#### BEST CORPORATE PRACTICES IMPLEMENTATION REPORT

Issuer's Corporate Name CODENSA S.A. ESP

PRINCIPAL LEGAL REPRESENTATIVE: FRANCESCO BERTOLI

LEGAL REPRESENTATIVE APPOINTED TO DELIVER THE IMPLEMENTATION REPORT: FRANCESCO BERTOLI

**REPORT PERIOD 2019** 

**REPORT DATE: JANUARY, 2020** 

#### INTRODUCTION

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

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

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

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

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

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

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

#### I. SHAREHOLDERS RIGHTS AND FAIR TREATMENT

#### Measure No. 1: Fair treatment principle

	pany treats fairly all Shareholders that, within eholders to privileged information compared		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 law and in the Bylaws, all Shareholders w will be treated fairly by the Company direct and collaborators. Additionally, it sets for employees, officials, and collaborators of the same class, which will have rights in the law.	vithin the same c ctors, legal repre rth that directors f the Company v	lass will have the sa sentatives, statutor , legal representati vill provide and ens	ame rights and obligat y auditor, employees, ves, the statutory aud ure fair treatment to I	ions and officials, ditor, the nvestors
	NO. Explain:				
	NA. Explain the reasons for not adopti	ing the recomm	endation:		
	Implementation Date	15-04-2	010 Code of Good	Governance.	
	Modification Dates	Does no	ot apply		
issues such as the Company	d of Directors has approved a specific procest access to information, response to informatinteract, its Board of Directors, and other Acoplements the Measure	tion requests, co	mmunication chanr	nels, the manner in wh	
Chapte of info require is a set by a pl (https: Service and re	Explain briefly: er 3 of the Code of Good Governance, apprmation, including general information presed to exercise the inspection right and related curities issuer the Board of Directors will cural number of Shareholders representing a l/www.enel.com.co/en/investors/codensa-ele Office acting as a communications chann quirements and indicating the person response.	sented to the Ged to risk ratings a consider and reply t least 5% of sub lectric-power) the lamong them a	eneral Shareholders nd special audits. It y in writing, in a jus scribed shares. Add e Company has a and the Company, i	s Assembly and espe em 1 indicates that, w tified matter, to propo ditionally, it indicates the a Virtual Shareholde n general responding	cially information hile the Company isitions presented nat in its webpage rs and Investors
	•				

Modi	ementation Date	17-12-2015 Code of Good Governance
	ification Dates	Does not apply
ure No	. 2: Information on shares.	
d by the		- with clarity, accuracy, and in an integral manner - the various classe each class, and the number of reserved shares, as well as rights and
	2.1 Implements the Measure	YES NO X N/A
	YES. Explain briefly:	
		shes information on the number of shares issued for each of its in the information regarding the number of shares in reserve.
		the recommendation:
	NA. Explain the reasons for not adopting	
	NA. Explain the reasons for not adopting to	Does not apply

	YES. Explain briefly:		
	Shareholders' capital dilution, the Board of Direct	ndicates that in operations possibly leading to the min tors will retain an external advisor to provide the neces spective report being made available to the Sharehol inspection right.	sary
	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	
33.3, which in	no case will include confidential Company informed be used in detriment of the Company.  4.1 Implements the Measure	al information according to terms contained in recommendation, information related to industrial secrets, or an YES X NO N/A	y information whose
	on the Company's website (https://www.enel.com office section and a special mail dedicated to	vernance, the Company has a virtual point of service n.co/en/investors/codensa-electric-power), the virtual he 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:	
			<del></del>
	Implementation Date	29-08-2007 Corporate Bylaws	

at the webpage through which	any has ongoing access mechanisms specifically a s, or a Shareholders service or liaison with the Sha to express their opinions or present concerns or of Shareholders.	reholders a	and the	investors office	ce, as well as peri	odic informative meetings,
	4.2 Implements the Measure	YES	Х	NO	N/A	
	YES. Explain briefly: According to Chapter 3 of service link in the Company's webpage (https://Shareholders and Inverstors sectionand with this shareholders and investors, through which inform general is informed about Company events. Ad area, specifically to respond to concerns and que groups of interest. It also holds quarterly teleconf their respective translation into Spanish at the report and the results bulletin, in Spanish and Company webpage. It has annual breakfasts with results and socialize the most important miles information at the Company webpage and in the maintained its IR Recognition from the Colom relationships with investors standards in Colomb.  NO. Explain:	/www.enel. ree email a mation is pr ditionally, the stions from ferences in Company v in English, n the entire stones of the Financia bian Stock bia, from its	com.co ddresse ovided, he Com investe English webpag making Colomb ne com al Supe Excha first de	/en/investors/ es specially d queries are a apany has cre ors and provid a with investor e, each quar g them availa bian financial o panies in Co rintendence S nge, given to livery in Augu	/codensa-electric- ledicated to the at  answered and the  eated an investors  le information to the  s and analysts, al- ter publishing the  able to the investor  community in orde  blombia, providing  SIMEV. The Com- companies with	power) in tention of market in relations are various ways with ors at the or to share pany has
	Implementation Date	15-04-20	10 Code	e of Good Go	vernance	
	Modification Dates	Does not	apply			
	any holds events during which quarterly results are emotely through the various means of communicated. 3 Implements the Measure					sts, which may be attended
	YES. Explain briefly:					
	The Company has quarterly teleconferences in E at the Company webpage. Each quarter, it publis and in English, available to the investors at the entire financial community in Colombia, during milestones of the companies in Colombia and s in the Financial Superintendence SIMEV. It ar national and international investors.	shes the fine Company which results Sharing rele	ancial r webpa ults are vant inf	eport and the age. It has an shared, soci formation in the	e results bulletin, in a annual breakfas ializing the most he Company web	n Spanish t with the important page and

	NO Evaloia							
	NO. Explain:							
	NA. Explain the reasons for not adopting the	recomme	ndatio	n:				
		31-03-20	08 a	s a goo	nd any	/ernance	practice.	
	Implementation Date	Since 20	10 and osure o	as one of the obligation cor	e mecha	anisms use	d to meet	
	Modification Dates	Does not	apply					
	any holds or participates in fixed income presentallysts, updating the issuer's business indicators, its covenants, etc.							
	4.4 Implements the Measure	YES	Х	NO		N/A		
	YES. Explain briefly:							
	The Company participates in events, forums, during which face-to-face meetings are held wi update them on the issuer's financial situation Company also has at least one annual breakfas previous year's financial and operational results	ith fixed ind n, the main t with the e	come ir n busir ntire Co	nvestors and ness indicato olombian fina	I market ors, and ancial co	analysts in its risk ra mmunity to	n order to ting. The share its	
	NO. Explain:							
	NA. Explain the reasons for not adopting the	e recomme	ndatio	n:				
	Implementation Date	and as	one o e oblig	a good gove f the mech pation contai	anisms <sup>°</sup>	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 or	of Shareholders representing at least 10% of the ordinary winning at least 10% of commercial papers issued by the n on their account specialized audits to the Company, using d.
	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 per	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 requ freedom to contract the audits with the steps an	uest the specialized audit, which grants shareholders the nd steps defined by them.
	NA. Explain the reasons for not adopting the	e recommendation:
	Implementation Date	Does not apply
	Modification Dates	Does not apply
1. The memat upon bed		ement have explicitly accepted, in their acceptance letters or work contra relevant operations, such as mergers or spinoffs, there will be times du
	5.1 Implements the Measure	YES X NO N/A

through a third party in case of activi	should refrain from directly or indirectly negotiating Company share ties corresponding to an Special Assembly Event, as indicated in the n is formalized. Additionally, in their work contracts upper managemer
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
an organizational conglomerate strupper management - the key individual	dual company acting in a conglomerate has, and the responsibilities of ucture defining for the three government levels - Shareholders As bodies and positions and their relationships, which is public, clear, an immunication and facilitates the conglomerate strategic orientation, su
an organizational conglomerate strupper management - the key individual ing clear lines of responsibility and cor	ucture defining for the three government levels - Shareholders As bodies and positions and their relationships, which is public, clear, ar
an organizational conglomerate strupper management - the key individual ing clear lines of responsibility and corministration.  6.1 Implements the Measure  YES. Explain briefly:  NO. Explain: Despite the conglomerate responsibilities and the manner in well as the structure.	ucture defining for the three government levels - Shareholders As bodies and positions and their relationships, which is public, clear, ar mmunication and facilitates the conglomerate strategic orientation, su
an organizational conglomerate strupper management - the key individual ing clear lines of responsibility and corministration.  6.1 Implements the Measure  YES. Explain briefly:  NO. Explain: Despite the conglomerate responsibilities and the manner in well as the structure.	ate having an organizational structure defining for the three levels the having an organizational structure defining for the three levels the conglomerate strategic orientation, such structure administration, such structure is not public.
an organizational conglomerate strupper management - the key individual ing clear lines of responsibility and corministration.  6.1 Implements the Measure  YES. Explain briefly:  NO. Explain: Despite the conglomerate responsibilities and the manner in worientation, supervision, control, and	ate having an organizational structure defining for the three levels the having an organizational structure defining for the three levels the conglomerate strategic orientation, such structure administration, such structure is not public.

**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	
Ī	YES. Explain briefly:				
	NO. Explain:  Despite the conglomerate having defined institu	tional relatior	ns policies amon	g participant compan	nies, they
	are not public and have not been approved by th				
	NA. Explain the reasons for not adopting the	recommend	ation:		
Ī	Implementation Date	Does not ap	ply		
	Modification Dates	Does not ap	ply		
settled before	disputes among Shareholders or among Sharel the ordinary jurisdiction, the Company Bylaws ciliation or arbitration.  7.1 Implements the Measure				
	YES. Explain briefly:				
	Chapter 13 of the Corporate Bylaws and Cha settlement as the first controversies solution me the Shareholders and Administrators and the S case of controversies.	chanism betv	veen the issuer a	nd the Shareholders	s, among
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recommend	lation:		
	Implementation Date	29-08-2007	Corporate Byla	WS	
	Modification Dates	Does not ap	oply		
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#### I. GENERAL SHAREHOLDERS ASSEMBLY

Measure	No.	8:	<b>Functions</b>	and	Competence.
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	to other functions assigned to the General Share ions indicated in recommendation 8.1, emphasizing					de the General Sh	nareholders
	8.1 Implements the Measure	YES	NO		x N/A		
	YES. Explain briefly:						
	NO. Explain:						
	Although some recommended functions have be recommended functions are exercised by the Both has no variable remuneration related to the share	ard of Direc					
	NA. Explain the reasons for not adopting the	recomme	ndation:				
	Implementation Date	Does not	apply				
	Modification Dates	Does not	apply				
9.1. The Compandices, prepara	: General Shareholders Assembly Regulation.  any has a General Shareholders Assembly Regulation of the information the Shareholders should replay will be constantly informed of the Assembly means the same of the sa	ulation appl eceive, atte leetings' res	ndance, devel		and exercise		
	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				AGA of Mar	rch 24,	
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recomme	ndation:				
	Implementation Date	31-03-20	11 Regulation	n of GSA			
	Modification Dates	Does not	apply				

#### Measure No. 10: Convening of the meeting.

should be deliv	ered at least 30 calendar days in advance, extra	ss set forth that the ordinary General Shareholders Assembly racordinary meetings having to be notified at least 15 days in reorganizations (such as mergers, spinoffs, or transformations)	advance. The
	10.1 Implements the Measure	YES NO X N/A	
	YES. Explain briefly:		
		mbly 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		
	Implementation Date	Does not apply	
	Modification Dates	Does not apply	
		ally considered, the Company ensures full distribution and pub page, personal emails and, if considered pertinent, social netw YES X NO N/A	
	YES. Explain briefly:		
	•	Bylaws, the Company publishes the meeting notice in the glish.	
	NO. Explain:		
	NA. Explain the reasons for not adopting the	e recommendation:	
	Implementation Date	29-08-2007 Corporate Bylaws	
	Modification Dates	Does not apply	

10.3 Implements the Measure	YES NO X N/A	
YES. Explain briefly:		
NO. Explain:		
No agreement propositions are included in inform Bylaws, the General Shareholders Assembly reg	nation made available to the Shareholders according gulations, and the Code of Good Governance	g to the
NA. Explain the reasons for not adopting the	recommendation:	
Implementation Date	Does not apply	
Modification Dates	Does not apply	
10.4 Implements the Measure	YES X NO N/A	
10.4 Implements the Measure YES. Explain briefly:	YES X NO N/A	
YES. Explain briefly:  Paragraph 5 of Article 45 of the Corporate Bylav requirement applies legally, the following issu Assembly should they have been explicitly inclu	vs indicates that, in addition to issues regarding whiles will only be analyzed by the General Sharel ded in the respective meeting notice, such as char preemptive right, changes to the corporate domicile	holders nges to
YES. Explain briefly:  Paragraph 5 of Article 45 of the Corporate Bylaw requirement applies legally, the following issu Assembly should they have been explicitly inclu the corporate object, waivers to the subscription	vs indicates that, in addition to issues regarding whiles will only be analyzed by the General Sharel ded in the respective meeting notice, such as char preemptive right, changes to the corporate domicile	holders nges to
YES. Explain briefly:  Paragraph 5 of Article 45 of the Corporate Bylav requirement applies legally, the following issu Assembly should they have been explicitly inclu the corporate object, waivers to the subscription dissolution, and segregation (inadequate spinoff	vs indicates that, in addition to issues regarding whites will only be analyzed by the General Sharel ded in the respective meeting notice, such as char preemptive right, changes to the corporate domicile).	holders nges to
YES. Explain briefly:  Paragraph 5 of Article 45 of the Corporate Bylav requirement applies legally, the following issu Assembly should they have been explicitly inclu the corporate object, waivers to the subscription dissolution, and segregation (inadequate spinoff)  NO. Explain:	vs indicates that, in addition to issues regarding whites will only be analyzed by the General Sharel ded in the respective meeting notice, such as char preemptive right, changes to the corporate domicile).	holders nges to

s agenda proposed by the Board of Directors acc be hidden or presented inaccurately or generically				
10.5 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly:				
Article 45 of the Corporate Bylaws sets forth that of the General Shareholders Assembly meeting, with the favorable vote of 51% of shares rep. Assembly may discuss other issues once the data	as well a resented	s its purpose should during the meeting	it be extraordinary. I g the General Shar	However,
NO. Explain:				
NA. Explain the reasons for not adopting the	recomm	endation:		
Implementation Date	29-08-2	2007 Corporate Byla	ws	
Modification Dates	Does no	ot apply		
ly should a Shareholder or group of Shareholders viously informed to the Shareholders.  10.6 Implements the Measure	YES	nng at least 5% of th	e capital stock reque	st it to the Assembly, righ
YES. Explain briefly:				
NO. Explain: Codensa is a closed corporation therefore the 5% criterion of the share capital to v the foregoing, the bylaws guarantee that the Assembly, propose points on the agenda, required modify be voted on independently. Finally, it must of the statutes requires of the unanimous approximation.	vhich the sharehol lest that of t be taker	Recommendation 10 ders can know in each article of the so into account that the	0.6. Annex 1. Notwith advance the agence tatutes that it is pro	nstanding la of the posed to
NA. Explain the reasons for not adopting the	recomm	endation:		
Implementation Date	Does no	ot apply		
Modification Dates	Does no	nt apply		

