SUPERINTENDENCIA FINANCIERA DE COLOMBIA

CORPORATE BEST PRACTICES IMPLEMENTATION REPORT

COMPANY NAME OF ISSUER CODENSA S.A. ESP

PRINCIPAL LEGAL REPRESENTATIVE: FRANCESCO BERTOLI

DESIGNATED LEGAL REPRESENTATIVE FOR THE SUBMISSION OF THE IMPLEMENTATION REPORT: FRANCESCO BERTOLI

REPORTING PERIOD: 2020

REPORTING DATE: JANUARY 2021

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

INTRODUCTION

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

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

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

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

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

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

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

I. RIGHTS AND EQUITABLE TREATMENT OF

SHAREHOLDERS

Measure No. 1: Principle of Equal Treatment.

1.1. The **Company provides equal treatment** to all shareholders who, within the same class of shares, are in the same conditions, without implying access to inside information from some shareholders with respect to other.

1.1 Implements the Measure	YES	Х	NO	N/A
----------------------------	-----	---	----	-----

in the law and statutes, all Shareholders of the s be treated fairly by the Directors, Legal Repr collaborators of the Company. In addition,	overnance states that except for the exceptions enshrined ame class shall have the same rights and duties, and shall esentatives, Tax Reviewer, employees, officials and it is established that the Directors, Legal Representatives, rators of the Company must give and guarantee equitable
	in turn will have the rights and duties established in the
This forecast is fulfilled by the Company and its	administration in all dealings with shareholders.
No. Explain:	
NA. Specify the rules that prevent the adoption	on of the recommendation:
Implementation Data	15.04.2010 Code of Cood Covernance
Implementation Date	15-04-2010 Code of Good Governance.

	Modification Dates	Doesn't apply	1
he Boar	d of Directors has approved a specific procedure	that defines the company's practices for dealing with shareh	lolders ι

1.2. The Board of Directors has approved a specific procedure that defines the company's practices for dealing with shareholders under different conditions, in matters such as, for example, access to information, resolution of requests for information, communication channels, forms of interaction between shareholders and the company, its Board of Directors and other Administrators.

1.2 Implements the Measure

YES X

NO

N/A

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

In addition, the company has implemented channels for the publication of relevant information on the management of the company in the annual report documents, the reports of the Audit Committee and the Committee on Good Governance and Evaluation, which can be downloaded in the investor section of the website.

NO. Explain:	
NA. Specify the rules that prevent the adoption of the recommen	dation:
	-
Implementation Date	16-12-2015 Code of Good Governance
Modification Dates	Doesn't apply

Measure No. 2: Share Information.

2.1. Through its website, the company clearly, accurately and fully discloses to the public the different classes of shares issued by the company, the number of shares issued for each class and the number of shares in reserve, as well as the rights and obligations inherent to each class of shares.

2.1 Implements the Measure	YES	NO	х	N/A		
----------------------------	-----	----	---	-----	--	--

Yes. Briefly indicate:						
NO. Explain: Codensa on its website https://www.enel.com.co/es/inversionista/enel-codensa.html information on the number of shares issued for each of its classes. However, to date, it does not publish information regarding the number of shares in reserve.						
NA. Specify the rules that prevent you from a	adopting the recommendation:					
······································						
Implementation Date	Doesn't apply					
Modification Dates	Doesn't apply					

Measure No. 3: Non-dilution of capital.

3.1. In transactions that may result in the dilution of the capital of minority shareholders (in the case of a capital increase with waiver of preemptive rights in the subscription of shares, a merger, spin-off or segregation, among others), the company explains them in detail to the shareholders in a prior report of the Board of Directors, and with the opinion, on the terms of the transaction, of an independent external advisor of recognized solvency (fairness opinion), appointed by the Board of Directors. These reports are made available to the shareholders in advance of the Meeting within the terms for the exercise of the right of inspection.

3.1 Implements the Measure	YES	х	NO	N/A	

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

result in the dilution of the capital of minority share adviser to contribute elements of judgment nece	rd of Directors provides that in operations that may eholders, the Board of Directors shall hire an external essary for decision-making; in addition, the relevant in advance required for the exercise of their right of
NO. Explain:	
NA. Specify the rules that prevent the adoption	on of the recommendation:
Implementation Date	16-12-2015 Internal Board Rules

Measure No. 4: Information and communication with shareholders.

Modification Dates

4.1. The company has a corporate website, in Spanish and English, with a Corporate Governance or shareholder and investor relations link or equivalent, which includes financial and non-financial information in the terms proposed in recommendations 32.3 and 33.3 and which, in no case, may include confidential information of the company or information related to industrial secrets, or information whose disclosure could be used to the detriment of the company.

4.1 Implements the Measure	YES	x NO	N/A	
Yes. Briefly indicate:				
In accordance with Chapter 3 of a virtual point of (https://www.enel.com.co/es/inversionista mail dedicated to the attention of interest and law is provided. In addition, specifically to serve as a channel of comm	attention / <u>enel-codensa</u> shareholder the Company	on the //informacion-conta s and investors the has the Investor I	Company's web acto.html) and a spectough which information Relations Office dedications	<u>site</u> cial n of
NO. Explain:				
NA. Specify the rules that prevent you	from adoptin	g the recommend	ation:	

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

4.2. The company has mechanisms for permanent access and use aimed exclusively at shareholders, such as a link on the website with exclusive access to shareholders, or a service office or relations with shareholders and investors, periodic informative meetings, among others, so that they can express their opinions or raise concerns or suggestions about the development of the company or those associated with their status as shareholders.

4.2 Implements the Measure	YES	X NO	N/A	
Yes. Briefly indicate: In accordance wi a virtual point of attention on the compr three email addresses specially dedicate which information is provided, queries the Company. In addition, the Company investor concerns and inquiries and to conducts an annual teleconference in En- to Spanish on the website, publishes qua available to investors on the Compa- financial community in Colombia for the important milestones of companies in Co- and on the SIMEV of the Financial international investors. In addition, the granted to companies with the highest st August 2013.	any's website w ad to the attentic are answered a y has created a b facilitate the p glish with invest arterly financial r iny's website e dissemination olombia, disclos Superintendence e Company	ww.enel.com.co in on of shareh nd the general mar in Investor Relatior provision of informa ors and analysts, wl eport in Spanish an e, organizes an a of results and for es relevant informa by , and attends of has maintained	the Investors section olders and investor ket is informed about ation to different stat nich has its respective d English and make nnual breakfast with the socialization o tion on the Company consultations by na the IR Recognition o	n and with s, through t events of to address keholders, e transcript es them the entire f the most y's website tional and f the BVC,
NO. Explain:				
NA. Specify the rules that prevent the	adoption of th	e recommendation	n:	
Implementation Date	15-04-	2010 Code of Good	Governance	

4.3 The company organizes quarterly results presentation events, aimed at its **shareholders and market analysts**, which can be face-to-face or through remote media (conference, videoconference, etc.).

Doesn't apply

4.3 Implements the Measure	YES	х	NO	N/A

Yes. Briefly indicate:

Modification Dates

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

The Company publishes financial results on a quarterly basis through press releases and financial reports in both Spanish and English and makes them available to investors on the Company's website, it organizes a teleconference in English and an annual breakfast with the entire financial community in Colombia for the dissemination of results and for the socialization of the most important milestones of the Companies in Colombia, disseminates relevant information on the company's website and on the SIMEV of the Financial Superintendency, and attends telephone and face-to-face consultations of national and international investors.

NO. Explain:

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

Implementation Date	31-03-2010 as one of the mechanisms for complying with the disclosure obligation of the Code of Good Governance
Modification Dates	Doesn't apply

4.4 The company organizes or participates in fixed income presentations, events or forums, mainly for investors in debt instruments and market analysts, in which the issuer's business indicators are updated, the management of its liabilities, its financial policy, ratings, issuer behavior with respect to *covenants*,etc.

4.4 Implements the Measure	YES	Х	NO	N/A
Yes. Briefly indicate: The Company participates in national a which it organizes one-on-one meetings the issuer's financial situation, the main Company organizes a teleconference a Colombia for the dissemination of finance issues and to share the main challenges	with fixed income n indicators of th and an annual b cial and operatior	investo e busi reakfas al resu	ors and ma ness and it with the	rket analysts to update them or its risk rating. In addition, the entire financial community ir
No. Explain:				
NA. Specify the rules that prevent the	adoption of the	recom	mendatio	n:
		4.0	C (1)	

Implementation Date	31-03 2010 as one of the mechanisms for complying with the disclosure obligation of the Code of Good Governance
Modification Dates	Doesn't apply

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

4.5. The Company's Statutes provide for a shareholder or group of shareholders representing at least five per cent (5%) capital may request the conduct of Specialized Audits on matters other than those audited by the Company's Tax Reviewer. Depending on its capital structure, the company may determine a percentage less than five per cent (5%).

4.5 Implements the Measure	YES	NO	х	N/A
Yes. Briefly indicate:				
No. Explain: Article 93 of the Statutes provides registered ordinary shares or a group of issued by the company, or its represent specialized audits of the company, usin	of investors who own tatives may, at their c	n at least 10% o cost and under th	f the total	commercial papers
NA. Specify the rules that prevent the	∍ adoption of the red	commendation	:	
Implementation Date	Doesn't ap	ply		
Modification Dates	Doesn't ap	ply		

4.6. For the exercise of this right, the company has a written procedure with the details provided for in recommendation 4.6.

4.6 Implements the Measure	YES		NO	Γ	X N/A	Γ	
Yes. Briefly indicate: No. Explain: No, in accordance with the prov							
bylaws provides for the possibility of requesting of shareholders representing at least 10% of shares.							
This standard includes the procedure for re these audits to three for each period.	equesting	spec	alized	auditing,	limiting the	e numbe	r of
NA. Specify the rules that prevent the adop	tion of the	e recor	nmenda	tion:			

Implementation Date	Doesn't apply
Modification Dates	Doesn't apply

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

5.1. Members of the Board of Directors and Senior Management have expressly accepted in their Letters of Acceptance or contracts, that, from the knowledge of the presentation of an OPA or other relevant transactions, such as mergers or divisions, there will be periods during which they undertake not to negotiate, directly or indirectly through the filing person, shares of the company.

5.1 Implements the Measure	YES	NO T	N/A	
Yes. Briefly indicate: In Numeral 19 of Article is established that it is the duty of the menegotiating directly or indirectly through the person corresponding to a Special Assembly Event, as e In addition, Senior Management, via employr No. Explain:	mbers of toon's action established	the Bo is of the company, d in the Bylaws, ur	pard of Directors to re in case of relevant transition is f	efrain from ansactions ormalized.
NA. Specify the rules that prevent the adopti	on of the	recommendation	n:	
Implementation Date	16-12-2	015 Internal Board	d Rules	

Measure No. 6: Quote of companies integrated into Conglomerates.

Modification Dates

6.1. Without prejudice to the independence of each individual company integrated into the Conglomerate and the responsibilities of its administrative bodies, **there is an** organizational **structure** of the Conglomerate that defines for the three (3) levels of government – shareholder assembly, Board of Directors and Senior Management – key individual bodies and positions, as well as the relations between them, which is public, clear and transparent, and allows to determine clear lines of responsibility and communication, and facilitates the strategic orientation, supervision, control and effective administration of the Conglomerate

6.1 Implements the Measure	YES	NO	X N/A
----------------------------	-----	----	-------

Yes. Briefly indicate:						
NO. Explain: Although within the conglomerate there is an organizational structure that defines for the 3 levels the responsibilities and the way of interacting between them, thus facilitating the strategic orientation, supervision, control and effective administration of the Conglomerate, it is not public.						
NA. Specify the rules that prevent the adoption of the recommendation:						
	1					
Implementation Date	Doesn't apply					
Modification Dates	Doesn't apply					

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

Г

6.2 Implements the Measure	YES	NO	X	N/A
Yes. Briefly indicate:				
No. Explain: Although institutional relations companies belonging to the conglomerate, Directives or equivalent bodies of the comp	they are not publ		•	
NA. Specify the rules that prevent the ac	loption of the re	commendatior	1:	
Implementation Date	Doesn't an	olv		

Measure No. 7: Dispute Resolution.

Modification Dates

Modification Dates

7.1. Except for disputes between shareholders, or between shareholders and the company or its Board of Directors, which by express legal attribution must necessarily be settled before ordinary jurisdiction, the Company's Statutes include dispute resolution mechanisms such as direct agreement, friendly composition, conciliation or arbitration.

Doesn't apply

7.1 Implements the Measure	YES	Х	NO	N/A		
Yes. Briefly indicate: Chapter 13 of the Bylaws and Chapter 6 of the Code of Good Governance enshrines direct settlement as the first dispute settlement mechanism between the issuer with shareholders, between shareholders and administrators and among shareholders and also enshrines the alternative arbitration mechanism in the event of disputes.						
NO. Explain:						
NA. Specify the rules that prevent you from a	adopting th	ie reco	ommenda	ion:		
	•					
Implementation Date	29-08-20)7 Byla	aws			

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

I. GENERAL ASSEMBLY OF

SHAREHOLDERS

Measure No. 8: Functions and Competence.

Modification Dates

8.1. In addition to other functions assigned to the General Shareholders' Meeting by the legal framework, the Statutes expressly include the functions of the General Shareholders' Meeting as set out in **recommendation 8.1.**, and emphasize their unique and indelible character.

8.1 Implements the Measure	YES	NO	x N/A	
Yes. Briefly indicate:				
NO. Explain: While some of the recon Meeting – AGA, other recommended not apply as the Company does not ap	functions are ex	ercised by the B	oard of Directors and	
NA. Specify the rules that prevent th	ne adoption of the	recommendatio	n:	
Implementation Date	Doesn't	apply		

Measure No. 9: Rules of Procedure of the General Meeting of Shareholders.

9.1. The **company has a Rules of Procedure of the General Shareholders'** Assembly that regulates all matters concerning it, from its convening, to the preparation of the information to be received by shareholders, assistance, development and exercise of the political rights of shareholders, so that they are perfectly informed of the entire system of development of the sessions of the Assembly

9.1 Implements the Measure	YES	x NO	N/A	
Yes. Briefly indicate: The rules of procedure of the General M 24 March 2011 and which regulates reco			ed by decision of AGA	A of
NO. Explain:				
NA. Specify the rules that prevent you	u from adopting	the recommenda	ition:	
Implementation Date	31-03-2	2011 AGA Regulat	ions	
Modification Dates	Doesn'	t apply		

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

Measure No. 10: Convocation of the Assembly.

Modification Dates

Modification Dates

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

10.1 Implements the Measure	YES	NO	x	N/A	
Yes. Briefly indicate:					
No. Explain: It is established in Article 4 made by the Manager or the Board days before the date of the meeting. C days in advance.	of Directors of the	company, not	less than fi	fteen (15) worki	ng
NA. Specify the rules that prevent you	from adopting the	e recommenda	tion:		
Implementation Date	Doesn't ap	ply			

10.2. In addition to the traditional and mandatory means provided for in the legal framework, **the company ensures the maximum dissemination and publicity of the Call through the use of electronic** means, such as the corporate web, alert messages via individualized email and even, if it deems it relevant, through social networks.

Doesn't apply

10.2 Implements the Measure	YES	Х	NO	N/A
Yes. Briefly indicate: The Company, in ac Company's website as relevant information				publishes the call on the
NO. Explain:				
NA. Specify the rules that prevent the ac	doption of the	recomi	mendation	:
Implementation Date	29-08-20)07 Byla	aws	

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

10.3 Implements the Measure	YES	NO	Х	N/A
Yes. Briefly indicate:				
No. Explain: Among the information ma procedure of the General Meeting of Proposals for Agreement.			•	•
NA. Specify the rules that prevent the	adoption of the re	commendation	:	
Implementation Date	Doesn't ap	ply		
Modification Dates	Doesn't an	nlv		

10.4. Improper spin-off can only be analyzed and approved by the General Shareholders' Meeting when this item has been expressly included in the convening of the respective meeting.

