

BEST CORPORATE PRACTICES IMPLEMENTATION REPORT Issuer's Corporate Name EMGESA S.A. ESP

Principal Legal Representative: BRUNO RIGA LEGAL REPRESENTATIVE APPOINTED TO DELIVER THE IMPLEMENTATION REPORT: FERNANDO GUTIERREZ

REPORT PERIOD 2017 Report date: January 31, 2018



INTRODUCTION

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

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

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

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

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

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

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



I. SHAREHOLDERS RIGHTS AND FAIR TREATMENT

Measure No. 1: Fair treatment principle

1.1. The Company treats fairly all Shareholders that, within the same class of shares, are in the same conditions, without this involving access by some Shareholders to privileged information compared to others.

1.1 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly:				
Chapter 1, item 4, of the Code of Good C law and in the Bylaws, all Shareholders w will be treated fairly by the Company direc and collaborators. Additionally, it sets for employees, officials, and collaborators of of the same class, which will have rights a in the law.	ithin the same cl ctors, legal repre th that directors the Company w	lass will have the si sentatives, statutor , legal representat vill provide and ens	ame rights and oblig y auditor, employee ives, the statutory a sure fair treatment to	ations and s, officials, uditor, the nvestors
NO. Explain:				
NA. Explain the reasons for not adopting	ng the recomm	endation:		
Implementation Date	15-04-2	010 Code of Good	Governance	

Implementation Date	15-04-2010 Code of Good Governance.					
Modification Dates	No changes have been made to the Code of Good Governance					

1.2. The Board of Directors has approved a specific procedure defining Company practices to liaise with the various Shareholders regarding issues such as access to information, response to information requests, communication channels, the manner in which the Shareholders and the Company interact, its Board of Directors, and other Administrators.

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

YES. Explain briefly:

Chapter 3 of the Code of Good Governance, approved by the Board of Directors, regulates everything related to disclosure of information, including general information presented to the General Shareholders Assembly and especially information required to exercise the inspection right and related to risk ratings and special audits. Item 1 indicates that, while the Company is a securities issuer the Board of Directors will consider and reply in writing, in a justified matter, to propositions presented by a plural number of Shareholders representing at least 5% of subscribed shares. Additionally, it indicates that in its webpage

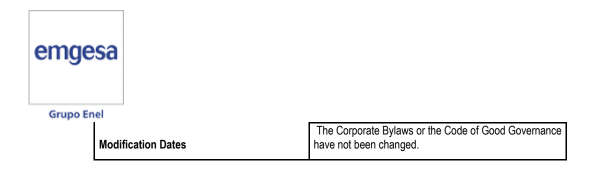
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channel amon	A.com.co) the Company has a Virtual Shareholders and Investors Service Office acting as a communications g them and the Company, in general responding to their concerns and requirements and indicating the person such office and his contact information.
NO. Explain:	
NA. Explain ti	ne reasons for not adopting the recommendation:
Implementati	an Data 16 12 2015 Code of Good Coversance

Implementation Date	16-12-2015 Code of Good Governance		
Modification Dates	There have been no changes		

Measure No. 2: Information on shares.

2.1. Through its webpage, the Company informs the public - with clarity, accuracy, and in an integral manner - the various classes of shares issued by the Company, the number of shares issued for each class, and the number of reserved shares, as well as rights and obligations inherent to each class of shares.

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Grupo Enel 2	2.1 Implements the Measure	YES NO X N/A	
Г			
Y	/ES. Explain briefly:		
ti c ti	IO. Explain: Emgesa on its public website information on he number of shares issued for each of its classes. However, to date, it does not publish he information regarding the number of shares n reserve.		
٨	IA. Explain the reasons for not adopting the	e recommendation:	
L			
Γ		29-08-2007 Bylaws	
li li	mplementation Date	15-04-2010 Code of Good Governance.	





Measure No. 3: No capital dilution.

3.1. Regarding operations that could result in the minority Shareholders' capital dilution (in case of a capital increase involving a waiver to the preemptive right during share subscriptions, a merger, a spinoff, or a segregation, among others), the Company explains them to the Shareholders in detail in a previous report from the Board of Directors, with an opinion regarding the transaction terms from a recognized independent external advisor (fairness opinion), appointed by the Board of Directors. These reports are available to the Shareholders prior to the Assembly meeting, within times considered for such inspection right to be exercised.

3.1 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly: Article 11 of the Board of Directors Regula minority Shareholders' capital dilution, the Bo the necessary supporting evidence to make the Shareholders sufficiently in advance for	oard of Direc decisions, th	tors will retain an ext e respective report b	ernal advisor to prov peing made available	ride
NO. Explain:				
NA. Explain the reasons for not adopting	the recomm	nendation:		
Implementation Date	16-12-2	015 Internal Board o	of Directors Regulati	on
Modification Dates	No cha	nges have been mad	de	

Measure No. 4: Information and communication with the Shareholders.

4.1. The Company has a corporate webpage, in English and in Spanish, with a Corporate Government or relationship with Shareholders and Investors (or equivalent) link, including financial and nonfinancial information according to terms contained in recommendations 32.3 and 33.3, which in no case will include confidential Company information, information related to industrial secrets, or any information whose disclosure could be used in detriment of the Company.

4.1 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly:				
According to Chapter 3 of the Code of Goo the Company webpage www.EMGESA.com mail address dedicated to taking care of Sh	n.co, in the vi	irtual office Corpora	ate Bylaws, and a spe	ecial

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	information of interest. The Company also has an investors liaison office specifically acting as a communications channel among the investors and the Company.
	The paragraph of Article 14 of the Board of Directors Internal Regulation and the paragraph of Article 62 of the Corporate Bylaws indicate that the Board of Directors will not be required to reply to propositions related to issues involving industrial secrets or information that is Company development strategic, which will be informed to those making the request.
	Paragraph 3 of Article 45 of the Corporate Bylaws indicates that information from ordinary and extraordinary Assemblies will be made available to the Shareholders at the Company webpage.
	NO. Explain:
	NA. Explain the reasons for not adopting the recommendation:
	29.08.2007 Corporate Bylaws

	29-08-2007 Corporate Bylaws		
Implementation Date	March-2012 Internal Board of Directors Regulation		
Modification Dates	There have been no changes		

4.2. The Company has ongoing access mechanisms specifically addressed to the Shareholders, such as a exclusive link for the Shareholders at the webpage, or a Shareholders service or liaison with the Shareholders and the investors office, as well as periodic informative meetings, through which to express their opinions or present concerns or suggestions regarding Company development or developments related to their condition of Shareholders.

4.2 Implements the Measure

YES X

NO

N/A

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YES. Explain briefly:

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

NO. Explain:

NA. Explain the reasons for not adopting the recommendation:

Implementation Date	15-04-2010 Code of Good Governance
Modification Dates	There have been no changes

4.3. The Company holds events during which quarterly results are presented to its Shareholders and market analysts, which may be attended personally or remotely through the various means of communications (conferences, videoconferences, etc.).

4.3 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly:				
The Company has quarterly teleconferenc at the Company webpage. Each quarter, it and in English, available to the investors entire financial community in Colombia, or milestones of the companies in Colombia in the Financial Superintendence SIMEV national and international investors.	t publishes the fi at the Compan during which re and sharing rel	inancial report and by webpage. It has sults are shared, levant information	I the results bulletin, i s an annual breakfas socializing the most in the Company web	in Spanish st with the important opage and
NO. Explain:				

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	NA. Explain the reasons for not adopting the	recommendation:
l		
Γ		2008 as a good governance practice. Since 2010 and as
		one of the mechanisms used to meet the disclosure
	Implementation Date	obligation contained in the Code of Good Governance.
	Modification Dates	There have been no changes

4.4. The Company holds or participates in fixed income presentations, events, or forums, mainly addressed to investors in debt instruments and market analysts, updating the issuer's business indicators, its liability management and financial policies, its ratings, the issuer's behavior with respect to covenants, etc.

4.4 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly:				
The Company participates in events, during which face-to-face meetings are update them on the issuer's financial Company also has at least one annual previous year's financial and operationa	e held with fixed i situation, the ma breakfast with the	ncome investors a ain business indic entire Colombian	and market analysts cators, and its risk i financial community	in order to rating. The to share its
NO. Explain:				
NA. Explain the reasons for not adop	oting the recomm	nendation:		
Implementation Date	one of	the mechanisms	ice practice. Since 2 used to meet the e Code of Good Gov	disclosure

4.5. The Company Bylaws consider that a Shareholder, or group of Shareholders, representing at least 5% of the capital stock may request special audits regarding aspects other than those audited by the Company's Statutory Auditor. Based on its capital structure, the Company may establish a percentage lower than 5%.

There have been no changes

Modification Dates

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	4.5 Implements the Measure	YES	NO	x N/A	
[YES. Explain briefly:				
-	NO. Explain:				
	Article 93 of the Bylaws states that a g subscribed shares, or a group of inve Company, or their representatives, may this hiring a recognized firm.	stors owning at I	east 10% of com	mercial papers issu	ed by the
-	NA. Explain the reasons for not adop	ting the recomm	endation:		
ſ	Implementation Date	N/A			

4.6. To exercise this right, the Company has a written procedure according to recommendation 4.6.

Modification Dates

4.6 Implements the Measure	YES	NO	X N/A	
If YES, explain briefly:				
NO. Explain: No, in accordance with the response given to measure 4.5., Article 93 of the bylaws establishes the possibility of requesting the performance of a specialized audit of the company to a group of shareholders representing at least 10% of the ordinary shares subscribed, and not to 5% of the ordinary shares.				
This standard includes the procedure to request the specialized audit, which grants				

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-	nareholders the freedom to contract the audits ith the steps and steps defined by them.	
N	A. Explain the reasons for not adopting the	recommendation:
Γ		29-08-2007 Corporate Bylaws
In	nplementation Date	15-04-10 Code of Good Governance
М	lodification Dates	There have been no changes

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

5.1. The members of the Board of Directors and upper management have explicitly accepted, in their acceptance letters or work contracts, that upon becoming aware of the existence of an OPA or other relevant operations, such as mergers or spinoffs, there will be times during which they undertake not to directly or indirectly negotiate Company shares through third parties.

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	5.1 Implements the Measure	YES	X NO	N/A	
	YES. Explain briefly:				
	Item 19 of Article 16 of the Internal Boar of Directors should refrain from directly of case of activities corresponding to an Sp such operation is formalized. Additionall commitment.	or indirectly nego becial Assembly	tiating Company sl Event, as indicated	hares through a third I in the Corporate Byl	party in aws, until
	NO. Explain:				
	NA. Explain the reasons for not adop	ting the recomm	nendation:		
		16-12-2	2015 Internal Board	l of Directors Regula	tion
	Implementation Date				
	Modification Dates	There h	ave been no chan	aes	

Measure No. 6: Companies acting in conglomerates.

6.1. Without prejudice of the independence each individual company acting in a conglomerate has, and the responsibilities of its administrative bodies, there is an organizational conglomerate structure defining for the three government levels - Shareholders Assembly, Board of Directors, and upper management - the key individual bodies and positions and their relationships, which is public, clear, and transparent and allows establishing clear lines of responsibility and communication and facilitates the conglomerate strategic orientation, supervision, control, and effective administration.

6.1 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: Despite the conglomerate having an org and the manner in which they intera supervision, control, and effective admin	ict, this way fac	ilitating the conglo	merate's strategic o	
NA. Explain the reasons for not adop	iting the recomm	nendation:		
Implementation Date	N/A			
Modification Dates				



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

6.2 Implements the Measure	YES	NO	× N/A	
YES. Explain briefly:				
NO. Explain:				
Despite the conglomerate having defined ins are not public and have not been approved by			V 1 1	inies, they
NA. Explain the reasons for not adopting t	the recomr	nendation:		
Implementation Date	N/A			
Modification Dates				

Measure No. 7: Solution of controversies.

7.1. Except for disputes among Shareholders or among Shareholders and the Company or its Board of Directors that legally have to be settled before the ordinary jurisdiction, the Company Bylaws include mechanisms to resolve controversies, such as direct or friendly settlement, conciliation or arbitration.

YES	X NO	N/A	
mechanism	between the issue	r and the Shareholders	s, among
the recomm	nendation:		
	Chapter 6 of mechanism e Sharehold	Chapter 6 of the Code of Goo mechanism between the issue	Chapter 6 of the Code of Good Governance set for mechanism between the issuer and the Shareholders e Shareholders, also an alternative arbitration mech



	29-08-2007 Corporate Bylaws				
Implementation Date	15-04-10 Code of Good Governance				
Modification Dates	There have been no changes				



GENERAL SHAREHOLDERS ASSEMBLY

Measure No. 8: Functions and Competence.

8.1. In addition to other functions assigned to the General Shareholders Assembly, the Bylaws explicitly include the General Shareholders Assembly functions indicated in recommendation 8.1, emphasizing their exclusive and unassignable nature.

8.1 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: Although some recommended functions have be recommended functions are exercised by the Bo has no variable remuneration related to the shar	ard of Dir	ectors, yet others n		
NA. Explain the reasons for not adopting the	recomm	endation:		
Implementation Date	N/A			
Modification Dates				

Measure No. 9: General Shareholders Assembly Regulation.

9.1. The Company has a General Shareholders Assembly Regulation applicable to all aspects it is responsible for and related to meeting notices, preparation of the information the Shareholders should receive, attendance, development, and exercise of the Shareholders' political rights, so that they will be constantly informed of the Assembly meetings' results.

9.1 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly: The regulation of the General Assembly of Shar	aboldars	was adopted by d	ecision of AGA of Ma	rch
24, 2011 has adopted a regulation that regulates				
NO. Explain:				
NA. Explain the reasons for not adopting the	recomm	endation:		
Implementation Date	March-2	012 Internal Boar	d of Directors Regulat	tion

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	Modification Dates	There have been no changes

Measure No. 10: Assembly meeting notices.

10.1. To facilitate the Shareholders' information right, the Bylaws set forth that the ordinary General Shareholders Assembly meeting notice should be delivered at least 30 calendar days in advance, ordinary meetings having to be notified at least 15 days in advance. The above without prejudice to legal terms established for corporate reorganizations (such as mergers, spinoffs, or transformations).

10.1 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain:				
Article 45 of the Bylaws indicates that the Board of Directors at least 15 business of at least 5 business days in advance.				
NA. Explain the reasons for not adopt	ting the recomn	nendation:		
Implementation Date	Does n	ot apply		
Modification Dates				

10.2. In addition to traditional and mandatory mechanisms legally considered, the Company ensures full distribution and publication of the meeting notice by electronic means, such as the corporate webpage, personal emails and, if considered pertinent, social networks.

