CORPORATE BEST PRACTICES IMPLEMENTATION REPORT

| COMPANY NA | ME OF ISSII | ED. EMCECY | C V ECD |
|------------|-------------|------------|---------|
| | | | |

PRINCIPAL LEGAL REPRESENTATIVE: MARCO FRAGALE

DESIGNATED LEGAL REPRESENTATIVE FOR THE SUBMISSION OF THE IMPLEMENTATION REPORT: MARCO FRAGALE

REPORTING PERIOD: 2020

REPORTING DATE: JANUARY 2021

INTRODUCTION

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

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

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

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

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

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

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

I. RIGHTS AND EQUITABLE TREATMENT OF

SHAREHOLDERS

| Measure | No. 1: | Princip | le of Equ | ual Trea | tment. |
|---------|--------|---------|-----------|----------|--------|
|---------|--------|---------|-----------|----------|--------|

| 1.1 Implements the Measure | YES | Χ | NO | N/A |
|--|---|--|---|---|
| Yes. Briefly indicate: In Chapter 1, Numeral 4 of the Code of in the law and statutes, all Shareholders be treated fairly by the Directors, Lega collaborators of the Company. In addit Tax Reviewer, employees, officials and treatment to Investors of the same kin respective debt contracts and in the law. This forecast is fulfilled by the Company | of the same class al Representative tition, it is estab collaborators of tl d, who in turn wi | s shall has s, Tax olished the he Comp Il have | Reviewer, nat the Direct coany must gather rights a | e rights and duties, and s employees, officials ctors, Legal Representativ give and guarantee equita nd duties established in |
| No. Explain: | | | | |
| No. Explain. | | | | |
| | | | | |
| | | | | |
| NA. Specify the rules that prevent the | adoption of the | recomn | nendation: | |
| NA. Specify the rules that prevent the | adoption of the | recomn | nendation: | |
| NA. Specify the rules that prevent the | adoption of the | recomn | nendation: | |
| NA. Specify the rules that prevent the | | | | Governance. |
| | | 010 Cod | | Governance. |

in particular the information necessary for the exercise of the right of inspection and related to the classification of risks and specialized audits. Numeral 1 states that as long as the Company is a securities issuer, the Board of Directors shall consider and respond in writing, and in a reasoned manner, to proposals submitted by a plural number of shareholders representing at least five per cent (5%) of the actions subscribed. In addition, it is established that the Company has, on its website (https://www.enel.com.co/es/inversionista/enel-emgesa/informacion-contacto.html), a VirtualOffice of Investors, which serves as a communication channel between them and the Company, and in general deals with their concerns and requirements, relating the position of the person in charge of that office and the contact details.

| | In addition, the company has implemented char management of the company in the annual report doc Good Governance and Evaluation, which can be download | uments, the | repor | ts of the Audit | Comm | | | |
|--------------------------|---|--|-----------------------------|--|-------------------------------|---------------------------------|----------------|-----------------------------|
| | NO. Explain: | | | | | | | |
| | NA. Specify the rules that prevent the adoption of the | e recomme | ndatio | n: | | | | |
| | Implementation Date | | 16- | 12-2015 Code | of Goo | d Governanc | e | |
| | Modification Dates | | Doe | sn't apply | | | | |
| com | Through its website, the company clearly, accurately and cony, the number of shares issued for each class and the nich class of shares. 2.1 Implements the Measure Yes. Briefly indicate: NO. Explain: Emgesa on its website h | YES ttps://www. | enel.co | NO NO | x X | he rights and N/A /enel-emges | obliga a.html | |
| | information on the number of shares issued for information regarding the number of shares in re NA. Specify the rules that prevent you from a | eserve. | | | | it does not p | ublish | |
| | Implementation Date | Doesn't ap | ply | | | | | |
| | Modification Dates | Doesn't ap | ply | | | | | |
| 3.1. In preed the sexter | n transactions that may result in the dilution of the capital mptive rights in the subscription of shares, a merger, spin-chareholders in a prior report of the Board of Directors, a mal advisor of recognized solvency (fairness opinion), appendential advance of the Meeting within the terms for the | off or segree nd with the pinted by th | gation, opinic e Boar | among others on, on the term d of Directors. |), the c ns of th These | ompany expl e transaction | ains the | em in detail to independent |
| | 3.1 Implements the Measure | YES | x | NO | | N/A | | |

| result in the dilution of the capital of madviser to contribute elements of jud | e of the Board of Directors provides that in operations that may ninority shareholders, the Board of Directors shall hire an external dgment necessary for decision-making; in addition, the relevant nareholders in advance required for the exercise of their right of |
|--|---|
| NO. Explain: | |
| NA. Specify the rules that prevent | the adoption of the recommendation: |
| Implementation Date | 16-12-2015 Internal Board Rules |
| | |
| nt, which includes financial and non-fi | sh and English, with a Corporate Governance or shareholder and inventional information in the terms proposed in recommendations 32.3 a |
| 4: Information and communication ny has a corporate website, in Spanisht, which includes financial and non-fi | with shareholders. sh and English, with a Corporate Governance or shareholder and investinancial information in the terms proposed in recommendations 32.3 are not the company or information related to industrial secrets, or information related to industrial secrets, or information. |
| 4: Information and communication ny has a corporate website, in Spanis nt, which includes financial and non-fi se, may include confidential information dibe used to the detriment of the comp 4.1 Implements the Measure Yes. Briefly indicate: In accordance with Chapter a virtual point o (https://www.enel.com.co/es/inversion mail dedicated to the attention interest and law is provided. In addi | sh and English, with a Corporate Governance or shareholder and investigancial information in the terms proposed in recommendations 32.3 at on of the company or information related to industrial secrets, or information. YES X NO N/A 3 of the Code of Good Governance, the Company has |
| 4: Information and communication ny has a corporate website, in Spanis nt, which includes financial and non-fi se, may include confidential information dibe used to the detriment of the comp 4.1 Implements the Measure Yes. Briefly indicate: In accordance with Chapter a virtual point o (https://www.enel.com.co/es/inversion mail dedicated to the attention interest and law is provided. In addi | with shareholders. sh and English, with a Corporate Governance or shareholder and investmentation in the terms proposed in recommendations 32.3 at on of the company or information related to industrial secrets, or information. YES NO N/A 3 of the Code of Good Governance, the Company has of attention on the Company's website onista/enel-emgesa/informacion-contacto.html) and a special in of shareholders and investors through which information of ition, the Company has the Investor Relations Office dedicated |

| | Implementation Date | 29-08-20 | 07 Byl | aws | | | |
|------------|---|--|---|---|--|--|--|
| | Modification Dates | Doesn't a | apply | | | | |
| es t tl | ny has mechanisms for permanent access is to shareholders, or a service office or rela ney can express their opinions or raise con as shareholders. | ations with shareho | lders a | nd investors, p | eriodic | informative | meetin |
| | 4.2 Implements the Measure | YES | Х | NO | | N/A | |
| | a virtual point of attention on the comp three email addresses specially dedicat which information is provided, queries the Company. In addition, the Compar investor concerns and inquiries and to conducts an annual teleconference in Er to Spanish on the website, publishes que available to investors on the Compa- financial community in Colombia for the important milestones of companies in Colombia and on the SIMEV of the Financial international investors. In addition, the granted to companies with the highest staugust 2013. NO. Explain: NA. Specify the rules that prevent the | ted to the attention are answered and by has created an of facilitate the pronglish with investors arterly financial repany's website, the dissemination of colombia, discloses Superintendency the Company histandards of Investors | the ge Investor vision s and a ort in S organ result releva , and as ma or Rela | of shareholde eneral market is or Relations ar of information nalysts, which I Spanish and En izes an annua is and for the ant information attends cons intained the I tions in Colomb | rs and sinformed, special to difference its register and break social on the ultation R Reco | I investors, ned about e ecifically to ferent stake respective the makes kfast with the Company's as by naticon of the economic of the economi | through events of address cholders ranscrip them he entire the mos website onal and he BVC |
| | | 45.04.00 | 10 Cod | de of Good Gov | /ernand | ce | |
| | Implementation Date | 15-04-20 | 10 000 | 40 01 0004 001 | | | |

Yes. Briefly indicate:

| | The Company publishes financial results on reports in both Spanish and English and myebsite, it organizes a teleconference in English in Colombia for the dissemination of results and Companies in Colombia, disseminates relevant of the Financial Superintendency, and attentinternational investors. | nakes them ava and an annual b for the socializa information on | nilable to involve to involve the tion of the most the company's | estors on the Company's he entire financial community of important milestones of the swebsite and on the SIMEV | |
|-----------|---|--|--|--|--|
| | NO. Explain: | | | | |
| | NA. Specify the rules that prevent you from a | adopting the re | commendatio | on: | |
| | | | | mechanisms for complying | |
| | Implementation Date | Governance | losure obligat | tion of the Code of Good | |
| | Modification Dates | Doesn't apply | | | |
| and marke | any organizes or participates in fixed income pret analysts, in which the issuer's business indicators avior with respect to covenants, etc. 4.4 Implements the Measure | | ne managemer | | |
| | Yes. Briefly indicate: The Company participates in national and inte which it organizes one-on-one meetings with fixe the issuer's financial situation, the main indical Company organizes a teleconference and an Colombia for the dissemination of financial and issues and to share the main challenges of the content of the | ed income investators of the bustannual breakfa operational res | tors and marke siness and its ast with the e | et analysts to update them on risk rating. In addition, the ntire financial community in | |
| | No. Explain: | | | | |
| | NA. Specify the rules that prevent the adopti | on of the recor | nmendation: | | |
| | | | | mechanisms for complying ion of the Code of Good | |

Doesn't apply

Modification Dates

| | structure, the company may determine a perco | g | | | | |
|-----------|--|--|--|-----------------------------------|--|------------------------------|
| | 4.5 Implements the Measure | YES | NO | х | N/A | |
| | Yes. Briefly indicate: | | | | | |
| | No. Explain: Article 93 of the Statutes provides th registered ordinary shares or a group of i issued by the company, or its representativ specialized audits of the company, using a | nvestors who own ves may, at their c | ost and under | of the total | commerciansibility, con | l papers |
| | NA. Specify the rules that prevent the a | doption of the re | commendatio | n: | | |
| | | | | | | |
| | | 1 | | | | |
| | Implementation Date | Doesn't ap | • | | | |
| | Modification Dates | Doesn't ap | oly | | | |
| r the exe | Modification Dates ercise of this right, the company has a writte 4.6 Implements the Measure Yes. Briefly indicate: No. Explain: No, in accordance with the bylaws provides for the possibility of reques of shareholders representing at least 10% shares. This standard includes the procedure for th | Provisions of the sting the ordinary s | n the details p NO reply given to f a specialized hares subscrib | measure 4 audit of the ed, and no | N/A .5., Article 9 company to t 5% of the | 93 of the o a group ordinary |
| r the exe | Modification Dates ercise of this right, the company has a writter 4.6 Implements the Measure Yes. Briefly indicate: No. Explain: No, in accordance with the bylaws provides for the possibility of request of shareholders representing at least 10% shares. | Provisions of the sting the conduct of the ordinary stor requesting specific provisions of the sting the conduct of the ordinary stor requesting specific provisions of the ordinary specific provisions or the ordinary specific provisio | n the details p NO reply given to f a specialized hares subscrib | measure 4 audit of the ed, and no | N/A .5., Article 9 company to t 5% of the | 93 of the o a group ordinary |
| r the exc | A.6 Implements the Measure Yes. Briefly indicate: No. Explain: No, in accordance with the bylaws provides for the possibility of reques of shareholders representing at least 10% shares. This standard includes the procedure for these audits to three for each period. | Provisions of the sting the conduct of the ordinary stor requesting specific provisions of the sting the conduct of the ordinary stor requesting specific provisions of the ordinary specific provisions or the ordinary specific provisio | n the details p NO reply given to f a specialized hares subscrib becialized accommendatio | measure 4 audit of the ed, and no | N/A .5., Article 9 company to t 5% of the | 93 of the o a group ordinary |

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

| that, from the | s of the Board of Directors and Senior Manageme knowledge of the presentation of an OPA or other they undertake not to negotiate, directly or indirec | relevant t | ransact | ions, such | as merger | s or division | ons, there wi | |
|---|---|---|--|--|---|--|---|---|
| | 5.1 Implements the Measure | YES | X | NO | | N/A | | |
| | Yes. Briefly indicate: In Numeral 19 of Article 1 is established that it is the duty of the mer negotiating directly or indirectly through the persocorresponding to a Special Assembly Event, as e In addition, Senior Management, via employn | mbers of the notions actions stablished | ne s of the in the E | Bo company, sylaws, unt | ard of Dire in case of re il such ope | ctors to re elevant tra ration is fo | efrain from ensactions ormalized. | |
| | No. Explain: | | | | | | | |
| | NA. Specify the rules that prevent the adoption | on of the | recomn | nendation | : | | | |
| | Implementation Date | 16-12-20 | 15 Inte | nal Board | Rules | | | |
| | Modification Dates | Doesn't a | apply | | | | | |
| 6.1. Wiresponsibilitie levels of gove well as the re | 6: Quote of companies integrated into Conglo thout prejudice to the independence of east of its administrative bodies, there is an organized in the companies of the congruence of the congruenc | ach indiv ganizationators and S nd transpa | al struc enior N rent, ar | ture of the Manageme and allows | ne Conglon nt – key in to determir | nerate tha dividual b ne clear li | t defines for too odies and po nes of respo | the three (3) sitions, as nsibility and |
| | 6.1 Implements the Measure | YES | | NO | Х | N/A | | |
| | Yes. Briefly indicate: | | | | | | | |
| | NO. Explain: Although within the conglom defines for the 3 levels the responsibilities and tl strategic orientation, supervision, control and eff | | interact | ing betwe | | thus facilit | ating the | |
| | NA. Specify the rules that prevent the adoption | on of the | recomn | nendation | : | | | |
| | Implementation Date | Doesn't a | apply | | | | | |
| | Modification Dates | Doesn't a | nnly | | | | | |

| ugh the subscription of an agreement, of a please the topics indicated in recommendation | 1 6.2. | | | | |
|--|--|--|---|------------------|----------------------------------|
| 6.2 Implements the Measure | YES | NO | х | N/A | |
| Yes. Briefly indicate: | | | | | |
| No. Explain: Although institutional relation companies belonging to the conglomerate Directives or equivalent bodies of the companies of the c | e, they are not public | | | | |
| NA. Specify the rules that prevent the a | adoption of the red | commendation | : | | |
| Implementation Date | Doesn't app | oly | | | |
| Modification Dates | Doesn't ap | nlv | | | |
| . 7: Dispute Resolution. or disputes between shareholders, or between | | and the compa | | | |
| or disputes between shareholders, or betwoon must necessarily be settled before ordin ct agreement, friendly composition, cor | nary jurisdiction, the nciliation or arbitr | and the compa Company's Sta | | de dispute re | |
| or disputes between shareholders, or betwoon must necessarily be settled before ordin | nary jurisdiction, the | and the compa Company's Sta | | | |
| or disputes between shareholders, or betwoon must necessarily be settled before ordin ct agreement, friendly composition, cor | nary jurisdiction, the nciliation or arbitr YES Bylaws and Chapte e settlement mechanisms and among sha | and the compa Company's Sta ation. x NO r 6 of the Code inism between | of Good Go | N/A vernance en | solution ashrines holders, |
| or disputes between shareholders, or between must necessarily be settled before ordinate agreement, friendly composition, cor 7.1 Implements the Measure Yes. Briefly indicate: Chapter 13 of the direct settlement as the first disputibetween shareholders and administrator | nary jurisdiction, the nciliation or arbitr YES Bylaws and Chapte e settlement mechanisms and among sha | and the compa Company's Sta ation. x NO r 6 of the Code inism between | of Good Go | N/A vernance en | solution ashrines holders, |
| or disputes between shareholders, or between must necessarily be settled before ordinate agreement, friendly composition, cor 7.1 Implements the Measure Yes. Briefly indicate: Chapter 13 of the direct settlement as the first disputibetween shareholders and administrate arbitration mechanism in the event of dispution of the direct settlement as the first disputibetween shareholders and administrate arbitration mechanism in the event of dispution of the disputi | nary jurisdiction, the nciliation or arbitr YES Bylaws and Chapte e settlement mecha ors and among sha sputes. | and the compa Company's Sta ation. x NO r 6 of the Code nism between treholders and | of Good Go n the issue also enshr | N/A vernance en | solution ashrines holders, |
| or disputes between shareholders, or between must necessarily be settled before ordinate agreement, friendly composition, cor 7.1 Implements the Measure Yes. Briefly indicate: Chapter 13 of the direct settlement as the first disputibetween shareholders and administrate arbitration mechanism in the event of dispution. NO. Explain: | nary jurisdiction, the nciliation or arbitr YES Bylaws and Chapte e settlement mecha ors and among sha sputes. | and the compa Company's Sta ation. x NO r 6 of the Code inism between ireholders and | of Good Go n the issue also enshr | N/A vernance en | solution ashrines holders, |

| | I. | GENERAL | ASSEMBLY | OF | |
|----------------------------|-----------------|---------------------|---|--|--------|
| SHAREHOLI | DERS | | | | |
| Measure No | . 8: Fı | unctions and Comp | petence. | | |
| | | | | hareholders' Meeting by the legal framework, the Statutes expressly in tout in recommendation 8.1., and emphasize their unique and inc | |
| | 8.1 I | mplements the Me | asure | YES NO X N/A | |
| | Yes. | Briefly indicate: | | | |
| | Mee | ting – AGA, other r | ecommended functions | ed functions are at the head of the General Shareholders' ons are exercised by the Board of Directors and others do riable remuneration linked to the value of the share. | |
| | NA. | Specify the rules t | hat prevent the adopt | ption of the recommendation: | |
| | Impl | ementation Date | | Doesn't apply | |
| | Mod | ification Dates | | Doesn't apply | |
| 9.1. The cit, from its cor | compa nvenin | any has a Rules o | n of the information to b | ng of Shareholders. e General Shareholders' Assembly that regulates all matters conce be received by shareholders, assistance, development and exercise rmed of the entire system of development of the sessions of the Asser | of the |
| | 9.1 I | mplements the Me | asure | YES X NO N/A | |
| | The | | of the General Meeting th regulates recommen | g of Shareholders were adopted by decision of AGA of ended matters. | |
| | NO. | Explain: | | | |
| | NA. | Specify the rules t | hat prevent you from | m adopting the recommendation: | |

31-03-2011 AGA Regulations

Doesn't apply

Implementation Date

Modification Dates

| Measure No. | 10: | Convocation | of 1 | the | Assembly | 1. |
|-------------|-----|-------------|------|-----|----------|----|
|-------------|-----|-------------|------|-----|----------|----|