10.7 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly:				
Regarding the day's agenda, paragra Shareholders have to present their pu as to the moment they can be presen	opositions according	of the Corporate Ing to the law, withou	Bylaws sets forth the ut any restrictive term	right the n existing
NO. Explain:				
NA. Explain the reasons for not add	opting the recomm	nendation:		
Implementation Date	29-08-2	2007 Corporate Byla	aws	
Implementation Date  Modification Dates  e Board of Directors reject the request of the capital stock or a lower perce espective reasons for its decision and	Does not	espond in writing to	those requests it has	ership cor
Modification Dates  e Board of Directors reject the request of the capital stock or a lower perce	Does not	espond in writing to by the Company de	those requests it has	ership cor
Modification Dates  e Board of Directors reject the request of of the capital stock or a lower perce espective reasons for its decision and leetings according to the above Article	, it undertakes to rentage established to informing the Share 182 of the Trade Co	espond in writing to by the Company de cholders of the right ode.	those requests it has epending on the owne it they have to presen	ership cor
Modification Dates  e Board of Directors reject the request of the capital stock or a lower perce espective reasons for its decision and eetings according to the above Article  10.8 Implements the Measure	, it undertakes to rentage established binforming the Shari 182 of the Trade Control YES  Corporate Bylaws, ompany is a securite justification, to	espond in writing to by the Company decholders of the right ode.	those requests it has epending on the owner they have to present the present they are the present the	of Good sider and
Modification Dates  e Board of Directors reject the request of the capital stock or a lower perce espective reasons for its decision and eetings according to the above Article  10.8 Implements the Measure  YES. Explain briefly:  The paragraph of Article 62 of the Governance, indicate that while the C reply in writing, with the respective	, it undertakes to rentage established binforming the Shari 182 of the Trade Control YES  Corporate Bylaws, ompany is a securite justification, to	espond in writing to by the Company decholders of the right ode.	those requests it has epending on the owner they have to present the present they are the present the	of Good sider and

10.9. Should the Board of Directors accept the request and once the time the Shareholders have to propose issues according to the above

10.9 Implements the Measure	YES NO X N/A
YES. Explain briefly:	
NO. Explain:	
Considering that the ordinary meetings not	ce is delivered 15 business days in advance, 5 business days not possible to meet this recommendation since for t e been implemented, which was rejected.
NA. Explain the reasons for not adoptin	g the recommendation:
Implementation Date	
	I Does not apply
Modification Dates  same time indicated in item 10.7, the Sha	Does not apply  Does not apply  areholders may also present new justified agreement proposation Directors will act as indicated in item 10.8 and 10.9.
Modification Dates  same time indicated in item 10.7, the Sha	Does not apply
Modification Dates e same time indicated in item 10.7, the Shain the day's agenda. For this, the Board of any	Does not apply  areholders may also present new justified agreement proposa Directors will act as indicated in item 10.8 and 10.9.
Modification Dates e same time indicated in item 10.7, the Shain the day's agenda. For this, the Board of any	Does not apply  areholders may also present new justified agreement proposa Directors will act as indicated in item 10.8 and 10.9.
Modification Dates e same time indicated in item 10.7, the Shain the day's agenda. For this, the Board of any 10.10 Implements the Measure	Does not apply  areholders may also present new justified agreement proposa Directors will act as indicated in item 10.8 and 10.9.
Modification Dates e same time indicated in item 10.7, the Shain the day's agenda. For this, the Board of any 10.10 Implements the Measure YES. Explain briefly:	Does not apply  areholders may also present new justified agreement proposa Directors will act as indicated in item 10.8 and 10.9.
Modification Dates  e same time indicated in item 10.7, the Shain the day's agenda. For this, the Board of any  10.10 Implements the Measure  YES. Explain briefly:  NO. Explain:  The Company does not make agreement	Does not apply  areholders may also present new justified agreement proposate Directors will act as indicated in item 10.8 and 10.9.  YES NO X N/A  proposals available to the Shareholders according to measure.
Modification Dates  e same time indicated in item 10.7, the Shain the day's agenda. For this, the Board of any  10.10 Implements the Measure  YES. Explain briefly:  NO. Explain:  The Company does not make agreement 10.3.	Does not apply  reholders may also present new justified agreement proposation depends on the proposation of
same time indicated in item 10.7, the Shain the day's agenda. For this, the Board of any 10.10 Implements the Measure  YES. Explain briefly:  NO. Explain:  The Company does not make agreement 0.3.	Does not apply  areholders may also present new justified agreement proposate Directors will act as indicated in item 10.8 and 10.9.  YES NO X N/A  proposals available to the Shareholders according to measure.

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

YES. Explain briefly:  Paragraph 3 of Article 16 and Paragraph 3 of Article 45 of the Corporate Bylaws, Chapter 1, item 1, a Chapter 3 of the Code of Good Governance, state that, during the time between the meeting notice and to meeting in case of ordinary and extraordinary meetings, the Company webpage will have available for it Shareholders documents required to be properly informed of issues to be discussed, as well as finance information required for decisions to be made, except for strategic Company information.  NO. Explain:  NA. Explain the reasons for not adopting the recommendation:  Implementation Date  29-08-2007 Corporate Bylaws  Modification Dates  Does not apply  Does not apply  orporate Bylaws recognize the Shareholders right to sufficiently in advance request information or clariff rough traditional channels and/or, as applicable, new technologies, or by making written questions cores included in the day's agenda, documents received, or public information provided by the Company et Company to convene the General Shareholders Assembly, the Company will establish the time during which this right.  10.12 Implements the Measure  YES  NO  X  N/A  YES. Explain briefly:  NO. Explain:  The text of recommendation 10.12 has not been expressly adopted. However, according to the paragra of Article 62 of the Corporate Bylaws, it is established that the Board of Directors will consider and reply writing, and in a reasoned manner, the proposals submitted by a plural number of Shareholders representiat least 5% of subscribed shares, regardless of the matter, including matters related to the agenda and any time. Additionally, item 7 of Chapter 3 of the Code of Good Governance indicates that The Compans in its webpage (https://www.enel.com.co/en/investors/codensa-electric-power) a section dedicated the Shareholders and the Investors, as well as a exclusive email address for responding to shareholder questions, which serves as a communication channel between them and the Company, and in gene allowing responding to	10.11 Implements the Measure	YES	x NO	N/A	
Chapter 3 of the Code of Good Governance, state that, during the time between the meeting notice and t meeting in case of ordinary and extraordinary meetings, the Company webpage will have available for t Shareholders documents required to be properly informed of issues to be discussed, as well as finance information required for decisions to be made, except for strategic Company information.  NO. Explain:  NA. Explain the reasons for not adopting the recommendation:  Implementation Date  29-08-2007 Corporate Bylaws  Modification Dates  Does not apply  Proprint Bylaws recognize the Shareholders right to sufficiently in advance request information or clarification in the day's agenda, documents received, or public information provided by the Company of Company to convene the General Shareholders Assembly, the Company will establish the time during which is right.  10.12 Implements the Measure  YES  NO  X  N/A  YES. Explain briefly:  NO. Explain:  The text of recommendation 10.12 has not been expressly adopted. However, according to the paragra of Article 62 of the Corporate Bylaws, it is established that the Board of Directors will consider and reply writing, and in a reasoned manner, the proposals submitted by a plural number of Shareholders represent at least 5% of subscribed shares, regardless of the matter, including matters related to the agenda and any time. Additionally, item 7 of Chapter 3 of the Code of Good Governance indicates that The Compa has in its webpage (https://www.enel.com.co/en/investors/codensa-electric-power) a section dedicated the Shareholders and the Investors, as well as a exclusive email address for responding to shareholder equestions, which serves as a communication channel between them and the Company, and in gene allowing responding to their concerns and requirements, transmitting them to the General Manager or to the second concerns and requirements.	YES. Explain briefly:				
Implementation Date  29-08-2007 Corporate Bylaws  Modification Dates  Does not apply  prorate Bylaws recognize the Shareholders right to sufficiently in advance request information or clarify bugh traditional channels and/or, as applicable, new technologies, or by making written questions cores included in the day's agenda, documents received, or public information provided by the Company. Company to convene the General Shareholders Assembly, the Company will establish the time during which is right.  10.12 Implements the Measure  YES  NO  X  N/A  YES. Explain briefly:  NO. Explain:  The text of recommendation 10.12 has not been expressly adopted. However, according to the paragra of Article 62 of the Corporate Bylaws, it is established that the Board of Directors will consider and reply writing, and in a reasoned manner, the proposals submitted by a plural number of Shareholders representiat least 5% of subscribed shares, regardless of the matter, including matters related to the agenda and any time. Additionally, item 7 of Chapter 3 of the Code of Good Governance indicates that The Compa has in its webpage (https://www.enel.com.co/en/investors/codensa-electric-power) a section dedicated the Shareholders and the Investors, as well as a exclusive email address for responding to sharehold questions, which serves as a communication channel between them and the Company, and in gene allowing responding to their concerns and requirements, transmitting them to the General Manager or to the surface of the content of t	Chapter 3 of the Code of Good Governar meeting in case of ordinary and extraord Shareholders documents required to be	nce, state that, d inary meetings, properly inform	uring the time betwe the Company webpe ed of issues to be d	en the meeting notic age will have availab scussed, as well as	e and the le for the
Implementation Date  29-08-2007 Corporate Bylaws  Does not apply  porate Bylaws recognize the Shareholders right to sufficiently in advance request information or clarification to the day's agenda, documents received, or public information provided by the Company. Company to convene the General Shareholders Assembly, the Company will establish the time during which is right.  10.12 Implements the Measure  YES  NO  X  N/A  YES. Explain briefly:  NO. Explain:  The text of recommendation 10.12 has not been expressly adopted. However, according to the paragra of Article 62 of the Corporate Bylaws, it is established that the Board of Directors will consider and reply writing, and in a reasoned manner, the proposals submitted by a plural number of Shareholders representiat least 5% of subscribed shares, regardless of the matter, including matters related to the agenda and any time. Additionally, item 7 of Chapter 3 of the Code of Good Governance indicates that The Companas in its webpage (https://www.enel.com.co/en/investors/codensa-electric-power) a section dedicated the Shareholders and the Investors, as well as a exclusive email address for responding to sharehold questions, which serves as a communication channel between them and the Company, and in gene allowing responding to their concerns and requirements, transmitting them to the General Manager or to the stansing them to the General Manager or to the stansing them to the General Manager or to the stansing them to the General Manager or to the stansing them to the General Manager or to the stansing them to the General Manager or to the stansing them to the General Manager or to the stansing them to the General Manager or to the stansing them to the General Manager or to the stansing them to the General Manager or to the stansing them to the General Manager or to the stansing them to the General Manager or to the stansing them to the General Manager or to the stansing them to the General Manager or to the stansing them to the General Manager or to the stansing	NO. Explain:				
porate Bylaws recognize the Shareholders right to sufficiently in advance request information or clarifiugh traditional channels and/or, as applicable, new technologies, or by making written questions cores included in the day's agenda, documents received, or public information provided by the Company. Company to convene the General Shareholders Assembly, the Company will establish the time during which is right.  10.12 Implements the Measure  YES  NO  X  N/A  YES. Explain briefly:  NO. Explain:  The text of recommendation 10.12 has not been expressly adopted. However, according to the paragra of Article 62 of the Corporate Bylaws, it is established that the Board of Directors will consider and reply writing, and in a reasoned manner, the proposals submitted by a plural number of Shareholders representiat least 5% of subscribed shares, regardless of the matter, including matters related to the agenda and any time. Additionally, item 7 of Chapter 3 of the Code of Good Governance indicates that The Compa has in its webpage (https://www.enel.com.co/en/investors/codensa-electric-power) a section dedicated the Shareholders and the Investors, as well as a exclusive email address for responding to sharehold questions, which serves as a communication channel between them and the Company, and in gene allowing responding to their concerns and requirements, transmitting them to the General Manager or to the standard of the company.	NA. Explain the reasons for not adopti	ing the recomn	nendation:		
porate Bylaws recognize the Shareholders right to sufficiently in advance request information or clarifiugh traditional channels and/or, as applicable, new technologies, or by making written questions cores included in the day's agenda, documents received, or public information provided by the Company. Company to convene the General Shareholders Assembly, the Company will establish the time during which is right.  10.12 Implements the Measure  YES  NO  X  N/A  YES. Explain briefly:  NO. Explain:  The text of recommendation 10.12 has not been expressly adopted. However, according to the paragra of Article 62 of the Corporate Bylaws, it is established that the Board of Directors will consider and reply writing, and in a reasoned manner, the proposals submitted by a plural number of Shareholders representiat least 5% of subscribed shares, regardless of the matter, including matters related to the agenda and any time. Additionally, item 7 of Chapter 3 of the Code of Good Governance indicates that The Compa has in its webpage (https://www.enel.com.co/en/investors/codensa-electric-power) a section dedicated the Shareholders and the Investors, as well as a exclusive email address for responding to sharehold questions, which serves as a communication channel between them and the Company, and in gene allowing responding to their concerns and requirements, transmitting them to the General Manager or to the standard of the company.	Implementation Date	29-08-	2007 Cornorate Byla	WS	
porate Bylaws recognize the Shareholders right to sufficiently in advance request information or clarifiugh traditional channels and/or, as applicable, new technologies, or by making written questions cors included in the day's agenda, documents received, or public information provided by the Company. Company to convene the General Shareholders Assembly, the Company will establish the time during which is right.  10.12 Implements the Measure  YES  NO  X  N/A  YES. Explain briefly:  NO. Explain:  The text of recommendation 10.12 has not been expressly adopted. However, according to the paragra of Article 62 of the Corporate Bylaws, it is established that the Board of Directors will consider and reply writing, and in a reasoned manner, the proposals submitted by a plural number of Shareholders representiat least 5% of subscribed shares, regardless of the matter, including matters related to the agenda and any time. Additionally, item 7 of Chapter 3 of the Code of Good Governance indicates that The Compans in its webpage (https://www.enel.com.co/en/investors/codensa-electric-power) a section dedicated the Shareholders and the Investors, as well as a exclusive email address for responding to sharehold questions, which serves as a communication channel between them and the Company, and in gene allowing responding to their concerns and requirements, transmitting them to the General Manager or to to the concerns and requirements, transmitting them to the General Manager or to to the concerns and requirements, transmitting them to the General Manager or to to the concerns and requirements, transmitting them to the General Manager or to to the concerns and requirements, transmitting them to the General Manager or to to the concerns and requirements, transmitting them to the General Manager or to the concerns and requirements, transmitting them to the General Manager or to the concerns and requirements.	<u> </u>				
NO. Explain:  The text of recommendation 10.12 has not been expressly adopted. However, according to the paragra of Article 62 of the Corporate Bylaws, it is established that the Board of Directors will consider and reply writing, and in a reasoned manner, the proposals submitted by a plural number of Shareholders representi at least 5% of subscribed shares, regardless of the matter, including matters related to the agenda and any time. Additionally, item 7 of Chapter 3 of the Code of Good Governance indicates that The Compa has in its webpage (https://www.enel.com.co/en/investors/codensa-electric-power) a section dedicated the Shareholders and the Investors, as well as a exclusive email address for responding to sharehold questions, which serves as a communication channel between them and the Company, and in gene allowing responding to their concerns and requirements, transmitting them to the General Manager or to to	igh traditional channels and/or, as appli included in the day's agenda, documer company to convene the General Shareho	icable, new tec nts received, or	hnologies, or by ma public information p	king written question rovided by the Com	ns consid
The text of recommendation 10.12 has not been expressly adopted. However, according to the paragra of Article 62 of the Corporate Bylaws, it is established that the Board of Directors will consider and reply writing, and in a reasoned manner, the proposals submitted by a plural number of Shareholders representi at least 5% of subscribed shares, regardless of the matter, including matters related to the agenda and any time. Additionally, item 7 of Chapter 3 of the Code of Good Governance indicates that The Compa has in its webpage (https://www.enel.com.co/en/investors/codensa-electric-power) a section dedicated the Shareholders and the Investors, as well as a exclusive email address for responding to sharehold questions, which serves as a communication channel between them and the Company, and in gene allowing responding to their concerns and requirements, transmitting them to the General Manager or to to	igh traditional channels and/or, as appliniculed in the day's agenda, documer company to convene the General Sharehos right.	icable, new tec nts received, or olders Assembly	hnologies, or by ma public information p , the Company will e	king written question rovided by the Comstablish the time during the time during the time during the time the time during the time the time during the time	ns consid
of Article 62 of the Corporate Bylaws, it is established that the Board of Directors will consider and reply writing, and in a reasoned manner, the proposals submitted by a plural number of Shareholders representi at least 5% of subscribed shares, regardless of the matter, including matters related to the agenda and any time. Additionally, item 7 of Chapter 3 of the Code of Good Governance indicates that The Compa has in its webpage (https://www.enel.com.co/en/investors/codensa-electric-power) a section dedicated the Shareholders and the Investors, as well as a exclusive email address for responding to sharehold questions, which serves as a communication channel between them and the Company, and in gene allowing responding to their concerns and requirements, transmitting them to the General Manager or to to	igh traditional channels and/or, as applicincluded in the day's agenda, document company to convene the General Sharehos right.  10.12 Implements the Measure	icable, new tec nts received, or olders Assembly	hnologies, or by ma public information p , the Company will e	king written question rovided by the Comstablish the time during the time during the time during the time the time during the time the time during the time	ns consid
Board of Directors' Good Governance and Evaluation Committee.	igh traditional channels and/or, as application included in the day's agenda, document of the General Sharehos right.  10.12 Implements the Measure  YES. Explain briefly:	icable, new tec nts received, or olders Assembly	hnologies, or by ma public information p , the Company will e	king written question rovided by the Comstablish the time during the time during the time during the time the time during the time the time during the time	ns consid

