BEST CORPORATE PRACTICES IMPLEMENTATION REPORT

Issuer's Corporate Name EMGESA S.A. ESP

Principal Legal Representative: MARCO FRAGALE

LEGAL REPRESENTATIVE APPOINTED TO DELIVER THE IMPLEMENTATION REPORT: MARCO FRAGALE

REPORT PERIOD 2019

Report date: January 2019

INTRODUCTION

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

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

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

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

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

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

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

I. SHAREHOLDERS RIGHTS AND FAIR TREATMENT

Measure No. 1: Fair treatment principle

	any treats fairly all Shareholders that, within the sa nolders to privileged information compared to othe		of shares, are in	the same con	ditions, with	out this involving acc	ess
	1.1 Implements the Measure	YES	X NO		N/A		
	YES. Explain briefly:						
	Chapter 1, item 4, of the Code of Good Govern law and in the Bylaws, all Shareholders within the will be treated fairly by the Company directors, leand collaborators. Additionally, it sets forth that employees, officials, and collaborators of the Cof the same class, which will have rights and objin the law.	ne same c egal repre t directors ompany v	lass will have the sentatives, statu i, legal represent vill provide and e	e same rights a tory auditor, e tatives, the stansure fair trea	and obligation mployees, catutory audicated at the second	ons and officials, itor, the overtors	
	NO. Explain:						
	NA. Explain the reasons for not adopting the	erecomm	endation:				
	Implementation Date	15-04-2	010 Code of Goo	od Governanc	e.		
	Modification Dates	Does no	ot apply				
issues such as	of Directors has approved a specific procedure de access to information, response to information rec teract, its Board of Directors, and other Administr	quests, co					
1.2 lmբ	elements the Measure		YES X	NO	N	/A	
YES. E	xplain briefly:						
of infor require is a sec by a plu	r 3 of the Code of Good Governance, approved by mation, including general information presented do to exercise the inspection right and related to risk curities issuer the Board of Directors will consider a number of Shareholders representing at least the www.enel.com.co/es/inversionista/enel-emgesa)	to the Ge k ratings a r and reply 5% of sub	eneral Sharehold ind special audits y in writing, in a j scribed shares. A	ers Assembly them 1 indica ustified matte additionally, it	and espect tes that, what, to propose indicates that	ially information ille the Company itions presented at in its webpage	

IO. Explain: IA. Explain the reasons for not adopting the reco	mmendation:
mplementation Date	16-12-2015 Code of Good Governance
Modification Dates	Does not apply
the Company, the number of shares issued for each	
y the Company, the number of shares issued for each class of shares.	ch class, and the number of reserved shares, as well as rights and
y the Company, the number of shares issued for each class of shares. 2.1 Implements the Measure YES. Explain briefly: NO. Explain: Emgesa on its website (ht	th class, and the number of reserved shares, as well as rights and the number of reserved shares, as well as rights and the class, and the number of reserved shares, as well as rights and the class of
y the Company, the number of shares issued for each class of shares. 2.1 Implements the Measure YES. Explain briefly: NO. Explain: Emgesa on its website (ht information on the number of shares issued for	tps://www.enel.com.co/es/inversionista/enel-emgesa) publishes or each of its classes. However, to date, it does not publish the reserve
y the Company, the number of shares issued for each class of shares. 2.1 Implements the Measure YES. Explain briefly: NO. Explain: Emgesa on its website (ht information on the number of shares issued for information regarding the number of shares in	YES NO X N/A Teps://www.enel.com.co/es/inversionista/enel-emgesa) publishes or each of its classes. However, to date, it does not publish the reserve

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. YES 3.1 Implements the Measure NO N/A YES. Explain briefly: Article 11 of the Board of Directors Regulation indicates that in operations possibly leading to the minority Shareholders' capital dilution, the Board of Directors will retain an external advisor to provide the necessary supporting evidence to make decisions, the respective report being made available to the Shareholders sufficiently in advance for them to exercise their inspection right. NO. Explain: NA. Explain the reasons for not adopting the recommendation: Implementation Date 16-12-2015 Internal Board of Directors Regulation **Modification Dates** Does not apply Measure No. 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 N/A YES. Explain briefly:

According to Chapter 3 of the Code of Good Governance, the Company has a virtual point of service on the Company's website (https://www.enel.com.co/es/inversionista/enel-emgesa), the virtual office section and a special mail dedicated to the attention of shareholders and investors through which

specif		vided. In addition, the Company has an Investor Relations Office communication channel between investors and the Company.
NO. E	Explain:	
NA. E	explain the reasons for not add	lopting the recommendation:
Imple	mentation Date	29-08-2007 Corporate Bylaws
	fication Dates	Does not apply
	nplements the Measure	YES X NO N/A
Accor Comp Inversinvesi inform specif group with the finance at the	rding to Chapter 3 of the Code of pany's webpage (https://www.enstors sectionand with three emaitors, through which information inded about Company events. Addically to respond to concerns arise of interest. It also holds quarte their respective translation into Scial report and the results bulleting Company webpage. It has annually a company webpage.	of Good Governance, the Company has a virtual service link in the nel.com.co/es/inversionista/enel-emgesa) in Shareholders and ail addresses specially dedicated to the attention of shareholders and is provided, queries are answered and the market in general is additionally, the Company has created an investors relations area, and questions from investors and provide information to the various terly teleconferences in English with investors and analysts, always Spanish at the Company webpage, each quarter publishing the tin, in Spanish and in English, making them available to the investors and breakfasts with the entire Colombian financial community in order to the important milestones of the companies in Colombia, providing
releva Comp	ant information at the Company bany has maintained its IR Reco	webpage and in the Financial Superintendence SIMEV. The ognition from the Colombian Stock Exchange, given to companies stors standards in Colombia, from its first delivery in August 2013.

Implementation Date Modification Dates Does not apply	To a Explain are reasons for not adopt	ing the recommendation:
The Company holds events during which quarterly results are presented to its Shareholders and market analysts, which may be nally or remotely through the various means of communications (conferences, videoconferences, etc.). 4.3 Implements the Measure YES NO NIA YES. Explain briefly: The Company has quarterly teleconferences in English with investors and analysts, translated into Spanish at the Company webpage. Each quarter, it publishes the financial report and the results bulletin, in Spanish and in English, available to the investors at the Company webpage. It has an annual breakfast with the entire financial community in Colombia, during which results are shared, socializing the most important milestones of the companies in Colombia and sharing relevant information in the Company webpage and in the Financial Superintendence SIMEV. It answers questions, both by telephone and remotely, from national and international investors. NO. Explain: NA. Explain the reasons for not adopting the recommendation: 31-03-2010 as one of the mechanisms used to meet the disclosure obligation contained in the Code of Good		
ne Company holds events during which quarterly results are presented to its Shareholders and market analysts, which may be nally or remotely through the various means of communications (conferences, videoconferences, etc.). 4.3 Implements the Measure YES NO N/A YES. Explain briefly: The Company has quarterly teleconferences in English with investors and analysts, translated into Spanish at the Company webpage. Each quarter, it publishes the financial report and the results bulletin, in Spanish and in English, available to the investors at the Company webpage. It has an annual breakfast with the entire financial community in Colombia, during which results are shared, socializing the most important milestones of the companies in Colombia and sharing relevant information in the Company webpage and in the Financial Superintendence SIMEV. It answers questions, both by telephone and remotely, from national and international investors. NO. Explain: NA. Explain the reasons for not adopting the recommendation: 31-03-2010 as one of the mechanisms used to meet the disclosure obligation contained in the Code of Good	Implementation Date	15-04-2010 Code of Good Governance
A.3 Implements the Measure YES X NO N/A YES. Explain briefly: The Company has quarterly teleconferences in English with investors and analysts, translated into Spanish at the Company webpage. Each quarter, it publishes the financial report and the results bulletin, in Spanish and in English, available to the investors at the Company webpage. It has an annual breakfast with the entire financial community in Colombia, during which results are shared, socializing the most important milestones of the companies in Colombia and sharing relevant information in the Company webpage and in the Financial Superintendence SIMEV. It answers questions, both by telephone and remotely, from national and international investors. NO. Explain: NA. Explain the reasons for not adopting the recommendation: 31-03-2010 as one of the mechanisms used to meet the disclosure obligation contained in the Code of Good	Modification Dates	Does not apply
The Company has quarterly teleconferences in English with investors and analysts, translated into Spanish at the Company webpage. Each quarter, it publishes the financial report and the results bulletin, in Spanish and in English, available to the investors at the Company webpage. It has an annual breakfast with the entire financial community in Colombia, during which results are shared, socializing the most important milestones of the companies in Colombia and sharing relevant information in the Company webpage and in the Financial Superintendence SIMEV. It answers questions, both by telephone and remotely, from national and international investors. NO. Explain: NA. Explain the reasons for not adopting the recommendation: 31-03-2010 as one of the mechanisms used to meet the disclosure obligation contained in the Code of Good		
NA. Explain the reasons for not adopting the recommendation: 31-03-2010 as one of the mechanisms used to meet the disclosure obligation contained in the Code of Good	The Company has quarterly teleconferent at the Company webpage. Each quarter, and in English, available to the investor entire financial community in Colombia, milestones of the companies in Colombia in the Financial Superintendence SIME	, it publishes the financial report and the results bulletin, in Spanish rs at the Company webpage. It has an annual breakfast with the , during which results are shared, socializing the most important ia and sharing relevant information in the Company webpage and
31-03-2010 as one of the mechanisms used to meet the disclosure obligation contained in the Code of Good		
disclosure obligation contained in the Code of Good	·	
'	·	ting the recommendation:

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, forums, during which face-to-face meetings are held wi update them on the issuer's financial situation Company also has at least one annual breakfas previous year's financial and operational results.	th fixed in n, the ma t with the e	come investors and in business indicate entire Colombian fina	market analysts in ors, and its risk rat ancial community to	order to ing. The share its
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recommo	endation:		
	Implementation Date		010 as one of the m re obligation containnce.		
	Modification Dates	Does no	ot apply		
special audits r	any Bylaws consider that a Shareholder, or group egarding aspects other than those audited by the a percentage lower than 5%.				
	4.5 Implements the Measure	YES	NO	X N/A	
	YES. Explain briefly:				
	NO. Explain:				
	Article 93 of the Bylaws states that a group of subscribed shares, or a group of investors ov Company, or their representatives, may perform a firm of recognized reputation and track record.	vning at le on their a	east 10% of comme	ercial papers issue	d by the
	NA. Explain the reasons for not adopting the	recomme	endation:		

Implementation Date	Does not apply
Modification Dates	Does not apply
e this right, the Company has a written pr	rocedure according to recommendation 4.6.
4.6 Implements the Measure	YES NO X N/A
YES, explain briefly:	
establishes the possibility of requesting	n the response given to measure 4.5., Article 93 of the bylaw of the performance of a specialized audit of the company to a group 0% of the ordinary shares subscribed, and not to 5% of the ordinary
This standard includes the procedure freedom to contract the audits with the	to request the specialized audit, which grants shareholders to steps and steps defined by them.
NA. Explain the reasons for not adop	oting the recommendation:
Implementation Date	Does not apply
Modification Dates	Does not apply

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.

	5.1 Implements the Measure	YES	Х	NO		N/A		
	YES. Explain briefly:							
	Item 19 of Article 16 of the Internal Board of Directors should refrain from directly or indirects of activities corresponding to an Special Assuch operation is formalized. Additionally, in the commitment.	ctly nego ssembly	tiating Co Event, as	mpany share indicated in the	s throug he Corp	h a third p orate Byla	earty in ws, until	
	NO. Explain:							
	NA. Explain the reasons for not adopting the	recomn	nendatio	1:				
	Implementation Data	16 10 1	015 Into	and Doord of I	Director	Pogulatio		
	Implementation Date Modification Dates		ot apply	nal Board of [Directors	Regulation	on	
	mounicular Datos	D000 11	ot uppij					
Directors, and u	s an organizational conglomerate structure defir ipper management - the key individual bodies and ning clear lines of responsibility and communication dministration.	positions	and thei	r relationships	s, which	is public, o	clear, and tr	ansparent and
	6.1 Implements the Measure	YES		NO	Х	N/A		
	YES. Explain briefly:							
	NO. Explain:							
	Despite the conglomerate having an organization and the manner in which they interact, this supervision, control, and effective administration	way faci	litating th	ne conglomer				
	NA. Explain the reasons for not adopting the	recomn	nendation	1:				
	Implementation Date	Does n	ot apply					
	Modification Dates	Does n	ot apply					

	Company and its key subordinated companies h public and approved by each Company's Board o						
	6.2 Implements the Measure	YES		NO	X	N/A	
	YES. Explain briefly:						
	NO. Explain:	ional rolati	one neli	oios amona i	o ortinin or	at aamnania	on thou
	Despite the conglomerate having defined institut are not public and have not been approved by the					п сотграніє	es, triey
	NA. Explain the reasons for not adopting the	recomme	ndation	:			
	Implementation Date	Does not	apply				
	Modification Dates	Does not	apply				
7.1. Except for settled before	disputes among Shareholders or among Shareho						
	7.1 Implements the Measure	YES	Х	NO		N/A	
	YES. Explain briefly: Chapter 13 of the Corpora set forth direct settlement as the first controv Shareholders, among the Shareholders and A arbitration mechanism in case of controversies.	ersies sol	ution m	nechanism b	etween	the issuer	and the
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recomme	endation	<u>.</u> 1:			
	Implementation Date	29-08-20	07 Corp	oorate Bylaw	'S		
	Modification Dates	Does not	•				

I. GENERAL SHAREHOLDERS ASSEMBLY

Measure N	lo. 8:	Functions	and Com	petence.
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	to other functions assigned to the General Shareltions indicated in recommendation 8.1, emphasizing	nolders Assembly, the Bylaws explicitly include the General Shareholders ng their exclusive and unassignable nature.
	8.1 Implements the Measure	YES NO X N/A
	YES. Explain briefly:	
		nctions have been assigned to the General Shareholders cercised by the Board of Directors, yet others not applying n related to the shares' value.
	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	Does not apply
	Modification Dates	Does not apply
notices, prepara		lation applicable to all aspects it is responsible for and related to meetin sceive, attendance, development, and exercise of the Shareholders' political eetings' results.
	9.1 Implements the Measure	YES X NO N/A
	YES. Explain briefly:	
	The regulation of the General Assembly of Shan 2011 has adopted a regulation that regulates the	eholders, adopted by decision of AGA of March 24, e recommended matters.
	NO. Explain:	
	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	31-03-2011 Internal Board of Directors Regulation
	Modification Dates	There have been no changes

10.1. To facilitate the Shareholders' information right, the Bylaws set forth that the ordinary General Shareholders Assembly meeting notice

Measure No. 10: Assembly meeting notices.