10.2 Implements the Measure

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

| Yes. Briefly indicate: | | | | | |
|--|--|----------------------------------|--------------------------|----------------|--------|
| | | | | | |
| No. Explain: It is established in Article made by the Manager or the Board days before the date of the meeting days in advance. NA. Specify the rules that prevent years. | d of Directors of the n. Other meetings shall | company, not lead to be convened | ess than f no less th | ifteen (15) wo | orking |
| | Doesn't app | olv | | | |
| Implementation Date | | , | | | |
| Implementation Date Modification Dates | Doesn't app | ly | | | |

| Yes. Briefly indicate: The Company, in addition to the established means, publishes the call on the Company's website as relevant information in Spanish and English. |
|---|
| NO. Explain: |
| NA. Specify the rules that prevent the adoption of the recommendation: |
| |

YES

NO

N/A

| Implementation Date | 29-08-2007 Bylaws |
|---------------------|-------------------|
| Modification Dates | Doesn' |

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

| | Yes. Briefly indicate: | | | | | | | |
|---------------|---|--------------|--------|-----------|----------------------------------|------------|--|--|
| | No. Explain: Among the information made available to shareholders according to the Bylaws, the rules of procedure of the General Meeting of Shareholders and Code of Good Governance do not include Proposals for Agreement. | | | | | | | |
| | NA. Specify the rules that prevent the adoption of the recommendation: | | | | | | | |
| Ī | Implementation Date Doesn't apply | | | | | | | |
| | Modification Dates | Doesn't ap | ply | | | | | |
| | er spin-off can only be analyzed and approvuded in the convening of the respective meeting. | | Gene | ral Share | eholders' Meeting when this ite | m has been | | |
| | 10.4 Implements the Measure | YES | Х | NO | N/A | | | |
| | Yes. Briefly indicate: Paragraph 5 of Article 45 of the Bylaws states that in addition to those aspects in respect of which this requirement operates by legal provision, the following matters may only be analyzed and evacuated by the General Meeting of Shareholders at the event in which they have been expressly included in the call for the respective meeting: change of social object; waives the right of preference in the subscription; change of registered office; early dissolution and segregation (improper excision). NO. Explain: | | | | | | | |
| | NA. Specify the rules that prevent you from a | dopting the | reco | ommenda | ition: | | | |
| | Implementation Date | 29-08-200 | 7 Byla | aws | | | | |
| | Modification Dates | Doesn't app | oly | | | | | |
| issues of tra | enda proposed by the Board of Directors accunscendence from being hidden or masked undand several". | | | | | | | |
| | 10.5 Implements the Measure | SI | X | NO | N/A | | | |
| | Yes. Briefly indicate: Article 45 of the Bylaws proplace where the General Meeting of Shareholde where it is extraordinary. However, with the favorable of the statement of the | ers should m | neet, | as well a | s the subject matter of the call | | | |

YES

NO

X N/A

10.3 Implements the Measure

| | percent (51%) of the actions represented at the n with other issues, once the agenda has been exh | | Sener | al Meeting | of Share | nolders m | ay deal | | |
|---|---|--|----------------------------|---------------------------------------|--------------------------------------|-----------------------|---|--|--|
| | NO. Explain: | | | | | | | | |
| | NA. Specify the rules that prevent you from adopting the recommendation: | | | | | | | | |
| | Implementation Date | 29-08-2007 | 7 Byla | iws | | | | | |
| | Modification Dates | Doesn't app | oly | | | | | | |
| separately. In | case of amendments to the Statutes, each Arti any case, an Article is voted separately if any sha quested during the Assembly, a right previously di 10.6 Implements the Measure | reholder or gi | roup o | of shareho | | | | | |
| | SI. Indique brevemente: | | | | | | | | |
| | NO. Explain: Emgesa is a closed public limited company, in which two shareholders group 99.6% of the shares therefore does not apply to the criterion of 5% of the share capital referred to in recommendation 10.6. Annex 1. Notwithstanding the above, the bylaws ensure that shareholders can know in advance the agenda of the Assembly, propose agenda items, request that each article of the statutes that it intends to amend be voted on independently. | | | | | | | | |
| | Finally, it should be noted that given Emgesa's shareholding composition, the adoption of any amendment to the statutes requires the unanimous approval of the Grupo Energía Bogotá and ENEL since Article 49 of the Bylaws provides that the amendment of the Statutes requires a special majority of 75% of the ordinary shares subscribed. | | | | | | | | |
| | NA. Specify the rules that prevent you from a | dopting the | reco | mmendati | on: | | | | |
| | Implementation Date | Doesn't app | oly | | | | | | |
| | Modification Dates | Doesn't app | ply | | | | | | |
| information o size of their s Meeting, with | prejudice to Article 182 of the Code of Common f shareholders prior to the meeting of the Assembly hareholding, to propose the introduction of one or in a reasonable limit and provided that the requirement be made within five (5) common days follow | oly, the Statu more items t est for the ne | tes re o be o ew ite | cognize the discussed ms is acc | ne right of on the Ag ompanied | shareho enda of th | olders, regardless of the the General Shareholders' | | |
| | 10.7 Implements the Measure | YES | Х | NO | | N/A | | | |

| No. Explain: | | |
|---|---|---|
| NA. Specify the rules that prevent the | adoption of the recommendation: | |
| Implementation Date | 29-08-2007 Bylaws | |
| Modification Dates | Doesn't apply | |
| 10.8 Implements the Measure | YES x NO | N/A |
| 10.8 Implements the Measure | YES x NO | N/A |
| Governance provides that as long as | 62 of the Bylaws and Chapter 3(1) of the Company is a securities issuer, the Boar | d of Directors shall |
| Governance provides that as long as consider and respond in writing, and in shareholders representing at least five p issue. | | d of Directors shall y a plural number of |
| Governance provides that as long as consider and respond in writing, and in shareholders representing at least five p issue. NO. Explain: | the Company is a securities issuer, the Boar a reasoned manner, to proposals submitted b | d of Directors shall y a plural number of |
| Governance provides that as long as consider and respond in writing, and in shareholders representing at least five p issue. NO. Explain: | the Company is a securities issuer, the Boar a reasoned manner, to proposals submitted bear cent (5%) of the actions subscribed; the abo | d of Directors shall y a plural number of |
| Governance provides that as long as consider and respond in writing, and in shareholders representing at least five p issue. NO. Explain: NA. Specify the rules that prevent you | the Company is a securities issuer, the Boar a reasoned manner, to proposals submitted beer cent (5%) of the actions subscribed; the about from adopting the recommendation: | d of Directors shall y a plural number of |
| Governance provides that as long as consider and respond in writing, and in shareholders representing at least five p issue. NO. Explain: NA. Specify the rules that prevent you Implementation Date Modification Dates event that the Board of Directors accepts | the Company is a securities issuer, the Boar a reasoned manner, to proposals submitted beer cent (5%) of the actions subscribed; the about from adopting the recommendation: 29-08-2007 Bylaws | rd of Directors shall y a plural number of ve regardless of the |

| | No. Explain: To the extent that the call for reg extraordinary only 5 business days in advance, i measure 10.1 whose response is negative must | is not possible to meet the end | of the recommendation as | | | | | |
|---|--|--|--|--|--|--|--|--|
| | NA. Specify the rules that prevent you from adopting the recommendation: | | | | | | | |
| | Implementation Date | Doesn't apply | | | | | | |
| | Modification Dates | Doesn't apply | | | | | | |
| Agreement or | the same period indicated in Numeral 10.7. so matters already previously included on the Ager Numerals 10.8 and 10.9 above. | da. For these applications, the | Board of Directors acts similarly to those | | | | | |
| | 10.10 Implements the Measure | YES NO | x N/A | | | | | |
| | YES. Briefly indicate: | | | | | | | |
| | NO. Explain: The Company does not make available to share 10.3 | olders Proposals for Agreemer | nt in response to measure | | | | | |
| | NA. Specify the rules that prevent you from a | dopting the recommendation | : | | | | | |
| | Implementation Date | Doesn't apply | | | | | | |
| | Modification Dates | Doesn't apply | | | | | | |
| 10.11. The concept exclusive accomeeting. | ess to shareholders, to send to them the docume | ts and information associated v | mainly the corporate website with with each of the items of the Agenda of the | | | | | |
| | 10.11 Implements the Measure | YES X NO | N/A | | | | | |
| | Yes. Briefly indicate: In the third paragraph Bylaws, Chapter 1 Numeral 1, and Chapter 3 of of the call, in the case of ordinary and extraordir information of the meetings on the topics to be d to the decisions to be taken at the respective strategic information of the Company. | ne Code of Good Governance ary meetings, the necessary do ealt with, and also, the financial | e states that within the end cumentation for the proper information that is material | | | | | |
| | No. Explain: | | | | | | | |
| | NA. Specify the rules that prevent you from a | dopting the recommendation | : | | | | | |

| | Implementation Date | 29-08-2007 Bylaws | |
|--|---|--|-----------------------|
| | Modification Dates | Doesn't apply | |
| deem pertinent, throin relation to the mat | y's Bylaws recognize the right of shareholders to ugh traditional channels and/or, where appropriate, n ters included in the Agenda, the documentation recei | request, sufficiently in advance, the information or clarifications to sew technologies, or to submit in writing the questions they deem necesived or the public information provided by the Company. Depending of holders, the company determines the period within which shareholde | cessary on the |
| | 10.12 Implements the Measure | SI X NO N/A | |
| | established that the Board of Directors shall conthe proposals submitted by a plural number of subscribed shares, regardless of the subject mitme. In addition, Section 7 of Chapter 3 of the has, on its website (www.enel.com.co), a section to attend to shareholders' queries, which serv Company, and in general deals with their conciliations. | f Paragraph of Article 62 of the Company's Bylaws, it is naider and respond in writing, and in a reasoned manner, thareholders representing at least five percent (5%) of the atter, including matters related to the agenda and at any Code of Good Governance establishes that the Company of dedicated to Investors and indicates the e-mail addresses es as a communication channel between them and the terns and requirements, transmitting them to the General and Evaluation Committee of the Board of Directors, as | |
| | | 29-08-2007 Bylaws | |
| | Implementation Date | | |
| qualified as: i) information ir | unreasonable; ii) irrelevant to know the progress in the field of the securities market, industrial so on the secrecy of their negotiation; and iv) others | rmation may be refused if, according to internal procedures, it or interests of the company; iii) confidential, which shall include precrets, ongoing operations whose success for the company d whose disclosure would put the company's competitiveness in ir | orivileged depends |
| | 10.13 Implements the Measure | YES X NO N/A | |
| | | of Article 14 of the Internal Regulations of the Board of pany's Bylaws establishes that the Board of Directors shall | |

not have the obligation to respond if the proposals submitted by the shareholders are related to industrial secrets or strategic information for the development of the Company, which shall be informed to the

applicants.

| | Additionally, Article 4, Paragraph 4 of the Assembly Regulations establishes the right of the shareholders to freely inspect, except in the case of documents that are reserved by law. | | | | | | | | |
|---------------|--|---------------------------|---------------------------------|-------------------|---------------|--------|--|--|--|
| | NO. Explain: | | | | | | | | |
| | NA. Specify the rules that prevent you from adopting the recommendation: | | | | | | | | |
| | Implementation Date | 29-08- 20 | 07 Bylaws | | | | | | |
| | Modification Date | Doesn't A | pply | | | | | | |
| | the response provided to a shareholder may put h shareholders at the same time, in accordance 10.14 Implements the measure | | | tablished for thi | | | | | |
| | YES. Briefly Indicate: In Section 7 of the Cod Company's opinion, the answer given to an Invanswer will be given to the other Investors immethe Company's web page. NO. Explain: NA. Specify the rules that prevent you from a | estor may ediately and | place him/her d under the sa | at an advantag | je, access to | o said | | | |
| | Implementation Date | 15-04-201 | 10 Good Gove | ernance Code | | | | | |
| | Modification Date | Doesn't A | pply | | | | | | |
| 11.1. Without | Regulation of representation. orejudice to the limits set forth in Article 185 of the Code of Cole not limit the shareholder's right to be represented at the | | | | | | | | |
| | 11.1 Implement the measure | YES | x NO | | N/A | | | | |
| | YES. Briefly Indicate: Article 53 of the Correpresented by means of a power of attorney grasubstitute if applicable, and the date or time of the | anted in wri | ting indicating | the name of the | proxy, that | | | | |
| | NO. Explain: | | | | | | | | |

| | NA. Specify the rules that prevent you from a | adopting the recommendation: | | | | | |
|--|--|--|--|--|--|--|--|
| | Implementation Date | 29-08-2007 Bylaws | | | | | |
| | Modification Date | Doesn't Apply | | | | | |
| proxy form the and the corr submitted fo | hat the Company itself sends to the shareholders responding Proposals for Resolutions determined | ithout voting instructions , by actively promoting the use of a standar or publishes on its website. The model includes the items on the Agen in accordance with the procedure established above and which will be shareholder, if he/she deems it convenient, may indicate, in each case | | | | | |
| | 11.2 Implements the measure | YES X NO N/A | | | | | |
| | | overnance Code establishes that within the information form, which includes the agenda and the direction of the | | | | | |
| | NO. Explain: NA. Specify the rules that prevent you from a | adopting the recommendation: | | | | | |
| | Implementation Date: | 16-12-2015 Good Governance Code | | | | | |
| | Modification Date: | Doesn't Apply | | | | | |
| 2.1 . In orde ody, the Rehairmen o | egulations of the Assembly of the corporation req | olders. naping the will of the corporation, and to make it a much more participat quire that the members of the Board of Directors and, especially, to well as the President of the corporation, attend the Assembly to response. | | | | | |
| | 12.1 Implements the measure | YES NO X N/A | | | | | |
| | YES. Briefly Indicate: | | | | | | |
| | | | | | | | |
| | of the Company, attends the Assembly meeting | d of Directors, who by the Company's Bylaws is the President gs to answer shareholders' questions, neither the Board of udit and Corporate Governance and Evaluation Committees | | | | | |

| Implementation Date | Doesn't Apply | | |
|---------------------|---------------|--|--|
| Modification Date | Doesn't Apply | | |

III. BOARD OF DIRECTORS

| Measure No. 13: Functions of the Board of Directors. | | | | | | | | | |
|--|--|------------|----------------------|-------------------------------|-------------------------|--|--|--|--|
| 13.1. The Byl recommendati | aws expressly state those functions that may r on 13.1. | not be de | elegated to Senior M | llanagement , includin | ng those established in | | | | |
| | 13.1 Implements the measure | YES | NO NO | x N/A | | | | | |
| | YES. Briefly Indicate: | | | | | | | | |
| | NO. Explain: Although in practice the Board of Directors does not delegate the functions included in the recommendation to Senior Management, except for defining the Company's structure, the Company's Bylaws do not expressly state that such functions cannot be delegated to Senior Management. | | | | | | | | |
| | NA. Specify the rules that prevent you from a | adopting t | the recommendatio | n: | | | | | |
| | Implementation Date | Doesn't | Apply | | | | | | |
| | Modification Date | Doesn't | Apply | | | | | | |
| company of a policies, gui | prejudice to the autonomy of the governing bodie a Conglomerate, these functions of the Board of delines or requests for information that respense, and of the Conglomerate as a whole. 13.2 Implements the measure | Directors | have a group appro | ach and are develo | ped through general | | | | |
| | | | | | | | | | |
| | YES. Briefly Indicate: of a conglomerate, since it is part of a Business Group, in the terms of Article 27 of Law 222 of 1995, whose parent company is Enel SpA, which exercises indirect control over Inversora Fundación Enel and Sociedad Portuaria Central Cartagena S.A.S., through Emgesa S.A. ESP as a subsidiary of the parent company, as it is registered in the Public Registry administered by the Chamber of Commerce of Bogotá and which is evidenced in the certificate of existence and representation attached hereto. All of the above in accordance with the provisions of Article 260 of the Code of Commerce subrogated by Article 26 of Law 222 of 1995, which indicates that a company will be subordinated or controlled when its decision-making power is subject to the will of another or other persons who will be its parent or controlling company, either directly, in which case it will be called a subsidiary, or with the assistance or through the subordinates of the parent company, in which case it will be called a subsidiary. NO. Explain: | | | | | | | | |
| | ITO. Explain. | | | | | | | | |

| NA. Specify the rules that prevent you from adopting the recommendation: The Company does not ac as a parent company of a Conglomerate, as established in Article 260 of the Code of Commerce. It is reported that Emgesa does not act as a parent company. |
|---|
| |
| |
| |
| |

| Implementation Date | Doesn't Apply |
|---------------------|---------------|
| Modification Date | Doesn't Apply |

| Measure No. | 14: Regulations of the Board of Directors. | | | | |
|--------------|--|--------------------------|--|---|---------------------|
| and responsi | ard of Directors has approved the internal regul bilities of its members, the Chairman and the S re disseminated among the shareholders and are | Secretary | of the Board of Dire | ctors, and their duti | |
| | 14.1 Implements the measure | YES | x NO | N/A | |
| | YES. Briefly Indicate: The Board of Directors of 2012, which establishes the principles, rules an body, thus ensuring a more accurate, efficient, the Board of Directors in turn develop and c Governance Code applicable to the Board of Directors in the Board of Directors in turn develop and c Governance Code applicable to the Board of Directors in turn develop and c | d proceduand transponder | res that govern the parent management. | operation of such co The Internal Regula | rporate tions of |
| | NO. Explain: | | | | |
| | NA. Specify the rules that prevent you from a | dopting t | he recommendation | n: | |
| | Implementation Date | 24-03-20 | 112 Rules of Procedu | re of the Board of Di | rectors |
| | Modification Date | 16-12-20 |)15 | | |
| | 15: Dimension of the Board of Directors. mpany has statutorily opted not to appoint Alterna | te Membe | rs of the Board of Di | rectors. | _ |
| | 15.1 Implements the measure | YES | NO | x N/A | |
| | YES. Briefly Indicate | | | | |
| | NO. Explain: Article 56 of the Bylaws establi composed of seven (7) principal members, establication Shareholders' Meeting by means of the electoral | each with | a personal alternat | | |

