downloaded, printed, and shared. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date O1-06-2013 Modification Dates Does not apply Company be a large and complex company, it will annually publish in the webpage a report explaining the clecture methods and procedures, in order to provide accurate and safe financial and nonfinancial information is and the efficiency and security of its operations. Such information is supplemented with a risk managemen 32.5 Implements the Measure YES X NO N/A YES. Explain briefly: As a securities issuer and as a company with the IR Recognition granted by the Colombian Stock Exchange (bulletin 36 of the Colombian Stock Exchange), the Company publishes: - All relevant facts to the market, according to Decree 2555 of 2010. - Quarterly, all financial information in its web pages, including individual and consolidated financial statements, management reports, and presentations to the investors. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date 01-06-2013 | YES. Explain briefly: | | | | |
| NA. Explain the reasons for not adopting the recommendation: Implementation Date | | | | ny webpage - Shareh | olders |
| Implementation Date Modification Dates Does not apply Company be a large and complex company, it will annually publish in the webpage a report explaining the offecture methods and procedures, in order to provide accurate and safe financial and nonfinancial informations and the efficiency and security of its operations. Such information is supplemented with a risk managemen 32.5 Implements the Measure YES X NO N/A YES. Explain briefly: As a securities issuer and as a company with the IR Recognition granted by the Colombian Stock Exchange (bulletin 36 of the Colombian Stock Exchange), the Company publishes: - All relevant facts to the market, according to Decree 2555 of 2010. - Quarterly, all financial information in its web pages, including individual and consolidated financial statements, management reports, and presentations to the investors. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date 01-06-2013 | NO. Explain: | | | | |
| Does not apply Company be a large and complex company, it will annually publish in the webpage a report explaining the content of the curve methods and procedures, in order to provide accurate and safe financial and nonfinancial informations and the efficiency and security of its operations. Such information is supplemented with a risk management. 32.5 Implements the Measure YES X NO N/A YES. Explain briefly: As a securities issuer and as a company with the IR Recognition granted by the Colombian Stock Exchange (bulletin 36 of the Colombian Stock Exchange), the Company publishes: - All relevant facts to the market, according to Decree 2555 of 2010. - Quarterly, all financial information in its web pages, including individual and consolidated financial statements, management reports, and presentations to the investors. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date 01-06-2013 | NA. Explain the reasons for not adopting | ng the recomm | endation: | | |
| e Company be a large and complex company, it will annually publish in the webpage a report explaining the contecture methods and procedures, in order to provide accurate and safe financial and nonfinancial information is and the efficiency and security of its operations. Such information is supplemented with a risk management. 32.5 Implements the Measure YES X NO N/A YES. Explain briefly: As a securities issuer and as a company with the IR Recognition granted by the Colombian Stock Exchange (bulletin 36 of the Colombian Stock Exchange), the Company publishes: - All relevant facts to the market, according to Decree 2555 of 2010. - Quarterly, all financial information in its web pages, including individual and consolidated financial statements, management reports, and presentations to the investors. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date 01-06-2013 | Implementation Date | 01-06-2 | 2013 | | |
| e Company be a large and complex company, it will annually publish in the webpage a report explaining the contecture methods and procedures, in order to provide accurate and safe financial and nonfinancial information is and the efficiency and security of its operations. Such information is supplemented with a risk management. 32.5 Implements the Measure YES X NO N/A YES. Explain briefly: As a securities issuer and as a company with the IR Recognition granted by the Colombian Stock Exchange (bulletin 36 of the Colombian Stock Exchange), the Company publishes: - All relevant facts to the market, according to Decree 2555 of 2010. - Quarterly, all financial information in its web pages, including individual and consolidated financial statements, management reports, and presentations to the investors. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date 01-06-2013 | Modification Dates | Does no | ot apply | | |
| As a securities issuer and as a company with the IR Recognition granted by the Colombian Stock Exchange (bulletin 36 of the Colombian Stock Exchange), the Company publishes: - All relevant facts to the market, according to Decree 2555 of 2010 Quarterly, all financial information in its web pages, including individual and consolidated financial statements, management reports, and presentations to the investors. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date 01-06-2013 | 32.5 Implements the Measure | YES | X NO | I IN/A | |
| Exchange (bulletin 36 of the Colombian Stock Exchange), the Company publishes: - All relevant facts to the market, according to Decree 2555 of 2010 Quarterly, all financial information in its web pages, including individual and consolidated financial statements, management reports, and presentations to the investors. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date 01-06-2013 | | | <u> </u> | | |
| - Quarterly, all financial information in its web pages, including individual and consolidated financial statements, management reports, and presentations to the investors. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date 01-06-2013 | YES. Explain briefly: | | | | |
| NA. Explain the reasons for not adopting the recommendation: Implementation Date 01-06-2013 | As a securities issuer and as a company v | | | the Colombian Stoc | k |
| Implementation Date 01-06-2013 | As a securities issuer and as a company of Exchange (bulletin 36 of the Colombian S - All relevant facts to the market, - Quarterly, all financial informations.) | tock Exchange) , according to D ion in its web pa | ecree 2555 of 201 ages, including ind | the Colombian Stoc blishes: 0. ividual and consolida | |
| • | As a securities issuer and as a company of Exchange (bulletin 36 of the Colombian S - All relevant facts to the market, - Quarterly, all financial informat financial statements, manager | tock Exchange) , according to D ion in its web pa | ecree 2555 of 201 ages, including ind | the Colombian Stoc blishes: 0. ividual and consolida | |
| • | As a securities issuer and as a company of Exchange (bulletin 36 of the Colombian S - All relevant facts to the market, - Quarterly, all financial informatifinancial statements, managements. NO. Explain: | tock Exchange), according to Cion in its web parent reports, an | n, the Company purelecree 2555 of 201 ages, including ind d presentations to | the Colombian Stoc blishes: 0. ividual and consolida | |
| | As a securities issuer and as a company of Exchange (bulletin 36 of the Colombian S) - All relevant facts to the market, - Quarterly, all financial information financial statements, manager NO. Explain: NA. Explain the reasons for not adopting the control of the colombian of | tock Exchange) , according to E ion in its web parent reports, an | necree 2555 of 201 ages, including ind d presentations to | the Colombian Stoc blishes: 0. ividual and consolida | |