10.2 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly:				
In addition to mechanisms contained in the Company webpage, in both Spanish and in Er		e Company publis	hes the meeting notion	ce in the
NO. Explain:				
NA. Explain the reasons for not adopting t	he recomn	nendation:		



 Implementation Date
 29-08-2007 Corporate Bylaws

 Modification Dates
 There have been no changes

10.3.

In order to increase transparency during the decision-making process of General Assembly meetings, in addition to the meeting day's agenda itemizing issues to be discussed, the Company has considered that, concurrently with the meeting notice or at least 15 calendar days in advance, the Shareholders will have available the agreement propositions the Board of Directors will present to the General Shareholders Assembly for each item.

10.3 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain:				
No agreement propositions are included Bylaws, the General Shareholders Asso				rding to the
NA. Explain the reasons for not adoption of the reasons for no	oting the recomm	endation:		
Implementation Date	Does n	ot apply		
Modification Dates				

10.4. Inadequate spinoffs will only be analyzed by the General Shareholders Assembly should this aspect have been explicitly included in the respective meeting notice.

10.4 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly:				
Paragraph 5 of Article 45 of the Corporate Byl requirement applies legally, the following is Assembly should they have been explicitly ind the corporate object, waivers to the subscription dissolution, and segregation (inadequate spino	sues will cluded in tl on preemp	only be analyzed b ne respective meeting	by the General Shar	eholders anges to
NO. Explain:				
NA. Explain the reasons for not adopting th	ne recomn	nendation:		



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

10.5. The day's agenda proposed by the Board of Directors accurately describes issues to be discussed and makes sure that significant issues will not be hidden or presented inaccurately or generically or will be too general (such as "others" or "miscellaneous propositions").

10.5 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly:				
Article 45 of the Corporate Bylaws sets for of the General Shareholders Assembly me with the favorable vote of 51% of share Assembly may discuss other issues once t	eting, as well a	as its purpose shou	ld it be extraordinary ing the General Sh	. However,
NO. Explain:				
NA. Explain the reasons for not adoptin	g the recomn	nendation:		
Implementation Date	20.08	2007 Corporato P	lawe	
Implementation Date	29-08-	2007 Corporate By	viaw5	
Modification Dates	There h	nave been no chan	ges	

10.6. Each article or group of articles will be voted separately in case of essentially independent changes to the Bylaws. An article will be voted separately should a Shareholder or group of Shareholders representing at least 51% of the capital stock request it to the Assembly, right that will be previously informed to the Shareholders.

10.6 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: Emgesa is a closed corporation, in which two shareholders group 99.6% of the shares, therefore the 5% criterion of the share capital referred to in recommendation 10.6 is not applicable. Annex 1. Notwithstanding the foregoing, the bylaws guarantee that shareholders can know in advance the agenda				

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	of the Meeting, propose points on the agenda, request that each article of the bylaws proposed be voted on independently. Modify.	
	Finally, it must be taken into account that the approval of any modification of the statutes requires the unanimous approval of the BSE and ENEL	
	NA. Explain the reasons for not adopting the	a recommendation.
]	Implementation Date	29-08-2007 Corporate Bylaws
	Modification Dates	There have been no changes

10.7. Without prejudice to conditions in Article 182 of the Trade Code, in order to reinforce and guarantee the Shareholders' inspection and information right prior to Assembly meetings, the Bylaws recognize the Shareholders's right regardless of their shareholding participation, allowing them to include one or more items for discussion in the day's agenda, within reasonable limits and provided the request includes a justification. The Shareholders request should be made within the 5 calendar days following the date of the meeting notice.

10.7 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly:				
Regarding the day's agenda, paragraph 4 of A Shareholders have to present their propositions as to the moment they can be presented.				•
NO. Explain:				
NA. Explain the reasons for not adopting the	recomm	endation:		
Implementation Date	29-08-2	007 Corporate Byla	WS	
Modification Dates	There h	ave been no chang	ges	

10.8. Should the Board of Directors reject the request, it undertakes to respond in writing to those requests it has decided to support, as a minimum for 5% of the capital stock or a lower percentage established by the Company depending on the ownership concentration level, explaining the respective reasons for its decision and informing the Shareholders of the right they have to present their propositions during the assembly meetings according to the above Article 182 of the Trade Code.

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	10.8 Implements the Measure	YES	X NO	N/A	
	YES. Explain briefly:				
	The paragraph of Article 62 of the Corpor Governance, indicate that while the Corr and reply in writing, with the respective ji Shareholders representing at least 5% of	pany is a securit ustification, to pr	ties issuer the Boar opositions presente	d of Directors will co d by a plural numbe	onsider er of
	NO. Explain:				
	NA. Explain the reasons for not adopt	ing the recomm	nendation:		
		29-08-2	2007 Corporate By	laws	
	Implementation Date	16-12-2	2015 Code of Good	Governance	

10.9. Should the Board of Directors accept the request and once the time the Shareholders have to propose issues according to the above recommendations has expired, a General Shareholders Assembly meeting notice supplement will be published at least 15 calendar days in
advance of the meeting.

There have been no changes

Modification Dates

10.9 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain:				
Considering that the ordinary meetings r advance of extraordinary meetings, ir recommendation 10.1 should have beer	t is not possibl	le to meet this re	ecommendation sinc	
NA. Explain the reasons for not adop	ting the recomr	nendation:		
Implementation Date	Does r	ot apply		
Modification Dates				

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

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1	10.10 Implements the Measure	YES	NO	X N/A	
	YES. Explain briefly:				
1	NO. Explain:				
1	The Company does not make agreement propo 10.3.	osals availab	le to the Shareho	Iders according to	measure
1	NA. Explain the reasons for not adopting the	recommenc	lation:		
П	mplementation Date	Does not ap	oply		
Γ	Modification Dates				

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

10.11 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly:				
Paragraph 3 of Article 16 and Paragraph 3 Chapter 3 of the Code of Good Governance meeting in case of ordinary and extraordina Shareholders documents required to be pr information required for decisions to be ma	e, state that, d ary meetings, roperly inform	uring the time betwee the Company webp ed of issues to be of	een the meeting notic age will have availat discussed, as well as	e and the ole for the
NO. Explain:				
NA. Explain the reasons for not adopting	g the recomn	nendation:		
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	29-08-2007 Corporate Bylaws
Implementation Date	15-04-2010 Code of Good Governance
Modification Dates	There have been no changes



Modification Dates

10.12. The Corporate Bylaws recognize the Shareholders right to sufficiently in advance request information or clarifications considered necessary, through traditional channels and/or, as applicable, new technologies, or by making written questions considered necessary regarding issues included in the day's agenda, documents received, or public information provided by the Company. Based on the time selected by the Company to convene the General Shareholders Assembly, the Company will establish the time during which the Shareholders may exercise this right.

10.12 Implements the Measure	YES X	NO	N/A	
YES. Explain briefly:				
According to the paragraph of Article reply in writing, including the respe- Shareholders representing at least 5° issues related to the day's agenda a Governance indicates that in its Shareholders and the Investors, as questions, which serves as a comm allowing responding to their concerns Board of Directors' Good Governance	ctive justification, to propo 6 of subscribed shares, rega and at any time. Additionally, webpage the Company ha well as a dedicated emain nunications channel among and requirements, transmit	ositions sub ardless of th , item 7 of as a Corpo il address g them and ting them to	pomitted by a plural in the nature of the issue Chapter 3 of the Coo prate Bylaws dedica for responding to sl I the Company and	number of e, including le of Good ted to the hareholder in general
NO. Explain:				
NA. Explain the reasons for not ad	opting the recommendation	on:		
	29-08-2007 Co	orporate By	laws	
Implementation Date	15-04-2010 Co	de of Good	Governance	

10.13. The Company has considered that the requested information may be refused should according to internal procedures it may be considered i) unreasonable, ii) irrelevant for the purpose of being informed of Company performance or interests, iii) confidential, including privileged information in the securities market, industrial secrets, ongoing operations whose result for the Company essentially depends on the negotiation secrecy, and iv) other information whose disclosure could endanger and seriously affect the Company competitiveness.

There have been no changes

10.13 Implements the Measure	YES	XNO	N/A	
YES. Explain briefly:				
The paragraph of Article 14 of the Internal Boar the Corporate Bylaws indicate that the Board o made by the Shareholders involve issues relate Company, of which the applicants will be inform	f Directors ed to indu	s will not be require	d to respond should	questions
Item 4 of Article 4 of the Assembly Regulation inspections, except in case of documents consi				ely make

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	NO. Explain:	
	NA. Explain the reasons for not adopting the	recommendation:
		March-2012 Internal Board of Directors Regulation
		24-03 -2011 AGA Regulation
	Implementation Date	29-08- 2007 Corporate Bylaws
	Modification Dates	There have been no changes

10.14. Should the answer given to a Shareholder place him in an advantageous position, the Company will guarantee concurrent access to such answer to other Shareholders, according to mechanisms established for this purpose and in the same conditions.

10.14 Implements the Measure	YES	X NO	N/A			
YES. Explain briefly: Item 7 of the Code of Good Governance indica				r		
given to an investor could possibly place him in an advantageous position, the answer will be made available to all other investors, immediately and in the same economy conditions, at the Company webpage.						
NO. Explain:						
NA. Explain the reasons for not adopting the recommendation:						
	15.04.0					
Implementation Date	15-04-2	010 Code of Good	Governance			
Modification Dates	There h	nave been no chang	jes			

Measure No. 11: Representation regulation.

11.1. Without prejudice of limits considered in Article 185 of the Trade Code, in External Circular 24 of 2010, and in norms amending, appending, or replacing them, the Company does not limit the right the Shareholders have to be represented during the General Shareholders Assembly, being able to delegate their vote to any person either being a shareholder or not.

11.1 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly:				

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рс		t the Shareholders may be represented through a written prney, the name of his alternate if applicable, and the date
N	D. Explain:	
N	A. Explain the reasons for not adopting the	recommendation:
Im	plementation Date	29-08-2007 Corporate Bylaws
M	odification Dates	There have been no changes

11.2. The Company minimizes the use of blank vote delegations with no voting instructions, actively promoting the use of a standard form of letter of representation the Company could make available to the Shareholders or could publish in its webpage. The form includes the day's agenda items and the respective agreement proposals established according to the above procedure, to be submitted for the Shareholders' consideration so that the Shareholders, if considered convenient, will indicate their representatives how they should vote.

11.2 Implements the Measure	YES	X NO	N/A		
YES. Explain briefly:					
Chapter 3 of the Code of Good Governa Shareholders is a power of attorney forr votes should be cast.					
NO. Explain:					
NA. Explain the reasons for not adopting the recommendation:					
Implementation Date	16-12-2	2015 Code of Good	d Governance		
Modification Dates	There	have been no chan	ges		

Measure No. 12: Attendance by persons other than the Shareholders.

12.1. In order to revitalize the role of the General Assembly regarding Company decisions and make it a much more participative body, the Assembly Regulation requires that the members of the Board of Directors, especially the members of the Board of Directors Committees, as well as the Company President, attend the Assembly to answer the Shareholders concerns.

12.1 Implements the Measure	YES	NO	х	N/A	
		-			



YES. Explain briefly:

NO. Explain:

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

NA. Explain the reasons for not adopting the recommendation:

Implementation Date	Does not apply
Modification Dates	



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

13.1. The Bylaws explicitly set forth functions that cannot be delegated to top management, including those indicated in recommendation 13.1.

13.1 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: Although in practice the Board of Directors do recommendation, with the exception of the Bylaws do not explicitly indicate that such fun	definition r	elated to the Com	pany structure, the	
NA. Explain the reasons for not adopting t	the recomm	nendation:		
Implementation Date	Does n	ot apply		
Modification Dates				

13.2. Without prejudice to the autonomy the subordinated companies' governing bodies have, in cases in which the Company acts as the parent company of a conglomerate, these Board of Directors' functions have a group approach and are carried out through general policies, guidelines, or information requests that respect the equilibrium existing between the parent company and the subordinated companies and the conglomerate interests as a whole.

13.2 Implements the Measure	YES	NO	N/A	Х
YES. Explain briefly:				
NO. Explain:				
NA. Explain the reasons for not adopting the	recomme	endation:		
The Company does not act as a parent cor according to Article 260 of the Trade Code.	npany of	a conglomerate,		

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Implementation Date	Does not apply
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Measure No. 14: Board of Directors Regulation.

14.1. The Board of Directors has approved the internal regulation that governs its organization and activities, functions and responsibilities of its members, the Chairman, and the Secretary of the Board of Directors, and their duties and rights, made available to the Shareholders and being binding upon the members of the Board of Directors.

14.1 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly:				
The Company Board of Directors has principles, norms, and procedures gove more accurate, effective, and transpare and supplements legal and regulatory n Board of Directors.	rning the activitien nt operation. The	s of such corporat Internal Board of	e body, this way provi Directors Regulation	iding for a develops
NO. Explain:				
NA. Explain the reasons for not adop	ting the recomn	nendation:		
Implementation Date	24-03-2	012 Internal Board	d of Directors Regulat	ion

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Measure No. 15: Board of Directors' Dimension.

Modification Dates

15.1. According to its regulation, the Company decided not to appoint alternate directors.

15.1 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain:				
Article 56 of the Company Bylaws indicates 7 principal members, each of them with a pe by applying the electoral system.				
NA. Explain the reasons for not adopting	g the recom	nendation:		

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Imp	lementation Date	Does not apply
Мо	dification Dates	

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

16.1. Based on the fact that once all members of the Board of Directors have been elected they will act in benefit of the Company and according to the highest transparency standards, the Company identifies the origin of the various members of the Board of Directors according to the mechanism indicated in recommendation 16.1.

YES

NO

N/A

16.1 Implements the Measure

YES. Explain briefly:	
 NO. Explain: No. On the website http://corporativo.emgesa.com.co/es/accionistas/gobiernocorporativo/organos -administracion-gobierno/Paginas/junta-directiva.aspx, you will find the resume of each board member, Your position within the company is indicated if you are principal or alternate and if you are independent. Although the scheme of the recommendation "Executive Member, Independent Member, Patrimonial Member" is not used, with the information published or the website, investors can identify if the board members are executives (those who have positions within the company), if they are independent (expressly indicated) and if they are patrimonial (those that are not indicated to be independent). 	
NA. Explain the reasons for not adopting the recommendation:	

Implementation Date	15-04-2010 Code of Good Governance
Modification Dates	There have been no changes

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

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	16.2 Implements the Measure	YES NO	x N/A	
	YES. Explain briefly:			
	NO. Explain: The Company has no Appoin	tment and Retribution's Con	nmittee	
	NA. Explain the reasons for not adopting	the recommendation:		
	Implementation Date	Does not apply		
	Modification Dates			

16.3. Professional profiles identified as being necessary are reported by the Board of Directors to the Shareholders, so that the various actors, mainly controlling Shareholders, significant persons, relatives, shareholder groups, and institutional shareholders, if any, and the Board of Directors itself, will be able to identify the most capable candidates.

