### 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 2017

REPORT DATE JANUARY 26

#### INTRODUCTION

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 (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 explanation 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 reasons, 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

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

1.1 Do You Implement the Measure?	YES X	NO		N/A
YES. Briefly explain: The Company provides all its shareholders Governance Summary, this principle is an exp rules in Section 5.2.1 have been established in	ress duty of all emp	loyees and	managers, ar	
NO. Please explain:				
N/A. Specify the regulations that prevent ac recommendation:	option of the			
Date of Implementation		December	31, 2008	
Amendment Dates		March 1	7, 2015	
	rmation, resolving	March 1 e Company' requests for	7, 2015 s practices for information,	
Amendment Dates  d of Directors has approved a specific proceonditions on matters such as: access to infotween shareholders and the Company, its Board	rmation, resolving of Directors and oth  YES  X  porate governance olders. These are ains the mechanism as, as well as the gu	March 1 e Company requests for er Managers  NO  procedures brought tog is, channels idelines on	7, 2015 s practices for information, s. and measure gether in Cha, media and I	N/A ss for relations apter 5 of the procedures or
Amendment Dates  d of Directors has approved a specific proceonditions on matters such as: access to infotween shareholders and the Company, its Board  1.2 Do You Implement the Measure?  YES. Briefly explain: The Company has implemented different conwith its shareholders, investors and stakeh Corporate Governance Summary, which continformation disclosure and shareholder relation	rmation, resolving of Directors and oth  YES  X  porate governance olders. These are ains the mechanism as, as well as the gu	March 1 e Company requests for er Managers  NO  procedures brought tog is, channels idelines on	7, 2015 s practices for information, s. and measure gether in Cha, media and I	N/A ss for relations apter 5 of the procedures or

	Date of Implementation	December 3	1. 2008	1
	Amendment Dates	January 15		1
Measure No. 2	: Information on Shares	·		_
<b>2.1.</b> On its web	site, the Company provides the public with clea y, the number of shares issued for each class, an			
	2.1 Do You Implement the Measure?	YES X NO	N/A	
	YES. Briefly explain: The corporate website provides the public wit shareholder rights, duties and prohibitions. This and Investors section (Investor Relations / Secu	s information can be consulted		
	NO. Please explain:			
	N/A. Specify the regulations that prevent ado recommendation:	ption of the		
	Date of Implementation	December 3	1, 2008	7
	Amendment Dates	March 17,		
<b>3.1.</b> Any <b>trans</b> rights, a merge of Directors an (fairness opinic	: Non-dilution of Capital  action that can result in a dilution of capital of the composition of capital of the composition of capital of the composition of the capital of the composition of the composit	any to provide shareholders variation from an outside inde	with a prior detailed report pendent consultant of rec	rt from the Board ognized standing
3.	.1 Do You Implement the Measure?	s X NO	N/A	
A p th si p	rest. Briefly explain:  ny transaction that could result in the dilution of rovide the shareholders with a prior detailed report to e opinion of an outside consultant of recognized nareholders prior to the General Meeting of Share ractice has been implemented by the Company in ad to a dilution of capital. Transactions that could be the made in 2017.	t from the Board of Directors wi ed standing. These reports sh holders to ensure full exercise cases in which transactions ha	th all the details and inclurable to of the right of inspection. ve been carried out that co	ding the This ould

