

Envigado, January 31, 2017.

# COMPLETION AND SUBMISSION OF BEST CORPORATE PRACTICES IMPLEMENTATION REPORT

Almacenes Éxito S.A. hereby reports that today, it completed and submitted the Best Corporate Practices Implementation Report to the Financial Superintendence of Colombia in accordance with the recommendations of Bulletin 028 / 2014.

The report is available at the link below:https://www.grupoexito.com.co/phocadownload/corporate-governance-overview/2017/junio/Country Code Grupo Exito 2016.PDF

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### BEST CORPORATE PRACTICES IMPLEMENTATION REPORT

ALMACENES ÉXITO S.A.

#### MAIN REGISTERED AGENT Carlos Mario Giraldo Moreno

#### REGISTERED AGENT APPOINTED TO SEND THE IMPLEMENTATION REPORT Manfred Heinrich Gartz Moises

REPORTING PERIOD 2016

> REPORT DATE JANUARY 31

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#### INTRODUCTION

The implementation of the recommendations of Colombia's new Best Corporate Practices Code must be reported by issuers to the Financial Superintendence of Colombia (SFC, for the Spanish original) by means of this Best Corporate Practices Implementation Report.

The objective of this report is to inform the securities market of each issuer's implementation, or failure to do so, of the code's recommendations. To this end, there are three checkboxes for YES, NO or N/A for each recommendation, as well as space to extend your answer, as follows:

If the answer is YES, the issuer must provide a brief description of how said implementation was carried out. If the answer is NO, the issuer must explain why it has not adopted the recommendation.

Issuers may only answer N/A in cases where, for legal reasons, the recommendation cannot be adopted. In this case, the issuer must indicate the specific standard that prevents it from doing so.

Since some recommendations are comprised of a series of specific aspects, it is important to mention that they will only be understood as implemented if all their aspects are met, unless any of them are not adopted due to legal reason, which must be indicated.

Each recommendation has a box to indicate the date on which the issuer implemented it for the first time. There is also a box to record the dates on which amendments are made.

Finally, when due to its nature, the issuer does not have the specific body referred to in the recommendation, it will be understood that it is referring to the entity's equivalent body or the body acting as such.

#### I. SHAREHOLDERS' RIGHTS AND EQUAL TREATMENT

Amendment Dates

#### Measure No. 1 Principle of Equal Treatment

**1.1. The Company provides equal treatment** to all shareholders who, within the same share class, have the same conditions, without implying that some shareholders have access to privileged information and others do not.

1.1 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The Company provides all shareholders who According to the Corporate Governance Summa and managers, and some rules in Section compliance therewith. Upon the disclosure of information, the Info ensuring that some shareholders are not pro would imply unequal treatment of shareholders. Management also ensures that communication and provides timely information on the corporate NO. Please explain:	ary, this p 5.2.1 ha prmation vided wi spaces a	principle is a ave been e Disclosure th access to re provided	n express d stablished Committee p privileged with access	duty of all e in order e is respo d informati s for all sha	employees to ensure insible for ion, which
N/A. Specify the regulations that prevent add recommendation:	option of	the			
Implementation Date		[	December 3	1, 2008	

**1.2. The Board of Directors has approved a specific procedure** that defines the Company's practices for relations with shareholders of different conditions on matters such as: access to information, resolving requests for information, communication channels, interactions between shareholders and the Company, its Board of Directors and other Managers.

March 17, 2015

1.2 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The Company has implemented different co with shareholders, investors and stakeholde Summary, which contains the Financial and mechanisms, means and procedures for sh decision proposals, requests, queries and response to all of them.	rs, which a Non-financi areholder r	re brought to al Informatio elations; gui	ogether in on Disclos idelines o	the Corpora ure Policy in n receiving	te Governance Chapter 5; the and addressing
NO. Please explain:					

N/A. Specify the regulations that prevent recommendation:	adoption of the
Implementation Date	December 31, 2008
Amendment Dates	January 15, 2016

#### Measure No. 2 Information on Shares

2.1. On its website, the Company provides the public with clear, accurate and true information about the different share classes issued by the Company, the number of shares issued for each class, and the number of shares in reserve, as well as the rights and duties inherent to each share class.

2.1 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The corporate website provides the public shareholder rights, duties and prohibitio link: <u>http://www.grupoexito.com.co/es/accior</u> inversionistas/emisiones-de-valores. This Governance Summary. NO. Please explain:	ons. This inf <u>nistas-e-inver</u>	ormation ca	an be fou acion-con-	und at the	following
N/A. Specify the regulations that prevent recommendation:	t adoption of	the			
Implementation Date		[	December	31, 2008	
Amendment Dates			March 17	2015	

#### Measure No. 3 Non-dilution of Capital

**3.1.** Any transaction that can result in a dilution of capital for minority shareholders (as in an increase in capital waiving preemptive rights, a merger, spin-off or division, etc.) will require the Company to provide shareholders with a prior detailed report from the Board of Directors and a recommendation regarding the terms of the transaction from an outside independent consultant of recognized standing (fairness opinion), appointed by the Board of Directors. These reports are available to shareholders prior to the General Meeting of Shareholders within the terms in order to exercise the right of inspection.

3.1 Do You Implement the YES	NO	Х	N/A		
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Measure?			
YES. Briefly explain:			
NO. Please explain: In 2016. no transactions that co	uld result in the dilution of capital we	re carried out.	
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N/A. Specify the regulations t recommendation:	hat prevent adoption of the		
Implementation Date			
Amendment Dates			

#### Measure No. 4 Information and Communication with Shareholders

**4.1. The Company has a corporate website** in both Spanish and English with a link to Corporate Governance or Shareholder and Investor Relations or their equivalent, which includes financial and non-financial information under the terms proposed by Recommendations 32.3 and 33.3. Said website will never disclose confidential information about the Company or regarding industrial secrets or information that may be used to the detriment of the Company if disseminated.

4.1 Do You Implement the Measure?	YES	Х	NO		N/A	
<b>YES. Briefly explain:</b> The Company has the website <u>www.grupoexito.com.co</u> in Spanish and English, with direct links for shareholders and investors, on which it posts financial and non-financial information, presentations of results, relevant news, information related to its corporate bodies, among other information, in accordance with Recommendation 32.3.						
NO. Please explain:						
N/A. Specify the regulations that prevent adoption of the recommendation:						
				24, 0000		
Implementation Date		L	December	31,2008		

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Amendment Dates	March 17, 2015

**4.2. The Company has mechanisms for permanent access and use designed exclusively for shareholders**, including a link on the website with exclusive access for shareholders, a shareholder and investor services or relations office and regular informative meetings, where shareholders can express their opinions, voice their concerns and make suggestions about the Company's endeavors, or anything regarding their condition as shareholders.

4.2 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The Company has an office that provides exclusion located at the Company's headquarters. It also email at <u>exitoinvestor.relations@grupo-exito.co</u> the results conferences held four times per year	o provide <u>m</u> as wel	s service by	telephon	e at (+57 4)	3395341 or via
NO. Please explain:					
N/A. Specify the regulations that prevent add	option of	the			
recommendation:					
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Amendment Dates					

**4.3. The Company hosts quarterly results presentation events** for its **shareholders and market analysts** that can be attended in person or remotely via teleconferences (conference, videoconference, etc.).

4.3 Do You Implement the Measure?	YES	X	NO		N/A
YES. Briefly explain: The Company schedules a teleconference of which it explains the Company's results in d have been posted on the corporate we investors/financial-information	letail. In 201	16, four resu	ults teleco	nferences we	ere held, which
NO. Please explain:					
N/A. Specify the regulations that prevent a	adoption of	the			

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recommendation:	
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4.4. The Company organizes or participates in presentations, events and fixed income forums, primarily designed for investors in debt instruments and market analysts, which update the issuer's business indicators, liabilities management, financial policies, ratings, and performance with regards to covenants, etc.

4.4 Do You Implement the Measure?	YES		NO	Х	N/A
YES. Briefly explain:					
NO. Please explain: In 2016, the Company did not take part in fix corporate debt and it did not have any fixed inco				since its del	ot consisted of
N/A. Specify the regulations that prevent add recommendation:	option of t	he			
Implementation Date					
Amendment Dates					

**4.5.** The Company Bylaws stipulate that a shareholder or group of shareholders that represents at least five percent (5%) of the capital may request special audits on matters other than those audited by the Company's Statutory Auditor. Based on its capital structure, the Company may determine a percentage of less than five percent (5%).

4.5 Do You Implement the Measure?	YES	Х	NO	N/A
YES. Briefly explain: Article 60 of the Company Bylaws and Articl stipulate the right to conduct special audits least five percent (5%) of the share capital.				

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NO. Please explain:	
N/A. Specify the regulations that prevent recommendation:	adoption of the
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4.6. To exercise this right, the Company has a written procedure in place with the provisions included in Recommendation 4.6.

4.6 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: Section 5.2.4 of the Corporate Governance Sun requests to conduct special audits.	nmary es	tablishes the	e procedu	re to addre	ss shareholders'
NO. Please explain:					
N/A. Specify the regulations that prevent ado	ption of	the			
recommendation:					
Implementation Date		S	eptember	11, 2014	

# Measure No. 5 Administrators' Performance in Exchange Transactions or Acquisition of Control of the Company

Amendment Dates

**5.1.** Members of the Board of Directors and Senior Management have expressly accepted in their Letters of Acceptance or agreements that upon notification of a Takeover Bid (TOB) or other relevant transactions, such as mergers or spin-offs, there shall be periods during which they agree not to trade Company shares directly or indirectly through an intermediary.

5.1 Do You Implement the Measure?	YES	NO	X	N/A
YES. Briefly explain:				

<b>NO. Please explain:</b> The Company has other control measures to bind administrators, Board Members and employees with access to privileged information so that upon notification of a Takeover Bid (TOB) or other relevant transactions, such as mergers or spin-offs, there shall be periods during which they agree not to trade Company shares directly or indirectly through an intermediary. These measures are discussed in Section 6.5 of the Corporate Governance Summary, which is mandatory for all of the Company's administrators, Board Members and employees.								
N/A. Specify the regulations that prevent ado recommendation:	ption of the							
Implementation Date								
Amendment Dates								

#### Measure No. 6 Contribution of Companies Integrated in Conglomerates

**6.1.** Notwithstanding the independence of each individual company in the Conglomerate and the responsibilities of its management bodies, **there is an organizational structure** in the Conglomerate that defines three (3) levels of governance — the General Meeting of Shareholders, the Board of Directors and Senior Management —, the key bodies and individual positions, as well as the relationships between them, which are public, clear and transparent, and allow clear lines of responsibility and communication to be drawn, facilitating the strategic orientation, supervision, control and effective management of the Conglomerate.

6.1 Do You Implement the Measure?	YES	Х	NO		N/A	
YES. Briefly explain: The information regarding the structure of the with the organizational structure, which permi and outlining of the strategic guidance, con Conglomerate.	its identifica	tion of resp	onsibilities v	vithin th	e Parent Com	ipany
NO. Please explain:						
N/A. Specify the regulations that prevent a recommendation:	adoption of	the				

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Implementation Date	September 11, 2014
Amendment Dates	September 2, 2015

**6.2.** The **Parent Company and its most important Subsidiaries have defined a frame of reference for institutional relations** by signing a public agreement approved by the Board of Directors of each company, which regulates the issues described in Recommendation 6.2.

6.2 Do You Implement the Measure?	YES		NO	Х	N/A
YES. Briefly explain:					
<ul> <li>NO. Please explain: The Company's Board of Directors approve incorporated them into the corporate gov Summary.</li> <li>N/A. Specify the regulations that prevent a recommendation:</li> </ul>	ernance p	olicies conta			
Implementation Date					
Amendment Dates					

Measure No. 7 Dispute Resolution

7.1. Except in the case of disputes between shareholders, or between shareholders and the Company or its Board of Directors, which because of their legal nature must be resolved by ordinary jurisdiction, the Company Bylaws include dispute resolution mechanisms such as direct agreement, amicable settlement, conciliation and arbitration.

7.1 Do You Implement the Measure?	YES	Х	N		N/A	
YES. Briefly explain: Article 52 of the Company Bylaws contains agreement, amicable settlement and arbitration.	the	dispute	resolution	mechanisms,	including	direct
NO. Please explain:						
N/A. Specify the regulations that prevent ado recommendation:	ption	of the				

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#### I. GENERAL MEETING OF SHAREHOLDERS

#### Measure No. 8 Roles and Authority

8.1. In addition to other roles attributed to the General Meeting of Shareholders by the legal framework, the Bylaws expressly describe the roles of the General Meeting of Shareholders found in Recommendation 8.1., and emphasize that they are exclusive and cannot be delegated.