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

| Implementation Date | Doesn't Apply |
|---------------------|---------------|
| Modification Date | Doesn't Apply |

| Measure No. | . 16: Conformation of the Board of Directors. | | | | |
|-------------------|---|--|--|---|------------------------------|
| of maximum | on the premise that once elected, all members transparency, the company identifies the origin o led in recommendation 16.1. | | | | |
| | 16.1 Implements the measure | YES | NO | X N/A | |
| | YES. Briefly Indicate | | | | |
| | NO. Explain: No. On the website https://www.e of each member of the board of directors, their are principal or alternate and whether they are in Although the "Executive Member, Independent not used, with the information published on the executives (those who hold positions within the diff they are independent (expressly indicated). | position ndepende Member, website | within the company ent. Patrimonial Member, investors can iden | , also indicating whe r" recommendation s tify if the board mem | ther they cheme is nbers are |
| | NA. Specify the rules that prevent you from a | adopting | the recommendati | on: | |
| | Implementation Date | Doesn' | t Apply | | |
| | Modification Date | Doesn' | t Apply | | |
| fulfills its fund | ompany has a procedure, articulated through the ctions, which allows the Board of Directors, throubjectives indicated in recommendation 16.2. 16.2 Implements the measure YES | | | | |
| | YES. Briefly Indicate | n min atin a | and Componentian | Committee | |
| | NO. Explain: The Company does not have a No | ominating | gand Compensation | Committee. | |

| stakeholders, mainly controlling shareholders, significant shareholders, families, shareholder groups and | NA. Specify the rules that prevent you from | adopting the recommendation: |
|--|--|---|
| Professional profiles identified as necessary are reported by the Board of Directors to the shareholders stakeholders, mainly controlling shareholders, significant shareholders, families, shareholder groups and ders, if any, and the Board of Directors itself, can identify the most suitable candidates. 16.3 Implements the measure YES X NO N/A YES. Briefly Indicate: The professional profiles of the candidates to the Board of Directors are published on the Company's website and when the appointment of the Board of Directors is included in the agenda, the profiles are made available to the shareholders with the legal and statutory priority established for this purpose, in accordance with the provisions of Section 1) of Chapter 1 of the Code of Good Governance, within the term of the call, in the case of ordinary and extraordinary meetings, the necessary documentation will be made available to the Shareholders on the Company's website (www. enel.com.co). enel.com.co) the documentation necessary to duly inform them of the matters to be discussed, as well as the financial information that is material to the decisions to be adopted at the respective meeting, except in the case of strategic information of the Company. Additionally, Article 4 of the Board of Directors Regulations establishes that the General Shareholders' Meeting shall consider criteria such as: (i) knowledge of the national and/or international electricity sector, (ii) experience in the field of finance, law, engineering or related sciences, (iii) the good name and recognition of the candidate for his professional suitability and integrity. | | |
| Professional profiles identified as necessary are reported by the Board of Directors to the shareholders stakeholders, mainly controlling shareholders, significant shareholders, families, shareholder groups and ders, if any, and the Board of Directors itself, can identify the most suitable candidates. 16.3 Implements the measure YES X NO N/A YES. Briefly Indicate: The professional profiles of the candidates to the Board of Directors are published on the Company's website and when the appointment of the Board of Directors is included in the agenda, the profiles are made available to the shareholders with the legal and statutory priority established for this purpose, in accordance with the provisions of Section 1) of Chapter 1 of the Code of Good Governance, within the term of the call, in the case of ordinary and extraordinary meetings, the necessary documentation will be made available to the Shareholders on the Company's website (www. enel.com.co). enel.com.co) the documentation necessary to duly inform them of the matters to be discussed, as well as the financial information that is material to the decisions to be adopted at the respective meeting, except in the case of strategic information of the Company. Additionally, Article 4 of the Board of Directors Regulations establishes that the General Shareholders' Meeting shall consider criteria such as: (i) knowledge of the national and/or international electricity sector, (ii) experience in the field of finance, law, engineering or related sciences, (iii) the good name and recognition of the candidate for his professional suitability and integrity. | Implementation Date | Doesn't Apply |
| Additionally, Article 4 of the Board of Directors Regulations establishes that the General Shareholders' Meeting shall consider of the Company. Attacks of the Company. Additionally, Article 4 of the Board of Directors Regulations establishes that the General Shareholders' Meeting shall consider criteria such as: (i) knowledge of the national and/or international electricity sector, (ii) experience in the field of finance, law, engineering or related sciences, (iii) the good name and recognition of the candidate for his professional suitability and integrity. | Modification Date | Doesn't Apply |
| YES. Briefly Indicate: The professional profiles of the candidates to the Board of Directors are published on the Company's website and when the appointment of the Board of Directors is included in the agenda, the profiles are made available to the shareholders with the legal and statutory priority established for this purpose, in accordance with the provisions of Section 1) of Chapter 1 of the Code of Good Governance, within the term of the call, in the case of ordinary and extraordinary meetings, the necessary documentation will be made available to the Shareholders on the Company's website (www. enel.com.co). enel.com.co) the documentation necessary to duly inform them of the matters to be discussed, as well as the financial information that is material to the decisions to be adopted at the respective meeting, except in the case of strategic information of the Company. Additionally, Article 4 of the Board of Directors Regulations establishes that the General Shareholders' Meeting shall consider criteria such as: (i) knowledge of the national and/or international electricity sector, (ii) experience in the field of finance, law, engineering or related sciences, (iii) the good name and recognition of the candidate for his professional suitability and integrity. | stakeholders, mainly controlling shareholders, significant | ignificant shareholders, families, shareholder groups and |
| on the Company's website and when the appointment of the Board of Directors is included in the agenda, the profiles are made available to the shareholders with the legal and statutory priority established for this purpose, in accordance with the provisions of Section 1) of Chapter 1 of the Code of Good Governance, within the term of the call, in the case of ordinary and extraordinary meetings, the necessary documentation will be made available to the Shareholders on the Company's website (www. enel.com.co). enel.com.co) the documentation necessary to duly inform them of the matters to be discussed, as well as the financial information that is material to the decisions to be adopted at the respective meeting, except in the case of strategic information of the Company. Additionally, Article 4 of the Board of Directors Regulations establishes that the General Shareholders' Meeting shall consider criteria such as: (i) knowledge of the national and/or international electricity sector, (ii) experience in the field of finance, law, engineering or related sciences, (iii) the good name and recognition of the candidate for his professional suitability and integrity. | 16.3 Implements the measure | YES X NO N/A |
| NA. Specify the rules that prevent you from adopting the recommendation: | within the term of the call, in the case of ordinary will be made available to the Shareholders on the documentation necessary to duly inform the information that is material to the decisions to be strategic information of the Company. Additionally, Article 4 of the Board of Director Meeting shall consider criteria such as: (i) know (ii) experience in the field of finance, law, engine of the candidate for his professional suitability at NO. Explain: | y and extraordinary meetings, the necessary documentation the Company's website (www. enel.com.co). enel.com.co) enen of the matters to be discussed, as well as the financial be adopted at the respective meeting, except in the case of the respective meeting, except in the case of the respective meeting of the case of the national and/or international electricity sector, sering or related sciences, (iii) the good name and recognition and integrity. |

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

| | of a set of criteria that the functional and personal profiles of the candidates must meet, and the verification of compliance with certain | | | | |
|---|---|--|--|--|--|
| Member. | objective requirements to become a member of the Board of Directors and other additional requirements to become an Independent Member. | | | | |
| | 16.4 Implement | YES NO X N/A | | | |
| | YES. Briefly Indicate: | | | | |
| | with the Secretary of the Board of Directors verify | rectors, who is also the President of the Company, together fy that there are no legal disqualifications or incompatibilities oard of Directors; however, no formal procedure has been | | | |
| | NA. Specify the rules that prevent you from a | adopting the recommendation: | | | |
| | Implementation Date | Doesn't Apply | | | |
| | Modification Date | Doesn't Apply | | | |
| and member | domestic and foreign, and requires a double declaration of independence: (i) of the candidate before the corporation, its shareholders and members of Senior Management, instrumented through its Letter of Acceptance and, (ii) of the Board of Directors, regarding the independence of the candidate 16.5 Implements the measure YES NO X N/A | | | | |
| | YES. Briefly Indicate | | | | |
| | NO. Explain: No, currently it is verified that there are no legal disqualifications or incompatibilities for the candidates proposed to compose the Board of Directors, and the independent candidate subscribes a document of declaration of independence before the company, its shareholders and members of Senior Management, instrumented through a document separate from the letter of acceptance. | | | | |
| | NA. Specify the rules that prevent you from adopting the recommendation: | | | | |
| | Implementation Date Doesn't Apply | | | | |
| | Modification Date Doesn't Apply | | | | |
| 16.6. The Company, through its internal regulations, considers that the Board of Directors, through its Chairman and with the support of the Appointments and Remuneration Committee or whoever fulfills its functions, is the most appropriate body to centralize and coordinate the process of conformation of the management body prior to the General Meeting. In this way, the shareholders who, based on their shareholding, aspire to be part of the Board of Directors, can know the needs of the Board of Directors and present their aspirations, negotiate the shareholding balances and the distribution among the different categories of members present their candidates and accept that the suitability of their candidates be evaluated by the Appointments and Remuneration Committee prior to the vote at the General Shareholders' Meeting. | | | | | |
| | 16.6 Implements the measure YES | NO X N/A | | | |

| YES. Briefly Indicate | | | | |
|--|---|--|--|--|
| NO. Explain: The Company does not have an Appointments and Remuneration Committee. | | | | |
| However, the Internal Regulations of the Board of Directors in its Article 4 and Chapter 2, Section 1 establishes that in order to make the appointment of the Board of Directors by the General Shareholders' Meeting and with no less notice than the term of the call, the Board of Directors, through its Chairman, will centralize and make available to the shareholders the necessary information to advance the evaluation of the suitability of the candidates, including but not limited to personal qualities, background, experience and integrity through the Virtual Investor Service Office, accessible from the Company's website https://www.enel.com.co/es/inversionista/enel-emgesa.html. | | | | |
| For its part, the Corporate Governance Code establishes that the basic information, including the resumes of the members of the Board of Directors, the Chief Executive Officer and their alternates, and the Company's Chief Executives, may be consulted on the Company's website. (Section 5 Chapter 2) | | | | |
| NA. Specify the rules that prevent you from | adopting the recommendation: | | | |
| | | | | |
| Implementation Date | Doesn't Apply | | | |
| Modification Date | Doesn't Apply | | | |
| prior to the holding of the General Shareho | that the evaluation of the suitability of candidates is an iders' Meeting, so that shareholders have sufficient information on the candidates proposed to be members of the Board of | | | |
| orior to the holding of the General Shareho ability, background, experience, integrity, etc.) | Iders' Meeting, so that shareholders have sufficient information | | | |
| prior to the holding of the General Shareho ability, background, experience, integrity, etc.) low for an adequate evaluation. 16.7 Implements the measure YES. Briefly Indicate: The Internal Regulations establishes that in order to make the appointment with no less notice than the term of the call, the lavailable to the shareholders the necessary inform including but not limited to personal qualities, background ability in the land of the personal qualities, background ability is according to the shareholders. | Iders' Meeting, so that shareholders have sufficient information on the candidates proposed to be members of the Board of | | | |
| Tior to the holding of the General Shareho ability, background, experience, integrity, etc.) low for an adequate evaluation. 16.7 Implements the measure YES. Briefly Indicate: The Internal Regulations establishes that in order to make the appointment with no less notice than the term of the call, the lavailable to the shareholders the necessary inform including but not limited to personal qualities, backgoffice, accessible from the Company's website | Alders' Meeting, so that shareholders have sufficient information the candidates proposed to be members of the Board of the Board of Directors in its Article 4 and Chapter 2, Section 1 of the Board of Directors by the General Shareholders' Meeting and Board of Directors, through its Chairman, will centralize and make nation to advance the evaluation of the suitability of the candidates, ground, experience and integrity through the Virtual Investor Service | | | |
| orior to the holding of the General Shareho ability, background, experience, integrity, etc.) low for an adequate evaluation. 16.7 Implements the measure YES. Briefly Indicate: The Internal Regulation: establishes that in order to make the appointment with no less notice than the term of the call, the lavailable to the shareholders the necessary inform including but not limited to personal qualities, background of the company's website contacto.html. | Alders' Meeting, so that shareholders have sufficient information the candidates proposed to be members of the Board of the Board of N/A Se of the Board of Directors in its Article 4 and Chapter 2, Section 1 of the Board of Directors by the General Shareholders' Meeting and Board of Directors, through its Chairman, will centralize and make nation to advance the evaluation of the suitability of the candidates, ground, experience and integrity through the Virtual Investor Service in https://www.enel.com.co/es/investor/enel-emgesa/informacion- | | | |
| orior to the holding of the General Shareho ability, background, experience, integrity, etc.) low for an adequate evaluation. 16.7 Implements the measure YES. Briefly Indicate: The Internal Regulation: establishes that in order to make the appointment with no less notice than the term of the call, the lavailable to the shareholders the necessary inform including but not limited to personal qualities, backgoffice, accessible from the Company's website contacto.html. | Alders' Meeting, so that shareholders have sufficient information the candidates proposed to be members of the Board of the Board of N/A Se of the Board of Directors in its Article 4 and Chapter 2, Section 1 of the Board of Directors by the General Shareholders' Meeting and Board of Directors, through its Chairman, will centralize and make nation to advance the evaluation of the suitability of the candidates, ground, experience and integrity through the Virtual Investor Service in https://www.enel.com.co/es/investor/enel-emgesa/informacion- | | | |

Measure No. 17: Functional structure of the Board of Directors. 17.1. The Regulations of the Board of Directors stipulate that the Independent and Patrimonial Members are always in the majority with respect to the Executive Members, whose number, in the event of joining the Board of Directors, is the minimum necessary to meet the needs of information and coordination between the Board of Directors and the Senior Management of the company. YES 17.1 Implementa la Medida YES. Briefly Indicate NO. Explain: Even though the Board of Directors is composed of independent, equity and executive members, as defined in measure 16.1, the Internal Regulations of the Board of Directors only provide in Article 56 that as long as the company is an issuer of securities, 25% of the members of the Board of Directors shall be independent, as provided by law, but not that together with the equity members they must be a majority. Notwithstanding the foregoing, currently 3 principal members of the Board of Directors are executives, 2 are independent and 2 are patrimonial members. NA. Specify the rules that prevent you from adopting the recommendation: Implementation Date Doesn't Apply **Modification Date** Doesn't Apply 17.2. From the minimum percentage of twenty-five percent (25%) of Independent Members established in Law 964 of 2005, the corporation analyzes and voluntarily adjusts, upwards, the number of Independent Members, taking into account, among others, that the number of independent members is in relation to the Floating Capital. N/A 17.2 Implements the measure YES YES. Briefly Indicate NO Evalein. The Company only provides that at least 250/ of the members of the Deard of Directors must

| NO. Explain: The Company only provides that at least 25% of the members of the Board of Directors must be independent. The foregoing is contained in the bylaws, in the Internal Regulations of the Board of Directors and in the Company's Code of Good Governance. | | |
|---|---------------|--|
| NA. Specify the rules that prevent you from adopting the recommendation: | | |
| | | |
| Implementation Date | Doesn't Apply | |
| Modification Date | Doesn't Apply | |

| ctions of the Chairman of the Board of Directors a dation 18.1. | | | |
|--|--|---|---------------------|
| 18.1 Implements the measure | YES NO | X N/A | |
| YES. Briefly Indicate | | | |
| NO. Explain: Article 59 of the Company's Bylav Board of Directors and the First Paragraph of Directors, and Section 5.1 of the Corporate Go establish the specific functions of the Chairman of in the recommendation. | Article Seven of the Internativernance Code and the Fir | l Regulations of the st Paragraph of Artic | Board of le Seven |
| The Internal Regulations of the Board of Director the operation of the corporate body, thus ensuring these Regulations develop and complement the Governance applicable to the Board of Directors Corporate rules in development of the provisions | ng a more accurate, efficient ne legal and statutory regula s and are therefore understo | and transparent mana ations and the Code | agement; of Good |
| Not with standing the foregoing although the mass | | | |
| of Directors, the measure has not been expressi | asure is established in the Int ly adopted in the Company's | | he Board |
| | ly adopted in the Company's | bylaws. | he Board |
| of Directors, the measure has not been expression. NA. Specify the rules that prevent you from a | ly adopted in the Company's | bylaws. | he Board |
| of Directors, the measure has not been expressi | ly adopted in the Company's adopting the recommendat | bylaws. | he Board |
| of Directors, the measure has not been expression. NA. Specify the rules that prevent you from a limplementation Date | adopting the recommendat Doesn't Apply Doesn't Apply bility that the Chairman of the | bylaws. ion: Board of Directors m | ay be treat |
| NA. Specify the rules that prevent you from a lmplementation Date Modification Date ompany's internal regulations provide for the possion members, both in terms of his obligations and retime. | adopting the recommendat Doesn't Apply Doesn't Apply bility that the Chairman of the remuneration, because of the | Board of Directors me scope of his specific | ay be treat |

| NA. Specify the rules that prevent you | from adopting the recommendation: |
|--|--|
| | |
| Implementation Date | Doesn't Apply |
| Modification Date | Doesn't Apply |
| 3. The Bylaws contain the rules for the appointmentation 18.3. | ent of the Secretary of the Board of Directors, including those indicated in |
| 18.3 Implements the measure | YES NO X N/A |
| YES. Briefly Indicate: | |
| NO. Explain: Article 59 of the Bylaws est but does not define appointment rules in | tablishes that the Board of Directors shall appoint its Secretary, accordance with recommendations 18.3. |
| NA. Specify the rules that prevent you | |
| | |
| Implementation Date Modification Date | Doesn't Apply Doesn't Apply |
| Implementation Date Modification Date | Doesn't Apply |
| Implementation Date Modification Date 1. The Regulations of the Board of Directors establish | Doesn't Ap Doesn't Ap Doesn't Ap Doesn't Ap The the duties of the S YES The aph of Article 7 of the Resure. Thus, it is incumble of the Board of Directors oks the development of the Board of Directors wed, in accordance with |