	NO. Please explain:							
	N/A. Specify the regulations that prevent adoption of the recommendation:							
	recommendation.							
								_
	Date of Implementation			June 1	7, 2015			
	Amendment Dates							
	416 " 10 "	e :a o .						
Measure No	. 4: Information and Communi	cation with Sharen	iolders					
	mpany has a corporate website their equivalent, which includes							
and 33.3. Sa	id website will never disclose co	nfidential informatio						
be used to the	ne detriment of the Company if di	sseminated.						
	4.1 Do You Implement the	Measure?	YES	Х	NO		N/A	7
	4.1 Do Tod Implement the	mododio.	120	Λ.			1071	_
	YES. Briefly explain:							7
	The Company has its corpo with direct links for shareho							
	financial information, prese	ntations of results,	relevant	news and				
	bodies, in accordance with F	Recommendations 3	32.3 and 3	3.3.				
	NO. Please explain:							
	NO. 1 lease explain.							
								_
	N/A. Specify the regulations that prevent adoption of the recommendation:							
			I					٦
	Date of Implementation			D	ecember	31, 2008		4
	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 X	_		
YES. Briefly explain: The Company has different mechanisms for pshareholders, which are established in Chapter website <a href="www.grupoexito.com.co">www.grupoexito.com.co</a> is the main m shareholders. The Company also has an office shareholders, which is located at the Company through the emails posted on the Shareholders Relations / Contact) and has communication chapter.	5 of the Corpora neans of communice that provides is headquarters, and Investors	te Governand nication and exclusive ar Additionally, section of its	ce Summary disclosure of d personali it responds corporate v	The corporate of information to zed services for by telephone or vebsite (Investor
NO. Please explain:				
N/A. Specify the regulations that prevent ado recommendation:	ption of the			
Date of Implementation		Decembe	r 31, 2008	
Date of Implementation  Amendment Dates				
•		eholders an		nalysts that car
Amendment Dates  any hosts quarterly results presentation even bely via distance communication media (teleconfermation)	YES X a quarterly basis ail. In 2017, four	eholders an erence, etc.).  NO  for sharehold results telecore	d market a	N/A arket analysts, in vere held, which
Amendment Dates  any hosts quarterly results presentation every via distance communication media (teleconfer 4.3 Do You Implement the Measure?  YES. Briefly explain: The Company schedules a teleconference on a which it explains the Company's results in deta have been posted on the corporate website	YES X a quarterly basis ail. In 2017, four	eholders an erence, etc.).  NO  for sharehold results telecore	d market a	N/A arket analysts, in vere held, which
Amendment Dates  any hosts quarterly results presentation every via distance communication media (teleconfer 4.3 Do You Implement the Measure?  YES. Briefly explain: The Company schedules a teleconference on a which it explains the Company's results in deta have been posted on the corporate website Information).	YES X a quarterly basis ail. In 2017, four	eholders an erence, etc.).  NO  for sharehold results telecore	d market a	N/A arket analysts, in vere held, which
Amendment Dates  any hosts quarterly results presentation every via distance communication media (teleconfer 4.3 Do You Implement the Measure?  YES. Briefly explain: The Company schedules a teleconference on a which it explains the Company's results in deta have been posted on the corporate website Information).	YES X a quarterly basis ail. In 2017, four in the Shareho	eholders an erence, etc.).  NO  for sharehold results telecore	d market a	N/A arket analysts, in vere held, which
Amendment Dates  any hosts quarterly results presentation ever a distance communication media (teleconfer 4.3 Do You Implement the Measure?  YES. Briefly explain: The Company schedules a teleconference on a which it explains the Company's results in deta have been posted on the corporate website Information).  NO. Please explain:	YES X a quarterly basis ail. In 2017, four in the Shareho	eholders an erence, etc.).  NO  for sharehold results telecore	d market a	N/A arket analysts, in vere held, which