	Implementation Date	Does not apply	
	Modification Dates	Does not apply	
considered i) un privileged inform	nreasonable, ii) irrelevant for the purpose of being nation in the securities market, industrial secrets,	nation may be refused should according to internal proceduring informed of Company performance or interests, iii) confider, ongoing operations whose result for the Company essentially ure could endanger and seriously affect the Company competitions.	ntial, including ly depends on
	10.13 Implements the Measure	YES X NO N/A	
	Bylaws establishes that the Board of Directors v	Board of Directors Regulation of Article 62 of the Corporate will not be required to respond should questions made by strial secrets or information being strategic to the Company,	
	Aditionally, Item 4 of Article 4 of the Assembly except in the case of documents that are reserved	Regulation contains the right of Shareholders to inspect, ed according to the law.	
	NO. Explain:  NA. Explain the reasons for not adopting the	e recommendation:	
	Implementation Date	29-02-2007 Corporate bylaws	
	Modification Dates	Does not apply	
		n advantageous position, the Company will guarantee concurr stablished for this purpose and in the same conditions.	rent access to
	10.14 Implements the Measure	YES X NO N/A	
	to an investor could possibly place him in an adv	es that should the Company believe that the answer given vantageous position, the answer will be made available to economy conditions, at the Company webpage.	
	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
Measure No. 1	1: Representation regulation.	
appending, or re		ne Trade Code, in External Circular 24 of 2010, and in norms amending, at the Shareholders have to be represented during the General Shareholders being a shareholder or not.
	11.1 Implements the Measure	YES X NO N/A
	YES. Explain briefly:	
		t the Shareholders may be represented through a written orney, the name of his alternate if applicable, and the date
	NO. Explain:	
	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	29-08-2007 Corporate Bylaws
	Modification Dates	Does not apply
letter of represe agenda items a	entation the Company could make available to the nd the respective agreement proposals established	with no voting instructions, actively promoting the use of a standard form of a Shareholders or could publish in its webpage. The form includes the day's ed according to the above procedure, to be submitted for the Shareholders', will indicate their representatives how they should vote.  YES X NO N/A
	YES. Explain briefly:	
	Chapter 3 of the Code of Good Governance inc	dicates that included in information made available to the ding the day's agenda and the manner in which the most
	NO. Explain:	

NA. Explain the reasons for not ad	lopting the recommendation:
Implementation Date	17-12-2015 Code of Good Governance
Modification Dates	Does not apply
lation requires that the members of the	sembly regarding Company decisions and make it a much more part e Board of Directors, especially the members of the Board of Directo to answer the Shareholders concerns.  YES NO X N/A
President, who attends the Assemb	of Directors, which according to the Corporate Bylaws is the Companish meetings in order to respond to the Shareholders' concerns, the Good Governance and Evaluation Committee do not attend it.
NA. Explain the reasons for not ad	lopting the recommendation:
Implementation Date	Does not apply
Modification Dates	Does not apply

#### II. BOARD OF DIRECTORS

Implementation Date

**Modification Dates** 

	•		t, including those inc	
13.1 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain:				
Although in practice the Board of Direc recommendation, with the exception of Bylaws do not explicitly indicate that su	of the definition rela	ted to the Com	pany structure, the	
NA. Explain the reasons for not adop	oting the recommen	dation:		
Implementation Date	Does not a	apply		
Madification Dates	Doos not a			
Modification Dates	Does not a			
rejudice to the autonomy the subordinary of a conglomerate, these Board of Direction formation requests that respect the equate interests as a whole.  13.2 Implements the Measure	red companies' gove	rning bodies ha	ich and are carried o	ut through g
rejudice to the autonomy the subordinary of a conglomerate, these Board of Direntiformation requests that respect the equal te interests as a whole.	ed companies' gove ctors' functions have ilibrium existing betw	rning bodies ha a group approa veen the parent	ich and are carried or company and the su	ut through g bordinated

Does not apply

Does not apply

of Directors has approved the internal regular Chairman, and the Secretary of the Board on the members of the Board of Directors.				
14.1 Implements the Measure	YES X N	0	N/A	
YES. Explain briefly:				
The Company Board of Directors has an principles, norms, and procedures governing more accurate, effective, and transparent and supplements legal and regulatory normal Board of Directors.	g the activities of such coperation. The Internal Bo	rporate body, thi ard of Directors	s way providi Regulation d	ng for a evelops
NO. Explain:				
NA. Explain the reasons for not adoptin	the recommendation:			
Implementation Date				
implementation bate	24-03-2012 Interna	Board of Directo	ors Regulation	1
Modification Dates	24-03-2012 Interna 17-12-2015	Board of Directo	ors Regulation	1
Modification Dates  E Board of Directors' Dimension.  To its regulation, the Company decided not	17-12-2015	ors.	ors Regulation	
Modification Dates  i: Board of Directors' Dimension.  to its regulation, the Company decided not  15.1 Implements the Measure	17-12-2015  o appoint alternate directors	ors.		
	aws indicates that the Coof them with a persona	ors.  O x  mpany will have	N/A a Board of Di	rectors,
Modification Dates  : Board of Directors' Dimension.  to its regulation, the Company decided not  15.1 Implements the Measure  YES. Explain briefly:  NO. Explain: Article 56 of the Company By comprised of 7 principal members, each Shareholders Assembly by applying the electric decided in the company by shareholders Assembly by applying the electric decided in the company by the shareholders are shareholders.	aws indicates that the Coof them with a personal system.	ors.  O x  mpany will have	N/A a Board of Di	rectors,
**Board of Directors' Dimension.  **to its regulation, the Company decided not  15.1 Implements the Measure  YES. Explain briefly:  NO. Explain: Article 56 of the Company Bycomprised of 7 principal members, each	aws indicates that the Coof them with a personal system.	ors.  O x  mpany will have	N/A a Board of Di	rectors,

# 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 controll	nal profiles identified as being necessary are reporing Shareholders, significant persons, relatives, s will be able to identify the most capable candidate	hareholde	Board of Directors r groups, and instit	to the Shareholders, tutional shareholders	so that the various actors, s, if any, and the Board of	
	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 act according to item 1 of Chapter 1 of the Code of Contice in case of ordinary and extraordinary meed documents required by them to be properly inform information required for decisions that will be information.	included included included, as Good Government tings, in the med of issue.	in the day's agend s indicated by the ernance. Within the e Company webpa ues to be discussed	a, such profiles will law and by the reg time indicated in the ige, Shareholders will as well as important	be made gulations, e meeting ill find the t financial	
	Additionally, Article 4 of the Board of Directors Regulation indicates that the General Shareholders Assembly will apply criteria such as i) knowledge of the national and/or international electric sector, ii) experience in the fields of finances, law, engineering, or related sciences, and iii) the candidate's good name and recognition on account of his professional capabilities and integrity.					
	NO. Explain:					
	NA. Explain the reasons for not adopting the	recomme	endation:			
	Implementation Date	15-04-20	10 Code of Good	Governance		
	Modification Dates	Does no	t apply			
consequently h meets the Boar	pany considers that a simple evaluation of the cancaving an internal procedure that allows evaluating d of Directors needs, evaluating a number of critering the some objective that have to be met in order to be members.	legal inco	mpatibilities and ina lidates' functional a	abilities and establish nd personal profiles s	ning whether the candidate should meet, also verifying	
	16.4 Implements the Measure	YES	NO	x N/A		
	YES. Explain briefly:					
	NO. Explain:					
	Together with the Board of Directors's Secret. Company President - will analyze the candidates however no formal procedure having been yet a	' capabiliti				

NA. Explain the reasons for not adopt	ng the recommendat	tion:		
Implementation Date	Does not app			
Modification Dates	Does not app	oly		
The Company has voluntarily adopted a stricter ind 1964 of 2005. This definition is being applied as a radependent member candidate relationship with combe evaluated, requiring of a double independence ement, through his Letter of Acceptance, and ii) from the company of the	eference, through the Introlling or significant estatement i) from the	Board of Direct Shareholders candidate b	ctors Regulation, me and their related pa efore the Company,	entioning among others to arties - national or foreig , its Shareholders, and
16.5 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: No, is verified that the call independent candidate subscribe a docu				legal. The
NA. Explain the reasons for not adopt	ng the recommendat	tion:		
Implementation Date	Does not app	lv		
Modification Dates	Does not app			
Through its internal norms, the Company consider the tendents and Retributions Committee or the body act bly in advance, regarding the manner in which the leation, wish to be part of the Board of Directors may the shareholding balances and distribution of the valuated by the Appointments and Retributions Committee the shareholding balances are shareholding balances.	ing in its stead, is the r administration body is be informed of the Bo ious member categorions	most adequate s comprised. S pard of Direct es, present the	e body to centralize a Shareholders that, b ors requirements an eir candidates, and a	and coordinate the Gene ased on their sharehold d present their aspiration
16.6 Implements the Measure	YES x	NO	N/A	
YES. Explain briefly:				
In Article 4 and in Chapter 2, Section 1, Shareholders Assembly to appoint the E the meeting notice, through its Chairman to the Shareholders information require limitation personal quality, experience,	oard of Directors and the Board of Directors to evaluate the cand	by no later the will centralized lidates' capab	nan the day indicate and will make availabilities, including with	d in able nout

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					
prience, integrity, etc.) sufficiently in advance.  16.7 Implements the Measure	oposed candidates' necessary information (personal conditions, capabilities,					
YES. Explain briefly:						
General Shareholders Assembly to appoint the E in the meeting notice, through its Chairman the I the Shareholders information required to evaluate personal qualities, experience, trajectory, and	ternal Board of Directors Regulation indicates that, for the Board of Directors and no by no later than the day indicated Board of Directors will centralize and will make available to ate the candidates' capabilities, including without limitation integrity, through the Shareholders Virtual Service Office v.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 Despite the Board	he Internal Board s issuer 25% of th together with equ	of Directors Regula e Board of Director ity members they	ation only considers i s members will be inc should be a majority	n its Article dependent, . However,
NA. Explain the reasons for not adop	oting the recomn	nendation:		
Implementation Date	Dana			
mpiomomation Date	Does n	ot apply		
Modification Dates	Does n	ot apply	4 of 2005, the Compa	anv analyze
•	Does n	ot apply		
Modification Dates a minimum percentage of 25% independent number of independent members, amore the Floating Capital.	Does n ent members, as in ng others taking in	ot apply ndicated by Law 96 nto account that th	e number of indepen	
Modification Dates a minimum percentage of 25% independent number of independent members, amorth Floating Capital.  17.2 Implements the Measure	Does nent members, as ing others taking in	ot apply  Indicated by Law 96 onto account that the order of the Boar of the B	x N/A	dent member
Modification Dates  a minimum percentage of 25% independent number of independent members, among the Floating Capital.  17.2 Implements the Measure  YES. Explain briefly:  NO. Explain: The Company only consitindependent, as contained in the Bylaw	Does nent members, as ing others taking in YES	ndicated by Law 96 nto account that the NO NO m 25% of the Boar Board of Directors	x N/A	dent member
Modification Dates  a minimum percentage of 25% independent number of independent members, among the Floating Capital.  17.2 Implements the Measure  YES. Explain briefly:  NO. Explain: The Company only considered in the Bylaw Good Governance	Does nent members, as ing others taking in YES	ndicated by Law 96 nto account that the NO NO m 25% of the Boar Board of Directors	x N/A	dent member