8.1 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: Article 27 of the Company Bylaws conta accordance with Recommendation 8.1, and cannot be delegated by said body.				•	
NO. Please explain:					
N/A. Specify the regulations that prevent a recommendation:	adoption of	the			
Implementation Date			March 17	7. 2015	
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#### Measure No. 9 Rules of Procedure for the General Meeting of Shareholders

9.1. The Company has Rules of Procedure for the General Meeting of Shareholders that govern all matters pertaining to the meeting including: announcement of meetings, preparation of information for shareholders, attendance, and development and exercise of shareholder rights. This is to ensure that the shareholders are perfectly informed about the sessions of the General Meeting and how they will be conducted.

9.1 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain:					
The General Meeting of Shareholders has ru	les of proce	edure that ha	ve been a	approved by t	he Company in
order for it to operate at the ordinary sessi	on held in	March 2014,	which is	s contained ir	n Title II of the

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Corporate Governance Summary.						
NO. Please explain:						
N/A. Specify the regulations that prevent adoption of the						
recommendation:						
Implementation Date	March 20, 2014					
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Measure No. 10 Meeting Announcement

10.1. In order to help shareholders exercise their right of information, the Bylaws stipulate that the General Meeting of Shareholders must be announced at least thirty (30) calendar days in advance, and that extraordinary sessions must be announced at least fifteen (15) calendar days in advance. The aforementioned is without detriment to the legal terms established for corporate reorganizations such as mergers, spin-offs or transformations.

10.1 Do You Implement the Measure?	YES	x	NO	N/A
<b>YES. Briefly explain:</b> Articles 18 and 19 of the Company Bylaws est Shareholders is thirty (30) calendar days in adv in advance for extraordinary meetings.				
NO. Please explain:				
N/A. Specify the regulations that prevent ado recommendation:	ption of	the		
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**10.2.** In addition to the traditional and mandatory mediums included in the legal framework, **the Company ensures maximum disclosure and publicity of the meeting announcement** through the use of electronic media, including the corporate website, alerts via individual emails, and if deemed appropriate, through social media.

10.2 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: In addition to publishing the announcement in information, the Company posts the announce Administrator of the Company's Shareholder I published through bulletins sent out by the Sha	ement at Departmer	the offices on the offices on the offices of the officer office	f Fiduciar s on the c	ia Bancolom	bia and of the
NO. Please explain:					
N/A. Specify the regulations that prevent ad recommendation:	option of	the			
Implementation Date		D	ecember	31, 2008	
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**10.3.** To increase transparency in the decision-making process during the General Meeting of Shareholders, the Company not only provides the meeting agenda with an itemized list of the topics to be discussed, but it also makes the **Agreement Proposals**, which the Board of Directors will present at the meeting for each item, available to the shareholders **at the same time as the meeting announcement or at least fifteen (15) calendar days prior to the meeting.** 

10.3 Do You Implement the Measure?	YES	Х	NO	N/A
YES. Briefly explain: At the ordinary session of the General Mee complied with this measure by providing sha decisions with the required notice.				
NO. Please explain:				

N/A. Specify the regulations that prevent adop recommendation:	otion of the
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10.4. Spin-offs can only be analyzed and approved by the General Meeting of Shareholders if the point was expressly included in the announcement of the respective meeting.

10.4 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain:					
This measure is regulated in Article 18, paragra	aph 3 of th	ne Company	Bylaws.		
NO. Please explain:					
N/A. Specify the regulations that prevent ad recommendation:	loption of	the			
Implementation Date			March 1	7, 2015	
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**10.5. The agenda proposed by the Board of Directors accurately lists the content of the topics to be discussed,** so that no important topic is concealed or disguised under inaccurate, generic or imprecise statements such as "other" or "comments and suggestions".

10.5 Do You Implement the Measure?	YES	X	NO		N/A
YES. Briefly explain: The agenda proposed by the Board of Direct separately, and with sufficient information rega				ms to conside	er and approve
NO. Please explain:					

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N/A. Specify the regulations that prevent ado recommendation:	ption of the
Implementation Date	December 31, 2008
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**10.6.** In the case of amendments to the Bylaws, each article or group of articles that are substantially independent are voted on separately. In any case, if a shareholder or group of shareholders representing at least five (5%) of the share capital makes the request, separate votes will be allowed for each article as needed. Shareholders are notified of this right in advance.

10.6 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: This provision was adopted by means of the an of the General Meeting of Shareholders held Company's Management contained in Article 26 date.	d in Marc	h 2015.	Conseque	ntly, this ol	oligation of the
NO. Please explain:					
N/A. Specify the regulations that prevent ado	option of t	he			
recommendation:					
	T				
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10.7. Notwithstanding the provisions of Article 182 of the Code of Commerce, and in order to reinforce and guarantee right of inspection and information of shareholders prior to the Meeting, the Bylaws recognize the right of shareholders, regardless of the size of their shareholding, to propose one or more topics to be discussed on the agenda of the General Meeting of Shareholders, within a reasonable time limit and provided that the request for the new topics is justified. Shareholder requests must be submitted within five (5) calendar days following publication of the announcement.

10.7 Do You Implement the Measure?	YES	Х	NO		N/A		
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YES. Briefly explain: Article 18, paragraph 3 of the Company Bylaws s agenda within five (5) calendar days following pu	stipulates shareholders' right to propose new topics for the ublication of the announcement.
NO. Please explain:	
N/A. Specify the regulations that prevent ado recommendation:	ption of the
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**10.8.** If the request is dismissed by the Board of Directors, **the Board must respond in writing** to requests made by shareholders representing at least five (5%) percent of the share capital, or a lower percentage established by the Company according to the degree of concentration of ownership, **explaining the reasons that motivated its decision and** informing shareholders of their right to submit their proposals during the General Meeting of Shareholders pursuant to the previously cited provisions of Article 182 of the Code of Commerce.

Amendment Date

10.8 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: Article 34, paragraph h), Section xxxvii of the C	Company E	lylaws esta	blishes the	e provisions o	of this measure.
NO. Please explain:					
N/A. Specify the regulations that prevent ac	loption of	the			
recommendation:					
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**10.9.** If the Board of Directors accepts the request and the shareholders' time to propose topics pursuant to the preceding recommendations has expired, a supplement to the announcement of the General Meeting of Shareholders is published at least fifteen (15) calendar days prior to the meeting.

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10.9 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: This measure is established in Article 18, parage	raph 3 of	the Compan	y Bylaws		
NO. Please explain:					
N/A. Specify the regulations that prevent ado recommendation:	ption of	the			
	T				
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**10.10.** Within the same term indicated in Section 10.7, **shareholders may also submit new well-founded Agreement Proposals** on matters already included in the Agenda. For these requests, the Board of Directors shall act in a similar manner as described in sections 10.8 and 10.9.

10.10 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: Article 18, paragraph 3 of the Company Bylaw Board's duty thereof in accordance with Sections			ght in fa	vor of share	holders and the
NO. Please explain:					
N/A. Specify the regulations that prevent adoption of the recommendation:					
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**10.11.** The Company is required to use electronic communication channels, primarily the corporate website with exclusive access for shareholders to provide them with the documents and information associated with each item on the agenda of the General Meeting of Shareholders.

10.11 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The Company posts all the documents related t the Investors section of the corporate website.	to the age	nda for the	General	Meeting of S	hareholders on
NO. Please explain:					
N/A. Specify the regulations that prevent ado recommendation:	ption of	the			
Implementation Date			March 1	7, 2015	
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**10.12.** The Company Bylaws recognize the shareholders' right to request with sufficient notice any information or clarification deemed appropriate, using traditional channels and/or when applicable, using new technologies for that purpose; or to submit in writing any questions deemed necessary with regard to matters included in the agenda, documentation received or public information provided by the Company. In line with the Company's choice of when to announce the General Meeting of Shareholders, the Company will determine the period during which shareholders may exercise this right.

10.12 Do You Implement the Measure?	YES	х	NO	N/A
YES. Briefly explain: Article 18, paragraph 3 of the Company Byla questions regarding the matters included in to of the announcement.				
NO. Please explain:				
N/A. Specify the regulations that prevent a recommendation:	adoption of	the		

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**10.13. The Company has established that the information requested may be denied** if, pursuant to internal procedures, it is considered to be: i) unreasonable; ii) irrelevant for understanding the Company's progress or interests; iii) confidential, which includes privileged information in the scope of the securities market, industrial secrets, and transactions underway where their success substantially depends on their secret negotiation; and iv) others which, if disclosed, could place the Company's competitiveness at an imminent and serious risk.

10.13 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: It is established in Article 18 and paragraph h) Rules of Procedure of the General Meeting of Si				y Bylaws, as	well as in the
NO. Please explain:					
N/A. Specify the regulations that prevent adoption of the recommendation:					
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**10.14.** When the response to a shareholder can put him/her at an advantage, the **Company will ensure that the other shareholders** simultaneously have access to said response, using the mechanisms established for that purpose, and under the same conditions.

10.14 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The responses to requests made by sharehold shareholders with access to the responses an The Company has provided a FAQ section general knowledge of the Company. All the have been reported by different media, s presentations, quarterly financial results and a sessions of General Meetings of Shareholders	d informati on its we answers to such as: all the infor	on. bsite for shothe question bothe question belevant information related	areholder ons are p ormation,	rs or investor public knowled press releas	s on topics of dge since they ses, corporate
NO. Please explain:					

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N/A. Specify the regulations that prevent adoption of the recommendation:					
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#### Measure No. 11: Regulation of Representation

**11.1.** Notwithstanding the limits set forth by Article 185 of the Code of Commerce, Public Notice 24 / 2010 and the regulations that amend, add to or replace it, **the Company does not limit the right of shareholders to be represented at the General Meeting of Shareholders** or to delegate their vote to any individual, whether a shareholder or not.

11.1 Do You Implement the Measure?	YES X	NO		N/A				
<b>YES. Briefly explain:</b> As stipulated in Article 14 of the Company Bylaws and Article 12 of Title II of the Corporate Governance Summary, in addition to being a practice that is implemented and observed at each General Meeting of Shareholders, shareholders are reminded thereof in the announcement of said meetings.								
NO. Please explain:								
N/A. Specify the regulations that prevent adoption of the recommendation:								
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**11.2. The Company reduces the use of blank proxy votes without voting instructions** by actively promoting the use of a standard model letter of representation that the Company provides for shareholders or posts on its website. The model includes the items on the agenda and corresponding Agreements Proposals, which are decided pursuant to a previously established procedure and are submitted to the shareholders for their consideration, with the aim to allow the shareholders to indicate the direction of their vote to their representative for each instance if they deem it appropriate.

11.2 Do You Implement the Measure?	YES	Х	NO	N/A	

YES. Briefly explain: A model power of attorney is published for each General Meeting of Shareholders, including the corresponding section for shareholders to make a record of the voting instruction for each of the items on the agenda subject to the shareholders' consideration and voting.					
NO. Please explain:					
N/A. Specify the regulations that prevent ado	untion of the				
recommendation:	phon of the				
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#### Measure No. 12: Attendance by Individuals other than Shareholders

**12.1.** With the aim of reinforcing the role of the General Meeting of Shareholders to represent corporate intent, and in order to make it a more participative body, the Company's Rules of Procedure require Board Members, and especially Chairmen of the Board's Committees, as well as the Company CEO, to attend the General Meeting of Shareholders to respond to shareholders' concerns.

12.1 Do You Implement the Measure?	YES	Х	NO		N/A	
<b>YES. Briefly explain:</b> Article 1, paragraph 2 of the Rules of Procedure for the General Meeting of Shareholders, amended by the General Meeting of Shareholders held on March 17, 2015, establishes that the meetings of this body must be attended by the Company CEO and, whenever possible, by all the Board Members or, in their absence, by the Chairman of the Board and the Chairmen of its different committees.						
NO. Please explain:						
N/A. Specify the regulations that prevent adoption of the recommendation:						
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#### II. BOARD OF DIRECTORS

#### Measure No. 13: Roles of the Board of Directors

**13.1.** The Bylaws expressly indicate the roles that may not be delegated to Senior Management, including those stipulated in Recommendation 13.1.

13.1 Do You Implement the Measure?	YES	Х	NO		N/A		
YES. Briefly describe: Article 34 of the Company Bylaws establishes the roles of the Board of Directors, and Article 35 defines those of the body that cannot be delegated in accordance with Recommendation 13.1.							
NO. Please explain:							
N/A. Specify the regulations that prevent adoption of the recommendation:							
Date of Implementation			March 17,	2015			

13.2. Notwithstanding the governing bodies' autonomy in subsidiaries, anytime the Company acts as Parent Company of a Conglomerate, these roles of the Board of Directors have a group approach and are executed through general policies, guidelines or requests for information that respect the balance between the Parent Company's interests and the interests of the subsidiaries and Conglomerate as a whole.