ny organizes or participates in presentations, events and fixed income forums, primarily designer is and market analysts, which update the issuer's business indicators, liabilities management, financia with regards to covenants, etc.  4.4 Do You Implement the Measure?  YES  X  NO  N/A  YES. Briefly explain:  In 2017, the Company participated in individual and/or joint events or forums with fixed-income and equit investors as part of the normal functions of the Investor Relations Department, where it shared the Company's financial information.  NO. Please explain:  N/A. Specify the regulations that prevent adoption of the recommendation:  May 16, 2017  Amendment Dates  ny Bylaws stipulate that a shareholder or group of shareholders that represents at least five percent special audits on matters other than those audited by the Company's Statutory Auditor. Based on its y determine a percentage of less than five percent (5%).	ny organizes or participates in presentations, events and fixed income forums, primarily designed is and market analysts, which update the issuer's business indicators, liabilities management, financia with regards to covenants, etc.  4.4 Do You Implement the Measure?  YES X NO N/A  YES. Briefly explain:  In 2017, the Company participated in individual and/or joint events or forums with fixed-income and equity investors as part of the normal functions of the Investor Relations Department, where it shared the Company's financial information.  NO. Please explain:  N/A. Specify the regulations that prevent adoption of the recommendation:  May 16, 2017  Amendment Dates  Nay Bylaws stipulate that a shareholder or group of shareholders that represents at least five percent (5%).  4.5 Do You Implement the Measure?  YES X NO N/A  YES. Briefly explain:  Article 60 of the Company Bylaws stipulates the right to conduct special audits for shareholders or groups of shareholders representing at least five percent (5%) of the share capital.	Date of Implementation		Dec	cember	31, 2008	
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N/A. Specify the regulations that prevent adoption of the recommendation:  Date of Implementation	N/A. Specify the regulations that prevent adoption of the recommendation:  Date of Implementation						
Date of Implementation  May 16, 2017  Amendment Dates  ny Bylaws stipulate that a shareholder or group of shareholders that represents at least five percent stated by the Company's Statutory Auditor. Based on its y determine a percentage of less than five percent (5%).  4.5 Do You Implement the Measure?  YES  X  NO  N/A  YES. Briefly explain:  Article 60 of the Company Bylaws stipulates the right to conduct special audits for shareholders or group of shareholders representing at least five percent (5%) of the share capital.	Date of Implementation  May 16, 2017  Amendment Dates  In Bylaws stipulate that a shareholder or group of shareholders that represents at least five per lest special audits on matters other than those audited by the Company's Statutory Auditor. Based on its y determine a percentage of less than five percent (5%).  4.5 Do You Implement the Measure?  YES  X  NO  N/A  YES. Briefly explain:  Article 60 of the Company Bylaws stipulates the right to conduct special audits for shareholders or groups of shareholders representing at least five percent (5%) of the share capital.	NO. Please explain:					
Amendment Dates  ny Bylaws stipulate that a shareholder or group of shareholders that represents at least five percent special audits on matters other than those audited by the Company's Statutory Auditor. Based on its y determine a percentage of less than five percent (5%).  4.5 Do You Implement the Measure?  YES  X  NO  N/A  YES. Briefly explain:  Article 60 of the Company Bylaws stipulates the right to conduct special audits for shareholders or group of shareholders representing at least five percent (5%) of the share capital.	Amendment Dates  The provided HTML represents at least five persuates that a shareholder or group of shareholders that represents at least five persuates special audits on matters other than those audited by the Company's Statutory Auditor. Based on its y determine a percentage of less than five percent (5%).  4.5 Do You Implement the Measure?  YES  X  NO  N/A  YES. Briefly explain:  Article 60 of the Company Bylaws stipulates the right to conduct special audits for shareholders or groups of shareholders representing at least five percent (5%) of the share capital.	recommendation:	option of the		May 16	2017	
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4.5 Do You Implement the Measure?  YES  X  NO  N/A  YES. Briefly explain:  Article 60 of the Company Bylaws stipulates the right to conduct special audits for shareholders or groups of shareholders representing at least five percent (5%) of the share capital.	4.5 Do You Implement the Measure?  YES X NO N/A  YES. Briefly explain: Article 60 of the Company Bylaws stipulates the right to conduct special audits for shareholders or groups of shareholders representing at least five percent (5%) of the share capital.	ny Bylaws stipulate that a shareholder or g					
YES. Briefly explain: Article 60 of the Company Bylaws stipulates the right to conduct special audits for shareholders or group of shareholders representing at least five percent (5%) of the share capital.	YES. Briefly explain:  Article 60 of the Company Bylaws stipulates the right to conduct special audits for shareholders or groups of shareholders representing at least five percent (5%) of the share capital.			ne Compa	iny's Sta	tutory Audi	tor. Based (
Article 60 of the Company Bylaws stipulates the right to conduct special audits for shareholders or group of shareholders representing at least five percent (5%) of the share capital.	Article 60 of the Company Bylaws stipulates the right to conduct special audits for shareholders or groups of shareholders representing at least five percent (5%) of the share capital.	4.5 Do You Implement the Measure?	YES	Χ	NO		N/A
NO. Please explain:	NO. Please explain:	YES. Briefly explain:					
		Article 60 of the Company Bylaws stipulates the				for shareh	olders or gi