10.4 Implements the Measure	YES	Х	NO	N/A
Yes. Briefly indicate: Paragraph 5 of Artin respect of which this requirement operates and evacuated by the General Meeting of included in the call for the respective meetin subscription; change of registered office; ea	by legal provis Shareholders ng: change of s	ion, the at the e ocial of	e following event in wh bject; waive	matters may only be analyzed nich they have been expressly as the right of preference in the
NO. Explain:				
NA. Specify the rules that prevent you fr	om adopting t	he reco	ommendat	ion:
	-			
Implementation Date	29-08-2	007 Byl	laws	
Modification Dates	Doesn't a	apply		

10.5. The Agenda proposed by the Board of Directors accurately contains the content of the topics to be dealt with, preventing issues of transcendence from being hidden or masked under vague, generic, overly general or broad mentions such as "other" or "propositions and several".

10.5 Implements the Measure	SI	X NO	N/A
-----------------------------	----	------	-----

Yes. Briefly indicate: Article 45 of the Bylaws provides that the subpoena shall contain the day, time and place where the General Meeting of Shareholders should meet, as well as the subject matter of the call where it is extraordinary. However, with the favorable vote of fifty-one per cent

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

percent (51%) of the actions represented at the meeting, the General Meeting of Shareholders may deal with other issues, once the agenda has been exhausted.

ain

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

SI. Indique brevemente: Respecto al orden del día, el parágrafo 4 del Artículo 45 de los Estatutos Sociales establece que el derecho que les asiste a los accionistas para presentar sus propuestas en los términos de la ley, sin que se establezca un término restrictivo en cuanto al momento en que se puede presentar.

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

10.6. In the case of amendments to the Statutes, each Article or group of Articles that are substantially independent is voted on separately. In any case, an Article is voted separately if any shareholder or group of shareholders, representing at least five per cent (5%) capital, as requested during the Assembly, a right previously disclosed to shareholders.

10.6 Implements the Measure	YES	NO	Х	N/A
SI. Indique brevemente:				
NO. Explain: Codensa is a closed public limited compa does not apply to the criterion of 5% of Notwithstanding the above, the bylaw of the Assembly, propose agenda items, voted on independently. Finally, it should be noted that given Co- to the statutes requires the unanimous a the Bylaws provides that the amendmen shares subscribed.	f the share capital r ws ensure that s request that each a densa shareholding pproval of the Grupo	eferred to in rei hareholders can ticle of the statu composition, the Energía Bogot	commenda n know in a ites that it e adoptior á and ENE	ation 10.6. Annex 1. advance the agenda intends to amend be n of any amendment EL since Article 49 of
NA. Specify the rules that prevent you	I from adopting the	e recommendat	ion:	
Implementation Date	Doesn't ap	nlv		
Modification Dates	Doesn't ap			

10.7. Without prejudice to Article 182 of the Code of Commerce, in order to strengthen and guarantee the right of inspection and information of shareholders prior to the meeting of the Assembly, the Statutes recognize the right of **shareholders**, **regardless of the size** of their shareholding, to propose the introduction of one or more items to be discussed on the Agenda of the General Shareholders' Meeting, within a reasonable limit and provided that the request for the new items is accompanied by a justification. The request by shareholders must be made within five (5) common days following the publication of the call.

10.7 Implements the Measure	YES	х	NO	N/A
-----------------------------	-----	---	----	-----

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

NO. Explique:
NA. Precise las normas que impiden adoptar la recomendación:

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

10.8. If the request is rejected by the Board of Directors, the Board of Directors undertakes to respond in writing to those requests supported, at least for a percentage of five per cent (5%) of the share capital, or a lower percentage established by the company taking into account the degree of concentration of ownership, explaining the reasons for its decision and informing shareholders of the right they have to make their proposals during the holding of the Assembly in accordance with Article 182 of the Commercial Code .

10.8 Implements the Measure	YES	х	NO	N/A
Yes. Briefly indicate: The Paragraph 6. Governance provides that as long as the consider and respond in writing, and in a re shareholders representing at least five per consistent.	Company is asoned manne	a secu er, to p	rities issue proposals :	er, the Board of Directors shall submitted by a plural number of
NO. Explain:				
NA. Specify the rules that prevent you fro	om adopting t	he rec	ommenda	tion:
Implementation Date	29-08-2	007 By	laws	

10.9. In the event that the Board of Directors accepts the request, exhausting shareholders' time to propose issues in accordance with the above recommendations, a supplement to the convening of the General Meeting of Shareholders is published, at least fifteen (15) common days before the meeting.

Doesn't apply

Modification Dates

10.9 Implements the Measure	Y	NO	x	N/A
Yes. Briefly indicate:				

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

No. Explain: To the extent that the call for regular meetings is made 15 business days in advance and extraordinary only 5 business days in advance, it is not possible to meet the end of the recommendation as measure 10.1 whose response is negative must be implemented for this purpose.

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

Implementation Date	Doesn't apply
Modification Dates	Doesn't apply

10.10. Within the same period indicated in Numeral 10.7. **shareholders may also substantiatedly submit new Proposals for** Agreement on matters already previously included on the Agenda. For these applications, the Board of Directors acts similarly to those provided for in Numerals 10.8 and 10.9 above.

10.10 Implements the Measure	YES	NO	Х	N/A
YES. Briefly indicate:				
NO. Explain: The Company does not make available to 10.3	o shareholders Prop	oosals for Agree	ment in re	sponse to measure
NA. Specify the rules that prevent you	from adopting the	e recommendat	tion:	
Implementation Date	Doesn't ap	oly		

10.11. The company undertakes to use electronic means of communication, mainly the corporate website with exclusive access to shareholders, to send to them the documents and information associated with each of the items of the Agenda of the meeting.

Doesn't apply

Modification Dates

10.11 Implements the Measure	YES	x	NO	N/A	
Yes. Briefly indicate: In the third para Bylaws, Chapter 1 Numeral 1, and Chapte of the call, in the case of ordinary and extr information of the meetings on the topics to to the decisions to be taken at the respe- strategic information of the Company.	er 3 of the Code aordinary meet o be dealt with,	of Good ings, the and also	Governan necessary d , the financia	ce states that w ocumentation fo I information that	ithin the end or the proper at is material
No. Explain:					
NA. Specify the rules that prevent you f	from adopting	the reco	ommendatio	n:	

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

10.12 The Company's Bylaws recognize the right of shareholders to request, sufficiently in advance, the information or clarifications they deem pertinent, through traditional channels and/or, where appropriate, new technologies, or to submit in writing the questions they deem necessary in relation to the matters included in the Agenda, the documentation received or the public information provided by the Company. Depending on the period chosen by the company to convene the General Meeting of Shareholders, the company determines the period within which shareholders may exercise this right.

10.12 Implements the Measure	SI	NO	x 📄 N/A	
YES. Briefly Indicate:				
NO. Explain: The text of recommendation 10. the Paragraph of Article 62 of the Company's l consider and respond in writing, and in a rease shareholders representing at least five percen matter, including matters related to the agenda Code of Good Governance establishes that th (www.enel.com.co/es/inversionista/enel-coder mail addresses to attend to shareholders' que them and the Company, and in general takes the General Management or to the Corporate Directors, as the case may be.	Bylaws, it i oned mann t (5%) of th a and at ar e Compan nsa), a sec ries, which care of the	s established that her, the proposals he subscribed sha hy time. In addition y has, on its webs tion dedicated to serves as a commin r concerns and re	the Board of Director submitted by a plural res, regardless of the n, Section 7 of Chapte site Investors and indicate munication channel be equirements, transmit	rs shall I number of e subject er 3 of the es the e- etween ting them to
NA. Specify the rules that prevent you from	n adopting	the recommend	ation:	
Implementation Date	29-08-	2007 Bylaws		

10.12. The company has foreseen that the requested information may be refused if, according to internal procedures, it may be qualified as: i) unreasonable; ii) irrelevant to know the progress or interests of the company; iii) confidential, which shall include privileged information in the field of the securities market, industrial secrets, ongoing operations whose success for the company depends substantially on the secrecy of their negotiation; and iv) others whose disclosure would put the company's competitiveness in imminent and serious danger.m

YES

Doesn't Apply

10.13 Implements the Measure

Modification Date

N/A

YES. Briefly Indicate: Paragraph Paragraph of Article 14 of the Internal Regulations of the Board of Directors and Paragraph of Article 62 of the Company's Bylaws establishes that the Board of Directors shall not have the obligation to respond if the proposals submitted by the shareholders are related to industrial secrets or strategic information for the development of the Company, which shall be informed to the applicants.

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

Additionally, Article 4, Paragraph 4 of the Assembly Regulations establishes the right of the shareholders to freely inspect, except in the case of documents that are reserved by law.
NO. Explain:
NA. Specify the rules that prevent you from adopting the recommendation:

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

10.1. When the response provided to a shareholder may put him at an advantage, the company guarantees access to this response to the other shareholders at the same time, in accordance with the mechanisms established for this purpose, and under the same conditions.

10.14 Implements the measure	YES	X	NO		N/A	
YES. Briefly Indicate: In Section 7 of the Company's opinion, the answer given to an answer will be given to the other Investors the Company's web page.	n Investor may	place	him/her at an	advanta	age, access to	o said
NO. Explain:						
NA. Specify the rules that prevent you fr	om adopting th	ne reco	ommendation	:		
	1					

 Implementation Date
 15-04-2010 Good Governance Code

 Modification Date
 Doesn't Apply

Measure 11: Regulation of representation.

11.1. Without prejudice to the limits set forth in Article 185 of the Code of Commerce, External Circular 24 of 2010 and the rules that modify, add or replace them, the Company does not limit the shareholder's right to be represented at the General Shareholders' Meeting, and may delegate his vote to any person, whether a shareholder or not.

11.1 Implement the measure	YES	x NO	N/A	
YES. Briefly Indicate : Article 53 of the Co represented by means of a power of attorney gr substitute if applicable, and the date or time of t	anted in	writing indicating	the name of the proxy, t	
NO. Explain:				

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

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

11.2. The Company minimizes the use of blank proxies, without voting instructions, by actively promoting the use of a standard proxy form that the Company itself sends to the shareholders or publishes on its website. The model includes the items on the Agenda and the corresponding Proposals for Resolutions determined in accordance with the procedure established above and which will be submitted for the consideration of the shareholders, so that the shareholder, if he/she deems it convenient, may indicate, in each case, the direction of his/her vote to his/her proxy.

11.2 Implements the measure	YES	X NO		N/A	
YES. Briefly Indicate: Chapter 3 of t made available to shareholders, there					
vote.	e is a proxy lorni, which		le agenua anu i		
NO. Explain:					
NA. Specify the rules that prevent	t you from adopting th	e recomm	endation:		
Implementation Date:	16-12-201	15 Good Go	vernance Code)	
Modification Date:	Doesn't Ap	ply			

Measure No. 12: Attendance of persons other than shareholders.

12.1. In order to revitalize the role of the General Assembly in shaping the will of the corporation, and to make it a much more participatory body, the Regulations of the Assembly of the corporation require that the members of the Board of Directors and, especially, the Chairmen of the Committees of the Board of Directors, as well as the President of the corporation, attend the Assembly to respond to the concerns of the shareholders.

12.1 Implements the measure	YES	NO	x N/A	
YES. Briefly Indicate:				
NO. Explain: Although the Chairman of the of the Company, attends the Assembly me Directors as a whole, nor the chairmen of thattend.	eetings to an	swer shareholders'	questions, neither the	e Board of
NA. Specify the rules that prevent you fr	rom adopting	g the recommenda	ation:	

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

III. BOARD OF DIRECTORS

Measure No. 13: Functions of the Board of Directors.

13.1. The Bylaws expressly state those functions that may not be delegated to Senior Management, including those established in recommendation 13.1.

13.1 Implements the measure	YES	NO	× N/A	
YES. Briefly Indicate:				
NO. Explain: Although in practice the Board to Senior Management, except for defining th such functions cannot be delegated to Senior	e Company's stru	0		
NA. Specify the rules that prevent you	ı from adopting	g the recommenda	tion:	
Implementation Date	Doesn	't Apply		
Modification Date	Doesn	't Apply		

13.2. Without prejudice to the autonomy of the governing bodies of the Subordinated Companies, when the company acts as the parent company of a Conglomerate, these functions of the Board of Directors have a group approach and are **developed through general** policies, guidelines or requests for information that respect the balance between the interests of the parent company and the subordinates, and of the Conglomerate as a whole.

13.2 Implements the measure	SI	NO	N/A	X
YES. Briefly Indicate: of a conglomerate, sinc Law 222 of 1995, whose parent company is Er Fundación Enel and Sociedad Portuaria Centra subsidiary of the parent company, as it is regis Commerce of Bogotá and which is evidenced i hereto. All of the above in accordance with the subrogated by Article 26 of Law 222 of 1995, w controlled when its decision-making power is s parent or controlling company, either directly, i assistance or through the subordinates of the p NO. Explain:	nel SpÁ, al Cartag tered in n the ce provisio vhich ind ubject to n which	which exercises indir gena S.A.S., through the Public Registry a rtificate of existence a ns of Article 260 of th licates that a compan o the will of another of case it will be called a	rect control over Inve Codensa S.A. ESP a dministered by the Cl and representation at ne Code of Commerc ny will be subordinate r other persons who a subsidiary, or with t	rsora as a hamber of ttached e d or will be its the

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

Measure No. 14: Regulations of the Board of Directors.

14.1. The Board of Directors has approved the internal regulations that govern its organization and operation, as well as the functions and responsibilities of its members, the Chairman and the Secretary of the Board of Directors, and their duties and rights. These regulations are disseminated among the shareholders and are binding for the members of the Board of Directors.

14.1 Implements the measure	YES	x	NO		N/A	
YES. Briefly Indicate: The Board of Director 2012, which establishes the principles, rules body, thus ensuring a more accurate, efficie the Board of Directors in turn develop an Governance Code applicable to the Board of	and procedure nt, and transpa d complement	es that irent m	t govern the op nanagement. T	eratio he Inte	n of such corp ernal Regulation	oorate
NO. Explain:						
NA. Specify the rules that prevent you fro	m adopting th	e reco	ommendation:			

Implementation Date	24-03-2012 Rules of Procedure of the Board of Directors
Modification Date	16-12-2015

Measure No. 15: Dimension of the Board of Directors.

15.1. The Company has statutorily opted not to appoint Alternate Members of the Board of Directors.

15.1 Implements the measure	YES	NO	x N/A	
YES. Briefly Indicate				
NO. Explain: Article 56 of the Bylaws composed of seven (7) principal members' Meeting by means of the e	bers, each wit	h a personal alte		
NA. Specify the rules that prevent you	from adopting	g the recommenda	ation:	

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

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

Modification Date

16.1. Based on the premise that once elected, all members of the Board of Directors act for the benefit of the company, in an exercise of maximum transparency, the company identifies the origin of the different members of the Board of Directors in accordance with the scheme defined in recommendation 16.1.