**Amendment Dates** 

13.2 Do You Implement the Measure?	YES	X	NO	N/A
YES. Briefly describe:				
The roles of the Company's Board of Director strategic guidelines and controls for the manage				general policies,
NO. Please explain:				

				-	-
Ρ	а	σ	ρ		5
	u	S	<u> </u>	_	<u> </u>

N/A. Specify the regulations that prevent ado recommendation:	otion of the
Date of Implementation	March 17, 2015
Amendment Dates	

#### Measure No. 14: Rules of Procedure for the Board of Directors

14.1. The Board of Directors has approved Rules of Procedure that govern its organization and function, as well as the roles and responsibilities of its Board Members, Chairman and Secretary, and their rights and duties. They are reported to the shareholders and are binding for the Board Members.

14.1 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly describe: Section 2.2.1 of the Corporate Governance Su Directors, which regulate its organization and fu Members. Said Summary is binding for Board M and investors.	unction, a	s well as the	e roles, rig	hts and du	ties of its Board
NO. Please explain:					
N/A. Specify the regulations that prevent ado recommendation:	ption of	the			
Date of Implementation		D	ecember 3	31, 2008	

#### Measure No. 15: Size of the Board of Directors

Amendment Dates

15.1. Based on its Bylaws, the Company has opted not to appoint Alternate Board Members.

15.1 Do You Implement the Measure?	YES	Х	NO	N/A
YES. Briefly describe:				

January 15, 2016

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 Article 29 of the Company Bylaws stipulates that the Board of Directors is comprised of nine (9) Principal Members or Directors without Alternates.

 NO. Please explain:

 N/A. Specify the regulations that prevent adoption of the recommendation:

 Date of Implementation

 December 31, 2008

Amendment Dates	

#### Measure No. 16: Formation of the Board of Directors

16.1. Based on the premise that once elected, all Board Members act in the Company's best interest, the Company engages in an exercise of maximum transparency to identify the background of its Board Members in accordance with the plan described in Recommendation 16.1.

16.1 Do You Implement the Measure?	YES	х	NO		N/A
YES. Briefly describe: The Company identifies and posts the back specifying those who are Independent and those				I Members	on its website,
NO. Please explain:					
N/A. Specify the regulations that prevent add recommendation:	option of	f the			
Data of Implementation			ocombor	31 2008	

Date of Implementation	December 31, 2008
Amendment Dates	

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**16.2. The Company has a procedure** coordinated through the Appointment and Remuneration Committee or other committee that fulfills its roles, which allows the Board of Directors to achieve the objectives set forth in Recommendation 16.2 through its own dynamics and the conclusions of the annual assessments.

16.2 Do You Implement the Measure?	YES	Х	NO		N/A
<b>YES. Briefly describe:</b> The Company's General Meeting of Shareholde which contains the procedure through which the Recommendation 16.2.					
NO. Please explain:					
N/A. Specify the regulations that prevent ado recommendation:	ption of	the			
Date of Implementation			March 1	7, 2015	

**16.3. The Board of Directors provides shareholders with copies of the professional profiles deemed necessary** so that the different stakeholders, mainly controlling, significant and family shareholders, shareholder groups and institutional shareholders, if any, and the Board of Directors itself, can identify the most suitable candidates.

Amendment Dates

16.3 Do You Implement the Measure?	YES	х	NO	N/A
YES. Briefly describe: Before each General Meeting of Shareholde Board of Directors defines the professional Directors, which it posts on the corporate web	profiles de			
NO. Please explain:				
N/A. Specify the regulations that prevent a recommendation:	doption of	the		

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Date of Implementation	March 17, 2015
Amendment Dates	

16.4. The Company believes that the sole evaluation of résumés by shareholders is an insufficient way of determining candidate suitability. Therefore, it has an internal procedure in place to assess any incompatibilities and disqualifications of a legal nature and the candidate's suitability to meet the Board's needs by assessing a set of criteria that the candidates must meet in their functional and personal profiles, and verifying compliance with objective requirements to become a Board Member, as well as any additional requirements to become an Independent Member.

16.4 Do You Implement the Measure?	YES	Х	NO		N/A		
YES. Briefly describe: To this effect, the Board's Election and Succession Policy was designed and approved, stipulating that the assessments of the candidates for the Board of Directors must include an analysis of legal incompatibilities and disqualifications, a set of criteria to be met by the functional and personal profiles of the candidates, and the verification of compliance with certain objective requirements to be a Board Member and to be considered an Independent Member.							
NO. Please explain:							
N/A. Specify the regulations that prevent ado recommendation:	ption of	the					
Date of Implementation			March 1	7, 2015			
Amendment Dates							

**16.5.** In addition to the requirements for independence set forth in Law 964 / 2005, **the Company has voluntarily adopted a more rigorous definition of independence** than the one established by said law. This definition has been adopted as a frame of reference through the Rules of Procedure for the Board of Directors, and its requirements for assessment include relations or connections of any nature of a candidate for the position of Independent Board Member with controlling or significant shareholders and its Related Parties, both domestic and foreign, and demands a double declaration of independence: (i) by the candidate before the Company, its shareholders and members of Senior Management, through a Letter of Acceptance, and (ii) by the Board of Directors declaring the candidate's independence.

16.5 Do You Implement the Measure?	YES X	NO		N/A
YES. Briefly describe: The Board's Election and Su includes not only those contai the Company's shareholders,	ned in Law 964 / 2005, bu	it also the requirement	ents associated with t	he candidate's relations with

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of Directors approved a procedure according to which Independent Board Member candidates were required to make a declaration of independence with respect to Almacenes Éxito, its controlling or significant shareholders and its Related Parties, both domestic and foreign, and the Pension Fund Management Firms.

No. Please explain:

N/A. Specify the regulations that prevent adoption of the recommendation:

Amendment Dates

Date of Implementation	February 24, 2016
Amendment Dates	

16.6. By means of its internal regulations, the Company considers that through the Chairman of the Board and working with the Appointment and Remuneration Committee or other committee that fulfills its roles, the Board of Directors is the most appropriate body to centralize and coordinate the process of building the administrative body prior to the General Meeting of Shareholders. Accordingly, the shareholders who based on their shareholding aspire to be part of the Board of Directors can learn about the Board's needs and put forward their aspirations, negotiate stock balances and distribution among the different member categories, and present their candidates and agree to have them assessed by the Appointment and Remuneration Committee prior to voting at the General Meeting of Shareholders.

16.6 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly describe: The Board's Election and Succession Policy est and with the support of the Appointment and F the process of forming the Board of Directors p said policy establishes that, together with th Shareholders, shareholders must be informed of be part of the Board of Directors, in order to asset	Remunera prior to the ne annou of the tern	tion Commi e General N ncement o n they have	ttee, must Aeeting of S f the ordir to submit	central Shareho hary G	ize and coordinate olders. In addition, eneral Meeting of
NO. Please explain:					
N/A. Specify the regulations that prevent ado	ption of t	he			
recommendation:	•				
Date of Implementation			March 17,	2015	

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**16.7. The Rules of Procedure for the Board of Directors establishes that candidate suitability must be assessed prior to the General Meeting of Shareholders**, so that shareholders have sufficient information (personal qualities, suitability, track record, experience, integrity, etc.) about the nominated candidates with adequate notice for the proper assessment thereof.

16.7 Do You Implement the Measure?	YES	Х	NO		N/A	
YES. Briefly describe:						
This is established in the Board's Election and S of Shareholders, the Board of Directors defin nomination and assessment process, as well a sufficient notice for shareholders to be informed	ies the te as the pu	rms and blication o	conditions of the result	to carry o s of the a	out the cano	didate
NO. Please explain:						
N/A. Specify the regulations that prevent add recommendation:	option of	the				
Date of Implementation			March 17	2015		
Amendment Dates				,		

#### Measure No. 17: Functional Structure of the Board of Directors

**17.1.** The Rules of Procedure for the Board of Directors stipulates that **Independent and Equity Members always have the majority over Executive Members**, whose number, in the case of joining the Board of Directors, is the minimum necessary to address the needs for sharing information and coordinating between the Company's Board of Directors and Senior Management.

17.1 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly describe:					
Pursuant to Article 29 of the Company Bylaws	s, the only	Executive N	lember w	ho can be a	member of the
Board of Directors will be the Company C	EO. Howe	ever, the Bo	oard of D	irectors curre	ently has four
Independent Members and five Equity Member	rs, and the	Company C	EO is not	t a member th	nereof.
NO. Please explain:					
N/A. Specify the regulations that prevent ac recommendation:	dopting th	e			

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Date of Implementation	December 31, 2008
Amendment Dates	

**17.2.** Based on the minimum percentage of twenty-five percent (25%) of Independent Members established by Law 964 / 2005, **the Company analyzes and voluntarily adjusts the number of Independent Members**, taking into account that the number of Independent Members must be proportional to the Floating Capital.

17.2 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly describe: Pursuant to Article 29 of the Company Bylaw Independent Members, which comprise 33% of has four Independent Members, thus exceeding Law.	its men	bers. In add	ition, the	Board of D	Directors currently
NO. Please explain:					
N/A. Specify the regulations that prevent ado recommendation:	ption of	f the			
Date of Implementation			June 1	1, 2015	

Measure No. 18: Organization of the Board of Directors

Amendment Dates

**18.1. The roles of the Chairman of the Board are indicated in the Company Bylaws**, and his/her primary responsibilities are those established in Recommendation 18.1.

18.1 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly describe: Article 31 of the Company Bylaws established established in Recommendation 18.1.	es the roles	of the Chai	rman of th	e Board and	includes those
NO. Please explain:					

	~ ~	22
۲d	ge	32

N/A. Specify the regulations that prev recommendation:	ent adoption of the
Date of Implementation	March 17, 2015
Amendment Dates	

18.2. The Company's internal regulations stipulate the option that the Chairman of the Board may be treated differently than other members, both in his/her obligations and in his/her compensation, because of the scope of his/her specific roles and more time on the job.

18.2 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly describe: This is established in the Compensation Pol Meeting of Shareholders.	licy for t	the Board o	of Directors	approved	by the General
NO. Please explain:					
N/A. Specify the regulations that prevent ad recommendation:	option o	of the			
Date of Implementation			June 11	, 2015	

18.3. The Company Bylaws include the rules for appointing the Secretary of the Board, including those indicated in Recommendation 18.3.

Amendment Dates

18.3 Do You Implement the Measure?	YES	Х	NO	N/A
YES. Briefly describe:				

Article 43 of the Company Bylaws includes the rules in Recommendation 18.3 regarding the election of the General Counsel, who is in turn, the Secretary of the Board and of the General Meeting of Shareholders.					
NO. Please explain:					
N/A. Specify the regulations that prevent adoption of the recommendation:					
Date of Implementation	March 17, 2015				

**18.4.** The Rules of Procedure for the Board of Directors establish the roles of the Secretary, which include those indicated in Recommendation 18.4.

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18.4 Do You Implement the Measure?	YES	Х	NO		N/A	
YES. Briefly describe: The Rules of Procedure for the Board of Director the roles of the Secretary, which include those li-					ylaws estat	olish
NO. Please explain:						
N/A. Specify the regulations that prevent ado recommendation:	ption of	the				
	T					
Date of Implementation			March 1	7, 2015		
Amendment Dates						

18.5. The Board of Directors has an Appointment and Remuneration Committee.

Amendment Dates

18.5 Do You Implement the Measure?	YES	Х	NO	N/A	
18.5 Do You Implement the Measure?	YES	Х	NO	 N/A	_

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YES. Briefly describe:	
carries out the roles corresponding to the Appoint	Remuneration and Corporate Governance Committee that ntment and Remuneration Committee. Said committee's p 2 of the Corporate Governance Summary (Rules of
NO. Please explain:	
N/A. Specify the regulations that prevent ado recommendation:	opting the
	T
Date of Implementation	December 31, 2008

March 17, 2015

18.6. The Board of Directors has a Risk Committee.

Amendment Dates

18.6 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly describe: The Board of Directors has the Audit and Risk Risk Committee. The rules of procedure of said Governance Summary (Rules of Procedure for t	d commit	tee are prov	vided in S		, Ç
NO. Please explain:					
N/A. Specify the regulations that prevent ado recommendation:	ption of	the	_		
Date of Implementation			March 1	7, 2015	
Amendment Dates					

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

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18.7 Do You Implement the Measure?	YES	x	NO		N/A
YES. Briefly describe:					
The Board of Directors has the Appointment, Re fulfills the roles of the Corporate Governance O provided in Section p.2 of the Corporate Gove Directors).	Committe	e. The rules	of proc	edure of said	committee are
NO. Please explain:					
N/A. Specify the regulations that prevent ado recommendation:	ption o	f the			
Date of Implementation			locombo	r 31, 2008	
Amendment Dates		L		17, 2015	

**18.8.** If the Company has deemed it unnecessary to create all these committees, their roles have been distributed among existing committees or have been assumed by the Board of Directors in full.