18.1 lmp	lements the Measure	YES	x NO	N/A	
	plain briefly: The article 50 of the				
	bylaws states the general functions of				
	of Board of Directors and the h 5.1 of Good Governance code and				
	h 1 of article 7 states the functions of				
chairmar					
	airman must institutionally represent				
	and drive the Company's governance				
	promoting the development and				
	on of good corporate governance and to direct the proper functioning of				
	d of Directors".				
In addition					
1.	To direct the adequate functioning of				
	the Board of Directors.				
2.	To ensure that the Board of				
	Directors sets and efficiently				
	implements the strategic direction of the Company.				
3.	To drive the Company's governance				
0.	action, promoting the development				
	and application of Good Corporate				
	Governance policies and acting as a				
	liaison between shareholders and				
	the Board of Directors.				
4.	To centralise and coordinate,				
	together with the Secretary and prior to the General Shareholders'				
	Meeting, the process of forming the				
	Board of Directors.				
5.	To coordinate and plan the				
	operation of the Board of Directors				
	by establishing an annual work plan				
	based on the functions assigned.				
6.	To summon the Board of Directors				
	through the Secretary of the Board				
7.	of Directors. 7. To participate in the preparation of				
1.	the Agenda of the meetings.				
8.	To ensure the timely delivery of				
٥.	information to the Members of the				
	Board of Directors through the				
	Secretary of the Board of Directors.				
9.	To preside over the meetings and				
	manage the debates.				

<ul> <li>10. To ensure the execution agreements of the Boa Directors and to follow up assignments and decisions.</li> <li>11. To monitor the active participathe members of the Boa Directors.</li> <li>12. To lead the annual evaluation of the Board of Directors.</li> </ul>	ard of on its ation of ard of	
process of the Board of Di and the Committees, except own evaluation.		
NO. Explain:	sing the recommendation.	
NA. Explain the reasons for not adopt	ting the recommendation:	
	29-08-2007	
Implementation Date		
Modification Dates	Does not apply ity that the Chairman of the Board of Directors may be treated di	
Modification Dates	Does not apply	
Modification Dates  bany internal norms consider the possibility mbers, regarding his obligations and his recommendations.	Does not apply  ity that the Chairman of the Board of Directors may be treated direction, as a result of the scope of his specific functions an	
modification Dates  Dany internal norms consider the possibilist mbers, regarding his obligations and his responsibilities.  18.2 Implements the Measure  YES. Explain briefly:  NO. Explain: Item 7 of Section 1 of Chang Shareholders Assembly will annually set time between the respective ordinary meresponsibilities, their functions, custom operates in, and the contribution the Contribution the Contribution of the contribution of the contribution the Contribution of the contribution o	Does not apply  ity that the Chairman of the Board of Directors may be treated direction, as a result of the scope of his specific functions an	nd his great
modification Dates  Dany internal norms consider the possibilist mbers, regarding his obligations and his responsibilities.  18.2 Implements the Measure  YES. Explain briefly:  NO. Explain: Item 7 of Section 1 of Chang Shareholders Assembly will annually set time between the respective ordinary meresponsibilities, their functions, custom operates in, and the contribution the Contribution the Contribution of the contribution of the contribution the Contribution of the contribution o	Does not apply  Ity that the Chairman of the Board of Directors may be treated diversely that the Chairman of the scope of his specific functions and a result of the scope of his specific functions are specific functions and the remuneration of the members of the Board of Directors for the setting and the following meeting, considering their dedication, the lary fees for such positions based on the market the Comparation of the directors, so that the Chairman could be the phis functions and his dedication to Board issues.	nd his greate
many internal norms consider the possibilist mbers, regarding his obligations and his responsibilist.  18.2 Implements the Measure  YES. Explain briefly:  NO. Explain: Item 7 of Section 1 of Cha Shareholders Assembly will annually set time between the respective ordinary me responsibilities, their functions, custom operates in, and the contribution the Coapplied a different treatment considering	Does not apply  Ity that the Chairman of the Board of Directors may be treated diversely that the Chairman of the scope of his specific functions and a result of the scope of his specific functions are specific functions and the remuneration of the members of the Board of Directors for the setting and the following meeting, considering their dedication, the lary fees for such positions based on the market the Comparation of the directors, so that the Chairman could be the phis functions and his dedication to Board issues.	nd his great

18.3 Implements the Measu	re YE	s <u> </u>	NO		Х	N/A	
YES. Explain briefly:							
NO. Explain: No, the statute rules for its appointment in ac				nt its Se	ecretary,	, but do n	ot define
NA. Explain the reasons for	r not adopting the reco	mmendati	on:				
Implementation Date	Doe	es not apply	,				
Modification Dates	Doe	es not apply	,				
18.4 Implements the Measu YES. Explain briefly:	ire YE	S x	NO			N/A	
				s respo			red in the
Paragraph 2 of Article 7 of the measure.  1. Convene the mee 2. Timely and proper 3. Keep corporate deattest to the corporate deattest deattes	ne Regulation indicates t	the member or the in the interest of the	eretary has	Board of the me and ensuring to the	onsibilitie of Director eting's or re that it Bylaws	es indicat ors. developm ts proced and othe	nent, and lures and er interna
Paragraph 2 of Article 7 of the measure.  1. Convene the mee 2. Timely and proper 3. Keep corporate deattest to the corporate deattest to the corporate descorporate descorporate descorporates.  5. Together with the	tings. It deliver information to ocuments, properly desurate bodies' agreements are followed and regular Chairman and prior to the	the member or the in the interest of the	eretary has	Board of the me and ensuring to the	onsibilitie of Director eting's or re that it Bylaws	es indicat ors. developm ts proced and othe	nent, and lures and er interna
Paragraph 2 of Article 7 of the measure.  1. Convene the mee 2. Timely and proper 3. Keep corporate deattest to the corporate deattest to the corporate of the second seco	tings. It deliver information to ocuments, properly desurate bodies' agreements are followed and regular Chairman and prior to the Board of Directors' cor	the member or the member of the in the in the in the in the in the in the interest of the inte	ers of the E minutes ctivities ar according Shareholdorocess.	Board of the me and ensuring to the	onsibilitie of Director eting's or re that it Bylaws	es indicat ors. developm ts proced and othe	nent, and lures and er interna
YES. Explain briefly:  Paragraph 2 of Article 7 of the measure.  1. Convene the mee 2. Timely and proper 3. Keep corporate de attest to the corporate of the co	tings.  Ity deliver information to ocuments, properly des rate bodies' agreements rmal legality of Board of are followed and regular Chairman and prior to the Board of Directors' cor	the member or the member of the in the in the in the in the in the in the interest of the inte	ers of the E minutes ctivities ar according Shareholdorocess.	Board of the me and ensuring to the	onsibilitie of Director eting's or re that it Bylaws	es indicat ors. developm ts proced and othe	nent, and lures and er interna

The Board of Directors has created an Appointments and	d Remunera	ations Comm	ittee		
18.5 Implements the Measure	YES	N	0	x N/A	
YES. Explain briefly:					
NO. Explain:					
The Company currently has an Audit Commit Bylaws however not considering creation of an					nmittee, th
NA. Explain the reasons for not adopting the	he recomm	endation:			
Implementation Date	Does no	ot apply			
Modification Dates	Does n	ot apply			
YES. Explain briefly:					
NO. Explain:					
The Company currently has an Audit Commit Bylaws however not considering creation of a survey for such committee are directly carried of Directors Regulation, indicating that, in addit Board will approve the Company risk administ also being required to - directly or through comeffective exposure to maximum risk limits def deviations. One of the Audit Committee function which should take into account business risks	Risk Comi by the Boar ition to resp stration poli mittees cre fined, propo ons is super	mittee since of of Director onsibilities of cy, which sheated for successing correct vising comp	some fun s, according contained it nould be k h purpose ions and t liance with	ctions recomme ng to Article 14 on the Corporate thown by top ma the supervise the follow up actions on the internal aud	nded in the finded in the Boar Bylaws the anagemen Company's in case of
In addition, article 51 of Law 142 of 1994 sta utilities company, to have an external manage interests and those of its shareholders as well the Financial Superintendency about the situathe failures in the internal control and in general company.	ment and re as on beha ations that e	esults audito alf of its custo endangered	r that acts omers and the financ	on behalf of the thus, it is obliged ial viability of the	company ed to infor e compan
NA. Explain the reasons for not adopting the					

Implementation Date	Does not apply
Modification Dates	Does not apply
d of Directors has created a Corporate Gov	ernance Committee
40.71	VED 110 1114 1
18.7 Implements the Measure	YES X NO N/A
Board of Directors Regulation, the Compa	orporate Bylaws, the Code of Good Governance, and the Internation has a Good Governance and Evaluation Committee supporting sometimes related to corporate governance. It is comprised of 3 members
NO. Explain:	
NA = 1 : 4	
NA. Explain the reasons for not adopting	ng the recommendation:
Implementation Date	29-08-2007 Corporate Bylaws
Modification Dates	Does not apply e all these committees, so that their responsibilities have been of
Modification Dates pany has considered unnecessary to creat	Does not apply e all these committees, so that their responsibilities have been of
Modification Dates  pany has considered unnecessary to creat ttees, otherwise being assumed by the Boa	Does not apply e all these committees, so that their responsibilities have been ord in full.
Modification Dates  pany has considered unnecessary to creat trees, otherwise being assumed by the Boa 18.8 Implements the Measure  YES. Explain briefly:  The Company currently has no Appointmet issues related to the appointment and remanagement are defined by the parent Shareholders Assembly. The Good Gove corporate governance, periodically review. Regarding the Risk Committee, the Company forth that, included in its responsibilities, is be known by top management, and direct the Company's effective exposure to max follow up measures in case of deviations.	Does not apply  e all these committees, so that their responsibilities have been of right in full.  YES  NO  N/A  PARTICLE AND  PARTICLE
Modification Dates  pany has considered unnecessary to creat trees, otherwise being assumed by the Boa 18.8 Implements the Measure  YES. Explain briefly:  The Company currently has no Appointmet issues related to the appointment and remanagement are defined by the parent Shareholders Assembly. The Good Gove corporate governance, periodically review. Regarding the Risk Committee, the Company forth that, included in its responsibilities, is be known by top management, and direct the Company's effective exposure to max follow up measures in case of deviations.	Does not apply  e all these committees, so that their responsibilities have been of right in full.  YES  NO  N/A  PARTICLE TO THE METHOD TO TH

			J					
	Implementation Date	17-12-2015 Internal Board of Directors Regulation	]					
	Modification Dates	Does not apply						
committee sho Directors, and,	uld work, and its operation, paying special attent	tion regulating the details of its conformation, issues, function to communication channels among the committees a coordination mechanisms among the parent company Bo	nd the Board of					
			1					
	YES. Explain briefly:							
	15, supplemented through the Internal Board of	nance and Evaluation) are regulated by the Bylaws, Chapter Directors Regulation and the Code of Good Governance in er 2, respectively, containing principles governing them,						
	NO. Explain:							
	NA. Explain the reasons for not adopting the	recommendation:						
	Implementation Date	29-08-2007 Corporate Bylaws.						
	Modification Dates	Does not apply						
		mprised of independent or equity members, minimum 3 rity in the case of the Appointments and Remunerations Col						
	YES. Explain briefly:							
	NO. Explain: The Audit Committee includes 2 equity member, and 2 independent members. The Good Governance and Evaluation Committee does not have independent members, therefore the independent members are not always the majority.							
	NA. Explain the reasons for not adopting the	recommendation:						
	Implementation Date	Does not apply	]					
	Modification Dates Does not apply  Does not apply							

ard of Directors committees may be suppone respective issues and/or by external ex				
18.11 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly:				
Article 10 of the Internal Board of Directo Good Governance indicate that the Boa minimum of 3 and a maximum of 5 of it committees are not considered executive the Company operational areas have, he required.	ard of Directors ts members, wh e bodies and ha	will create advisonse responsibilities we none of the fur	ory committees, comp es the Board will indic actions the Board of D	orised of a cate. Such birectors or
NO. Explain:				
NA. Explain the reasons for not adopt	ing the recomn	nendation:		
Implementation Date		2015 Internal Boa 2015 Code of Goo	rd of Directors Regula	ation
Modification Dates  reating its committees, the Board of Directs the committee will be responsible for		ot apply the members' pr		nd professi
				nd professi
reating its committees, the Board of Directs the committee will be responsible for.	ectors considers	the members' pr	ofiles, knowledge, ar	nd professi
reating its committees, the Board of Directs the committee will be responsible for.  18.12 Implements the Measure	ernance and Every of Section 1, ite ation, should habitional electric section 2.	x NO  aluation Committee 2 of the Code ove the highest pro	ofiles, knowledge, ar  N/A  e are also members of f Good Governance, a fessional and personal count aspects such erience in the fields o	f the Board and Article al qualities. as i) their f finances,
reating its committees, the Board of Directs the committee will be responsible for.  18.12 Implements the Measure  YES. Explain briefly:  The members of the Audit and Good Gov of Directors who, according to Chapter 2 4 of the Internal Board of Directors Regul For their election, the General Shareho knowledge of the national and/or internal law, or related sciences, and iii) their good	ernance and Every of Section 1, ite ation, should habitional electric section 2.	x NO  aluation Committee 2 of the Code ove the highest pro	ofiles, knowledge, ar  N/A  e are also members of f Good Governance, a fessional and personal count aspects such erience in the fields o	f the Board and Article al qualities. as i) their f finances,
reating its committees, the Board of Directs the committee will be responsible for.  18.12 Implements the Measure  YES. Explain briefly:  The members of the Audit and Good Gov of Directors who, according to Chapter 2 4 of the Internal Board of Directors Regul For their election, the General Shareho knowledge of the national and/or internal law, or related sciences, and iii) their good and integrity.	ernance and Evo of Section 1, ite ation, should ha olders Assembly tional electric so	x NO  aluation Committee 2 of the Code ove the highest proy will take into acceptor, ii) their expegnition on account	ofiles, knowledge, ar  N/A  e are also members of f Good Governance, a fessional and personal count aspects such erience in the fields o	f the Board and Article al qualities. as i) their f finances,
reating its committees, the Board of Directs the committee will be responsible for.  18.12 Implements the Measure  YES. Explain briefly:  The members of the Audit and Good Gov of Directors who, according to Chapter 2 4 of the Internal Board of Directors Regul For their election, the General Shareho knowledge of the national and/or internal law, or related sciences, and iii) their good and integrity.  NO. Explain:  NA. Explain the reasons for not adopt	ectors considers  YES  ernance and Evaluation of Section 1, ite ation, should habit abilders Assembly itional electric sidname and reco	x NO  aluation Committee m 2 of the Code of the highest pro y will take into acceptor, ii) their expensition on account mendation:	e are also members of f Good Governance, a fessional and personal account aspects such arience in the fields o	f the Board and Article al qualities. as i) their f finances,
eating its committees, the Board of Directs the committee will be responsible for.  18.12 Implements the Measure  YES. Explain briefly:  The members of the Audit and Good Gov of Directors who, according to Chapter 2 4 of the Internal Board of Directors Regul For their election, the General Shareho knowledge of the national and/or internal law, or related sciences, and iii) their good and integrity.  NO. Explain:	ectors considers  YES  ernance and Evaluation of Section 1, ite ation, should habit allowers Assembly tional electric side name and recommendation of the	x NO  aluation Committee 2 of the Code ove the highest proy will take into acceptor, ii) their expegnition on account	e are also members of f Good Governance, a fessional and personal account aspects such arience in the fields o	f the Boar and Articl al qualities as i) thei