16.3 Implements the Measure	YES	х	NO	N/A	
YES. Explain briefly:					
The professional profiles of the Board of D Should the Board of Directors' appointment available to the Shareholders sufficiently if according to item 1 of Chapter 1 of the Code notice in case of ordinary and extraordina Company webpage - documents required b well as important financial information required for Company strategic information.	t be included n advance, a of Good Go ary meetings, by them to be	in the data as indicativernance making properly	ay's agen ted by the , within th available r informed	da, such profiles will e law and by the re the time indicated in the to the Shareholders of issues to be disc	be made gulations, e meeting s - in the ussed, as
Additionally, Article 4 of the Board of Director will apply criteria such as i) knowledge of th the fields of finances, law, engineering, o recognition on account of his professional ca	e national an r related scie	id/or inter ences, ai	mational end iii) the	electric sector, ii) exp	erience in
NO. Explain:					

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	NA. Explain the reasons for not a	dopting the recommendation:
[Implementation Date	15-04-2010 Code of Good Governance

Modification Dates

16.4. The Company considers that a simple evaluation of the candidates' CVs by the Shareholders is not enough to establish their capabilities, consequently having an internal procedure that allows evaluating legal incompatibilities and inabilities and establishing whether the candidate meets the Board of Directors needs, evaluating a number of criteria the candidates' functional and personal profiles should meet, also verifying compliance with some objective that have to be met in order to be a member of the Board of Directors, in addition to some others applicable to independent members.

There have been no changes

16.4 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain:				
Together with the Board of Directors's Sec Company President - will analyze the candida however no formal procedure having been ye	ates' capabili			
NA. Explain the reasons for not adopting	the recomm	nendation:		
Implementation Date	Does r	not apply		
Modification Dates				

16.5. The Company has voluntarily adopted a stricter independency definition in addition to independence requirements already considered by Law 964 of 2005. This definition is being applied as a reference, through the Board of Directors Regulation, mentioning among others that any independent member candidate relationship with controlling or significant Shareholders and their related parties - national or foreign - should be evaluated, requiring of a double independence statement i) from the candidate before the Company, its Shareholders, and top management, through his Letter of Acceptance, and ii) from the Board of Directors regarding the candidate's independent condition.

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	16.5 Implements the Measure	YES	NO	x N/A	
ſ	YES. Explain briefly:				
r	NO. Explain: No, evaluating the possibility of equiring the double declaration included in ecommendation 16.5.				
1	NA. Explain the reasons for not adopting the	recomme	endation:		
ц Г.	mplementation Date	16-12-20	115 Internal Board	of Directors Regulat	ion

16.6. Through its internal norms, the Company considers that the Board of Directors, through its Chairman and with the support of the Appointments and Retributions Committee or the body acting in its stead, is the most adequate body to centralize and coordinate the General Assembly in advance, regarding the manner in which the administration body is comprised. Shareholders that, based on their shareholding participation, wish to be part of the Board of Directors may be informed of the Board of Directors requirements and present their aspirations, negotiate shareholding balances and distribution of the various member categories, present their candidates, and accept that their capabilities be evaluated by the Appointments and Retributions Committee before the General Shareholders Assembly vote.

No additions have been made

Modification Dates

16.6 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly:				
In Article 4 and in Chapter 2, Corporate Byla General Shareholders Assembly to appoin indicated in the meeting notice, through its make available to the Shareholders inform including without limitation personal qual Shareholders Virtual Service Office avail Governance sets forth that basic information Directors, the General Manager, and their a be available in the Company webpage (Corp	t the Board Chairman the nation required tity, experien able in the on, including alternates, as	of Directors ar e Board of Dire d to evaluate ce, trajectory, Company web resumes, of th well as the ma	d by no later than the ectors will centralize the candidates' capa and integrity, throup age. The Code o e members of the B in Company executiv	the day and will abilities, ugh the f Good oard of ves, will
NO. Explain:				
NA. Explain the reasons for not adopting	the recomm	endation:		
Implementation Date	-	2015 Code of tors Regulatior	Good Governance a	and the Board

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	Modification Dates	There have been no changes

16.7. The Board of Directors regulation considers that the evaluation of the candidates' capabilities should be done prior to the General Shareholders Assembly so that the Shareholders will have the proposed candidates' necessary information (personal conditions, capabilities, trajectory, experience, integrity, etc.) sufficiently in advance.

16.7 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly: In Article 4 and in Chapter 2, Corporate B for the General Shareholders Assembly indicated in the meeting notice, through available to the Shareholders information	to appoint the B its Chairman th	oard of Directors e Board of Directo	and no by no later than	n the day will make
limitation personal qualities, experience, Office available in the Company webpage	trajectory, and i			•
NO. Explain:				
NA. Explain the reasons for not adopti	ng the recomm	nendation:		
Implementation Date	16-12-2	015 Internal Boar	d of Directors Regulation	on

Measure No. 17: Board of Directors functional structure.

Modification Dates

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

There have been no changes.

17.1 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: Despite the Board of Directors members, according to measure 16.1, the Interr 56 that while the Company is a securities issuer according to the law, however not that togethe currently 3 principal members are equity memb	nal Board o 25% of the r with equi	of Directors Regulation Board of Directors not ty members they sho	on only considers in nembers will be inde ould be a majority.	its Article pendent, However,

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		ers, 2 independent members, and 3 from top management, ers are a majority compared to top management members.
N	A. Explain the reasons for not adopting the	recommendation:
In	plementation Date	Does not apply
м	odification Dates	

17.2. Based on a minimum percentage of 25% independent members, as indicated by Law 964 of 2005, the Company analyzes and voluntarily adjusts (up) the number of independent members, among others taking into account that the number of independent members should have a relationship with Floating Capital.

17.2 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: The Company only cons independent, as contained in the Bylay Good Governance				
NA. Explain the reasons for not ado	pting the recomm	nendation:		
Implementation Date	Does r	ot apply		

Measure No. 18: Board of Directors organization.

Modification Dates

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

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	18.1 li	nplements the Measure	YES	x NO	N/A	
	YES.	Explain briefly:				
	1 of A	59 of the Corporate Bylaws cor rticle 7 of the Internal Board of E raph 1 of Article 7 his specific fu	Directors Regulation	, item 5.1 of the C	ode of Good Governa	ance, and
	repres compa perfor	dition to functions assigned by the entation, especially before the vanies, and associations from the ms its activities in, promoting Co corporate governance policies, lo	various public admin electric sector and ompany government	istrations, securit from other econo actions and deve	y market institutions, I mic sectors the Comp elopment and applicat	bodies, bany
	In add	ition to functions contained in th	e Corporate Bylaws	, the Chairman w	ill have the following:	
		 Lead the Board of Directors Make sure that the Board of strategic direction. Promote Company governic corporate governance prace Directors. Together with the Secretar centralize and coordinate w Coordinate and plan the Bo on functions assigned. Convene the Board of Dire Participate in the preparation Make sure that the membe information from the Secretar chair the meetings and ma Follow up the Board of Dire decisions. Follow up the Board of Dire evaluation. 	of Directors establish ment actions, encoun- trices and liaising be y and prior to the Gu vith the Secretary the bard of Directors' op ctors through its Se on of the meetings of tray. anage debates. Board of Directors' a ectors' members act	araging development eneral Shareholde e Board of Director eration by prepar cretary. day's agenda. irectors will receiv agreements, as w ive participation.	ent and application of holders and the Board ers Assembly meeting ors' conformation proc ing an annual work pla ve timely and proper rell as their assignmer	good l of cess. an based
	NO. E	xplain:				
	NA. E	xplain the reasons for not ado	opting the recomm	endation:		
	Imple	mentation Date	24-03-2	007 Corporate By 015 Internal Boar Good Governanc	rd of Directors Regul	lation and

18.2. The Company internal norms consider the possibility that the chAirman of the Board of Directors may be treated differently compared to the other members, regarding his obligations and his remuneration, as a result of the scope of his specific functions and his greater time dedication.

There have been no changes

Modification Dates

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	18.2 Implements the Measure	YES	X NO	N/A	
[YES. Explain briefly:				
	Item 7 of Corporate Bylaws 1 of Chapte Shareholders Assembly will annually se the time between the respective ordinar their responsibilities, their functions, cus operates in, and the contribution the Co applied a different treatment considering	t the remuneration y meeting and the tomary fees for so mpany receives for	n of the members of following meeting uch positions base rom the directors, s	of the Board of Direct , considering their de d on the market the t so that the Chairman	tors for edication, Company
	NO. Explain:				
	NA. Explain the reasons for not adop	ting the recomm	endation:		
ſ	Implementation Date	15-04-2	010 Code of Good	Governance	

18.3. The Bylaws include rules for the Board of Directors Chairman appointment, especially those indicated in recommendation 18.3.

There have been no changes

Modification Dates

18.3 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: The statutes establish in the art. 59 that the Board will appoint its Secretary but do not define appointment rules in accordance with recommendations 18.3.				
NA. Explain the reasons for not adopting the	recomme	endation:		
Implementation Date	16-12-20)15		

 Implementation Date
 16-12-2015

 Modification Dates
 There have been no changes

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

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	mplements the Measure Explain briefly:	YES	x NO	N/A	
Parag meas NO. E	raph 2 of Article 7 of the Regulation indica	on to the describ nents. rd of Dire gularly re to the G s' conforr	members of the Bo e in the minutes the ectors activities and eviewed, according to eneral Shareholders mation process.	ard of Directors. e meeting's develop ensure that its proce o the Bylaws and oth	ment, and dures and ler internal
Imple	mentation Date	16-12-	2015		

mplementation Date	16-12-2015
Modification Dates	There have been no changes

18.5. The Board of Directors has created an Appointments and Remunerations Committee

18.5 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain:				
NO. Explain.				
The Company currently has an Audit Co Bylaws however not considering creation				mittee, the
NA. Explain the reasons for not adopti	ing the recomm	endation:		
	-			
Implementation Date	Does n	ot apply		

Implementation Date	Does not apply
Modification Dates	

18.6. The Board of Directors has created a Risks Committee

18.	6 Im	plements	the	Measure
-----	------	----------	-----	---------

YES

NO



 NO. Explain: The Company currently has an Audit Committee and a Good Governance and Evaluation Committee, the Bylaws however not considering creation of a Risk Committee since some functions recommended in the survey for such committee are directly carried by the Board of Directors, according to Article 14 of the Board of Directors Regulation, indicating that, in addition to responsibilities contained in the Corporate Bylaws the Board will approve the Company risk administration policy, which should be known by top management, also being required to - directly or through committees created for such purpose - supervise the Company's effective exposure to maximum risk limits defined, proposing corrections and follow up actions in case of deviations. One of the Audit Committee functions is supervising compliance with the internal audit program, which should take into account business risks and should fully evaluate all Company areas. In addition, article 51 of Law 142 of 1994 stablishes the obligation of the company, by mean sof being a utilities company, to have an external management and results auditor that acts on behalf of the company's interests and those of its shareholders as well as on behalf of its customers and thus, it is obliged to inform the Financial Superintendency about the situations that endangered the financial viability of the company, the failures in the internal control and in general, the appreciations about the management evaluation of the company. NA. Explain the reasons for not adopting the recommendation: 	YES. Explain briefly:	
Bylaws however not considering creation of a Risk Committee since some functions recommended in the survey for such committee are directly carried by the Board of Directors, according to Article 14 of the Board of Directors Regulation, indicating that, in addition to responsibilities contained in the Corporate Bylaws the Board will approve the Company risk administration policy, which should be known by top management, also being required to - directly or through committees created for such purpose - supervise the Company's effective exposure to maximum risk limits defined, proposing corrections and follow up actions in case of deviations. One of the Audit Committee functions is supervising compliance with the internal audit program, which should take into account business risks and should fully evaluate all Company areas. In addition, article 51 of Law 142 of 1994 stablishes the obligation of the company, by mean sof being a utilities company, to have an external management and results auditor that acts on behalf of the company's interests and those of its shareholders as well as on behalf of its customers and thus, it is obliged to inform the Financial Superintendency about the situations that endangered the financial viability of the company, the failures in the internal control and in general, the appreciations about the management evaluation of the company.	NO. Explain:	
company.	Bylaws however not considering creation of a R survey for such committee are directly carried by of Directors Regulation, indicating that, in addition Board will approve the Company risk administra- also being required to - directly or through comme effective exposure to maximum risk limits defined deviations. One of the Audit Committee functions which should take into account business risks ar In addition, article 51 of Law 142 of 1994 stabli- utilities company, to have an external manageme interests and those of its shareholders as well as	isk Committee since some functions recommended in the the Board of Directors, according to Article 14 of the Board in to responsibilities contained in the Corporate Bylaws the ation policy, which should be known by top management, ittees created for such purpose - supervise the Company's ed, proposing corrections and follow up actions in case of is is supervising compliance with the internal audit program, ad should fully evaluate all Company areas. shes the obligation of the company, by mean sof being a ent and results auditor that acts on behalf of the company's is on behalf of its customers and thus, it is obliged to inform
	5	the appreciations about the management evaluation of the
NA. Explain the reasons for not adopting the recommendation:	company.	
NA. Explain the reasons for not adopting the recommendation:		
	NA. Explain the reasons for not adopting the	recommendation:
Implementation Date Does not apply	lundementation Data	Deservationshi

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

Modification Dates

18.7 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly: According to the Corporat Board of Directors Regulation, the Company has the Company Board of Directors in issues relate of the Board of Directors.	a Good G	overnance and Eva	aluation Committee su	pporting
NO. Explain:				
NA. Explain the reasons for not adopting the	recomm	endation:		

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

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

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1	8.8 Implements the Measure	YES	x NO	N/A	
Y	'ES. Explain briefly:				
is n S c F B fr b tt fr s	The Company currently has no Appointments and assues related to the appointment and remune hanagement are defined by the parent comp shareholders Assembly. The Good Governance orporate governance, periodically reviewing its Regarding the Risk Committee, the Company's Board of Directors according to paragraph 2 of <i>J</i> borth that, included in its responsibilities, is that of the known by top management, and directly or the the company's effective exposure to maximum I bollow up measures in case of deviations. Upon upported by the Audit Committee, responsible for the account business risks and should fully eval	ration of the pany, in the e and Evaluat compliance, risk manage Article 14 of f of approving through comu imits of defin n exercising or supervising	members of the first case being tion Committee w recommendation ment supervision the Board of Dire the Company's ri mittees created f red risks and prop such responsibili g the internal audi	Board of Director g approved by the ratches over compli- is, and principles. is directly carried ectors Regulation, v isk administration p for such purpose si- posing corrective ac- ity, the Board of D	s and top e General iance with out by the which sets policies, to upervising ctions and irectors is
Ν	IO. Explain:				
Ν	IA. Explain the reasons for not adopting the	recommenc	dation:		
Ir	mplementation Date	16-12-2015	Internal Board o	f Directors Regulat	ion
Ν	Iodification Dates	There have	been no change	s	

18.9. Each Board of Directors' committee has an Internal Regulation regulating the details of its conformation, issues, functions on which the committee should work, and its operation, paying special attention to communication channels among the committees and the Board of Directors, and, in the case of conglomerates, to liaison and coordination mechanisms among the parent company Board of Directors committees and those of subordinated companies, if any.