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18.8 Do You Implement the Measure?	YES X	NO		N/A
<b>YES. Briefly describe:</b> The Company Bylaws and the Rules of I corresponding to the Audit Committee and t Therefore, the Company has an Audit and R roles of the Corporate Governance and App Appointment, Remuneration and Corporate G	he Risk Committee cou Risk Committee, which a pointment and Remune	ild be assume assumes the ro	d by just ples of bot	one Committee. th. Similarly, the
NO. Please explain:				
N/A. Specify the regulations that prevent a recommendation:	doption of the			

Date of Implementation	December 31, 2008
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**18.9. Every Board of Directors Committee has Rules of Procedure** that govern the details of its formation, the issues and roles on which the committee must work, and its operation, giving special attention to the communication channels between the committees and the Board of Directors, and in the case of Conglomerates, to the relations and coordination mechanisms between Board of Directors Committees of the Parent Company and subsidiaries, if any.

18.9 Do You Implement the Measure?	YES	Х	NO		N/A	
YES. Briefly describe: The Rules of Procedure for the Board of Direct Summary include the rules of procedure for eac Board of Directors. These rules of procedure ro way in which they operate, among other things.	ch of the fi	ve (5) su	pporting Con	nmittees	of the Comp	any's
NO. Please explain:						
N/A. Specify the regulations that prevent ado recommendation:	option of t	he				
Date of Implementation			September 1	11, 2014	1	
Amendment Dates	January 15, 2016					

**18.10. Board of Directors Committees are exclusively comprised of Independent or Equity Members**, with a minimum of three (3) members and led by an Independent Member. In the Appointment and Remuneration Committee, Independent Members are always the majority.

18.10 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly describe: Upon the election of Board Members in 20 formation of the committees. In addition, the its committees will be comprised exclusively (3) members and led by an Independent Me	e Rules of F / of Indepen	Procedure for dent or Equi	r the Boa ity Memb	rd of Director ers, with a mi	s establish that inimum of three

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the Appointment, Remuneration and Corporate 0	Governance Committee must be Independent Members.
NO. Please explain:	
N/A. Specify the regulations that prevent ado recommendation:	ption of the
Date of Implementation	January 15, 2016
Amendment Dates	

18.11. The Board of Directors Committees can obtain on-going or occasional help from members of Senior Management with experience in matters of their responsibility and/or from outside experts.

18.11 Do You Implement the Measure?	YES X	(	NO		N/A	
YES. Briefly describe: It is established in paragraph p) of the Corporate Governance Summary (Rules of Procedure for the Board of Directors), which contains the rules of procedure for the respective committees. Committee members not only have the support of members of Senior Management, but also from any employee of the Company, as well as from outside experts.						
NO. Please explain:						
N/A. Specify the regulations that prevent adopting the recommendation:						
Date of Implementation		Se	eptember 1	1, 2014	4	
Amendment Dates						

18.12. When forming its committees, the Board of Directors considers the profiles, knowledge and professional experience of the members in relation to the committee's subject matter.

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18.12 Do You Implement the Measure?	YES	Х	NO		N/A
<b>YES. Briefly describe:</b> It is provided in the Rules of Procedure for the Board of Directors contained in Chapter 2 of the Corporate Governance Summary, which establishes that it is a role of the Board of Directors to ensure that the members of these committees have the experience and suitability to fully carry out their roles, taking into consideration the profiles, knowledge and professional experience required. In addition, committee members have been appointed in accordance with these criteria.					
NO. Please explain:					
N/A. Specify the regulations that prevent adoption of the recommendation:					
Date of Implementation			June 1	1,2015	
Amendment Dates				.,	

**18.13. The minutes of each committee meeting are taken** and a copy is forwarded to all the members of the Company's Board of Directors. If the committees have been granted decision-making powers, the minutes are adjusted to be in line with the requirements of Articles 189 and 431 of the Code of Commerce.

18.13 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly describe: The Secretary of each committee provides the the meetings and, at each Board meeting, the the matters discussed at each meeting of the	ne Chairma	n of each co	mmittee	presents a de	tailed report of
NO. Please explain:					
N/A. Specify the regulations that prevent a recommendation:	idoption of	f the			

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**18.14.** Unless applicable the legal or regulatory framework requires the creation of committees, in the case of Conglomerates, the internal regulations stipulate that **the Boards of Directors of subsidiaries may opt out of creating specific committees** to deal with certain matters. Instead, the Board of Directors Committees of the Parent Company may assume these tasks, without this being considered a transfer of responsibilities from the subsidiaries' Boards of Directors to the Parent Company.

18.14 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly describe: The Rules of Procedure for the Board of Directors contained in Chapter 2 of the Company's Corporate Governance Summary establish that the Parent Company's Board Committees would hear the matters of their areas of responsibility regarding the Group's subsidiaries.					
NO. Please explain:					
N/A. Specify the regulations that prevent ad recommendation:	option of	the			
	1				
Date of Implementation			January 1	5, 2016	
Amendment Dates					

**18.15.** The Audit Committee's main task is to assist the Board of Directors in its role of supervision by assessing accounting procedures and relations with the Statutory Auditor and, in general, reviewing the Company's control architecture, including the audit of the Risk Management System implemented by the Company.

18.15 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly describe: It is established in Section p.1.3 of the Rule Governance Summary, which establish the assessment of financial reporting and inforr internal audit, statutory audit and compliance,	roles of tl nation proc	he Audit an cesses, risk	id Risk C	ommittee in	relation to the
NO. Please explain:					

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N/A. Specify the regulations that prever recommendation:	It adoption of the
Date of Implementation	January 15, 2016
Amendment Dates	

**18.16.** Audit Committee members are sufficiently experienced in accounting, finance and other related matters, which allows them to confidently discuss issues within the committee's responsibility and understand their scope and complexity.

18.16 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly describe:					
The members of the Audit and Risk Committee individually, and as a whole, have extensive knowledge and experience in economics, finance, law, accounting, retail, real estate and/or business administration, which ensures that the highly complex issues of the said committee's area of responsibility are addressed properly. This can be verified through their résumés posted on the corporate website.					
NO. Please explain:					
N/A. Specify the regulations that prevent adoption of the recommendation:					
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Date of Implementation Amendment Dates			June 11, 2	2015	

**18.17.** At the request of the Chairman of the General Meeting of Shareholders, the **Chairman of the Audit Committee shall inform the General Meeting of Shareholders** about specific matters concerning the work done by the committee, such as the analysis of the scope and content of the Statutory Auditor's Report.

18.17 Do You Implement the Measure?	YES	Х	NO	N/A	
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YES. Briefly describe:						
U 0 1	e for the General Meeting of Shareholders amended at the h 17, 2015 establishes that the Chairman of the Audit and					
Risk Committee must attend the meetings of this body. Therefore, if requested by the Chairman of the General Meeting of Shareholders, the Chairman of the Audit and Risk Committee could present a report						
on the committee's work, including the analysis of the Statutory Auditor's Report.						
NO Blasse surficie						
NO. Please explain:						
N/A. Specify the regulations that prevent ado recommendation:	pption of the					
Date of Implementation	March 17, 2015					
Amendment Dates						

18.18. The Rules of Procedure for the Audit Committee describe its roles as indicated in Recommendation 18.18.

18.18 Do You Implement the Measure?	YES	Х	NO		N/A	
YES. Briefly describe:						
It is established in Section p.1.3 of the Rules of Procedure for the Board of Directors in the Corporate Governance Summary, which establishes the roles of the Audit and Risk Committee in relation to the assessment of financial reporting and information processes, risk management audit, internal control, internal audit, statutory audit and compliance, among other roles contained in Recommendation 18.18.						
NO. Please explain:						
N/A. Specify the regulations that prevent adoption of the recommendation:						
Date of Implementation			January	15 2016		
Amendment Dates			oundury			

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18.19. The primary objective of the Appointment and Remuneration Committee is to support the Board of Directors in exercising its decision-making and advisory roles regarding the appointment and remuneration of Board Members and Senior Management, and to oversee observance of the corporate governance regulations, regularly reviewing their compliance, recommendations and principles (in cases in which this role is not expressly attributed to another committee in the Company).

18.19 Do You Implement the Measure?	YES	Х	NO		N/A		
YES. Briefly describe: It is established in Section p.2.3. of the Rules of Procedure for the Board of Directors in the Corporate Governance Summary, which contains the roles of the Appointment, Remuneration and Corporate Governance Committee, regarding matters pertaining to the appointment and remuneration of members of the Board of Directors and Senior Management, as well as oversight of compliance with corporate governance practices, among others.							
NO. Please explain:							
N/A. Specify the regulations that prevent ado recommendation:	ption o	f the					
Date of Implementation		[	Decembe	r 31, 2008			

**18.20.** Some Members of the Appointment and Remuneration Committee have sufficient knowledge in strategy, human resources (recruitment, selection, hiring, training, personnel management and administration), salary policy and similar matters to understand the scope and complexity of these matters in the Company.

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18.20 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly describe: The Company's Appointment, Remuneration Board Members with extensive knowledge of s related subjects, as well as in the field of ecc résumés posted on the corporate website.	strategy in	the areas of	human re	esources, law	, labor law and
NO. Please explain:					

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N/A. Specify the regulations that prevent adoption of the recommendation:				
Date of Implementation	June 11, 2015			
Amendment Dates				

**18.21.** At the request of the Chairman of the General Meeting of Shareholders, the Chairman of the Appointment and Remuneration Committee can inform the General Meeting of Shareholders about specific aspects of the work performed by the committee, i.e., monitoring the compensation policies for the Board of Directors and Senior Management.

18.21 Do You Implement the Measure?	YES	Х	NO		N/A		
YES. Briefly describe: Article 1 of the Rules of Procedure for the General Meeting of Shareholders establishes that the Chairman of the Appointment, Remuneration and Corporate Governance Committee must attend the meetings of this body. Therefore, if requested by the Chairman of the General Meeting of Shareholders, the Chairman of this Committee could present a report on the committee's work, including monitoring of the compensation policies for the Board of Directors and Senior Management. In addition, the roles of the Appointment, Remuneration and Corporate Governance Committee include reporting its actions to the General Meeting of Shareholders and addressing any issues raised by shareholders regarding matters of its area of responsibility.							
NO. Please explain:							
N/A. Specify the regulations that prevent ado	ption of	the					
recommendation:							
Date of Implementation			March 1	17, 2015			
Amendment Dates							

18.22. The Rules of Procedure for the Appointment and Remuneration Committee describe its roles as indicated in Recommendation 18.22.

YES

18.22 Do You Implement the Measure?

х

N/A

NO

<b>YES. Briefly describe:</b> It is established in Section p.2.3 of the Rules of Procedure for the Board of Directors in Chapter 2 of the Corporate Governance Summary, which establishes the roles of the Appointment, Remuneration and Corporate Governance Committee indicated in Measure 18.22.						
NO. Please explain:						
N/A. Specify the regulations that prevent adoption of the						
Dete of Immigration	Marsh 47, 2045					
Date of Implementation Amendment Dates	March 17, 2015					

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

18.23 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly describe: It is a role of the Audit and Risk Committee to as supervising risk management. This role is includ of Directors contained in Chapter 2 of the Corpo	led in Arti	cle p.1.3.	of the Rules of	•	•
NO. Please explain:					
N/A. Specify the regulations that prevent ado recommendation:	ption of	the			
Date of Implementation			March 17,	2015	

Amendment Dates

**18.24.** At the request of the Chairman of the General Meeting of Shareholders, **the Risk Committee Chairman can inform the General Meeting of Shareholders** about specific aspects concerning the work carried out by the committee.

18.24 Do You Implement the Measure?	YES	Х	NO		N/A	
YES. Briefly describe: Article 1 of the Rules of Procedure for the General Meeting of Shareholders establishes that the Chairman of the Audit and Risk Committee must attend the meetings of this body. Therefore, if requested by the Chairman of the General Meeting of Shareholders, the Chairman of this committee could present a report on the committee's work. In addition, the roles of the Risk Committee include reporting its actions to the General Meeting of Shareholders and addressing any issues raised by shareholders regarding matters of its area of responsibility.						
NO. Please explain:						
N/A. Specify the regulations that prevent adoption of the recommendation:						
Date of Implementation			March 1	7 2015		
Amendment Dates				1,2013		

**18.25.** The Rules of Procedure for the Risk Committee describe the roles established in Recommendation 18.25, along with any amendments necessary to distinguish between companies that are part of the financial or real sector of the economy, and without detriment to the roles assigned to this committee by current regulations.