16.1 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate				
NO. Explain: No. On the website https://www. of each member of the board of directors, the are principal or alternate and whether they are	ir position	within the compan		
Although the "Executive Member, Independen not used, with the information published on the executives (those who hold positions within the if they are independent (expressly indicated).	ne website	, investors can ide	ntify if the board mer	nbers are
NA. Specify the rules that prevent you from	adopting	the recommendation	tion:	
Implementation Date	Doesn'	t Apply		
Modification Date	Doesn'	t Apply		

16.2. The company has a procedure, articulated through the Appointments and Remuneration Committee or another committee that fulfills its functions, which allows the Board of Directors, through its own dynamics and the conclusions of the annual evaluations, to achieve the objectives indicated in recommendation 16.2.

16.2 Implements the measure	YES	NO	x N/A	
YES. Briefly Indicate				
NO. Explain: The Company does n	ot have a Non	ninating and Compensatior	ı Committee.	

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

NA. Specify the rules that prevent you from adopting the recommendation:				
Implementation Date	Doesn't Apply			
Modification Date	Doesn't Apply			

16.3. The professional profiles identified as necessary are reported by the Board of Directors to the shareholders, so that the different stakeholders, mainly controlling shareholders, significant shareholders, families, shareholder groups and institutional shareholders, if any, and the Board of Directors itself, can identify the most suitable candidates.

16.3 Implements the measure	YES	XN	0	N	/ A	
YES. Briefly Indicate: The professional profile: on the Company's website and when the appoin the profiles are made available to the sharehold purpose, in accordance with the provisions of S within the term of the call, in the case of ordinary will be made available to the Shareholders on the documentation necessary to duly inform the information that is material to the decisions to b strategic information of the Company.	ntment of t ders with th Section 1) and extract the Compa em of the r	he Board o ne legal and of Chapter ordinary me any's websi matters to b	of Directors i d statutory p 1 of the Co eetings, the ite (www. er be discussed	is include priority es ode of Go necessar nel.com.c d, as wel	d in the ac tablished f ood Goverr y documer o). enel.co I as the fin	genda, for this nance, ntation om.co) nancial
Additionally, Article 4 of the Board of Director: Meeting shall consider criteria such as: (i) know (ii) experience in the field of finance, law, engined of the candidate for his professional suitability a	ledge of the	ne national ated science	and/or inter	national e	electricity s	sector,
NO. Explain:						
NA. Specify the rules that prevent you from a	adopting t	he recomn	nendation:			
Implementation Date	15-04-20	10 Good G	Governance	Code		

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

Doesn't Apply

Modification Date

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

of a set of criteria that the functional and personal profiles of the candidates must meet, and the verification of compliance with certain objective requirements to become a member of the Board of Directors and other additional requirements to become an Independent Member.

16.4 Implement	YES	NO NO	L _X _ N∕A	
YES. Briefly Indicate:				
NO. Explain: The Chairman of the with the Secretary of the Board of D for the candidates proposed to con adopted for this purpose.	irectors verify that the	ere are no legal dise	qualifications or incom	patibilities
NA. Specify the rules that preven	t you from adopting	g the recommenda	ation:	
Implementation Date	Doesr	ı't Apply		

16.5. In addition to the independence requirements already provided for in Law 964 of 2005, **the Company has voluntarily adopted a more rigorous definition of independence than that established in the law**. This definition has been adopted as a reference framework through its Board of Directors Regulations, and includes, among other requirements that must be evaluated, the relationships or links of any nature of the candidate to Independent Member with controlling or significant shareholders and their Related Parties, domestic and foreign, and requires a double declaration of independence: (i) of the candidate before the corporation, its shareholders and members of Senior Management, instrumented through its Letter of Acceptance and, (ii) of the Board of Directors, regarding the independence of the candidate.

Doesn't Apply

Modification Date

16.5 Implements the measure	YES	N	0	Х	N/A	
YES. Briefly Indicate						
NO. Explain: No, currently it is verified that the to compose the Board of Directors, and the in- before the company, its shareholders and mem- the letter of acceptance.	dependent candidate	subscribes a	a document (of decla	ration of indepe	endence
NA. Specify the rules that prevent you	u from adopting t	he recomn	nendation:			
Implementation Date	Doesn't	Apply				
Modification Date	Doesn't	Apply				

16.6. The Company, through its internal regulations, considers that the Board of Directors, through its Chairman and with the support of the Appointments and Remuneration Committee or whoever fulfills its functions, is the most appropriate body to centralize and coordinate the process of conformation of the management body prior to the General Meeting. In this way, the shareholders who, based on their shareholding, aspire to be part of the Board of Directors, can know the needs of the Board of Directors and present their aspirations, negotiate the shareholding balances and the distribution among the different categories of members, present their candidates and accept that the suitability of their candidates be evaluated by the Appointments and Remuneration Committee prior to the vote at the General Shareholders' Meeting.

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

YES. Briefly Indicate

NO. Explain: The Company does not have an Appointments and Remuneration Committee.

However, the Internal Regulations of the Board of Directors in its Article 4 and Chapter 2, Section 1 establishes that in order to make the appointment of the Board of Directors by the General Shareholders' Meeting and with no less notice than the term of the call, the Board of Directors, through its Chairman, will centralize and make available to the shareholders the necessary information to advance the evaluation of the suitability of the candidates, including but not limited to personal qualities, background, experience and integrity through the Virtual Investor Service Office, accessible from the Company's website https://www.enel.com.co/es/inversionista/enel-codensa.html.

For its part, the Corporate Governance Code establishes that the basic information, including the resumes of the members of the Board of Directors, the Chief Executive Officer and their alternates, and the Company's Chief Executives, may be consulted on the Company's website. (Section 5 Chapter 2)

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

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

16.1. The Regulations of the Board of Directors provide that the evaluation of the suitability of candidates is an activity to be carried out prior to the holding of the General Shareholders' Meeting, so that shareholders have sufficient information (personal qualities, suitability, background, experience, integrity, etc.) on the candidates proposed to be members of the Board of Directors, in advance to allow for an adequate evaluation.

16.7 Implements the measure	YES	Х	NO		N/A	
			•			
YES. Briefly Indicate: The Internal Regulat establishes that in order to make the appointme with no less notice than the term of the call, ti available to the shareholders the necessary inf including but not limited to personal qualities, ba Office, accessible from the Company's web contacto.html.	ent of the Board of he Board of Direc formation to advar ackground, experie	Directo tors, thr nce the ence an	ors by the Gener rough its Chairn evaluation of the d integrity throug	al Sharo nan, will e suitab gh the V	eholders' Meet I centralize and ility of the cand /irtual Investor	ing and d make didates, Service
NO. Explique:						
NA. Specify the rules that prevent you f	rom adopting th	ne reco	ommendation	:		

Implementation Date	16-12-2015 Internal Regulations of the Board of Directors
Modification Date	Doesn't Apply

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

Measure No. 17: Functional structure of the Board of Directors.

17.1. The Regulations of the Board of Directors stipulate that the Independent and Patrimonial Members are always in the majority with respect to the Executive Members, whose number, in the event of joining the Board of Directors, is the minimum necessary to meet the needs of information and coordination between the Board of Directors and the Senior Management of the company.

17.1 Implementa la Medida	YES	NO	X N/A	
YES. Briefly Indicate				
NO. Explain: Even though the Board members, as defined in measure 16.1 Article 56 that as long as the compan Directors shall be independent, as prov be a majority. Notwithstanding the fore executives, 2 are independent and 2 ar	, the Internal Reg y is an issuer of ided by law, but n egoing, currently re patrimonial me	gulations of the Boa securities, 25% of ot that together with 3 principal members mbers.	ard of Directors only the members of the the equity members s of the Board of Dir	provide in e Board of they must
NA. Specify the fulles that prevent yo		ine recommenda		
Implementation Date	Doesn	t Apply		
Modification Date	Doesn	't Apply		

17.2. From the minimum percentage of twenty-five percent (25%) of Independent Members established in Law 964 of 2005, the corporation analyzes and voluntarily adjusts, upwards, the number of Independent Members, taking into account, among others, that the number of independent members is in relation to the Floating Capital.

17.2 Implements the measure	YES	NO	x N/A	۸ I	
r					
YES. Briefly Indicate					
NO. Explain: The Company only provide be independent. The foregoing is conta Directors and in the Company's Code of	ained in the byla	ws, in the Interna			
NA. Specify the rules that prevent you	u from adopting	the recommenda	tion:		
Implementation Date	Doesn't	Apply			
Modification Date	Doesn't	Apply			

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

18.1. The functions of the Chairman of the Board of Directors are set forth in the Bylaws and his main responsibilities are those set forth in recommendation 18.1.

18.1 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate				
NO. Explain: Article 59 of the Company's By	vlaws establ	shes the genera	l functions of the Chai	rman of the
Board of Directors and the First Paragraph Directors, and Section 5.1 of the Corporate establish the specific functions of the Chairma in the recommendation.	of Article S Governanc	even of the Inte e Code and the	rnal Regulations of th First Paragraph of Ar	ne Board of ticle Seven
The Internal Regulations of the Board of Dire the operation of the corporate body, thus ens these Regulations develop and complemen Governance applicable to the Board of Direc Corporate rules in development of the provis	suring a more t the legal ctors and are	e accurate, efficie and statutory re therefore under	ent and transparent ma gulations and the Coo stood to be an integra	anagement; de of Good
Notwithstanding the foregoing, although the n of Directors, the measure has not been expre				of the Board
NA. Specify the rules that prevent you fro	m adopting	the recommen	dation:	
Implementation Date	Doesn'	t Apply		

18.2. The Company's internal regulations provide for the possibility that the Chairman of the Board of Directors may be treated differently from the other members, both in terms of his obligations and remuneration, because of the scope of his specific duties and his greater dedication of time.

Doesn't Apply

Modification Date

18.2 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate				
NO. Explain: In Section 1, Chapte established that the General Shareho to the members of the Board of Dire following one.	olders' Meeting	shall annually determine th	e remuneration corresp	onding

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

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

18.3. The Bylaws contain the rules for the appointment of the Secretary of the Board of Directors, including those indicated in recommendation 18.3.

18.3 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate:				
NO. Explain: Article 59 of the Bylaws establis but does not define appointment rules in accord				etary,
NA. Specify the rules that prevent you from	n adopting	the recommenda	ation:	
		t Annih (

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

18.4. The Regulations of the Board of Directors establish the duties of the Secretary, including those set forth in recommendation 18.4.

18.4 Implements the measure	YES	x	NO		N/A	
 YES. Briefly Indicate: The second paragraph of Secretary are those recommended in the measure. 1. To summon the meetings. 2. To deliver the information to the members of the documentation, to duly reflect in the minute books the corporate bodies. 4. To ensure the formal legality of the actions of the governance are respected and regularly reviewed, is regulations of the Company. 5. Centralize and coordinate, together with the Press forming the Board of Directors. 	Thus, it is incur Board of Directone development Board of Directon in accordance w	nbent u ors in du of the r ors and <i>v</i> ith the p	pon the Secreta le time and form neetings, and to guarantee that i provisions of the	ry to . To kee attest to ts proce Bylaws	ep the corporate o the resolutions dures and rules and other interr	of the of nal
NO. Explain:						

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

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

18.5. The Board of Directors has established an Appointments and Remuneration Committee.

18.5 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate:				
NO. Explain: The Company currently has Committee; there are no statutory provisions for				
NA. Specify the rules that prevent you f	rom adopting	the recommenda	ation:	

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

18.6. The Board of Directors has established a Risk Committee.

18.6 Implements the measures	SI] NO	x	N/A	
YES. Briefly Indicate:						
NO. Explain: The Company currently has an Committee; There are no statutory provisions for recommended in the survey for such Committee Article 14 of the Board of Directors Regulations, Company's bylaws, The Board shall approve the Company's bylaws, The Board shall approve the Company to the maximum risk limits defined Additionally, one of the functions of the Audit Corwhich must take into account the business risks a	or the creater are perfoto where it is Company' ugh the co d, and prop mmittee is nd compro-	ation of a rmed dire s stated th s risk man pommittees pose corre s to supervise hensively	Risk Com ctly by the I at in addition agement por created for sective and for vise complia y evaluate a	mittee, since s Board of Direct In to the function blicy, which mu such purpose, illow-up actions ance with the in all areas of the	some of the tors, as esta ons establis ust be known the effective s in case of on ternal audi Company.	e functions ablished in hed in the h by senior exposure deviations. t program,
Similarly, Article 51 of Law 142 of 1994 establishe have an external auditor of management and res well as the benefit that the users actually receiv situations that endanger the financial viability of a the evaluation assessments on the management NA. Specify the rules that prevent you from	ults who " re and, cc company of the cor	will act in to prisequent y, the failu npany".	the interests ly, is oblige res found ir	s of the compa d to inform the n the internal c	iny and its p e Superinte	artners as ndency of

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

18.7. The Board of Directors has established a Corporate Governance Committee.

Г

Modification Date

18.7 Implements the measure	YES	X NO	N/A				
YES. Briefly Indicate: In accordance with the Company's Bylaws, the Corporate Governance Code and the Internal Regulations of the Board of Directors, the Company has a Corporate Governance and Evaluation Committee, which supports the Company's Board of Directors in Corporate Governance matters and is comprised of three (3) members of the Board of Directors.							
NO. Explain:							
NA. Specify the rules that prevent you from	adopting	g the recommendat	ion:				
Implementation Date	29-08	-2007 Bylaws					

18.8. If the company has considered that it is not necessary to form all of these Committees, their functions have been distributed among those that exist or have been assumed by the Board of Directors as a whole.

18.8 Implements the measure	YES	х	NO		N/A	
YES. Briefly Indicate: The Company doe Committee; however, the general guidelines members of the Board of Directors and Senio second case, approved by the General Share Committee monitors the observance of the compliance, recommendations and principle.	associated r Managemer holders' Mee	with the nt are de ting. Th	e appointment efined by the p e Corporate G	and rem arent co overnan	muneration mpany and, ice and Eval	of the in the uation
As for the Risk Committee (which has not bee the function of supervising the Company's ris as established in Paragraph Two of Article 14 among the functions of said body is that of ap be known by senior management, as well as s purpose, the effective exposure of the Con corrective and follow-up actions in the event of Board of Directors is supported by the Audit C program, which must take into account the b Company.	k manageme of the Board oproving the (upervising dii npany to the of deviations. Committee, wi	nt is exe of Direc Compar rectly or e maxin Additior hich is i	ercised directly ctors Regulation by's risk manage through the con num risk limit nally, for the ex n charge of su	y by the l ons, whic gement p ommittee s define kercise c pervising	Board of Dir ch establishe policy, which es created fo d, and prop of this function g the internal	ectors es that n must r such posing on, the I audit
NO. Explain:						

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

Implementation Date	16-12-2015 Internal Regulations of the Board of Directors
Modification Date	Doesn't Apply

18.9. Each of the Committees of the Board of Directors has an Internal Regulation that regulates the details of its formation, the matters, functions on which the Committee must work, and its operations, paying special attention to the communication channels between the Committees and the Board of Directors and, in the case of the Conglomerates, to the mechanisms of relationship and coordination between the Committees of the Board of Directors of the Parent Company and those of the Subordinate companies, if any.

18.9 Implementa la Medida	SI	X	NO	N/A
YES. Briefly Indicate: Currently the existing are regulated by the Bylaws in Chapter 15 a Directors (Article 10) and the Corporate G establish the principles by which they are go	and complem Sovernance C	ented by Code (Ite	the Inte m 5.3,	rnal Regulations of the Board of Section 1 of Chapter 2), which
NO. Explain:				
NA. Specify the rules that prevent you fro	om adopting	the reco	ommenc	lation:

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

18.10. The Committees of the Board of Directors are comprised exclusively of Independent or Patrimonial Members, with a minimum of three (3) members and chaired by an Independent Member. In the case of the Appointments and Remuneration Committee, the Independent Members are always the majority.