18.9 Implements the Measure	YES	x	NO		N/A	
			-		_	
YES. Explain briefly:						
Currently, existing committees (Audit and Gov 15, supplemented through the Internal Board Article 10 and item 5.3, Corporate Bylaws 1 them, conformation rules, and functions.	of Directors R	egulati	on and the Coo	le of G	ood Governar	nce in
NO. Explain:						
NA. Explain the reasons for not adopting	the recomme	ndatio	n:			

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	Implementation Date	29-08-2007 Corporate Bylaws. 15-04-2010 Code of Good Governance March- 2012 Internal Board of Directors Regulation
	Modification Dates	16-12-2015 Code of Good Governance 16-12-2015 Internal Board of Directors Regulation

18.10. The Board of Directors committees are exclusively comprised of independent or equity members, minimum 3, chaired by an independent member. Independent members are always a majority in the case of the Appointments and Remunerations Committee.

18.10 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain:				
The Audit Committee includes a member members, both principlal and alternates. member, an independent member, and a members being an independent member	The Good Gov member from to	ernance and Eval	uation Committee has principal members), th	s an equity
NA. Explain the reasons for not adopt	ing the recomn	nendation:		
	-			
Implementation Date	Does	not onnly		

18.11. The Board of Directors committees may be supported, other case-by-case or permanently, by members of top management having experience in the respective issues and/or by external experts.

Modification Dates

18.11 Implements the Measure	YES	x	NO		N/A	
YES. Explain briefly:						
Article 10 of the Internal Board of Directors Re the Code of Good Governance indicate that comprised of a minimum of 3 and a maximum indicate. Such committees are not considered of Directors or the Company operational area management as required.	t the Board n of 5 of its executive b	of Direct members odies and	ctors will created will created as whose resp d have none of	ate adv consibil of the f	visory commi ities the Boar unctions the I	ttees, rd will Board
NO. Explain:						
NA. Explain the reasons for not adopting th	e recomme	endation:	:			
Implementation Date	16-12-2	015 Interr	nal Board of D	Director	s Regulation	

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	Modification Dates	There have been no changes

18.12. Upon creating its committees, the Board of Directors considers the members' profiles, knowledge, and professional experience regarding aspects the committee will be responsible for.

VES

V NO

N/A

18.12 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly:				
The members of the Audit and Good Gov of Directors who, according to Chapter 2 and Article 4 of the Internal Board of I personal qualities. For their election, the such as i) their knowledge of the national of finances, law, or related sciences, and i capabilities and integrity.	of Corporate B Directors Regul General Share and/or internation	ylaws 1, item 2 of t ation, should have cholders Assembly onal electric sector,	he Code of Good Go the highest profess will take into accou ii) their experience in	overnance sional and nt aspects n the fields
NO. Explain:				
NA. Explain the reasons for not adopt	ing the recomn	nendation:		
	45.04.0		0	

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

18.13. The committee meeting minutes will be prepared, delivering copies to all members of the Board of Directors. Should such committees have been delegated faculties for decision-making purposes, such minutes will follow conditions in Articles 189 and 431 of the Trade Code.

18.13 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly:				
According to Article 99 and 95 of the Corpora their approved minutes, possibly by persons a signed by the Chairman and the Secretary, ind persons were convened, and votes cast in eac Directors Regulation, items 10.1.3 and 10.2 Corporate Bylaws 1, Chapter 2).	appointed d icating the n ch case. This	uring the meeting nanner in which th s is also consider	g for such purpose, be ne members and attene ed in the Internal Boar	eing ding rd of
Additionally, the committee minutes, togethe consideration, will be available in a corporate p Board of Directors to exchange information.				

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	NO. Explain:	
	NA. Explain the reasons for not a	dopting the recommendation:
		29-08-2007 Corporate Bylaws
	Implementation Data	15-04-2010 Code of Good Governance March- 2012 Internal Board of Directors Regulation
	Implementation Date	Warch- 2012 Internal Doard of Directors Regulation

Modification Dates

18.14. Unless the applicable law or regulation requires their creation, in the case of conglomerates the internal norms consider that Boards of Directors of subsidiary companies may opt to not create specific committees in order to handle certain aspects, such aspects being assumed by the parent company's Board of Directors committees, this not meaning any assignment of the subordinated companies' responsibilities to the parent company.

06-2015 corporate portal creation

18.14 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: The functions of the Board governance norms are fully assumed a delegated to the parent company's Board	and carried out,	ocally and inside		
NA. Explain the reasons for not adopt	ing the recomme	endation:		
Implementation Date	Does no	at apply		
Modification Dates	Does no	α αρριγ		

18.15. The main Audit Committee task is assisting the Board of Directors in its supervisory activities, evaluating accounting procedures, relationships with the Statutory Auditor, and in general reviewing the Company control architecture, including auditing the risk management system implemented by the Company.

18.15 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly:				
Article 96 of the Corporate Bylaws contains the the Board of Directors Regulation (item 10.1 paragraph b), Corporate Bylaws 1, Chapter 2 internal audit program, which should take into Company areas, making sure that preparation meets legal conditions, establishing the necess mechanisms the Company will use to consol internal control system, informing the Board of parties and confirming that they have been ma	2.2) and th 2), mainly r b account b bon, submitta sary policies idate the co Directors of	ne Code of Good elated to supervisi usiness risks and s al, and disclosure s and practices for s ontrol bodies' inform f activities carried ou	Governance (item 5 ng compliance with t should fully evaluate of financial informati such disclosure, defini mation and evaluate ut with economic relat	5.3, the all ion ing its ted

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Grupo En	el	
	services, and planning and exec programs, among others. NO. Explain:	ution of control activities contained in the Company compliance
	NA. Explain the reasons for not	adopting the recommendation:
	Implementation Date	29-08-2007 Corporate Bylaws 15-04-2010 Code of Good Governance March- 2012 Internal Board of Directors Regulation
	Modification Dates	There have been no changes

18.16. The Audit Committee members have accounting and financial knowledge and knowledge of other related aspects, allowing them to properly participate in issues the Committee is responsible for, also having the necessary capabilities to understand their scope and complexity.

18.16 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly:				
The Audit Committee members are also mem of Corporate Bylaws 1, item 2, of the Code Directors Regulation, should have the highes General Shareholders Assembly will take into electric sector, ii) their experience in the fields and recognition on account of their profession	of Good G st professio account i) t of finances,	overnance and Artic nal and personal qu heir knowledge of the law, or related scien	cle 4 of the Internal I alities. For their elec e national and/or inter	Board of ction, the rnational
NO. Explain:				
NA. Explain the reasons for not adopting t	he recomm	endation:		
Implementation Date		2010 Code of Good (2012 Internal Board	Sovernance of Directors Regulati	ion

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

There have been no changes.

Modification Dates

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Grupo Enel 18.17	/ Implements the Measure	YES	x NO	N/A	
A rep Asse may In ad 10.2.	Explain briefly: nort signed by the Audit Committee C mbly ordinary meetings regarding ac be inspected together with other lega dition to the Audit Committee function 2) and in the Code of Good Governa eholders Assembly of issues present	tivities carried of ally required informs contained in nce (item 5.3), f	the Internal Board the Internal Board	under evaluation, re d of Directors Regula d to informing the G	eport that ation (item
NO.	Explain:				
NA. I	Explain the reasons for not adopti	ng the recomm	endation:		
Imple	ementation Date		015 Internal Boar 015 Code of Goo	d of Directors Regula d Governance	ation

18.18. The Audit Committee Internal Regulation assigns to it functions mentioned in recommendation 18.18.

18.18 Implements the Measure	YES	x NO	N/A	

There have been no changes

YES. Explain briefly:

Modification Dates

Article 96 of the Corporate Bylaws contains the main Audit Committee functions, supplemented with the Board of Directors Regulation (item 10.2.2) and the Code of Good Governance (item 5.3, paragraph b), Chapter 2), mainly consisting in supervising compliance with the internal audit program, which should take into account business risks, and will fully evaluate all Company areas; making sure that preparation, presentation, and disclosure of financial information complies with legal conditions, establishing policies and practices for such disclosure; defining the mechanisms the Company will use to consolidate information from control bodies and evaluate the internal control system; informing the Board of Directors of operations carried out with economic related parties, making sure that they have been carried out at market prices; supervise the Statutory Auditor services; supervising planning and execution of control activities contained in the Company compliance programs, among others.

NO. Explain:

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	NA. Explain the reasons for not add	opting the recommendation:
	Implementation Date	29-08-2007 Corporate Bylaws 16-12-2015 Code of Good Governance March- 2012 Internal Board of Directors Regulation

Modification Dates

18.19. The main purpose of the Appointments and Retributions Committee is supporting the Board of Directors in the exercise of its decisionmaking or advising functions related to appointment and remuneration of the members of the Board and of top management, making sure that corporate governance rules are followed, and periodically watching over their compliance, recommendations, and principles, should such function not have explicitly been assigned to another Company committee.

There have been no changes

18.19 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain:				
The Company has no Appointments and R measure 18.5, some of the functions recor or persons inside the Company and the pa	mmended for s	uch committee are o		
NA. Explain the reasons for not adoptin	g the recomm	endation:		
Implementation Date	Does r	ot apply		
Modification Dates				

18.20. Some members of the Appointments and Retributions Committee are knowledgeable in strategy, human resources (hiring and selection, contracting, training, administración, or personnel management), salary policies, and related issues, able to understand the scope and the complexity these issues have for the Company.

18.20 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				

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	NO. E	Explain:	
	as ex memb case	plained in measure 18.8, general guidelin pers of the Board of Directors and top man	tions Committee as indicated in measure 18.5. However, nes related to the appointment and remuneration of the nagement are defined by the parent company, in the first sembly with the support of the Human Resources Manager with knowledge in such issues.
	NA. E	Explain the reasons for not adopting the	recommendation:
	Imple	ementation Date	Does not apply

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

Modification Dates

18.21 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: The Company has no Appo 18.5 and 18.8.	intments and	Retributions Comm	ittee as indicated ir	n measures
NA. Explain the reasons for not adoptin	g the recomr	nendation:		
Implementation Date	Does	not apply		
Modification Dates		ior apply		

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

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Grupo Enel 18.3	22 Implements the Measure	YES	NO	x N/A	
NO	5. Explain briefly: . Explain: The Company has no Appointm 5 and 18.8.	ents and I	Retributions Commi	ttee as indicated in	measures
NA	Explain the reasons for not adopting th	e recomm	endation:		
	lementation Date	Does n	ot apply		

18.23. The main objective of the Risk Committee is assisting the Board of Directors in complying with its risk management supervision responsibilities.

18.23 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain:				
As already indicated in measure 18.6, the C 14 of the Board of Directors Regulation, w Corporate Bylaws the Board will approve the should be aware of, as well as directly or t Company's effective exposure to maximum actions in case of deviations. In addition, the audit program, which should take into account	which indicate e Company's through comn n defined risk Audit Commi	es that in addition risk management hittees created for limits and proposi- tee should superv	to functions contai policy, which top ma such purpose supe sing corrections and ise compliance with	ned in the anagement rvising the follow up the internal
NA. Explain the reasons for not adopting	the recomm	endation:		
L				
Implementation Date	Does n	ot apply		
Modification Dates				

18.24. By request of the Assembly Chairman, the Risk Committee Chairman will inform the General Shareholders Assembly of specific work done by the Committee.

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Grupo En		Implements the Measure	YES	NO	x N/A	
	YES.	Explain briefly:				
	NO. E	xplain: The Company has no Risk Com	nmittee, as	indicated in measu	res 18.6 and 18.23.	
	NA. E	explain the reasons for not adopting t	he recomn	nendation:		
L						
	Imple	mentation Date	Does n	ot apply		
	Modi	fication Dates				

18.25. With adjustments required to differentiate companies belonging to the financial sector and to the real economy sector, and without prejudice to responsibilities assigned to this committee by current norms, the Internal Risk Committee Regulation assigns it responsibilities indicated in recommendation 18.25.

18.25 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
	.			
NO. Explain: The Company has no Risk (Directors is responsible for approving th purpose, for supervising the Company's e correction and follow up actions in case of of Directors Regulation.	e policy and, d	irectly or through e to maximum def	committees create fined risk levels and	d for such proposing
NA. Explain the reasons for not adoptir	ng the recomm	endation:		
L				
Implementation Date	Does no	ot apply		
Modification Dates				

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

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	18.26	Implements the Measure	Y	'ES	x NO	N/A	
	the Bo with c	Explain briefly: Yes. The Good Go pard of Directors. Its function is to ac orporate governance standards, esp	dvise the becially ir	Board of the follo	f Directors in the owing areas:	supervision and comp	oliance
		itor that shareholders, investors, oth ate and timely access to the Compa				in general have comp	olete,
	 Revi period memb they n Mon 	ew and evaluate the manner in which I. The evaluation must contemplate, bers to the meetings, (ii) the active p nake to the main topics of the Socie itor the negotiations conducted by the any or by other companies of the sa	among o articipatio ty. ne memb	other asp on of the ers of th	ects, the followin se in the decision	ng: (i) the attendance on ns, and (iii) the follow-	of the up that
	• Sup	ervise compliance with the remunera	ation poli	cy of the	members of the	Board of Directors.	
	• Be aware of the complaints raised by investors, shareholders and other stakeholders regarding the compliance with the Code of Good Governance and these Regulations and transmitted in a timely mannee by the person in charge of the Virtual Office of Attention to Shareholders and Investors.						
	which comp	onally, the last report of the Good G proves that the main function of this liance with the Good Governance pr Governance and the Internal Regul	s is "to su ovisions	pport the	e Board of Direct plated in the law,	ors in the monitoring o	of
	NO. E	xplain:					
	NA. E	xplain the reasons for not adopti	ng the re	comme	ndation:		
[Imple	mentation Date	1	29-08-20	07 Corporate By	laws	

Implementation Date	29-08-2007 Corporate Bylaws
Modification Dates	

18.27. The Corporate Governance Committee Internal Regulation contains responsibilities indicated in recommendation 18.27.