18.25 Do You Implement the Measure?	YES	Х	NO	N/A
YES. Briefly describe:				
Paragraph p.1.3. of the Rules of Procedur Summary establishes the roles of the Audit a in Recommendation 18.25.				
NO. Please explain:				
N/A. Specify the regulations that prevent a recommendation:	adoption of	the		

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	1
Date of Implementation	January 15, 2016
Amendment Dates	

**18.26.** The main task of the Corporate Governance Committee is to **assist the Board of Directors with its roles of making proposals and supervising the corporate governance measures** adopted by the Company.

18.26 Do You Implement the Measure?	YES	X	NO		N/A
YES. Briefly describe: It is established in paragraph p.2.3. of the Rule roles of the Appointment, Remuneration and Cor					as part of the
NO. Please explain:					
N/A. Specify the regulations that prevent adoption of the recommendation:					
Data of Immigration			March 1	7 0045	
Date of Implementation Amendment Dates			March 1	1,2010	

18.27. The Rules of Procedure for the Corporate Governance Committee describe its roles as indicated in Recommendation 18.27.

18.27 Do You Implement the Measure?	YES	Х	NO	N/A
YES. Briefly describe: Paragraph p.2.3. of the Rules of Procedure Summary, which establishes the roles of the Committee, contains the roles of Recommendation	e Appointi	ment, Remu		
NO. Please explain:				

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N/A. Specify the regulations that prevent add recommendation:	option of the
Date of Implementation	January 15, 2016
Amendment Dates	

### Measure No. 19: Operation of the Board of Directors

**19.1 The Chairman of the Board of Directors** with the support of the Company CEO and Secretary **prepares a work plan for the Board of Directors** for the assessed period. This tool helps to determine a reasonable number of ordinary meetings per year, and their estimated duration.

19.1 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The roles of the Chairman of the Board of Procedure for the Board of Directors, which i prepare a work plan for the Board of Directors a the reasonable number of ordinary meetings assistance of the Company CEO and Secretary	nclude th and its Co for per	ne establish ommittees f	ment of the or each peri	e role of od, as we	the Chairman to all as determining
NO. Please explain:					
N/A. Specify the regulations that prevent add recommendation:	option of	the			
Date of Implementation			March 17,	2015	
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19.2. Except for entities subject to oversight, which because of their nature are obligated to hold at least one (1) meeting per month, the Company's Board of Directors holds between eight (8) and twelve (12) ordinary meetings per year.

19.2 Do You Implement the Measure?	YES	Х	NO	N/A

	h f) of the Rules of Procedure for the Board of Directors at least eight (8) times a year. In 2016, the Board of
NO. Please explain:	
N/A. Specify the regulations that prevent ado recommendation:	ption of the
Date of Implementation	March 17, 2015

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19.3. One (1) or two (2) Board Meetings a year clearly focus on establishing and monitoring the Company's strategy.

19.3 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: In 2016, the Board of Directors held two (2) m established and monitored. Said meetings wer					d direction were
NO. Please explain:					
N/A. Specify the regulations that prevent ac recommendation:	doption of	the			
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**19.4. The Board of Directors approves a specific schedule of ordinary meetings**, without detriment to it being able to hold extraordinary meetings as many times as necessary.

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19.4 Do You Implement the Measure?	YES	X	NO		N/A
YES. Briefly explain: The Board of Directors approves a schedule detriment to the scheduling of additional in-per- schedule of meetings was presented at the Board	erson an	d distance a	sessions	when require	
NO. Please explain:					
N/A. Specify the regulations that prevent ado recommendation:	ption of	the			
	1				
Date of Implementation			February	10, 2015	
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19.5. At least five (5) calendar days in advance, Board Members receive the meeting announcement and documents or the information related to each item on the meeting agenda, so that they can actively participate and make reasonable decisions.

19.5 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain:					
Paragraph f) of the Rules of Procedure for the E days in advance, Board Members shall receive related to each point on the meeting agenda, s decisions.	the meet	ting announ	cement and	docum	nents or information
NO. Please explain:					
N/A. Specify the regulations that prevent add	ontion of	the			
recommendation:		ule			
Date of Implementation			January 15	, 2016	

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N/A

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**19.6.** The Chairman of the Board, with the assistance of the Secretary of the Board, assumes the ultimate responsibility of ensuring that the members receive information sufficiently in advance and that the information is useful. For that reason, quality must prevail over quantity in the set of documents submitted (Board of Director's dashboard).

19.6 Do You Implement the Measure?	YES	x	NO		N/A
YES. Briefly explain: It is established in paragraph f) of Section 2.2 contained in Chapter 2 of the Corporate Governa			Procedure	for the Bo	pard of Directors
NO. Please explain:					
N/A. Specify the regulations that prevent adoption of the recommendation:					
Date of Implementation			January 1	5, 2016	
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**19.7. The ultimate responsibility for preparing Board Meeting agendas lies with the Chairman of the Board**, and not with the Company CEO. The agenda follows certain parameters that make it possible to follow a logical order in the presentation of topics and discussions.

YES X	NO
YES	Х

### YES. Briefly explain:

Pursuant to Article 31 of the Company Bylaws and paragraph f) of the Rules of Procedure for the Board of Directors, it is the role of the Chairman of the Board to establish the agenda for each meeting in coordination with the Company CEO. In practice, the Company CEO and members of Senior Management propose the agenda to the Chairman, and after his/her approval of it, the Chairman is responsible for putting the agenda into effect, as well as for the prioritization of issues to discuss according to time available and the progress of the meetings.

NO. Please explain:

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N/A. Specify the regulations that prevent ado recommendation:	ption of the
Date of Implementation	March 17, 2015
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**19.8. Members' attendance of Board and Committee Meetings is posted by the Company** in its Annual Corporate Governance Report and on its website.

19.8 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain:					
This information is disclosed in the Corporate General Meeting of Shareholders at its ordina website.					
NO. Please explain:					
N/A. Specify the regulations that prevent ad recommendation:	option of	the			
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19.9. The Board of Directors annually assesses the effectiveness of its work as a governing body, as well as that of its committees and individual members, including a peer review, and the reasonableness of its internal regulations, as well as the dedication and performance of its members. On that basis, it proposes the alterations to its organization and operations as it deems appropriate. In the case of Conglomerates, the Board of Directors of the Parent Company requires that the assessment be carried out in the Boards of Directors of its subsidiaries.

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19.8 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: Pursuant to paragraph m) of the Rules of Proceed its Committees annually carry out a self-asset qualities and performance. Said internal asso assessment carried out by independent advisors	ssment p essment	process to e	valuate	their individu	al and general
NO. Please explain:					
N/A. Specify the regulations that prevent adoption of the recommendation:					
Date of Implementation			March 1	7, 2015	
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19.10. The Board of Directors alternates between internal self-assessments and external assessments carried out by independent advisors.

19.9 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: It is set forth in paragraph n) of the Rules of Corporate Governance Summary. For the ass assessment by independent advisors was used.	essmen				
NO. Please explain:					
N/A. Specify the regulations that prevent ado recommendation:	ption of	the			
Date of Implementation			January 15	2016	
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Amendment Dates	

### Measure No. 20: Rights and Duties of the Board Members

20.1. The Rules of Procedure for the Board of Directors adds to the provisions of the regulatory framework regarding the rights and duties of Board Members.

20.1 Do You Implement the Measure?	YES	X	NO	N/A
YES. Briefly explain: The Rules of Procedure for the Board of Dir Summary more specifically set forth the rights in the Company Bylaws.				
NO. Please explain:				
N/A. Specify the regulations that prevent a recommendation:	doption of	the		

Date of Implementation	January 15, 2016
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20.2. The Rules of Procedure for the Board of Directors set forth the Company's understanding of the duties of Board Members referred to in Recommendation 20.2.

20.2 Do You Implement the Measure?	YES	Х	NO	N/A
YES. Briefly explain: The Rules of Procedure for the Board of Dire Summary, set forth said duties, even throug considered part of compliance with the duties	gh the nor	-restricted c	•	
NO. Please explain:				
N/A. Specify the regulations that prevent ad recommendation:	doption of	the		

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### 20.3. The Rules of Procedure for the Board of Directors sets forth the Board Members' rights established in Recommendation 20.3.

20.3 Do You Implement the Measure?	YES	Х	NO		N/A
<b>YES. Briefly explain:</b> The Rules of Procedure for the Board of Directors, contained in Chapter 2 of the Corporate Governance Summary, effectively set forth the rights of the Board Members and the specific actions that must be carried out to ensure compliance with said rights in accordance with Recommendation 20.3.					
NO. Please explain:					
N/A. Specify the regulations that prevent adoption of the recommendation:					
Date of Implementation			January '	15, 2016	
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Measure No. 21: Conflicts of Interest

21.1. The Company has a policy and procedure defined and formalized in its internal regulations for the knowledge, management and resolution of conflicts of interest, whether they are direct or indirect through Related Parties, which can affect Board Members and other administrators.

21.1 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The Company has a policy and procedure for interest, which is applicable to all the employee in Chapter 6 of the Corporate Governance S employees, administrators and shareholders, Conflicts of Interest and Use of Privileged Inform	es, admini Summary, , and the	strators and which estat	Board Me blishes th	embers. Said ie duties of f	policy is found the Company's
NO. Please explain:					

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N/A. Specify the regulations that prevent ado recommendation:	ption of the
Date of Implementation	January 15, 2016
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**21.2. The procedure to manage conflicts of interest categorizes the conflicts based on their nature**, differentiating between sporadic and ongoing conflicts of interest. If the conflict of interest is sporadic, the applicable procedure indicates the rules and steps to follow. These must be relatively easy to administer and hard for the affected party to elude. In the event of an ongoing conflict of interest, the procedure indicates that if the situation affects the Company's overall operations, then it is considered cause for mandatory resignation by the affected party, as it will prevent the person from performing his/her role.

21.2 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: Section 6.3 of the Corporate Governance Summ forth that when an employee, administrator or B of the Corporate Governance, Conflicts of Inter the Company's operations as a whole and has a his/her role, said person must resign.	oard Men est and L scale tha	nber is in a Ise of Privi at prevents	conflict c leged Info	of interest th ormation Co	at in the opinion mmittee, affects
recommendation:					
Date of Implementation			January 1	15, 2016	
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**21.3.** Board Members, Registered Agents, Senior Management and other administrators of the Company regularly inform the Board of Directors of the direct or indirect relations that they engage in between themselves or with other entities or structures belonging to the Conglomerate of which the issuer is a part, or with the issuer, with providers, with clients or with any other stakeholders that could result in conflicts of interest, or sway the direction of their opinion or vote. This procedure is used to construct a "*Related Parties Map*" for Administrators.

21.3 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The Conflicts of Interest Policy contained in S	Section 6.3	of the Corpo	orate Gov	ernance Sum	mary sets forth

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the obligation to report the circumstances or relationships that may lead to conflicts of interest or that may be considered Related Parties so that the Company can have a Related Parties Map.				
NO. Please explain:				
N/A. Specify the regulations that prevent adoption of the recommendation:				
Date of Implementation	January 15, 2016			
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**21.4. Relevant conflicts of interest**, understood as those that would oblige the affected party to abstain from attending a meeting and/or participating in a vote, in which the Board Members and other administrators find themselves **are included in the public information** that the Company annually posts on its website.

21.4 Do You Implement the Measure?	YES	x	NO		N/A
YES. Briefly explain: Pursuant to the Conflicts of Interest Policy Summary, conflicts of interest must be disclose					e Governance
NO. Please explain:					
N/A. Specify the regulations that prevent ac recommendation:	loption of	the			
Date of Implementation			January	15, 2016	
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21.5. For these purposes, the definition of a Related Party that applies to the Company is consistent with International Accounting Standard 24 (IAS 24).

21.5 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The definition of Related Parties contained in effectively consistent with International Accountin			actions	between	Related Parties is
NO. Please explain:					
N/A. Specify the regulations that prevent ado recommendation:	ption of	the			
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#### Measure No. 22: Transactions with Related Parties

22.1. The Company has a policy that defines the specific procedure to assess, approve and disclose transactions with Related Parties, including outstanding balances and relations between them, except for transactions that have a specific regulation.