18.10 Implements the measure	YES	NO	x N/A	
YES. Briefly Indicate:				
NO. Explain: The Audit Committee is comp members and its Chairman is an independent have independent members.				
The Company does not have an Appointment a to measure 18.5.	and Remu	neration Committee	e as mentioned in the	response
NA. Specify the rules that prevent you from	adopting	the recommenda	tion:	

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

18.11. The Committees of the Board of Directors may obtain support, on an ad hoc or permanent basis, from members of Senior Management with experience in the matters within their competence and/or from external experts.

18.11 Implements the measure	YES	x NO	N/A	
YES. Briefly Indicate: Article 10 of the I Section 1 of Chapter 2 of the Company's of shall provide for the creation of advisory co a maximum of five (5) of its members, v committees referred to in this Article do not correspond to the Board of Directors and the support from senior management when reco	Code of Good ommittees, wh whose function t constitute an ne Company's	Governance es ich shall be form ns shall be defi executive body	tablish that the Board ned by a minimum of the ined by the Board. T nor do they assume fu	of Directors hree (3) and he advisory unctions that
NO. Explain:				
NA. Specify the rules that prevent you f	rom adopting	the recommen	dation:	
Implementation Date	16-12-2	2015 Good Gove	ernance Code	

 Modification Date
 Doesn't Apply

 18.12. For the integration of its Committees, the Board of Directors takes into consideration the profiles, knowledge and professional experience of the members in relation to the subject matter of the Committee.

18.12 Implements the measure	YES	x NO	N/A	
YES. Briefly Indicate: The members of the are in turn members of the Board of Directors 1, Paragraph 2) of the Corporate Governance of Directors, must meet the highest profess Shareholders' Meeting shall consider criteria electricity sector, (ii) experience in the field recognition of the candidate for his/her profession of the candidate for his/her profession.	s who, in acc e Code and sional and p a such as: (of finance,	cordance with the pr Article 4 of the Inter- versonal qualities. F (i) knowledge of the law or related scier	ovisions of Chapter 2 ernal Regulations of f for their election, the e national and/or inte	2, Section the Board e General ernational
NO. Explain:				
NA. Specify the rules that prevent you from	m adopting	the recommendat	ion:	

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

18.13. Minutes are taken of the meetings of the Committees, a copy of which is sent to all the members of the Board of Directors of the Company. YES, if the Committees have delegated decision-making powers, the minutes comply with the requirements of Articles 189 and 431 of the Code of Commerce.

18.13 Implements the measure	YES	x NO	N/A			
YES. Briefly Indicate: Pursuant to Artic committees shall be recorded in minutes at the meeting for such purpose, and sig also indicate the manner in which the me cast in each case. The same has been re (points 10.1.3 and 10.2.3) and in the Coor Additionally, the minutes of the committee of the Board of Directors, may be consu- information between management, the B	s approved by the cha embers have be egulated in the I de of Good Gov es, together wit lited in a corpor	he committees, or b irman and the Secre een summoned, the nternal Regulations ernance (point 5.3 s h the information su ate portal created e	by the persons appointed etary thereof, which shall attendees and the votes of the Board of Directors Section 1, Chapter 2). bmitted for consideration exclusively for the flow of			
NO. Explain:						
NA. Specify the rules that prevent you from adopting the recommendation:						
Implementation Date	29-08-	2007 Bylaws				
Modification Date	Doesn	't Apply				

18.14. Unless the applicable legal or regulatory framework requires their creation, in the case of Conglomerates, the internal regulations provide that the Boards of Directors of the Subordinate Companies may choose not to create specific Committees to deal with certain matters and these tasks may be assumed by the Committees of the Board of Directors of the Parent Company, without this implying a transfer to the Parent Company of the responsibility of the Boards of Directors of the Subordinate Companies.

18.14 Implements the measure	YES	NO	x N/A	
YES. Briefly Indicate:				
NO. Explain: The functions of the Board of governance regulations are fully assume delegating such functions to committees of	ed and deve	eloped locally and	within the Company	
NA. Specify the rules that prevent you fr	rom adopting	g the recommend	ation:	

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

18.15. The main task of the Audit Committee is to assist the Board of Directors in its supervisory function by evaluating accounting procedures, liaising with the Statutory Auditor and, in general, reviewing the Company's Control Architecture, including the audit of the risk management system implemented by the Company.

18.15 Implements the measure	YES	х	NO		N/A		
YES. Briefly Indicate: Article 96 of the Company's Bylaws establishes the main functions of the Audit Committee, which are complemented by the regulations of the Board of Directors (Section 10.2.2.) and the Corporate Governance Code (Section 5.3. literal b, Section 1, Chapter 2). It is mainly in charge of supervising compliance with the internal audit program, which must take into account the business risks and comprehensively evaluate all areas of the Company, ensure that the preparation, presentation and disclosure of financial information is in accordance with the provisions of the Law and establish policies and practices for such disclosure, define the mechanisms to be used by the Company to consolidate the information of the control bodies and evaluate the internal control system, report to the Board of Directors the operations carried out with related parties and verify that they have been carried out at market prices, supervise the services of the Statutory Auditor, supervise the planning and execution of the control activities foreseen in the Company's compliance programs, among others.							
NO. Explain:							
NA. Specify the rules that prevent you from adopting the recommendation:							
Implementation Date	29-08-20	07 Byla	IWS				
Modification Date	Doesn't	Apply					

18.16. The members of the Audit Committee have knowledge of accounting, financial and other related matters, which enables them to make rigorous pronouncements on matters within the Committee's competence at a level sufficient to understand their scope and complexity.

18.16 Implements the measure	YES	x	NO	N/A	
YES. Briefly Indicate: The members of the Audit Committee are in with the provisions of Chapter 2, Section 1, F the Internal Regulations of the Board of Direct For the election of the members of the Board into account criteria such as: (i) knowledge experience in the field of finance, law or r candidate for his/her professional suitability a	Paragraph 2 tors, must m of Directors ge of the n related scien	of the Co eet the hi the Ger ational a nces, (iii)	ode of Goo ighest profe neral Assem nd/or inter	d Governance and A ssional and persona ably of Shareholders national electricity s	Article 4 of l qualities. shall take sector, (ii)
NO. Explain:					
NA. Specify the rules that prevent you fro	m adopting	the reco	ommendati	ion:	

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

18.17. At the request of the Chairman of the Meeting, the Chairman of the Audit Committee reports to the General Meeting of Shareholders on specific aspects of the Committee's work, such as, for example, the analysis of the scope and content of the Statutory Auditor's Report.

18.17 Implements the measure	YES	× NO	N/A		
YES. Briefly Indicate: At the ordinary meetings of the General Shareholders' Meeting, a report signed by the Chairman of the Audit Committee on the management carried out during the period evaluated is submitted, which in any case is subject to the right of inspection together with the other information required by law.					
Additionally, among the functions of the Audit Committee established in the Internal Regulations of the Board of Directors (Item 10.2.2) and in the Code of Good Governance (Item 5.3) is that of reporting to the General Shareholders' Meeting on the issues raised therein by the shareholders on matters within its competence.					
NO. Explain:					
NA. Specify the rules that prevent you from adopting the recommendation:					
Implementation Date	16-12-2	015 Internal Regu	lations of the Board	of Directors	

Doesn't Apply

Modification Date

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

18.18. The Internal Regulations of the Audit Committee assign to it the functions set forth in the following recommendation.

18.18 Implements the mesure	YES	× NO	N/A	
YES. Briefly Indicate: The members of the Audit Committees are in turn members of the Board of Directors who, in accordance with the provisions of Chapter 2, Section 1, Paragraph 2) of the Code of Good Governance and Article 4 of the Internal Regulations of the Board of Directors, must meet the highest professional and personal qualities. For the election of the members of the Board of Directors, the General Assembly of Shareholders shall take into account criteria such as: (i) knowledge of the national and/or international electricity sector, (ii) experience in the field of finance, law or related sciences, (iii) the good name and recognition of the candidate for his/her professional suitability and integrity. NO. Explain:				
NA. Specify the rules that prevent you from adopting the recommendation:				
Implementation Date	Doesr	't Apply		
Modification Date	Doesr	't Apply		

18.19. The main objective of the Appointments and Remuneration Committee is to support the Board of Directors in the exercise of its decision-making or advisory functions related to the appointment and remuneration of the members of the Board of Directors and Senior Management and to oversee compliance with the rules of Corporate Governance, periodically reviewing their compliance, recommendations and principles (in those cases where this function is not expressly attributed to another committee of the company).

18.19 Implements the measure	YES	NO NO	× N/A	
YES. Briefly Indicate:				
NO. Explain: The Company does not har the foregoing, as mentioned in the answe Committee are performed by different boo	er to measure 1	8.5, some of the f	unctions recommende	ed for such
NA. Specify the rules that prevent you	from adopting	g the recommend	ation:	

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

18.20. Some members of the Nomination and Compensation Committee have expertise in strategy, human resources (recruitment and selection, hiring, training, personnel administration or management), salary policy and related matters, with a sufficient level to understand the scope and complexity of these matters in the company.

18.20 Implements the measure	SI		NO	x	N/A	
YES. Briefly Indicate:						
NO. Explain: The Company does not have a Measure 18.5. However, as explained in appointment and remuneration of the merr defined by the parent company and, in the relying on the Human Resources Manageme in these matters.	Measure 1 bers of the first case,	8.8, the Board c approved	general gu of Directors a d by the Ge	idelines a and Senio neral Sha	associated v or Managen areholders' N	with the nent are Meeting,
NA. Specify the rules that prevent you fro	om adopting	g the rec	ommendati	on:		

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

18.21. At the request of the Chairman of the Meeting, the Chairman of the Nomination and Remuneration Committee may report to the General Meeting of Shareholders on specific aspects of the Committee's work, such as monitoring the remuneration policies of the Board of Directors and Senior Management.

18.21 Implements the measure	YES	NO	x N/A	
YES. Briefly Indicate:				
NO. Explain: The Company does not have a Measure 18.5 and 18.8.	a Nominating	and Compensation	Committee as indicat	ed in
NA. Specify the rules that prevent you fro	om adopting	the recommendation	on:	

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

18.22. The Internal Regulations of the Appointments and Remuneration Committee assign to it the functions set forth in recommendation 18.22.

18.22 Implements the measure	YES	NO	х	N/A	

YES. Briefly Indicate:
NO. Explain: The Company does not have a Nominating and Compensation Committee as indicated in Measures 18.5 and 18.8.
NA. Specify the rules that prevent you from adopting the recommendation:

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

18.23. The main objective of the Risk Committee is to assist the Board of Directors in fulfilling its oversight responsibilities in relation to risk management.

18.23 Implements the measure	SI	NO	X N/A	
YES. Briefly Indicate:				
NO. Explain: As indicated in Measure 18. according to Article 14 of the Board of Direc established in the Company's bylaws, the which must be known by senior managem created for such purpose, the Company's eff corrective and follow-up actions in the ever Committee is to supervise compliance with business risks and comprehensively evaluat	ctors Regula Board shall hent, as wel fective exposent of deviation the interna	tions, which states approve the Comp as supervise direct sure to the maximum ons. Additionally, on a udit program, wh	that in addition to the any's risk managem tly or through the c risk limits defined ar se of the functions o	e functions ent policy, ommittees nd propose f the Audit
NA. Specify the rules that prevent you fro	om adopting	g the recommenda	tion:	
Implementation Date	Doesn	't Apply		
		,		
Modification Date	Doesn	i't Apply		

18.24. At the request of the Chairman of the General Meeting, the Chairman of the Risk Committee may report to the General Meeting of Shareholders on specific aspects of the work performed by the Committee.

18.24 Implements the measure	YES	NO	x N/A	
YES. Briefly Indicate:				
NO. Explain: The Company does not ha 18.23.	ve a Risk Commi	ttee as indicated in	Measurement 18.6	and
NA. Specify the rules that prevent you	from adopting t	he recommendation	on:	
		A 1		
Implementation Date	Doesn't	Арріу		
Modification Date	Doesn't	Apply		

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

18.25. With the necessary adjustments to distinguish between companies belonging to the financial sector and those belonging to the real sector of the economy, and without prejudice to the functions assigned to this committee by current regulations, the Internal Regulations of the Risk Committee assign to it the functions established in recommendation 18.25.

18.25 Implements the measure	YES	NO	x N/A	
YES. Briefly Indicate:				
NO. Explain: Notwithstanding the foregoing and supervising directly or through the comr Company to the maximum risk limits defined of deviations, as established in Paragraph T	mittees creat , and for prop	ed for such purpose, posing corrective and	the effective expositions in follow-up actions in	ure of the the event
NA. Specify the rules that prevent you fro	om adopting	the recommendatio	in:	

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

18.26. The main task of the Corporate Governance Committee is to assist the Board of Directors in its functions of proposing and supervising the corporate governance measures adopted by the company.

18.26 Implements the measure

NO Х

YES

N/A

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

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

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

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

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

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

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

NO. Explain:

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

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

18.27. The Internal Regulations of the Corporate Governance Committee assign to it the functions set forth in recommendation 18.27.

18.27 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate:				
NO. Explain: No. The criteria defined by repartially complied with. Partial compliance can be evidenced in Ar Internal Regulations of the Board of Direct which establish 10.1.1. of the Internal Regulations of the B Code, which establish the functions of the NA. Specify the rules that prevent you f	ticle 98 of the ors and in Sec loard of Directo Good Governa	Company's Bylaws tion 5.3 of the Corp ors and in Section s ance and Evaluatio	, in Section 10.1.1. c porate Governance (5.3 of the Good Gove n Committee.	of the Code,
Implementation Date	Doesn'	t Apply		
Modification Date	Doesn'	t Apply		

Measure No. 19: Operation of the Board of Directors

19.1. The Chairman of the Board of Directors, with the assistance of the Secretary and the President of the company, prepares a work plan of the Board of Directors for the evaluated period, a tool that facilitates determining the reasonable number of ordinary meetings per year and their estimated duration.

19.1 Implements the measure	YES	x	NO	N/A	
YES. Briefly Indicate: The President, in exercise of the functions established in Paragraph One of Article Seven of the Internal Regulations of the Board of Directors and in Section 5.1 of the Code of Good Governance and Paragraph One of Article Seven, prepares a work plan for the Board of Directors and a schedule of annual meetings, which is approved by the Board of Directors.					
NO. Explain:					
NA. Specify the rules that prevent you from	om adopting t	he reco	ommendatio	n:	

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

Implementation Date	24-03-2007 Good Governance Code
Modification Date	Doesn't Apply

19.2. Except for supervised entities, which are required to hold at least one (1) meeting per month, the Board of Directors of the company holds between eight (8) and twelve (12) ordinary meetings per year.

19.2 Implements the measure	YES	x NO	N/A	
YES. Briefly Indicate: In compliance with the Directors of Codensa will meet in ordinary s session in each month of the year. Article 61 shall meet at least once a month when called the Statutory Auditor. The meetings of the B indicated in the call. The notice shall be sent Directors at the address registered with the S to the members of the Board of Directors no le (4) business days prior to the date of the meet in the Company's Code of Good Governance the Company.	essions 12 of the Com by the Boa Board of Di by letter, fa ecretary of ess than fou eting. It sho	times during the pany's Bylaws pro rd itself, by the Co rectors shall be h x or e-mail to each the Company. Th r (4) business day build be noted that	year 2020, that is, or vides that the Board of impany's General Mar held on the day, time of the members of the e notice of meeting sh s prior to the date of th this stipulation is also	ne ordinary of Directors nager or by and place ne Board of nall be sent ne meeting.
NO. Explain:				

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

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

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

19.3. One (1) or two (2) Board meetings per year have a clear focus on defining and monitoring the company's strategy.

19.3 Implements the measure	YES	× NO	N/A	
YES. Briefly Indicate: Pursuant to Article responsible for approving or disapproving the programs, maintenance and expenses of the the Manager or the Board of Directors. In a year, the Board of Directors analyzes and a	the developm ne Company, addition to th	nent plans, annual and the Compan e above, during th	action plans, investm y's budgets, submitted ne last two months of	nent d by
NO. Explain				
NA. Specify the rules that prevent you fro	om adopting	the recommenda	ation:	
Implementation Date	29-08-2	2007 Bylaws		

19.4. The Board of Directors approves a specific calendar of regular meetings, without prejudice to the fact that it may meet as often as necessary on an extraordinary basis.