nary meetings having to be notified at least 15 days in advance. The above anizations (such as mergers, spinoffs, or transformations).
YES NO X N/A
embly meeting notice will be delivered by the Manager or the advance of the meeting. Other meetings should be notified
e recommendation:
Does not apply
Does not apply
ally considered, the Company ensures full distribution and publication of the page, personal emails and, if considered pertinent, social networks. YES X NO N/A
ms contained in the Bylaws, the Company publishes the oth Spanish and in English.
e recommendation:
29-08-2007 Corporate Bylaws
Does not apply
ai p

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

10.3 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: No agreement propositions according to the Bylaws, the General Governance				
NA. Explain the reasons for not adopti	ng the recomn	nendation:		
Implementation Date	Does	not apply		
Modification Dates	Does	not apply		
eeting notice.	eneral Sharehol YES	ders Assembly shoo	uld this aspect have	been exp
e spinoffs will only be analyzed by the Ge eeting notice. 10.4 Implements the Measure		, 		been exp
eeting notice.	YES e Bylaws indicang issues will ely included in the cription preemp	x NO ates that, in addition only be analyzed the respective meeti	N/A to issues regarding we say the General Shaing notice, such as ch	which this reholders nanges to
Testing notice. 10.4 Implements the Measure YES. Explain briefly: Paragraph 5 of Article 45 of the Corporat requirement applies legally, the following Assembly should they have been explicit the corporate object, waivers to the subset	YES e Bylaws indicang issues will ely included in the cription preemp	x NO ates that, in addition only be analyzed the respective meeti	N/A to issues regarding we say the General Shaing notice, such as ch	which this reholders nanges to
Paragraph 5 of Article 45 of the Corporat requirement applies legally, the following Assembly should they have been explicit the corporate object, waivers to the subsortion, and segregation (inadequate	e Bylaws indicang issues will ally included in the cription preemp spinoff).	x NO Intes that, in addition only be analyzed the respective meeti tive right, changes the state of the stat	N/A to issues regarding we say the General Shaing notice, such as ch	which this reholders nanges to
YES. Explain briefly: Paragraph 5 of Article 45 of the Corporat requirement applies legally, the followin Assembly should they have been explicit the corporate object, waivers to the subsedissolution, and segregation (inadequate NO. Explain:	e Bylaws indicang issues will ely included in the cription preemp spinoff).	x NO Intes that, in addition only be analyzed the respective meeti tive right, changes the state of the stat	to issues regarding way the General Shang notice, such as choot the corporate dominate dominate the corporate dominate domina	which this reholders nanges to

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 forth that of the General Shareholders Assembly meeting, with the favorable vote of 51% of shares repart Assembly may discuss other issues once the day	as well a	as its purpose should during the meeting	it be extraordinary. I the General Shar	However,
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomn	nendation:		
	Implementation Date	29-08-	2007 Corporate Byla	ws	
	Modification Dates	Does n	ot apply		
voted separatel	tele or group of articles will be voted separately in y should a Shareholder or group of Shareholders in iously informed to the Shareholders. 10.6 Implements the Measure				
	YES. Explain briefly:				
	NO. Explain: Emgesa is a closed corporation therefore the 5% criterion of the share capital to the foregoing, the bylaws guarantee that the Assembly, propose points on the agenda, required modify be voted on independently. Finally, it must of the statutes requires of the unanimous approximation.	which the sharehouest that it be take	Recommendation 10 slders can know in a each article of the sin into account that the	0.6. Annex 1. Notwith advance the agence tatutes that it is pro	hstanding da of the oposed to
	NA. Explain the reasons for not adopting the	recomn	nendation:		
	Implementation Date	Does r	not apply		
	Modification Dates	Does n	ot apply		

information righ allowing them to	rejudice to conditions in Article 182 of the Trade C t prior to Assembly meetings, the Bylaws recogn o include one or more items for discussion in the e Shareholders request should be made within the	ize the Sl day's agei	narehold nda, with	ers's right re iin reasonabl	gardless of le limits and	their share provided t	eholding participation, he request includes a
	10.7 Implements the Measure	YES	Х	NO	N/	'A	
	YES. Explain briefly: Regarding the day's agen forth the right the Shareholders have to preserestrictive term existing as to the moment they can	ent their	propositi				
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recomme	endation	1:			
	Implementation Date	29-08-20	07 Corp	orate Bylaws	6		
	Modification Dates	Does no	tapply				
minimum for 5% explaining the re	e Board of Directors reject the request, it underta 6 of the capital stock or a lower percentage estal espective reasons for its decision and informing the eetings according to the above Article 182 of the	blished by he Sharel	the Cor nolders o	mpany deper	nding on the	e ownershi	p concentration level,
	10.8 Implements the Measure	YES	Х	NO	N/	/A	
	YES. Explain briefly: The paragraph of Article 6 Code of Good Governance, indicate that while the will consider and reply in writing, with the respect number of Shareholders representing at least 5% issue.	ne Compa tive justifi	ny is a so cation, to	ecurities issu propositions	uer the Boar s presented	d of Directory by a plural	ors I
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recomme	endation	ı:			
	Implementation Date	29-08-2	007 Corp	oorate Bylaw	'S		<u></u>
	Modification Dates	Does no	t annly				\dashv

ns has expired, a General Shareholders Assemb	e the time the Shareholders have to propose issues according to the above ly meeting notice supplement will be published at least 15 calendar days in
10.9 Implements the Measure	YES NO X N/A
YES. Explain briefly:	
NO. Explain: Considering that the ordinary me business days in advance of extraordinary mee for this recommendation measure 10.1 should h	retings notice is delivered 15 business days in advance, 5 tings, it is not possible to meet this recommendation since have been implemented, which was rejected.
NA. Explain the reasons for not adopting the	recommendation:
Implementation Date	Does not apply
Modification Dates	Does not apply
d in the day's agenda. For this, the Board of Direc	Iders may also present new justified agreement proposals regarding issues stors will act as indicated in item 10.8 and 10.9. YES NO X N/A
YES. Explain briefly:	
NO. Explain: The Company does not make agreement proportion.3.	osals available to the Shareholders according to measure
NA. Explain the reasons for not adopting the	recommendation:
Implementation Date	Does not apply
Modification Dates	Does not apply
	ı l

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 10 Chapter 1, item 1, and Chapter 3 of the Code of meeting notice and the meeting in case of ordina have available for the Shareholders documents as well as financial information required for decis	Good Governance, state that ary and extraordinary meetings required to be properly inform	during the time between the company webpage wed of issues to be discussed	ne ill d,
	NO. Explain:			
	NA. Explain the reasons for not adopting the	recommendation:		
	Implementation Date	29-08-2007 Corporate Bylav	WS	
	Modification Dates	Does not apply		
regarding issue	rugh traditional channels and/or, as applicable, s included in the day's agenda, documents rece Company to convene the General Shareholders A is right. 10.12 Implements the Measure YES. Explain briefly: According to the paragr Directors will consider and reply in writing, incluby a plural number of Shareholders representing of the issue, including issues related to the day's	YES X NO raph of Article 62 of the Corplang the respective justification at least 5% of subscribed shall.	N/A Dorate Bylaws, the Board on, to propositions submittee ares, regardless of the nature	dased on the time in the Shareholders
	of the Code of Good Governar (https://www.enel.com.co/es/inversionista/enel-e Shareholders and the Investors, as well as a questions, which serves as a communications	nce indicates to emgesal) the Company has exclusive email address for	hat in its webpag a section dedicated to the responding to shareholds	e e
	allowing responding to their concerns and require Board of Directors' Good Governance and Evalu	ements, transmitting them to the		al
	allowing responding to their concerns and require	ements, transmitting them to the		al
	allowing responding to their concerns and require Board of Directors' Good Governance and Evalu	ements, transmitting them to the attention Committee.		al
	allowing responding to their concerns and require Board of Directors' Good Governance and Evaluation NO. Explain:	ements, transmitting them to the attention Committee.	ne General Manager or to th	al

considered i) ur privileged inform	mpany has considered that the requested inform preasonable, ii) irrelevant for the purpose of being mation in the securities market, industrial secrets, secrecy, and iv) other information whose disclosu	g informed ongoing o	of Com peration	npany perform ns whose resu	ance or in	iterests, iii) Company e	confidential, including essentially depends on
	10.13 Implements the Measure	YES	Х	NO	N	/ A	
	YES. Explain briefly: The paragraph of Article paragraph of Article 62 of the Corporate Bylaws respond should questions made by the Shar information being strategic to the Company, of w Item 4 of Article 4 of the Assembly Regulation inspections, except in case of documents considerations.	establish eholders which the a contains	that the involve pplicant the righ	Board of Directissues related is will be information to the Shareho	ctors will nd to induned.	ot be requi	red to ets or
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recomme	endation	1:			
	Implementation Date	29-08- 2	007 Cor	porate Bylaws	;		
	Modification Dates	Does no	apply				
	he answer given to a Shareholder place him in an other Shareholders, according to mechanisms es				the same		
	YES. Explain briefly:						
	Item 7 of the Code of Good Governance indicate to an investor could possibly place him in an ad all other investors, immediately and in the same	vantageou	ıs positi	on, the answe	r will be m	nade availa	
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recomme	endation	1:			
	Implementation Date	15-04-20	10 Cod	e of Good Go	vernance		
	Modification Dates	Does no	apply				

Measure No. 1	1: Representation regulation.							
appending, or re	orejudice of limits considered in Article 185 of the eplacing them, the Company does not limit the right gable to delegate their vote to any person either the contract of the	t the Shar	eholders	have to be re				
	11.1 Implements the Measure	YES	Х	NO		N/A		
	YES. Explain briefly: Article 53 of the Corporate through a written power of attorney indicating applicable, and the date or time of the meeting it	the nam	e of the					
	NO. Explain:							
	NA. Explain the reasons for not adopting the	recommo	endation	1:				
	Implementation Date	29-08-2	007 Cor	porate Bylaw	s			
	Modification Dates	Does no	t apply					
letter of represe agenda items a	coany minimizes the use of blank vote delegations entation the Company could make available to the nd the respective agreement proposals established that the Shareholders, if considered convenient,	Sharehol ed accordi will indica	ders or one of the other of the their	could publish e above proce representativ	in its we edure, to	bpage. The besubmit they should	e form includes the day tted for the Shareholde	/ˈs
	11.2 Implements the Measure	YES	X	NO		N/A		
	YES. Explain briefly: Chapter 3 of the Code of Good Governance inc Shareholders is a power of attorney form include votes should be cast.							
	NO. Explain:							
	NA. Explain the reasons for not adopting the	recommo	endation	1:				
	Implementation Date	16-12-20)15 Code	e of Good Go	vernanc	e		

Does not apply

Modification Dates

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	x N/A	
YES. Explain briefly:				
NO. Explain:				
Despite the Chairman of the Board of Directors, President, who attends the Assembly meetings Presidents of the Audit Committee and the Good	s in ordei	to respond to the	Shareholders' cond	cerns, the
NA. Explain the reasons for not adopting the	recomm	endation:		
Implementation Date	Does n	ot apply		
Modification Dates	Does n	ot apply		

II. BOARD OF DIRECTORS

	13: Functions of the Board of Directors. ws explicitly set forth functions that cannot be de	legated to top management	including those indica	ted in recommendation
13.1. The byla	iws explicitly set forth functions that carmot be de	regated to top management	, including those indica	ted iii recommendation
	13.1 Implements the Measure	YES NO	x N/A	
	YES. Explain briefly:			
	NO. Explain: Although in practice the Board of included in the recommendation, with the excep Corporate Bylaws do not explicitly indicate that s	tion of the definition related	to the Company structu	ire, the
	NA. Explain the reasons for not adopting the	recommendation:		
	Implementation Date	Does not apply		
	Modification Dates	Does not apply		
parent compar guidelines, or i	orejudice to the autonomy the subordinated comp by of a conglomerate, these Board of Directors' fun information requests that respect the equilibrium e tate interests as a whole.	ctions have a group approac	ch and are carried out th	rough general policies,
	13.2 Implements the Measure	YES NO	N/A	Х
	YES. Explain briefly:			
	NO. Explain:			
	NA. Explain the reasons for not adopting the company of a conglomerate, according to Article		npany does not act as a	parent
	Implementation Date	Does not apply		
	Modification Dates	Does not apply		

Measure No. 14: Board of Directors Regulation.

4.4.4 Immigratorità des Massaura	VES THE NO.	
4.1 Implements the Measure	YES X NO N/A	
hat contains principles, norms, and procoroviding for a more accurate, effective	d of Directors has an Internal Regulation, adopted on Mare edures governing the activities of such corporate body, , and transparent operation. The Internal Board of E al and regulatory norms, as well as the Code of Good Gov	this way Directors
NO. Explain:		
NA. Explain the reasons for not adopti	ng the recommendation:	
mplementation Date		
	24-03-2012 Internal Board of Directors Regulatio	n
Modification Dates Board of Directors' Dimension.	24-03-2012 Internal Board of Directors Regulatio 16-12-2015	n
	16-12-2015	n
Board of Directors' Dimension. Do its regulation, the Company decided no	to appoint alternate directors.	n
Board of Directors' Dimension. o its regulation, the Company decided no 15.1 Implements the Measure YES. Explain briefly: NO. Explain: Article 56 of the Company B	to appoint alternate directors. YES NO X N/A ylaws indicates that the Company will have a Board of D h of them with a personal alternate, elected by the	Directors
Board of Directors' Dimension. o its regulation, the Company decided no 15.1 Implements the Measure YES. Explain briefly: NO. Explain: Article 56 of the Company Boomprised of 7 principal members, each	to appoint alternate directors. YES NO X N/A ylaws indicates that the Company will have a Board of D h of them with a personal alternate, elected by the ectoral system.	Directors
Board of Directors' Dimension. its regulation, the Company decided no 5.1 Implements the Measure (ES. Explain briefly: IO. Explain: Article 56 of the Company Bomprised of 7 principal members, each shareholders Assembly by applying the each of the Company Bomprised of 8 principal members.	to appoint alternate directors. YES NO X N/A ylaws indicates that the Company will have a Board of D h of them with a personal alternate, elected by the ectoral system.	Directors