| NA. Specify the rules that prevent you from a | NA. Specify the rules that prevent you from adopting the recommendation: | | | | |
|--|--|--|--|--|--|
| Implementation Date | 10 40 004F | | | | |
| Modification Date | 16-12-2015 Doesn't Apply | | | | |
| Modification Date | Doesn't Apply | | | | |
| 18.5. The Board of Directors has established an Appointm | ents and Remuneration Committee. | | | | |
| 18.5 Implements the measure | YES NO X N/A | | | | |
| YES. Briefly Indicate: | | | | | |
| | udit Committee and a Corporate Governance and Evaluation creation of a Nominating and Compensation Committee. | | | | |
| NA. Specify the rules that prevent you from a | adopting the recommendation: | | | | |
| Implementation Date | Doesn't Apply | | | | |
| Modification Date | Doesn't Apply | | | | |
| 18.6. The Board of Directors has established a Risk Comm 18.6 Implements the measures | The Board of Directors has established a Risk Committee. 18.6 Implements the measures SI NO X N/A | | | | |
| YES. Briefly Indicate: | | | | | |
| Committee; There are no statutory provisions for trecommended in the survey for such Committee an Article 14 of the Board of Directors Regulations, wh Company's bylaws, The Board shall approve the Commanagement, as well as supervise directly or through of the Company to the maximum risk limits defined, a Additionally, one of the functions of the Audit Commwhich must take into account the business risks and Similarly, Article 51 of Law 142 of 1994 establishes have an external auditor of management and results well as the benefit that the users actually receive a situations that endanger the financial viability of a contraction. | NO. Explain: The Company currently has an Audit Committee and a Corporate Governance and Evaluation Committee; There are no statutory provisions for the creation of a Risk Committee, since some of the functions recommended in the survey for such Committee are performed directly by the Board of Directors, as established in Article 14 of the Board of Directors Regulations, where it is stated that in addition to the functions established in the Company's bylaws, The Board shall approve the Company's risk management policy, which must be known by senior management, as well as supervise directly or through the committees created for such purpose, the effective exposure of the Company to the maximum risk limits defined, and propose corrective and follow-up actions in case of deviations. Additionally, one of the functions of the Audit Committee is to supervise compliance with the internal audit program, which must take into account the business risks and comprehensively evaluate all areas of the Company. Similarly, Article 51 of Law 142 of 1994 establishes the obligation of the company, being a public service provider, to have an external auditor of management and results who "will act in the interests of the company and its partners as well as the benefit that the users actually receive and, consequently, is obliged to inform the Superintendency of situations that endanger the financial viability of a company, the failures found in the internal control, and in general, the evaluation assessments on the management of the company". | | | | |
| NA. Specify the rules that prevent you from a | adopting the recommendation: | | | | |

| Implementation Date | Doesn't | Apply | | | | |
|--|--|--|---|---------------------------------|--|--|
| Modification Date | Doesn'i | Apply | | | | |
| rd of Directors has established a Corpo | orate Governan | ce Comr | mittee. | | | |
| 18.7 Implements the measure | YES | Х | NO | | N/A | |
| YES. Briefly Indicate: In accordance with the Internal Regulations of the Board of Evaluation Committee, which supports the and is comprised of three (3) members of | of Directors, the Company's Boa | e Compa ard of Dir | any has a | Corporat | e Governand | ce and |
| NO. Explain: | | | | | | |
| NA. Specify the rules that prevent you | from adopting | the reco | mmendati | on: | | |
| | | | | | | |
| Implementation Date | 20.08.2 | 007 Pylo | NA/C | | | |
| Implementation Date Modification Date mpany has considered that it is not necess | Doesn't | these Co | | their func | tions have be | en dist |
| Modification Date | Doesn't | Apply these Co | | their fund | tions have be | een dist |
| Modification Date mpany has considered that it is not necess to or have been assumed by the Board of I | Doesn't carry to form all of Directors as a wheeling the does not currelines associated enior Management areholders' Medit the Corporate | Apply these Conole. x ntly have with the ent are deeting. The | NO e an Apporte appointmefined by the Corporate | intments ent and e parent | and Remunremuneration company and ance and Eva | eration of the , in the luation |

| | NA. Specify the rules that prevent you from a | dopting t | he reco | mmendat | ion: | | | |
|-------------------------|--|-------------------------|---------------------|-----------------------------------|-------------------------|--|--------------------------------|--|
| | hand an exterior But | 40 40 00 | 45 latas | l Dl | | - D | (Discostores | |
| | Implementation Date | | | nai Regula | ations of tr | ne Board of | Directors | |
| | Modification Date | Doesn't | Apply | | | | | |
| functions on Committees | the Committees of the Board of Directors has an which the Committee must work, and its operation and the Board of Directors and, in the case of the Committees of the Board of Directors of the Paren | ns, paying he Conglo | special merates | attention , to the mose of the | to the con echanism | nmunication s of relation ate compar | n channels betwonship and coor | |
| | 18.9 Implementa la Medida | SI | Х | NO | | N/A | | |
| | YES. Briefly Indicate: Currently the existing Con are regulated by the Bylaws in Chapter 15 and Directors (Article 10) and the Corporate Gove establish the principles by which they are govern | compleme rnance Co | nted by ode (Ite | the Intern n 5.3, Se | al Regulat ction 1 o | ions of the Chapter | Board of | |
| | NO. Explain: | | | | | | | |
| | NA. Specify the rules that prevent you from a | dopting tl | ne reco | mmendat | ion: | | | |
| | Implementation Date | 29-08-20 | 007 Byla | ws | | | | |
| | Modification Date | Doesn't A | Apply | | | | | |
| three (3) me | ommittees of the Board of Directors are comprise mbers and chaired by an Independent Member Members are always the majority. 18.10 Implements the measure | | | | | | | |
| | YES. Briefly Indicate: | | | | | | | |
| | NO. Explain: The Audit Committee is composed of two patrimonial members and two independent members and its Chairman is an independent member. The Corporate Governance Committee does not have independent members. | | | | | | | |
| | The Company does not have an Appointment ar to measure 18.5. | nd Remune | eration C | Committee | as mentio | ned in the | response | |
| | NA. Specify the rules that prevent you from a | donting t | he reco | mmendat | ion: | | | |

| | Implementation Date | Doesn't Apply | | | | | | |
|---|---|---|--|---|--|--|--|------|
| | Modification Dates | Doesn't Apply | | | | | | |
| | Committees of the Board of Directors may obtain with experience in the matters within their competents. | | | | | t basis, from | members of Se | nior |
| | 18.11 Implements the measure | YES | Х | NO | | N/A | | |
| | YES. Briefly Indicate: Article 10 of the Internal Section 1 of Chapter 2 of the Company's Code shall provide for the creation of advisory commit a maximum of five (5) of its members, whose committees referred to in this Article do not cons correspond to the Board of Directors and the Col support from senior management when required | of Good Gotees, which tees, which the functions titute an expany's open | overna shall shall ecutive | nce establis be formed b be defined e body nor d | h that the y a minim by the B o they as | Board of Di um of three o oard. The ac sume function | rectors (3) and dvisory ns that | |
| | NO. Explain: | | | | | | | |
| | NA. Specify the rules that prevent you from a | dopting th | ie reco | ommendatio | on: | | | |
| | Implementation Date | 16-12-20° | 15 God | od Governan | ce Code | | | |
| | Modification Date | Doesn't A | Apply | | | | | |
| | e integration of its Committees, the Board of Dir the members in relation to the subject matter of the 18.12 Implements the measure | | | consideratio | n the pro | files, knowle | dge and professi | onal |
| | YES. Briefly Indicate: The members of the Aucare in turn members of the Board of Directors what 1, Paragraph 2) of the Corporate Governance Coff Directors, must meet the highest profession Shareholders' Meeting shall consider criteria suffectivity sector, (ii) experience in the field of the recognition of the candidate for his/her profession | no, in accordance and A all and per uch as: (i) finance, law | rdance rticle 4 sonal knowle w or re | with the pro of the Inter qualities. For edge of the elated science | visions of nal Regul or their el national | f Chapter 2, 9 lations of the ection, the G and/or intern | Section Board General ational | |
| | NO. Explain: | | | | | | | |
| | NA. Specify the rules that prevent you from adopting the recommendation: | | | | | | | |
| [| Implementation Date | 15-04-20° | 10 God | od Governan | ce Code | | <u> </u> | |

| | Modification Date | Doesn't Apply | | | | | | |
|---------------------------------|--|---|--------------|--|--|--|--|--|
| Company. YE | | copy of which is sent to all the members of the Board of Dire aking powers, the minutes comply with the requirements of A | | | | | | |
| | 18.13 Implements the measure | YES X NO N/A | | | | | | |
| | committees shall be recorded in minutes approvate the meeting for such purpose, and signed by also indicate the manner in which the members cast in each case. The same has been regulated (points 10.1.3 and 10.2.3) and in the Code of Go Additionally, the minutes of the committees, together. | and 95 of the Company's Bylaws, decisions within the yed by the committees, or by the persons appointed the Chairman and the Secretary thereof, which shall have been summoned, the attendees and the votes in the Internal Regulations of the Board of Directors and Governance (point 5.3 Section 1, Chapter 2). Sether with the information submitted for consideration a corporate portal created exclusively for the flow of Directors and the members of the Committees. | | | | | | |
| | NO. Explain: NA. Specify the rules that prevent you from a | dopting the recommendation: | | | | | | |
| | Implementation Date | 29-08-2007 Bylaws | | | | | | |
| | Modification Date | Doesn't Apply | | | | | | |
| Boards of Direct assumed by the | ctors of the Subordinate Companies may choose not to e Committees of the Board of Directors of the Parent Co f Directors of the Subordinate Companies. | eir creation, in the case of Conglomerates, the internal regulations proportion of create specific Committees to deal with certain matters and these tompany, without this implying a transfer to the Parent Company of the | tasks may be | | | | | |
| | 18.14 Implements the measure | YES NO X N/A | | | | | | |
| | YES. Briefly Indicate: | | | | | | | |
| | NO. Explain: The functions of the Board of Directors and Committees established in the internal corporate governance regulations are fully assumed and developed locally and within the Company, without delegating such functions to committees of the Parent Company's Board of Directors. | | | | | | | |
| | NA. Specify the rules that prevent you from a | adopting the recommendation: | | | | | | |

| | Implementation Date | Doesn't Apply | | | | | | | |
|----------------|--|--|--|--|--|--|--|--|--|
| | Modification Date | Doesn't Apply | | | | | | | |
| procedures, li | | Board of Directors in its supervisory function by evaluating accreviewing the Company's Control Architecture, including the aud | | | | | | | |
| | 18.15 Implements the measure | YES X NO N/A | | | | | | | |
| | Committee, which are complemented by the regard the Corporate Governance Code (Section charge of supervising compliance with the internousiness risks and comprehensively evaluate all presentation and disclosure of financial information and establish policies and practices for such discompany to consolidate the information of the coreport to the Board of Directors the operations have been carried out at market prices, supervisible planning and execution of the control activities among others. NO. Explain: | y's Bylaws establishes the main functions of the Audit gulations of the Board of Directors (Section 10.2.2.) 5.3. literal b, Section 1, Chapter 2). It is mainly in nal audit program, which must take into account the lareas of the Company, ensure that the preparation, tion is in accordance with the provisions of the Law sclosure, define the mechanisms to be used by the introl bodies and evaluate the internal control system, carried out with related parties and verify that they e the services of the Statutory Auditor, supervise the foreseen in the Company's compliance programs, | | | | | | | |
| | NA. Specify the rules that prevent you from a | dopting the recommendation: | | | | | | | |
| | Implementation Date | 29-08-2007 Bylaws | | | | | | | |
| | Modification Date | Doesn't Apply | | | | | | | |
| | | of accounting, financial and other related matters, which enables nittee's competence at a level sufficient to understand their sco | | | | | | | |
| | with the provisions of Chapter 2, Section 1, Para the Internal Regulations of the Board of Directors For the election of the members of the Board of I into account criteria such as: (i) knowledge of experience in the field of finance, law or relation candidate for his/her professional suitability and NO. Explain: | rn members of the Board of Directors who, in accordance agraph 2 of the Code of Good Governance and Article 4 of a must meet the highest professional and personal qualities. Directors, the General Assembly of Shareholders shall take of the national and/or international electricity sector, (ii) ted sciences, (iii) the good name and recognition of the integrity. | | | | | | | |
| | NA. Specify the rules that prevent you from adopting the recommendation: | | | | | | | | |

| | Modification Date | Doesn't Apply | |
|----------------------|---|--|-----------|
| 18.17. At the | request of the Chairman of the Meeting, the | Chairman of the Audit Committee reports to the General Mer | eeting of |
| | on specific aspects of the Committee's work, suc | ch as, for example, the analysis of the scope and content of the S | |
| | 18.17 Implements the measure | YES NO N/A | |
| | the Chairman of the Audit Committee on the | s of the General Shareholders' Meeting, a report signed by management carried out during the period evaluated is ht of inspection together with the other information required | |
| | of Directors (Item 10.2.2) and in the Code of Goo | mmittee established in the Internal Regulations of the Board od Governance (Item 5.3) is that of reporting to the General ein by the shareholders on matters within its competence. | |
| | NO. Explain: | | |
| | NA. Specify the rules that prevent you from a | adopting the recommendation: | |
| | Implementation Date | 16-12-2015 Internal Regulations of the Board of Directors | |
| | Modification Date | Doesn't Apply | |
| 18.18. The In | ternal Regulations of the Audit Committee ass 18.18 Implements the measure YES | sign to it the functions set forth in the following recommenda | ation |
| | Test of implemental the incubate | | |
| | Bylaws establishes the main functions of the Au Directors Regulations (Item 10.2.2.) and the Corpo | e an internal regulation; however, Article 96 of the Company's udit Committee, which are complemented by the Board of orate Governance Code (Item 5.3 literal b Section 1, Chapter supervise compliance with the internal audit program, which | |

must take into account the business risks and comprehensively evaluate all areas of the company, ensure that the preparation, presentation and disclosure of financial information complies with the provisions of the Law

and establish policies and practices for said disclosure, define the

15-04-2010 Good Governance Code

Implementation Date

| | the internal control system, inform the Board of and verify that they have been carried out at man | solidate the information of the control bodies and evaluate Directors of the operations carried out with related parties rket prices, supervise the services of the Statutory Auditor, control activities foreseen in the Company's compliance |
|----------------------------|--|--|
| | NA. Specify the rules that prevent you from a | dopting the recommendation: |
| | Implementation Date | Doesn't Apply |
| | Modification Date | Doesn't Apply |
| decision-mak Management | ing or advisory functions related to the appointment and to oversee compliance with the rulestions and principles (in those cases where this functions and principles that the measure 18.19 Implements the measure YES. Briefly Indicate: NO. Explain: The Company does not have a Nothe foregoing, as mentioned in the answer to me | tion Committee is to support the Board of Directors in the exercise of its not and remuneration of the members of the Board of Directors and Senior of Corporate Governance, periodically reviewing their compliance, ction is not expressly attributed to another committee of the company). YES NO N/A Diminating and Compensation Committee. Notwithstanding easure 18.5, some of the functions recommended for such persons within the Company and the Parent Company. |
| | | |
| | Implementation Date | Doesn't Apply |
| ļ | Modification Date | Doesn't Apply |
| selection, hiri | | Committee have expertise in strategy, human resources (recruitment and ent), salary policy and related matters, with a sufficient level to understand |
| | 18.20 Implements the measure | SI NO X N/A |

| | YES. Briefly Indicate: | |
|-----------------------------|--|--|
| | Measure 18.5. However, as explained in Me appointment and remuneration of the member defined by the parent company and, in the firs | Appointments and Remuneration Committee as indicated in asure 18.8, the general guidelines associated with the s of the Board of Directors and Senior Management are st case, approved by the General Shareholders' Meeting, internal bodies and levels that have personnel with expertise |
| | NA. Specify the rules that prevent you from a | adopting the recommendation: |
| | Implementation Date | Doesn't Apply |
| | Modification Date | Doesn't Apply |
| General Meet | request of the Chairman of the Meeting, the Chai ing of Shareholders on specific aspects of the Cornd Senior Management. 18.21 Implements the measure | irman of the Nomination and Remuneration Committee may report to the mmittee's work, such as monitoring the remuneration policies of the Board YES NO X N/A |
| | NO. Explain: The Company does not have a No. Measure 18.5 and 18.8. | ominating and Compensation Committee as indicated in |
| | NA. Specify the rules that prevent you from a | adopting the recommendation: |
| | Implementation Date | Doesn't Apply |
| | Modification Date | Doesn't Apply |
| 18.22. The Ir 18.22. | nternal Regulations of the Appointments and Remu | uneration Committee assign to it the functions set forth in recommendation |
| | 18.22 Implements the measure YES | NO x N/A |

| | NO. Explain: The Company does not have Measures 18.5 and 18.8. | a . 10111111011119 | , and ou | porioution | | oo do maiod | .54 111 |
|------------------------------|--|---|--------------------------------------|---|--------------------------|---------------------------|---------------------|
| | NA. Specify the rules that prevent you from | u from adopting the recommendation: | | | | | |
| | Implementation Date | Doesn't | t Apply | | | | |
| | Modification Date | Doesn't | t Apply | | | | |
| 3 .23. The k manaç | | st the Board o | of Directo | ors in fulfillir | ng its over | rsight respor | nsibilities i |
| | 18.23 Implements the measure | SI | | NO | Х | N/A | |
| | YES. Briefly Indicate: | | | | | | |
| | ,,, | | | | | | |
| | which must be known by senior managem created for such purpose, the Company's efficient corrective and follow-up actions in the ever Committee is to supervise compliance with business risks and comprehensively evaluate | ective exposunt of deviation the internal | ire to the ns. Addit audit pro | maximum i ionally, one gram, whic | risk limits of the fu | defined and unctions of t | propose he Audit |
| | NA. Specify the rules that prevent you from | om adopting | the reco | ommendati | on: | | |
| | | | | | | | |
| | Implementation Date | Doesn't | Apply | | | | |
| | Implementation Date Modification Date | Doesn't | | | | | |
| | • | Doesn't | Apply | the Risk Co | ommittee | may report t | to the Ger |

| YES. Briefly Indicate: | | |
|--|--|---------|
| NO. Explain: The Company does not have a R 18.23. | tisk Committee as indicated in Measurement 18.6 and | |
| NA. Specify the rules that prevent you from | adopting the recommendation: | |
| Implementation Date | Doesn't Apply | |
| Modification Date | Doesn't Apply | |
| and supervising directly or through the committee Company to the maximum risk limits defined, an | se Board of Directors is responsible for approving the policy ees created for such purpose, the effective exposure of the d for proposing corrective and follow-up actions in the event of Article 14 of the Board of Directors Regulations. | |
| | | |
| Implementation Date | Doesn't Apply | |
| Modification Date | Doesn't Apply | |
| nain task of the Corporate Governance Committ he corporate governance measures adopted by th | tee is to assist the Board of Directors in its functions of proposi he company. | ing and |
| 18.26 Implements the measure | YES X NO N/A | |