	N/A. Specify the regulations that prevent ado recommendation:	option of the			
	Date of Implementation		December	31. 2008	
	Amendment Dates		March 17		
<b>4.6.</b> To exercise	e this right, the Company has a written procedu	<b>re</b> in place with th	e provisions i	ncluded in Re	commendation 4.6.
	4.6 Do You Implement the Measure?	YES X	NO		N/A
	YES. Briefly explain: Section 5.2.4 of the Corporate Governance Sun requests to conduct special audits pursuant to the				
	NO. Please explain:				
	N/A. Specify the regulations that prevent ado recommendation:	option of the			
	Date of Implementation		September	11, 2014	
	Amendment Dates				
<b>5.1.</b> Members of upon notification	: Managers' Performance in Exchange Transaction of the Board of Directors and Senior Management in of a Takeover Bid (TOB) or other relevant transtot trade Company shares directly or indirectly through	have expressly a sactions, such as	ccepted in the	eir Letters of A	Acceptance or agreements th
	5.1 Do You Implement the Measure?	YES	NO	X	N/A
	YES. Briefly explain:				
	NO. Please explain: The Company has other control measures to	hind its Manager	s Board Mor	mhore and on	nnlovoos with

transactions, such as mergers or spin-offs, the Company shares directly or indirectly through a	
Data of Implementation	
Date of Implementation  Amendment Dates	
there is an organizational structure in the Conglomerate Shareholders, the Board of Directors and Senior Management between them, which are public, clear and transparent, and allow strategic orientation, supervision, control and effective managem  6.1 Do You Implement the Measure?  YES. Briefly explain: Information regarding the structure of the Corporthe organizational structure, which permits iden	any in the Conglomerate and the responsibilities of its management bodies, that defines three (3) levels of governance — the General Meeting of t —, the key bodies and individual positions, as well as the relationships w clear lines of responsibility and communication to be drawn, facilitating the
NO. Please explain:  N/A. Specify the regulations that prevent addrecommendation:	option of the
Date of Implementation	September 11, 2014
Amendment Dates	September 2, 2015

	6.2 Do You Implement the Measure?	YES		NO	Х	N/A
	YES. Briefly explain:					
	NO. Please explain: Although a frame of reference for institution not been established, the Company's B governance rules and incorporated them into Governance Summary by signing an agreem	oard of Di the corpor	rectors apprate governa	roved th	e applicable es included ir	conglomerate the Corporate
	N/A. Specify the regulations that prevent recommendation:	adoption of	f the			
	Date of Implementation					
	Amendment Dates					
ure No.	7: Dispute Resolution					
nature m	disputes between shareholders, or between sust be resolved by the ordinary jurisdiction, the micable settlement, conciliation and arbitrat	Company				
nature m	ust be resolved by the ordinary jurisdiction, the	Company				
nature m	ust be resolved by the ordinary jurisdiction, the micable settlement, conciliation and arbitrat	YES	Bylaws incl	NO	ute resolutio	on mechanisms su
nature m	ust be resolved by the ordinary jurisdiction, the micable settlement, conciliation and arbitrat  7.1 Do You Implement the Measure?  YES. Briefly explain: Article 52 of the Company Bylaws confi	YES	Bylaws incl	NO	ute resolutio	N/A