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

according to the	n the fact that once all members of the Board of e highest transparency standards, the Company ide sm indicated in recommendation 16.1.	Directors have been elected they will act in benefit of the Comentifies the origin of the various members of the Board of Directors	mpany a s accordi
	16.1 Implements the Measure	YES NO X N/A	
	YES. Explain briefly:		
	resume of each board member, their position wi alternate and if they are independent. Although the scheme of the recommendation Member" is not used, with the information pub	w.enel.com.co/es/inversionista/enel-emgesa, there is the ithin the company, and it is indicated if they are principal or "Executive Member, Independent Member, Patrimonial blished on the website, investors can identify if the board ons within the company), if they are independent (expressly are not indicated to be independent).	
	NA. Explain the reasons for not adopting the	recommendation:	
	Implementation Date	Does not apply	
	Modification Dates	Does not apply	
	e Board of Directors - through its own dynamic	tment and Retribution's Committee or another committee acting in cs and conclusions of annual evaluations - to reach goals incomplete the committee acting in the conclusions of annual evaluations - to reach goals incomp	
	YES. Explain briefly:		
	NO. Explain: The Company has no Appointmen	nt and Retribution's Committee	
	NA. Explain the reasons for not adopting the	recommendation:	
	Implementation Date	Does not apply	
	Modification Dates	Does not apply	

mainly controlling	nal profiles identified as being necessary are reporting Shareholders, significant persons, relatives, sl will be able to identify the most capable candidate	nareholder						
	16.3 Implements the Measure	YES	х	NO		N/A		
	YES. Explain briefly: The professional profiles Company webpage. Should the Board of Direct profiles will be made available to the Sharehold the regulations, according to item 1 of Chapter 1 in the meeting notice in case of ordinary a Shareholders will find the documents required by as well as important financial information required for Company strategic information.	etors' appo ers sufficie of the Code nd extraor by them to	intment to ently in accept of Good dinary in the property of the contract of t	be included dvance, as i d Governanc meetings, in erly informed	in the da ndicated be. Within the Cor of issues	y's agenda by the law a the time incompany web to be disco	, such and by licated opage, ussed,	
	Additionally, Article 4 of the Board of Directors Re will apply criteria such as i) knowledge of the nathe fields of finances, law, engineering, or rel recognition on account of his professional capab	ational and lated scier	or intern	national elected at the call t	tric sector	, ii) experie	nce in	
	NO. Explain:							
	NA. Explain the reasons for not adopting the	recomme	ndation:	:				
	Involuntation Date	45.04.00	10.0-4-	-f Od O-				
	Implementation Date Modification Dates	Does not		of Good Go	vernance			
consequently ha	pany considers that a simple evaluation of the cand aving an internal procedure that allows evaluating d of Directors needs, evaluating a number of criterian some objective that have to be met in order to be members.	idates' CVs legal incom a the candi	s by the S npatibilitie dates' fur	es and inabil nctional and	ities and e personal p	establishing profiles sho	whethe	r the candidate t, also verifying
	16.4 Implements the Measure	YES		NO	x	N/A		
	YES. Explain briefly:							

	of Directors's Secretary, the Board of Directors Chairman - who nalyze the candidates' capabilities in light of legal inabilities a pocedure having been yet adopted.
NA. Explain the reasons for not adop	pting the recommendation:
Implementation Date	Does not apply
Modification Dates	Does not apply
nrough his Letter of Acceptance, and ii) f	ontrolling or significant Shareholders and their related parties - race statement i) from the candidate before the Company, its Sharement in the Board of Directors regarding the candidate's independent
	ice statement i) from the candidate before the Company, its Sha
nrough his Letter of Acceptance, and ii) f 16.5 Implements the Measure YES. Explain briefly:	ice statement i) from the candidate before the Company, its Sha from the Board of Directors regarding the candidate's independen
16.5 Implements the Measure YES. Explain briefly: NO. Explain: No, the possibility of requ	rice statement i) from the candidate before the Company, its Sharrom the Board of Directors regarding the candidate's independent YES NO X N/A
16.5 Implements the Measure YES. Explain briefly: NO. Explain: No, the possibility of requbeing evaluated	rice statement i) from the candidate before the Company, its Sharrom the Board of Directors regarding the candidate's independent YES NO X N/A

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.

	16.6 Implements the Measure	YES	Х	NO	N/A		
	YES. Explain briefly: In Article 4 and in Chapter for the General Shareholders Assembly to appindicated in the meeting notice, through its Charavailable to the Shareholders information require limitation personal quality, experience, trajector Office available in the Company webpage https://discrete-books.com/discre	ooint the irman the d to eval ry, and ir //www.er asic infor their alte	Board of e Board of uate the of tegrity, the lel.com.com mation, in	Directors an of Directors we candidates' can one of Directors we candidates' can one of the Single o	d by no later the vill centralize and apabilities, inclustrated hareholders Virusta/enel-emgestres, of the mer	nan the day and will make ding without tual Service sa.html mbers of the	
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recomn	nendatio	1:			
	Implementation Date		2015 Cod rs Regula		vernance and the	he Board of	
	Modification Dates	Does r	ot apply				
Shareholders A	d of Directors regulation considers that the evaluses sembly so that the Shareholders will have the prorience, integrity, etc.) sufficiently in advance.						
	16.7 Implements the Measure	YES	х	NO	N/A		
	YES. Explain briefly: In Article 4 and in Chapter 2, Section 1, the Internal Board of Directors Regulation indicates that, for the General Shareholders Assembly to appoint the Board of Directors and no by no later than the day indicated in the meeting notice, through its Chairman the Board of Directors will centralize and will make available to the Shareholders information required to evaluate the candidates' capabilities, including without limitation personal qualities, experience, trajectory, and integrity, through the Shareholders Virtual Service Office available in the Company webpage: https://www.enel.com.co/es/inversionista/enelemgesa.html						
	NA. Explain the reasons for not adopting the	recomn	nendation	1:			
	Implementation Date	16-12-2	2015 Inter	nal Board of	Directors Regul	ation	
	Modification Dates	Does n	ot apply				

Measure No. 17: Board of Directors functional structure. 17.1. The Board of Directors Regulation states that independent and equity members will always be a majority compared to executive members, whose number, should they be Board of Directors members, be will be the minimum required to answer to information and coordination requirements between the Board of Directors and the Company top management. NO 17.1 Implements the Measure YES YES. Explain briefly: NO. Explain: Despite the Board of Directors being comprised of independent, equity, and executive members, according to measure 16.1, the Internal Board of Directors Regulation only considers in its Article 56 that while the Company is a securities issuer 25% of the Board of Directors members will be independent, according to the law, however not that together with equity members they should be a majority. However, currently 2 principal members are equity members, 2 independent members, and 3 from top management. NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply **Modification Dates** Does not apply 172 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. NO N/A 17.2 Implements the Measure YES YES. Explain briefly: NO. Explain: The Company only considers that minimum 25% of the Board of Directors members will be independent, as contained in the Bylaws, in the Internal Board of Directors Regulation and in the Code of Good Governance NA. Explain the reasons for not adopting the recommendation:

Does not apply

Does not apply

Measure No. 18: Board of Directors organization.

Implementation Date

Modification Dates

18.1 lmp	lements the Measure	YES	x NO	N/A	
YES. Exp	plain briefly:				
1 of Artic	of the Corporate Bylaws cont le 7 of the Internal Board of Di h 1 of Article 7 his specific fund	ectors Regulation, i	item 5.1 of the Co	ode of Good Governar	
represen companie performs	on to functions assigned by the tation, especially before the values, and associations from the exits activities in, promoting Conporate governance policies, lea	rious public adminis electric sector and fron npany government a	strations, security om other econom actions and develo	market institutions, bonic sectors the Compa opment and application	odies, ny
In additio	n to functions contained in the	Corporate Bylaws,	the Chairman will	I have thefollowing:	
1- 2- 3- 4- 5- 6- 7- 8- 9-	Lead the Board of Directors' Make sure that the Board of strategic direction. Promote Company governm corporate governance praction Directors. Together with the Secretary centralize and coordinate wit Coordinate and plan the Board on functions assigned. Convene the Board of Direct Participate in the preparation Make sure that the members information from the Secreta Chair the meetings and man	Directors established ent actions, encouraces and liaising betward prior to the Gerich the Secretary the ard of Directors' opeons through its Secretary the encourage of the meetings date of the Board of Directors.	aging developmer ween the Shareholder Board of Director ration by preparing etary. ly's agenda.	nt and application of ground and application of ground and the Board of the Sassembly meeting, rs' conformation proceing an annual work plan	ood of ss.
10- 11-	Follow up execution of the B decisions. Follow up the Board of Directors evaluation.	oard of Directors' ag tors' members activ	e participation.	-	
NO. Exp	lain:				
NA. Exp	ain the reasons for not adop	ting the recomme	ndation:		

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.

18.2 lmp	plements the Measure	YES		NO	Х	N/A	
YES. Ex	plain briefly:						
General Directors their dec market t	Solain: Item 7 of Section 1 of Chapter Shareholders Assembly will annually so for the time between the respective offication, their responsibilities, their funde Company operates in, and the cor Chairman could be applied a different lissues.	set the re- rdinary me ctions, cus atribution th	munerati eting and tomary for ne Comp	on of the r d the follow ees for suc any receiv	nembers of ving meeting th positions es from th	of the Board ng, consider s based on e directors,	of ing the so
NA. Exp	olain the reasons for not adopting th	ie recomn	nendatio	on:			
Implem	entation Date	Does n	oy apply				
	entation Date ation Dates		oy apply				
Modifica		Does n	ot apply		hose indic	ated in reco	mmendatio
Modification Bylaws include	ation Dates	Does n	ot apply		hose indic	ated in reco	mmendatio
Modification Modif	rules for the Board of Directors Chain	Does n	ot apply	especially t		7	mmendatio
Modification Modif	rules for the Board of Directors Chain	Does n man appoin YES 59 that the	ot apply ntment, Board of	especially t	X will appoi	N/A	
Modification Modif	rules for the Board of Directors Chain plements the Measure plain briefly: plain: No, the statutes establish in art.	Does n man appoin YES 59 that the dance with	e Board on recomm	NO NO Directors nendation	X will appoi	N/A	
Modification Modif	rules for the Board of Directors Chain plements the Measure splain briefly: plain: No, the statutes establish in art. efine rules for its appointment in accord	The recomm	e Board on recomm	NO NO Directors nendation	X will appoi	N/A	

18.4. The Board	d of Directors Regulation contains the Secretary fu	nctions, including those indicated in recommendation 18.4.
	18.4 Implements the Measure	YES X NO N/A
	responsibilities indicated in the measure. 1. Convene the meetings. 2. Timely and properly deliver informations. 3. Keep corporate documents, properly attest to the corporate bodies' agreem 4. Watch over the formal legality of Boar governance rules are followed and regreem 5.	d of Directors activities and ensure that its procedures and gularly reviewed, according to the Bylaws and other internal to the General Shareholders Assembly meeting, centralize
	NO. Explain: NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	16-12-2015
	Modification Dates	Does not apply
18.5. The Board	d of Directors has created an Appointments and R	emunerations Committee YES NO X N/A
	YES. Explain briefly: NO. Explain:	
		and a Good Governance and Evaluation Committee, the appointments and Remunerations Committee.
	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	Does not apply
	Modification Dates	Does not apply

18.6 Implements the Measure	YES	NO	x N/A
YES. Explain briefly:			
NO. Explain: The Company currently has an Audit Bylaws, however creation of a Risk C in the survey for such committee are of Board of Directors Regulation, indicated bylaws the Board will approve the C management, also being required to the Company's effective exposure to actions in case of deviations. One of internal audit program, which should the areas.	ommittee has not be directly carried by the ating that, in addit Company risk admo- directly or through of maximum risk ling of the Audit Comm	een foreseen, sind ne Board of Direction to responsibili- inistration policy, n committees crea nits defined, prop- ittee functions is s	ce some functions re- ors, according to Arti- ities contained in the which should be krated for such purpose osing corrections are supervising complian
In addition, article 51 of Law 142 of			company, by mean
utilities company, to have an external interests and those of its shareholders the Financial Superintendency about the failures in the internal control and company.	s as well as on bel the situations that	alf of its customer endangered the fi	s and thus, it is oblic inancial viability of th
interests and those of its shareholders the Financial Superintendency about the failures in the internal control and	s as well as on bet the situations that in general, the app	nalf of its customer endangered the fi reciations about th	s and thus, it is oblic inancial viability of th
interests and those of its shareholders the Financial Superintendency about the failures in the internal control and company. NA. Explain the reasons for not add	s as well as on bet the situations that in general, the app opting the recom	nalf of its customer endangered the fi reciations about th	s and thus, it is oblic inancial viability of th
interests and those of its shareholders the Financial Superintendency about the failures in the internal control and company.	s as well as on bet the situations that in general, the app opting the recom	nalf of its customer endangered the fi reciations about the mendation:	s and thus, it is oblic inancial viability of th
interests and those of its shareholders the Financial Superintendency about the failures in the internal control and company. NA. Explain the reasons for not additional company.	s as well as on bet the situations that in general, the appoint opting the recommendation of the situation o	nalf of its customer endangered the fi reciations about the mendation: not apply	s and thus, it is oblic inancial viability of th
interests and those of its shareholders the Financial Superintendency about the failures in the internal control and company. NA. Explain the reasons for not add Implementation Date Modification Dates d of Directors has created a Corporate of the Financial Superintendency about the Financial Superintendency about the Financial Superintendency and the Financial Superintendency and the Financial Superintendency about the Financial Superintendency and Company.	s as well as on bet the situations that in general, the appopulation opting the recommendation of the situation of the situat	nalf of its customer endangered the fireciations about the mendation: mendation: not apply not apply nittee	s and thus, it is obliginancial viability of the management evaluation N/A Dod Governance, and Evaluation Committee

	Implementation Date	29-08-2007 Corporate Bylaws
	Modification Dates	Does not apply
	pany has considered unnecessary to create all the tees, otherwise being assumed by the Board in fu	ese committees, so that their responsibilities have been distributed among III. YES X NO N/A
	YES. Explain briefly:	
	issues related to the appointment and remune management are defined by the parent com Shareholders Assembly. The Good Governance corporate governance, periodically reviewing its Regarding the Risk Committee, the Company's Board of Directors according to paragraph 2 of forth that, included in its responsibilities, is that to be known by top management, and directly or the Company's effective exposure to maximum I follow up measures in case of deviations. Upon	risk management supervision is directly carried out by the Article 14 of the Board of Directors Regulation, which sets of approving the Company's risk administration policies, to through committees created for such purpose supervising limits of defined risks and proposing corrective actions and n exercising such responsibility, the Board of Directors is or supervising the internal audit program, which should take luate all Company areas.
	Implementation Date	16-12-2015 Internal Board of Directors Regulation
	Modification Dates	Does not apply
committee shou Directors, and,	lld work, and its operation, paying special attent	tion regulating the details of its conformation, issues, functions on which the ion to communication channels among the committees and the Board of coordination mechanisms among the parent company Board of Directors
	18.9 Implements the Measure	YES X NO N/A
	by the Bylaws, Chapter 15, supplemented through	ttees (Audit and Governance and Evaluation) are regulated gh the Internal Board of Directors Regulation and the Code Section 1, of Chapter 2, respectively, containing principles ns.
	NO. Explain:	