Doesn't Apply

Modification Date

19.4 Implements the measure	YES	NO	N/A	
YES. Briefly Indicate: Beginning in 2017, at submitted for the Board's consideration for a			, a proposed calendar	is

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

Corporate Calendar was approved at the meeting held on December eighteenth (18), 2019.				
NO. Explain:				
NA. Specify the rules that prevent you from adopting the recommendation:				
Implementation Date 14-12-2017 Actas de la Junta Directiva				
Implementation Date 14-12-2017 Actas de la Junta Directiva Modification Date Doen't Apply				

19.5. Together with the notice of the meeting and at least five (5) common days in advance, the members of the Board of Directors are provided with the documents or information associated with each item on the Agenda, so that its members may actively participate and make decisions in a reasoned manner.

19.5 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate:				
NO. Explain: Article 16, Paragraph 8 of the I the members of the Board of Directors shall meeting necessary to make informed decisi meeting of the Board of Directors, which is mat to which all Board members have access.	receive the ons, at leas	relevant informatio st four (4) business	n regarding the age days prior to the d	nda of the ate of the
NA. Specify the rules that prevent you fro	m adopting	g the recommenda	tion:	
Implementation Date	Decen'	t Annhu		
Implementation Date	Doesn'	т Арріу		

19.6. The Chairman of the Board of Directors, with the assistance of the Secretary of the Board of Directors, is ultimately responsible for ensuring that the members receive the information sufficiently in advance and that the information is useful, so that the set of documents that is delivered (Board of Directors dashboard) must prioritize quality over <u>quantity</u>.

Doesn't Apply

Modification Date

19.6 Implements the measure	YES	X NO	N/A	
YES. Briefly Indicate: Pursuant to the p	rovisions of Pa	aragraph One and 1	Two of Article 7 of t	he Internal
Regulations of the Board of Directors and				
Chairman to ensure the timely and proper		ormation to the Men	nbers of the Board o	of Directors
through the Secretary of the Board of Dire	ctors.			
NO. Explain:				
NA. Specify the rules that prevent you	from adopting	the recommendat	tion:	

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

Implementation Date	16-12-2015 Internal Regulations of the Board of Directors
Modification Date	Doesn't Apply

19.7. The ultimate responsibility for the preparation of the Agenda of the Board of Directors' meetings lies with the Chairman of the Board of Directors and not with the President of the company, and it is structured according to certain parameters that allow a logical order of presentation of topics and discussions.

19.7 Implements the measure	YES	NO	x N/A	
YES. Briefly Indicate:				
NO. Explain: In accordance with the First and Sec	cond Paragr	aphs of Article 7 of the	Internal Regulations o	f the Board
of Directors and Section 5.1 of the Code of Good Go the Agenda of the meetings, but he/she is not ultimat	overnance, it	is the Chairman's duty	•	
NA. Specify the rules that prevent you from	adopting	the recommendati	on:	
Implementation Date	Doesn'i	Apply		
Modification Date	Doesn'i	Apply		

19.8. In the Annual Corporate Governance Report and on the corporate website, the company discloses the attendance of members at meetings of the Board of Directors and its Committees.

19.8 Implements the measure	YES		NO	x	N/A	
YES. Briefly Indicate:						
NO. Explain: The company does not have Report has a chapter on corporate govern Directors, the Audit Committee and the Cor document is submitted for approval by the the Board of Directors.	nance where porate Goverr	the atter	ndance to d Evaluat	o the meeti ion Commit	ngs of th tee is ind	ne Board of licated. This
NA. Specify the rules that prevent you fr	om adopting	the reco	ommenda	ation:		

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

19.9. Annually, the Board of Directors evaluates the effectiveness of its work as a collegiate body, that of its Committees and that of the members individually considered, including peer evaluation, as well as the reasonableness of its internal rules and the dedication and performance of its members, proposing, if necessary, the modifications to its organization and operation that it deems pertinent. In the case of Conglomerates, the Board of Directors of the parent company requires that the evaluation process is also carried out in the Boards of Directors of the Subordinate Companies.

19.9 Implements the measure	YES	Х	NO	N/A	
YES. Briefly Indicate: Pursuant to Article 62					
Board of Directors Regulations, the Board or management, which is then submitted to the					I OT Its
NO. Explain:					
NA. Specify the rules that prevent you fro	om adopting th	e reco	mmendation:		
	20 -02-20	19			

Implementation Date	20 -02-2019
Modification Date	Doesn't Apply

19.10. The Board of Directors alternates the internal self-evaluation technique with the external evaluation carried out by independent assessors.

19.10 Implements the measure	YES	х	NO		N/A	
YES. Briefly Indicate: it is reported that for the evaluation procedure with the assistance of methodology that allowed the participation of t of the Advisory Committees) in an anonymou questionnaire that was sent to each of the mer for their respective completion. The external are and autonomously.	the externation the members be members and confirm bers of the	al advisc of the B dential r Board o	or Garrigue Board of Dir manner, fo f Directors	es Colombi rectors (wh r which pu (both princ	ia, which o o are also rpose it de cipal and A	defined a members esigned a Iternates)
To submit to the General Shareholders' Mee self-evaluation report, the balance sheet for each in Article 446 of the Code of Commerce						

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

It is also indicated that external advisors evaluated the performance of the Board of Directors through the external audit contracted by the Company in compliance with Article 51 of Law 142 of 1994, as amended by Article 6 of Law 689 of 2001.
In addition, in Section 1, Chapter 2, Number 8 of the Company's Code of Good Governance, the Company compiles the mechanisms for the evaluation and control of the activity of the directors, among which are the following: external audit, statutory audit, right of inspection, approval of the report of the Board of Directors and the manager, actions against directors, specialized audits, requirements of shareholders and investors, good governance committee and evaluation and internal control.
NO. Explain:
NA. Specify the rules that prevent you from adopting the recommendation:

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

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

20.1. The Board of Directors Regulations complement the provisions of the regulatory framework regarding the duties and rights of the members of the Board of Directors.

20.1 Implements the measure	YES	х	NO		N/A	
YES. Briefly Indicate: Article 15 and 16 of the luthe duties of the members of the Board of Direct		egulation	ns of the Boar	d of Dire	ectors estal	olishes
NO. Explain:						
NA. Specify the rules that prevent you from a	dopting t	he reco	ommendation	:		
Implementation Date	31-03- 2	012 Inte	ernal Regulatio	ons of th	ne Board of	
	Directors		and rogulation		ie Beard of	
Modification Date	Doesn't	Apply				

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

20.2 Implements the measure:	YES	Х	NO		N/A	
YES. Briefly Indicate: The Internal Regulatio guiding principles of the function of director and are the duty of diligence or care, loyalty, non-corr others. Specifically, the regulations of the Board of Dire Article 16, paragraph 5: "Refrain from participal imply competition with the Company or in acts wi authorized by the General Shareholders' Meeti ethics that develops the definition of the legal du Likewise, the regulations of the Board of Director 2° in the individual ethical behavior of its pub as the ethical behavior of all persons linked to the code of ethics, which extensively develops the co- assets.	duties of the petition, reported to the ctors addreeting, either the respect to ng. In additive ty to abstail residevelop to lic actions, ne Compan	e membe porting co ss the du personall p which th ion, Articl n from aci ne duty no in the app y." In add	ers of the Board nflicts of interes ty of non-comp y or through a ere is a conflict le 16, Paragrap ting in competit ot to use corpor- propriate use of ition, Article 16	d of Dire st and c third pa of inter oh 14. I ion with ate ass financi , parag	ectors, amony onfidentiality, with the Com arty, in activit est, unless ex refers to the n the corporat ets as follows al resources, raph 14 refer	g which among pany in ies that pressly code of ion. s: "ART. as well s to the
NO. Explain:						
NA. Specify the rules that prevent you from adopting the recommendation:						
Implementation Date	31-03-	2012 Inte	rnal Regulatio	ns of th	ne Board	

20.3. Reglamento de la Junta Directiva desarrolla el contenido de los derechos de los miembros de la Junta Directiva que establece la recomendación 20.3.

Doesn't Apply

Modification Date

20.3 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate:				
NO. Explain: The induction referred to in However, Article 1 of the Internal Regulati Directors join the Board, its Secretary shall for their knowledge and compliance with the first time, he/she shall be provided with the and the sector, as well as information rela same internal regulation states that the B Board of Directors who is not a member of	ons of the Board o provide them, at the he same. Likewise e necessary inform ted to the respons pard of Directors n	of Directors establishes that w e first Board meeting they atter e, when a member of the Boa ation for him/her to acquire su ibilities, obligations and function nay hire, at the request of any	hen new members of the nd, with a copy of these Re ard of Directors is appointe ifficient knowledge of the C ons of the position. Article	Board of gulations ed for the Company 11 of the

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

miembros, un asesor externo para contribuir con elementos de juicio necesarios para la adopción de determinadas decisiones, que por su naturaleza lo ameriten. El Artículo 12 establece que los miembros de Junta Directiva tendrán una remuneración que será fijada por la Asamblea General de Accionistas.

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

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

Measure No. 21: Conflicts of Interest.

21.1. The Company has a policy and procedure defined and formalized in internal regulations for the knowledge, management and resolution of conflict of interest situations, whether direct or indirect through Related Parties, which may affect the members of the Board of Directors and other Administrators.

21.1 Implements the measure	YES NO X N/A
YES. Briefly Indicate:	
NO. Explain: No. El procedimiento para la conflictos directos o indirectos a través de p	solución de conflicto de intereses no distingue entre los artes vinculadas.
NA. Specify the rules that prevent you fro	om adopting the recommendation:
Implementation Date	Doesn't Apply
Modification Date	Doesn't Apply

21.2. The procedure for managing conflicts of interest distinguishes between sporadic and permanent conflicts of interest. If the conflict of interest is sporadic, the applicable procedure indicates the rules and steps to be followed, which should be relatively easy to manage and difficult for the affected party to avoid. In the case of permanent conflicts of interest, the procedure considers that, if this situation affects the company's operations as a whole, it must be understood as a cause for mandatory resignation on the part of the affected party, since it makes it impossible for him/her to exercise the position.

21.2 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate:				
NO. Explain: No. El Capítulo VI del Cód conflicto de interés, pero no diferencia e	•	•		as y
NA. Specify the rules that prevent you	u from adopting	the recommend	ation:	
Implementation Date	Doesn	't Apply		
Modification Date	Doesn	't Apply		

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

Client sor with any other stakeholder group, from wich situations of conflicto of interest could arise or influence the direction of their opinion or vote, of their opinion or vote, thus building a "map of related parties" of the directors.

21.3 Implements the measure	SI	NO	X N/A	
YES. Briefly Indicate:				
NO. Explain: Codensa S.A. ESP does not have a m the duties of the members of the Board of Directors es is to individually inform the other directors of the dir with the Company, with suppliers or customers and, the Company, which could result in situations of cor opinion or vote.	stablished rect or ind in genera	I in Article 16 of the direct relationships al, with other perso	Board of Directors Re they have among th ns who have a relatio	egulations, emselves, onship with
NA. Specify the rules that prevent you from adop	ting the	recommendation		
	1			

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

21.4. Situations of relevant conflicts of interest, understood as those that would oblige the affected party to abstain from a meeting and/or vote, involving members of the Board of Directors and other Administrators, are included in the public information published annually by the Company on its website.

21.4 Implements the measure	YES	х	NO		N/A	
YES. Briefly Indicate: In accordance with the p of Good Governance, the economic relationships						
other controlling shareholders and its administrat those between the Company and its administra						
management and resolution of conflicts of inte	erest. The Co	ompany	shall maintain	on its	website avai	lable to
Shareholders and Investors complete, sufficient ar existing between the Company and its controlling						
NO. Explain:						
NA. Specify the rules that prevent you fror	n adopting t	he reco	mmendation	:		

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

21.5. For these purposes, the definition of Related Party applied by the Company is consistent with International Accounting Standard No. 24 (IAS 24).

21.5 Implements the measure	YES	X NO	N/A	
YES. Briefly Indicate: The definition of International Accounting Standard IAS 24, the corresponding year.				
NO. Explain:				
NA. Specify the rules that prevent you fr	om adopting	the recommend	ation:	
Implementation Date	01-01-2	2015		

Measure No. 22: Operaciones con Partes Vinculadas.

Modification Date

22.1. The company has a policy that defines the specific procedure for the valuation, approval and disclosure of transactions with Related Parties, including outstanding balances and relationships between them, except for those transactions that have a specific regulation.

Doesn't Apply

22.1 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate:				

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

NO. Explain: Paragraph 20 of Article 14 of the Internal Regulations of the Board of Directors establishes that operations, acts or contracts with related parties corresponding to transactions for the acquisition of goods and services, whose value, added to the joint quota contracted with all related parties within a period of twelve (12) consecutive months, exceeds the Contracting Limit, without including in this calculation the purchase and sale of energy, must be approved by the Board of Directors. Additionally, the Audit Committee is responsible for issuing a written report regarding the operations entered into with related parties, having verified that they were carried out under market conditions and that they do not violate the equality of treatment among shareholders (Section 10.2.2 of the Internal Regulations of the Board of Directors and Section 5.3 of the Corporate Governance Code).

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

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

22.2. The company's policy on transactions with related parties addresses the aspects covered by recommendation 22.2.

22.2 Implements the measure	YES	NO	x N/A	
YES. Briefly Indicate:				
NO. Explain: The Company does not ha of Directors, through the Audit Committee they were carried out under market conditi (Section 10.2.2 of the Internal Regulation Governance).	e, is aware of tra ons and that the	insactions between by do not violate the	related parties and equal treatment of sl	verifies that hareholders
NA. Specify the rules that prevent you	from adopting	the recommenda	ition:	
Implementation Date	Doesn	't Apply		
Modification Date	Doesn	't Apply		

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

22.3 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate:				
NO. Explain: Paragraph 20 of Article 14 of the that operations, acts or contracts with related pa whose value, added to the joint quota contractors consecutive months, exceeds the Contracting sale of energy, must be approved by the Board	arties corre icted with Limit, with	esponding to the acq all related parties v nout including in this	uisition of goods and vithin a period of tw	l services, velve (12)
NA. Specify the rules that prevent you from	adopting	the recommendati	on:	

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

23.1. The company has a remuneration policy for the Board of Directors, approved by the General Shareholders' Meeting and reviewed each year, which identifies all the components of remuneration that can actually be paid. These components may be fixed or variable. They may include fixed fees for being a member of the Board of Directors, fees for attending meetings of the Board and/or its Committees and other emoluments of any kind accrued during the year, whatever their cause, in cash or in kind, as well as the obligations incurred by the company in terms of pensions or payment of life insurance premiums, or other items, in respect of both former and current members, as well as those insurance premiums for civil liability (D&O policies) contracted by the company in favor of the members of the Board of Directors.