### FINANCIAL SUPERINTENDENCE OF COLOMBIA

# Page 11

Date of Implementation	December 31, 2008				
Amendment Dates	March 17, 2015				

### I. GENERAL MEETING OF SHAREHOLDERS

	to other functions attributed to the General Meeting of the General Meeting of Shareholders foundated.					
	8.1 Do You Implement the Measure?	YES	NO		N/A	
	YES. Briefly explain: Article 27 of the Company Bylaws contains the accordance with Recommendation 8.1. Article functions that consequentially, cannot be delegated.	28 of the Co	mpany Bylaws			
	NO. Please explain:					
	N/A. Specify the regulations that prevent ado recommendation:	ption of the				
	Date of Implementation		March 17	7, 2015		
	Amendment Dates					
9.1. The Comp including: anno	Rules of Procedure for the General Meeting of any has Rules of Procedure for the General Muncement of meetings, preparation of informatis. This is to ensure that the shareholders are ped.	leeting of Sha ation for share	reholders that eholders, atten	dance, and de	evelopment a	nd exercise of
	9.1 Do You Implement the Measure?	YES X	NO		N/A	
	YES. Briefly explain: The Company's General Meeting of Shareho complement the provisions of the Company Byl was approved by the same corporate body at Rules of Procedure for the General Meeting of Governance Summary.  NO. Please explain:	laws regarding the Ordinary (	its announcen General Meetin	nent and develo g held in March	pment. This a 2014. The	

	N/A. Specify the regulations that prevent ado	ption of th	e					
	recommendation:							
	Date of Implementation			March 20,	2014			
	Amendment Dates			March 17,	2015			
Measure No. 10	): General Meeting of Shareholders Announce	ment						
General Meetin must be anno	o help shareholders exercise their right of informing of Shareholders must be announced at least unced at least fifteen (15) calendar days in corporate reorganizations such as mergers, spin-corporate	t thirty (30 advance.	) calend The afo	dar days in a orementioned	ı <b>dvance</b> , ar	nd that <b>extraordi</b>	nary sessions	
	10.1 Do You Implement the Measure?	YES	Χ	NO		N/A		
	YES. Briefly explain:  Articles 18 and 19 of the Company Bylaws establish that the term to announce the General Meeting of Shareholders is thirty (30) calendar days in advance for ordinary sessions and fifteen (15) calendar days in advance for extraordinary sessions. Said measure is also established in Article 4 of the Rules of Procedure for the General Meeting of Shareholders, which are found in Title II of the Corporate Governance Summary.							
	NO. Please explain:							
	N/A. Specify the regulations that prevent ado recommendation:	ption of th	e					
	Date of Implementation			March 17,	2015			
	Amendment Dates							
and publicity of	to the traditional and mandatory mediums included the meeting announcement through the use seemed appropriate, through social media.							
	10.2 Do You Implement the Measure?	YES	Χ	NO		N/A		

	YES. Briefly explain: Pursuant to Article 20 of the Company Bylaws, the Company publishes the announcement in a widely distributed national newspaper. Additionally, the announcement is posted at the offices of Fiduciaria Bancolombia (which manages the Company's Shareholder Department), in bulletins sent out by the Investor Relations Department and on the corporate website in the Shareholders and Investors section (Corporate Governance / General Meeting of Shareholders).					
	NO. Please explain:					
	N/A. Specify the regulations that prevent ado recommendation:	ption of the				
	Date of Implementation	December 31,	2008			
	Date of Implementation  Amendment Dates	December 31,				
meeting ag ectors will p	·	uring the General Meeting of Shar cussed, but it also makes the <b>Ag</b> l	eholders, the Company n	ch the Board		
meeting ag ectors will p	Amendment Dates  ase transparency in the decision-making process depends with an itemized list of the topics to be discresent at the meeting for each item, available to the solution of the days prior to the meeting.	uring the General Meeting of Shar cussed, but it also makes the Agithe shareholders at the same time  YES X NO	eholders, the Company n reement Proposals, whi le as the meeting annot  N/A  by, simultaneously with	ch the Board		
meeting ag ectors will p	Amendment Dates  ase transparency in the decision-making process depends with an itemized list of the topics to be dispresent at the meeting for each item, available to a calendar days prior to the meeting.  10.3 Do You Implement the Measure?  YES. Briefly explain: At the 2017 Ordinary General Meeting, the Con	uring the General Meeting of Shar cussed, but it also makes the Agithe shareholders at the same time  YES X NO	eholders, the Company n reement Proposals, whi le as the meeting annot  N/A  by, simultaneously with	ch the Board		