Implementation Date	29_08_2	2007 Corporate Byl	aws		
Modification Dates	Does no		aws.		
rd of Directors committees are exclusiv mber. Independent members are always a					
18.10 Implements the Measure	YES	NO	x N/A		
YES. Explain briefly:					
NO. Explain: The Audit Committee included Governance and Evaluation Committee of members are not always the majority.					
NA. Explain the reasons for not adopti	ng the recomm	endation:			
Implementation Date	Dogo not apply				
	Does n	ot apply			
Modification Dates	Does n	ot apply			
Modification Dates d of Directors committees may be suppore respective issues and/or by external exp 18.11 Implements the Measure	Does n	ot apply	nently, by members o	of top ma	
d of Directors committees may be suppore respective issues and/or by external exp	Does noted, other case-perts.	ot apply by-case or permar		of top ma	
d of Directors committees may be suppor respective issues and/or by external exp	Does noted, other case- perts. YES s Regulation, ite rectors will creat, whose responsible when none of the	by-case or permar x NO m 5.1 of Section 1, te advisory commits sibilities the Board e functions the Board	N/A Chapter 2 of the Coctees, comprised of a will indicate. Such crd of Directors or the	le of Good minimun ommittee Compan	
d of Directors committees may be support respective issues and/or by external expenses. 18.11 Implements the Measure YES. Explain briefly: Article 10 of the Internal Board of Directors Governance indicate that the Board of Director of 3 and a maximum of 5 of its members are not considered executive bodies and	Does noted, other case- perts. YES s Regulation, ite rectors will creat, whose responsible when none of the	by-case or permar x NO m 5.1 of Section 1, te advisory commits sibilities the Board e functions the Board	N/A Chapter 2 of the Coctees, comprised of a will indicate. Such crd of Directors or the	le of Good minimum ommittees Company	

creatir ects th	ne committee will be responsible for.						
18.	.12 Implements the Measure	YES x	NO	N/A			
me Go pro acc exp	S. Explain briefly: The members of the Audit embers of the Board of Directors who, accordivernance, and Article 4 of the Internal Bostessional and personal qualities. For their electron aspects such as i) their knowledge of perience in the fields of finances, law, or relaction of their professional capabilities and interprofessional capabilities.	ing to Chapter pard of Direct ection, the Ge the national ted sciences, a	2 of Section 1 ors Regulatio neral Shareho and/or internal	, item 2 of the Code n, should have the lders Assembly will ional electric secto	e of Good e highest I take into or, ii) their		
NO). Explain:						
NA	a. Explain the reasons for not adopting the	recommenda	tion:				
<u> </u>							
lm	plementation Date	15-04-2010 C	ode of Good (Sovernance			
Mo	edification Dates ee meeting minutes will be prepared, deliverin	Does not app	ly members of the	e Board of Directors			
Mo mmitte legate	dification Dates	Does not app	members of the	e Board of Directors			
Momentum Mom	dification Dates ee meeting minutes will be prepared, delivering disculties for decision-making purposes, such a	Does not app g copies to all n minutes will f YES x d 95 of the Copy persons app indicating the ch case. This and in the Code	members of the collow condition NO Porate Bylaws ointed during to manner in which is also considered of Good Governation delivered deli	e Board of Directors in Articles 189 and N/A N/A , the committee decident meeting for such the members and erred in the Internal ernance, item 5.3, 3 and for Board of	d 431 of th		
Moormmitte legate 18. YE be bei per Dir Ch. Add cor of I	dification Dates ee meeting minutes will be prepared, delivering disculties for decision-making purposes, such a	Does not app g copies to all n minutes will f YES x d 95 of the Copy persons app indicating the ch case. This and in the Code	members of the collow condition NO Porate Bylaws ointed during to manner in which is also considered of Good Governation delivered deli	e Board of Directors in Articles 189 and N/A N/A , the committee decident meeting for such the members and erred in the Internal ernance, item 5.3, 3 and for Board of	d 431 of th		
Moonmitte legate 18. YE be bei per Din Ch. Add cor of I	dification Dates ee meeting minutes will be prepared, delivering disculties for decision-making purposes, such a	Does not app g copies to all n minutes will f YES x d 95 of the Cor op persons app indicating the ch case. This and in the Code er with inform tal exclusively	members of the collow condition NO Proporate Bylaws cointed during the manner in whice a salso consider of Good Governation delivered created for the	e Board of Directors in Articles 189 and N/A N/A , the committee decident meeting for such the members and erred in the Internal ernance, item 5.3, 3 and for Board of	d 431 of th		
Mo mmitteegate 18. YE be bei per Dir Ch. Add cor of [dification Dates ee meeting minutes will be prepared, delivering disculties for decision-making purposes, such a suppose of the suppose of t	Does not app g copies to all n minutes will f YES d 95 of the Cor on principating the ch case. This and in the Code er with inform tal exclusively recommenda	members of the collow condition NO NO Prorate Bylaws cointed during the manner in whice a salso consider of Good Governation delivered created for the condition of the conditio	e Board of Directors in Articles 189 and N/A , the committee decide the meeting for such the members and ered in the Internal ernance, item 5.3, 3 and for Board of Administration and	cisions will n purpose, attending Board of Section 1,		

	Modification Dates	Does not apply					
of Directors of assumed by th	subsidiary companies may opt to not create spe	ation, in the case of conglomerates the internal norms consider that Boar ecific committees in order to handle certain aspects, such aspects being tees, this not meaning any assignment of the subordinated companies.	ng				
	18.14 Implements the Measure	YES NO X N/A					
	YES. Explain briefly:						
		ctors and its committees contained in the internal corporate rried out, locally and inside the Company, without being ectors committees.					
	NA. Explain the reasons for not adopting the	recommendation:					
	Implementation Date	Does not apply					
	Modification Dates	Does not apply					
relationships wi		of Directors in its supervisory activities, evaluating accounting procedure the Company control architecture, including auditing the risk management					
	18.15 Implements the Measure	YES X NO N/A					
	YES. Explain briefly: Article 96 of the Corporate Bylaws contains the main Audit Committee functions, supplemented with the Board of Directors Regulation (item 10.2.2) and the Code of Good Governance (item 5.3, paragraph b), Section 1, Chapter 2), mainly related to supervising compliance with the internal audit program, which should take into account business risks and should fully evaluate all Company areas, making sure that preparation, submittal, and disclosure of financial information meets legal conditions, establishing the necessary policies and practices for such disclosure, defining mechanisms the Company will use to consolidate the control bodies' information and evaluate its internal control system, informing the Board of Directors of activities carried out with economic related parties and confirming that they have been made at market prices, supervising the statutory auditor services, and planning and execution of control activities contained in the Company compliance programs, among others.						
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recommendation:					
	Implementation Date	29-08-2007 Corporate Bylaws					

Modification Dates	Does not	apply				
it Committee members have accounting and fina pate in issues the Committee is responsible for						
18.16 Implements the Measure	YES	х	NO		N/A	
YES. Explain briefly: The Audit Committee me according to Chapter 2 of Section 1, item 2, of t Board of Directors Regulation, should have the election, the General Shareholders Assembly wi international electric sector, ii) their experience their good name and recognition on account of the section of the	he Code of ne highest Il take into a in the fields	Good G profess account of final	Governance ional and p i) their knownces, law, o	and Artion ersonal eledge of r related	cle 4 of the Ir qualities. Fo the national sciences, ar	nternal or their and/or
NO. Explain:						
NA. Explain the reasons for not adopting the	recomme	ndation	:			
Implementation Date	15-04-201	0 Code	of Good Go	vernanc	e	
Modification Dates	Does not	apply				
st of the Assembly Chairman, the Audit Committee ne committee, such as analyzing the Statutory Au					olders Assem	obly of specific activities
18.17 Implements the Measure	YES	х	NO		N/A	
YES. Explain briefly: A report signed by the Au General Shareholders Assembly ordinary meetir evaluation, report that may be inspected together In addition to the Audit Committee functions cor 10.2.2) and in the Code of Good Governance Shareholders Assembly of issues presented by the state of the Audit Committee functions con 10.2.2.	ngs regardings regardings with other ortained in the (item 5.3),	ng activi legally ne Interi there is	ities carried or required informal Board of sone relate	out durin ormation Director d to info	g the time ur . rs Regulation	nder n (item
NO. Explain:						
NA. Explain the reasons for not adopting the	recommer	ndation	:			

	Implementation Date	16-12-2015 Internal Board of Directors Regulation
	Modification Dates	Does not apply
18.18. The Aud	it Committee Internal Regulation assigns to it fund	ctions mentioned in recommendation 18.18.
	18.18 Implements the Measure	YES X NO N/A
	Board of Directors Regulation (item 10.2.2) and Chapter 2), mainly consisting in supervising cominto account business risks, and will fully eva presentation, and disclosure of financial informat practices for such disclosure; defining the med from control bodies and evaluate the internal corcarried out with economic related parties, making	e main Audit Committee functions, supplemented with the d the Code of Good Governance (item 5.3, paragraph b), inpliance with the internal audit program, which should take illuate all Company areas; making sure that preparation, ion complies with legal conditions, establishing policies and hanisms the Company will use to consolidate information introl system; informing the Board of Directors of operations ing sure that they have been carried out at market prices; ising planning and execution of control activities contained ithers.
	NO. Explain:	
	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	Does not apply
	Modification Dates	Does not apply
making or advis that corporate g	sing functions related to appointment and remune	ommittee is supporting the Board of Directors in the exercise of its decision- eration of the members of the Board and of top management, making sure tching over their compliance, recommendations, and principles, should such ommittee. YES NO X N/A
	YES. Explain briefly:	
		nts and Retributions Committee. However, as mentioned in ions recommended for such committee are carried out by and the parent company.
	NA. Explain the reasons for not adopting the	recommendation:

Does not apply

Implementation Date

	l	
	Modification Dates	Does not apply
selection, contr		Committee are knowledgeable in strategy, human resources (hiring and agement), salary policies, and related issues, able to understand the scope
	18.20 Implements the Measure	YES NO X N/A
	YES. Explain briefly:	
	18.5. However, as explained in measure 18 remuneration of the members of the Board of I company, in the first case approved by the General Company.	ats and Retributions Committee as indicated in measure 1.8, general guidelines related to the appointment and Directors and top management are defined by the parent eral Shareholders Assembly with the support of the Human ies having personnel with knowledge in such issues.
	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	Does not apply
	Modification Dates	Does not apply
Shareholders A		f the Appointments and Retributions Committee may inform the General d out by the committee, such as follow up to the Board of Directors and top
	18.21 Implements the Measure	YES NO X N/A
	YES. Explain briefly:	
	NO. Explain: The Company has no Appointmer 18.5 and 18.8.	nts and Retributions Committee as indicated in measures
	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	Does not apply

Does not apply

Modification Dates

18.22. The App	ointments and Retributions Committee Internal Re	egulation contains functions mentioned in recommendation 18.22.						
	18.22 Implements the Measure	YES NO X N/A						
	YES. Explain briefly:							
	NO. Explain: The Company has no Appointments and Retributions Committee as indicated in measures 18.5 and 18.8.							
	NA. Explain the reasons for not adopting the	recommendation:						
	Implementation Date	Does not apply						
	Modification Dates	Does not apply						
responsibilities.	18.23 Implements the Measure YES. Explain briefly:	YES NO X N/A						
	14 of the Board of Directors Regulation, which Corporate Bylaws the Board will approve the Coshould be aware of, as well as directly or through Company's effective exposure to maximum defactions in case of deviations. In addition, the Audition,	pany has no Risk Committee. However, according to Article the indicates that in addition to functions contained in the company's risk management policy, which top management ugh committees created for such purpose supervising the effined risk limits and proposing corrections and follow up dit Committee should supervise compliance with the internal usiness risks and should fully evaluate all Company areas.						
	Implementation Date	Does not apply						
	Modification Dates	Does not apply						

18.24. By requedone by the Co		e Chairman will inform the General Shareholders Assembly of specific wo						
	18.24 Implements the Measure	YES NO X N/A						
	YES. Explain briefly:							
	NO. Explain: The Company has no Risk Committee, as indicated in measures 18.6 and 18.23.							
	NA. Explain the reasons for not adopting the recommendation:							
	Implementation Date	Does not apply						
	Modification Dates	Does not apply						
	sponsibilities assigned to this committee by currer ommendation 18.25. 18.25 Implements the Measure YES. Explain briefly:	nt norms, the Internal Risk Committee Regulation assigns it responsibiliti						
	Directors is responsible for approving the poli purpose, for supervising the Company's effective	nittee, as indicated in measure 18.6. However, the Board of cy and, directly or through committees created for such e exposure to maximum defined risk levels and proposing tions, as indicated in paragraph 2 of Article 14 of the Board						
	NA. Explain the reasons for not adopting the	recommendation:						
	Implementation Date	Does not apply						
	Modification Dates	Does not apply						

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

	18.26 Implements the Measure	YES	Х	NO		N/A	
	YES. Explain briefly: The Good Governance a Board of Directors. Its function is to advise the Ethe standards:						
	Monitor that the shareholders, investors, other i truthful and timely access to the Company's rele			d the market i	n gene	ral have com	nplete,
	Review and evaluate the manner in which the Bo The evaluation must contemplate, among other a meetings, (ii) the active participation of these in main themes of the Society.	aspects, the	follow	ing: (i) the atte	ndance	of members	to the
	Monitor the negotiations carried out by the mem Company or by other companies of the same groups.		Board	d of Directors v	with act	tions issued I	by the
	Supervise compliance with the remuneration poli	icy of the m	ember	s of the Board	of Dire	ctors.	
	Be aware of complaints raised by investors, compliance with the Code of Good Governance by the in charge of the Virtual Office of Attention	and these I	Regula	tions and trans			
	Additionally, the last report of the Codensa Good proves that the main function of this is "to suppose with the provisions of Good Government contermed Governance and the Internal Regulations of the	ort the Boa mplated in	rd of D the la	irectors in the w, the Statute	monito	ring of comp	liance
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recommer	ndatior	n:			
	Invalore antation Data	04 44 00	10.0-4	a of Cood Coo			
	Implementation Date Modification Dates			e of Good Gov	/emand	е	
	Modification Dates	Does not	арріу				
18.27. The Corp	porate Governance Committee Internal Regulation	contains r	espons	ibilities indicat	ed in re	commendati	on 18.27.
	18.27 Implements the Measure	YES		NO	Х	N/A	
	YES. Explain briefly:						

	met, but the possibility of complementing it is bei Partial compliance can be evidenced in Article 9	8 of the Bylaws, Section 10.1.1. of the Internal Regulations Good Governance Code that establish the functions of the
	Implementation Date	Does not apply
	Modification Dates	Does not apply
Measure No. 1	9: Board of Directors operation	
19.1. Assisted t	by the Secretary and the Company President, the riod under evaluation, allowing scheduling the re	Chairman of the Board of Directors prepares the Board of Directors' work easonable number of ordinary meetings required for each year and their
	19.1 Implements the Measure	YES X NO N/A
	Board of Directors Regulation, in item 5.1 of the	s contained in paragraph 1 of Article 7 of the Internal Code of Good Governance, and in paragraph 1 of Article work plan and an annual meeting schedule, approved by
	NO. Explain:	
	NA. Explain the reasons for not adopting the	recommendation:
	Implementation Date	24-03-2007 Code of Good Governance
	Modification Dates	There have been no changes.
	r entities subject to surveillance, which due to the of Directors holds from 8 to 12 ordinary meetings	neir regime are required to have minimum one meeting each month, the s each year.
	19.2 Implements the Measure	YES X NO N/A