23.1 Implements the measure	YES	x NO	N/A	
YES. Briefly Indicate: The remuneration of fixed component and corresponds exclusively Governance establishes in Item 7, Section 1 of of Directors, that the General Shareholders' M the members of the Board of Directors, for the one, taking into account the time of dedication this type of positions in consideration of the ma the Company receives from the directors. The Shareholders' Meeting as established in Article Additionally, at each ordinary meeting of the O members of the Board of Directors.	to fees for atte of Chapter 2, as Meeting shall e e period betwe , the responsib arket in which th approval of the e 55 of the Con	endance to meet s a remuneration establish annually een the respective illities and functio he Company ope e Code of Good G mpany's Bylaws.	ings. The Company's (policy for the members the remuneration corr ordinary meeting and ns of the directors, the rates, as well as the co overnance is a power of	Code of Good s of the Board responding to the following usual fees for ntribution that of the General
NO. Explain:				

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

NA. Specify the rules that prevent you from adopting the recommendation:				
Implementation Date 15-04-2010 Code of Good Governance				
Modification Date Doesn't Apply				

232 If the company adopts remuneration systems through the recognition of a variable component linked to the good performance of the company in the medium and long term, the remuneration policy incorporates limits on the amount that the Board of Directors may distribute and, if the variable component is related to the company's profits or other management indicators at the end of the period under evaluation, it must take into account any qualifications contained in the Statutory Auditor's report that could reduce the results of the period.

23.2 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate:				
NO. Explain: There is no variable co therefore it is not possible to adopt th Shareholders' Meeting.	1			,
NA. Specify the rules that prevent y	vou from adopting	the recommend	lation:	
Implementation Date	Doesn	't Apply		

Modification Date	Doesn't Apply

23.3 Equity and Independent Members of the Board of Directors are expressly excluded from compensation systems that incorporate stock options or variable compensation linked to the absolute variation of the share price.

23.3 Implements the measure	YES	NO	X N/A	x
YES. Briefly Indicate:				
NO. Explain:				
The prohibitions of Recommendation Issuer does not have remuneration to the absolute variation of the share listed on the stock exchange and enforced.	systems that in e price; this is r	ncorporate stock options o mainly because it is a close	r variable remunerat	ion linked that is not

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

NA. Specify the rules that preven	you from adopting the recommendation:
Implementation Date	Doesn't Apply
Modification Date	Doesn't Apply

234. For each period evaluated, within the framework of the compensation policy, the General Shareholders' Meeting approves a maximum cost of the Board of Directors for all approved compensation components.

23.4 Implements the measure	YES	Х	NO	N/	/A	
YES. Briefly Indicate: As explained in meas in Item 7, Section 1 of Chapter 2, as a remun						
General Shareholders' Meeting shall establish annually the remuneration corresponding to the members of the Board of Directors, for the period between the respective ordinary meeting and the following one. To the extent that the Company has not adopted variable remuneration schemes for the Board of Directors, the amount approved by the Meeting is the maximum amount.						
NO. Explain:						
NA. Specify the rules that prevent you from adopting the recommendation:						
Implementation Date	15-04-20	10 Goo	d Governance	e Code		
Modification Date	Doesn't	vlaaA				

23.5. The total effective cost of the Board of Directors during the period evaluated, which includes all the compensation components paid to the members of the Board of Directors, as well as the reimbursement of expenses, is known to the shareholders and published on the Company's website, with the level of disaggregation and detail approved by the Board of Directors.

23.5 Implements the measure	SI	Х	NO		N/A		
-----------------------------	----	---	----	--	-----	--	--

YES. Briefly Indicate: Pursuant to the provisions of Article 62, Section 8 of the Company's Bylaws and Article 14, Section 8 of the Internal Regulations of the Board of Directors, the directors submit for consideration of the General Meeting an annual management report (annual report), which includes, among other matters, a certification detailing the expenditures for salaries, fees, travel expenses, representation expenses, bonuses, benefits in cash and in kind, transportation expenses and any other type of remuneration received by each of the company's directors.

and any other type of remuneration received by each of the directors of the company. This certificate is sent and published in the SIMEV of the Superintendence of Finance as

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

year-end information. In addition, this information website	n can be consulted by shareholders on the Company's		
NO. Explain:			
NA. Specify the rules that prevent you from adopting the recommendation:			
Implementation Date	29-08-2007 Bylaws		

Measure No. 24: The President of the corporation and Senior Management.

Modification Date

24.1. The company's governance model establishes an effective separation between the administration or governance of the company (represented by the Board of Directors) and the ordinary course of business (conducted by Senior Management under the leadership of the President of the company).

Doesn't Apply

24.1 Implements the measure	YES	х	NO		N/A	
YES. Briefly Indicate: The Company's Senior Management (Chapter 7) and the and Section 2 of Chapter 2 of the Compa duties, rights and functions of the Board of	Board of Directo ny's Code of Goo	rs (Cha d Gove	pter 6). Add rnance regu	itionally, S late separ	Section 1 C	Chapter 2
NO. Explique:						
NA. Specify the rules that prevent you	from adopting t	he reco	ommendatio	on:		
Implementation Date	29-08-2	007 Byla	aws			
Implementation Date	Doesn't	Apply				

24.2. In general, the Board of Directors' policy is to delegate the ordinary course of business to the Senior Management team, concentrating its activity on the general functions of strategy, supervision, governance and control.

SI

24.2 Implements the measure

NO

N/A

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

62) and via the Internal Regulations of the Boar Code (Item 1, Section 1, Chapter 2), it is conclud at defining the Company's strategy and develop is the Board of Directors, as the highest mana approving the management of the Company, Th the Company, is responsible for approving the r an instrument of supervision and control, watchin and assume the business risk, so that the mana return on the capital invested by its Shareholders	s attributed to the Board of Directors by the Bylaws (Article rd of Directors (Article 14) and the Corporate Governance led that the main function of the Board of Directors is aimed ing supervision, governance and control activities, since it agement body of the Company, which is responsible for he Board of Directors, as the highest management body of management of the latter and its fundamental role is to be ng over the interests of those who contribute the resources gement of the Company results in the maximization of the and Investors and in the social and economic development kimum respect for the environment. Additionally, the Board de of Good Governance.
NO. Explain:	
NA. Specify the rules that prevent you from a	donting the recommendation:
NA. opeony the rules that prevent you non a	dopting the recommendation.
Implementation Date	29-08-2007 hylaws

	23-00-2007 Dylaws
Modification Date	Doesn't Apply

24.3. As a general rule, the members of Senior Management are identified, evaluated and appointed directly by the President of the company since they are his direct collaborators. Alternatively, the company may choose to have the members of Senior Management appointed by the Board of Directors at the proposal of the President of the company. Regardless of who makes the final appointment, candidates for key executive positions in the company are known and evaluated by the Appointments and Remuneration Committee of the Board of Directors, which shall issue its opinion.

ents and to Senior

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

24.4. The company has a clear policy of delegation of functions approved by the Board of Directors and/or a scheme of powers that makes it possible to know the level of empowerment of the President of the company and other members of Senior Management.

24.4 Implements the measure	YES	X NO	N/A			
				-		
YES. Briefly Indicate: The Company has a PO 208 Powers of Attorney Policy that regulates the granting, revocation and modification of general and special powers of attorney in accordance with the organizational role of the attorney-in-fact and the powers of the grantor.						
NO. Explain:						
NA. Specify the rules that prevent you from adopting the recommendation:						
Implementation Date		16 PO 208 Syster ement of delegate	n of delegated powers a d powers	nd		
Modification Date Doesn't Apply						

24.5. The Board of Directors, through the Appointments and Remuneration Committee, or whoever fulfills its functions, annually leads the performance evaluation of the President of the Company and is aware of the evaluations of the other members of Senior Management.

24.5 Implements the measure	YES	NO	⊢X N/A		
YES. Briefly Indicate:					
Committee, however, in accordance with the product of Section 2, Chapter 2 of the Code of Go Regulations, the Board approves the presentation report of the administrators, which includes the in Senior Managers. Additionally, on a monthly band Directors the main facts and results of their man from the members of the Board of Directors on the senior set.	NO. Explain: Currently, the Board of Directors does not have an Appointments and Remuneration Committee, however, in accordance with the provisions of Article 62, Paragraph 8 of the Bylaws, Paragraph 4 of Section 2, Chapter 2 of the Code of Good Governance and Article 14 of the Board of Directors Regulations, the Board approves the presentation to the General Shareholders' Meeting of the management report of the administrators, which includes the management of the Chief Executive Officer and each of the Senior Managers. Additionally, on a monthly basis, each Business Line Manager presents to the Board of Directors the main facts and results of their management and receives comments and or specific requests from the members of the Board of Directors on the issues presented. It is reiterated that the company does not have an Appointments and Remuneration Committee.				
NA. Specify the rules that prevent you from adopting the recommendation:					
Implementation Date	Doesn't	Apply			
Modification Date	Doesn't	Apply			

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

24.6. The company has a compensation policy for the President of the company and other members of Senior Management, approved by the Board of Directors, which identifies all the compensation components that can be effectively met, tied to the fulfillment of long-term objectives and risk levels.

24.6 Implements the measure	SI	NO	X N/A	
YES. Briefly Indicate:				
NO. Explain: There is no remuneration policy Management that is approved by the Board o			any and other memb	pers of
NA. Specify the rules that prevent you from	n adopting	g the recommenda	tion:	
Implementation Date	Doesn	r't Apply		

24.7. The remuneration of the chairman of the company includes a fixed and variable component; its technical design and the way it is calculated prevent the variable component from exceeding the maximum limit established by the board.

Doesn't Apply

Modification Date

Modification Date

24.7 Implements the measure	YES	NO	Х	N/A
YES. Briefly Indicate:				
NO. Explain: It is not possible to implement the recommendation for the time being, as the issues o remuneration of the Company's employees, including the President of the Company or members of senio management, are directly defined by the Holding Company in Italy given the control agreement that exists for the ENEL Group and therefore cannot be regulated locally by any committee.				
NA. Specify the rules that prevent you f	from adopting the	e recommendat	ion:	
Implementation Date	Doesn't Ap	opiy		

Doesn't Apply

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

I. CONTROL ARCHITECTURE

Measure No. 25: Ambiente de Control.

Modification Date

251. The Board of Directors is ultimately responsible for the existence of a solid control environment within the company, adapted to its nature, size, complexity and risks, so that it complies with the requirements indicated in the recommendation.

25.1 Implements the measure	YES	X NO	N/A		
YES. Briefly Indicate: In accordance with of Directors, through the Audit Committee Company to consolidate the information of In the same sense, it has been regulated 10.2.2) and within the Code of Good Gove Article 62 of the Bylaws establishes and corporation and the levels of risk exposure Control over Financial Reporting" Numera carried out in accordance with the "Fram Financial Reporting" in accordance with th according to international best practices.	e, is responsible f the control boot within the Im- ernance (item st ong the function . Additionally, al 6, indicates nework Model	le for defining the r odies for its present ternal Regulations 5.3 Section 1, Chap ons of the Board Procedure No. 188 that the evaluation of the Enel Group	mechanisms to be us ation to the Board of of the Board of Directer 2). of Directors the cor of December 19, 201 of the control syste o Internal Control Syste	sed by the Directors. ctors (item htrol of the 12 "Internal m shall be vstem over	
NO. Explain:					
NA. Specify the rules that prevent you from adopting the recommendation:					
Implementation Date	29-08-	2007 Bylaws			

252. In the case of Conglomerates, the Parent Company's Board of Directors shall promote the existence of a Control Architecture with a consolidated, formal scope, covering all the Subordinate companies, establishing responsibilities regarding the policies and guidelines on this matter at the conglomerate level and defining clear reporting lines that allow a consolidated view of the risks to which the Conglomerate is exposed and the taking of control measures.

Doesn't Apply

25.2 Implements the measure	YES	x	NO		N/A	
YES. Briefly Indicate: The Head Office has 2012, "Internal Control over Financial Reportin system shall be carried out in accordance with on Financial Reporting" in accordance with the according to international best practices.	g", Item 6, the "Enel (which ir Group In	ndicates that Iternal Contro	the evalua ol System	ation of the Framework	control Model
This evaluation of the Internal Control system s -the risk assessment, carried out jointly by the Service Function/Division/Country - the data to be consolidated both extracted from Consolidated Financial Statements;	e Audit Fu	nction a	nd the Head	d of Holdin	•	

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

 recomendaciones formuladas por el Auditor Externo. 				
NO. Explain:				
NA. Specify the rules that prever	nt you from adopting the recommendation:			
	a you nom adopting the roooninterration.			
Implementation Date 19/12/2012				
	13/12/2012			
Nodification Date Doesn't Apply				

Measure No. 26: Risk Management.

26.1. In the company, the objectives of risk management are those contemplated in recommendation 26.1.

26.1 Implements the measure	YES	X NO	N/A	
YES. Briefly Indicate: The Head Office 2012, "Internal Control over Financial Re control system will be carried out in accord model on Financial Reporting" in accordar COBIT according to international best prace This Internal Control is structured in the fol I. Definition of the scope and comm II. Mapping / updating of processes / ger assurance and main key controls identifica III. self-assessment of the design and effect IV. Evaluation of deficiencies, appro V. consolidation of results and overall asse VI. Administrative and accounting is	porting" Nume dance with the pro- ctices. Ilowing sub-pro- nunication of m- neral controls (ation and updat ctiveness of the val and follow- essment of Inte	ral 6, which indic "Enel Group Inter ovisions of the CC ethodologies and ELC / CLC-ITGC ing (Top Down Ris operation; up of the action pl	ates that the evalua rnal Control System F DSO Report and, for I instructions;), risk assessment a sk Based Approach); an;	tion of the Framework T aspects,
NO. Explain:				
NA. Specify the rules that prevent you f	rom adopting	the recommenda	ation:	

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

Implementation Date	19/12/2012		
Modification Date	Doesn't Apply		

26.2. The company has a risk map, understood as a tool for identifying and monitoring the financial and non-financial risks to which it is exposed.

26.2 Implements the measure	YES	X NO	N/A	
YES. Briefly Indicate: The Head Office has issued the Organization Financial Reporting" Numeral 6, which indica in accordance with the "Enel Group Internal accordance with the provisions of the COSC best practices.	ates that the Control System	evaluation of the c stem Framework m	ontrol system will be nodel on Financial Re	carried out
This Internal Control is structured in Mapping risk assessment and, quality assurance and Risk Based Approach). This mapping is carried out in the SAP GRC	the main k	ey controls identified	cation and updating (
NO. Explain:				
NA. Specify the rules that prevent you fro	m adopting	the recommenda	tion:	
Implementation Date	19/12/	2012		

Implementation Date	19/12/2012
Modification Date	Doesn't Apply

26.3. La The Board of Directors is responsible for defining a risk management policy, as well as setting maximum exposure limits for each identified risk.

26.3 Implements the measure	YES	NO	Х	N/A
YES. Briefly Indicate:				

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

NO. Explain: The risk management policy is defined by the parent company of the Group to which the company belongs.

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

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

26.4. The Board of Directors is aware of and periodically supervises the company's effective exposure to the maximum risk limits defined, and proposes corrective and follow-up actions in the event of deviations.

26.4 Implements the measure	YES	x	NO		N/A	
YES. Briefly Indicate: The Board of Dire exposure to the maximum risk limits defin deviations.						
NO. Explain:						
NA. Specify the rules that prevent you	from adopting	the reco	ommendati	on:		
Implementation Date	16-12-2 Director		ernal Regula	ations of th	e Board of	
Modification Date	Doesn't	Apply				

26.5. Within the framework of the risk management policy, Senior Management is the owner of the processes and is responsible for risk management, that is, for identifying, evaluating, measuring, controlling, monitoring and reporting risks, defining methodologies, and ensuring that risk management is consistent with the strategy, the defined risk policy, and the approved ceilings.