Date of Implementation	M	arch 17, 2015			
Amendment Dates					
can only be analyzed and approved by the Go of the respective meeting.	eneral Meeting of Shar	reholders if the point was expr	essly included in the		
10.4 Do You Implement the Measure?	YES X	NO N/A			
YES. Briefly explain: Pursuant to paragraph 3 of Article 18 of the Conthe General Meeting of Shareholders, the General requirements for the study by the shareholders during the term of annual requirements.	eral Meeting may decide ne announcement, publi	e on the approval of a spin-off v	vith		
NO. Please explain:					
N/A. Specify the regulations that prevent ado recommendation:	ption of the				
Date of Implementation	Ma	arch 17, 2015			
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da proposed by the Board of Directors accura ed or disguised under inaccurate, generic or impre 10.5 Do You Implement the Measure?	ecise statements such a				
YES. Briefly explain:  Pursuant to Article 18 of the Company Bylaws, the Board of Directors and Managers shall abstain from submitting for the consideration of the General Meeting of Shareholders any point that has not been included in the agenda published in the announcement. The agenda proposed by the Board of Directors for the 2017 Ordinary General Meeting included each one of the items to consider and approve separately, and with sufficient information regarding the matter involved.					
NO. Please explain:					
N/A. Specify the regulations that prevent ado recommendation:	ption of the				

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ny case, if a shareholder or group of shareholder will be allowed for each article as needed. Shareholder the Measure?	ticle or group of articles that is substantially independent ers representing at least five (5%) of the share capital makes nolders are notified of this right in advance.  YES X NO N/A
Procedure for the General Meeting of Sharehold or group of articles substantially related to eashareholder or group of shareholders that hold that it is voted on separately during the General	the 2017 Ordinary General Meeting, where the proposed
N/A. Specify the regulations that prevent ado recommendation:	option of the
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	YES. Briefly explain: Paragraph 3 of Article 18 of the Company Bylaws and Section 7 of the Rules of Procedure for the General Meeting of Shareholders establish the shareholders' right to introduce well-founded new points to the agenda of the General Meeting within five (5) calendar days from publication of the announcement.					
	NO. Please explain:					
	N/A. Specify the regulations that prevent addrecommendation:	ption of the				
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east five (5%) ownership, <b>ex</b>	percent of the share capital, or a lower percentagolaining the reasons that motivated its decision	and must respond in writing to requests made by sharehold be established by the Company according to the degree of an and informing shareholders of their right to submit their pointed provisions of Article 182 of the Code of Commerce.  YES X NO N/A	concentration of			
	YES. Briefly explain: Part h), Section 34.8, Article 34 of the Compa mandatory.	ny Bylaws establishes the provisions of this measure as				
	NO. Please explain:					
	N/A. Specify the regulations that prevent adoption of the recommendation:					
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	10.9 Do You Implement the Measure?	YES	Х	NO		N/A
	YES. Briefly explain: It is established in paragraph 3, Article 18 of Procedure for the General Meeting of Shareho		any Byla	ws and	in Article 7 d	of the Rules of
	NO. Please explain:					
	N/A. Specify the regulations that prevent ad recommendation:	option of th	е			
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:41 <u>-</u> :	Amendment Dates					
alread	Amendment Dates  the same term indicated in Section 10.7, share y included in the Agenda. For these requests, the 10.10 Do You Implement the Measure?  YES. Briefly explain: Paragraph 3 in Article 18 of the Company Byla Meeting of Shareholders establish this right	YES ws and Secti	X ion 7 of th	ubmit no shall act	ew well-foun in a similar n	N/A for the General
	Amendment Dates  the same term indicated in Section 10.7, share y included in the Agenda. For these requests, the 10.10 Do You Implement the Measure?  YES. Briefly explain: Paragraph 3 in Article 18 of the Company Byla	YES ws and Secti	X ion 7 of th	ubmit no shall act	ew well-foun in a similar n	N/A for the General