18.27 Implements the Measure

YES

NO

N/A

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Grupo En	YES. Explain briefly:	
	1.	
	NO. Explain: No. The criteria defined by	
	recommendation 18.27 of Annex 1 of the Country Code are partially met, but the	
	possibility of complementing it is being	
	evaluated. Partial compliance can be evidenced in Article	
	98 of the Bylaws, Section 10.1.1. of the Internal	
	Regulations of the Board of Directors and Section 5.3 of the Good Governance Code that	
	establish the functions of the Good Governance	
	and Evaluation Committee.	
	NA. Explain the reasons for not adopting the	recommendation:
ſ		29-08-2007 Corporate Bylaws
		15-04-2010 Code of Good Governance
	Implementation Date	March- 2012 Internal Board of Directors Regulation

Measure No	19: Boa	rd of Direc	tors operation
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Modification Dates

19.1. Assisted by the Secretary and the Company President, the Chairman of the Board of Directors prepares the Board of Directors' work plan for the period under evaluation, allowing scheduling the reasonable number of ordinary meetings required for each year and their estimated duration.

There have been no changes.

19.1 Implements the Measure	YES	х	NO		N/A	
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	 YES. Explain briefly: Upon exercising functions contained in paragraph 1 of Article 7 of the Internal Board of Directors Regulation, in item 5.1 of the Code of Good Governance, and in paragraph 1 of Article 7, the Chairman prepares a Board of Directors' work plan and an annual meeting schedule, approved by the Board of Directors. NO. Explain:
	NA. Explain the reasons for not adopting the recommendation:

	24-03-2007 Code of Good Governance March- 2012 Internal Board of Directors Regulation
Modification Dates	There have been no changes.

19.2. Except for entities subject to surveillance, which due to their regime are required to have minimum one meeting each month, the Company Board of Directors holds from 8 to 12 ordinary meetings each year.

19.2 Implements the Measure	YES	х	NO		N/A	4	
YES. Explain briefly: Article 61 states that to a meeting notice delivered by it, by the meetings will be held on the day, time, and letter, fax, or email and will be sent to the a Company Secretary. The meeting notice w 4 business days in advance of the me Governance and in the Internal Board of D	e Company Gene d place indicated address of each n will be delivered to eeting. This cond	ral Ma in the r nember o the m ition is	nager, or by neeting noti of the Boar embers of t	y the S ice, wh rd of D the Bo	Statutory nich will b Directors ard of Di	 Auditor. be deliver provided rectors a 	Such red by to the t least
NO. Explain:							
NA. Explain the reasons for not adoptir	ng the recommen	ndatio	n:				
L							
			borate Bylav de of Good		nanco		
Implementation Data						agulation	

Modification Dates	There have been no changes.
	March- 2012 Internal Board of Directors Regulation



Modification Dates

19.3. One or two meetings of the Board of Directors will be clearly focused on defining and following up the Company strategy.

19.3 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly: According to Article responsible for approving/disapproving de maintenance plans, Company expenses, and the Board of Directors.	evelopment p	lans, annual action	n plans, investment	and
NO. Explain:				
NA. Explain the reasons for not adopting	g the recomn	nendation:		
Implementation Date	29-08-2	2007 Corporate By	aws	

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

There have been no changes

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	19.4 Implements the Measure	YES NO X N/A
[YES. Explain briefly:	
	NO. Explain: No. The Board of Directors, the first meeting of January 2016, schedul all board meetings on Wednesday of t third week of each month, however th matter was not approved as a decision JD. the calendar of ordinary meetings, t schedule of ordinary meetings through the year will be approved	ed he is of he
-	NA. Explain the reasons for not adopting	the recommendation:
]	Implementation Date	March- 2012 Internal Board of Directors Regulation
		march 2012 Internal Doard of Directors Regulation

19.5 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly: Item 8 of Article 16 members of the Board of Directors will receive to make informed decisions, at least 4 busin the members of the Board in the corporate provide the temperature of the Board in the corporate provide the temperature of the Board in the corporate provide the temperature of the Board in the corporate provide the temperature of the temperature of temperatu	ve relevant inf ness days in a	ormation related to	o the meeting's agenda in o	order
NO. Explain:				
NA. Explain the reasons for not adopting	the recomm	endation:		

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Grupo Enel	

Modification Dates

Implementation Date	March- 2012 Internal Board of Directors Regulation
Modification Dates	17-09-2014 Internal Board of Directors Regulation

19.6. With the support of the Board Secretary, the Board of Directors Chairman will exclusively make sure that the members receive the information sufficiently in advance and that such information will be useful to them, consequently in all such documents quality prevailing over quantity (Board of Directors' dashboard).

19.6 Implements the Measure	YES	х	NO		N/A	
YES. Explain briefly: According to paragraphs 1 and 2 of Article 7 of the Internal Board of Directors Regulation and item 5.1 of the Code of Good Governance, the Chairman is responsible for such information's timely and proper delivery to the members of the Board, through the Board Secretary.						
NO. Explain:						
NA. Explain the reasons for not adopting the	recommer	ndatio	n:			
Implementation Date	16-12-201	5 Inter	rnal Board of Di	irector	s Regulation	

19.7. The Board of Directors Chairman is ultimately responsible for preparation of the Board of Directors meetings' agenda, not the Company President, prepared according to certain parameters that will allow following for a logical order during its development.

There have been no changes

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19.7 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: According to paragraphs 1 item 5.1 of the Code of Good Governar agenda, however not being responsible the Board of Directors Chairman being r	nce, the Chairma for its preparation	n participates in th upon top manage	ne preparation of the ment, the Country D	, e meetings'
NA. Explain the reasons for not adop	ting the recomm	endation:		

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_	Implementation Date	Does not apply
	Modification Dates	

19.8. In the Corporate Government Governance Annual Report and in the Corporate Webpage the Company includes the members' attendance to the Board of Directors and its Committees' meetings.

19.8 Implements the Measure	YES NO	x N/A	
YES. Explain briefly:			

The annual Corporate Governance Report - presented for the General Shareholders Assembly approval and having been previously approved by the Board of Directors - informs of meetings held by the General Shareholders Assembly, the Board of Directors and its committees, relevant decisions approved by them, and conclusions related to compliance with good corporate governance, however not including a list of those attending the Board and its Committees' meetings.

NA. Explain the reasons for not adopting the recommendation:

Implementation Date	Does not apply
Modification Dates	

19.9. Each year, the Board of Directors evaluates the effectiveness of its work as a corporate body, as well as that of its committees and its members, individually considered, including paired evaluations, as well as the reasonableness of its internal norms and the dedication and performance of its members, as applicable proposing changes to its organization and operation. In the case of conglomerates, the parent company's Board of Directors requires that such evaluation process be also carried out in the subordinated companies' Board of Directors.

19.9 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: The content of recommendation 19.9 is not exactly fulfilled, while the evaluation of the members is not done individually.				

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	NA. Explain the reasons for not a	adopting the recommendation:
Γ	Implementation Date	29-08-2010 Corporate Bylaws
	Modification Dates	There have been no changes

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

19.9 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly: Pursuant to Article 62 of in conjunction with the Company Manager, a repu- sheet for each year, and the other annexes and r External advisors evaluate the performance of th by the company in compliance with article 51 of Additionally, Section 8 of Section 1, Chapter 2 those with mechanisms to perform the evaluatio are the following, external audit, audit fiscal, ri Directors and of the manager, Actions agains shareholders and investors, committee of good g	ort on the eports dea ne Board Law 142 of the Co on and co ight of ins st the dir	self-assessment of alt with in the Article of Directors through of 1994 modified by de of Good Govern htrol of the activity spection, approval ectors, specialized	the management, the 446 of the Commerce the external audit c varticle 6 of Law 689 nance, the Company of the directors, amo of the report of the audits, requiremen	e balance cial Code. ontracted of 2001. compiles ong which Board of
NA. Explain the reasons for not adopting the recommendation:				
Implementation Date	15-04-2	010 Code of Good	Governance	

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

Modification Dates

20.1. The Internal Board of Directors Regulation supplements conditions contained in norms regarding the duties and rights of the members of the Board of Directors.

There have been no changes

20.1 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly: In Articles 15 a members of the Board of Directors' duti		nal Board of Dir	ectors Regulation sets	forth the

emge:		
	NO. Explain:	
	NA. Explain the reasons for not adopting the	recommendation:
- [
-	Implementation Date	March- 2012 Internal Board of Directors Regulation
	Modification Dates	17-09-2014 Internal Board of Directors Regulation

20.2. The Board of Directors Regulation develops the Company understanding regarding duties of the members of the Board of Directors mentioned in recommendation 20.2.

20.2 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly: IThe Internal Rules of guiding principles of the role of director and c are the duty of diligence or care, loyalty, nor among others.	duties of the	members of the B	loard of Directors, with	thin which
Specifically, the regulations of the Board of I paragraph 5 of art. 16. "Refrain from participat interest of third parties, in activities that imply there is a conflict of interest, unless expressly Numeral 14. From art. 16 refers to the code o from acting in competition with society.	ting on its ow competition authorized b	vn or through an int n with the Compan by the General Shai	erposed person in the y or in acts in respec reholders' Meeting. A	e personal et of which dditionally
Likewise, the regulations of the Board of Di following manner: "ART. 2° in the individu use of financial resources, as well as in tl "Additionally Art. 16. Numeral 14 refers to tl administrators against the use of social asse Regulation sets forth guiding principles relate the Board of Directors, including duties relate conflicts of interest and confidentiality, among	ual ethical b he ethical b he code of ts.n its Artic ed to the dire ed to diligen	ehavior of their pu behavior of all per ethics that broadly les 3, 15, and 16, ectors' functions an	blic actions, in the a sons linked to the (v develops the condu- the Internal Board of d the duties of the m	ppropriate Company. uct due to f Directors embers of
NO. Explain:				
NA. Explain the reasons for not adopting t	he recomm	endation:		

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Imp	lementation Date	March-2012 Internal Board of Directors Regulation
Мо	dification Dates	There have been no changes

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

20.3 Implements the Measure	YES		NO	x N/A	
YES. Explain briefly:					
NO. Explain : The induction to which recommendation 20.3 refers. It is not established as a right of the board members.					
However, the Internal Rules of the Board of Directors establishes in Article 1 that when new members of the Board of Directors enter their Secretary will deliver them, at the first meeting of the Board they attend, a copy of this Regulation for knowledge and compliance thereof. Likewise, when a member of the Board of Directors is appointed for the first time, the necessary information will be made available to him so that he acquires sufficient knowledge regarding the Company and the sector, as well as the information related to the responsibilities, obligations and functions of the Company. position. Article 11 of the same internal regulation states that the Board of Directors may hire, at the request of any of its members, an external adviser to contribute with elements of judgment necessary for the adoption of certain decisions, which by their nature merit it. . Article 12 establishes that the members of the Board of Directors will have a remuneration that will be set by the General Assembly of Shareholders.	recommen	ndatior	n:		
Implementation Date	There ha	ve bee	n no chan	ges	

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Grupo Enel		
Modi	fication Dates	There have been no changes

Measure No. 21: Conflicts of interest.

21.1. The Company has defined policies and procedures, formalized in its internal norms, in order to be informed, manage, and resolve conflicts of interest, either direct or indirect, through the related parties, subject to affecting the members of the Board and other administrators.

21.1 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: No. The procedure for conflict of interest resolution does not distinguish between direct or indirect conflicts through related parties.				
NA. Explain the reasons for not adopting the	recomme	ndation:		

Implementation Date	There have been no changes	
Modification Dates	There have been no changes	

21.2. The conflicts of interest resolution procedure differentiates between sporadic or ongoing conflicts. If sporadic, the applicable procedure provides the rules and steps to be followed, which should be relatively easy to implement and hard to elude by the affected person. In case of ongoing conflicts, the procedure sets forth that, should the situation affect Company operations, it should be considered a mandatory resignation circumstance for the affected.

21.2 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain : No. Chapter VI of the Code of Good Governance regulates the resolution of disputes and conflicts of interest, but does not differentiate between conflicts of sporadic and permanent interest.				
NA. Explain the reasons for not adopting the	recomme	endation:		

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	Implementation Date	15-04-2010 Code of Good Governance	
	Modification Dates	There have been no changes	

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

21.3 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly: Included in the duties of the Board of Directors members contained in Article 16 of the Board of Directors regulation is that of individually informing other directors of direct or indirect relationships they may have with the Company, with vendors or clients, and in general with other persons having any type of relationship with the Company which could possibly lead to conflicts of interest or influence their opinion or vote.				
NO. Explain:				
NA. Explain the reasons for not adopting the recommendation:				
Implementation Date	March-20	012 Board of Dire	ectors Regulation	
Modification Dates	There ha	ave been no cha	nges	

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

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Grupo Ene	I			
2	21.4 Implements the Measure	YES X	IO N/A	
(6 7 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	YES. Explain briefly: According to item 3 of Governance, existing economic relationships bei controlling parties and their administrators will b existing between the Company and its admin nandling, and resolution of conflicts of interest. Shareholders and the Investors complete, suff economic relationships existing between the Co parties and their administrators. NO. Explain:	ween the Company e carried out under strators will follow In its webpage, the cient, and periodica mpany and its majo	and its majority Shareho market conditions. Parti- regulations applicable to company will make av ally updated information	lders or other cularly, those o prevention, ailable to the pertaining to
L				
<u> </u>	mplementation Date	15-04-2010 Code	of Good Governance	
I	Modification Dates			

21.5. The definition of "related party" applicable to the Company is consistent with International Accounting Norm No. 24 (NIC 24).

21.5 Implements the Measure	YES	x	NO	N/A	
-				 -	
YES. Explain briefly: The definition of a Li International Accounting Standard IAS 24, as e corresponding year					
NO. Explain:					
NA. Explain the reasons for not adopting the	e recomme	ndatior	ı:		
	•				
Implementation Date	01-01-20	15			
Modification Dates					



Measure No. 22: Operations with related parties.

22.1. The Company has a policy that defines the specific procedure to assess, approve, and disclose operations with Related Parties, including outstanding balances and relationships among them, except for operations subject to specific regulations.