26.5 Implements the measure	YES	× NO	N/A	
YES. Briefly Indicate: Paragraph 2 of Chapter IV, Section II of the Co duties of the Chief Executive Officer in relation a culture of risk prevention, understood as the allow the Company to protect itself from its imp with a compilation of the most important eve statements, the explanations to the financial variations against the budget and the results o to the Board of Directors with a summary of t month, the financial statements, the explana variations against the budget and the results o analysis of the explanations of the main variation	to the Cor e analysis act, and to statemen f the Com he most in tions to the f the Com	npany's internal co of risk and the es o present a monthl occurred during th ts, the analysis o pany's operations, mportant events th ne financial stater pany's operations.	ntrol, among which is tablishment of mech y report to the Board e previous month, t f the explanations c and to present a mo nat occurred during t nents, the analysis	s to promote anisms that of Directors he financial on the main onthly report he previous of the main

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

The Company's financial statements for the previous year, and an analysis of the risks and opportunitie affecting the Company at both the sectoral and macroeconomic levels.						
NO. Explain:						
NA. Specify the rules that prevent you from adopting the recommendation:						

Implementation Date	29-08-2007 bylaws
Modification Date	Doesn't Apply

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

26.6 Implements the measure	YES	NO	x N/A	
YES. Briefly Indicate:				
NO. Explique: There is no centralized ris by the measure. Until now, each Mana identified and managed the applicable ris Enel Group's management lines.	igement (busin	ess, financial, op	erational, etc.) has	monitored,
NA. Specify the rules that prevent you	from adopting	the recommenda	tion:	
Implementation Date	Doesn	t Apply		
Modification Date	Doesn	t Apply		

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

26.1. In Conglomerates, risk management must be done at a consolidated level in such a way that it contributes to the cohesion and control of the companies that make up the Conglomerate.

26.7 Implements the measure	YES	X	NO		N/A	
YES. Briefly Indicate: There is a structure at Group's business lines are defined. At the Hold definition and follow-up of strategies and limits reporting from the country to the Holding lines for	ding Con to be cor	npany le itrolled i	evel, there a n each cour	re people	responsib	le for the
In addition, every six months the ICFR Global un specific evaluation of internal control over financ companies on the list. This evaluation describes raised during the period.	cial inform	nation o	f the Interna	I Control B	odies of t	he Group
The ICFR Global unit, communicates to the Interr and significant internal control deficiencies and r application of administrative and accounting proc Organizational Procedure No. 188, paragraph 6.	isks that cedures.	could po	otentially affe	ect the adeo	quacy and	deffective
NO. Explain:						
NA. Specify the rules that prevent you from a	dopting	the rec	ommendati	on:		
Implemantation Date	19/12/2	2012 Or	ganizational	Procedure	188	

26.2. If the company has a complex and diverse structure of businesses and operations, there is the position of the Chief Risk Officer (CRO) with competence at the Conglomerate level in the case of companies integrated in situations of control and/or business group.

Doesn't Apply

Modification Date

26.8 Implements the measure	YES		NO	х	N/A	
YES. Briefly Indicate:						
NO. Explain: There is a structure at the H defined for each of the Group's business I Holding Company units are responsible for th with in each country. There are direct repor operations.	lines to appro	ve expo nd follow	osure to different	ent risk es and	ks, and w limits to b	vithin these be complied
In addition, every six months the ICFR Global specific evaluation of internal control over the companies listed. This evaluation describes the during the period.	financial repor	ting of t	the Internal Co	ontrol E	Bodies of	the Group
The ICFR Global unit, communicates to the lu and significant internal control deficiencies a application of administrative and accounting Organizational Procedure No. 188, paragrap	ind risks that c procedures. T	ould po	tentially affect	the ade	equacy ar	nd effective
NA. Specify the rules that prevent you fro	om adopting f	the reco	ommendation	:		

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

Measure No. 27: Control Activities.

Modification Date

27.1. The Board of Directors is responsible for ensuring the existence of an adequate internal control system, adapted to the company and its complexity, and consistent with the risk management in force.

27.1 Implements the measure	YES	Х	NO	N	/A	
YES. Briefly Indicate: As mentioned in me of Article 14 of the Internal Regulations of approving the Company's risk manageme planning and execution of the control activ	the Board of E ent policy and,)irectors, through	the Board of the Audit Co	of Directors is ommittee, for	s respons supervis	sible for
NO. Explain:						
NA. Specify the rules that prevent you f	rom adopting	the reco	ommendatio	on:		
Implementation Date	17-12-2	015 Boa	rd of Directo	ors Regulatio	ns	

27.2. The Board of Directors is responsible for supervising the effectiveness and adequacy of the internal control system, which may be delegated to the Audit Committee, without the Board losing its supervisory responsibility.

Doesn't Apply

27.2 Implements the measure	YES	x	NO	N/A	
YES. Briefly Indicate: As mentioned in me of Article 14 of the Internal Regulations of f approve the risk management policy. Additi planning and execution of the control act developed by the Internal Audit Management and methodologies necessary for the open Company's internal control system.	the Board of D onally, it is the tivities foresee nt, to propose	Directors, it e function o en in the (to the Boar	is the duty of of the Audit Co Company's c rd of Directors	f the Board of D ommittee to sup compliance prog s the structure, p	prectors to pervise the grams and procedures
The Company's Code of Good Governance Committee: (i) supervise compliance with the internal a and comprehensively evaluate all areas of disclosure of financial information complies statements, before they are submitted to Shareholders' Meeting; (iv) review the fina submitted to the consideration of the Board and the General Shareholders' Meeting; (iv carried out during the year; (v) review the fin	audit program, the Company; with the provis the considera ncial stateme of Directors a) issue a writte	which must (ii) ensure sions of the ation of the nts at the o and the Ger en report of	ist take into a that the prep Law; (iii) rev Board of D end of the fis neral Shareho n the operatio	account the busi paration, presen view the year-en Directors and the scal year, before olders' Meeting.	ness risks Itation and Id financial e General e they are

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

dissemination of its financial information; (vii) consolidate the information of the control bodies (viii) any others assigned to it by the Board of	used by the Company in the construction, disclosure and define the mechanisms to be used by the Company to for the presentation thereof to the Board of Directors; and f Directors. For the fulfillment of its functions, the Audit pecific cases in which it deems it convenient, in accordance
In turn, Section 5. of Chapter III of the Compar rating information provided to the Company's services of an independent securities rating com report to the market on the probability of timely	ny's Code of Good Governance, provides that for the risk shareholders and investors, the Company has hired the apany, in order to carry out the corresponding analysis and payment of the obligations derived from the bonds issued Company's bond issues has a risk and investment rating
Executive Officer, establishes as one of thes understood as the analysis of risk and the establ itself from its impact; ii) to present a monthly rep important events that occurred during the previo Directors with a compilation of the most importa present a monthly report to the Board of Direct occurred during the previous month, the financia the analysis of the explanations on the main values.	Governance Code, regarding the functions of the Chief e functions: i) to promote a culture of risk prevention, ishment of mechanisms that allow the Company to protect ort to the Board of Directors with a compilation of the most bus month; iii) to present a monthly report to the Board of ant events that occurred during the previous month; iv) to tors with a compilation of the most important events that al statements, the explanations to the financial statements, riations against the budget and the results of the previous inities that affect the Company at both the sectorial and
NO. Explain:	
NA. Specify the rules that prevent you from a	dopting the recommendation:
Implementation Date	17-12-2015 Reglamento de Junta Directiva
Modification Date	Doesn't Apply

27.3. In society, the principle of self-control is applied and required, understood as the "ability of the people involved in the different processes to consider control as an inherent part of their responsibilities, fields of action and decision making".

YES X

NO

N/A

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

possible deviations, so that the controls are updated and modified according to the needs of the processes, but always in compliance with the Company's Internal Control Policies and methodologies. This activity ensures that the Company's internal control model is effective and does not become obsolete in the face of the dynamics of changes in the Company and its processes.

NO. Explain:

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

Implementation Date	December 19, 2012
Modification Date	Doesn't Apply

Measure No. 28: Information and communication.

28.1. The risk culture, philosophy and policies, as well as the approved exposure limits, are communicated downwards and horizontally throughout the company, so that the entire organization considers risks and control activities in its business.

28.1 Implements the measure	YES	X NO	N/A	
YES. Briefly Indicate: As mentioned in the Board of Directors establishes that it is the management policy, which must be kn Management meetings in which the strateg to achieve the Company's goals are repor management is informed of the progress in and activities to be carried out within each Additionally, Organizational Procedure No. form and limits for risk management accord	function of the nown by seni gies, budgets, ted. Likewise, n meeting the area. 188 establishe	Board of Directors or management. goals and risk limits the areas develop objectives and goal	to approve the Com Additionally, there that must be observ sub-committees wh Is of management ar	pany's risk are Senior ed in order ere middle nd the risks
NO. Explain:				
NA. Specify the rules that prevent you f	rom adopting) the recommenda	tion:	
Implementation Date	17-12-2	2015 Board of Dire	ctors Regulations	
Modification Date	Doesn	r't Apply		

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

YES. Br		YES	NO	X N/A	
	iefly Indicate:				
time and prepared	blique: Indeed, the mechani I the content of the supportir d on a monthly basis. This is s of the Board of Directors, a eetings.	ng material and in the sin accordance with	e presentation to the Good Govern	ne Board of Directors ance Code, Section	s, which is I, point 6.
commer	e, there are monthly reports cial, technical and financial of of the formal reporting proc areas.	peration by the Senic	or Management in C	Colombia, Chile and It	aly, which
	ring that the Business Gro res are in English; however, i sh.				
NA. Spe	cify the rules that prevent			lion:	
Implem	entation Date	Doesn't	Apply		
Modific	ation Date	Doesn't Aplly			
, as well as their indi	gement and the definition of contr vidual contribution in relation to the lements the measure		NO	X N/A	
YES. B	riefly Indicate:				
NO. Exp	blique:				
ndeed, content monthly	of the supporting material an basis. This is in accordance Directors, and Article 61 of	id in the presentation with the Good Gove	to the Board of Di ernance Code, Sec	tion I, point 6. Meeti	pared on a ngs of the
ndeed, content monthly Board of Likewise commer	of the supporting material an basis. This is in accordance Directors, and Article 61 of the e, there are monthly reports cial, technical and financial o of the formal reporting proc	d in the presentation with the Good Gove the Company's Bylav s prepared for the peration by the Senic	to the Board of Di ernance Code, Sec vs, which indicates analysis and contro or Management in C	rectors, which is prep tion I, point 6. Meeti the frequency of the rol of the performan Colombia, Chile and It	pared on a ngs of the meetings. ce of the aly, which
ndeed, content monthly Board of Likewise commer are part Finance Conside	of the supporting material an basis. This is in accordance Directors, and Article 61 of the e, there are monthly reports cial, technical and financial of of the formal reporting pro- areas. ring that the Business Gro res are in English; however, i	d in the presentation with the Good Gove the Company's Bylav s prepared for the peration by the Senic cesses of the Planni	to the Board of Di ernance Code, Sec ws, which indicates analysis and contro or Management in C ng and Control, Au ompany is part is	rectors, which is prep tion I, point 6. Meeti the frequency of the rol of the performan Colombia, Chile and It ccounting (Administra- international, its po	pared on a ngs of the meetings. ce of the raly, which ation) and licies and
ndeed, content monthly Board of Likewise commer are part Finance Conside procedu in Spani	of the supporting material an basis. This is in accordance Directors, and Article 61 of the e, there are monthly reports cial, technical and financial of of the formal reporting pro- areas. ring that the Business Gro res are in English; however, i	d in the presentation with the Good Gove the Company's Bylav s prepared for the peration by the Senic cesses of the Planni oup of which the co t is recommended that	to the Board of Di ernance Code, Sec vs, which indicates analysis and contro or Management in C ng and Control, Au ompany is part is at the document ref	rectors, which is prep tion I, point 6. Meeti the frequency of the rol of the performan Colombia, Chile and It ccounting (Administra- international, its po erred to have an offic	pared on a ngs of the meetings. ce of the raly, which ation) and licies and

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

28.4. There are internal whistleblower hotlines, which allow employees to anonymously report illegal or unethical behavior or behavior that may contravene the company's risk management and control culture. A report on these reports is made to the company's Board of Directors.

20 Almolomonto the measures	YES		N∕A		
28.4 Implements the measure:	163	X NO	N/A		
YES. Briefly Indicate: Dentro de las Funciones atribuidas al Comité de Auditoría se encuentra la de realizar el seguimiento periódico del grado de cumplimiento del Código de Ética y la eficacia del sistema de denuncias anónimas o "whistleblowers", evaluando las actuaciones antiéticas que se presenten y el contenido de las denuncias efectuadas, haciendo a la Junta Directiva las recomendaciones pertinentes. Adicionalmente se ha implementado un buzón ético global y su funcionamiento es explicado en el link https://secure.ethicspoint.eu/domain/media/es/gui/102504/index.html					
NO. Explain:					
NA. Specify the rules that prevent you from adopting the recommendation:					
Implementation Date	17-12-2	2015			
Modification Date	There	have been no char	nges in this regard.		

Measure No. 29: Control Architecture Monitoring.

29.1. In the company, the Board of Directors, through the Audit Committee, is responsible for supervising the effectiveness of the different components of the Control Architecture.

29.1 Implements the measure	YES	X NO	N/A	
YES. Briefly Indicate: The Internal Regula	tions of the Bo	oard of Directors (Section 10.2.2) and th	e Code of
Good Governance (Section 5.3) establish as	a function of t	he Audit Committ	ee to supervise the pla	nning and
average the southed anti-	in the Commo			

Good Governance (Section 5.3) establish as a 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, to know and evaluate the Company's internal control system.

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

NO. Explain	
NA. Specify the rules that preven	It you from adopting the recommendation:
Implementation Date	16-12-2015 Internal Regulations of the Board of Directors
Modification Date	Doesn't Apply

29.2. The monitoring work aimed at providing assurance on the effectiveness of the Control Architecture, mainly involves the internal audit in collaboration with the Statutory Auditor in matters within its competence and in particular with regard to the financial information generated by the company.

29.2 Implements the measure	YES	х	NO		N/A	
YES. Briefly Indicate: Chapter XV, Article 96 of the Company's B the Statutory Auditor and the internal aud supervision of compliance with the interna business and comprehensively evaluate al 72 of the Company's Bylaws, also establis related to the collaboration with the inter authorities, providing for the delivery of the	lit representation al audit program I areas of the C hes among the rnal audit to e	ve partion, which company function exercise	cipate, which n must take y. On the of ns of the S	ch include, e into accou ther hand, (tatutory Au	among other unt the risks Chapter VIII, <i>i</i> ditor some th	rs, the of the Article at are
NO. Explain:						
NA. Specify the rules that prevent you fr	rom adopting	the reco	ommendat	ion:		
Implementation Date	29-08-2	2007 byl	aws			
Modification Date	Doesn't	Apply				

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

29.3 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate:				
NO. Explain: There is currently no Interna	al Audit Charter	approved by the A	Audit Committee.	
NA. Specify the rules that prevent you f	from adopting	the recommenda	tion:	

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

29.4. The person in charge of internal auditing maintains a relationship of professional independence with respect to the Senior Management of the company or Conglomerate that hires him/her, through his/her exclusive functional dependence on the Audit Committee.

29.4 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate:				
NO. Explain: At present, the Internal Audi professional independence with respect dependence of this position with respect t	to Senior Manag	ement in Colombia		
NA. Specify the rules that prevent you	from adopting th	ne recommendatio	on:	
				

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

29.5. In the Company, the appointment and removal of the person in charge of internal auditing is a responsibility of the Board of Directors, at the proposal of the Audit Committee, and his removal or resignation is communicated to the market.