| | YES. Briefly Indicate: The Corporate Governa | nce and Evaluation Committee is an advisory committee to | |
|-----------------------|--|--|-----------|
| | • | the Board of Directors in the supervision and compliance | |
| | To monitor that shareholders, investors, other complete, truthful and timely manner to the Con | stakeholders, and the market in general, have access in a npany's relevant information. | |
| | evaluation shall contemplate, among other aspe meetings, (ii) their active participation in the de Company. Monitor the negotiations carried out by the me | Directors complied with its duties during the period. The ects, the following: (i) the attendance of the members to the ecisions, and (iii) their follow-up on the main issues of the embers of the Board of Directors with shares issued by the | |
| | Company or by other companies of the same gr | | |
| | Supervise compliance with the remuneration po | licy of the members of the Board of Directors. | |
| | 1 | nareholders, and other stakeholders regarding compliance egulations and transmitted in a timely manner by the person and Investors. | |
| | its main function is "to support the Board of Dire | nce and Evaluation Committee of Emgesa, it is stated that actors in monitoring compliance with the provisions of Good aws and the Code of Good Governance and the Internal | |
| | NO. Explain: | | |
| | | | |
| | NA. Specify the rules that prevent you from a | adopting the recommendation: | |
| | NA. Specify the rules that prevent you from a | adopting the recommendation: 21-11-2012 Good Governance Code | |
| | | | |
| 18.27 . The Ir | Implementation Date Modification Date | 21-11-2012 Good Governance Code | on 18.27. |
| 18.27 . The Ir | Implementation Date Modification Date Internal Regulations of the Corporate Governance of | 21-11-2012 Good Governance Code Doesn't Apply Committee assign to it the functions set forth in recommendation | on 18.27. |
| 18.27 . The Ir | Implementation Date Modification Date Iternal Regulations of the Corporate Governance of the Corporate Governanc | 21-11-2012 Good Governance Code Doesn't Apply Committee assign to it the functions set forth in recommendation YES NO X N/A Mendation 18.27 of Annex 1 of the Country Code are 88 of the Company's Bylaws, in Section 10.1.1. of the and in Section 5.3 of the Corporate Governance Code, of Directors and in Section 5.3 of the Good Governance | on 18.27. |
| 18.27. The Ir | Implementation Date Modification Date Iternal Regulations of the Corporate Governance of the Corporate Governanc | 21-11-2012 Good Governance Code Doesn't Apply Committee assign to it the functions set forth in recommendation YES NO X N/A Mendation 18.27 of Annex 1 of the Country Code are 18 of the Company's Bylaws, in Section 10.1.1. of the end in Section 5.3 of the Corporate Governance Code, 10 Directors and in Section 5.3 of the Good Governance 11 Governance and Evaluation Committee. | on 18.27. |

| | Implementation Date | Doesn't Apply |
|---------------|---|---|
| | Modification Date | Doesn't Apply |
| Measure No | . 19: Operation of the Board of Directors | |
| olan of the B | nairman of the Board of Directors, with the assista oard of Directors for the evaluated period, a tool th ir estimated duration. | ance of the Secretary and the President of the company, pre hat facilitates determining the reasonable number of ordinary |
| | 19.1 Implements the measure | YES X NO N/A |
| | Seven of the Internal Regulations of the Boar | ise of the functions established in Paragraph One of Article and of Directors and in Section 5.1 of the Code of Good ven, prepares a work plan for the Board of Directors and a d by the Board of Directors. |
| | NO. Explain: | |
| | | |
| | NA. Specify the rules that prevent you from a | adopting the recommendation: |
| | Implementation Date | 24-03-2007 Good Governance Code |
| | Modification Date | Doesn't Apply |
| | for supervised entities, which are required to hold en eight (8) and twelve (12) ordinary meetings per | If at least one (1) meeting per month, the Board of Directors of year YES X NO N/A |
| | YES. Briefly Indicate: In compliance with the Directors of Emgesa will meet in ordinary sess session in each month of the year. Article 61 of shall meet at least once a month when called by the Statutory Auditor. The meetings of the Boa indicated in the call. The notice shall be sent by | measure and the provisions of the Bylaws, the Board of sions 12 times during the year 2020, that is, one ordinary the Company's Bylaws provides that the Board of Directors y the Board itself, by the Company's General Manager or by lard of Directors shall be held on the day, time and place of letter, fax or e-mail to each of the members of the Board of cretary of the Company. The notice of meeting shall be sent |

the Company.

NO. Explain:

| | 29-08-2 Doesn't | | | | |
|-------------------|---|--|--|--|---|
| ngs per year hav | Doesn't | Apply | | | |
| ngs per year hav | Doesn't | Apply | | | |
| ngs per year hav | • | | | | |
| | • | | | | |
| | e a clear focus on (| defining and r | | | |
| | | asiming and i | nonitoring the co | ompany's str | ategy. |
| measure | YES | ┌ ҳ NO | | ¬ N/A | |
| illeasure | 120 | | | | |
| ectors analyzes a | and approves the c | ompany's buc | get and industri | ial plan. | |
| that prevent ye | ou from adopting | the recomme | endation: | | |
| | | | | | |
| | 29-08-2 | 007 Bylaws | | | |
| | ving or disappro te and expenses pard of Directors ectors analyzes a | ving or disapproving the developme and expenses of the Company, pard of Directors. In addition to the ectors analyzes and approves the company of the compan | ving or disapproving the development plans, and see and expenses of the Company, and the Compard of Directors. In addition to the above, during ectors analyzes and approves the company's bud | ving or disapproving the development plans, annual action plar se and expenses of the Company, and the Company's budgets, pard of Directors. In addition to the above, during the last two | e: Pursuant to Article 62 of the Company's Bylaws, the Board of Directors ving or disapproving the development plans, annual action plans, investment and expenses of the Company, and the Company's budgets, submitted by board of Directors. In addition to the above, during the last two months of the actors analyzes and approves the company's budget and industrial plan. |

| NO. Explain: | | |
|--|---|--|
| • | u from adopting the recommendation: | |
| Implementation Date | 14-12-2017 Actas de la Junta Dir | rectiva |
| Modification Date | Doen't Apply | |
| | five (5) common days in advance, the members may a series on the Agenda, so that its members may a | |
| 19.5 Implements the measure | YES NO | X N/A |
| YES. Briefly Indicate: | | |
| meeting necessary to make informed | shall receive the relevant information rega lecisions, at least four (4) business days is made available to the Board members th | prior to the date of the |
| NA. Specify the rules that prevent yo | u from adopting the recommendation: | |
| | u from adopting the recommendation: | |
| NA. Specify the rules that prevent your prevent you have been some second or second to be a second or seco | | |
| Implementation Date Modification Date irman of the Board of Directors, with the he members receive the information suf d (Board of Directors dashboard) must placed in the measure YES. Briefly Indicate: Pursuant to the | Doesn't Apply Doesn't Apply Doesn't Apply assistance of the Secretary of the Board of ciently in advance and that the information rioritize quality over quantity. YES x NO provisions of Paragraph One and Two of | N/A Article 7 of the Interna |
| Implementation Date Modification Date irman of the Board of Directors, with the he members receive the information suf d (Board of Directors dashboard) must placed in the measure YES. Briefly Indicate: Pursuant to the Regulations of the Board of Directors and the measure of the Board of Directors and the Board of Directors an | Doesn't Apply Doesn't Apply Doesn't Apply assistance of the Secretary of the Board of ciently in advance and that the information rioritize quality over quantity. YES x NO provisions of Paragraph One and Two of d Section 5.1 of the Code of Good Governater delivery of information to the Members of | N/A Article 7 of the ance, it is the du |

| | Implementation Date | 16-12-2015 Internal Regulations of the Board of Directors |
|--|--|--|
| | Modification Date | Doesn't Apply |
| | | the Agenda of the Board of Directors' meetings lies with the Chairman of the company, and it is structured according to certain parameters that allow sions. |
| | 19.7 Implements the measure | YES NO x N/A |
| | YES. Briefly Indicate: | |
| | | econd Paragraphs of Article 7 of the Internal Regulations of the Board overnance, it is the Chairman's duty to participate in the preparation of ately responsible for its preparation. |
| | NA. Specify the rules that prevent you from | n adopting the recommendation: |
| | Implementation Date | Doesn't Apply |
| | Modification Date | Doesn't Apply |
| | Annual Corporate Governance Report and on the fithe Board of Directors and its Committees. 19.8 Implements the measure | ne corporate website, the company discloses the attendance of members a |
| | YES. Briefly Indicate: | |
| | Report has a chapter on corporate governal Directors, the Audit Committee and the Corporate Corp | Annual Corporate Governance Report, but the Management ince where the attendance to the meetings of the Board of orate Governance and Evaluation Committee is indicated. This is indicated Shareholders' Meeting and is previously approved by |

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

| | Implementation Date | Doesn't Apply | |
|---|--|---|----------------------------------|
| | Modification Date | Doesn't Apply | |
| members indi performance case of Cong | vidually considered, including peer evaluation, as of its members, proposing, if necessary, the mod | ess of its work as a collegiate body, that of its Committee is well as the reasonableness of its internal rules and the ifications to its organization and operation that it deems company requires that the evaluation process is also care | dedication and pertinent. In the |
| | 19.9 Implements the measure | YES X NO N/A | |
| | Board of Directors Regulations, the Board of Dir | aragraph 8 of the Bylaws and Article 14, paragraph 8 of the ectors is responsible for performing a self-evaluation of insideration of the General Shareholders' Meeting. | |
| | NO. Explain: | | |
| | NA. Specify the rules that prevent you from a | dopting the recommendation: | |
| | Implementation Date | 20 -02-2019 | 7 |
| | Modification Date | Doesn't Apply | 1 |
| 19.10. The E assessors. | soard of Directors alternates the internal self-eval | uation technique with the external evaluation carried out | by independent |
| | 19.10 Implements the measure | YES X NO N/A |] |
| | evaluation procedure with the assistance of the methodology that allowed the participation of the of the Advisory Committees) in an anonymous questionnaire that was sent to each of the member | rear 2020 the Board of Directors of Codensa carried out a e external advisor Garrigues Colombia, which defined members of the Board of Directors (who are also member and confidential manner, for which purpose it designed ers of the Board of Directors (both principal and Alternates sor Garrigues administered the self-evaluation in its entire | a s a s) |

To submit to the General Shareholders' Meeting, together with the Company's Manager, a management self-evaluation report, the balance sheet for each fiscal year, and the other annexes and reports referred to in Article 446 of the Code of Commerce..

| | ated the performance of the Board of Directors through the ompliance with Article 51 of Law 142 of 1994, as amended |
|--|--|
| compiles the mechanisms for the evaluation and following: external audit, statutory audit, right of | of the Company's Code of Good Governance, the Company d control of the activity of the directors, among which are the inspection, approval of the report of the Board of Directors cialized audits, requirements of shareholders and investors, d internal control. |
| NO. Explain: | |
| NA. Specify the rules that prevent you from | adopting the recommendation: |
| | |
| | Τ |
| Implementation Date | 15-04-2010 Código de Buen Gobierno |
| | Doesn't Apply |
| | |
| 20: Duties and Rights of the members of the Board of Directors Regulations complement the pro | Board of Directors. |
| 20: Duties and Rights of the members of the Epard of Directors Regulations complement the prohe Board of Directors. 20.1 Implements the measure | Board of Directors. Privisions of the regulatory framework regarding the duties and the second seco |
| 20: Duties and Rights of the members of the Board of Directors Regulations complement the prohe Board of Directors. 20.1 Implements the measure YES. Briefly Indicate: Article 15 and 16 of the | Board of Directors. Privisions of the regulatory framework regarding the duties and the second seco |
| 20: Duties and Rights of the members of the Board of Directors Regulations complement the prohe Board of Directors. 20.1 Implements the measure YES. Briefly Indicate: Article 15 and 16 of the the duties of the members of the Board of Directors. | Board of Directors. Privisions of the regulatory framework regarding the duties and the second seco |
| 20: Duties and Rights of the members of the Board of Directors Regulations complement the prohe Board of Directors. 20.1 Implements the measure YES. Briefly Indicate: Article 15 and 16 of the the duties of the members of the Board of Directors. | Board of Directors. Povisions of the regulatory framework regarding the duties and the second secon |
| 20: Duties and Rights of the members of the Board of Directors Regulations complement the prohe Board of Directors. 20.1 Implements the measure YES. Briefly Indicate: Article 15 and 16 of the the duties of the members of the Board of Directors. NO. Explain: | Board of Directors. Pyes x NO N/A Internal Regulations of the Board of Directors establishes tors. |
| 20: Duties and Rights of the members of the Board of Directors Regulations complement the prone Board of Directors. 20.1 Implements the measure YES. Briefly Indicate: Article 15 and 16 of the the duties of the members of the Board of Directors. NO. Explain: | Board of Directors. Povisions of the regulatory framework regarding the duties and the second secon |

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

| | 20.2 Implements the measure: | | YES | Χ | NO | | N/A | | I |
|--------------------|--|---|--|--------------------------------------|--|--|--|---|----------|
| | YES. Briefly Indicate: The Internal Reguiding principles of the function of direct are the duty of diligence or care, loyalty, nothers. | or and du | ities of the | membe | rs of the E | Board of Dir | ectors, amo | ong which | |
| | Specifically, the regulations of the Board Article 16, paragraph 5: "Refrain from pa imply competition with the Company or in authorized by the General Shareholders ethics that develops the definition of the le | articipating acts with Meeting | g, either p respect to . In additio | ersonally which the on, Articl | or through ere is a co e 16, Para | gh a third p nflict of inter agraph 14. | arty, in acti est, unless refers to the | vities that expressly e code of | |
| | Likewise, the regulations of the Board of D 2° in the individual ethical behavior of as the ethical behavior of all persons link code of ethics, which extensively develops assets. | its public ed to the | actions, in Company | the app In add | ropriate unition, Artic | se of financ le 16, parag | al resource raph 14 ref | es, as well ers to the | |
| | NO. Explain: | | | | | | | | |
| | NA. Specify the rules that prevent yo | u from a | dopting t | he reco | mmenda | tion: | | | |
| | | | | | | | | | |
| | Implementation Date | | 31-03-2 | 012 Inte | rnal Regu | lations of the | ne Board | | |
| | Modification Date | | Doesn't | Apply | | | | | |
| 0.3. Reglan | nento de la Junta Directiva desarrolla el c ón 20.3. 20.3 Implements the measure | contenido YES | de los de | rechos | de los mie | | a Junta Dir | ectiva que | establec |
| | YES. Briefly Indicate: | | | | | | | | |
| | NO. Explain: The induction referred to in red However, Article 1 of the Internal Regulations Directors join the Board, its Secretary shall prov for their knowledge and compliance with the s | of the Boa ide them, a same. Like | ard of Direct at the first Bo wise, when | ors estab pard meet a memb | lishes that v ing they atte er of the Bo | when new m end, with a co pard of Direct | embers of th py of these R ors is appoir | e Board of Regulations nted for the | |
| | first time, he/she shall be provided with the nec and the sector, as well as information related same internal regulation states that the Board Board of Directors who is not a member of the | to the resp I of Directo | onsibilities, rs may hire | obligation | is and func | tions of the p | osition. Articl | e 11 of the | |

miembros, un asesor externo para contribuir con elementos de juicio necesarios para la adopción de determinadas decisiones, que por su naturaleza lo ameriten. El Artículo 12 establece que los miembros de Junta Directiva tendrán una remuneración que será fijada por la Asamblea General de Accionistas. NA. Specify the rules that prevent you from adopting the recommendation: Doesn't Apply Implementation Date Doesn't Apply **Modification Date** Measure No. 21: Conflicts of Interest. 21.1. The Company has a policy and procedure defined and formalized in internal regulations for the knowledge, management and resolution of conflict of interest situations, whether direct or indirect through Related Parties, which may affect the members of the Board of Directors and other Administrators. N/A YES NO 21.1 Implements the measure YES. Briefly Indicate: NO. Explain: No. El procedimiento para la solución de conflicto de intereses no distingue entre los conflictos directos o indirectos a través de partes vinculadas. NA. Specify the rules that prevent you from adopting the recommendation: Implementation Date Doesn't Apply **Modification Date** Doesn't Apply 21.2. The procedure for managing conflicts of interest distinguishes between sporadic and permanent conflicts of interest. If the conflict of interest is sporadic, the applicable procedure indicates the rules and steps to be followed, which should be relatively easy to manage and difficult for the affected party to avoid. In the case of permanent conflicts of interest, the procedure considers that, if this situation affects the company's operations as a whole, it must be understood as a cause for mandatory resignation on the part of the affected party, since it makes it impossible for him/her to exercise the position. N/A 21.2 Implements the measure YES YES. Briefly Indicate: NO. Explain: No. El Capítulo VI del Código de Buen Gobierno regula la solución de controversias y conflicto de interés, pero no diferencia entre conflictos de interés esporádico y permanente. NA. Specify the rules that prevent you from adopting the recommendation: Implementation Date Doesn't Apply **Modification Date** Doesn't Apply

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

| 21.3 Implements the measure | SI | □ _{NO} | X | □ _{N/A} | |
|---|--|--|---|--|--|
| YES. Briefly Indicate: | | | | | |
| NO. Explain: Emgesa S.A. ESP does not lead the duties of the members of the Board of Di is to individually inform the other directors with the Company, with suppliers or custom the Company, which could result in situation opinion or vote. | irectors establish of the direct or ners and, in gene | ed in Article 16 of indirect relations eral, with other pe | the Board of I hips they have ersons who ha | Directors R e among th eve a relation | egulations nemselves onship wit |
| NA. Specify the rules that prevent you fr | rom adopting th | e recommendat | ion: | | |
| | | | | | |
| | | | | | |
| | _ | 11 A 1 | | | |
| Implementation Date Modification Date | | sn't Apply | | | |
| | Does | n't Apply | offered and month | , de alesteia | |
| Modification Date fons of relevant conflicts of interest, understong members of the Board of Directors and only on its website. | Does nood as those that other Administrat | en't Apply would oblige the lors, are included | | information | |
| Modification Date ions of relevant conflicts of interest, understong members of the Board of Directors and of | Does | n't Apply | | | |
| Modification Date ions of relevant conflicts of interest, understoing members of the Board of Directors and only on its website. | Does not as those that other Administrate YES In the provisions of aships existing between instrators shall be of interest. The Cent and periodicall | would oblige the tors, are included by the tors are the Company shall must be to the tors are to | 1, Chapter 2 of y and its control market condition of its ion about the economic control of the condition about the economic condition about the economic control of the condition about the economic control of the condition about the economic condition and condition are conditional conditions. | N/A the Compar ons and, pa ations on pr website ave conomic rela | ny's Code nolders or articularly, revention, ailable to ationships |
| Modification Date ions of relevant conflicts of interest, understong members of the Board of Directors and only on its website. 21.4 Implements the measure YES. Briefly Indicate: In accordance with of Good Governance, the economic relation other controlling shareholders and its admir those between the Company and its admir management and resolution of conflicts of Shareholders and Investors complete, sufficients. | Does not as those that other Administrate YES In the provisions of aships existing between instrators shall be of interest. The Cent and periodicall | would oblige the tors, are included by the tors are the Company shall may updated informatical by the tors are to | 1, Chapter 2 of y and its control market condition of its ion about the economic control of the condition about the economic condition about the economic control of the condition about the economic control of the condition about the economic condition and condition are conditional conditions. | N/A the Compar ons and, pa ations on pr website ave conomic rela | ny's Code nolders or articularly, revention, ailable to ationships |

| | | Doesn | 't Apply | | | |
|---|-----------------------------|-----------------|---|------------------|------------|-----------|
| se purposes, the definition of Related 4). | l Party appl | lied by the | Company is cor | nsistent with Ir | nternation | al Accour |
| 21.5 Implements the measure | | YES | x NO | | N/A | |
| YES. Briefly Indicate: The defini International Accounting Standard I. the corresponding year. | | | | | | |
| NO. Explain: | | | | | | |
| NA. Specify the rules that prevent | you from | adopting | the recommend | ation: | | |
| | | | | | | |
| Implementation Date | | 01-01- | 2015 | | | |
| Implementation Date Modification Date | | 01-01- Doesn | 2015 t Apply | | | |
| Modification Date 22: Operaciones con Partes Vincu npany has a policy that defines the spe | ecific proce | Doesn | t Apply e valuation, appr | | | |
| Modification Date 22: Operaciones con Partes Vincu npany has a policy that defines the spe | ecific proce | Doesn | t Apply e valuation, appr | e transactions | | |
| Modification Date 22: Operaciones con Partes Vincu npany has a policy that defines the specific ding outstanding balances and relation | ecific proce nships betw | Doesn | t Apply e valuation, appri, except for those | e transactions | that have | |