Emgesa met in ordinary sessions 12 times during the Article 61 states that the Board of Directors will delivered by it, by the Company General Manaron the day, time, and place indicated in the meand will be sent to the address of each men Secretary. The meeting notice will be deliver	neasure and the Statutory provisions, the Board of Directors of eyear 2019, this is an ordinary session in each month of the year. meet at least once a month according to a meeting notice ger, or by the Statutory Auditor. Such meetings will be held setting notice, which will be delivered by letter, fax, or email aber of the Board of Directors provided to the Company ed to the members of the Board of Directors at least 4 This condition is also contained in the Code of Good ors Regulation.
NA. Explain the reasons for not adopting the	e recommendation:
Implementation Date	29-08-2007 Corporate Bylaws
Modification Dates	Does not apply.
9.3. One or two meetings of the Board of Directors will be clear 19.3 Implements the Measure	YES X NO N/A
for approving/disapproving development plans	the Corporate Bylaws, the Board of Directors is responsible, annual action plans, investment and maintenance plans, presented by the Manager or by the Board of Directors.
NO. Explain:	
NA. Explain the reasons for not adopting the	e recommendation:
Implementation Date	29-08-2007 Corporate Bylaws
Modification Dates	Does not apply

19.4. The Board any time.	d of Directors approves a specific schedule of ord	dinary me	etings, without preju	idice to extraordinari	ly meeting as required at
	19.4 Implements the Measure	YES	NO	X N/A	
	YES. Explain briefly:				
	NO. Explain: No. The Board of Directors, in the first mee Wednesday of the third week of each month, he The calendar of ordinary meetings, the schedule	owever th	is matter was not a	oproved as a decision	n of BD.
	NA. Explain the reasons for not adopting the	recomm	endation:		
	Implementation Date	14-12-2	017 Board Directors	Minutes	
	Modification Dates	Does no	ot apply		
	with the meeting notice and at least 5 calendar day elated to each item in the day's agenda so that the				
	19.5 Implements the Measure	YES	NO	x N/A	
	YES. Explain briefly:				
	NO. Explain: Item 8 of Article 16 of the Internal Board of Directors Regulation states that the members of the Board of Directors will receive relevant information related to the meeting's agenda in order to make informed decisions, at least 4 business days in advance of the meeting, which will be available to the members of the Board in the corporate portal they have access to.				
	NA. Explain the reasons for not adopting the	recomm	endation:		

Does not	apply				
Does not	apply				
YES	Х	NO		N/A	
ood Gover	nance,	the Chairma	ın is re	sponsible for	or such
e recomme	endatio	n:			
16-12-20	15 Inte	rnal Board of	Director	s Regulatior	า
Does not	apply				
	Does not rectors Chape useful to YES The series of the recommendation of the recommenda	Does not apply rectors Chairman to be useful to them, of the useful to th	Does not apply rectors Chairman will exclusive to be useful to them, consequently YES X NO The second of the Board, through the code of the Board, through the code of the Board of Does not apply To preparation of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the code of the Board of Dow following for a logical order displays the c	Does not apply rectors Chairman will exclusively make be useful to them, consequently in all surveys and 2 of Article 7 of the Internal bod Governance, the Chairman is remembers of the Board, through the Board erecommendation: 16-12-2015 Internal Board of Director Does not apply for preparation of the Board of Directors by following for a logical order during its	Does not apply rectors Chairman will exclusively make sure that the useful to them, consequently in all such documents YES

	Implementation Date	Does not appl	у			
	Modification Dates	Does not appl	у			
					_	
	orporate Government Governance Annual Repo ne Board of Directors and its Committees' meeting		Corporate Webpa	age the Compar	ny includes	the members'
	19.8 Implements the Measure	YES	NO	x N/A		
	YES. Explain briefly:					
	NO. Explain: The company has not with The an a section on corporate governance that includes This document is submitted for approval of the st Directors.	the assitence to	meetings of Boa	ard Directions, co	mmittees.	
	NA. Explain the reasons for not adopting the	recommenda	ion:			
	Implementation Date	Does not app	ly			
	Modification Dates	Does not app	ly			
members, indiv performance of	r, the Board of Directors evaluates the effectivene idually considered, including paired evaluations, a its members, as applicable proposing changes trd of Directors requires that such evaluation process. 19.8 Implements the Measure	as well as the r to its organizati	easonableness o on and operation	f its internal norm . In the case of o	ns and the conglomera	dedication and tes, the parent
	YES. Explain briefly: According to numeral 8 or regulations of the Board Directors, it's up to management, which is then submitted for considerations.	the Board D	irectors to make	e a self-evaluati	ion of its	
	NO. Explain:					
	NA. Explain the reasons for not adopting the	recommendat	ion:			

<u> </u>		019				
Modification Dates	Does no	t apply				
Board of Directors alternates the internal self-evalua	ition with ar	n exterr	nal evaluatior	n carried	out by inde	pendent
19.9 Implements the Measure	YES	х	NO		N/A	
YES. Explain briefly: it is reported that for the evaluation procedure with the assistance of methodology that allowed the participation of members of the Advisory Committees) ar questionnaire that was sent to each of the methor their respective completion. The following aspects were evaluated in the procession of the Board of Directors ii. Composition of the Board of Directors iii. Contributions of the members of the iv. Internal dynamics v. Execution of the mandate vi. Support and operation of the Board vii. Committees a. Audit Committee b. Good Governance and Evaluation of viii. Conflicts of interest and blocking sii ix. Self-evaluation of the members of the total tis sessions in February of this year. During monitor and improve the aspects that were higher the Company Manager, a report on the each year, and the other annexes and reports of the same way, external advisors evaluate external audit contracted by the company in article 6 of Law 689 of 2001. Additionally, Section 8 of Section 1, Chapter mechanisms to perform the evaluation and of following: external audit, tax inspection, right cand of the manager, actions against the director investors, committee of good government and NO. Explain: NA. Explain the reasons for not adopting the company in article of the process of the reasons for not adopting the company.	the extern the member on members of the conductions of Director administer of Good Goorg the year hlighted in the self-assessive alt with interest of the Compliance of the Co	al advirs of the and the Board of the Board of the Board of the Artiful or and the Artifu	isor Garrigue e Board of D confidentially ard of Director rs ors e self-assess ce Committe it is expecte aluation. eral Sharehol of the manage cle 446 of the be of the Bo rticle 51 of L Good Governa ity of the director oval of the re dits, requiren ernal control.	es Colombirectors by, for wors (both ors (both ors (both ors (both ors (both ors and the ors)) Make and the ors of the or	nbia, who of who in turn hich it designated and then present a work entire balance ercial Code. Section of 1994 more and the present a work entirectors through the company which are Board of the company which are balance and the company which are balance and the company who are company of the company who are company	sented a Directors k plan to ough the odified by compiles h are the Directors h are the Directors h are the Directors h are the Directors have the difference of the differenc

Does not apply

Modification Dates

20.1. The Interrof the Board of	•	conditions contained in norms regarding the duties and rights of the	e members			
	20.1 Implements the Measure	YES X NO N/A				
	YES. Explain briefly: In Articles 15 and 16, the Internal Board of Directors Regulation sets forth the members of the Board of Directors' duties.					
	NO. Explain:					
	NA. Explain the reasons for not adopting the	ne recommendation:				
	Implementation Date	31-03-2012 Internal Board of Directors Regulation				
	Does not apply					

20.2 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly: The Internal Ru guiding principles of the role of directo are the duty of diligence or care, loya among others.	r and duties of the	e members of the E	Board of Directors, wit	thin which
Specifically, the regulations of the Boa paragraph 5 of art. 16. "Refrain from pa interest of third parties, in activities that there is a conflict of interest, unles Additionally Numeral 14. From art. 16 duty to abstain from acting in competition."	rticipating on its or t imply competitions s expressly authorefers to the code	wn or through an in in with the Compar orized by the Ge	terposed person in the ny or in acts in respec eneral Shareholders'	e personal t of which Meeting".
Likewise, the regulations of the Board following manner: "ART. 2° In the indivuse of financial resources, as well a Additionally Art. 16. Numeral 14 refer administrators against the use of social	idual ethical beha s in the ethical b s to the code of	vior of their public behavior of all per	actions, in the appropi rsons linked to the C	riate Company".
NO. Explain:				
NA. Explain the reasons for not adop	oting the recomn	nendation:		
Implementation Date	21.02	2012 Internal Deca	ed of Directors Deculo	tion
Implementation Date Modification Dates		not apply	rd of Directors Regula	lion
Board of Directors Regulation develops issued dation 20.3.	•		s of the Board of Direc	ctors have,
20.3 Implements the Measure	YES	NO	X N/A	
YES. Explain briefly:				
NO. Explain: The induction to which remembers.	ecommendation 2	0.3 refers is not est	tablished as a right of	the board
However, the Internal Rules of the Boath the Board of Directors enter, its Secret copy of this Regulation for knowledge a	ary will deliver the	em, at the first mee	ting of the Board they	attend, a

	acquires sufficient knowledge regarding the Con the responsibilities, obligations and functions of that the Board of Directors may hire, at the reque with elements of judgment necessary for the ad	essary information will be made available to him so that he inpany and the sector, as well as the information related to the position. Article 11 of the same internal regulation states est of any of its members, an external adviser to contribute loption of certain decisions, which by their nature merit it. poard of Directors will have a remuneration that will be fixed			
	NA. Explain the reasons for not adopting the	recommendation:			
	Implementation Date	Does not apply			
	Modification Dates	Does not apply			
Magaura Na 2	1: Conflicts of interest.	-			
21.1. The Com	pany has defined policies and procedures, forma	alized in its internal norms, in order to be informed, manage, and resolve ties, subject to affecting the members of the Board and other administrators.			
	21.1 Implements the Measure	YES NO X N/A			
	YES. Explain briefly:				
	NO. Explain: No. The procedure for conflict of interest resolut through related parties.	tion does not distinguish between direct or indirect conflicts			
	NA. Explain the reasons for not adopting the	recommendation:			
	Implementation Date	Does not apply			
	Modification Dates	Does not apply			
provides the rul of ongoing conf	es and steps to be followed, which should be rela	between sporadic or ongoing conflicts. If sporadic, the applicable procedure tively easy to implement and hard to elude by the affected person. In case ituation affect Company operations, it should be considered a mandatory			
	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 recommendation:							
	Implementation Date	Does not a	apply					
	Modification Dates	Does not a	apply					
periodically report to the conglome	pers of the Board of Directors, the legal representation to the Board of Directors direct or indirect relaterate the issuer is part of, or with the issuer, venect to influencing their vote, this way building a "m	ionships exi dors, clients	isting a s, or a	among them or ny other group	with o	ther compani erest possibly	es or bo	dies belonging
	21.3 Implements the Measure	YES		NO	Х	N/A		
	VEC Empleio beieffen							
	YES. Explain briefly:							
	NO. Explain: Emgesa S.A. ESP does not have within the duties of the members of the Board of the Board of Directors, is that of individually info may have with the Company, with vendors or cli relationship with the Company which could poss yote.	Directors e rming other ents, and in	stablis directo gener	shed in Article ors of direct or al with other p	16 of th indired eople h	e Regulation t relationship naving any typ	s of s they be of	
	NA. Explain the reasons for not adopting the	recommen	datio	n:				
	Implementation Date	31-03-201	2 Boa	rd of Directors	Regula	ation		
	Modification Dates	Does not a	apply					
21.4. Relevant affecting the mocompany in its	conflicts of interest, i.e. those that could require embers of the Board of Directors and other Adm webpage.	the person ninistrators,	affect are in	ed to refrainin cluded in publ	g from ic infor	attending a mation publis	meeting shed ea	and/or voting, ch year by the
	21.4 Implements the Measure	YES	х	NO		N/A		
	YES. Explain briefly: According to item 3 of existing economic relationships between the Coparties and their administrators will be carried between the Company and its administrators will resolution of conflicts of interest. In its webpage, the Investors complete, sufficient, and periodical existing between the Company and its majo administrators.	ompany and out under Il follow regu the Compa Iy updated in	d its m marke ulation iny will nforma	ajority Shareh t conditions. F s applicable to make availabl ation pertaining	olders Particul prever e to the to eco	or other cont arly, those ention, handling Shareholde nomic relation	rolling xisting g, and rs and nships	
	NO. Explain:							

NA. Explain the reasons for not adopting the	e recommendation:	
Implementation Date	15-04-2010 Code of Good Governance	
Modification Dates	Does not apply	
inition of "related party" applicable to the Company is	r is consistent with International Accounting Norm No. 24 (N	
21.5 Implements the Measure	YES X NO N/A	
	Linked Party applied by the Company is consistent wit evidenced by the unconsolidated financial statements of the	
NO. Explain:		
NA. Explain the reasons for not adopting the	e recommendation:	
Implementation Date	01-01-2015	
Modification Dates	Does not apply	
tanding balances and relationships among them, ex	ocedure to assess, approve, and disclose operations with except for operations subject to specific regulations. YES NO X N/A	
YES. Explain briefly:		
NO. Explain: Item 20 of Article 14 of the Internal Board of Directors Regulation indicates that operations, acts, and agreements with related parties corresponding to acquisitions of goods and services and whose value, added to the joint quota contracted with all related parties during 12 consecutive months and exceeding the contracting limit - exclusive of energy purchases - should be approved by the Board of Directors. The Audit Committee is responsible for issuing a written report regarding operations carried out with economic related parties, previously having confirmed that they have been carried out under market conditions and do not affect the Shareholders' equal treatment. (Item 10.2.2 of the Internal Board of Directors Regulation and item 5.3 of the Code of Good Governance).		
NA. Explain the reasons for not adopting the	e recommendation:	

	Implementation Date	Does not apply				
	Modification Dates	Does not apply				
222 The Com	pany policy regarding operations with related party	y 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 for operations with related parties, as indicated in measure 22.2. However, through the Audit Committee the Board of Directors is informed of operations carried out between related parties, confirming that they are carried out under market conditions and do not affect the Shareholders' equal treatment (Item 10.2.2 of the Internal Board of Directors Regulation and item 5.3 of the Code of Good Governance).					
	NA. Explain the reasons for not adopting the recommendation:					
	Implementation Date	Does not apply				
	Modification Dates	Does not apply				
parties and be fully applied, a	ing typical ordinary activities carried out under ad	Board of Directors is required for recurrent operations carried hesion or master agreements, whose conditions are fully sta ablished by the person acting as provider of the good or sen	andardized, are			
	22.3 Implements the Measure	YES NO X N/A				
	YES. Explain briefly:					
	acts, or agreements with related parties corresponding, added to the joint quota contracted with a	al Board of Directors Regulation indicates that operations, onding to the acquisition of goods and services and whose all related parties within 12 consecutive months, exceeding ases - should be approved by the Board of Directors.				