29.5 Implements the measure	YES		NO	х	N/A	
YES. Briefly Indicate:						
NO. Explain: Currently, the Internal Audit Mana professional independence with respect to Sen dependence of this position with respect to the Audit Manager in Colombia is published as relev	ior Manag Enel Grou	gement ip. The	in Colombia, appointment	maintai and rem	ns the prof noval of the	essional
NA. Specify the rules that prevent you from a	dopting t	he reco	ommendation	n:		
Implementation Date	Doesn't	Apply				

29.6. The Statutory Auditor of the company or Conglomerate maintains a clear independence with respect to them, a quality that must be declared in the respective audit report.

Doesn't Apply

Г

29.6 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate:				
NO. Explain: Although the Company's s such quality was not literally indicated ir mandate, the duty of the Statutory Audito not to declare its independence.	n the audit rep	ort, since its indep	endence is presume	d by legal
NA. Specify the rules that prevent you	from adopting	g the recommenda	tion:	
Implementation Date	Doesr	n't Apply		
Modification Date	_	n't Apply		

29.7. If the company acts as Parent Company of a Conglomerate, the Statutory Auditor is the same for all companies, including off-shore companies.

SI

Modification Date

NO

N/A

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

YES. Briefly Indicate:					
NO. Explain.					
NA. Specify the rules that prevent you from adopting the recommendation: Conforme a lo establecio en el Artículo 260 del Código de Comercio, la Sociedad no ostenta la calidad de Matriz, por lo que no aplicar la medida. No obstante lo anterior, las sociedades del Grupo Enel tienen el mismo revisor fiscal en todo mundo, gestionando la negociación, relación y contratación del mismo desde Italia.					
Implementation Date	Doesn't Apply				
Modification Date	Doesn't Apply				

29.8. The Company has a policy for the appointment of the Statutory Auditor, approved by the Board of Directors and disclosed to the Shareholders, which includes the provisions set forth in recommendation 29.8..

29.8 Implements the measure	YES	х	NO		N/A	
YES. Briefly Indicate: Chapter 8 of the statutory auditor, the term of the contract, the in which they may intervene before the Gen	e qualities they mu	ist have	, incompatibil	ities, func	tions and th	
NO. Explain:			-			
NA. Specify the rules that prevent you	from adopting t	he reco	ommendatio	on:		
Implementation Date	29-08-20	07 Byla	aws			

29.9. In order to avoid an excessive link between the company and the Statutory Auditor's firm and/or its teams and to maintain its independence, the company establishes a maximum hiring term that ranges between five (5) and ten (10) years. In the case of the Statutory Auditor, a natural person not linked to a firm, the maximum hiring term is five (5) years.

Doesn't Apply

Modification Date

29.9 Implements the measure	YES	X NO	N/A	
YES. Briefly Indicate: Chapter VIII, Article 70 of the Company's Byl General Shareholders' Meeting is made for time, as well as be re-elected indefinitely. I establishes that the auditing firm hired by the	a maximum Notwithstand	term of 2 years, bu ling the foregoing,	ut they may be remo	ved ať any

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

rotate the natural persons who were appointed within the firm as Principal and Alternate Statutory Auditor to perform such function with at least a periodicity of five (5) years. Likewise, the person who has been rotated may only resume the audit of the same Company after a period of two (2) years.

NO. Explain:

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

Implementation Date	29-08-2007 bylaws
Modification Date	Doesn`t Apply

29.10. Within the maximum contracting term, the company promotes the rotation of the partner of the Statutory Auditing firm assigned to the company and its work teams at mid-term, at the end of which the rotation of the firm is mandatory.

29.10 Implements the measure	SI	NO >	(N/A
------------------------------	----	------	---	-----

YES. Briefly Indicate:
NO. Explain: Paragraph Three of Article 70 of the Company's bylaws establishes that the auditing firm hired by the Company must rotate the natural persons who were appointed within the firm as Principal and Alternate Statutory Auditor to perform such function with at least a periodicity of five (5) years. Likewise, the person who has been rotated may only resume the audit of the same Company after a period of two (2) years.
NA. Specify the rules that prevent you from adopting the recommendation:

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

29.11. In addition to the current prohibition of not contracting with the Statutory Auditor for professional services other than those of the financial audit itself and other functions recognized in the current regulations, the Company extends this limitation to persons or entities related to the Statutory Auditor's firm, among which are included the companies of its group, as well as companies in which there is a broad coincidence of its partners and/or administrators with those of the Statutory Auditor's firm.

29.11 Implements the measure	YES	X NO	N/A	
YES. Briefly Indicate: Article 93, paragraph 1 of the Company's Byl specialized auditor must act with absolute inde and the statutory auditor of the Company. Governance Code establishes the explicit prohi than auditing.	pendence Additional	with respect to the ly, Chapter IV, S	e directors, other adm ection I, 1.3 of the	inistrators Corporate

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

NO. Explain:	
NA. Specify the rules that preven	t you from adopting the recommendation:
Implementation Date	29-08-2007 Bylaws
Modification Date	Doesn't Apply

29.12. In its public information, the company discloses the total amount of the contract with the Statutory Auditor as well as the proportion that the fees paid by the company represent in relation to the total income of the firm related to its statutory audit activity.

29.12 Implements the measure	SI	□ _{NO}	X N/A	
YES. Briefly Indicate:				
NO. Explain: Inf ormation on the approval of th relevant information in the SIMEV of the Super			published only as	
NA. Specify the rules that prevent you from	adopting	the recommend	ation:	
Implementation Date	Doesn'	t Apply		
Modification Date	Doesn'	t Apply		

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

V. TTRANSPARENCY AND FINANCIAL AND NON-FINANCIAL

INFORMATION

Measure No. 30: Information disclosure policy.

Modification Date

governance model of the Conglomerate.

30.1. The Board of Directors has approved a disclosure policy, which identifies, at a minimum, the information covered by the recommendation.

30.1 Implements the measure	YES		► N/A	
YES. Briefly Indicate:				
NO. Explain: The company has rules for the pu Superintendency, which respond to internal prov (SOX) according to the Enel Group's disclosure sensitive to the price of its shares. However, the by the Corporate Governance bodies in Colomb	cess proc policies a ere is curre	edures audited by the pplicable to the disc	ne Sarbanes Oxley A	Act n
NA. Specify the rules that prevent you from a	adopting	the recommendati	on:	
Implementation Date	Doesn'	Apply		

30.2. In the case of Conglomerates, the disclosure to third parties of information is comprehensive and transversal, referring to the group of companies, allowing external third parties to form a well-founded opinion on the reality, organization, complexity, activity, size and

Doesn't Apply

30.2 Implements the measure	YES	X NO	N/A	
YES. Briefly Indicate: The Company, as a securities issuer and des Exchange publishes: - All relevant facts to the market in accordanc - On a guarterly basis it publishes all financia	e with the p	rovisions of Decre	e 2555 of 2010.	
The company prepares the special corporate is available in physical form and on the comp Shareholders' Meeting.	al reports. group repoi	t referred to in Arti	cle 29 of Law 222 of 1	1995. This
The information on the conformation of the or ENEL, ENEL Américas and in the annual re events for each year has been published.				
NO. Explain:				

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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

Implementation Date	31-08- 2013
Modification Date	Doesn´t Apply

Measure No. 31: Financial Statements.

31.1. In the event of any qualifications in the Statutory Auditor's report, these and the actions that the Company proposes to take to remedy the situation shall be the subject of a pronouncement by the Chairman of the Audit Committee to the shareholders at the General Meeting.

31.1 Implements the measure	YES NO X N/A
YES. Briefly Indicate:	
Accionistas y en presencia de los accionist Revisor Fiscal en su informe. Sin embarg	isto que el Comité de Auditoria ante la Asamblea General de as, deba pronunciarse sobre las salvedades que se presente el jo, los Estatutos sociales disponen en el artículo 96.4. que el ados financieros de cierre de ejercicio, antes de ser presentados la Asamblea General de Accionistas".
NA. Specify the rules that prevent you fr	om adopting the recommendation:
Implementation Date	Doesn't Apply
Modification Date	Doesn't Apply

31.2. When, in view of the qualifications and/or paragraphs of emphasis of the Statutory Auditor, the Board of Directors considers that it should maintain its criterion, this position is adequately explained and justified in a written report to the General Meeting, specifying the content and scope of the discrepancy.

31.2 Implements the measure	YES		NO	x	N/A	
YES. Briefly Indicate:						
NO. Explain: No. This recommendation is not ex documents.	xpressly a	dopted	in the byla	ws and or	ganizational	
NA. Specify the rules that prevent you from adopting the recommendation:						
Implementation Date	Doesn't A	Apply				

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

Modification Date	Doesn't Apply
modification Date	Doesn't Apply

31.3 Transactions with or between Related Parties, including transactions between companies of the Conglomerate that, by means of objective parameters such as volume of the transaction, percentage of assets, sales or other indicators, are qualified as material by the company, are included in detail in the public financial information, as well as the mention of off-shore transactions.

31.3 Implements the measure	YES	× NO	N/A				
YES. Briefly Indicate: Pursuant to Article S between related parties are included in the y documents that are made public through pu General Shareholders' Meeting.	ear-end fina	ncial statements a	nd the Audit Committe	ee's report;			
parties; the Audit Committee makes a report	In addition, the annual report includes a chapter with information on balances and transactions with related parties; the Audit Committee makes a report on transactions between economic related parties and relevant information on transactions between related parties is presented in the financial statements.						
NO. Explain:							
NA. Specify the rules that prevent you fro	om adopting	g the recommenda	ation:				
Implementation Date	29-08	-2015 bylaws					
Modification Date	Doesr	n't					

Measure No. 32: Information to the markets.

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

32.1 Implements the measure	YES	Х	NO	N/A

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

YES. Briefly Indicate:				
	ing of the IR Recognition granted by the Colombian Stock			
Exchange (Regulatory Bulletin 036 of the BVC)	publishes:			
 All relevant facts to the market in accordance w Quarterly all financial information on its web p statements and financial reports. 	with the provisions of Decree 2555 of 2010. ages, which includes individual and consolidated financial			
Governance and Evaluation Committee to monit market in general, have complete, accurate ar Likewise, the Audit Committee ensures that t information complies with the provisions of the	aws establishes that it is the function of the Corporate or that shareholders, investors, other stakeholders and the nd timely access to the Company's relevant information. he preparation, presentation and disclosure of financial law, and also establishes the policies and practices to be osure and dissemination of its financial information (Article			
NO. Explain:				
NA. Specify the rules that prevent you from adopting the recommendation:				
Implementation Date	29-08-2015 bylaws			

322. The company's website is organized in a user-friendly manner, so that it is easy for the user to access the information associated or related to Corporate Governance.

Doesn't Apply

32.2 Implements the measure	YES	X NO	N/A	
YES. Briefly Indicate: The Company, as dese Exchange (Regulatory Bulletin 036 of the BVC Corporate Governance: Board of Directors ((members), senior management (resumes of Company's Corporate Governance.), has a se (members	ection on its web p , functions and r	bage directed to the C egulations), Board co	company's
NO. Explain:				
NA. Specify the rules that prevent you from	adopting	the recommenda	ation:	
Implemantation Date	01-06-	2013		
Modification Date	-	't Apply		

323. The company's website includes at least the links referred to in recommendation 32.3.

Modification Date

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

32.3 Implements the measure	YES	X NO	N/A			
YES. Briefly Indicate: The company as des Exchange (Regulatory Bulletin 036 of the B' Board of Directors (members and regulatio management (resumes of its members) and the Company.	VC) has a se ns), committe	ction on Corporate es of the Board of	e Governance of the co of Directors (members	ompany:), senior		
This information can be downloaded at https	://www.enel.c	com.co/es/inversio	nista/enel- codensa.htr	nl.		
NO. Explain:						
NA. Specify the rules that prevent you from adopting the recommendation:						
Implementation Date	01-06 2	013				

324. The media used by society in general to communicate information to the markets are documents that can be printed, downloaded and shared.

Modification Date

32.4 Implements the measure	YES		N/A	
	120			
YES. Briefly Indicate: All documentation, addressed to the marke the Investors section, can be downloaded,			on the company's we	bsite in
NO. Explique:				
NA. Specify the rules that prevent you f	rom adopting	the recommenda	ition:	
	04.00	0010		
Implementation Date	01-06-	2013		
Modification Date				

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

the information on the Control Architecture is complemented by a risk management report, which provides information on the control architecture. The information on the Control Architecture is complemented by a risk management report.

32.5 Implements the measure	YES NO	X N/A	
YES. Briefly Indicate:			
NO. Explain: Although the company has a control architecture and a ri of the information it prepares and discloses, as well as t operations, it does not publish it on its website. Notwithsta has been awarded the IR Recognition granted by the Col- to the market in accordance with the provisions of Decre quarterly basis, all the financial information, which includes and reports, as well as the financial statements of the Col- and consolidated financial statements and financial report	he safeguarding of its as anding the above, the cor ombian Stock Exchange ee 2555 of 2010 and pu s the individual and conso mpany.	ssets and the securi npany as a securitie , publishes all releva blishes on its websit	ity of its s issuer int facts te, on a
NA. Specify the rules that prevent you from adopting	the recommendation:		
Implementation Date	Doesn't Apply		

Measure No. 33: Annual Corporate Governance Report.

Modification Date

33.1. The Company prepares an annual Corporate Governance Report, the content of which is the responsibility of the Board of Directors, after review and favorable report from the Audit Committee, which is presented together with the rest of the year-end documents

33.1 Implements the measure	YES	NO	Х	N/A
-----------------------------	-----	----	---	-----

YES. Briefly Indicate:					
NO. Explain: Codensa does not have a single document called Corporate Governance Report, since in accordance with the provisions of the Company's bylaws and the Company's Code of Good Governance, the matters included in this report are presented in different documents under the competence of the Board of Directors, the Audit Committee and the Corporate Governance and Evaluation Committee, which are then submitted to the consideration of the General Shareholders' Meeting.					
NA. Specify the rules that prevent you from adopting the recommendation:					
Implementation Date	Doesn't Apply				
Modification Date	Doesn't Apply				

Doesn't Apply

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

33.2 Implements the measure	YES	NO	X N/A	
YES. Briefly Indicate:				
NO. Explique:				
Codensa does not have a single document the provisions of the Company's bylaws included in this report are presented in differ the Audit Committee and the Corporate Go to the consideration of the Shareholders' M	and the Con rent documen	npany's Code of (its under the comp	Good Governance, t etence of the Board o	he matters of Directors,
NA. Specify the rules that prevent you fr	rom adopting	the recommenda	ation:	

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

33.3. The company's Annual Corporate Governance Report contains information at the end of the year describing the manner in which the corporate governance recommendations adopted by the company were complied with during the year and the main changes that occurred.

La estructura del Informe Anual de Gobierno Corporativo de la sociedad está alineada con el esquema que contempla la recomendación 33.3.

33.3 Implements the measure	YES	NO	X N/A		
YES. Briefly Indicate:					
NO. Explain:					
Codensa does not have a single document called Corporate Governance Report, since in accordance with the Company's bylaws and the Company's Code of Good Governance, the matters covered in this report are presented in different documents under the responsibility of the Board of Directors, the Audit Committee and the Good Governance and Evaluation Committee, which are then submitted for consideration by the Board of Directors and finally by the General Shareholders' Meeting.					
NA. Specify the rules that prevent you from adopting the recommendation					
Implementation Date	Doesn't	Apply			
Modification Date	Doesn't	Apply			