15-04-2010 Good Governance Code

Implementation Date

| | that operations, acts or contracts with related pa goods and services, whose value, added to the period of twelve (12) consecutive months, excee calculation the purchase and sale of energy, mu the Audit Committee is responsible for issuing a related parties, having verified that they were ca | |
|---------------|---|---|
| | Implementation Date | Doesn't Apply |
| | Modification Date | Doesn't Apply |
| 22.2. La polí | tica de la sociedad sobre operaciones con vincula 22.2 Implements the measure YES. Briefly Indicate: | das aborda los aspectos de que trata la recomendación 22.2. YES NO X N/A |
| | of Directors, through the Audit Committee, is awa they were carried out under market conditions and | licy on transactions with related parties; however, the Board are of transactions between related parties and verifies that d that they do not violate the equal treatment of shareholders e Board of Directors and Section 5.3 of the Code of Good |
| | NA. Specify the rules that prevent you from a | dopting the recommendation: |
| | | |
| | Implementation Date | Doesn't Apply |

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

| | 22.3 Implements the measure | YES | | NO | Х | N/A | | |
|--|---|--|--|---|---|--|--|---|
| | YES. Briefly Indicate: | | | | | | | |
| | NO. Explain: Paragraph 20 of Article 14 of the that operations, acts or contracts with related par whose value, added to the joint quota contract consecutive months, exceeds the Contracting L sale of energy, must be approved by the Board of | ties corres ted with a imit, witho | ponding Il related ut includ | to the acquis | sition of g hin a pe | oods and se | rvices, e (12) | |
| | NA. Specify the rules that prevent you from a | idopting t | he recor | nmendation | n: | | | |
| | Implementation Date | Doesn't | Apply | | | | | |
| | Modification Date | Doesn't | Apply | | | | | |
| 23.1. The coneach year, will They may income and other emby the company the co | mpany has a remuneration policy for the Board of hich identifies all the components of remuneration lude fixed fees for being a member of the Board of oluments of any kind accrued during the year, whany in terms of pensions or payment of life insu well as those insurance premiums for civil liability ctors. | Directors, n that can Directors, natever the grance pre | approve actually fees for eir cause miums, d | be paid. The attending me , in cash or i or other iten | ese competings of the kind, and the kind, and the kind, and the kind, and the kind | oonents may f the Board a is well as the spect of both | be fixed or va and/or its Comn obligations in a former and o | riable. nittees curred current |
| | 23.1 Implements the measure | YES | Х | NO | | N/A | | |
| | YES. Briefly Indicate: The remuneration of the m fixed component and corresponds exclusively to fe Governance establishes in Item 7, Section 1 of Cha of Directors, that the General Shareholders' Meetin the members of the Board of Directors, for the perione, taking into account the time of dedication, the number of positions in consideration of the market if the Company receives from the directors. The approximate Shareholders' Meeting as established in Article 55 of Additionally, at each ordinary meeting of the General members of the Board of Directors. | es for atter apter 2, as and shall es od betwee responsibiling oval of the Com | ndance to a remune tablish an n the resp ties and fi e Compar Code of G pany's By | meetings. Ti ration policy inually the re pective ordina unctions of th ny operates, a ood Governa laws. | he Comp for the ma muneration ary meeting the directon as well as ance is a p | any's Code of the concept of the concept of the concept of the contribution of the Code of | f Good Board ding to llowing ees for on that Seneral | |
| | NO. Explain: | | | | | | | |

| | iroin adopting | the recommenda | uon. | |
|--|--------------------------------------|--|--|--------------------------|
| | | | | |
| | | | | |
| Implementation Date | 15-04-2 | 2010 Code of Good | Governance | |
| Modification Date | Doesn' | t Apply | | |
| mpany adopts remuneration systems thro n the medium and long term, the remune if the variable component is related to the must take into account any qualifications | ration policy inc company's profi | corporates limits on ts or other manage | the amount that the ment indicators at the | Board of Deep end of the |
| 23.2 Implements the measure | YES | NO | X N/A | |
| YES. Briefly Indicate: | | | | |
| therefore it is not possible to adopt the re Shareholders' Meeting. NA. Specify the rules that prevent you | | | | ned at the |
| Implementation Date | Doesn | 't Apply | | |
| • | | • | | |
| Implementation Date Modification Date | Doesn' | | from compensations | systems th |
| | | | Ton compensation of | , |
| and Independent Members of the Board of or variable compensation linked to the abs 23.3 Implements the measure Y | | | X N/A | х |
| or variable compensation linked to the abs | solute variation c | of the share price. | · . | · |
| or variable compensation linked to the abs 23.3 Implements the measure Y | solute variation c | of the share price. | · . | · |

| | NA. Specify the rules that prevent you from a | dopting the reco | mmendation |): | | | |
|---------------|---|--|---|---|---|---------------------------------------|------------|
| | | | | | | | |
| | Implementation Date | Doesn't Apply | | | | | |
| | Modification Date | Doesn't Apply | | | | | |
| | ch period evaluated, within the framework of the st of the Board of Directors for all approved compe | | | neral Sha | areholders' | Meeting | approves a |
| | 23.4 Implements the measure | YES X | NO | | N/A | | |
| | in Item 7, Section 1 of Chapter 2, as a remunerati General Shareholders' Meeting shall establish at the Board of Directors, for the period between the extent that the Company has not adopted varia amount approved by the Meeting is the maximum NO. Explain: NA. Specify the rules that prevent you from a | nnually the remune e respective ordina ble remuneration n amount. | eration corres ary meeting an schemes for | ponding and the following the Board | to the mem lowing one. | bers of To the | |
| | Implementation Date | 15-04-2010 Good | d Governance | e Code | | | |
| | Modification Date | Doesn't Apply | | | | | |
| to the member | al effective cost of the Board of Directors during the ers of the Board of Directors, as well as the reimbure ebsite, with the level of disaggregation and detail | rsement of expens | ses, is known | to the sh | | | |
| | 23.5 Implements the measure | SI X | NO | | N/A | | |
| | YES. Briefly Indicate: Pursuant to the provision Article 14, Section 8 of the Internal Regulation consideration of the General Meeting an annual rother matters, a certification detailing the expense expenses, bonuses, benefits in cash and in remuneration received by each of the company's and any other type of remuneration received by each of the Superintender | ons of the Board management report aditures for salarie kind, transportat s directors. each of the director | of Directors t (annual rep s, fees, trave tion expense rs of the comp | s, the dir ort), whic el expenses as and a | rectors sub h includes, es, represe ny other t | mit for among ntation ype of | |

| | year-end information. In addition, this informatio website | n can be consulted by snareholders on the Company's |
|--------------|---|---|
| | NO. Explain: | |
| | | |
| | NA. Specify the rules that prevent you from a | adopting the recommendation: |
| | Implementation Date | 29-08-2007 Bylaws |
| | Modification Date | Doesn't Apply |
| Measure No. | 24: The President of the corporation and Seni | ior Management. |
| (represented | | ive separation between the administration or governance of the company e of business (conducted by Senior Management under the leadership of |
| | 24.1 Implements the measure | YES X NO N/A |
| | regulación de alta Gerencia (Capítulo 7) y la J Capítulo 2 y la Sección 2 de Capítulo 2 del Co | ociedad ha establecido una separación en cuanto a la unta Directiva (Capítulo 6). Adicionalmente, la Sección 1 ódigo de Buen Gobierno regulan de manera separada el de la Junta Directiva y la Gerencia, respectivamente. |
| | Management (Chapter 7) and the Board of Direct | tablished a separation between the regulation of Senior ctors (Chapter 6). Additionally, Section 1 Chapter 2 and of Good Governance regulate separately the operation, ctors and Management, respectively. |
| | NA. Specify the rules that prevent you from a | adopting the recommendation: |
| | Implementation Date | 29-08-2007 Bylaws |
| | Implementation Date | Doesn't Apply |
| | | ate the ordinary course of business to the Senior Management team, |
| | 24.2 Implements the measure | SI X NO N/A |

| | 62) and via the Internal Regulations of the Boal Code (Item 1, Section 1, Chapter 2), it is conclud at defining the Company's strategy and develop is the Board of Directors, as the highest mana approving the management of the Company, The Company, is responsible for approving the ran instrument of supervision and control, watchill and assume the business risk, so that the mana return on the capital invested by its Shareholders | ns attributed to the Board of Directors by the Bylaws (Article ard of Directors (Article 14) and the Corporate Governance added that the main function of the Board of Directors is aimed pring supervision, governance and control activities, since it magement body of the Company, which is responsible for the Board of Directors, as the highest management body of management of the latter and its fundamental role is to be ning over the interests of those who contribute the resources hagement of the Company results in the maximization of the ris and Investors and in the social and economic development aximum respect for the environment. Additionally, the Board Code of Good Governance. | · · · · · · · · · · · · · · · · · · · |
|---|--|---|---------------------------------------|
| | NO. Explain: | | |
| | NA. Specify the rules that prevent you from a | adopting the recommendation: | |
| | Implementation Date | 29-08-2007 bylaws | 7 |
| | Modification Date | Doesn't Apply | 1 |
| company sind appointed by candidates fo | be they are his direct collaborators. Alternatively, the Board of Directors at the proposal of the Pre | nt are identified, evaluated and appointed directly by the P of the company may choose to have the members of Senior esident of the company. Regardless of who makes the fination own and evaluated by the Appointments and Remuneration | r Management Il appointment, |
| | 24.3 Implements the measure | YES NO X N/A |] |
| | YES. Briefly Indicate: | | |
| | | e.8, the Company does not have an Appointments and delines associated with these matters with respect to Senior ny. | |
| | NA. Specify the rules that prevent you from a | adopting the recommendation: | |

| Modification Date | Doesn't Apply | |
|---|---|--|
| | | |
| | ns approved by the Board of Directors and/or a scheme of pow sident of the company and other members of Senior Managemer | |
| 24.4 Implements the measure | YES X NO N/A | |
| | 208 Powers of Attorney Policy that regulates the granting, all powers of attorney in accordance with the organizational grantor. | |
| NO. Explain: | | |
| NA. Specify the rules that prevent you from a | adopting the recommendation: | |
| Implementation Date | 31-10-16 PO 208 System of delegated powers and management of delegated powers | |
| Modification Date | Doesn't Apply | |
| | Remuneration Committee, or whoever fulfills its functions, annual d is aware of the evaluations of the other members of Senior Managers NO NO N/A | |
| YES. Briefly Indicate: | | |
| NO. Explain: Currently, the Board of Director Committee, however, in accordance with the provided of Section 2, Chapter 2 of the Code of Good Regulations, the Board approves the presentation report of the administrators, which includes the notation Senior Managers. Additionally, on a monthly base Directors the main facts and results of their man | ors does not have an Appointments and Remuneration visions of Article 62, Paragraph 8 of the Bylaws, Paragraph od Governance and Article 14 of the Board of Directors in to the General Shareholders' Meeting of the management management of the Chief Executive Officer and each of the sis, each Business Line Manager presents to the Board of pagement and receives comments and or specific requests the issues presented. It is reiterated that the company does ommittee. | |
| NA. Specify the rules that prevent you from a | | |
| Implementation Date | Doesn't Apply | |
| Modification Date | Doesn't Apply | |

Doesn't Apply

Implementation Date

| company has a compensation policy for of Directors, which identifies all the and risk levels. | compensation con | | | | |
|--|--|--|--|-------------------------|-----------|
| 24.6 Implements the measure | SI | N | 0 | X N/A | |
| YES. Briefly Indicate: | | | | | |
| NO. Explain: There is no remune Management that is approved by | | | e company | and other me | embers of |
| NA. Specify the rules that preve | ent you from adop | ting the recom | mendation | : | |
| | | | | | |
| Implementation Date | Do | esn't Apply | | | |
| Implementation Date Modification Date | Do | esn't Apply esn't Apply | | | |
| Modification Date remuneration of the chairman of the clated prevent the variable component | company includes | esn't Apply a fixed and varia | - | | _ |
| | company includes from exceeding th | esn't Apply a fixed and varia e maximum limit | established | by the board | _ |
| Modification Date remuneration of the chairman of the culated prevent the variable component 4.7 Implements the measure | company includes from exceeding the SI SI Dement the recomines, including the Holding Company | a fixed and varia e maximum limit NO mendation for th President of the by in Italy given the | x X ne time bei Company cone control a | N/A N/A ng, as the is | sues of |
| Modification Date remuneration of the chairman of the culated prevent the variable component 4.7 Implements the measure ES. Briefly Indicate: NO. Explain: It is not possible to impermuneration of the Company's employmanagement, are directly defined by the | company includes from exceeding the SI SI Dement the recomples, including the e Holding Comparot be regulated local discount of the regulated local discount | a fixed and varia e maximum limit NO mendation for th President of the ly in Italy given the | established X ne time bei Company che control anittee. | N/A N/A ng, as the is | sues of |
| Modification Date remuneration of the chairman of the culated prevent the variable component 4.7 Implements the measure ES. Briefly Indicate: NO. Explain: It is not possible to impermuneration of the Company's employmanagement, are directly defined by the or the ENEL Group and therefore cannot be the entire of the ENEL Group and therefore cannot be the entire of the ENEL Group and therefore cannot be the entire of the ENEL Group and therefore cannot be the entire of the | company includes from exceeding the SI SI Dement the recomples, including the e Holding Comparot be regulated local discount of the regulated local discount | a fixed and varia e maximum limit NO mendation for the resident of the recommend. | established X ne time bei Company che control anittee. | N/A N/A ng, as the is | sues of |

I. CONTROL ARCHITECTURE

Measure No. 25: Ambiente de Control.

| 25.1 Implements the measure | YES | X NO | N/A | |
|---|--|--|--|--|
| YES. Briefly Indicate: In accordance of Directors, through the Audit Commi Company to consolidate the informatio | ittee, is responsib | le for defining the | mechanisms to be us | sed by the |
| In the same sense, it has been regula 10.2.2) and within the Code of Good G | | | | ctors (item |
| Article 62 of the Bylaws establishes corporation and the levels of risk expos Control over Financial Reporting" Nuncarried out in accordance with the "Financial Reporting" in accordance wi according to international best practice | sure. Additionally, neral 6, indicates ramework Model th the provisions | Procedure No. 188 that the evaluation of the Enel Group | of December 19, 201 of the control system of Internal Control Sys | 2 "Internal m shall be stem over |
| NO. Explain: | | | | |
| NA. Specify the rules that prevent yo | ou from adopting | the recommenda | ition: | |
| | | | | |
| Implementation Date | 29-08- | 2007 Bylaws | | |
| Modification Date | Doesi | ı´t Apply | | |
| Implementation Date Modification Date e of Conglomerates, the Parent Company's Be all the Subordinate companies, establishing reporting lines that allow a consolidated view of the subordinate companies. | Doesi oard of Directors sha esponsibilities regan | n't Apply Ill promote the existend Jing the policies and g | uidelines on this matter a | at the conglo |
| Modification Date of Conglomerates, the Parent Company's Beall the Subordinate companies, establishing reporting lines that allow a consolidated view of the subordinate companies. | Doesn pard of Directors shall be risks to which the | n't Apply Ill promote the existence ling the policies and ge Conglomerate is exp x NO The Organizational F6, which indicates the Group Internal Co | uidelines on this matter a osed and the taking of o N/A Procedure n.188, 19 nat the evaluation of ntrol System Framew | December the control work Model |

| NO. Explain: | | | | |
|---|--|--|---|---------------------------|
| | | | | |
| NA. Specify the rules that prevent yo | ou from adopting | the recommenda | tion: | |
| | | | | |
| Implementation Date | 19/12/2 | 2012 | | |
| Modification Date | Doesn | 't Apply | | |
| YES. Briefly Indicate: The Head Off 2012, "Internal Control over Financial control system will be carried out in ac | Reporting" Nume | eral 6, which indica | ates that the evalua | ation of the |
| 26.1 Implements the measure | YES | X NO | N/A | |
| | Reporting" Nume ccordance with the rdance with the pr | eral 6, which indica e "Enel Group Interi | ates that the evaluanal Control System | ation of the Framework |
| This Internal Control is structured in the I. Definition of the scope and or II. Mapping / updating of processes / assurance and main key controls ident III. self-assessment of the design and e IV. Evaluation of deficiencies, ap V. consolidation of results and overall a VI. Administrative and accountin | ommunication of r general controls iffication and upda effectiveness of th oproval and follow- assessment of Inte | nethodologies and (ELC / CLC-ITGC) ting (Top Down Ris e operation; -up of the action pla | i, risk assessment a ik Based Approach) an; | |
| | | | | |
| | | | | |
| | | | | |
| NO. Explain: | | | | |

| 26.2 Implements the measure | YES X NO N/A |
|--|---|
| | |
| Financial Reporting" Numeral 6, whi in accordance with the "Enel Group | ganizational Procedure n.188, 19 December 2012, "Internal Control ich indicates that the evaluation of the control system will be carried Internal Control System Framework model on Financial Reporting the COSO Report and, for IT aspects, COBIT according to international control in the cost of |
| risk assessment and, quality assura Risk Based Approach). | n Mapping / updating of processes / general controls (ELC / CLC-IT ance and the main key controls identification and updating (Top IT AP GRC tool by directive of the Head Office. |
| NO. Explain: | |
| | t you from adopting the recommendation: |
| NA. Specify the rules that prevent | t you from adopting the recommendation. |
| NA. Specify the rules that prevent | 19/12/2012 |