Does not apply

Implementation Date

	Modification Dates	Does not apply	
Measure No. 2	3: Board of Directors members' fees.		
which includes payments for be other types of p regarding pensi	all payment components that can effectively be sing a member of the Board of Directors, fees for h payments required, regardless of their nature and	n, approved by the General Shareholders Assembly and reviewet. Such components could be fixed or variable and could aving attended the Board of Directors and/or its committees either in cash or in-kind, as well as obligations assumed be blicable to old members and current members, as well as peremembers of the Board of Directors.	Id include fixed by meetings, and y the Company
	23.1 Implements the Measure	YES x NO N/A	
	the year 2019 has only a fixed component and of In item 7 of Section 1, Chapter 2 of the Code of for the members of the Board of Directors that the their remuneration for the time between the reaccount dedication time, responsibilities, and positions in the market the Company operates, directors. The approval of the Code of Good Company code in the code of Good Code Code (Code (Cod		
	Implementation Date	15-04-2010 Code of Good Governance	İ
	Modification Dates	Does not apply	1
mid- and long-t component rela	erm, the policy will include limits as to the amou	ude a variable component related to the Company's proper out that can be distributed by the Board of Directors; should be taken into account.	uld the variable
	23.2 Implements the Measure	YES NO X N/A	
	YES. Explain briefly:		
		nt in the remuneration of members of Boards of Directors, endation. The remuneration is determined and defined at	

,,, <u>-</u>	lateration and a second of the second			
NA. Exp	lain the reasons for not adopting the	e recommendation:		
		1		
Impleme	entation Date	Does not apply		
Modifica	tion Dates	Does not apply		
	ndependent members of the Board of lent related to absolute changes in stoo		I from payment systen	ns involving o
23.3 lmp	elements the Measure	YES NO	x N/A	
YES. Ex	plain briefly:			
	aw has not the prohitions os the rec		the issuer does not	have
	ed corporation is not publicly traded, so	redistribution linked to the absorphiat the prohibition mentioned in		
The close not apply	ed corporation is not publicly traded, so	that the prohibition mentioned i		
The close not apply	ed corporation is not publicly traded, so /.	that the prohibition mentioned i		
NA. Exp	ed corporation is not publicly traded, so . lain the reasons for not adopting the	that the prohibition mentioned i		
NA. Exp Impleme Modificator the period unde	ed corporation is not publicly traded, so lain the reasons for not adopting the	that the prohibition mentioned in that the prohibition mentioned in the recommendation: Does not apply Does not apply uneration policy, the General Sh	n the recommendation	n does
NA. Exp Impleme Modificate The period unde Directors cost for	ed corporation is not publicly traded, so lain the reasons for not adopting the entation Date ation Dates r evaluation and according to the remu	that the prohibition mentioned in that the prohibition mentioned in the recommendation: Does not apply Does not apply uneration policy, the General Sh	n the recommendation	n does
Impleme Modificate The period under Directors cost for the Good the General Board of Company	ed corporation is not publicly traded, so /. lain the reasons for not adopting the entation Date revaluation and according to the remural approved fee payment components	Does not apply Does not apply Does not apply Does not apply The Fraction policy, the General Structure and the structure of the member year establish fees correspondenting and the structure of the member of the structure of the member year establish fees correspondenting and the structure of th	n the recommendation nareholders Assembly N/A on 1 of Chapter 2, the s of the Board of Directing to the members e following. Inasmuch	code ectors, of the as the

	Implementation Date	15-04-2010 Code of Good Governance				
	Modification Dates	Does not apply				
Board of Direct		od under evaluation, which includes all payments made to the me the Shareholders and is published in the Company webpage, i				
	23.5 Implements the Measure	YES X NO N/A				
	Internal Board of Directors Regulation, the adr General Assembly's consideration, including a account of salaries, fees, trip expenses, represe transportation expenses, and any other type of p	item 8, of the Corporate Bylaws and Article 14, item 8 of the dministrators submit an annual management report for the among others a certification describing expenditures on sentation expenses, bonuses, payments in cash and in-kind, payment received by each Company director. The certificate endence SIMEV, as end-of-year information. This information by webpage.				
	NO. Explain:					
	NA. Explain the reasons for not adopting the	ne recommendation:				
	Implementation Date	29-08-2007 Corporate Bylaws				
	Modification Dates	Does not apply				
24.1. The Comp		separation between the Company administration or government which top management, led by the Company President, is response.				
	YES. Explain briefly: Company regulations separate top management regulations (Chapter 7) and the Board of Directors regulations (Chapter 6). In addition, Section 1 of Chapter 2 and Section 2 of Chapter 2 of the Code of Good Governance separately regulate the operation, duties, rights, and functions of the Board of Directors and Management, respectively.					
	NO. Explain:					
	NA. Explain the reasons for not adopting the	ne recommendation:				

	Implementation Date	29-08-2007 Corporate Bylaws			
	Modification Dates	Does not apply			
	, the Board of Directors' policy delegates the ordin , supervision, governance, and control functions.	nary course of dealings to the top management team, focusing its	activity on		
	24.2 Implements the Measure	YES X NO N/A			
	62) and through the Internal Board of Directors (item 1, Section 1, Chapter 2), the main Board of strategy and activities related to supervision, Company body being required to approve its accontrol instrument, watching over the interests of so that the Company Administration will maximized Investors, maximizing the social and economic	signed to the Board of Directors by the regulations (Article Regulation (Article 14) and the Code of Good Governance of Directors responsibility focuses on defining the Company governance, and control, as the highest administrative tivities, its main role being that of act as a supervision and of those providing resources and assuming corporate risks, are the return of investments made by its Shareholders and development of communities with which it carries out its imment. Additionally, the Board of Directors will watch over			
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recommendation:			
	Implementation Date	29-08-20007 Corporate Bylaws			
	Modification Dates	Does not apply			
its direct collabor by request of the	orators. Alternatively, the Company may decide the eCompany President. Regardless of who makes	I, evaluated, and appointed directly by the Company President, up at the members of top management be appointed by the Board of the final appointment, candidates to key executive positions are known the Board of Directors, which will issue its opinion.	Directors,		
	24.5 implements the measure	TES NO A N/A			
	YES. Explain briefly:				
		18.8, the Company has no Appointments and Retributions issues related to top management being defined by the			
,	NA. Explain the reasons for not adopting the	recommendation:			

	Implementation Date	Does not apply			
	Modification Dates	Does not apply			
	pany has a clear function delegation policy, approversident faculty levels and those of other member 24.4 Implements the Measure	yed by the Board of Directors under a faculties' scheme that allows knowing as of top management. YES X NO N/A			
		O 208 Power Policy that regulates the granting, revocation ers in accordance with the organizational role of the attorney			
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recommendation:			
	Implementation Date	31-10-2016 PO 208 System of powers and management of delegated powers			
	Modification Dates	Does not apply			
	4.5. Through the Appointments and Retributions Committee or the body acting in its stead, the Board of Directors evaluates each year company President performance, being informed of evaluations made of top management members. 24.5 Implements the Measure YES NO X N/A				
	YES. Explain briefly:				
NO. Explain: In accordance with the provisions of Article 62 Number 8 of the Bylaws, Item 4 of Section 2 of Chapter 2 of the Code of Good Governance and Article 14 of the Regulations of the Board of Directors, the latter approves the presentation to the General Shareholders Meeting of the management report of the administrators, which includes the management of the General Manager and each of the Senior Management. Additionally, each manager of the business lines monthly presents to the Board of Directors the main facts and results of its management and receives comments and specific requests from the members of the Board of Directors on the topics discussed.					
	NA. Explain the reasons for not adopting the	recommendation:			
	Implementation Date	Does not apply			
	Modification Dates	Does not apply			

	President and other members of top management, approved by the Bonade, subject to compliance with long term objectives and risklevels.					
24.6 Implements the Measure	YES NO X N/A					
YES. Explain briefly:						
NO. Explain: There is no remuneration policy for the Company President and other members of top management approved by the Board of Directors.						
NA. Explain the reasons for not adopting the	recommendation:					
Implementation Date	Does not apply					
Modification Dates	Does not apply					
	fixed component and a variable component, its technical design and the maximum limit established by the Board of Directors. YES NO X N/A					
YES. Explain briefly:						
NO. Explain: It is not possible to implement the recommendation, since the remuneration issues of the Compa workers, including the chairman of the same or the members of senior management, are defined direct the Holding in Italy given the control agreement that exists for the ENEL Group and therefore, they can be regulated locally by any committee.						
NA. Explain the reasons for not adopting the	recommendation:					
Implementation Date	Does not apply					

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I. CONTROL ARCHITECTURE

Measure No. 25: Control environment.
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.

Size, complexity	, and risks, so that it will meet conditions mention	eu III Iec	ommendation 25.1.		
	25.1 Implements the Measure	YES	x NO	N/A	
	YES. Explain briefly: According to the Corpor Board of Directors is responsible for defining me from control bodies for submittal to the Board of	chanism	s the Company will u		
	This has been regulated by the Internal Board o Governance (item 5.3, Section 1, Chapter 2).	f Directo	rs Regulation (item 10	0.2.2) and the Code	of Good
	Article 62 of the Bylaws establishes the control functions of the Board of Directors. Additionally, over Financial Reporting" Number 6, indicates t in accordance with the "Framework Model of the Financial "in accordance with the provisions of tinternational best practices.	Procedure that the expense internal	re No. 188 of Decemb valuation of the contr Control System of th	per 19, 2012 "Interna ol system will be ca e Enel Group on Inf	Il Control rried out ormation
	NO. Explain:				
	NA. Explain the reasons for not adopting the recommendation:				
	Implementation Date	20.08.3	2007 Corporate Bylaw	IC.	
	Modification Dates		ot apply	75	
consolidated ar matter at a cong	se of conglomerates, the parent Company's Boar ad formal scope covering all subordinated company glomerate level, and defining clear report channels control measures.	d of Dire	ctors will encourage	es related to policie	s and guidelines on such
	25.2 Implements the Measure	YES	x NO	N/A	
	YES. Explain briefly: The parent Company has				

YES. Explain briefly: The parent Company has issued Organizational Procedure No. 188 of December 19 of 2012 - "Internal Control over Financial Reporting", item 6, indicating that the control system will be evaluated according to the Master Model of the ENEL Group Internal Control System on Financial Information, according to the COSO report, the COBIT report on IT matters, according to best international practices.

	This internal control system evaluation will be ma	ade based o	n:				
	 The risk evaluation, made jointly by the Service Function/Division/Country. Information extracted from the PRIMO financial statements. Recommendations made by the external results. 	O system ar	nd rece			-	
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recommen	datior	1:			
	Implementation Date	19-12-201	2				
	Modification Dates	Does not	apply				
۔ Measure No. 26	6: Risk management.						
	npany, risk management objectives are those indi	icated in red	omme	ndation 26.1.			
	, party, not management expection and allow man						$\overline{}$
	26.1 Implements the Measure	YES	Χ	NO		N/A	
	YES. Explain briefly: The parent Company has of 2012 - "Internal Control over Financial Rep evaluated according to the Master Model of Information, according to the COSO report, the practices. This internal control process involves the following a company of the scope and communication of the scope and communication of the main key identification of the design and operation of the design and operation of deficiencies, approval and Consolidation of results and general and Administrative and accounting issuar	orting", item the ENEL COBIT report of the control of the controls (ELC cation and upperational effected follow-upinternal controls contro	esses: othodological control othodological	dicating that to Internal Con Tomatters, according to the Control of the Control	he con trol Sy ording t ructions valuation down r	etrol system of estem on Firesto best internates to best internates s. on, quality risk focus bas	will be nancial ational
	NO. Explain: NA. Explain the reasons for not adopting the	recommen	ıdatioı	1:			
[Implementation Date	19-12-20°	12				
	Modification Dates	Does not a			_		
-							

26.2 Implements the Measure	YES X NO N/A	
of 2012 - "Internal Control over Fina evaluated according to the Master	npany has issued Organizational Procedure No. 188 of Dec ncial Reporting", item 6, indicating that the control syste Model of the ENEL Group Internal Control System on eport, the COBIT report on IT matters, according to best interpretable.	em will be Financia
evaluation, quality assurance, and the	apping/process updating/general controls (ELC / CLC-IT e main key identification and updating controls (top down e SAP GRC tool according to instructions from the parent 0	risk focus
NO. Explain:		
NA. Explain the reasons for not add	pting the recommendation:	
Implementation Date	19-12-2012	
	Does not apply ing a risks management policy and defining maximum expo	osure limit
of Directors is responsible for establish		osure limit
of Directors is responsible for establish 26.3 Implements the Measure	ing a risks management policy and defining maximum expo	osure limit
26.3 Implements the Measure YES. Explain briefly:	ing a risks management policy and defining maximum expo	
of Directors is responsible for establish 26.3 Implements the Measure YES. Explain briefly: NO. Explain: The risk management p	ing a risks management policy and defining maximum exposing a risks maximum exposing a risk maximum	
of Directors is responsible for establish 26.3 Implements the Measure YES. Explain briefly: NO. Explain: The risk management p a part.	ing a risks management policy and defining maximum exposing a risks maximum exposing a risk maximum	

	d of Directors knows and periodically supervises t follow up actions in case of deviations.	he currer	nt Company exposur	e to maximum risks	levels defined, proposing
	26.4 Implements the Measure	YES	x NO	N/A	
	YES. Explain briefly: As mentioned above, as Regulation, the Board of Directors is responsible which top management should be aware of, and supervising the current Company exposure to make up actions in case of deviations.	le for ap	proving the Compar or through committe	ny's risk manageme ees created for such	ent policy, n purpose
	NO. Explain:				
	NA. Explain the reasons for not adopting the	recomm	endation:		
	Implementation Date	16-12-2	2015 Internal Board	of Directors Regulat	ion
	Modification Dates	Does n	ot apply		
identifying, eva	g its risk management policy, top management is luating, measuring, controlling, monitoring, and ill be consistent with the strategy, the defined risks 26.5 Implements the Measure	reporting	risks, defining metl	nodologies and ma	
	YES. Explain briefly: Item 2 of Chapter IV, Section 2, of the Corpor General Manager functions regarding internal Coculture, understood as the analysis of risks and protected against them, submitting each month significant facts of the previous month, financia analysis of main budget changes, and the preopportunities affecting the Company at sectorial NO. Explain:	establish a report t I stateme vious ye	ontrol, including that ment of mechanisms of the Board of Directions, explanations to ar results, together	of promoting a risk p allowing the Comp tors that will include the financial stater	orevention any to be the most ments, an
	NA. Explain the reasons for not adopting the	recomm	endation:		
	Implementation Date	29-08-	2007 Corporate Byla	ws	
	Modification Dates	Does n	ot apply		