22.1 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: Item 20 of Article 14 of the In acts, and agreements with related parties of value, added to the joint quota contracted of exceeding the contracting limit - exclusive of Directors. The Audit Committee is respons with economic related parties, previously h conditions and do not affect the Sharehold Directors Regulation and item 5.3 of the Co	corresponding with all related of energy purc ible for issuing aving confirme ers' equal trea	to acquisitions of g parties during 12 c hases - should be a written report reg d that they have be tment. (Item 10.2.2	oods and services a onsecutive months a approved by the Boa garding operations c een carried out unde	nd whose and ard of arried out r market
NA. Explain the reasons for not adoptin	g the recomm	endation:		
Implementation Date	N/A			
Modification Dates				

22.2. The Company policy regarding operations with related party covers aspects mentioned in recommendation 22.2.

22.2 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: The Company has no policy However, through the Audit Committee the related parties, confirming that they are Shareholders' equal treatment (Item 10.2.2 Code of Good Governance).	Board of Dire	ctors is informed of under market con	operations carried out ditions and do not a	t between affect the

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Grupo Enel		
NA	Explain the reasons for not adopting the	recommendation:
Imp	elementation Date	Does not apply

22.3 The policy considers that no explicit authorization from the Board of Directors is required for recurrent operations carried out with related parties and being typical ordinary activities carried out under adhesion or master agreements, whose conditions are fully standardized, are fully applied, and are carried out at market prices, in general established by the person acting as provider of the good or service and whose individual amount is irrelevant for the Company.

22.3 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: Item 20 of Article 14 of the	Internal Board of	of Directors Regula	tion indicates that c	perations.
acts, or agreements with related parties c	orresponding to	the acquisition of g	joods and services a	and whose
value, added to the joint quota contracted the contracting limit - exclusive of energy		•		•
NA. Explain the reasons for not adopti	ng the recomm	endation:		
Implementation Date	Does no	ot apply		
Modification Dates				

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

Modification Dates

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

23.1 Implements the Measure	YES	x	NO		N/A		
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Grupo Enel

YES. Explain briefly: In item 7 of the Corporate Bylaws, Chapter 2 of the Code of Good Governance, establishes as the remuneration policy for the members of the Board of Directors that the General Shareholders Assembly will establish each year their remuneration for the time between the respective ordinary meeting and the following, taking into account dedication time, responsibilities, and obligations of the directors, customary fees for such positions in the market the Company operates, and the contribution received by the Company from the directors. The approval of the Code of Good Governance is a General Shareholders Assembly faculty according to Article 55 of the Corporate Bylaws. Additionally, during each ordinary meeting of the General Shareholders Assembly, the Board approves the fees of the members of the Board of Directors.

NO. Explain:

NA. Explain the reasons for not adopting the recommendation:

Implementation Date	15-04-2010 Code of Good Governance
Modification Dates	There have been no changes

23.2. Should the Company adopt remuneration systems that include a variable component related to the Company's proper operation in the mid- and long-term, the policy will include limits as to the amount that can be distributed by the Board of Directors; should the variable component relate to Company benefits or other performance indicators at the end of the period under evaluation, the various circumstances mentioned in the Statutory Auditor Report subject to reducing the year results should be taken into account.

23.2 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: No. There is no variable component in the remuneration of members of Boards of Directors, therefore it is not possible to adopt the recommendation. The remuneration is determined and defined at the Shareholders' Meeting.				
NA. Explain the reasons for not adopting the	recommo	endation:		

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	Implementation Date	Does not apply
	Modification Dates	

23.3. The equity and the independent members of the Board of Directors are explicitly excluded from payment systems involving options on shares or a variable payment related to absolute changes in stock quotations.

23.3 Implements the Measure	YES	NO	N/A	x
YES. Explain briefly:				
NO. Explique				
NA. Explain the reasons for not adoptin	g the recom	mendation: Compa	any shares are not li	sted in the
stock exchange upon being an open or recommendation does not apply.				
Implementation Date	Does r	not apply		
Modification Dates				

23.4. For the period under evaluation and according to the remuneration policy, the General Shareholders Assembly approves a maximum Board of Directors cost for all approved fee payment components.

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23.4 Implements the Measure	YES	X NO	I	N/A	
YES. Explain briefly: As already mention the Code of Good Governance establishe Directors, the General Shareholders Asser of the Board of Directors for the time betwe as the Company has not adopted variable by the assembly is the maximum fee.	es that, as remunes that, as remunes that, as remunes the respective of the respecti	neration policy ear establish fe ve ordinary me	y for the member ees correspondin eeting and the fol	rs of the Boa Ig to the men Ilowing. Inas	ard of nbers much
NO. Explain:					

Grupo En	el	
	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	15-04-2010 Code of Good Governance
	Modification Dates	There have been no changes

23.5. The total Board of Directors' effective cost during the period under evaluation, which includes all payments made to the members of the Board of Directors and expense reimbursements, is known by the Shareholders and is published in the Company webpage, itemized and described as indicated by the Board of Directors.

23.5 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly: According to Article Internal Board of Directors Regulation, t General Assembly's consideration, inclu account of salaries, fees, trip expenses, r transportation expenses, and any othe certificates is sent and published in the Fin information is available to the Shareholder	he administrato uding among o epresentation e r type of payn nancial Superint	rs submit an annu thers a certificatio xpenses, bonuses, hent received by endence SIMEV, a	al management rep on describing expen- , payments in cash a each Company dire	ort for the ditures on nd in-kind, ector. The
NO. Explain:				
NA. Explain the reasons for not adopti	ng the recomm	endation:		
	29-08-2	20007 Corporate B	vlaws	

Implementation Date	29-08-20007 Corporate Bylaws March-2012 Internal Board of Directors Regulation
Modification Dates	There have been no changes

Measure No. 24: The Company President and top management.

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24.1. The Company governance model provides for an effective separation between the Company administration or government (represented by the Board of Directors) and the ordinary course of dealings (which top management, led by the Company President, is responsible for).

24.1 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly: Company regulations Board of Directors regulations (Chapter 6). C Chapter 2 of the Code of Good Governance s of the Board of Directors and Management, re	Corporate E eparately r	Bylaws 1 of Chapte regulate the operati	er 2 and Corporate By	laws 2 of
NO. Explain:				

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Grupo En	el	
	NA. Explain the reasons for not a	adopting the recommendation:
	Implementation Date	29-08-20007 Corporate Bylaws 15-04-2010 Code of Good Governance
	Modification Dates	There have been no changes

24.2. In general, the Board of Directors' policy delegates the ordinary course of dealings to the top management team, focusing its activity on general strategy, supervision, governance, and control functions.

24.2 Implements the Measure	YES	х	NO	N	I/A			
YES. Explain briefly: According to functions assigned to the Board of Directors by the regulations (Article 62) and through the Internal Board of Directors Regulation (Article 14) and the Code of Good Governance (item 1, Corporate Bylaws 1, Chapter 2), the main Board of Directors responsibility focuses on defining the Company strategy and activities related to supervision, governance, and control, as the highest administrative Company body being required to approve its activities, its main role being that of being a supervision and control instrument, watching over the interests of those providing resources and assuming corporate risks, so that the Company Administration will maximize the return of investments made by its Shareholders and Investors, maximizing the social and economic development of communities with which it carries out its activities, with the highest respect for the environment. Additionally, the Board of Directors will watch over compliance with the Code of Good Governance.								
NA. Explain the reasons for not adopting the	NA. Explain the reasons for not adopting the recommendation:							
	-							
Implementation Date			orporate By ernal Board	laws of Directors F	Regulation			
Modification Dates	There h	ave bee	n no chanc	les				

24.3. As a general rule, top management members are identified, evaluated, and appointed directly by the Company President, upon being its direct collaborators. Alternatively, the Company may decide that the members of top management be appointed by the Board of Directors, by request of the Company President. Regardless of who makes the final appointment, candidates to key executive positions are known and evaluated by the Appointments and Remunerations Committee from the Board of Directors, which will issue its opinion.

emgesa	a				
Grupo Enel 24.	3 Implements the Measure	YES	NO	X N/A	
YE	S. Explain briefly:				
Co	9. Explain: As already explained in measure 1 mmittee, general guidelines related to such is rent Company.	8.8, the 0 sues relat	Company has no Ap ted to top managem	pointments and Re ent being defined b	tributions y the
NA	. Explain the reasons for not adopting the	recomm	endation:		
	plementation Date dification Dates	Does no	ot apply		

24.4. The Company has a clear function delegation policy, approved by the Board of Directors under a faculties' scheme that allows knowing the Company President faculty levels and those of other members of top management.

24.4 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly: The Company has a internal procedure "PC154 Making Char				
Powers of Attorney" regulating guidelines granting of powers of attorney, known by to	s related to th	e Legal Represen		
NO. Explain:				
NA. Explain the reasons for not adoptin	ig the recomn	iendation:		

Implementation Date	21-11-2012 Policy 57
Modification Dates	There have been no changes



Modification Dates

24.5. Through the Appointments and Retributions Committee or the body acting in its stead, the Board of Directors evaluates each year the Company President performance, being informed of evaluations made of top management members.

24.5 Implements the Measure	YES	Х	NO		N/A	
YES. Explain briefly: According to Article			•			
2 of Chapter 2 of the Code of Good Governance, and Article 14 of the Board of Directors Regulation, it approves submittal of the administrators' management report to the General Shareholders Assembly, which includes the General Manager Activities and those of each member of top management. Additionally, each month each business line manager delivers to the Board of Directors a report with facts and results of its activities, receiving comments or specific requests from the members of the Board of Directors as applicable.						
NO. Explain:						
NA. Explain the reasons for not adopting the recommendation:						
	20.09.20	007.0	prograto Dulou	0		
Implementation Date	March-20	12 Inte	orporate Bylaw rnal Board of I e of Good Gov	Director		n

24.6. The Company has a remuneration policy for the Company President and other members of top management, approved by the Board of Directors, identifying all components of payment that can be made, subject to compliance with long term objectives and risk levels.

24.6 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: There is no remuneration por management approved by the Board of Direct	•	e Company Presi	dent and other memb	pers of top
NA. Explain the reasons for not adopting	the recom	mendation:		

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-	Implementation Date	Does not apply
	Modification Dates	

24.7. Should the Company President remuneration include a fixed component and a variable component, its technical design and its calculation will prevent the variable component from exceeding the maximum limit established by the Board of Directors.

24.7 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: It is not possible to implement the Company's employees, including its preby the Holding in Italy given the control agries be regulated locally by any committee.	sident or me	mbers of senior ma	inagement, are defin	ed directly
NA. Explain the reasons for not adopting	the recomn	nendation:		
Implementation Date	Does r	not apply		
Modification Dates				



CONTROL ARCHITECTURE

Measure No. 25: Control environment.

Implementation Date

Modification Dates

25.1. The Board of Directors is ultimately responsible for the existence of a solid control environment in the Company, according to its nature, size, complexity, and risks, so that it will meet conditions mentioned in recommendation 25.1.

25.1 Implements the Measure	YES	х	NO	N/A			
YES. Explain briefly: According to the Cor Board of Directors is responsible for defining from control bodies for submittal to the Board	mechanism	s the Cor					
This has been regulated by the Internal Board of Directors Regulation (item 10.2.2) and the Code of Good Governance (item 5.3, Corporate Bylaws 1, Chapter 2).							
NO. Explain:							
NA Fundain the management of a dention	41						
NA. Explain the reasons for not adopting	the recomm	iendatio	n:				
	29-08-2	007 Corr	oorate Bylav	vs			
			,	of Directors Regulation	on		

25.2. In the case of conglomerates, the parent Company's Board of Directors will encourage the existence of a control architecture with a consolidated and formal scope covering all subordinated companies, establishing responsibilities related to policies and guidelines on such matter at a conglomerate level, and defining clear report channels that will allow for a consolidated view of risks the conglomerate is exposed to, as well as control measures.

24-03-2010 Code of Good Governance

There have been no changes.

	25.2 Impl	ements the Measure	YES	х	NO		N/A		
_									
	of 2012 - evaluated	Iain briefly: The parent Company h "Internal Control over Financial R according to the Master Model on, according to the COSO report, th	Reporting", iter of the ENEL	m 6, in Group	dicating t Internal	that the co Control S	ntrol systen ystem on I	n will be Financial	
This internal control system evaluation will be made based on:									
	-	The risk evaluation, made jointly b Service Function/Division/Country		inction a	and the H	lead of Hold	ding Functio	n/Global	

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el	
 Information extracted fro financial statements. Recommendations made NO. Explain:	om the PRIMO system and received from the group's consolidated by the external auditor.
NA. Explain the reasons for not ad	dopting the recommendation:
	financial statements. - Recommendations made

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

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Measure No. 26: Risk management.

26.1. In the Company, risk management objectives are those indicated in recommendation 26.1.

26.1 Imple	ements the Measure	YES	Х	NO	N/A			
YES. Explain briefly: The parent Company has issued Organizational Procedure No. 188 of December 19 of 2012 - "Internal Control over Financial Reporting", item 6, indicating that the control system will be evaluated according to the Master Model of the ENEL Group Internal Control System on Financial Information, according to the COSO report, the COBIT report on IT matters, according to best international practices.								
This intern	al control process involves the follow	ving sub pro	ocesses	:				
 This internal control process involves the following sub processes: Definition of the scope and communication of methodologies and instructions. Mapping/process updating/general controls (ELC / CLC-ITGC), risk evaluation, quality assurance, and the main key identification and updating controls (top down risk focus based). Self-evaluation of the design and operational effectiveness. Evaluation of deficiencies, approval and follow-up of the action plan. Consolidation of results and general internal control evaluation related to financial information. Administrative and accounting issuance. 								
NO. Expla	in: in the reasons for not adopting th	e recomm	endatio	n:				

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Grupo Enel		
Imple	mentation Date	19/12/2012
Modi	fication Dates	There are no comments

26.2. The Company has an extended risks map as a tool to identify and follow up financial and nonfinancial risks it is exposed to.

26.2 Implements the Measure	YES	Х	NO	N/A	
YES. Explain briefly: The parent Company of 2012 - "Internal Control over Financial evaluated according to the Master Model Information, according to the COSO report, i practices. Such internal control is based on mapping evaluation, quality assurance, and the main based). This mapping is handled in the SAP	Reporting", it of the ENE the COBIT re g/process up they identific	em 6, in L Group port on IT dating/ge ation and	dicating th Internal Matters, eneral con d updating	trols (ELC / CLC controls (top down	vstem will be on Financial international C-ITGC), risk wn risk focus
NO. Explain:					
NA. Explain the reasons for not adopting the recommendation:					
Implementation Date	19/12/2	012			

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

There are no comments

Modification Dates

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Grupo Er					
	26.3 Implements the Measure	YES	NO	X N/A	
	YES. Explain briefly:				
	NO. Explain: The risk management policy is defined by the parent of the Group of which the company is a part.				
	NA. Explain the reasons for not adopting the	recomm	endation:		
	Implementation Date	16-12-2	2015 Internal Board of	of Directors Regulat	tion

26.4. The Board of Directors knows and periodically supervises the current Company exposure to maximum risks levels defined, proposing corrections and follow up actions in case of deviations.