	mittee meeting minutes will be prepared, deliverin gated faculties for decision-making purposes, suc								
	18.13 Implements the Measure	YES	х	NO		N/A			
	YES. Explain briefly:								
	According to Article 99 and 95 of the Corporate approved minutes, possibly by persons appointed Chairman and the Secretary, indicating the ma convened, and votes cast in each case. This is also items 10.1.3 and 10.2.3, and in the Code of Goo	d during t nner in v so consid	the meeting which the lered in	ng for such po members and ne Internal Bo	urpose, be nd attendi ard of Dire	eing signed l ng persons ectors Regul	by the were		
	Additionally, the committee minutes, togethe consideration, will be available in a corporate port of Directors to exchange information.								
	NO. Explain:								
	NA. Explain the reasons for not adopting the	recomm	endation	1:					
	Implementation Date	29-08-2	007 Corp	orate Bylaws	·				
	Modification Dates			orate portal c					
of Directors of assumed by the	he applicable law or regulation requires their crea subsidiary companies may opt to not create spe re parent company's Board of Directors commit to the parent company.	ecific cor	nmittees	in order to h	nandle cei	tain aspect	s, such aspects being		
	18.14 Implements the Measure	YES		NO	х	N/A			
	YES. Explain briefly:								
	NO. Explain: The functions of the Board of Directors and its committees contained in the internal corporate governance norms are fully assumed and carried out, locally and inside the Company, without being delegated to the parent company's Board of Directors committees.								
	NA. Explain the reasons for not adopting the	recomm	endation	1:					
	Implementation Date	Does n	ot apply				$\neg$		
	Modification Dates		ot apply						

relationships w	in Audit Committee task is assisting the Board of th the Statutory Auditor, and in general reviewing ented by the Company.	f Directors the Comp	s in its sup pany contro	pervisory ac ol architectu	tivities, re, inclu	evaluating auditin	accounting procedures, g the risk management
	18.15 Implements the Measure	YES	x No	0		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 super should take into account business risks and shoreparation, submittal, and disclosure of finan necessary policies and practices for such disconsolidate the control bodies' information and of Directors of activities carried out with economic market prices, supervising the statutory auditor contained in the Company compliance programs	If the Code vising con nould fully cial inform closure, d evaluate its related par services,	e of Good ( appliance wi evaluate a nation mee efining me internal co ties and co and planning	Governance ith the inter all Company ets legal co echanisms to control system on firming that	e (item nal aud areas nditions the Corem, info	5.3, paragradit program, making sures, establishin mpany will rrming the Bonave been m	ph b), which re that ng the use to pard of ade at
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recomme	endation:				
	Implementation Date	29-08-20	07 Corpora	ate Bylaws			
	Modification Dates	Does no	t apply				
	lit Committee members have accounting and fina pate in issues the Committee is responsible for						
	18.16 Implements the Measure	YES	x N	0		N/A	
	YES. Explain briefly:						
	The Audit Committee members are also member of Section 1, item 2, of the Code of Good Good Regulation, should have the highest profession Shareholders Assembly will take into account i) sector, ii) their experience in the fields of finance recognition on account of their professional capa	vernance a lal and pe their know es, law, or	and Article rsonal qua ledge of the related sci	4 of the In alities. For the e national a iences, and	nternal heir ele nd/or in	Board of Direction, the Goternational e	ectors eneral electric
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recomme	ndation:				

Implementation Date	15-04-2010 Code of Good Governance
Modification Dates	Does not apply

**<sup>18.17.</sup>** 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		
	In addition to the Audit Committee functions con 10.2.2) and in the Code of Good Governance (it Shareholders Assembly of issues presented by	em 5.3), th	ere is one related	to informing the Ger	
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomme	endation:		
	Implementation Date		15 Internal Board 15 Code of Good	of Directors Regulati	on
	Modification Dates	Does no	t apply		
<b>18.18</b> . The Aud	lit Committee Internal Regulation assigns to it fund	ctions men	tioned in recomm	endation 18.18.	
	18.18 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 consisting in supershould take into account business risks, and preparation, presentation, and disclosure of finant policies and practices for such disclosure; defininformation from control bodies and evaluate the of operations carried out with economic related market prices; supervise the Statutory Auditor activities contained in the Company compliance	d the Cod- ervising co- will fully e- cial inform- ing the ma- e internal of parties, r services;	e of Good Gover mpliance with the evaluate all Comp ation complies with echanisms the Co control system; in making sure that supervising plan	nance (item 5.3, para internal audit progra pany areas; making th legal conditions, es ompany will use to conforming the Board of they have been carri	agraph b, am, which sure that tablishing onsolidate Directors ied out at
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomme	ndation:		
	Implementation Date	Does not	apply		
	Modification Dates	Does not	apply		

18.19 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: The Company has no Appoint the answer to measure 18.5, some of the different bodies or persons inside the Com	functions reco	ommended for such		
NA. Explain the reasons for not adoptin	g the recomn	nendation:		
Implementation Date	Does r	not apply		
Modification Dates	Does r	not apply		
embers of the Appointments and Retribut cting, training, administración, or personne ity these issues have for the Company.				
cting, training, administración, or personne				
cting, training, administración, or personne ity these issues have for the Company.	l managemen	t), salary policies, a	nd related issues, ab	
cting, training, administración, or personne ity these issues have for the Company.  18.20 Implements the Measure	l managemen	t), salary policies, a	nd related issues, ab	
cting, training, administración, or personne ity these issues have for the Company.  18.20 Implements the Measure  YES. Explain briefly:	YES  Retributions Couldelines relation managements Assembly w	no	x N/A  Red in measure 18.5. ment and remuneration parent company, in Human Resources	However ion of the first t
cting, training, administración, or personne ity these issues have for the Company.  18.20 Implements the Measure  YES. Explain briefly:  NO. Explain:  The Company has no Appointments and F as explained in measure 18.8, general g members of the Board of Directors and to case approved by the General Shareholde	Retributions Couldelines relay managements Assembly wonnel with knownel	ommittee as indicated to the appointnate defined by the wild the support of the wild by the support of the supp	x N/A  Red in measure 18.5. ment and remuneration parent company, in Human Resources	However ion of the in the first
cting, training, administración, or personne ity these issues have for the Company.  18.20 Implements the Measure  YES. Explain briefly:  NO. Explain:  The Company has no Appointments and F as explained in measure 18.8, general g members of the Board of Directors and to case approved by the General Shareholde and internal levels and bodies having personal straining in the company to the service of the servic	YES  Retributions Countries relations and permanagement reading the recommend of the recomm	ommittee as indicated to the appointnate defined by the wild the support of the wild by the support of the supp	x N/A  Red in measure 18.5. ment and remuneration parent company, in Human Resources	However ion of the first t

**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 Commit	tee as indicated in m	easures
	NA. Explain the reasons for not adopting the	recomm	endation:		
	Implementation Date	Does no	ot apply		
	Modification Dates	Does no	ot apply		
<b>18.22.</b> 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	etributions Commit	tee as indicated in m	easures
	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, whic Corporate Bylaws the Board will approve the Co should 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 t risk management polittees created for s	o functions containe olicy, which top mana uch purpose supervi	d in the agement sing 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					
<b>18.24.</b> 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 nt norms, the Internal Risk Committee Regulation assigns it responsibilities					
	18.25 Implements the Measure	YES NO X N/A					
	YES. Explain briefly:						
	Directors is responsible for approving the poli- purpose, for supervising the Company's effective	ittee, as indicated in measure 18.6. However, the Board of cy and, directly or through committees created for such e exposure to maximum defined risk levels and proposing tions, as indicated in paragraph 2 of Article 14 of the Board					
	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 assi	sting the Board of D	irectors in its propos	als and in its supervision		
	18.26 Implements the Measure	YES	x NO	N/A			
	<b>YES. Explain briefly:</b> The Good Governance a Board of Directors. Its function is to advise the Ethe standards:						
	Monitor that the shareholders, investors, other in truthful and timely access to the Company's relevant			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, th	e following: (i) the at	tendance of membe	rs to the		
	Monitor the negotiations carried out by the members of the Board of Directors with actions issued by the Company or by other companies of the same group.						
	Supervise compliance with the remuneration policy of the members of the Board of Directors.  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	recomme	ndation:				
	Implementation Date	21 11 20	012 Code of Good (	Povornanco			
	Modification Dates	Does no		50vernance			
<b>18.27.</b> The Cor	porate Governance Committee Internal Regulation			cated in recommend	ation 18.27.		
	18.27 Implements the Measure	YES	NO	X N/A			

	YES. Explain briefly:				
	NO. Explain: No. The criteria defined by recomm met, but the possibility of complementing it is being Partial compliance can be evidenced in Article 98 of the Board of Directors and Section 5.3 of the Good Governance and Evaluation Committee.	ing evaluate 8 of the Byla	ed. aws, Section 10.1.1.	of the Internal Reg	ulations
	NA. Explain the reasons for not adopting the	recommer	ndation:		
	Implementation Date	Does not	apply		
	Modification Dates	Does not	apply		
Measure No. 1	9: Board of Directors operation				
	by the Secretary and the Company President, the riod under evaluation, allowing scheduling the rion.				
	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' v the Board of Directors.	Code of Go	ood Governance, and	d in paragraph 1 of	Article
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recommer	ndation:		
	Implementation Date	24-03-200	7 Code of Good Go	vernance	
	Modification Dates	Does not			
	r entities subject to surveillance, which due to the difference of Directors holds from 8 to 12 ordinary meeting.			ve minimum one m	neeting each month, the
	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 Commeetings will be held on the day, time, and place letter, fax, or email and will be sent to the address	pany Gene indicated i	ral Manager, or by the tin the meeting notice	he Statutory Audito , which will be deliv	or. Such rered by

	Company Secretary. The meeting notice will be delivered to the members of the Board of Directors at least 4 business days in advance of the meeting. This condition is also contained in the Code of Good Governance and in the Internal Board of Directors Regulation.						
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recomme	ndation	:			
	Implementation Date	29-08-200	7 Corpo	orate Bylaws			
	Modification Dates	Does not	apply				
<b>19.3.</b> One or tw	o meetings of the Board of Directors will be clearl	y focused o	on defini	ng and follow	ing up t	the Compar	ıy strategy.
	19.3 Implements the Measure	YES	х	NO		N/A	
	YES. Explain briefly: According to Article 62 responsible for approving/disapproving developmaintenance plans, Company expenses, and the Board of Directors.  NO. Explain:	pment plar	is, annu	ial action pla	ns, inv	estment an	d
	NA. Explain the reasons for not adopting the	recomme	ndation	:			
	Implementation Date	29-08-200	7 Corpo	orate Bylaws			
	Modification Dates	Does not	apply				
<b>19.4.</b> The Boardany time.	d of Directors approves a specific schedule of ord	dinary mee	tings, w	ithout prejudio	ce to ex	traordinarily	y meeting as required at
	19.4 Implements the Measure	YES	Х	NO		N/A	
	YES. Explain briefly: Undertaken from 2017, consideration is of the Board of Directors a prop				f Direc	tors of Dec	ember,
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recomme	ndation	:			

	Implementation Date	15-12-2017 Minutes of the Board of Directors	
	Modification Dates	Does not apply	
		ys in advance, the members of the Board of Directors will receive ey will be able to actively participate and make informed decision.	
	YES. Explain briefly:		
	NO. Explain: Item 8 of Article 16 of the Internal Board of Directors Regulation states that the members of the Board of Directors will receive relevant information related to the meeting's agenda in order to make informed decisions, at least 4 business days in advance of the meeting, which will be available to the members of the Board in the corporate portal they have access to.		
	NA. Explain the reasons for not adopting the	recommendation:	
	Implementation Date	Does not apply	
	Modification Dates	Does not apply	
nformation su		rectors Chairman will exclusively make sure that the members be useful to them, consequently in all such documents quality pre	
	Regulation and item 5.1 of the Code of Go	is 1 and 2 of Article 7 of the Internal Board of Directors od Governance, the Chairman is responsible for such nembers of the Board, through the Board Secretary.	
	NO. Explain:		
	NA. Explain the reasons for not adopting the	recommendation:	