6.6. The company has a risk delegation policy, approved by ach company level.	by the Board of Directors, setting forth risk limits that can be directl							
26.6 Implements the Measure	YES NO X N/A							
YES. Explain briefly:								
measure. Up to now, each manager (busine	NO. Explain: There is no centralized risk policy approved by the Board of Directors as indicated by the measure. Up to now, each manager (business, financial, operational, etc.) has followed up, identified, and managed applicable risks in an independent manner and according to recommendations from the ENEL group management lines.							
NA. Explain the reasons for not adopting	ng the recommendation:							
Implementation Date	Does not apply							
Modification Dates	Does not apply							
business line. At the Holding level there are limits to be controlled in each country. There to monitor activities. Additionally, every 6 months the ICFR Glob	YES X NO N/A The at the Holding level, defining risks managed by each Group to people responsible for defining and following up strategies and the are are direct report levels to Holding lines in the country in order to be unit and Holding Auditing prepare detailed reports including the property of internal posterior in the country in order to be unit and Holding Auditing prepare detailed reports including the property of internal posterior in the country in order to be unit and Holding Auditing prepare detailed reports including the property of internal posterior in the country in order to be unit and Holding Auditing prepare detailed reports including the country in order to be unit and Holding Auditing prepare detailed reports including the country in order to be unit and Holding Auditing prepare detailed reports including the country in order to be unit and Holding Auditing prepare detailed reports including the country in order to be unit and Holding Auditing prepare detailed reports including the country in order to be unit and Holding Auditing prepare detailed reports including the country in order to be unit and Holding Auditing prepare detailed reports including the country in order to be unit and Holding Auditing prepare detailed reports including the country in order to be unit and Holding Auditing prepare detailed reports including the country in order to be unit and Holding Auditing prepare detailed reports including the country in order to be unit and Holding Auditing the country in order to be unit and Holding Auditing the country in order to be unit and Holding Auditing the country in order to be unit and							
the list. This evaluation describes the main the period.	roup companies' financial information of internal control bodies in n issues, projects, improvements, and deficiencies found during							
and risk matters and significant deficienci	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 Organizations Procedure No. 188.							
NO. Explain:								
NA. Explain the reasons for not adopting	ng the recommendation:							
Implementation Date	19-12-2012 Organizational Procedure 188							
Modification Dates	Does not apply							

	e Company have a complex and diverse business ate level in the case of integrated companies in co			sk position, compete
ŭ	26.8 Implements the Measure	YES NO	x N/A	
	YES. Explain briefly:			
	NO. Explain: There is a Holding level structure the Group and approving exposures to the vario for defining and following up strategies and limit lines in the country in order to monitor activities.	us risks. Each of these units	includes persons res	ponsible
	Every 6 months, the ICFR Global unit and Ho internal control evaluations on financial informati This evaluation describes the main issues, preperiod.	on of internal control bodies	of Group companies in	the list.
	The ICFR Global unit reports to the Internal Contand risk materials and significant deficiencies accounting and administrative procedures, all ac Procedure No. 188.	subject to potentially affecting	ng the effective applic	ation of
	NA. Explain the reasons for not adopting the	recommendation:		
	Implementation Date	Does not apply		
	Modification Dates	Does not apply		
7.1. The Boar	17: Control activities. d of Directors is responsible for supervising the exist sistent with current risk management mechanisms		rol systems, customize	ed according to Cor
	27.1 Implements the Measure	YES X NO	N/A	
	YES. Explain briefly: As already mentioned in n 14 of the Internal Board of Directors Regulation Company risk management policy and, through of control activities contained in the Company co	n, the Board of Directors is the Audit Committee, super	responsible for appro	ving the
	NO. Explain:			
	NA. Explain the reasons for not adopting the	recommendation:		
	Implementation Date	17-12-2015 Board Of Direc	ctors Regulation	
	Modification Dates	Does not apply	0- 1	

27.2 Implements the Measure	YES	Х	NO		N/A	
YES. Explain briefly: As mentioned in resecond paragraph of Article 14 of the Interest of Directors to approve the risk Committee to supervise the planning are compliance programs and developed be Directors the structure, procedures and explain system, know and evaluate the internal complete.	ernal Regulations management point execution of y the Internal Amethodologies r	s of the Bolicy. Add the contradudit Ma lecessary	soard of D ditionally, rol activition nagement of for the o	irectors, it is it is the fun es foreseen t, to propose	the functio ction of th in the Cor to the B	n of the e Audit npany's oard of
Code of Good Governance Numeral 5.3. supervise compliance with the internal aucomprehensively evaluate all the areas of disclosure of financial information complies statements, before being presented for Shareholders' Meeting; (iv) issue a writte with related parties, having verified that the violate the equal treatment of the Sharehwill use in the construction, disclosure and that the Company will use to consolidate same to the Board of Directors; and (vii) duties, the Audit Committee may hire appropriate, in accordance with the Comp	udit program, who feed the Company; es with the provisor consideration en report regard hey were carried holders; (v) estall disclosure of ite the information the others assigned independent sp	ich must (ii) ensur sions of the by the ing the tr out under blish the s financia of the coned by the ecialists	take into a re that the he Law; (ii Board of ransaction er market policies and information ontrol boome board of in specifi	account the be preparation. ii) review the of Directors as that have conditions and practices ion; (vi) defin dies for the pof Directors. I	pusiness ri- presentat year-end f and the 0 been ente nd that the that the Co e the mech resentation n order to	sks and ion and inancial General red into y do not ompany anisms of the fulfill its
5. Information regarding the risk rating pr services of an independent securities rati inform the market about the probability or by the Company. As a result, each of the granted by the securities rating company.	ng company, in of timely payment Company's bon	order to d	arry out th	ne correspon derived from	ding analy: the bonds	zes and issued
Section II. Numeral 2. Functions of the G as risk analysis and the establishment of impact. Monthly The General Manager important events that occurred during the financial statements, the analysis of the results of the previous year, and, an analythe sectorial level and at the macroecond	of mechanisms must present a previous month explanations or ysis of the risks	that allow report to n, the fina n the mai	v the Con the Boa incial state n variation	npany to pro ard of Directo ements, the e ns against th	tect itself fors with the explanation ie budget	from its e most is to the and the
NO. Explain:						
NA. Explain the reasons for not adopti	ing the recomm	endatio	n:			

27.3 Implements the Measure	YES	X NO	N/A	
YES. Explain briefly: According to Org Financial Reporting", Process Owners a system. Such self-evaluation is made bia For the year of evaluation of the Survey, control to be an inherent part of their pactivity of the internal control model can control person must evaluate their conchanges, updates or possible deviations needs of the processes but always in control the Company. This activity allows the Cobsolete in the face of the Company's dy	and/or their deleannually regarding, it is indicated the processes and rried out every start and repose, so that the compliance with the company's interress.	egates are responsing such controls' de hat the company ar responsibilities, for six months has beent to the Internal introls are updated the Policies and Internal control model to	sible for evaluating the sign and operability, and the people consider this reason, a self-ten established, in who control Division, the and modified according to the control method to be effective and no operation.	er internal evaluation nich, each e possible ling to the ologies of
NO. Explain:				
NA. Explain the reasons for not adopt	ing the recomn	nendation:		
Implementation Date	19-12-	2012		
Implementation Date Modification Dates : Information and communication. nilosophy, and risk policies are communication will take into account risks and	Does n	ot apply	ıpany, as well as app	proved ex
Modification Dates : Information and communication. nilosophy, and risk policies are communication.	Does not be cated top-to-bot discontrol activities YES The provided regard company goals, single made related top-to-bot discontrol activities YES	tom inside the Comis in their activities. X NO Cle 14 of the Internal approving the Compy, there are top maining strategies, budy The various areas of to compliance with	N/A Board of Directors Foany risk administration nagement meetings gets, goals, and risk create sub-committee	Regulation on policy, (Direction limits that is in which
Modification Dates : Information and communication. iilosophy, and risk policies are communication will take into account risks and 28.1 Implements the Measure YES. Explain briefly: As already mention indicates that the Board of Directors is rewhich top management should be award Committee), during which information is have to be followed in order to meet the Comid-management is informed of progres	Does not cated top-to-bot d control activities YES Inned above, Article responsible for a report of additionally provided regard Company goals, as made related aware of and period of the second of the control of th	tom inside the Comes in their activities. X NO cle 14 of the Internal approving the Comply, there are top maining strategies, budy The various areas of to compliance with rform.	N/A I Board of Directors For pany risk administration nagement meetings gets, goals, and risk preate sub-committee management	Regulation fon policy, (Direction limits that is in which as well as
Information and communication. Information will take policies are communicated and proceed and proceed and proceed and proceeding and p	Does not cated top-to-bot d control activities YES Inned above, Article responsible for a report of additionally provided regard Company goals, as made related aware of and period of the second of the control of th	tom inside the Comes in their activities. X NO cle 14 of the Internal approving the Comply, there are top maining strategies, budy The various areas of to compliance with rform.	N/A I Board of Directors For pany risk administration nagement meetings gets, goals, and risk preate sub-committee management	Regulation fon policy, (Direction limits that is in which as well as

Does not apply

Modification Dates

	orting and allowing for informed decisions and						
	28.2 Implements the Measure	YES		10	Х	N/A	
	YES. Explain briefly:						
	NO. Explain: Effectively, the mechanism for the time and content of the support material ar on a monthly basis. This is in accordance wit the Board of Directors, and art. 61 of the findicated.	nd in the pre th the Good	esentation to I Governmer	the Board at Code Se	of Direct ection I, p	ors that is point 6. Me	prepared etings of
	Likewise, there are monthly reports that are p commercial, technical and financial operation part of formal reporting processes in the are Finance.	by Top Ma	anagement ii	n Colombi	a, Chile a	and Italy, w	vhich are
	Taking into account that the Business Group policies and procedures are in English, howe an official version in Spanish.						
	NA. Explain the reasons for not adopting t	the recomn	nendation:				
	Implementation Date	Does n					
	F 1 1 11 11 11 11 11 11 11 11 11 11 11 1	D063 II	ot apply				
	Modification Dates		not apply not apply				
nage		Does not chanism all i) Company	oot apply ows i) top m personnel to				
nage	Modification Dates pany information communication and report me ment and control definition responsibility, and it is well as their individual contribution in the work	Does n chanism all i) Company k of others.	oot apply ows i) top m personnel to	o understa	ind their	role in risk	
anage	Modification Dates pany information communication and report mement and control definition responsibility, and its well as their individual contribution in the work 28.3 Implements the Measure	Does n chanism all i) Company k of others. YES reporting i nd in the pre th the Good	not apply lows i) top m personnel to nformation to esentation to	o Understa	nagemer of Direct cection I, p	N/A N/A It is formal ors that is point 6. Me	I through prepared settings of
anage	pany information communication and report mement and control definition responsibility, and its well as their individual contribution in the work 28.3 Implements the Measure YES. Explain briefly: NO. Explain: Effectively, the mechanism for the time and content of the support material aron a monthly basis. This is in accordance with the Board of Directors, and art. 61 of the	Does not chanism all (i) Company k of others. YES Treporting in the preschibit the Good Corporate I for paying the prepared for in by Top Market Corporate I for paying the prepared for in the prepared for	not apply ows i) top m personnel to nformation t esentation to Governmer Bylaws, whe	o Top Ma the Board of Code Seere the pe	nagemer of Direct cection I, priodicity	N/A It is formal ors that is point 6. Me of the me performan and Italy, w	I through prepared etings of etings is

NA. Explain the reasons for not adop	ting the recommendation:			
Implementation Date	Does not apply			
Modification Dates	Does not apply			
hose that could infringe the Company risk m	stleblowers") allowing the employees to anonymously report illegal nanagement and control culture. The Board of Directors is informed of si			
28.4 Implements the Measure	YES X NO N/A			
report system or whistleblowers, evaluating 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/es/qui/102504/index.html NO. Explain:				
NA. Explain the reasons for not adop	ting the recommendation:			
Implementation Date	17-12-2015			
Modification Dates	Does not apply			

are rount committee, are board or brostore	is responsible for su	ipervising the	effectiveness of the	various cor	
29.1 Implements the Measure	YES	x NO	N/A		
YES. Explain briefly: Item 10.2.2 of the Good Governance establish that the Audi of control activities contained in the Com Manager, proposing to the Board of Dire such internal control system, being aware	Committee is responding pany compliance proctors the structure,	nsible for supe ograms and d procedures, a	ervising planning and eveloped by the Inte nd methodologies re	ernal Audit equired for	
NO. Explain:					
NA. Explain the reasons for not adopti	ng the recommenda	ation:			
Implementation Date	16-12-2015	Internal Board	of Directors Regula	tion	
Modification Dates		Does not apply			
i with the Statutory Auditor as required, par			he control architectu ny financial information		
29.2 Implements the Measure YES. Explain briefly: Chapter XV, Artic the Audit Committee, in which the Sta including among others supervising com account business risks and should fully Corporate Bylaws also includes, as the swith internal audit pertaining to the authorinformation.	YES e 96, of the Corpora utory Auditor and to pliance with the inter evaluate all Comp statutory Auditor resp	NO Ite Bylaws est the internal auernal audit proany areas. Coonsibilities, so	N/A ablishes the respondit representative pogram, which should hapter VIII, Article ome related to his co	sibilities of participate, d take into 72, of the cooperation	
YES. Explain briefly: Chapter XV, Artic the Audit Committee, in which the Sta including among others supervising con account business risks and should fully Corporate Bylaws also includes, as the swith internal audit pertaining to the author	YES e 96, of the Corpora utory Auditor and to pliance with the inter evaluate all Comp statutory Auditor resp	NO Ite Bylaws est the internal auernal audit proany areas. Coonsibilities, so	N/A ablishes the respondit representative pogram, which should hapter VIII, Article ome related to his co	sibilities of participate, d take into 72, of the cooperation	
YES. Explain briefly: Chapter XV, Artic the Audit Committee, in which the Sta including among others supervising con account business risks and should fully Corporate Bylaws also includes, as the Swith internal audit pertaining to the authorinformation.	e 96, of the Corpora utory Auditor and the pliance with the inter- evaluate all Comp tatutory Auditor resp rities' inspection and	NO Interpretation of the Comparison of the Comp	N/A ablishes the respondit representative pogram, which should hapter VIII, Article ome related to his co	sibilities of participate, d take into 72, of the cooperation	
YES. Explain briefly: Chapter XV, Artic the Audit Committee, in which the Sta including among others supervising com account business risks and should fully Corporate Bylaws also includes, as the Swith internal audit pertaining to the authorinformation. NO. Explain:	e 96, of the Corpora utory Auditor and the pliance with the interestatutory Auditor respectively inspection and the pliance with the interestatutory Auditor respectively inspection and the pliance with the interest inspection and the pliance with the pliance wi	NO Interpretation of the Comparison of the Comp	ablishes the respondit representative pogram, which should hapter VIII, Article ome related to his correquiring delivery of	sibilities of participate, d take into 72, of the cooperation	