Measure No. 33: Annual Corporate Governance Report.

| | pany prepares an Annual Corporate Governance d favorable opinion from the Audit Committee, pre | | | | s responsibility, subject to |
|-------------------|--|-----------|---|-----|------------------------------|
| | 33.1 Implements the Measure | YES | X NO | N/A | |
| | YES. Explain briefly: | | | | |
| | The Corporate Governance Report is prepared a published on the webpage. (Code of Good Gove Articles of Association, Article 97, 98 and 99.) | | | | |
| | NO. Explain: | | | | |
| | NA. Explain the reasons for not adopting the | recomm | endation: | | |
| | Implementation Date | | 007 Corporate Bylav 010 Code of Good C | | |
| | Modification Dates | Does r | ot apply | | |
| the internal rela | pany Annual Corporate Governance Report is no ations, in good governance codes, and in other Coe eality of its operation and relevant changes. | ompany o | locuments. Its purpo | | |
| | 33.2 Implements the Measure | YES | X NO | N/A | |
| | YES. Explain briefly: | | | | |
| | The purpose of the Annual Corporate Governan changes in corporate governance during the per Section 1, item 5.3, paragraph a), Corporate Byl | riod unde | r study (Code of God | | |
| | NO. Explain: | | | | |
| | NA. Explain the reasons for not adopting the | recomm | endation: | | |
| | L | | | | |
| | Implementation Date | | 007 Corporate Bylav 010 Code of Good C | | |
| | Modification Dates | Does r | ot apply | | |

| 33.3 Implements the Measure | YES X NO N/A |
|--|---|
| /ES. Explain briefly: | |
| The corporate governance report indicate | ates how recommendations from the Company were met, as w of Good Governance, Chapter 2, Section 1, item 5.3, paragra |
| NO. Explain: | |
| | |
| NA. Explain the reasons for not ado | pting the recommendation: |
| | |
| Implementation Date | 29-08-2007 Corporate Bylaws 15-04-2010 Code of Good Governance |
| | |