22.1 Do You Implement the Measure?	YES	X	NO	N/A
YES. Briefly explain: Section 6.4 of the Policy for Transactions with contains the procedures for assessing, approvin				nce Summary
NO. Please explain:				
N/A. Specify the regulations that prevent ad recommendation:	option of	the		

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22.2. The Com	pany's policy on transactions with Related Parties	addresses the aspects covered in Recommendation 22.2.
	22.2 Do You Implement the Measure?	YES X NO N/A
		mary, which contains the Procedure for Assessment and onsiders the aspects contained in Recommendation 22.2.
	NO. Please explain:	
	N/A. Specify the regulations that prevent ado recommendation:	ption of the
		45 0040
	Date of Implementation	January 15, 2016
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**22.3** The policy does not require express authorization from the Board of Directors for recurring transactions with Related Parties inherent to the Company's ordinary course of business carried out by virtue of standard form contracts or general framework contracts of which the terms are perfectly standardized, are applied on a mass scale, and carried out at market prices, generally set by the acting provider of the good or service in question, and of which the individual amount is not relevant to the Company.

22.3 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: It was established in Section 6.4 of the Corp. Related Parties (i.e. those that correspond to are also non-material (i.e. their amount is no require the express authorization of the Board	o the ordina ot relevant	ary course o in accordan	f busines	s of the Com	pany) and that
NO. Please explain:					

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N/A. Specify the regulations that prevent ad recommendation:	option of the
Date of Implementation	January 15, 2016
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#### Measure No. 23: Remuneration of Board Members

23.1. The Company has a compensation policy for its Board of Directors that was approved by the General Meeting of Shareholders. Said policy is reviewed every year, and it identifies all components for which compensation can be paid. These components may be fixed or variable. They can include set fees for Board Members, fees for attending Board and/or Committee Meetings, and other additional remuneration of any type earned in the course of the period, whatever the cause, in cash or in kind, as well as obligations incurred by the Company for pensions or life insurance payments or other concepts for both former and current members, as well as insurance premiums for civil liability (D&O policies) incurred by the Company for Board members.

23.1 Do You Implement the Measure?	YES	х	NO		N/A
YES. Briefly explain: In the Compensation Policy for the Board of Direcontained in paragraph I) of the Rules of Proce Corporate Governance Summary, the criteria members of the Board of Directors and of its sup NO. Please explain:	dure for th are estab	e Board c lished to	of Directors determine	and als	o contained in the
N/A. Specify the regulations that prevent adoption of the recommendation:					
Date of Implementation			June 11, 2	015	
Amendment Dates					

23.2. If the Company adopts compensation systems based on the recognition of a variable component related to the Company's good performance in the medium and long term, the compensation policy must include limits to the amount that the Board of Directors can distribute. If the variable component is related to the Company's benefits or other management indicators at the close of the year being assessed, the Company must consider the possible reservations listed in the Statutory Auditor's Report, which could bring down the period's results.

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23.2 Do You Implement the Measure?	YES		NO	X	N/A
YES. Briefly explain:					
NO. Please explain: Pursuant to the criteria that must be taken				U U	
establishing the compensation of the Board M the Board of Directors, the Company has not				•	
N/A Specify the regulations that prevent a	doption of	the recomn	nendatio	n:	
Date of Implementation					
Amendment Dates					

23.3. Equity and Independent Board Members are expressly excluded from compensation systems that include stock options or variable compensation based on the absolute variation of the share price.

23.3 Do You Implement the Measure?	YES	х	NO		1	N/A
YES. Briefly explain: Pursuant to the Compensation Policy for th compensation systems that incorporate stock op					has not	adopted
NO. Please explain:						
N/A. Specify the regulations that prevent ado recommendation:	ption of	the				
Date of Implementation		,	June 1	11, 2015		
Amendment Dates						

23.4. For each period assessed and in the framework of the compensation policy, the General Meeting of Shareholders approves a maximum cost of the Board of Directors for all the approved reimbursable expenses.

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23.4 Do You Implement the Measure?	YES	X	NO		N/A
YES. Briefly explain: The Compensation Policy for the Board of Dire establishes that it is the General Meeting of S members of the Board of Directors and of the the election of them for the corresponding period	Shareholo respectiv	ers that inc	licates th	e value of th	e fees for the
NO. Please explain:					
N/A. Specify the regulations that prevent adoption of the recommendation:					
Date of Implementation			June 11	, 2015	
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23.5. The total effective cost of the Board of Directors during the assessed period, which includes all the components of compensation paid to Board Members, as well as reimbursed expenses, is disclosed to the shareholders and posted on the Company's website, broken down and shown in detail, as approved by the Board of Directors.

23.5 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The total annual cost of the Board of Direct published in the Corporate Governance Repo ordinary session. Additionally, said report is po	ort, which	is presente	d to the S		
NO. Please explain:					
N/A. Specify the regulations that prevent ad recommendation:	loption of	the			
Date of Implementation			March 17	, 2015	
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Measure No. 24: Company CEO and Senior Management.

Amendment Dates

**24.1. The Company's governance model establishes an effective separation between its administration or governance** (represented by the Board of Directors) **and the regular course of business** (under Senior Management and headed by the Company CEO).

24.1 Do You Implement the Measure?	YES	Х	NO		N/A	
YES. Briefly explain: The Company's governance model in force establishes a clear effective separation between its administration or governance (Board of Directors) and the ordinary course of business (Senior Management), which is shown in the Company Bylaws. Said bodies have roles clearly separated and defined in the Company Bylaws as well as in the Company's Corporate Governance Summary.						
NO. Please explain:						
N/A. Specify the regulations that prevent adoption of the recommendation:						
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24.2. Generally, the policy of the Board of Directors consists of delegating the regular course of business to the Senior Management team, focusing its activity on the general roles of strategy, supervision, governance and oversight.

24.2 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The Rules of Procedure for the Board of Dire well as the Company Bylaws, establish the Agents of the Company. Whereby, it can be of the Company's strategy, and control, superv related to the Company's ordinary course of b	roles of the observed the rision and g	he Board of at the Board	f Directors of Direct	s, the CEO ors has clear	and Registered roles related to
NO. Please explain:					
N/A. Specify the regulations that prevent a recommendation:	doption of	i the			

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24.3. As a general rule, members of Senior Management are met, assessed and appointed directly by the Company CEO, as they are his/her direct employees. Alternatively, the Company may opt to have the Board of Directors appoint members of Senior Management at the recommendation of the Company CEO. Regardless of who makes the final appointment, candidates for key executive positions in the Company are met and assessed by the Appointment and Remuneration Committee of the Board of Directors, which will issue a statement with its opinion.

24.3 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: Pursuant to paragraph g) of Article 34 of the Company Bylaws, the Board of Directors is responsible for appointing the Chairman, Secretary and Internal Auditor, as well as the appointment of the Retail Operations President and Vice-presidents in accordance with the proposal made by the Company CEO. The assessment of members of Senior Management is carried out by the Appointment, Compensation and Corporate Governance Committee.					
NO. Please explain:					
N/A. Specify the regulations that prevent adoption of the recommendation:					
Date of Implementation			March 17	, 2015	
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24.4. The Company has a clear policy regarding delegation of roles approved by the Board of Directors and/or a system of power that describes the levels of power of the Company CEO and other member of Senior Management.

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24.4 Do You Implement the Measure?	YES	Х	NO		N/A	
YES. Briefly explain:						
Articles 36 to 39 of the Company Bylaws	contain the	powers a	and roles o	of the CEC	) and the o	other
representatives of the Company reporting	thair lovals	of nower	Addition	ally the Co	omnony ha	c

Articles 36 to 39 of the Company Bylaws contain the powers and roles of the CEO and the other representatives of the Company, reporting their levels of power. Additionally, the Company has an established organizational structure approved by the Board of Directors, through which the roles are defined for members of Senior Management.

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NO. Please explain:	
N/A. Specify the regulations that prevent a recommendation:	idoption of the
Date of Implementation	September 11, 2015

24.5. The Board of Directors, acting through the Appointment and Remuneration Committee or the committee that fulfills its roles, annually leads the performance evaluation of the Company CEO and is informed of the assessments of other members of Senior Management.

24.5 Do You Implement the Measure?	YES	Х	NO		N/A
<b>YES. Briefly explain:</b> It is established in paragraph p. 2.3 of the Rules of Procedure for the Board of Directors that it is a role of the Appointment, Compensation and Corporate Governance Committee to evaluate the CEO and other administrators of the Company in accordance with the duties and responsibilities appointed to them.					
NO. Please explain:					
N/A. Specify the regulations that prevent adoption of the recommendation:					
Date of Implementation			January	15, 2016	
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**24.6. The Company has a compensation policy for its CEO and other members of Senior Management** approved by the Board of Directors, which identifies all the components for compensation that can be effectively satisfied. These are tied to the fulfillment of long-term objectives and risk levels.

24.6 Do You Implement the Measure?	YES	Х	NO	N/A	

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	pensation and Assessment Policy approved by the Board ts of full compensation that the Company will offer in set by the Company.
NO. Please explain:	
N/A. Specify the regulations that prevent ado recommendation:	ption of the
Date of Implementation	September 14, 2016

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24.7. If the Company CEO's compensation includes both a fixed and variable component, its technical design and calculation will keep the variable component from exceeding the maximum limit established by the Board of Directors.

24.7 Do You Implement the Measure?	YES	Х	NO		N/A	
<b>YES. Briefly explain:</b> The Senior Management Compensation and Assessment Policy establishes that the remuneration of the CEO and of the other members of Senior Management has a fixed component and a variable one. It also establishes a way of calculating the variable component that prevents it from exceeding the maximum amount established for them.						
NO. Please explain:						
N/A. Specify the regulations that prevent ado	N/A Specify the regulations that provent adeption of the					
recommendation:						
Date of Implementation			Septembe	r 1, 2015		

 Date of Implementation
 September 1, 2015

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CONTROL ARCHITECTURE

Measure No. 25: Control Environment

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**25.1. The Board of Directors is ultimately responsible for establishing a solid control environment** in the Company adapted to its nature, size, complexity and risks, and that complies with the budgets set forth in Recommendation 25.1.

25.1 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain:					
Pursuant to paragraph c) of Article 34 of the Company Bylaws and Chapter 4 of the Corporate Governance Summary, it is the duty of the Board of Directors to ensure an adequate control environment within the Company and its subsidiaries, procuring a control architecture that covers all the companies of the group, and supervising their effectiveness.					
NO. Please explain:					
N/A. Specify the regulations that prevent add recommendation:	option of	f the			
Date of Implementation			March 1	7, 2015	
Amendment Dates					

25.2. In the case of Conglomerates, the Parent Company's Board of Directors will strive for a control architecture with a consolidated and formal scope that encompasses all the subsidiaries, establishing responsibilities for conglomerate policies and guidelines on this matter, and defining clear reporting lines that provide a consolidated vision of the risks to which the Conglomerate is exposed and the control measures needed.

25.2 Do You Implement the Measure?	YES	X	NO		N/A
YES. Briefly explain: Pursuant to paragraph c) of Article 34 of th approved the Control Architecture Policy, which establishes responsibilities regarding the policie assessment, as well as monitoring and reportin	n applies es and gi	to the Compa	any as w	ell as to its su	bsidiaries, and
NO. Please explain:					
N/A. Specify the regulations that prevent add recommendation:	option o	f the			

Date of Implementation	January 15, 2016
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### Measure No. 26: Risk Management

26.1. In the Company, the risk management objectives are set forth in Recommendation 26.1.							
	26.1 Do You Implement the Measure?	YES	X	NO		N/A	
	YES. Briefly explain: The Company has defined its risk managemen level of each of the Company's businesses. monitoring and regular reporting are carried out in paragraph p. 1.3.2 of the Corporate Governan	For both	levels, acti t to Recomm	vities of	identification	n, assessment,	
	NO. Please explain:						
	N/A. Specify the regulations that prevent ado recommendation:	ption of	the				
	Date of Implementation		Se	entembe	r 11, 2014		
	Amendment Date				15, 2016		

26.2. The Company has a risk map, which is used to identify and monitor the financial and non-financial risks to which it is exposed.

26.2 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The Company has a corporate/strategic risk are regularly updated and are used to manage			naps at the	e level of bus	sinesses, which

NO. Please explain:	
N/A. Specify the regulations that prevent a recommendation:	adoption of the
Date of Implementation	September 11, 2014
Amendment Dates	December 12, 2016

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

26.3 Do You Implement the Measure?	YES	Х	NO		N/A	
<b>YES. Briefly explain:</b> Pursuant to Chapter 4 of the Corporate Governance Summary, the Board of Directors is responsible for defining the Risk Management Policy and the exposure limits of the risks. The Board of Directors has approved the Risk Management Policy included in the Corporate Governance Summary in Section 4.2.1.						
NO. Please explain:						
N/A. Specify the regulations that prevent adoption of the recommendation:						
Date of Implementation		S	eptember	11, 2014		
Amendment Date			January 1			

26.4. The Board of Directors is aware of and regularly supervises the Company's effective exposure to the established maximum risk limits and proposes actions to correct and monitor them in case of deviations.