	Modification Dates	Does not apply
		or preparation of the Board of Directors meetings' agenda, not the Company w following for a logical order during its development.
	19.7 Implements the Measure	YES NO X N/A
	YES. Explain briefly:	
	item 5.1 of the Code of Good Governance, the	f Article 7 of the Internal Board of Directors Regulation and Chairman participates in the preparation of the meetings' eparation upon top management, the Country Director, and to participate in such process.
	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	Does not apply
	Modification Dates	Does not apply
attendance to the	ne Board of Directors and its Committees' meeting	yes NO x N/A
	YES. Explain briefly:	
	Assembly approval and having been previously held by the General Shareholders Assembly, the	ance Report - presented for the General Shareholders approved by the Board of Directors - informs of meetings about 5 Board of Directors and its committees, relevant decisions compliance with good corporate governance, however not its Committees' meetings.
	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	Does not apply
	Modification Dates	Does not apply

members, indiviperformance of	the Board of Directors evaluates the effectivener dually considered, including paired evaluations, a its members, as applicable proposing changes to do Directors requires that such evaluation process.	as well as the oits organia	ne reasonableness zation and operatio	of its internal norms n. In the case of cor	and the dedication and nglomerates, the parent
	19.8 Implements the Measure	YES	x NO	N/A	
	<b>YES. Explain briefly:</b> According to numeral 8 of of Directors regulatory, The board of Directors m consideration of the General Assambly of shareholders.	ust to do a			
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recommen	dation:		
	Implementation Date	21-02-201	9		
	Modification Dates	Does not a	apply		
<b>19.10.</b> The Boa	rd of Directors alternates the internal self-evaluation	on with an e	external evaluation	carried out by indepe	endent advisors.
	YES. Explain briefly: Pursuant to Article 62 of in conjunction with the Company Manager, a reposheet for each year, and the other annexes and respectively. External advisors evaluate the performance of the bythe company in compliance with article 51 of I Additionally, Section 8 of Section 1, Chapter 2 mechanisms to perform the evaluation and confollowing: external audit, tax inspection, right of it and of the manager, actions against the directors investors, committee of good government and extended to the section of the manager.	ort on the see eports dealt the Board of Law 142 of of the Code trol of the inspection, as is, specialize	If-assessment of the with in the Article 4- Directors through the 1994 modified by a of Good Governar activity of the direct approval of the report audits, requirement of the second audits, requirement activity.	e management, the but the commercial external audit contricle 6 of Law 689 of the ce, the Company cottors, among which a port of the Board of Di	palance I Code.  Itracted f 2001.  Itracted ompiles are the irectors
	NA. Explain the reasons for not adopting the	recommen	dation:		
	Implementation Date	15-04-201	0 Code of Good Go	overnance	

•							
Modification Dates	Does no	ot apply					
easure No. 20: Duties and rights of the members of the I	Board of Dir	ectors.					
<b>1.1.</b> The Internal Board of Directors Regulation supplements the Board of Directors.	conditions c	ontained	l in norms re	garding	the duties a	nd rights	
20.1 Implements the Measure	YES	х	NO		N/A		
YES. Explain briefly: In Articles 15 and 16 members of the Board of Directors' duties.	6, the Intern	al Board	d of Director	s Regul	ation sets f	orth the	
NO. Explain:							
NA. Explain the reasons for not adopting t	he recommo	endatio	n:				
Implementation Date	31-03-20	)12 Inter	nal Board of	Director	s Regulatio	n	
Modification Dates	17-09-20	)14 Inter	nal Board of	Director	s Regulatio	n	
	duties of the	member	s of the Boa	rd of Dir	ectors, with	in which	
Specifically, the regulations of the Board of I paragraph 5 of art. 16. "Refrain from participat interest of third parties, in activities that imply there is a conflict of interest, unless expressly a	are the duty of diligence or care, loyalty, non-competition, report conflicts of interest and confidentiality, among others.  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.						
following manner: "ART. 2° In the individual use of financial resources, as well as in the Additionally Art. 16. Numeral 14 refers to the	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.						
NO. Explain:							
NA. Explain the reasons for not adopting t	the recomm	endatio	n:				

	Implementation Date	31-03-2012 Internal Board of Directors Regulation			
	<b>Modification Dates</b>	Does not apply			
	Board of Directors Regulation develops issurbation 20.3.	es related 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 remembers.	ecommendation 20.3 refers is not established as a right of the board			
	However, the Internal Rules of the Board of Directors establishes in Article 1 that when new members of the Board of Directors enter, its Secretary will deliver them, at the first meeting of the Board they attend, a copy of this Regulation for knowledge and compliance thereof. Likewise, when a member of the Board of Directors is appointed for the first time, the necessary information will be made available to him so that he acquires sufficient knowledge regarding the Company and the sector, as well as the information related to the responsibilities, obligations and functions of the position. Article 11 of the same internal regulation states that the Board of Directors may hire, at the request of any of its members, an external adviser to contribute with elements of judgment necessary for the adoption of certain decisions, which by their nature merit it. Article 12 establishes that the members of the Board of Directors will have a remuneration that will be fixed by the General Assembly of Shareholders.				
	NA. Explain the reasons for not ado	pting the recommendation:			
	Implementation Date	Does not apply			
		Does not apply			
	Modification Dates	Does пот арргу			
<b>21.1</b> . The	No. 21: Conflicts of interest.  Company has defined policies and procedu	ares, formalized in its internal norms, in order to be informed, manage, and resolve related parties, subject to affecting the members of the Board and other administrators.			
<b>21.1.</b> The	No. 21: Conflicts of interest.  Company has defined policies and procedu	res, formalized in its internal norms, in order to be informed, manage, and resolve			
<b>21.1</b> . The	No. 21: Conflicts of interest.  Company has defined policies and procedu interest, either direct or indirect, through the r	erres, formalized in its internal norms, in order to be informed, manage, and resolve related parties, subject to affecting the members of the Board and other administrators.			

	Implementation Date	Does not apply	
	Modification Dates	Does not apply	
provides the rul of ongoing con	es and steps to be followed, which should be rela	between sporadic or ongoing conflicts. If sporadic, the applicable atively easy to implement and hard to elude by the affected pers situation affect Company operations, it should be considered a	son. In case
	21.2 Implements the Measure	YES NO X N/A	
	YES. Explain briefly		
		Good Governance regulates the resolution of disputes and etween conflicts of sporadic and permanent interest.	
	NA. Explain the reasons for not adopting the recommendation:		
	Implementation Date	Does not apply	
	Modification Dates	Does not apply	
periodically report to the conglome	ort to the Board of Directors direct or indirect relat	atives, the members of top management, and other Company additionships existing among them or with other companies or bodies and ors, clients, or any other group of interest possibly leading to nap of related parties" for the administrators.	s belonging
	21.3 Implements the Measure	YES X NO N/A	
	the Board of Directors regulation is that of ir relationships they may have with the Company,	the Board of Directors members contained in Article 16 of ndividually informing other directors of direct or indirect with vendors or clients, and in general with other persons pany which could possibly lead to conflicts of interest or	
	NO. Explain:		
	NA. Explain the reasons for not adopting the	recommendation:	

	Implementation Date	31-03-2012 Board of Directors Regulation
	Modification Dates	Does not apply
	embers of the Board of Directors and other Adm	the person affected to refraining from attending a meeting and/or voting, ninistrators, are included in public information published each year by the
	21.4 Implements the Measure	YES X NO N/A
	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	Section 4, Chapter 2, of the Code of Good Governance, ompany and its majority Shareholders or other controlling out under market conditions. Particularly, those existing I follow regulations applicable to prevention, handling, and the Company will make available to the Shareholders and y updated information pertaining to economic relationships rity Shareholders or other controlling parties and their
	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
21.5. The defini	tion of "related party" applicable to the Company	is consistent with International Accounting Norm No. 24 (NIC 24).
	21.5 Implements the Measure	YES X NO N/A
	YES. Explain briefly: The definition of the value of the Norm NIC 24 as has be	vinculated part by the Corporate is consistent with the ecome in the non-consolidated financial statements.
	NO. Explain:	
	NA. Explain the reasons for not adopting the	recommendation:

01-01-2015

Implementation Date

	Modification Dates	Does not apply			
Measure No. 2	2: Operations with related parties.				
		cedure to assess, approve, and disclose operations wit xcept for operations subject to specific regulations.	h Related Parties,		
	22.1 Implements the Measure	YES NO X N/A			
	YES. Explain briefly:				
	acts, and agreements with related parties corres value, added to the joint quota contracted with al exceeding the contracting limit - exclusive of ene Directors. The Audit Committee is responsible fo with economic related parties, previously having		e l		
	Implementation Date	Does not apply			
	Modification Dates	Does not apply			
<b>22.2.</b> The Comp	pany policy regarding operations with related party  22.2 Implements the Measure	y covers aspects mentioned in recommendation 22.2.  YES NO X N/A			
	YES. Explain briefly:		7		
	NO. Explain: The Company has no policy for operations with related parties, as indicated in measure 22.2. However, through the Audit Committee the Board of Directors is informed of operations carried out between related parties, confirming that they are carried out under market conditions and do not affect the Shareholders' equal treatment (Item 10.2.2 of the Internal Board of Directors Regulation and item 5.3 of the Code of Good Governance).				
	NA. Explain the reasons for not adopting the	recommendation:			

i		Т	
	Implementation Date	Does not apply	
	Modification Dates	Does not apply	
parties and be	ing typical ordinary activities carried out under ad	Board of Directors is required for recurrent operations carried out hesion or master agreements, whose conditions are fully stand ablished by the person acting as provider of the good or service	ardized, are
	YES. Explain briefly:		
	acts, or agreements with related parties corresponding, added to the joint quota contracted with a	al Board of Directors Regulation indicates that operations, onding to the acquisition of goods and services and whose all related parties within 12 consecutive months, exceeding uses - should be approved by the Board of Directors.	
	NA. Explain the reasons for not adopting the	recommendation:	
	Implementation Date	Does not apply	
	Modification Dates	Does not apply	
Manauma Na. 2	3: Board of Directors members' fees.		
which includes payments for be other types of pregarding pensi	all pament components that can effectively be reing a member of the Board of Directors, fees for bayments required, regardless of their nature and	y, approved by the General Shareholders Assembly and reviewed met. Such components could be fixed or variable and could in naving attended the Board of Directors and/or its committees' met either in cash or in-kind, as well as obligations assumed by the plicable to old members and current members, as well as paymer members of the Board of Directors.	nclude fixed eetings, and ne Company
	23.1 Implements the Measure	YES X NO N/A	
	as the remuneration policy for the members of Assembly will establish each year their remunerand 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 Company from the directors.	I, Chapter 2 ofthe Code of Good Governance, establishes of the Board of Directors that the General Shareholders ation for the time between the respective ordinary meeting on time, responsibilities, and obligations of the directors, at the Company operates, and the contribution received by the Code of Good Governance is a General Shareholders orporate Bylaws. Additionally, during each ordinary meeting poard approves the fees of the members of the Board of	
	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	
mid- and long- component rela	term, the policy will include limits as to the amo	lude a variable component related to the Company's proper ount that can be distributed by the Board of Directors; should licators at the end of the period under evaluation, the various eyear results should be taken into account.	uld the variable
	23.2 Implements the Measure	YES NO X N/A	
	YES. Explain briefly:		
		ent in the remuneration of members of Boards of Directors, nendation. The remuneration is determined and defined at	
	NA. Explain the reasons for not adopting the	recommendation:	
	Implementation Date	Does not apply	
	Modification Dates	Does not apply	
	y and the independent members of the Board of Diable payment related to absolute changes in stoc  23.3 Implements the Measure	Directors are explicitly excluded from payment systems involck quotations.  YES NO X N/A	lving options on
	YES. Explain briefly:		
	Issuer does not have remuneration systems that	e not been expressly adopted in the Bylaws; however, the at incorporate stock options or variable remuneration linked his is mainly because it is a closed corporation that is not	
	NA. Explain the reasons for not adopting the	recommendation:	

	Implementation Date	Does not apply	
	Modification Dates	Does not apply	
	eriod under evaluation and according to the remuiors cost for all approved fee payment components  23.4 Implements the Measure	neration policy, the General Shareholders Assembly approves s.  YES X NO N/A	s a maximum
	of Good Governance establishes that, as remur the General Shareholders Assembly will each y Board of Directors for the time between the respe	measure 23.1, in item 7, Section 1 of Chapter 2, the Code neration policy for the members of the Board of Directors, year establish fees corresponding to the members of the ective ordinary meeting and the following. Inasmuch as the hemes for the Board of Directors, the fee approved by the	
	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	
Board of Director		under evaluation, which includes all payments made to the me he Shareholders and is published in the Company webpage,	
	23.5 Implements the Measure	YES X NO N/A	
	Internal Board of Directors Regulation, the adm General Assembly's consideration, including a account of salaries, fees, trip expenses, represe transportation expenses, and any other type of pa	em 8, of the Corporate Bylaws and Article 14, item 8 of the ministrators submit an annual management report for the among others a certification describing expenditures on entation expenses, bonuses, payments in cash and in-kind, ayment received by each Company director. The certificate dence SIMEV, as end-of-year information. This information webpage.	
	NO. Explain:		
	NA. Explain the reasons for not adopting the	recommendation:	

	Implementation Date	29-08-2	0007 Corporate Byla	aws		
	Modification Dates	Does no	ot apply			
Measure No. 2	4: The Company President and top manageme	nt.				
	pany governance model provides for an effective se Directors) and the ordinary course of dealings (w					
	24.1 Implements the Measure	YES	X NO	N/A		
	YES. Explain briefly: Company regulations se Board of Directors regulations (Chapter 6). Secti of Good Governance separately regulate the oper and Management, respectively.	on 1 of C	hapter 2 and Section	n 2 of Chapter 2 of	the Code	
	NO. Explain:					
	NA. Explain the reasons for not adopting the	recomm	endation:			
	Implementation Date	29-08-2	0007 Corporate Byla	aws		
	Modification Dates	Does no	ot apply			
	, the Board of Directors' policy delegates the ordin , supervision, governance, and control functions.	ary cours	se of dealings to the	top management tea	am, focusin	g its activity on
	24.2 Implements the Measure	YES	X NO	N/A		
	YES. Explain briefly: According to functions as 62) and through the Internal Board of Directors F (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 environ compliance with the Code of Good Governance.	Regulation of Director governar tivities, its function that the properties of the return development. As	n (Article 14) and the s responsibility focus nce, and control, as main role being the coviding resources are urn of investments ment of communities	e Code of Good Good ses on defining the Good state highest admit at of being a supervent and assuming corportate by its Sharehold with which it carries	vernance Company nistrative ision and rate risks, Iders and es out its	
	NO. Explain:					
	NA. Explain the reasons for not adopting the	recomm	endation:			
	Implementation Date	29-08-2	0007 Comorate Byla	aws		