| MA. Specify the rules that prevent yo | ou from adopting the recommendation: |
|--|--|
| Implementation Date | Doesn't Apply |
| Modification Date | Doesn't Apply |
| rd of Directors is aware of and periodica corrective and follow-up actions in the | ally supervises the company's effective exposure to the maximum ris event of deviations. |
| 26.4 Implements the measure | YES X NO N/A |
| | Directors is aware of and periodically monitors the company's actual efined, and proposes corrective and follow-up actions in the event of |
| NO. Explain: | |
| NA. Specify the rules that prevent y | ou from adopting the recommendation: |
| | |
| Implementation Date | 16-12-2015 Internal Regulations of the Board of Directors |
| | 16-12-2015 Internal Regulations of the Board of |
| Implementation Date Modification Date the framework of the risk management part that is, for identifying, evaluating, meaning that is, for identifying, evaluating that is, for identifying the identification that is, for identification the identification that is, for identification the identification that is in the identification that is in the identification that it is in the identification that is in the identification that it is in the identification that it is in the identification that it is in the identification that is in the identification that it is in the ident | 16-12-2015 Internal Regulations of the Board of Directors |

| | d macroeconomic levels. | | | | |
|--|--|--|--|--|--|
| NO. Explain: | | | | | |
| NA. Specify the rules that prevent you from adopting the recommendation: | | | | | |
| Implementation Date | 29-08-2007 bylaws | | | | |
| Modification Date | Doesn't Apply | | | | |
| | | | | | |
| 26.6 Implements the measure YES. Briefly Indicate: | YES NO X N/A | | | | |
| YES. Briefly Indicate: NO. Explique: There is no centralized risk pol by the measure. Until now, each Managem | YES NO X N/A icy approved by the Board of Directors in the terms required ent (business, financial, operational, etc.) has monitored, independently and according to the recommendations of the | | | | |
| YES. Briefly Indicate: NO. Explique: There is no centralized risk pol by the measure. Until now, each Managem identified and managed the applicable risks in | icy approved by the Board of Directors in the terms required ent (business, financial, operational, etc.) has monitored, adependently and according to the recommendations of the | | | | |
| NO. Explique: There is no centralized risk pol by the measure. Until now, each Managem identified and managed the applicable risks in Enel Group's management lines. | icy approved by the Board of Directors in the terms required ent (business, financial, operational, etc.) has monitored, adependently and according to the recommendations of the | | | | |

| 26.7 Implements the measure | YES | X NO | N/A | |
|---|---|--|--|---|
| YES. Briefly Indicate: There is a structure Group's business lines are defined. At the definition and follow-up of strategies and lim reporting from the country to the Holding line. In addition, every six months the ICFR Global control of the strategies and structure. | Holding Cor its to be con s for moniton | npany level, there ntrolled in each couring operations. udit Holding prepare | are people responsite ntry. There are level edetailed reports that | ole for the s of direct tinclude a |
| specific evaluation of internal control over fir companies on the list. This evaluation descr raised during the period. | | | | |
| The ICFR Global unit, communicates to the Ir and significant internal control deficiencies a application of administrative and accounting Organizational Procedure No. 188, paragrap | nd risks that procedures. | could potentially af | ect the adequacy and | d effective |
| NO. Explain: | | | | |
| NA. Specify the rules that prevent you fro | m adonting | . 41 | ilan. | |
| That opening the raise that prevent you he | iii auoptiiig | the recommenda | ion: | |
| | | | | |
| Implemantation Date | 19/12/ | 2012 Organizationa | | |
| Implemantation Date Modification Date mpany has a complex and diverse structure | 19/12/ Doesn | 2012 Organizationa 't Apply es and operations, | I Procedure 188 | |
| Implemantation Date Modification Date | 19/12/ Doesn | 2012 Organizationa 't Apply es and operations, | I Procedure 188 | |
| Implemantation Date Modification Date mpany has a complex and diverse structure mpetence at the Conglomerate level in the ca | 19/12/ Doesn of business see of comp | 2012 Organizationa 't Apply es and operations, anies integrated in s | I Procedure 188 there is the position situations of control a | |
| Implemantation Date Modification Date mpany has a complex and diverse structure mpetence at the Conglomerate level in the ca | 19/12/ Doesn of business use of comp YES olding Com nes to appre e definition a | 2012 Organizationa 't Apply es and operations, anies integrated in s NO pany level, in whice the exposure to deand follow-up of strains. | there is the position situations of control a x N/A | ersons are thin these e complied |
| Implemantation Date Modification Date mpany has a complex and diverse structure mpetence at the Conglomerate level in the ca 26.8 Implements the measure YES. Briefly Indicate: NO. Explain: There is a structure at the H defined for each of the Group's business I Holding Company units are responsible for the with in each country. There are direct repor | 19/12/ Doesn of business use of comp YES olding Comnes to appredefinition a ing levels from the composition of the composition | 2012 Organizational 't Apply es and operations, anies integrated in some some some some some some some some | there is the position situations of control a x N/A N/A n the responsible perferent risks, and witegies and limits to be the Holding lines for reduced the detailed reports that all Control Bodies of the second se | ersons are thin these e complied monitoring t include a the Group |

| Implementation Date | Doesn't Apply |
|--|---|
| Modification Date | Doesn't Apply |
| | |
| 27: Control Activities. | |
| pard of Directors is responsible for ensuring exity, and consistent with the risk manage | ing the existence of an adequate internal control system, adapted ement in force. |
| 27.1 Implements the measure | YES X NO N/A |
| approving the Company's risk manager | s of the Board of Directors, the Board of Directors is responsible ment policy and, through the Audit Committee, for supervising totivities set forth in the Company's compliance programs. |
| NA Specify the rules that prevent you | ou from adopting the recommendation: |
| The opening the rules that prevent you | . • |
| | |
| Implementation Date Modification Date | 17-12-2015 Board of Directors Regulations Doesn't Apply |

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

N/A

27.2 Implements the measure YES

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

The Company's Code of Good Governance, Section 5.3. b) establishes the following functions of the Audit Committee:

(i) supervise compliance with the internal audit program, which must take into account the business risks and comprehensively evaluate all areas of the Company; (ii) ensure that the preparation, presentation and disclosure of financial information complies with the provisions of the Law; (iii) review the year-end financial statements, before they are submitted to the consideration of the Board of Directors and the General Shareholders' Meeting; (iv) review the financial statements at the end of the fiscal year, before they are submitted to the consideration of the Board of Directors and the General Shareholders' Meeting.

and the General Shareholders' Meeting; (iv) issue a written report on the operations that the Company has carried out during the year; (v) review the financial statements of the Company

(vi) establish the policies and practices to be used by the Company in the construction, disclosure and dissemination of its financial information; (vii) define the mechanisms to be used by the Company to consolidate the information of the control bodies for the presentation thereof to the Board of Directors; and (viii) any others assigned to it by the Board of Directors. For the fulfillment of its functions, the Audit Committee may hire independent specialists in specific cases in which it deems it convenient, in accordance with the Company's hiring rules. In turn, Section 5. of Chapter III of the Company's Code of Good Governance, provides that for the risk rating information provided to the Company's shareholders and investors, the Company has hired the services of an independent securities rating company, in order to carry out the corresponding analysis and report to the market on the probability of timely payment of the obligations derived from the bonds issued by the Company. Consequently, each of the Company's bond issues has a risk and investment rating granted by the securities rating company. Also Section II. Section II.2 of the Corporate Governance Code, regarding the functions of the Chief Executive Officer, establishes as one of these functions: i) to promote a culture of risk prevention, understood as the analysis of risk and the establishment of mechanisms that allow the Company to protect itself from its impact; ii) to present a monthly report to the Board of Directors with a compilation of the most important events that occurred during the previous month; iii) to present a monthly report to the Board of Directors with a compilation of the most important events that occurred during the previous month; iv) to present a monthly report to the Board of Directors with a compilation of the most important events that occurred during the previous month, the financial statements, the explanations to the financial statements, the analysis of the explanations on the main variations against the budget and the results of the previous year, and an analysis of the risks and opportunities that affect the Company at both the sectorial and macroeconomic levels. NO. Explain: NA. Specify the rules that prevent you from adopting the recommendation: Implementation Date 17-12-2015 Reglamento de Junta Directiva **Modification Date** Doesn't Apply 27.3. In society, the principle of self-control is applied and required, understood as the "ability of the people involved in the different processes to consider control as an inherent part of their responsibilities, fields of action and decision making". 27.3 Implements the measure N/A YES. Briefly Indicate: In accordance with the provisions of Organizational Procedure n.188, Numeral 6.3. "Internal Control over Financial Reporting", the evaluation of the Control system is the responsibility of the Process Owners and/or their delegates Control Owner. The self-assessment is carried out every six months for the design and operation of controls. For the year 2020 it is stated that for the company and its people, internal control is considered an inherent

part of their processes and responsibilities, therefore, a self-assessment activity of the internal control model

has been established every six months.

| | possible deviations, so that the controls are updated and modified according to the needs of the processes, but always in compliance with the Company's Internal Control Policies and methodologies. This activity ensures that the Company's internal control model is effective and does not become obsolete in the face of the dynamics of changes in the Company and its processes. | | | | |
|-----------------------|---|--|---------|--|--|
| | NO. Explain: | | | | |
| | NA. Specify the rules that prevent you from adopting the recommendation: | | | | |
| | Implementation Date | December 19, 2012 | | | |
| | Modification Date | Doesn't Apply | | | |
| 28.1. The risk | 28: Information and communication. c culture, philosophy and policies, as well as the a e company, so that the entire organization considerable. 28.1 Implements the measure | pproved exposure limits, are communicated downwards and horizoners risks and control activities in its business. | ontally | | |
| | Board of Directors establishes that it is the function management policy, which must be known Management meetings in which the strategies, but o achieve the Company's goals are reported. Limanagement is informed of the progress in meet and activities to be carried out within each area. | ious measures, Article 14 of the Internal Regulations of the on of the Board of Directors to approve the Company's risk by senior management. Additionally, there are Senior udgets, goals and risk limits that must be observed in order ikewise, the areas develop sub-committees where middle ting the objectives and goals of management and the risks stablishes sub procedures to communicate at all levels the the organizational role. | | | |
| | NO. Explain: NA. Specify the rules that prevent you from a | dopting the recommendation: | | | |
| | Implementation Date | 17-12-2015 Board of Directors Regulations | | | |
| | Modification Date | Doesn't Apply | | | |
| • | | | | | |

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

| YES. Briefly Indicate: NO. Explique: Indeed, the mechanism for time and the content of the supporting mate prepared on a monthly basis. This is in acc Meetings of the Board of Directors, and Artic of the meetings. | erial and in the | | Management is for | |
|--|-----------------------------------|------------------------------------|---|--------------------------------|
| time and the content of the supporting mate prepared on a monthly basis. This is in acc Meetings of the Board of Directors, and Artic | erial and in the | | Management is for | |
| | | ne Good Govern | the Board of Directonance Code, Section | ors, which is on I, point 6. |
| Likewise, there are monthly reports prepa commercial, technical and financial operation are part of the formal reporting processes Finance areas. | n by the Senior I | Management in | Colombia, Chile and | d Italy, which |
| Considering that the Business Group of opprocedures are in English; however, it is recoin Spanish. | | | | |
| NA. Specify the rules that prevent you fro | om adopting th | e recommenda | tion: | |
| lumilam antation Data | Doesn't A | pply | | |
| Implementation Date | Doesn't | 11 7 | | |
| Modification Date | Aplly | | | |
| 28.3 Implements the measure | YES | NO | X N/A | |
| YES. Briefly Indicate: | | | | |
| NO. Explique: ndeed, the mechanism for reporting inform content of the supporting material and in the monthly basis. This is in accordance with th Board of Directors, and Article 61 of the Con | presentation to be Good Govern | the Board of D nance Code, Se | irectors, which is pr ction I, point 6. Me | repared on a etings of the |
| Likewise, there are monthly reports prepared commercial, technical and financial operation are part of the formal reporting processes Finance areas. | n by the Senior I | Management in | Colombia, Chile and | d Italy, which |
| Considering that the Business Group of procedures are in English; however, it is recoin Spanish. | which the com ommended that | pany is part is the document re | international, its ferred to have an of | policies and ficial version |
| • | | | | |

| L | Implementation Date | Doesn't Apply | |
|-------|---|--|-------|
| | Modification Date | Doesn't Apply | |
| | | yees to anonymously report illegal or unethical behavior or behavior on these reports is made to the company's Board of Direc | |
| 2 | 28.4 Implements the measure: | YES NO N/A | |
| 6 | el seguimiento periódico del grado de cumplin denuncias anónimas o "whistleblowers", evalu | atribuidas al Comité de Auditoría se encuentra la de realizar niento del Código de Ética y la eficacia del sistema de lando las actuaciones antiéticas que se presenten y el lo a la Junta Directiva las recomendaciones pertinentes. | |
| | Adicionalmente se ha implementado un buzón https://secure.ethicspoint.eu/domain/media/es/gu | ético global y su funcionamiento es explicado en el link ui/102504/index.html | |
| | NO. Explain: | | |
| | | | |
| 1 | NA. Specify the rules that prevent you from a | dopting the recommendation: | |
| | | dopting the recommendation: | |
| | NA. Specify the rules that prevent you from a | dopting the recommendation: 17-12-2015 | |
| | | | |
| No. 2 | Implementation Date Modification Date 29: Control Architecture Monitoring. | 17-12-2015 | the c |
| No. 2 | Implementation Date Modification Date 29: Control Architecture Monitoring. Impany, the Board of Directors, through the Audit of Directors. | 17-12-2015 There have been no changes in this regard. | the d |

| | NO. Explain | | | | | |
|-----------------|--|--|------|--|--|--|
| | NA. Specify the rules that prevent you from adopting the recommendation: | | | | | |
| | Implementation Date | 16-12-2015 Internal Regulations of the Board of Directors | | | | |
| | Modification Date | Doesn't Apply | | | | |
| audit in collal | YES. Briefly Indicate: Chapter XV, Article 96 of the Company's Bylaws the Statutory Auditor and the internal audit rep supervision of compliance with the internal aucit business and comprehensively evaluate all area 72 of the Company's Bylaws, also establishes a | he effectiveness of the Control Architecture, mainly involves the int in its competence and in particular with regard to the financial inform YES X NO N/A sestablishes the functions of the Audit Committee, in which presentative participate, which include, among others, the lit program, which must take into account the risks of the as of the Company. On the other hand, Chapter VIII, Article among the functions of the Statutory Auditor some that are audit to exercise the inspection and surveillance by the ment information. | emai | | | |
| | NO. Explain: NA. Specify the rules that prevent you from a | adopting the recommendation: | | | | |
| | Implementation Date | 29-08-2007 bylaws | | | | |
| | Modification Date | Doesn't Apply | | | | |

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

| | 29.3 Implements the measure | YES | NO |) | Х | N/A | |
|----------|---|-------------------|-------------|----------------------------|---------------------|----------------|------------------------|
| | YES. Briefly Indicate: | | | | | | |
| | NO. Explain: There is currently no Interna | l Audit Charter a | approved by | the Audit | Comm | ittee. | |
| | NA. Specify the rules that prevent you f | rom adopting t | he recomn | nendation | <u> </u> | | |
| | Implementation Date | Doesn't | Apply | | | | |
| | Modification Date | Doesn't | Apply | | | | |
| nmittee. | t of the company or Conglomerate that hi 29.4 Implements the measure | YES | NO. | | X | N/A | |
| | YES. Briefly Indicate: | | | | | | |
| | NO. Explain: At present, the Internal Audit professional independence with respect to dependence of this position with respect to | o Senior Manag | gement in C | olding Italia Colombia, | a, whicl maintai | h, in spite of | f seeking fessional |
| | NA. Specify the rules that prevent you f | rom adopting t | he recomn | nendation | <u> </u> | | |
| | | | | | | | l |
| | Implementation Date | Doesn't | | | | | |

| 29.5 Implements the measure | YES | L NO | X N/A | |
|---|--|---|---|-----------|
| YES. Briefly Indicate: | | | | |
| NO. Explain: Currently, the Internal Audi professional independence with respect dependence of this position with respect Audit Manager in Colombia is published a | to Senior Mana to the Enel Gro | gement in Colom up. The appointm | bia, maintains the pr ent and removal of the | ofessiona |
| NA. Specify the rules that prevent you | from adopting | the recommenda | ntion: | |
| Implementation Date | Doesn' | t Apply | | |
| Modification Date | Doesn' | | | |
| tutory Auditor of the company or Conglom the respective audit report. | erate mamams | а стеат птиерепи | ence with respect to t | |
| 29.6 Implements the measure | YES | NO NO | X N/A | |
| 29.6 Implements the measure YES. Briefly Indicate: | YES | NO NO | X N/A | |
| | etatutory auditor | maintains total in | dependence with the endence is presume | d by lega |
| YES. Briefly Indicate: NO. Explain: Although the Company's s such quality was not literally indicated ir mandate, the duty of the Statutory Audito | statutory auditor n the audit repo or is to report sit | maintains total in rt, since its indep uations in which i | dependence with the endence is presuments judgment is not ind | d by lega |
| NO. Explain: Although the Company's s such quality was not literally indicated ir mandate, the duty of the Statutory Audito not to declare its independence. | statutory auditor n the audit repo or is to report sit | maintains total in rt, since its indep uations in which i | dependence with the endence is presuments judgment is not ind | d by lega |

| 29.7. If the companies. | ompany acts as Parent Company of a Conglomera | ate, the Sta | tutory A | Auditor is the | same for | r all companie | es, including off-shore |
|--------------------------------|---|---------------------------|---------------------|---|-----------------------|-----------------|-------------------------|
| | 29.7 Implements the measure | SI | | NO | N | /A | х |
| | YES. Briefly Indicate: | | | | | | |
| | NO. Explain. | | | | | | |
| | NA. Specify the rules that prevent you from a en el Artículo 260 del Código de Comercio, la Soc la medida. No obstante lo anterior, las sociedad mundo, gestionando la negociación, relación y c | ciedad no o es del Gru | stenta l po Ene | a calidad de l I tienen el mi | Matriz, p ismo rev | or lo que no a | plicaría |
| | Implementation Date | Doesn't | VlaaA | | | | |
| | Modification Date | Doesn't | | | | | |
| | mpany has a policy for the appointment of the St s, which includes the provisions set forth in recomm | | | pproved by tl | he Board | d of Directors | and disclosed to the |
| | 29.8 Implements the measure | YES | х | NO | |] N/A | |
| | YES. Briefly Indicate: Chapter 8 of the Compa statutory auditor, the term of the contract, the qualiti in which they may intervene before the General Sh | es they mu | st have | , incompatibili | ties, func | tions and the r | |
| | NO. Explain: | | | | | | |
| | NA. Specify the rules that prevent you from a | adopting t | he reco | ommendatio | n: | | |
| | Implementation Date | 29-08-20 | 07 Byla | aws | | | |
| | Modification Date | Doesn't A | Apply | | | | |
| independence | r to avoid an excessive link between the compa e, the company establishes a maximum hiring te ditor, a natural person not linked to a firm, the max | erm that ra | inges b | etween five | (5) and | | |
| | 29.9 Implements the measure | YES | Х | NO | |] N/A | |
| | YES. Briefly Indicate: Chapter VIII, Article 70 of the Company's Bylaws General Shareholders' Meeting is made for a m time, as well as be re-elected indefinitely. Notvestablishes that the auditing firm hired by the Co | naximum te vithstandin | erm of 2 g the f | 2 years, but t | they may | y be removed | d at any |