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26.4 Do You Implement the Measure?	YES	Х	NO		N/A	
YES. Briefly explain: The Rules of Procedure for the Board of Dirn Management Policy, establish that the roles of t include the regular supervision of the effect management. In the 2016 period, the Audit and Risk Committe plans for 2016, the results of which were present The Board of Directors monitored said performan	the Boar tive app ee moni ted in Se	d of Directo lication of cored the 20 optember 20	ors and the the Com 15 mana 16.	e Audit and apany's con gement and	Risk Committee nprehensive risk proposed action	
NO. Please explain:						
N/A. Specify the regulations that prevent adoption of the recommendation:						
Date of Implementation			March 1	17. 2015		
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**26.5.** In the framework of the Risk Management Policy, **Senior Management owns the processes and is responsible for risk management**, which includes identifying, assessing, measuring, controlling, monitoring and reporting risks, defining methodologies, and ensuring that risk management is consistent with the strategy, the risk policy and the approved maximum limits.

26.5 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: Pursuant to Chapter 4 of the Corporate Gove implement and maintain the Comprehensive 2016, Senior Management intervened in the i each one of which has an owner that s management measures, which will be regular	Risk Mana identificatio hall be re	agement Sys n and definit sponsible for	stem and tion of the or propos	align it with Company's sing and im	the strategy. In corporate risks,
NO. Please explain:					
N/A. Specify the regulations that prevent a recommendation:	doption of	the			

Date of Implementation	September 11, 2014
Amendment Date	

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

26.6 Do You Implement the Measure?	YES	x	NO		N/A
YES. Briefly explain: The Company has an organizational structure delegation of risks at its different levels. The Board of Directors has approved the Risk Corporate Governance Summary. Additionally, established for the new strategic risks defined delegation required in their management.	Managen , from 20	nent Policy )17, the m	contained aximum I	I in the Sec imits of exp	tion 4.2.1 of the posure shall be
N/A. Specify the regulations that prevent ado recommendation:	ption of	the			
Date of Implementation		S	September	r 1, 2015	
Amendment Date					

26.7. In Conglomerates, risk management must be consolidated to contribute to the cohesion and control of group companies.

26.7 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The Company has designed its risk manager level of each of the Company's businesse achievement of the Company's strategic pill scope. At the second level, the focus is on the	s. At the ars with a	first level, th vision from	he focus the Corp	is on risks to poration with a	that affect the a consolidated
NO. Please explain:					

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N/A. Specify the regulations that prevent add recommendation:	option of the
	Ocasterster 14, 0014
Date of Implementation	September 11, 2014

**26.8.** If the Company has a complex and varied structure of businesses and operations, **it shall have a Chief Risk Officer (CRO)**, who is responsible at the Conglomerate level when dealing with integrated companies in situations of control and/or business groups.

26.8 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: In the Company's organizational structure, the CRO, and reports to Corporate Affairs Managen		nensive Risk	Manage	ment Leader	has the role of
NO. Please explain:					
N/A. Specify the regulations that prevent add recommendation:	option of	the			
	-				
Date of Implementation		S	eptembe	er 11, 2014	
Amendment Dates					

#### Measure No. 27: Control Activities

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

27.1 Do You Implement the Measure?	YES	Х	NO	N/A
YES. Briefly explain:				

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This is one of the roles of the Board of Directors established in paragraph c) of Article 34 of the Company Bylaws and of the Audit and Risk Committee set forth in the Rules of Procedure for the Board of Directors in paragraph p.1.3.3 of the Corporate Governance Summary. In 2016, the Audit and Risk Committee met six (6) times and supervised the Internal Control System and risk management, mainly through the reports received by the Internal Audit Department and Statutory Auditor. Said committee submitted a report of its activity to the Board of Directors after holding the meeting.							
NO. Please explain:							
N/A. Specify the regulations that prevent adoption of the							
recommendation:							
Date of Implementation	March 17, 2015						
Date of implementation							

27.2. The Board of Directors is responsible for supervising the effectiveness and suitability of the Internal Control System. It may delegate this responsibility to the Audit Committee, but the Board continues to be responsible for its oversight.

Amendment Dates

27.2 Do You Implement the Measure?	YES	Х	NO		N/A		
YES. Briefly explain: Paragraph c) of Article 34 of the Company Bylaws and paragraph p.1.3.3. of the Rules of Procedure for the Audit and Risk Committee contained in the Corporate Governance Summary establish that both bodies exercise the role of supervising the Internal Control System and risk management. This supervisory role is carried out more exhaustively by the Audit and Risk Committee, which met six (6) times in 2016 and supervised the Internal Control System and risk management, mainly through the reports received by the Internal Audit Department and Statutory Auditor. Said committee submitted a report of its activity to the Board of Directors after holding the meeting.							
NO. Please explain:							
N/A. Specify the regulations that prevent adoption of the recommendation:							
Date of Implementation			March 17	7, 2015			
Amendment Dates							
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**27.3. The Company applies and demands the principle of self-control**, understood as the "capacity of people that participate in the different processes to consider control as an inherent part of their responsibilities, fields of action, and decision-making."

27.3 Do You Implement the Measure?	YES	х	NO		N/A
<b>YES. Briefly explain:</b> The Company has implemented a Self-Control Governance Summary, is based on the princip as an inherent part of their responsibilities, fit who participate in the different processes und the same processes to ensure that each one effectively developed policies, processes, cont As one of the mechanisms provided in the C self-control, corporate and operating level, wh self-assessment every six months of their mo- plans when diversions were detected.	ole unders elds of ac derstand o of the ide rols and n Company, hich durin	tood as the ction, and de control as pa entified risks neasures an self-control g 2016, allo	"capacity ecision-ma art of the s is adequ e applied software wwed the	of people to aking." It req responsibiliti uately manag in practice. has been im process lead	consider contri uires that thoses derived from ed and that the uplemented at ers to carry of
NO. Please explain:					
N/A. Specify the regulations that prevent ad recommendation:	loption of	f the			
Date of Implementation			Decembe	r 31, 2001	
Amendment Dates					

Measure No. 28: Information and Communication

**28.1. The Company's culture, philosophy and risk policy are communicated downward and horizontally across the Company**, as are the approved risk exposure limits, so that the entire organization can consider risks and control activities in its endeavors.

28.1 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The control architecture approved by the communication within the different levels of the risks and control activities of each process. Different workshops were carried out in 201 influence the achievement of the Company's appropriation of risk management. Subsect management were communicated to Senior M Risk Committee, which generated important	he descend 6 for the id s strategic quently, the fanagemen	ling and ho dentificatior objectives, e results t in the stra	n of risks an thus foster of the wor ategic planni	anizationa nd trends ing Senio kshops a ng area ai	I structure of the that corporately r Management's ind the general ind in the Internal

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philosophy in the Company's structure.	
NO. Please explain: N/A. Specify the regulations that prevent ado recommendation:	ption of the
Date of Implementation Amendment Dates	January 15, 2016

**28.2.** In the Company, **there is a bottom-up information reporting mechanism** (up to the Board of Directors and Senior Management), which is accurate, understandable and complete, supporting and enabling informed decision-making and risk and control management.

28.2 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: In Section 4.4.1. of Chapter 4 of the Corpora defined the reporting mechanisms up to Sen and Risk Committee. For the reporting and communication of risk r - Strategic level: Board of Directors Management. In 2016, the manag construction was presented to sai - Tactical level: Persons responsib the risk maps were presented and	ior Managen managemen , Audit and F gement inforr d bodies. le for busine	nent and the t, there are Risk Commi mation for th esses and t	e Board of different le ttee, Execu ne new cor he Internal	Directors thro evels of contro utive Committ rporate/strateg	ough the Audit II, as follows: ee and Senior gic risks under ittee. In 2016,
<ul> <li>Operating level: Process owners each one of the process owners and controls in the system provide</li> </ul>	through self had access	-control. In to reports	2016, with	n the Self-Cor	ntrol Program,
NO. Please explain:					
N/A. Specify the regulations that prevent a recommendation:	adoption of	the			

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Date of Implementation	January 15, 2016
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**28.3.** The Company's **mechanism for communicating and reporting information** allows: i. Senior Management to involve the entire Company, highlighting its responsibility in risk management and establishment of controls; and ii. Company personnel to understand its role in risk management and identification of controls, as well as its individual contribution with respect to the work of others.

28.3 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The flow of communication established in the C to involve the whole organization, highlighting identification and definition of control activities.					
NO. Please explain:					
N/A. Specify the regulations that prevent adoption of the recommendation:					
Date of Implementation			January 1	5, 2016	

**28.4. The Company provides internal lines for anonymous reporting or whistleblowers**, which allow employees to anonymously report illegal or unethical behavior, or anything that can get in the way of its risk management and control culture. A list of these reports is submitted to the Company's Board of Directors.

Amendment Dates

28.4 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain:					
The Transparency Policy approved by the E Summary, provides the following as mechan telephone line 018000-522526. These me anonymously if the person reporting the even Operating Anti-Fraud and Anti-Corruption Cor cases reported through these channels. A cor Corporate Governance Report, which is vali	isms for re echanisms t prefers. Ir mmittee mo nsolidated r	eceiving repo provide the 2016, the Conitored the report of this	orts: ema opportu Company statistics manager	il <u>etica@grup</u> unity to mak 's Ethics Com and the mana ment shall be	o-exito.com or e the reports mittee and the agement of the included in the
Directors.					

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Da	$\sigma \Delta$		6
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NO. Please explain:	
N/A. Specify the regulations that prevent ad recommendation:	loption of the
Date of Implementation	September 11, 2014
Amendment Dates	January 15, 2016

## Measure No. 29: Monitoring of Control Architecture

29.1. In the Company, through the Audit Committee, the Board of Directors is responsible for supervising the effectiveness of the different components of the control architecture.

29.1 Do You Implement the Measure?	YES	Х	NO		N/A	
YES. Briefly explain: Pursuant to the Internal Rules of Procedure of the Audit and Risk Committee contained in Section p.1 of the Corporate Governance Summary, said committee aims to support the Board of Directors in the role attributed to it in the Company Bylaws to supervise the effectiveness of the systems and control architecture.						
NO. Please explain:						
N/A. Specify the regulations that prevent ado recommendation:	option of t	he				
Date of Implementation			March 1	7, 2015		
Amendment Dates						

29.2. In the Company, monitoring tasks aimed at ensuring control architecture efficacy primarily involve the Internal Audit Department in collaboration with the Statutory Auditor in matters inherent to their responsibility, and particularly, regarding financial information generated by the Company.

29.2 Do You Implement the Measure?	YES	Х	NO	N/A

Policies, establishes that the work of the li assurance and inquiry aimed at assessing a control and corporate governance processes. Internal Audit Charter. In 2016, the Internal Audit	mary, which contains the Company's Control Architecture nternal Audit Department is independent and objective nd improving the effectiveness of the risk management, Furthermore, its activity is regulated by the Company's dit Department exercised its role as stipulated. Additionally, hich carries out external control and provides financial and equirements stipulated by law.
NO. Please explain:	
N/A. Specify the regulations that prevent add recommendation:	option of the
	1
Date of Implementation	January 15, 2016
Amendment Dates	

**29.3. The Company's Internal Audit Department has an Internal Audit Charter** approved by the Audit Committee, which expressly describes the scope of its roles on this matter, which should encompass the topics indicated in Recommendation 29.3.

29.3 Do You Implement the Measure?	YES	X	NO		N/A
YES. Briefly explain:					
The Internal Audit Charter is established an Risk Committee. Not only does it consist of international standards for the professional p <i>Auditors</i> - IIA Global.	f the topics	indicated in	Recomn	nendation 29	.3 but also the
NO. Please explain:					
N/A. Specify the regulations that prevent a recommendation:	doption of	the			

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Date of Implementation	November 19, 2014
Amendment Dates	

**29.4. The Internal Audit Department Director maintains a relationship of professional independence** from Senior Management in the Company or Conglomerate that contracted him/her by means of a functional dependence exclusive to the Audit Committee.

29.4 Do You Implement the Measure?	YES	Х	NO		N/A
<b>YES. Briefly explain:</b> In Article 59, the Company Bylaws establish functionally on the Board of Directors. In 2016 before the Board's Audit and Risk Committee at	6, the Inte	ernal Audit	Departme		,
NO. Please explain:					
N/A. Specify the regulations that prevent add recommendation:	option of	the			
Date of Implementation			March 17	7, 2015	
Amendment Dates					

**29.5.** In **the Company, the Board of Directors is responsible for appointing and dismissing the Internal Audit Department Director**, at the suggestion of the Audit Committee, and the market is notified of any dismissal or resignation.