		31-03-2012 Inte	rnal Board of D	irectors Regulation	n
	Modification Dates	Does not apply	1		
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 fi	at the members of the final appointr	of top managem ment, candidate	ent be appointed be to key executive	by the Board of Directors, positions are known and
	24.3 Implements the Measure	YES	NO	X N/A	
	YES. Explain briefly:				
	NO. Explain: As already explained in measure? Committee, general guidelines related to such is parent Company.				
	NA. Explain the reasons for not adopting the	recommendation	on:		
	Implementation Date	Does not apply	,		
	Modification Dates	Does not apply			
	pany has a clear function delegation policy, appro- resident faculty levels and those of other member				neme that allows knowing
	24.4 Implements the Measure	YES X	NO	N/A	
	<b>YES. Explain briefly:</b> The Company has the Po and modification of the general and special power and the powers of the grantor.				
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recommendation	on:		

Implementation Date	31-10-2016 PO 208 System of powers and management of delegated powers	
Modification Dates	Does not apply	
dent performance, being informed of evaluations i	the body acting in its stead, the Board of Directors evaluates each year made of top management members.  YES NO X N/A	r the
24.5 Implements the Measure	TES NO A N/A	
YES. Explain briefly:		
Committee. However, Article 96 of Corporate Committee, which are supplemented by the Boar Good Governance (Section 5.3. Section 1, Chai the internal audit program, which must take into society, ensure that the preparation, presentation provisions of the Law and establish policies and the Company will use to consolidate the informat system, inform the Board of Directors the operative have been carried out at market prices, s	rs does not have an Appointments and Remuneration Bylaws, establishes the main functions of the Audit and of Directors regulation (Section 10.2.2.) and the Code of pter 2). Its main functions are: supervise compliance with account the business risks and fully evaluate all areas of an and disclosure of financial information complies with the practices for such disclosure, define the mechanisms that tion of the control bodies and evaluate the internal control tions carried out with economic associates and verify that upervise the services of Statutory Auditor, supervise the foreseen in the Company's compliance programs, among	
Implementation Date	Does not apply	
Modification Dates	Does not apply	
	President and other members of top management, approved by the B ade, subject to compliance with long term objectives and risk levels.  YES NO X N/A	oard
YES. Explain briefly:		
NO. Explain: There is no remuneration policy management approved by the Board of Directors	for the Company President and other members of top s.	
NA. Explain the reasons for not adopting the	recommendation:	

Implementation Date	Does not apply	
Modification Dates	Does not apply	
4.7. Should the Company President remuneration include a alculation will prevent the variable component from exceeding the		lesign and
24.7 Implements the Measure	YES NO X N/A	
YES. Explain briefly:		
workers, including the chairman of the same or the	ndation, since the remuneration issues of the Company's the members of senior management, are defined directly by t that exists for the ENEL Group and therefore, they can not	
NA. Explain the reasons for not adopting the	e recommendation:	
Implementation Date	Does not apply	
Modification Dates	Does not apply	

#### I. CONTROL ARCHITECTURE

Measure No. 2	25: Control environment.						
	d of Directors is ultimately responsible for the exist ty, and risks, so that it will meet conditions mention			ment in the Company	y, according to its nature,		
	25.1 Implements the Measure	YES	x NO	N/A			
	<b>YES. Explain briefly:</b> According to the Corporate Bylaws (Article 96), through the Audit Committee the Board of Directors is responsible for defining mechanisms the Company will use to consolidate information from control bodies for submittal to the Board of Directors.						
	This has been regulated by the Internal Board of Governance (item 5.3, Section 1, Chapter 2).	f Director	s Regulation (item 10	0.2.2) and the Code (	of Good		
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recomm	endation:				
	Implementation Date	29-08-2	007 Corporate Bylaw	/S			
	Modification Dates	Does n	ot apply				
consolidated a matter at a cor	se of conglomerates, the parent Company's Board formal scope covering all subordinated companing lomerate level, and defining clear report channels control measures.	nies, esta	blishing responsibilit	ies related to policies	s and guidelines on such		
	25.2 Implements the Measure	YES	x NO	N/A			
	YES. Explain briefly: The parent Company has of 2012 - "Internal Control over Financial Representated according to the Master Model of Information, according to the COSO report, the Opractices.	orting", it the ENE	em 6, indicating tha L Group Internal C	t the control system ontrol System on F	will be inancial		

- 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 financial statements.
- Recommendations made by the external auditor.

This internal control system evaluation will be made based on:

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

Does not apply	Implementation Date	19-12-2	012	
Page 1. Implements the Measure YES X NO N/A  YES. Explain briefly: The parent Company has issued Organizational Procedure No. 188 of December 1 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 Financi Information, according to the COSO report, the COBIT report on IT matters, according to best internation 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, quali 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 recommendation:  Implementation Date 19-12-2012	Modification Dates	Does n	ot apply	
YES. Explain briefly: The parent Company has issued Organizational Procedure No. 188 of December 1 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 internation 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, quali 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 recommendation:	6: Risk management.			
YES. Explain briefly: The parent Company has issued Organizational Procedure No. 188 of December 1 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 internation 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, quali 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 recommendation:	mpany, risk management objectives are t	hose indicated in	recommendation 26	5.1.
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 internation 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, qualical 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 recommendation:  Implementation Date  19-12-2012	26.1 Implements the Measure	YES	X NO	N/A
Definition of the scope and communication of methodologies and instructions.     Mapping/process updating/general controls (ELC / CLC-ITGC), risk evaluation, quali assurance, and the main key identification and updating controls (top down risk focus based).     Self-evaluation of the design and operational effectiveness.     Evaluation of deficiencies, approval and follow-up of the action plan.     Consolidation of results and general internal control evaluation related to financial information Administrative and accounting issuance.  NO. Explain:  NA. Explain the reasons for not adopting the recommendation:  Implementation Date  19-12-2012	of 2012 - "Internal Control over Finan evaluated according to the Master M Information, according to the COSO rep	cial Reporting", it lodel of the ENE	em 6, indicating th L Group Internal (	at the control system will b Control System on Financia
2. Mapping/process updating/general controls (ELC / CLC-ITGC), risk evaluation, quali 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 recommendation:  Implementation Date  19-12-2012	This internal control process involves th	e following sub pr	ocesses:	
NA. Explain the reasons for not adopting the recommendation:  Implementation Date  19-12-2012	<ol> <li>Mapping/process updating/lassurance, and the main key</li> <li>Self-evaluation of the design</li> <li>Evaluation of deficiencies, at</li> <li>Consolidation of results and</li> </ol>	general controls y identification and and operational e pproval and follow general internal co	(ELC / CLC-ITG updating controls ( effectivenessup of the action place	6C), risk evaluation, qualitop down risk focus based). an.
Implementation Date 19-12-2012	NO. Explain:			
•	NA. Explain the reasons for not adop	ting the recomm	endation:	
	Implementation Date	19-12-2	2012	
	Modification Dates			
	26.2 Implements the Measure	YES	X NO	N/A
	of 2012 - "Internal Control over Finan- evaluated according to the Master M	cial Reporting", it lodel of the ENE	em 6, indicating th L Group Internal (	at the control system will be Control System on Financia
YES. Explain briefly: The parent Company has issued Organizational Procedure No. 188 of December 1 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 internation	Such internal control is based on ma evaluation, quality assurance, and the based). This mapping is handled in the	main key identific	ation and updating	controls (top down risk focu

	NO. Explain:		
	NA. Explain the reasons for not adopting the	ne recommendation:	
	Implementation Date	19-12-2012	
	Modification Dates	Does not apply	
<b>26.3.</b> The Boar risk identified.	d of Directors is responsible for establishing a risk	ks 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 d a part.	defined 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.	s 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, an	according tpo Article 14 of the Internal Board of Directors ible for approving the Company's risk management policy, nd directly or through committees created for such purpose naximum risk levels defined, proposing corrections and follow	
	NO. Explain:		
	NA. Explain the reasons for not adopting the	ne recommendation:	
	Implementation Date	17-12-2015 Internal Board of Directors Regulation	

	_				
	Modification Dates	Does no	ot apply		
identifying, eva	g its risk management policy, top management is fluating, measuring, controlling, monitoring, and will be consistent with the strategy, the defined risk	reporting	risks, defining met	thodologies and ma	
	26.5 Implements the Measure	YES	X NO	N/A	
	YES. Explain briefly:				
	In the Code of Good Governance of the Issuer, regarding internal Company control, including the analysis of risks and establishment of mechanisubmitting each month a report to the Board of previous month, financial statements, explanatic changes, and the previous year results, togeth Company at sectorial and macroeconomic levels	at of promo sms allowing Directors ons to the form with a second	oting a risk preventi ing the Company to that will include the financial statements	ion culture, understo o be protected agair e most significant fac s, an analysis of mai	od as the nst them, cts of the in budget
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomme	endation:		
	Implementation Date	24-03-2	010 Code of Good	Governance	
	Modification Dates	Does no	ot apply		
<b>26.6.</b> The company	pany has a risk delegation policy, approved by the level.	Board of	Directors, setting for	orth risk limits that ca	ın be directly managed by
	26.6 Implements the Measure	YES	NO	x N/A	
	YES. Explain briefly:				
	NO. Explain: There is no centralized risk polic measure. Up to now, each manager (business, managed applicable risks in an independent migroup management lines.	financial, c	operational, etc.) ha	as followed up, identi	ified, and
	NA. Explain the reasons for not adopting the	recomme	endation:		

	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 companie
	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, competent a ntrol and/or corporate group situations.
	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

	internal control evaluations on financial information	Iding Auditing prepare detailed reports including specific on of internal control bodies of Group companies in the list. pjects, improvements, and deficiencies found during the
	and risk materials and significant deficiencies s	rol Committee and to the Auditors Board all internal control subject to potentially affecting the effective application of cording to the Holding procedure item 6.5 of Organizational
	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	Does not apply
	Modification Dates	Does not apply
Measure No. 2	7: Control activities.	
27.1. The Board needs and cons	d of Directors is responsible for supervising the exis sistent with current risk management mechanisms	stence of proper internal control systems, customized according to Company.
	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 impliance 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 sup	ctiveness 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 Organization Financial Reporting", Process Owners and/or the system. Such self-evaluation is made semiannual.	heir delega	ites are	responsible	for eva	aluating the	e control
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recommer	ndation	ı:			
	Implementation Date	19-12-20	12				
	Modification Dates	Does not a	apply				
Measure No. 2	8: Information and communication.						
	hilosophy, and risk policies are communicated to				y, as w	vell as app	proved exposure limits, so
	28.1 Implements the Measure	YES	Χ	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	ble for app ditionally, t d regarding y goals. The related to c	roving here ar strate e variou complia	the Company re top manage gies, budgets, us areas create	risk ad ement i goals, e sub-d	Iministration meetings ( and risk li committees	on policy, Direction imits that s in which
	Additionally, Organizational Procedure No. 188 e form and limits for risk management according to				mmuni	cate at all I	levels the
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recommer	ndation	:			
	Implementation Date	17-12-20	15 Boa	rd of Directors	Regul	ation	
	Modification Dates	Does not a	apply				
	pany has a bottom-to-top report mechanism (to the orting and allowing for informed decisions and risk				nagem	ent), accur	rate, comprehensible, and
	28.2 Implements the Measure	YES		NO	Χ	N/A	

YES. Explain briefly:		
the time and content of the support material and on a monthly basis. This is in accordance with	reporting information to Top Management is formal through d in the presentation to the Board of Directors that is prepared the Good Government Code Section I, point 6. Meetings of Corporate Bylaws, where the periodicity of the meetings is	
commercial, technical and financial operation b	epared for the analysis and control of the performance of the by Top Management in Colombia, Chile and Italy, which are a of Planning and Control, Accounting (Administration) and	
	of which the company is part is of an international nature, its ver it will be recommended that the referred document have	
NA. Explain the reasons for not adopting the	ne recommendation:	
Implementation Date	Does not apply	
Modification Dates	Does not apply	
anagement and control definition responsibility, and ii) to the work of the control of the work of the	Company personnel to understand their role in risk management and of others.  YES NO X N/A	i control
YES. Explain briefly:		
the time and content of the support material and on a monthly basis. This is in accordance with	reporting information to Top Management is formal through d in the presentation to the Board of Directors that is prepared a the Good Government Code Section I, point 6. Meetings of Corporate Bylaws, where the periodicity of the meetings is	
commercial, technical and financial operation b	epared for the analysis and control of the performance of the by Top Management in Colombia, Chile and Italy, which are a of Planning and Control, Accounting (Administration) and	
	of which the company is part is of an international nature, its ver it will be recommended that the referred document have	
1		

NA. Explain the reasons for not	adopting the recomm	endation:		
Implementation Date	Does no	t apply		
<b>Modification Dates</b>	Does no	t apply		
1. There are internal anonymous report lines aviors or those that could infringe the Company				
28.4 Implements the Measure	YES	x NO	N/A	
degree of compliance with the Coreport system or whistleblowers, e complaints made, making the rele Additionally, a global ethical mailb https://secure.ethicspoint.eu/doma	evaluating the unethical vant recommendations ox has been implement	actions that are protections that are protections are protected and its operations.	resented and the confrectors.	tent of the
NO. Explain:				
NA. Explain the reasons for not	adopting the recomm	endation:		
Implementation Date		015 Internal Board 015 Code of Goo	d of Directors Regulat d Governance	ion
Modification Dates	Does no	ot 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.