	29.3 Implements the Measure	YES NOX N/A
	YES. Explain briefly:	
-	NO. Explain: Currently, there is no internal aud	dit regulation approved by the Audit Committee.
-	NA. Explain the reasons for not adopting the	e recommendation:
[Implementation Date	Does not apply
	Madification Dates	Does not apply
merate hi	Modification Dates on responsible for internal audit has a profes ring him, exclusively depending on the Audit Co 29.4 Implements the Measure YES. Explain briefly:	sionally independent relationship with Company top m
nerate hii	on responsible for internal audit has a profesting him, exclusively depending on the Audit Co 29.4 Implements the Measure YES. Explain briefly: NO. Explain: Currently, the Internal Audit Man	sionally independent relationship with Company top m
merate hii	on responsible for internal audit has a profesting him, exclusively depending on the Audit Co 29.4 Implements the Measure YES. Explain briefly: NO. Explain: Currently, the Internal Audit Man professional independence with respect to top in the professional independence of the professional independence with respect to top in the professional independence with respect to the p	sionally independent relationship with Company top memittee. YES NO X N/A ager is appointed by Holding Italy, which despite looking management in Colombia, keeps this position's profession
merate hii	on responsible for internal audit has a profesting him, exclusively depending on the Audit Co 29.4 Implements the Measure YES. Explain briefly: NO. Explain: Currently, the Internal Audit Man professional independence with respect to top of dependency with respect to the Enel Group.	sionally independent relationship with Company top memittee. YES NO X N/A ager is appointed by Holding Italy, which despite looking management in Colombia, keeps this position's profession

	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 not apply					
	Modification Dates	Does not apply					
29.6. The Compthe respective a		dependent with respect to them, circumstance that should be r	mentioned in				
	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 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 his independence.						
	NA. Explain the reasons for not adopting the recommendation:						
	Implementation Date	Does not apply					
	Implementation Date Does not apply Modification Dates Does not apply						

.7. The stat	utory auditor is the same for all companies, inclie.	luding offsho	ore companies, sho	uld the Company ac	t as the parent compan
	29.7 Implements the Measure	YES	NO	N/A	х
	YES. Explain briefly:				
	NO. Explain:				
	NA. Explain the reasons for not adoptin parent Company according to Article 260 of Group companies have the same statutor negotiations, relationships, and contracting a	f the Trade (y auditor th	Code, so this would roughout the world	d not apply. Howeve	r, the Enel
	Implementation Date	Does	not apply		
	Modification Dates	Does	not apply		
	mpany has a policy regarding the statutory au including conditions contained in recommenda		intment, approved	by the Board of Dire	ectors and informed to
	29.8 Implements the Measure	YES	x NO	N/A	
	YES. Explain briefly: Chapter 8 of the Corp appointment of the Statutory Auditor, his incompatibilities and responsibilities, and shareholders Assembly and in the Board of	work cont the manner	ract term, the co	nditions he should	have, his
	NO. Explain:				
	NA. Explain the reasons for not adopting	the recomn	nendation:		
				aws.	
	NA. Explain the reasons for not adopting Implementation Date Modification Dates	29-08-2	nendation: 2007 Corporate Bylot apply	aws	

order to avoid an undue relationship between the Compar coany establishes a maximum contractual time ranging be 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 Bylaw General Shareholders Assembly will be made for and reelect it indefinitely. However, paragraph should rotate natural persons appointed inside the to perform their activities during at least 5 years Auditor for the same Company after 2 years.	or a maxin 3 addition he firm as	num of 2 ally indic principa	years, bei ates that and alter	ng able to i the firm hii nate Statut	remove it a red by the ory Audito	t any time Company rs in order
NO. Explain:	NO. Explain: NA. Explain the reasons for not adopting the recommendation:					
NA. Explain the reasons for not adopting the						
Implementation Date	29-08-2	007 Cor	oorate Byl	aws		
Modification Dates	Does no	ot apply				
29.10 Implements the Measure	YES		NO	х	N/A	
NO. Explain: Paragraph 3 of Article 70 indicates that the state persons elected from the firm as principal and a during at least 5 years. The person so rotated company after 2 years.	Paragraph 3 of Article 70 indicates that the statutory auditing firm hired by the Company will rotate natura persons elected from the firm as principal and alternate Statutory Auditors to perform their responsibilities during at least 5 years. The person so rotated may be again appointed Statutory Auditor for the same company after 2 years.					
NA. Explain the reasons for not adopting the	Does no	ot apply	n:			
Modification Dates	Does no	ot apply				

financial auditin	g and other functions provided for in current norm g firm, including companies in its group and comp	utory auditor provide professional service other than those dir ns, the Company applies such limitation to persons or entities panies having a large number of partners and/or administrato	s related to the					
·	29.11 Implements the Measure	YES X NO N/A						
	YES. Explain briefly:							
	Article 93, paragraph 1 of the Corporate Bylaws indicates that, regarding specialized audits, the specialized auditor will act with full independence regarding directors, other administrators, and the Company Statutor Auditor. Additionally, in Chapter IV, Section 1, item 1.3 of the Code of Good Governance explicitly prohibit assigning to the Statutory Auditor services other than those related to audits.							
	NO. Explain:							
	NA. Explain the reasons for not adopting the recommendation:							
	Implementation Date 29-08-2007 Corporate Bylaws							
	Modification Dates							
	olic information, the Company discloses the total variety represent compared to the firm's revenues pertain 29.12 Implements the Measure	value of the contract with the Statutory Auditor and the proposining to its statutory auditing activity. YES NO X N/A	ortion fees pai					
	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 recommendation:							
	Implementation Date	Does not apply						
	Modification Dates	Does not apply						

V. TRANSPARENCY AND FINANCIAL AND NONFINANCIAL INFORMATION

Measure No. 30: Information disclosure policy.								
30.1. The Board to.	of Directors has approved an information disclosu	ıre policy	identifyin	g as a minim	um, info	rmation the	recomme	ndation relates
	30.1 Implements the Measure	YES		NO	Χ	N/A		
	YES. Explain briefly:							
	NO. Explain: The Company has rules for public Superintendence, according to internal process (SOX), according to information disclosure polici that could be sensitive to its shares' price. Howe approved by the corporate governance bodies in	proceduries the E	es audite nel Group e is curre	d by <i>Sarbane</i> has regardir	es-Oxley ng disclo	Act of 200 sure of info	ormation	
	NA. Explain the reasons for not adopting the recommendation:							
	Implementation Date	Does n	ot apply					
	Modification Dates	Does n	ot apply					
	omerates, information disclosure to third parties is arties to have informed opinions regarding the rea 30.2 Implements the Measure							
	YES. Explain briefly:							
	As a security issuer and as a company with an IR Recognition granted by the Colombian Stock Exchange, the Company publishes:							
	 All relevant facts to the market, according to Decree 2555 of 2010. Quarterly, all financial information in its web pages, including individual and consolidated financial statements, management reports, and presentations to the investors. 							
	The company prepares the special report of the This is available physically and on the compan Meeting for decision.							
	The information on the formation of the busines Américas website and in the company's annual been published for each year.							
	NO. Explain:							

	NA. Explain the reasons for not adopting	ng the recommendation:			
	Implementation Date	31-08-2013			
	Modification Dates	Does not apply			
easure No.	. 31: Financial statements.				
		uch remarks and the actions the Company proposes to correct the situation vesembly meeting, by the audit Committee Chairman.			
	31.1 Implements the Measure	YES NO X N/A			
	YES. Explain briefly:				
	and in the presence of the shareholders Auditor in his report. However, article 96	ne Audit Committee before the General Assembly of Shareholders is, must decide on the qualifications presented by the Statutory 16.4 of Corporate Bylaws states that the Audit Committee must ear-end, before being presented for consideration by the Board of Meeting".			
	NA. Explain the reasons for not adopting the recommendation:				
	Implementation Date	Does not apply			
	Modification Dates	Does not apply			
port, it will		position in case of remarks and/or highlighted paragraphs in the Statutory A on to the General Assembly, with a written report, explaining the contents ar			
	31.2 Implements the Measure	YES NO X N/A			
	YES. Explain briefly:				
	NO. Explain: No. This recommendation is documents.	is not expressly adopted in the bylaws and organizational			
	NA. Explain the reasons for not adoptir	ng the recommendation:			
	Implementation Date	Does not apply			
	Modification Dates	Does not apply			

such as operati	s with or between related parties, including opera on volume, percentage on assets, sales, or othe inancial information, mentioning offshore operatio	r indicato					
	31.3 Implements the Measure	YES	Х	NO		N/A	
	YES. Explain briefly: According to item 6 of Art related parties are included in the end-of-year fir which are made public by publishing them in the Shareholders Assembly. The annual report includes a chapter with inform The audit committee makes a report on transact In the financial statements, relevant information	nancial sta Company ation on b ions betw	atements y webpag palances een ecor	and in the Alge and are ap and transact	udit Com oproved b ions with ates.	mittee Repo y the Gene related par	ort, oral ties.
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recomm	endation	n:			
	Implementation Date	29-08-2	015 Corp	oorate Bylaws	3		
	Modification Dates	Does no	t apply				
32.1. In the informand nonfinancia	2: Information to the markets. rmation disclosure policy the Board of Directors (o al information related to the Company is transmity thing considered relevant for investors and client	tted to the					
	32.1 Implements the Measure	YES	Χ	NO		N/A	
	YES. Explain briefly:						
	As a securities issuer and as a Company with the 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. Additionally, Article 98 of the Corporate Bylaws indicates that the Good Governance and Evaluation Committee is responsible for making sure that the Shareholders, the Investors, other groups of interest, and						aluation
	the market in general have full, accurate, and time Audit Committee ensures that the preparation, accordance with the provisions of the law, and all will use in the construction, disclosure and disclos	nely acces presenta so establi	s to relevition and shes the	vant Compan disclosure of policies and	y informa f financia practices	ition. Likewi I information that the Co	ise, the on is in
							I

	NA. Explain the reasons for not adopting the	recomme	endatio	1:			
	Implementation Date	29-08-20	015 Cor	porate Bylaws	S		
	Modification Dates	Does not apply					
32.2. The Com	pany webpage is friendly, making it easy for the u	ser to acce	ess any	information re	elated to	corporate	governanc
	32.2 Implements the Measure	YES	Χ	NO		N/A	
	YES. Explain briefly: : As a Company havi Exchange (bulletin 36 of the Colombian Stock corporate governance: the Board of Directors (members), top management (resumes), and a governance.	Exchange (members), it has , function	s a section or ons, and regu	n tis we ulation),	b Page foo Board cor	used on nmittees
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recomme	endatio	n:			
	Implementation Date 01-06-2013						
	Modification Dates	Does not	t apply				
2.3. As a min	imum, the Company webpage includes links menti	ioned in re	comme	ndation 32.3.			
	32.3 Implements the Measure	YES	Х	NO		N/A	
	YES. Explain briefly: As a Company having the Exchange (bulletin 36 of the Colombian Stock E governance, the Board of Directors (members, top management (resumes), and all the document of the Information can be downloaded on the Wei	exchange), functions, a function ap	it has a and regu plicable	section focus ulation), Board to the Compa	sed on o d comm any corp	corporate ittees (mem porategove	rnance.
	NO. Explain:						
	NA. Explain the reasons for not adopting the	recomme	endatio	n:			
	Implementation Date	01-06-20)13				
	Modification Dates						

32.4 Implements the Measure	YES	X NO		N/A	
YES. Explain briefly: All information addressed to the market in generand investors section, can be downloaded, printer			any webpa	je - Shareh	olders
NO. Explain:					
NA. Explain the reasons for not adopting the	recomme	ndation:			
Implementation Date	01-06-20)13			
Modification Dates	0.0020				
s and the efficiency and security of its operations.			incial and no lemented w		
s and the efficiency and security of its operations. 32.5 Implements the Measure					
	Such infor	rmation is supp		ith a risk ma	
32.5 Implements the Measure	Such infor	rmation is supp		ith a risk ma	
32.5 Implements the Measure YES. Explain briefly:	Such infor	rmation is supp		ith a risk ma	
32.5 Implements the Measure	Such infor	rmation is supp		ith a risk ma	

Implementation Date	Does not apply			
Modification Dates	Does not apply			
asure No. 33: Annual Corporate Governa				
npany prepares an Annual Corporate Gove	ernance Report, whose contents are the Board of Directors responsit ttee, presented with other end-of-year documents.			
33.1 Implements the Measure	YES NO X N/A			
YES. Explain briefly:				
Governance Report because the topics report are includes in the report of the B Directors, Audit Committee and Governance and Evaluation Committee are submitted to the General Sharel meeting for consideration. NA. Explain the reasons for not adoption of the control of the co	loard of Good . Which nolders'			
Implementation Date	Does not apply.			
Modification Dates	Does not apply			
	ort is not a simple transcription of corporate governance, included in			
	other Company documents. Its purpose is not describing the Compa s.			

NO. Explain: Emgesa does not have a Corporate Governance Report because according to bylaws and Good Governance and evaluation committee, the reports topics are show in documents of Board of Directors, Audit Committee and Good Governance and evaluation committee. Which are submitted to the General Shareholders' meeting for consideration. NA. Explain the reasons for not adopting the	recommendation:				
Implementation Date	Does not apply				
Modification Dates	Does not apply				
The Company Annual Corporate Governance Report contains end-of-year information, describing the manner in which brate governance recommendations were met, as adopted by the Company, and the main changes 33.3 Implements the Measure YES NO X N/A					
NO. Explain: Emgesa does not have a Corporate Governance Report because according to bylaws and Good Governance and evaluation committee, the reports topics are show in documents of Board of Directors, Audit Committee and Good Governance and evaluation committee. Which are submitted to the General Shareholders' meeting for consideration.					
NA. Explain the reasons for not adopting the recommendation: Implementation Date Does not apply					
Modification Dates	Does not apply				