29.5 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: Pursuant to Article 59 of the Company Bylaws the Internal Auditor from the candidates prov Internal Auditor's dismissal. In 2016, there wer Auditor.	ided by th	ne Audit and	d Risk Co	mmittee, as	well as for the
NO. Please explain:					

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<b>F</b>	а	2	-		7

N/A. Specify the regulations that prevent a recommendation:	doption of the
Date of Implementation	March 17, 2015
Amendment Dates	

29.6. The Statutory Auditor in the Company or Conglomerate is clearly independent from them, and declares said independence in the respective audit report.

29.6 Do You Implement the Measure?	YES	Х	NO		N/A	
YES. Briefly explain: The independence of the Statutory Auditor is a necessary condition for its nomination by the Board of Directors and its appointment by the Shareholders' Meeting pursuant to Section 4.5.3 of the Corporate Governance Summary. At the meeting of the Board's Audit and Risk Committee in February 2016, the statutory audit firm issued its independent opinion on the financial information of 2015. Furthermore, in 2016, the audit firm and the individuals appointed as principal and alternate statutory auditors independently provided the statutory audit (external audit). Said independence must be declared at the meeting of the Board's Audit and Risk Committee in February 2017.						
NO. Please explain:						
N/A. Specify the regulations that prevent ado recommendation:	ption of	the				
Data of Investories			Ion	- 0010		
Date of Implementation Amendment Dates			January 15	0, 2010		

29.7. If the Company acts as Parent Company of a Conglomerate, the Statutory Auditor is the same for all companies, including any offshore companies.

29.7 Do You Implement the Measure?

YES X

NO

N/A

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YES. Briefly explain:						
	e Governance Summary. The statutory audit firm hired by					
	the Company is also the Statutory Auditor of all its subsidiaries in Colombia and Uruguay.					
	to outplatated in oblempla and oragady.					
NO. Please explain:						
NO. Flease explain.						
N/A. Specify the regulations that prevent ado	ption of the					
recommendation:						
Data of Implementation	January 15, 2010					
Date of Implementation	January 15, 2016					
Amendment Dates						
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**29.8. The Company has a policy for the appointment of the Statutory Auditor**, approved by the Board of Directors and disclosed to all Shareholders, which includes the provisions set forth in Recommendation 29.8.

29.8 Do You Implement the Measure?	YES X	NO		N/A		
YES. Briefly explain:						
Section 4.5.3 of the Corporate Governance Summary contains the policies established in Recommendation 29.8 for election of the Statutory Auditor.						
NO. Please explain:						
N/A. Specify the regulations that prevent ado recommendation:	ption of the					
Date of Implementation		January 15,	2016			
Amendment Dates		, - ,				

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29.9. In order to avoid an excessively long relationship between the Company and the statutory audit firm and/or its teams, and to maintain their independence, the Company has established a maximum contract term ranging from five (5) to ten (10) years. For the Statutory Auditor, an individual not connected to a firm, the maximum contract term is five (5) years.

29.9 Do You Implement the Measure?	YES		NO	х	N/A
YES. Briefly explain:					
<b>NO. Please explain:</b> Although a maximum term for which the Comp the Company Bylaws or Policies, it was esta individuals inside said firm that act as Statutory	blished i	n the Corpo	rate Gov	vernance Sum	nmary that the
N/A. Specify the regulations that prevent add recommendation:	option of	the			
Date of Implementation					
Amendment Dates					

29.10. As part of the maximum contract term, the Company promotes rotation of the statutory audit firm's partner assigned to the Company and its work teams at the half-way point of the period. At the end of the period, the firm is required to rotate such personnel.

29.10 Do You Implement the Measure?	YES	х	NO		N/A		
YES. Briefly explain: Despite the fact that a maximum term for re Company Bylaws and Corporate Governance P said role and of its team has been carried ou pursuant to Section 4.5 of the Corporate Govern	olicies, th t within t	e rotation on terms of the terms of terms of the terms of term	of the partr	ner of the	e firm that exercises		
NO. Please explain:	NO. Please explain:						
N/A. Specify the regulations that prevent adoption of the recommendation:							
	1						
Date of Implementation			August 2	9, 2012			
Amendment Dates							

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**29.11.** In addition to the existing ban on hiring professional **statutory audit services** other than the Company's financial auditor, and other roles recognized in current regulations, the Company extends this limitation to individuals or entities related to the statutory audit firm. These entities include companies in its own group as well as companies with a large number of partners and/or administrators in common with those of the statutory audit firm.

29.11 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: Pursuant to Section 4.5.3 of the Corporate Gow the recommendation to individuals or entities re companies of the Corporate Group, as well administrators in common with those of the statu	elated to as com	the hired sta panies with	atutory au	ıdit firm. The	entities include
NO. Please explain:					
N/A. Specify the regulations that prevent ado recommendation:	ption of	f the			
Date of Implementation			January	15, 2016	

Amendment Dates

**29.12.** In its public information, **the Company discloses the total amount of the contract with the statutory audit firm**, as well as the proportion represented by fees paid by the Company of the firm's total revenue from its statutory audit activity.

29.12 Do You Implement the Measure?	YES	Х	NO	N/A
YES. Briefly explain: On its website, the Company posts the annu firm for its services, as well as the proportion audit activity.				
NO. Please explain:				
N/A. Specify the regulations that prevent a recommendation:	doption of	fthe		

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Date of Implementation	December 31, 2016
Amendment Dates	

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#### V. TRANSPARENCY OF FINANCIAL AND NON-FINANCIAL INFORMATION

Measure No. 30: Information Disclosure Policy

**30.1. The Board of Directors has approved an Information Disclosure Policy**, which identifies at least the information described in the recommendation.

30.1 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The Information Disclosure Policy approved by the Corporate Governance Summary, covers the					
NO. Please explain:					
N/A. Specify the regulations that prevent ado recommendation:	ption of t	he			
				5 0010	
Date of Implementation Amendment Dates			January 1	5, 2016	

**30.2.** In the case of Conglomerates, disclosure of information to third parties regarding the set of companies is comprehensive and complete, thus allowing external entities to form an opinion based on the Conglomerate's actual situation, organization, complexity, activity, size and governance model.

30.2 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The Company discloses the financial and Company itself as well as the group of comp				,	regarding the
NO. Please explain:					
N/A. Specify the regulations that prevent a recommendation:	adoption of	the			

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Date of Implementation	May 29, 2015
Amendment Dates	

#### Measure No. 31: Financial Statements

**31.1. In the event that the Statutory Auditor's Report contains** *reservations*, the Audit Committee Chairman shall make a statement to **the shareholders** gathered at the General Meeting of Shareholders about the reservations and the actions the Company proposes to resolve them.

31.1 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The Statutory Auditor is the same one who press case of reservations regarding the financial stat arise, the Corporate Governance Summary Committee must present the analysis made by the	atements establish	has not a es that th	irisen, but i ne Chairma	in the eve an of the	ent that one does Audit and Risk
NO. Please explain:					
N/A. Specify the regulations that prevent adoption of the recommendation:					
Date of Implementation			January 1	5, 2016	
Amendment Dates					

**31.2.** When in light of the reservations and/or paragraphs emphasizing matters submitted by the Statutory Auditor, the Board of Directors considers that its must maintain its position, this judgment is adequately explained and justified in a written report to the General Meeting of Shareholders, specifying the content and scope of the discrepancy.

31.2 Do You Implement the Measure?	YES	X	NO		N/A
YES. Briefly explain: Although this kind of situation has not arisen, proceed to explain and justify to the General N its position regarding the reservations presente	Meeting of	Shareholde	rs in deta	,	
NO. Please explain:					

N/A. Specify the regulations that prevent adoption of the recommendation:					
Date of Implementation	January 15, 2016				

31.3 Transactions with or between Related Parties, including transactions between companies of the Conglomerate, which due to objective parameters like volume of the transaction, percentage of assets, sales or other indicators are considered significant for the Company, are listed in detail in the public financial information. They are also mentioned for offshore operations.

31.3 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: Transactions between Related Parties are reported to the financial statements and in the Corporate				ement F	Report, in the notes
NO. Please explain:					
N/A. Specify the regulations that prevent adoption of the recommendation:					
Date of Implementation			December 3	31, 2000	
Amendment Dates			May 29, 1	2015	

#### Measure No. 32: Information for the Markets

Amendment Dates

32.1. In the framework of the Information Disclosure Policy, the Board of Directors (or the Audit Committee) shall adopt any measures needed to ensure that all financial and non-financial information about the Company is disclosed to the financial and capital markets, as required by existing legislation, in addition to any information deemed relevant for investors and clients.

32.1 Do You Implement the Measure?	YES	Х	NO	N/A
YES. Briefly explain: The Financial and Non-financial Information D that the Audit and Risk Committee is respon				

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(Corporate Affairs Management) and the C that all financial and non-financial informat	Administrative Vice Presidency, the General Counsel's Office communications Division are the areas responsible for ensuring ion about the Company is reported to the financial and capital as well as all information that is deemed relevant for investors
NO. Please explain:	
Date of Implementation	January 15, 2016
Amendment Dates	

32.2. The Company's website was designed to be *user-friendly* and simple to use, providing users with access to information regarding corporate governance.

32.2 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain:					
The Company's website strives to provide a plu The website has a section available for shareh corporate governance.					
NO. Please explain:					
N/A. Specify the regulations that prevent add recommendation:	option of	the			
Date of Implementation			March 1	7, 2015	
Amendment Dates					

32.3. The Company's website at least includes links related to Recommendation 32.3.

32.3 Do You Implement the Measure?	YES	Х	NO	N/A	

**YES. Briefly explain:** The Company's website and, specifically, the mini-site for investors were designed to comply with issues including those described in Recommendation 32.3.

Page 8	8	8
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NO. Please explain:	NO. Please explain:					
N/A. Specify the regulations that prevent adoption of the recommendation:						
Date of Implementation	March 17, 2015					
Amendment Dates						

32.4. All supporting documentation generally used by the Company to disseminate information to the markets can be downloaded, printed and shared.

32.4 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The main communication channel is the webs can be downloaded, printed and shared.	ite where	all the acce	essible do	ocuments are	posted, which
NO. Please explain:					
N/A. Specify the regulations that prevent ad recommendation:	option of	the			
Date of Implementation			March 1	7, 2015	
Amendment Dates					

32.5. When a Company is of great size and complexity, it annually posts on its website, a detailed report explaining the organization, methods and procedures of its control architecture implemented with the aim to provide accurate and secure financial and non-financial information, while safeguarding the organization's assets, as well as the efficiency and security of its transactions. Information on the control architecture is complemented with a risk management report.

32.5 Do You Implement the Measure?	YES	Х	NO	N/A	

organization, methods and procedures of the	rporate Governance Report, which includes an explanation of the implemented control architecture. Said report is approved by the Board of other end-of-year documents and reports, and it is posted on the
NO. Please explain:	
N/A. Specify the regulations that prevent ado recommendation:	ption of the
Date of Implementation	February 25, 2016

Measure No. 33: Annual Corporate Governance Report

**Amendment Dates** 

33.1. The Company prepares an annual corporate governance report. The Board of Directors is responsible for its content upon receiving a favorable prior revision and report from the Audit Committee, which is presented along with the rest of the end-of-year documents.

33.1 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The Company prepares an annual corporate Directors at the session for the approval of other					y the Board of
NO. Please explain:					
N/A. Specify the regulations that prevent ado	ption of the				
recommendation:					
	1				
Date of Implementation		D	ecember 3	1, 2015	
Amendment Dates					

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**33.2.** The Company's **Annual Corporate Governance Report is not a mere transcription of the corporate governance regulations** included in the Company Bylaws, Rules of Procedure, Corporate Governance Codes and other company documents. It is not intended to describe the Company's governance model, but to explain the reality of its operations and relevant changes during the period.

33.2 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: The Annual Corporate Governance Report co corporate law policies during the year. Said r and the relevant changes during the period.					
NO. Please explain:					
N/A. Specify the regulations that prevent ac recommendation:	doption of	the			
Date of Implementation		D	ecember	31, 2015	

33.3. The Company's Annual Corporate Governance Report contains end-of-year information that describes how the corporate governance recommendations adopted by the Company were met throughout the year, and the main changes that resulted thereof.

The Company's Annual Corporate Governance Report is aligned with the outline described in Recommendation 33.3.

**Amendment Dates** 

33.3 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain:					
The Corporate Governance Report contains	the informat	tion provided	in Recom	mendation 3	3.3.
NO. Please explain:					
N/A. Specify the regulations that prevent recommendation:	adoption of	fthe			

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Date of Implementation	December 31, 2015
Amendment Dates	