29.1 Implements the Measure	YES	x NO		N/A	
YES. Explain briefly: Item 10.2.2 of the Interna of Good Governance establish that the Audit Co execution of control activities contained in the Conternal Audit Manager, proposing to the Board of required for such internal control system, being a syste	mmittee is ompany co of Director	s responsible for the structure of the s	or supervisin grams and d e, procedures	g planning an eveloped by to s, and method	d he ologies
NO. Explain:					
NA. Explain the reasons for not adopting the	recomme	endation:			
Implementation Date	17-12-20	)15 Internal Bo	oard of Direct	ors Regulatio	n
Modification Dates	Does no	t apply			
mpany, follow up required to provide assurance required, with the Statutory Auditor as required, particularly  29.2 Implements the Measure					
YES. Explain briefly:  Chapter XV, Article 96, of the Corporate Bylaws which the Statutory Auditor and the internal supervising compliance with the internal audit pr should fully evaluate all Company areas. Chapte the Statutory Auditor responsibilities, some rela authorities' inspection and surveillance, requiring  NO. Explain:	audit reprogram, worder VIII, Artited to his gidelivery	resentative pa hich should tal cle 72, of the ( cooperation w of pertinent inf	rticipate, inc ke into accou Corporate By vith internal a	luding amono int business r laws also incl	g others isks and udes, as
Implementation Date  Modification Dates	29-08-2	007 Corporate	Bylaws		
wouncation dates	Does no	л арріу			

rnal audit function has an Inter s, which should include aspects	contained in recommendat	tion 29.3.		
29.3 Implements the Measu	re YES	NO	X	I/A
YES. Explain briefly:				
NO. Explain: Currently, there	e is no internal audit regula	tion approved by t	he Audit Commi	ittee.
NA. Explain the reasons for	r not adopting the recom	mendation:		
Implementation Date  Modification Dates		not apply not apply		
nırıng nim. exclusively dependir	ng on the Audit Committee.	maoponaoni roia	ionomp with ot	ompany top mana
29.4 Implements the Measu YES. Explain briefly:	ng on the Audit Committee.  re YES	NO NO		I/A
29.4 Implements the Measu	re YES  nternal Audit Manager is alith respect to top managen	NO NO	x N	espite looking for
YES. Explain briefly:  NO. Explain: Currently, the liprofessional independence w	nternal Audit Manager is an ith respect to top manager ne Enel Group.	no pointed by Holdinent in Colombia,	x N	espite looking for
YES. Explain briefly:  NO. Explain: Currently, the liprofessional independence with respect to the second s	nternal Audit Manager is all ith respect to top manager ne Enel Group.	no pointed by Holdinent in Colombia,	x N	espite looking for

29.5 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: Currently, the Internal Aud professional independence with respect dependency with respect to the Enel Gro	to top manage			
The Company publishes in the SIMEV, a audit manager in Colombia.	as relevant info	rmation, appointme	nt and/or removal of	the internal
NA. Explain the reasons for not adopt	ting the recom	mendation:		
Implementation Date	Does	not apply		
Modification Dates	Does	not apply		
pany or the conglomerate's Statutory Aud audit report.  29.6 Implements the Measure	itor is independ	dent with respect to	them, circumstance	that should
audit report.	·			that should
29.6 Implements the Measure	YES tatutory audit fi	NO NO maintains total it, given that its inde	X N/A	e company, ed by legal
29.6 Implements the Measure  YES. Explain briefly:  NO. Explain: Although the company's s' said quality was not indicated literally in mandate, the duty of the Statutory Audito	YES tatutory audit fi the audit repor r is to report the	no No maintains total in t, given that its independent in which	X N/A	e company, ed by legal
29.6 Implements the Measure  YES. Explain briefly:  NO. Explain: Although the company's s' said quality was not indicated literally in mandate, the duty of the Statutory Audito do not declare his independence.  NA. Explain the reasons for not adopt	tatutory audit fi the audit report the	m maintains total in t, given that its inde e situations in which	X N/A	e company, ed by legal
29.6 Implements the Measure  YES. Explain briefly:  NO. Explain: Although the company's s said quality was not indicated literally in mandate, the duty of the Statutory Audito do not declare his independence.	tatutory audit fi the audit report the	no No maintains total in t, given that its independent in which	X N/A	e company, ed by legal

29.7. The statu a conglomerate	tory auditor is the same for all companies, includi	ng offshor	e companies, should	the Company act a	s the parent company of
g	29.7 Implements the Measure	YES	NO	x N/A	
	YES. Explain briefly:				
	NO. Explain:				
	According to Article 260 of the Trade Code Th measure would not apply. However, the Enel Gr the world, responsible for the Group's negotiatio	oup compa	anies have the same	statutory auditor thro	oughout
	NA. Explain the reasons for not adopting the	recomme	endation:		
	Implementation Date	Does no	ot apply		
	Modification Dates	Does no	ot apply		
29.8. The Com Shareholders, i	29.8. The Company has a policy regarding the statutory auditor's appointment, approved by the Board of Directors and informed to the Shareholders, including conditions contained in recommendation 29.8.  29.8 Implements the Measure  YES  X  NO  N/A				
	YES. Explain briefly: Chapter 8 of the Corpora appointment of the Statutory Auditor, his we incompatibilities and responsibilities, and the Shareholders Assembly and in the Board of Direction	ork contra manner i	act term, the condi-	tions he should ha	ve, his
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomme	endation:		
	Implementation Date	Group Po 29-08-20	olicy )07 Corporate Bylaw	s	
	Modification Dates	Does no	t apply		
the Company e	avoid an undue relationship between the Compar stablishes a maximum contractual time ranging be irm, the maximum contractual time is 5 years.				
	29.9 Implements the Measure	YES	X NO	N/A	

	General Shareholders Assembly will be made fo and reelect it indefinitely. However, paragraph 3 should rotate natural persons appointed inside the to perform their activities during at least 5 years Auditor for the same Company after 2 years.	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 he 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 which the firm must be rotated.
	29.10 Implements the Measure	YES NO X N/A
	YES. Explain briefly:	
	persons elected from the firm as principal and a	utory auditing firm hired by the Company will rotate natural alternate 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 auditir	ng and other functions provided for in current norming firm, including companies in its group and comp	utory auditor provide professional service other than those directly related to ns, 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 regardir	ws indicates that, regarding specialized audits, the specialized going directors, other administrators, and the Company Statutor, item 1.3 of the Code of Good Governance explicitly prohibits her than those related to audits.
NO. Explain:	
NA. Explain the reasons for not adopting t	the recommendation:
Implementation Date	29-08-2007 Corporate Bylaws
Modification Dates Does not apply	
	Does not apply  all value of the contract with the Statutory Auditor and the pre- ertaining to its statutory auditing activity.
lic information, the Company discloses the tot	al value of the contract with the Statutory Auditor and the pro
lic information, the Company discloses the tot represent compared to the firm's revenues pe	tal value of the contract with the Statutory Auditor and the pro- ertaining to its statutory auditing activity.
lic information, the Company discloses the tot represent compared to the firm's revenues per 29.12 Implements the Measure  YES. Explain briefly:	tal value of the contract with the Statutory Auditor and the propertial retaining to its statutory auditing activity.  YES NO X N/A  Statutory Auditor is published only as relevant information in
lic information, the Company discloses the tot 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	tal value of the contract with the Statutory Auditor and the propertial retaining to its statutory auditing activity.  YES NO X N/A  Statutory Auditor is published only as relevant information in
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.	tal value of the contract with the Statutory Auditor and the propertial retaining to its statutory auditing activity.  YES NO X N/A  Statutory Auditor is published only as relevant information in

#### 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	b. 31: Financial statements.	. 117		
<b>31.1</b> . Should	I the Statutory Auditor Report have remarks, s e Shareholders' decision, during a General A			situation will
	31.1 Implements the Measure	YES NO	X N/A	
	YES. Explain briefly:			
	NO. Explain: No. It is not foreseen that the and in the presence of the shareholder Auditor in his report. However, article 9 "Review the financial statements of the y Directors and the General Shareholders'	must decide on the qualifica 4 of Corporate Bylaws states r-end, before being presented	tions presented by the Statutory that the Audit Committee must	
	NA. Explain the reasons for not adopti	g the recommendation:		
	Implementation Date	Does not apply		
	Implementation Date  Modification Dates	Does not apply  Does not apply		
eport, it wil	Modification Dates  I the Board of Directors decide to maintain its I provide a sufficient and adequate explanation	Does not apply osition in case of remarks and		
eport, it wil	Modification Dates  I the Board of Directors decide to maintain its I provide a sufficient and adequate explanation	Does not apply osition in case of remarks and		
Report, it wil	Modification Dates  I the Board of Directors decide to maintain its I provide a sufficient and adequate explanation the remarks.	Does not apply osition in case of remarks and to the General Assembly, wit	h a written report, explaining the co	
Report, it wil	Modification Dates  I the Board of Directors decide to maintain its I provide a sufficient and adequate explanation remarks.  31.2 Implements the Measure	Does not apply osition in case of remarks and to the General Assembly, wit	h a written report, explaining the co	
Report, it wil	Modification Dates  I the Board of Directors decide to maintain its I provide a sufficient and adequate explanation remarks.  31.2 Implements the Measure  YES. Explain briefly:  NO. Explain: No. This recommendation	Does not apply osition in case of remarks and to the General Assembly, with YES NO	h a written report, explaining the co	
	I the Board of Directors decide to maintain its I provide a sufficient and adequate explanation remarks.  31.2 Implements the Measure  YES. Explain briefly:  NO. Explain: No. This recommendation documents.	Does not apply osition in case of remarks and to the General Assembly, with YES NO	h a written report, explaining the co	

such as operat	s with or between related parties, including opera on volume, percentage on assets, sales, or othe inancial information, mentioning offshore operatio	r indicator				
	31.3 Implements the Measure	YES	X NO	N/A	Α	]
	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 transacti In the financial statements, relevant information of the statements.	ancial state Company ation on bations between	ements and in webpage and alances and tra en economic a	the Audit Commit are approved by t ansactions with rel associates.	tee Report, he General ated parties.	
	NO. Explain:					
	NA. Explain the reasons for not adopting the	recomme	ndation:			
	Implementation Date	29-08-20	15 Corporate	Bylaws		
	Modification Dates	Does not	apply			
<b>32.1.</b> In the info and nonfinancia	2: Information to the markets.  rmation disclosure policy the Board of Directors (o al information related to the Company is transmitything considered relevant for investors and client	tted to the				
	32.1 Implements the Measure	YES	X NO	N/A	Α	]
	YES. Explain briefly:					1
	As a securities issuer and as a Company with the (bulletin 36 of the Colombian Stock Exchange), t			y the Colombian S	Stock Exchange	
	<ul> <li>All relevant facts to the market, accor</li> <li>Quarterly, all financial information i financial statements, management re</li> </ul>	n its web	pages, includ	ling individual an	d consolidated	
	Additionally, Article 98 of the Corporate Bylav Committee is responsible for making sure that the the market in general have full, accurate, and tim Audit Committee ensures that the preparation, accordance with the provisions of the law, and also	e Sharehol ely access presentati	ders, the Inves to relevant Co on and disclos	stors, other groups ompany informatio sure of financial in	of interest, and n. Likewise, the offormation is in	

will use in the construction, disclosure and disclosure of its financial information. (Article 96).

NO. Explain:	
NA. Explain the reasons for not ado	opting the recommendation:
Implementation Date	29-08-2015 Corporate Bylaws
Modification Dates	Does not apply
any webpage is friendly, making it easy	y for the user to access any information related to corporate go
32.2 Implements the Measure	YES X NO N/A
Exchange (bulletin 36 of the Colombia corporate governance: the Board of I members), top management (resume governance	pany having the IR Recognition granted by the Colombian ian Stock Exchange), it has a section on tis web Page focus Directors (members, functions, and regulation), Board company, and all the documentation applicable to the Company cor
NO. Explain:	
NA. Explain the reasons for not ado	opting the recommendation:
To a Explain allo rougono for not ado	pang tile recommendation.
Implementation Date	01-06-2013
Modification Dates	Does not apply
num, the company webpage includes it	inks mentioned in recommendation 32.3.
32.3 Implements the Measure	YES X NO N/A
Exchange (bulletin 36 of the Colombian governance, the Board of Directors (m	having the IR Recognition granted by the Colombian Stock in Stock Exchange), it has a section focused on corporate nembers, functions, and regulation), Board committees (member documentation applicable to the Company corporate govern
This information can be downloaded or electric-power.html	on the Web: https://www.enel.com.co/en/investors/codensa
NO. Explain:	<u> </u>
THE EXPLAIN	
NA. Explain the reasons for not ado	opting the recommendation:
•	opting the recommendation:
	opting the recommendation:  01-06-2013

<b>32.4.</b> Supportin downloaded, ar	g information used by the Company in general t d shared.	to disclos	e information to the	e market are docum	ents that may be printed,
	32.4 Implements the Measure	YES	X NO	N/A	
	YES. Explain briefly:				
	All information addressed to the market in gener and investors section, can be downloaded, printe			y webpage - Shareho	olders
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomm	endation:		
	Implementation Date	01-06-2	013		
	Modification Dates	Does no	t apply		
	32.5 Implements the Measure YES. Explain briefly:	YES	NO	x N/A	
	NO. Explain: The company has a control architecture and management system of risky that garantice tha quality of the information that prepare and divulge as well as the the safeguarding of its assets and the security of its operations, it does not publisher in the website. The company has the IR Recognition granted by the securities issuer and publishes all relevant facts to the market, according to decree 255 of 2010 and quarterly, all financial information in its web pages, including individual and consolidated financial statements, management reports, and presentations to the investors.				

NA. Expl	ain the reasons for not adopting the	recomme	ndation:	-	
Impleme	ntation Date	Does not	annly		<del></del>
	tion Dates	Does not			
Measure No. 3	3: Annual Corporate Governance Re	enort			
<b>33.1.</b> The Company prepa	ares an Annual Corporate Governance of opinion from the Audit Committee, pre-	Report, wh			s responsibility, subject to
33.1 Imp	lements the Measure	YES	NO	x N/A	
YES. Exp	olain briefly:				
corporate corporate	a does not have a document of governance, according to the sbylaws and the Good Governance				
Directors Good Go	documents' topics is in the Board of documents, Audit Committee and evernance and evaluation Committee, submitted od the shareholders				
NA. Expl	ain the reasons for not adopting the	recomme	ndation:		
Impleme	ntation Date	Does not	apply		
Modifica	tion Dates	Does not	apply		
the internal relations, in go	al Corporate Governance Report is not pod governance codes, and in other Co operation and relevant changes.				
33.2 Imp	lements the Measure	YES	NO	x N/A	

	YES. Explain briefly:		
	NO. Explain: Codensa does not have a		
	document of corporate governance, according		
	to the corporates bylaws and the Good		
	Governance code, the documents' topics is in the Board of Directors documents, Audit		
	Committee and Good Governance and		
	evaluation Committee, after its submitted od the		
	shareholders Assambly.		
	NA Explain the reasons for not adopting the	rocommandation	
	NA. Explain the reasons for not adopting the	recommendation.	
	Implementation Date	Does not apply	
	Modification Dates		
	Modification Dates	Does not apply	
corporate gover		ins end-of-year information, describing the manner in which y the Company, and the main changes. The Annual Corpora mendation 33.3.	
'	33.3 Implements the Measure	YES NO X N/A	
	33.3 implements the measure	ILS NO A NA	
i			
	YES. Explain briefly:		
	NO. Explain:		
	Codensa does not have a document of		
	corporate governance, according to the corporates bylaws and the Good Governance		
	code, the documents' topics is in the Board of		
	Directors documents, Audit Committee and		
	Good Governance and evaluation Committee,		
	after its submitted od the shareholders		
	Assambly.		
	NA. Explain the reasons for not adopting the	recommendation:	
	To a Explain the reasons for not adopting the	Tooming addition.	
			•
	,		
	Implementation Date	Does not apply	

and not apply
oes not apply
C