There have been no changes

Modification Dates

26.4 Implements the Measure	YES	х	NO		N/A		
YES. Explain briefly: As mentioned above, according to paragraph 2 of Article 14 of the Internal Board of Directors Regulation, the Board of Directors is responsible for approving the Company's risk management policy, which top management should be aware of, and directly or through committees created for such purpose supervising the current Company exposure to maximum risk levels defined, proposing corrections and follow up actions in case of deviations.							
NO. Explain:							
NA. Explain the reasons for not adopting the	recommen	datior	ı:				
	40.40.004						
Implementation Date	16-12-201	15 Inte	rnal Board of D	lirecto	's Regulation		
Modification Dates	There have	/e beei	n no changes				



Modification Dates

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

26.5 Implements the Measure	YES	XNC)		N/A		
YES. Explain briefly:							
Item 2 of Chapter IV, Corporate Bylaws 2, of the the General Manager functions regarding inte prevention culture, understood as the analysis Company to be protected against them, submitt include the most significant facts of the previous statements, an analysis of main budget changes risks and opportunities affecting the Company a	rnal Comp s of risks a ting each r s month, fii s, and the j	any control and establis nonth a rep nancial state previous ye	l, including shment of f ort to the E ements, ex ar results, f	that c mechai Board o planations togethe	of promoting hisms allowin f Directors th ons to the fina	a risk ng the at will ancial	
NA. Explain the reasons for not adopting the recommendation:							
	1						
Implementation Date	29-08-20	07 Corpora	ate Bylaws				

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

There have been no changes

26.6 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
NO. Explain: There is no centralized risk measure. Up to now, each manager (busir managed applicable risks in an independe group management lines.	ness, financial,	operational, etc.) I	nas followed up, identi	fied, and

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	NA. Expla	ain the reasons for no	ot adopting the	recommendation:	
F					
	Impleme	ntation Date		Does not apply	
	Modificat	tion Dates			

26.7. In conglomerates, risk management should be done at a consolidated level so that it will promote cohesion and control of companies comprising them.

26.7 Implements the Measure	YES	Х	NO		N/A	
YES. Explain briefly: There is a structure a business line. At the Holding level there are and limits to be controlled in each country. T order to monitor activities.	persons resp	onsible	for defining ar	nd follo	owing up strat	egies
Additionally, every 6 months the ICFR Global unit and Holding Auditing prepare detailed reports including a specific internal control evaluation on Group companies' financial information of internal control bodies in the list. This evaluation describes the main issues, projects, improvements, and deficiencies found during the period.						
and risk matters and significant deficiencies	The ICFR Global unit reports to the Internal Control Committee and to the Auditors Board all internal control and risk matters and significant deficiencies subject to potentially affecting the effective application of accounting and administrative procedures, all according to the Holding procedure item 6.5 of Organizational Procedure No. 188.					
NO. Explain:						
NA. Explain the reasons for not adopting the recommendation:						
Implementation Date	19/12/20	12				
Modification Dates	There ar	e no ch	anges			



26.8. Should the Company have a complex and diverse business and operations structure, there is a CRO Chief Risk position, competent at the conglomerate level in the case of integrated companies in control and/or corporate group situations.

26.8 Implements the Measure	YES		NO	× N/A			
YES. Explain briefly:							
NO. Explain: There is a Holding level structure the Group and approving exposures to the vari- for defining and following up strategies and limi Every 6 months, the ICFR Global unit and H internal control evaluations on financial informa This evaluation describes the main issues, p period	ous risks. I ts in each olding Auc tion of inte	Each of country. liting pro	these uni epare de trol bodie	its includes persons re tailed reports includin s of Group companies	sponsible g specific in the list.		
period. The ICFR Global unit reports to the Internal Control Committee and to the Auditors Board all internal control and risk materials and significant deficiencies subject to potentially affecting the effective application of accounting and administrative procedures, all according to the Holding procedure item 6.5 of Organizational Procedure No. 188.							
NA. Explain the reasons for not adopting the recommendation:							
Implementation Date	Does n	ot apply					

Measure No. 27: Control activities.

Modification Dates

27.1. The Board of Directors is responsible for supervising the existence of proper internal control systems, customized according to Company needs and consistent with current risk management mechanisms.

27.1 Implements the Measure	YES	Х	NO		N/A	
YES. Explain briefly: As already mentioned in a 14 of the Internal Board of Directors Regulation Company risk management policy and, through of control activities contained in the Company contained co	on the Boai n the Audit	rd of Di Commit	rectors is res tee, supervisi	oonsible	e for approvi	ng the
NO. Explain:						

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Grupo Enel		
NA	. Explain the reasons for not adopting t	he recommendation:
Im	plementation Date	16-12-2015 Board Of Directors Regulation
Ма	dification Dates	There have been no changes

27.2. The Board of Directors is responsible for supervising the effectiveness of the internal control system, responsibility that may be delegated to the Audit Committee without the Board being relieved of its supervision obligation.

27.2 Implements the Measure	YES	x NO	N/A	
YES. Explain briefly: : As mentioned in me second paragraph of Article 14 of the Interna of Directors to approve the risk managemen supervise the planning and execution of t programs and developed by the Internal A structure, procedures and methodologies ne and evaluate the internal control system of t	al Rules of the it policy. Addit the control ad Audit Manage ecessary for t	Board of Directors ionally, it is the func- ctivities foreseen i ment, to propose he operation of the	s, it is the function of t ction of the Audit Com n the Company's co to the Board of Dire	he Board mittee to mpliance ctors the
Code of Good Governance Numeral 5.3. b) supervise compliance with the internal audit comprehensively evaluate all the areas of th disclosure of financial information complies statements, before being presented for Shareholders' Meeting; (iv) issue a written with related parties, having verified that they violate the equal treatment of the Sharehold will use in the construction, disclosure and di that the Company will use to consolidate the same to the Board of Directors; and (vii) the duties, the Audit Committee may hire ind appropriate, in accordance with the Company	t program, whi he Company; with the provis consideration report regard y were carried ders; (v) estab lisclosure of its he information e others assign dependent spi	ich must take into a (ii) ensure that the sions of the Law; (ii by the Board o ing the transaction out under market o blish the policies ar s financial informati of the control bod ned by the Board o ecialists in specific	account the business preparation, present i) review the year-end f Directors and the is that have been ent conditions and that the d practices that the (ion; (vi) define the med lies for the presentati of Directors. In order t	risks and ation and I financial General ered into ey do not Company chanisms on of the o fulfill its
Information regarding the risk rating provide services of an independent securities rating inform the market about the probability of the issued by the Company. As a result, each qualification granted by the securities rating	company, in c mely payment n of the Comp	order to carry out the of the securities.	ne corresponding anal obligations derived fro	yzes and om bonds
Section II. numeral 2. Functions of the General as risk analysis and the establishment of rimpact. Monthly The General Manager mutimportant events that occurred during the pr financial statements, the analysis of the expresults of the previous year, and an analysis the sectorial level and at the macroeconomic	mechanisms f ust present a revious month planations on s of the risks a	that allow the Con report to the Boa , the financial state the main variation	npany to protect itsel and of Directors with ements, the explanation is against the budget	f from its the most ons to the . and the
NO. Explain:				

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	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	16-12-2015 Board Of Directors Regulation
	Modification Dates	There have been no changes

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

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	27.3 Implements the Measure	YES X NO N/A
	Financial Reporting", Process Owners and/or t	onal Procedure No. 188, item 6.3 - "Internal Control Over their delegates are responsible for evaluating the control lally regarding such controls' design and operability.
	NA. Explain the reasons for not adopting the	e recommendation:
	Implementation Date	December 19, 2012
	Modification Dates	There have been no changes

Measure No. 28: Information and communication.

28.1. Culture, philosophy, and risk policies are communicated top-to-bottom inside the Company, as well as approved exposure limits, so that the entire organization will take into account risks and control activities in their activities.

28.1 Implements the Measure	YES	X NO	N	N/A	
YES. Explain briefly: As already mentioned abd indicates that the Board of Directors is responsi which top management should be aware of. Ad Committee), during which information is provide have to be followed in order to meet the Compan mid-management is informed of progress made risks and activities each area should be aware o NO. Explain:	ible for a Iditionally d regardi y goals. T related to	pproving the C , there are top ng strategies, l he various are o compliance w	ompany risk adm management me oudgets, goals, a as create sub-cor	iinistration p eetings (Dir nd risk limit mmittees in	oolicy, ection ts that which
NA. Explain the reasons for not adopting the	recomm	endation:			
Implementation Date	16-12-2	015 Board of D	Directors Regulati	ion	

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Grupo Enel			
Modif	fication Dates	There have been no changes	

28.2. The Company has a bottom-to-top report mechanism (to the Board of Directors and top management), accurate, comprehensible, and complete, supporting and allowing for informed decisions and risk and control management.

28.2 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly: NO. Explain: In effect, the mechanism for reporting information to Senior Management is				
formally through the time and content of the support material and in the presentation to the Board of Directors that is prepared on a monthly basis. This is in accordance with the Good Government Code Section I, point 6. Meetings of the Board of Directors, and art. 61 of the Corporate Bylaws, where the periodicity of the meetings is indicated. Likewise, there are monthly reports that are prepared for the analysis and control of the performance of the commercial, technical and financial operation by Top Management in Colombia, Chile and Italy, which are part of formal reporting processes in the area of Planning and Control, Accounting (Administration) and Finance.				
Taking into account that the Business Group of which the company is part is of an international nature, its policies and procedures are in English, however it will be recommended that the referred document have an official version in Spanish.				
NA. Explain the reasons for not adopting the				
Implementation Date		015 Code of Good G 115 Internal Board of I		
Modification Dates	There h	ave been no changes		



28.3. The Company information communication and report mechanism allows i) top management to involve the entire Company, highlighting its risk management and control definition responsibility, and ii) Company personnel to understand their role in risk management and control identification, as well as their individual contribution in the work of others.

28.3 Implements the Measure	YES NO	<u>х</u> N/А	
YES. Explain briefly:			
NO. Explain: Effectively, the mechanism for reporting information to Senior Management is formal through the time and content of the support material and in the presentation to the Board of Directors that is prepared on a monthly basis. This is in accordance with the Good Government Code Section I, point 6. Meetings of the Board of Directors, and art. 61 of the Corporate Bylaws, where the periodicity of the meetings is indicated.			
Likewise, there are monthly reports that are prepared for the analysis and control of the performance of the commercial, technical and financial operation by Top Management in Colombia, Chile and Italy, which are part of formal reporting processes in the area of Planning and Control, Accounting (Administration) and Finance.			
Taking into account that the Business Group of which the company is part is of an international nature, its policies and procedures are in English, however it will be recommended that the referred document have an official version in Spanish.			
NA. Explain the reasons for not adopting the	recommendation:		
Implementation Date	16-12-2015 Code of 16-12-2015 Internal E	f Good Governance Board of Directors Regulation	

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Grupo Enel		
Modi	fication Dates	There have been no changes

28.4. There are internal anonymous report lines ("whistleblowers") allowing the employees to anonymously report illegal or unethical behaviors or those that could infringe the Company risk management and control culture. The Board of Directors is informed of such reports.

28.4 Implements the Measure	YES	х	NO		N/A	
YES. Explain briefly: Within the functions attributed to the Audit Committee is to periodically monitor the degree of compliance with the Code of Ethics and the effectiveness of the system of whistleblowers, assessing the unethical actions that are presented and the content of the complaints made, making the relevant recommendations to the Board of Directors. Additionally, a global ethical mailbox has been implemented and its operation is explained in the link						
https://secure.ethicspoint.eu/domain/media/en	/gui/102504	1/index.h	tml			
NO. Explain:						
NA. Explain the reasons for not adopting th	ne recomm	endatio	n:			
Implementation Date				of Director Governar	rs Regulation	
Modification Dates	There h	nave bee	n no chan	ges.		

Measure No. 29: Control architecture follow-up.

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

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Grupo En		Implements the Measure	YES	x NO	N/A	
	of Go exect Interr	Explain briefly: Item 10.2.2 of the Interr tood Governance establish that the Audit C ution of control activities contained in the nal Audit Manager, proposing to the Board red for such internal control system, being m.	Committee Company d of Directo	is responsible for s compliance prograr ors the structure, pr	upervising planning ns and developed b ocedures, and meth	and by the nodologies
	NO. I	Explain:				
	NA. I	Explain the reasons for not adopting th	ie recomn	nendation:		
	Imple	ementation Date	16-12-2	2015 Internal Board	of Directors Regula	ation

29.2. In the Company, follow up required to provide assurance regarding the effectiveness of the control architecture mainly involves auditing, in collaboration with the Statutory Auditor as required, particularly with respect to the Company financial information.

There have been no changes

Modification Dates

29.2 Implements the Measure	YES	х	NO		N/A	
YES. Explain briefly:						
Chapter XV, Article 96, of the Corporate Bylaws establishes the responsibilities of the Audit Committee, in which the Statutory Auditor and the internal audit representative participate, including among others supervising compliance with the internal audit program, which should take into account business risks and should fully evaluate all Company areas. Chapter VIII, Article 72, of the Corporate Bylaws also includes, as the Statutory Auditor responsibilities, some related to his cooperation with internal audit pertaining to the authorities' inspection and surveillance, requiring delivery of pertinent information.						
NO. Explain:						
NA. Explain the reasons for not adopting	g the recomme	ndatio	n:			

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

29.3. The internal audit function has an Internal Audit Regulation, approved by the Audit Committee, explicitly indicating the scope of its responsibilities, which should include aspects contained in recommendation 29.3.

29.3 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: There currently is no interna	l audit regulati	on approved by the	Audit Committee.	
NA. Explain the reasons for not adoptin	ig the recomn	nendation:		
Implementation Date	N/A			
Modification Dates	N/A			
son responsible for internal audit has a p hiring him, exclusively depending on the Aud		ndependent relatio	nship with Company	top management or the
29.4 Implements the Measure	YES	NO	x N/A	
YES. Explain briefly:				
				11 6

NO. Explain: Currently, the Internal Audit Manager is appointed by Holding Italy, which despite looking for professional independence with respect to top management in Colombia, keeps this position's professional dependency with respect to the Enel Group.