| | rotate the natural persons who were appointed to perform such function with at least a periodi rotated may only resume the audit of the same of | icity of five (5) year | ars. Likewise | e, the per | rson who has be | |
|-------------------------------|--|--|--|--|--|-----------------------|
| | NO. Explain: | | | | | |
| | NA. Specify the rules that prevent you from a | adopting the reco | ommendatio | on: | | |
| | Implementation Date | 29-08-2007 byla | WS | | | \neg |
| | Modification Date | Doesn't Apply | | | | |
| | mum contracting term, the company promotes the rotation o end of which the rotation of the firm is mandatory. 29.10 Implements the measure | f the partner of the Sta | atutory Auditing | firm assign | ned to the company | and its work teams at |
| | YES. Briefly Indicate: | | | | | |
| | NO. Explain: Paragraph Three of Article 70 of the by the Company must rotate the natural person Alternate Statutory Auditor to perform such function person who has been rotated may only resume years. | ons who were ap | pointed with periodicity o | in the fire f five (5) | m as Principal a years. Likewise, | and the |
| | NA. Specify the rules that prevent you from a | adopting the reco | ommendatio | n: | | |
| | Implementation Date | Doesn't Apply | | | | |
| | Modification Date | Doesn't Apply | | | | |
| financial audi related to the | ition to the current prohibition of not contracting we titself and other functions recognized in the curre Statutory Auditor's firm, among which are includence of its partners and/or administrators with the 29.11 Implements the measure YES. Briefly Indicate: Article 93, paragraph 1 of the Company's Bylas specialized auditor must act with absolute independent the statutory auditor of the Company. A Governance Code establishes the explicit prohibit than auditing. | ent regulations, the ed the companies are of the Statutor. YES X The endering the statutor of the Statutor. YES X | e Company e s of its group y Auditor's fii NO | extends the sextends the sexten | nis limitation to pas companies in N/A N/A ecialized audits, other administra of the Corpo | the tors |

| NO. Explain: | |
|---|--|
| NA. Specify the rules that prevent y | ou from adopting the recommendation: |
| mplementation Date | 29-08-2007 Bylaws |
| Modification Date | Doesn't Apply |
| | on to the total income of the firm related to its statutory audit a |
| 29.12 Implements the measure | |
| 29.12 Implements the measure YES. Briefly Indicate: | SI NO X N/A oval of the Statutory Auditor's fees is published only as |
| 29.12 Implements the measure YES. Briefly Indicate: NO. Explain: Information on the appreciate relevant information in the SIMEV of the superior of the superior relevant information in the SIMEV of the superior relevant information in the superior relevant | SI NO X N/A oval of the Statutory Auditor's fees is published only as |
| 29.12 Implements the measure YES. Briefly Indicate: NO. Explain: Information on the appreciate relevant information in the SIMEV of the superior of the superior relevant information in the SIMEV of the superior relevant information in the superior relevant | SI NO X N/A oval of the Statutory Auditor's fees is published only as the Superintendency of Finance. |

V. TTRANSPARENCY AND FINANCIAL AND NON-FINANCIAL

INFORMATION

Measure No. 30: Information disclosure policy.

| 30.1 Implements the measure | YES | NO NO | X N/A | |
|--|---|---|---|-------------|
| YES. Briefly Indicate: | | | | |
| NO. Explain: The company has rules for Superintendency, which respond to intern (SOX) according to the Enel Group's disc sensitive to the price of its shares. However, by the Corporate Governance bodies in Company in the Corporate Governance bodies in Corporate Governance Bodies B | nal process prod closure policies ver, there is curi | cedures audited by applicable to the di | the Sarbanes Oxley sclosure of information | Act on |
| NA. Specify the rules that prevent you | from adopting | the recommenda | tion: | |
| | | | | |
| Implementation Date | Doesn | 't Apply | | |
| Implementation Date Modification Date se of Conglomerates, the disclosure to the allowing external third parties to form a | Doesn | | | |
| Modification Date | Doesn | 't Apply | | |
| Modification Date se of Conglomerates, the disclosure to the allowing external third parties to form a codel of the Conglomerate. | Doesn ird parties of info well-founded o YES I deserving of the dance with the p ancial informatio ancial reports. rate group repo | ormation is comprepinion on the reality X NO The IR Recognition of the provisions of Decrement on its web pages of the referred to in Articles. | N/A ranted by the Colom 2555 of 2010. which includes indicate 29 of Law 222 of | plexity, ac |

| | NA. Specify the rules that prevent you from a | adopting the recommendation: | |
|---------------|---|--|------------------------------|
| | | | |
| | Implementation Date | 31-08- 2013 | |
| | Modification Date | Doesn't Apply | |
| | 31: Financial Statements. | ditor's report, these and the actions that the Company pro | onoses to |
| take to rem | | pronouncement by the Chairman of the Audit Committe | |
| | 31.1 Implements the measure | YES NO X N/A | |
| | YES. Briefly Indicate: | | |
| | Accionistas y en presencia de los accionistas, d Revisor Fiscal en su informe. Sin embargo, lo | que el Comité de Auditoria ante la Asamblea General de eba pronunciarse sobre las salvedades que se presente el s Estatutos sociales disponen en el artículo 96.4. que el financieros de cierre de ejercicio, antes de ser presentados amblea General de Accionistas". | |
| | NA. Specify the rules that prevent you from a | adopting the recommendation: | |
| | Implementation Date | Doesn't Apply | |
| | Modification Date | Doesn't Apply | |
| should mainta | n view of the qualifications and/or paragraphs of eain its criterion, this position is adequately explain cope of the discrepancy. 31.2 Implements the measure | emphasis of the Statutory Auditor, the Board of Directors consider and justified in a written report to the General Meeting, spe | ders that it ecifying the |
| | 31.2 implements the measure | TES NO A N/A | |
| | YES. Briefly Indicate: | | |
| | documents. | xpressly adopted in the bylaws and organizational | |
| | NA. Specify the rules that prevent you from a | dopting the recommendation: | |
| | Implementation Date | Doesn't Apply | |

| | between related parties are included in the | YES NO N/A 96, Paragraph 6 of the Company's Bylaws, transactions with or year-end financial statements and the Audit Committee's report; ublication on the Company's website and are approved by the |
|-----------|---|---|
| | In addition, the annual report includes a chaparties; the Audit Committee makes a repor | apter with information on balances and transactions with related ton transactions between economic related parties and relevant diparties is presented in the financial statements. |
| | NO. Explain: | |
| | NA. Specify the rules that prevent you fr | om adopting the recommendation: |
| | Implementation Date | 29-08-2015 bylaws |
| | Modification Date | Doesn't |
| Maasura N | No. 32: Information to the markets. | |

| YES. Briefly Indicate: The company as a securities issuer and deser Exchange (Regulatory Bulletin 036 of the BVC) - All relevant facts to the market in accordance - Quarterly all financial information on its web statements and financial reports. Additionally, Article 98 of the Company's By Governance and Evaluation Committee to mon market in general, have complete, accurate a Likewise, the Audit Committee ensures that information complies with the provisions of the used by the Company in the construction, disc 96). | publishes: with the provisions of Decree 25 pages, which includes individual laws establishes that it is the iter that shareholders, investors and timely access to the Comp the preparation, presentation law, and also establishes the publishes the provisions of the preparation of | function of the Corporate, other stakeholders and the bany's relevant information and disclosure of financial policies and practices to be |
|---|--|--|
| · · | | |
| NO. Explain: | | |
| NA. Specify the rules that prevent you from | adopting the recommendation | 1: |
| | | |
| Implementation Date | 29-08-2015 bylaws | |
| Implementation Date Modification Date | 29-08-2015 bylaws Doesn't Apply | |
| Modification Date pany's website is organized in a user-friendly morporate Governance. 32.2 Implements the measure | Doesn't Apply nanner, so that it is easy for the | N/A |
| Modification Date pany's website is organized in a user-friendly morporate Governance. | Doesn't Apply nanner, so that it is easy for the YES X NO rving of the IR Recognition grant, has a section on its web page members, functions and regul | N/A ted by the Colombian Stock e directed to the Company's ations), Board committees |
| pany's website is organized in a user-friendly morporate Governance. 32.2 Implements the measure YES. Briefly Indicate: The Company, as deserved Exchange (Regulatory Bulletin 036 of the BVC Corporate Governance: Board of Directors (members), senior management (resumes of interest of the sum of | Doesn't Apply nanner, so that it is easy for the YES X NO rving of the IR Recognition grant, has a section on its web page members, functions and regul | N/A ted by the Colombian Stock e directed to the Company's ations), Board committees |
| pany's website is organized in a user-friendly morporate Governance. 32.2 Implements the measure YES. Briefly Indicate: The Company, as deset Exchange (Regulatory Bulletin 036 of the BVC) Corporate Governance: Board of Directors (members), senior management (resumes of it Company's Corporate Governance. | Doesn't Apply nanner, so that it is easy for the YES X NO rving of the IR Recognition grant, has a section on its web page members, functions and regul ts members) and all the docum | N/A ted by the Colombian Stock e directed to the Company's ations), Board committees nentation that regulates the |
| pany's website is organized in a user-friendly morporate Governance. 32.2 Implements the measure YES. Briefly Indicate: The Company, as deset Exchange (Regulatory Bulletin 036 of the BVC) Corporate Governance: Board of Directors (members), senior management (resumes of it Company's Corporate Governance. NO. Explain: | Doesn't Apply nanner, so that it is easy for the YES X NO rving of the IR Recognition grant, has a section on its web page members, functions and regul ts members) and all the docum | N/A ted by the Colombian Stock e directed to the Company's ations), Board committees nentation that regulates the |

| 32.3 Implements the measure | YES | Χ | NO | | N/A | |
|---|---|------------------------|------------------------|-------------------------|---------------|------------------------|
| YES. Briefly Indicate: The company as dese Exchange (Regulatory Bulletin 036 of the BV Board of Directors (members and regulations management (resumes of its members) and a the Company. | C) has a se s), committ | ection on ees of th | Corporate e Board o | Governar f Directors | nce of the o | company: s), senior |
| This information can be downloaded at https:// | /www.enel. | com.co/e | s/inversior | ista/enel- | emgesa.htı | ml. |
| NO. Explain: | | | | | | |
| NA. Specify the rules that prevent you from | n adopting | the reco | mmendat | ion: | | |
| Implementation Date | 01-06 | 2013 | | | | |
| Modification Date | | | | | | |
| edia used by society in general to communicate 32.4 Implements the measure | informatior YES | to the m | arkets are | document | is that can I | be printed, |
| | YES | which is p | NO | |] N/A | |
| 32.4 Implements the measure YES. Briefly Indicate: All documentation, addressed to the market in | YES | which is p | NO | |] N/A | |
| YES. Briefly Indicate: All documentation, addressed to the market in the Investors section, can be downloaded, print | YES n general, neted and sh | which is pared. | NO published o | n the com |] N/A | |
| YES. Briefly Indicate: All documentation, addressed to the market in the Investors section, can be downloaded, printing. NO. Explique: NA. Specify the rules that prevent you from | YES n general, voted and shaped | which is phared. | NO published o | n the com |] N/A | |
| YES. Briefly Indicate: All documentation, addressed to the market in the Investors section, can be downloaded, print NO. Explique: | YES n general, neted and sh | which is phared. | NO published o | n the com |] N/A | |

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

| n on the Control Architecture is complemented by a ris The information on the Control Architecture is complem | | ment repor | ι. | |
|--|--|--|--|---|
| 32.5 Implements the measure | YES NO | L _X | N/A | |
| YES. Briefly Indicate: | | | | |
| NO. Explain: Although the company has a control architecture and of the information it prepares and discloses, as well a operations, it does not publish it on its website. Notwith has been awarded the IR Recognition granted by the Coto the market in accordance with the provisions of Dequarterly basis, all the financial information, which inclured in the consolidated financial statements and financial reports. | s the safeguarding of its standing the above, the olombian Stock Exchar cree 2555 of 2010 and les the individual and co company. orts. | s assets a company a nge, publis publishes pnsolidated | nd the secu as a securiti hes all relev on its webs | rity of its es issuer ant facts site, on a |
| NA. Specify the rules that prevent you from adopti | g the recommendatio | n: | | |
| Implementation Date | Doesn't Apply | | | |
| | | | | |
| Modification Date asure No. 33: Annual Corporate Governance Repo | | which is th | ne responsi | bility of the |
| masure No. 33: Annual Corporate Governance Report of the Audit Committee, and favorable report from the Audit Committee, | t. Report, the content of which is presented toge | ether with th | ne rest of the | |
| asure No. 33: Annual Corporate Governance Repo | t. Report, the content of which is presented toge | | | |
| masure No. 33: Annual Corporate Governance Report of the Audit Committee, and favorable report from the Audit Committee, | t. Report, the content of which is presented toge | ether with th | ne rest of the | |
| masure No. 33: Annual Corporate Governance Report of the Audit Committee, and favorable report from the Audit Committee from the Audit Commi | t. Report, the content of which is presented toge NO orate Governance Repompany's Code of Governs under the compete and Evaluation Committed. | x X Doort, since od Governence of the | N/A in accordant ance, the Board of Di | ce with matters rectors, |
| asure No. 33: Annual Corporate Governance Report Incompany prepares an annual Corporate Governance Incompany prepares an annual Corporate Governance Incompany prepares an annual Corporate Governance Incompany Prepares and Incompany Prepares and Incompany Prepares Incompany In | t. Report, the content of which is presented toge NO Poorate Governance Repompany's Code of Governs under the compete and Evaluation Committed ting. | oort, since od Governence of the tee, which | N/A in accordant ance, the Board of Di | ce with matters rectors, |
| mpany prepares an annual Corporate Governance Report review and favorable report from the Audit Committee, 33.1 Implements the measure YES YES. Briefly Indicate: NO. Explain: Emgesa does not have a single document called Corthe provisions of the Company's bylaws and the Coincluded in this report are presented in different document the Audit Committee and the Corporate Governance to the consideration of the General Shareholders' Median NA. Specify the rules that prevent you from adopt | t. Report, the content of which is presented toge NO Poorate Governance Repompany's Code of Governs under the compete and Evaluation Committing. Ing the recommendation | oort, since od Governence of the tee, which | N/A in accordant ance, the Board of Di | ce with matters rectors, |
| mpany prepares an annual Corporate Governance Report review and favorable report from the Audit Committee. 33.1 Implements the measure YES YES. Briefly Indicate: NO. Explain: Emgesa does not have a single document called Corthe provisions of the Company's bylaws and the Coincluded in this report are presented in different document to the consideration of the General Shareholders' Medicate NA. Specify the rules that prevent you from adopt | t. Report, the content of which is presented toge NO Poorate Governance Repompany's Code of Governs under the compete and Evaluation Committed ting. | oort, since od Governence of the tee, which | N/A in accordant ance, the Board of Di | ce with matters rectors, |

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

| 33.2 Implements the measure | YES | NO | | N/A | |
|--|--|---|--|--|----------------------------|
| YES. Briefly Indicate: | | | | | |
| NO. Explique: | | | | | |
| Emgesa does not have a single document called the provisions of the Company's bylaws and included in this report are presented in different the Audit Committee and the Corporate Govern to the consideration of the Shareholders' Meeting | the Company's documents under nance and Evalua | Code of C the compe | Good Gover etence of the | rnance, the Board of | ne matters f Directors, |
| NA. Specify the rules that prevent you from | adopting the rec | ommenda | ntion: | | |
| Implementation Date | Doesn't Apply | | | | |
| Modification Date | Doesn't Apply | | | | |
| ne corporate governance recommendations adopted by curred. uctura del Informe Anual de Gobierno Corporativo de I | | | _ | | |
| ne company's Annual Corporate Governance Report ne corporate governance recommendations adopted by curred. uctura del Informe Anual de Gobierno Corporativo de I ndación 33.3. 33.3 Implements the measure YES. Briefly Indicate: | | | _ | | |
| ne corporate governance recommendations adopted by curred. uctura del Informe Anual de Gobierno Corporativo de Indación 33.3. 33.3 Implements the measure YES. Briefly Indicate: | la sociedad está a | lineada co | n el esquer | na que co | |
| ne corporate governance recommendations adopted by curred. uctura del Informe Anual de Gobierno Corporativo de Indación 33.3. 33.3 Implements the measure | ed Corporate Gove responsibility of the mittee, which are | NO ernance Renance, the Board of then sub- | x x x x x x x x x x x x x x x x x x x | na que co N/A e in accordovered in the Audit (| dance with this report |
| ne corporate governance recommendations adopted by curred. uctura del Informe Anual de Gobierno Corporativo de Indación 33.3. 33.3 Implements the measure YES. Briefly Indicate: NO. Explain: Emgesa does not have a single document calle the Company's bylaws and the Company's Coare presented in different documents under the and the Good Governance and Evaluation Corporativo de Indicate: | ed Corporate Gov de of Good Gove responsibility of the mmittee, which ar hareholders' Meet | NO ernance Renance, the Board of then subting. | eport, since e matters of Directors, comitted for comitted for comit and com | na que co N/A e in accordovered in the Audit (| dance with this report |
| re corporate governance recommendations adopted by curred. uctura del Informe Anual de Gobierno Corporativo de Indación 33.3. 33.3 Implements the measure YES. Briefly Indicate: NO. Explain: Emgesa does not have a single document calle the Company's bylaws and the Company's Coare presented in different documents under the and the Good Governance and Evaluation Corporation of Directors and finally by the General States. | ed Corporate Gov de of Good Gove responsibility of the mmittee, which ar hareholders' Meet | NO ernance Renance, the Board of then subting. | eport, since e matters of Directors, comitted for comitted for comit and com | na que co N/A e in accordovered in the Audit (| dance with this report |