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Grupo Ene	el		
	NA. Explain the reasons for not	adopting the recommendation:	
Г			
_	Implementation Date	Does not apply	
	Modification Dates		

29.5. By request of the Audit Committee, the Board of Directors appoints and/or removes the internal auditor, notifying the market.

29.5 Implements the Measure	YES	NO	X N/A				
YES. Explain briefly:							
 NO. Explain: Currently, the Internal Audit Manager is appointed by Holding Italy, which despite looking for professional independence with respect to top management in Colombia, keeps this position's professional dependency with respect to the Enel Group. The Company publishes in the SIMEV, as relevant information, appointment and/or removal of the internal audit manager in Colombia. 							
NA. Explain the reasons for not adopting the recommendation:							
Implementation Date	Does no	ot apply					
Modification Dates							

29.6. The Company or the conglomerate's Statutory Auditor is independent with respect to them, circumstance that should be mentioned in the respective audit report.

29.6 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: Although the company's statutory audit firm maintains total independence with the				

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company, said quality was not indicated literally in the audit report, given that its independence is presumed by legal mandate, the duty of the Statutory Auditor is to report the situations in which its judgment is not independent; Do not declare your independence.

NA. Explain the reasons for not adopting the recommendation:

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

29.7. The statutory auditor is the same for all companies, including offshore companies, should the Company act as the parent company of a conglomerate.

29.7 Implements the Measure	YES	NO N/A	х
YES. Explain briefly:			
NO. Explain:			
NA. Explain the reasons for not ade parent Company according to Article 6 Group companies have the same sta negotiations, relationships, and contrac	60 of the Trade Code, so thi atutory auditor throughout th	is would not apply. Howeve	r, the Enel
Implementation Date	Does not apply		
Modification Dates	Does not apply		

29.8. The Company has a policy regarding the statutory auditor's appointment, approved by the Board of Directors and informed to the Shareholders, including conditions contained in recommendation 29.8.

29.8 Implements the Measure YES x NO	NO N//	/A
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Grupo Er	YES. Explain briefly: Chapter 8 of the Corpora appointment of the Statutory Auditor, his w	te Bylaws regulates everything related to the selection and ork contract term, the conditions he should have, his manner in which he should participate in the General actors.
	NO. Explain:	
	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	Group Policy 29-08-2007 Corporate Bylaws
	Modification Dates	There have been no changes.

29.9. In order to avoid an undue relationship between the Company and the statutory auditing firm and/or its teams and keep its independence, the Company establishes a maximum contractual time ranging between 5 and 10 years. In the case of the Statutory Auditor, a natural person not hired by a firm, the maximum contractual time is 5 years.

29.9 Implements the Measure	YES	х	NO		N/A	
			_			
YES. Explain briefly: Chapter VIII, Article 70, of the Corporate Bylaws indicates that the assignment of the auditing firm by the General Shareholders Assembly will be made for a maximum of 2 years, being able to remove it at any time and reelect it indefinitely. However, paragraph 3 additionally indicates that the firm hired by the Company should rotate natural persons appointed inside the firm as principal and alternate Statutory Auditors in order to perform their activities during at least 5 years. The person so rotated may be again appointed Statutory Auditor for the same Company after 2 years.						
NO. Explain:						
NA. Explain the reasons for not adopting the	recomme	ndatio	n:			
Implementation Date	Does not	apply				
Modification Dates						



Grupo Enel

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

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	29.10	Implements the Measure	YES	NO	X N/A	
	YES.	Explain briefly:				
	The the na advar	Explain: Third Paragraph of Article 70, est atural persons who were designa nce said function with at least a pe only retake the audit of the same C	ted within the firm	n as Principal Stati years. Likewise, th	utory Auditor and Su e person who has be	ubstitute to
	NA. E	xplain the reasons for not adop	ting the recomm	iendation:		
	Imple	mentation Date	29-08-2	2007 Corporate Byl	aws	

29.11. In addition to the current prohibition of not having the statutory auditor provide professional service other than those directly related to financial auditing and other functions provided for in current norms, the Company applies such limitation to persons or entities related to the statutory auditing firm, including companies in its group and companies having a large number of partners and/or administrators participating in the statutory auditing firm.

There have been no changes

Modification Dates

29.11 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly:				
Article 93, paragraph 1 of the Corporate Bylaws auditor will act with full independence regarding Auditor. Additionally, in Chapter IV, Corporate By prohibits assigning to the Statutory Auditor servi	directors ylaws 1, it	other administrator em 1.3 of the Code	s, and the Company of Good Governanc	y Statutory
NO. Explain:				
NA. Explain the reasons for not adopting the	recomm	endation:		
Implementation Date	29-08-2	2007 Corporate Byla	aws	

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Grupo Enel			
Modif	ication Dates	There have been no changes	

29.12. In its public information, the Company discloses the total value of the contract with the Statutory Auditor and the proportion fees paid by the Company represent compared to the firm's revenues pertaining to its statutory auditing activity.

29.12 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: The information on the approval of fees of the Statutory Auditor is published only as relevant information in the SIMEV of the Financial Superintendency.				
NA. Explain the reasons for not adopting the	recomm	endation:		
Implementation Date	24-02-2	004		
Modification Dates				

V. TRANSPARENCY AND FINANCIAL AND NONFINANCIAL INFORMATION

Measure No. 30: Information disclosure policy.

30.1. The Board of Directors has approved an information disclosure policy identifying as a minimum, information the recommendation relates to.

30.1 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: The Company has rules for p Superintendence, according to internal proc according to information disclosure policies could be sensitive to its shares' price. Howe approved by the corporate governance bod	the Enel Group wer, there is cu	s audited by law S has regarding dis rrently no informa	Sarbanes Oxley (SOX) sclosure of information	
NA. Explain the reasons for not adopting	g the recomme	ndation:		

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Grupo Enel		
Im	plementation Date	Does not apply
M	odification Dates	

30.2. For conglomerates, information disclosure to third parties is integral and cross-sectional regarding the number of companies, allowing external third parties to have informed opinions regarding the reality, organization, complexity, activity, size, and model of the conglomerate government.

30.2 Implements the Measure	YES	XNO	N/A	
YES. Explain briefly:				
As a security issuer and as a company with an the Company publishes:	IR Recog	nition granted by t	he Colombian Stock	c Exchange,
 All relevant facts to the market, accollected of the market, accollected of the guarterly, all financial information financial statements, management in The company prepares the special report of the business group dealt with in art. 29 of Law 222 of 1995. This is available physically and on the company's website, before being submitted to the Shareholders' Meeting for decision. The information on the formation of the business group can be found on the EMGESA ENEL, ENEL Américas website and in the company's annual reports. Additionally, the calendar of financial events has been published. 	i in its we reports, an e 2 e e e e e e	b pages, includir	ng individual and c	onsolidated
for each year. NO. Explain:				
NA. Explain the reasons for not adopting th	ie recomm	endation:		
Implementation Data	Augus	2012		
Implementation Date	August	nave been no cha		

Measure No. 31: Financial statements.

31.1. Should the Statutory Auditor Report have remarks, such remarks and the actions the Company proposes to correct the situation will be subject to the Shareholders' decision, during a General Assembly meeting, by the audit Committee Chairman.

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rupo Enel				
31.1	Implements the Measure	YES NO	X N/A	
NO. Audi of S shar qual	Explain briefly: Explain: No. It is not foreseen that the t Committee before the General Assembly hareholders and in the presence of the eholders, will have to pronounce on the fications presented by the Statutory			
Asso Corr state pres Dire	tor in his report. However, the Articles of aciation provide in article 96.4. that the Audit mittee must "Review the financial ments of the year-end, before being ented for consideration by the Board of stors and the General Shareholders' ting".			
NA.	Explain the reasons for not adopting the	recommendation:		
Impl	ementation Date	29-08-2007 Corporate E	Bylaws	
Mod	ification Dates	There have been no cha	anges	

31.2. Should the Board of Directors decide to maintain its position in case of remarks and/or highlighted paragraphs in the Statutory Auditor Report, it will provide a sufficient and adequate explanation to the General Assembly, with a written report, explaining the contents and the scope of such remarks.

31.2 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: No. This recommendation is not expressly adopted in the bylaws and organizational documents.				
NA. Explain the reasons for not adopting the	e recom	nendation:		

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o En	el	
	Implementation Date	29-08-2007 Corporate Bylaws March-2012 Internal Board of Directors Regulation
	Modification Dates	There have been no changes

31.3. Operations with or between related parties, including operations among conglomerate companies, that - under objective parameters such as operation volume, percentage on assets, sales, or other indicators - are considered material for the Company, are included with detail in public financial information, mentioning offshore operations.

31.3 Implements the Measure	YES	Х	NO		N/A	
YES. Explain briefly: According to item 6 of Article 96 of the Corporate Bylaws, operations with or among related parties are included in the end-of-year financial statements and in the Audit Committee Report, which are made public by publishing them in the Company webpage and are approved by the General Shareholders Assembly. 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 associates. In the financial statements, relevant information on transactions between related parties is presented.						
NO. Explain:						
NA. Explain the reasons for not adopting the recommendation:						
Implementation Date	29-08-20)15 Corp	porate Byla	aws		
Modification Dates	There ha	ave beer	n no chang	ges		

Measure No. 32: Information to the markets.

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32.1. In the information disclosure policy the Board of Directors (or the Audit Committee) takes the necessary steps to ensure that all financial and nonfinancial information related to the Company is transmitted to the financial and capital markets as required by current norms, in addition to everything considered relevant for investors and clients.

32.1 Implements the Measure

YES X

NO



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Grupo En	el			
	YES. Explain bri	efly:		
			the IR Recognition granted by the Colombian Stock Exchange), the Company publishes:	
	- Quarte	erly, all financial information ir	ording to Decree 2555 of 2010. i its web pages, including individual and consolidated reports, and presentations to the investors.	
	Committee is resp and the market in also makes sure	ponsible for making sure that general will have full, accura that the financial information policies and practices the Co	s indicates that the Good Governance and Evaluation the Shareholders, the Investors, other groups of interest, te, and timely access to relevant Company information. It will be prepared, presented, and disclosed according to the mpany will use to prepare, disclose, and distribute its	
	NO. Explain:			
	NA. Explain the	reasons for not adopting th	e recommendation:	
	Implementation	Date	29-08-2015 Corporate Bylaws	
	Modification Dates There have been no changes			

32.2. The Company webpage is friendly, making it easy for the user to access any information related to corporate governance.

32.2 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly: in its webpage the Cor Board of Directors (members, functions, and (resumes), and all the documentation applica	regulation), E	Board committees	(members), top mana	
NO. Explain:				
NA. Explain the reasons for not adopting	the recomme	endation:		

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-	Implementation Date	June 2013	
	Modification Dates		

32.3. As a minimum, the Company webpage includes links mentioned in recommendation 32.3.

32.3 Implements the Measure	YES	XNO	N/A	
YES. Explain briefly: As a Company having the IR Recognition gr Colombian Stock Exchange), it has a section focused on corporate regulation), Board committees (members), top management (resun corporate governance.	governance, the Boa	ard of Directors (I	members, functions, an	d
This information can be downloaded from th http://corporativo.codensa.com.co/es/accionistas/Paginas/acc inversionistas.aspx.				
NO. Explain:				
NA. Explain the reasons for not adopting the recommendation	:			
Implementation Date	June 20 ²	13		
Modification Dates				

32.4. Supporting information used by the Company in general to disclose information to the market are documents that may be printed, downloaded, and shared.

32.4 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly:				
All information addressed to the market in and investors section, can be downloaded			webpage - Shareholders	;
NO. Explain:				

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Grupo En	el		I
	NA. Explain the reasons for not a	dopting the recommendation:	
	Implementation Date Modification Dates	June 2013	

32.5. Should the Company be a large and complex company, it will annually publish in the webpage a report explaining the organization and the control architecture methods and procedures, in order to provide accurate and safe financial and nonfinancial information and protect the Company assets and the efficiency and security of its operations. Such information is supplemented with a risk management report.

32.5 Implements the Measure	YES	Х	NO	N/A		
YES. Explain briefly:						
 As a securities issuer and as a company with the IR Recognition granted by the Colombian Stock Exchange (bulletin 36 of the Colombian Stock Exchange), the Company publishes: All relevant facts to the market, according to Decree 2555 of 2010. Quarterly, all financial information in its web pages, including individual and consolidated financial statements, management reports, and presentations to the investors. 						
	porto, and	presen		10031013.		
NO. Explain:						
NA. Explain the reasons for not adopting the	recomme	ndatio	n:			
Implementation Date	June 201	3				
Modification Dates						

Measure No. 33: Annual Corporate Governance Report.

33.1. The Company prepares an Annual Corporate Governance Report, whose contents are the Board of Directors responsibility, subject to prior review and favorable opinion from the Audit Committee, presented with other end-of-year documents.

33.1 Implements the Measure	YES	Х	NO	N/A	

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Grupo En	el	
-	YES. Explain briefly:	
	The Corporate Governance Report published in the webpage	is prepared annually, submitted for the Shareholders approval, and
	NO. Explain:	
	NA. Explain the reasons for not a	dopting the recommendation:
	landamentation Data	29-08-2007 Corporate Bylaws
	Implementation Date Modification Dates	15-04-2010 Code of Good Governance There have been no changes

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

emg	esa				
Grupo	Enel				
	33.2 Implements the Measure	YES	XNO	N/A	
	YES. Explain briefly:				
	The purpose of the Annual Corporate C changes in corporate governance durin Corporate Bylaws 1, item 5.3, paragrap	g the period unde	r study (Code of G	ood Governance, Ch	
	NO. Explain:				
	NA. Explain the reasons for not adop	oting the recomm	nendation:		
		20.08.2	2007 Comorato Pul	2005	
	Implementation Date		2007 Corporate Byl 2010 Code of Good		
	Modification Dates	There	have been no chan	ides	

33.3. The Company Annual Corporate Governance Report contains end-of-year information, describing the manner in which during the year corporate governance recommendations were met, as adopted by the Company, and the main changes. The Annual Corporate Governance Report structure is aligned with the scheme considered in recommendation 33.3.

33.3 Implements the Measure	YES	Х	NO	N/A	
YES. Explain briefly:					
The corporate governance report indicates how main changes during the year. (Code of Goo paragraph a) Corporate Bylaws, Articles 97, 98,	d Governa				
NO. Explain:					
NA. Explain the reasons for not adopting the	e recomme	endatio	n:		
	29-08-20				
Implementation Date	15-04-20	10 Cod	te of Goo	od Governance	
Modification Dates	There h	ave bee	en no cha	anges	