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		ation channels, primarily the corporate website with extended and the Germation associated with each item on the agenda of the Germation			
	10.11 Do You Implement the Measure?	YES X NO N/A			
	documents related to the agenda for the Generate corporate website.  For the 2017 General Meeting of Shareholders	oformation Disclosure Policy, the Company posts all the ral Meeting in the Shareholders and Investors section on the Company published the information related to each orporate Governance / General Meeting of Shareholders /			
	NO. Please explain:				
	N/A. Specify the regulations that prevent adoption of the recommendation:				
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deemed approp questions deem Company. In lir	riate, using traditional channels and/or when applied necessary with regard to matters included in the with the Company's choice of when to announ hich shareholders may exercise this right.  10.12 Do You Implement the Measure?  YES. Briefly explain: Paragraph 3 of Article 18 of the Company Bylaw Meeting of Shareholders establish the sharehold	ight to request with sufficient notice any information of licable, using new technologies for that purpose; or to submit the agenda, documentation received or public information received the General Meeting of Shareholders, the Company with the General Meeting of Shareholders, the Company with the General Meeting of Procedure for the General ders' right to request information or to ask questions about no within five (5) calendar days from the publication of the	it in writing any provided by the		

NO. Please explain:			
N/A. Specify the regulations that prevent adop recommendation:	tion of the		
Date of Implementation	Marc	ch 17, 2015	
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	ts, and transactions under put the Company's com		
10.13 Do You Implement the Measure?  YES. Briefly explain: It is established in part h, Section 34.8, of Article	YES X NO  34 of the Company Byla	petitiveness at imm	N/A
egotiation; and iv) others which, if disclosed, could  10.13 Do You Implement the Measure?  YES. Briefly explain:	YES X NO  34 of the Company Byla	petitiveness at imm	N/A
egotiation; and iv) others which, if disclosed, could  10.13 Do You Implement the Measure?  YES. Briefly explain: It is established in part h, Section 34.8, of Article Rules of Procedure for the General Meeting of Sh	YES X NO. 234 of the Company Bylanareholders.	petitiveness at imm	N/A
egotiation; and iv) others which, if disclosed, could  10.13 Do You Implement the Measure?  YES. Briefly explain: It is established in part h, Section 34.8, of Article Rules of Procedure for the General Meeting of Sh  NO. Please explain:  N/A. Specify the regulations that prevent adop	YES X NO  34 of the Company Bylanareholders.	petitiveness at imm	N/A

**10.14.** When the response to a shareholder can put it 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	Χ	NO		N/A	
	YES. Briefly explain: It is established in Section 7 of the Rules of addition to the aforementioned, the Company hareholders or investors on Company topics of public knowledge since they have been reporter releases, corporate presentations, quarterly fina well as extraordinary sessions of the General Me	nas provide f general k d by differe ncial resul	ed a FA nowledgent med ts and a	AQ section oge. All the and lia, such as: all the information	n its corp swers to relevant ation rela	corate website for the questions are information, press	
	NO. Please explain:						
	N/A. Specify the regulations that prevent ado recommendation:	ption of th	ie				
	Date of Implementation			March 17	, 2015		
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11.1. Notwithsta add to or repla	: Regulation of Representation  Inding the limits set forth by Article 185 of the Cocce them, the Company does not limit the reproduced their vote to any individual, whether	ight of sl	harehol	ders to be			
	11.1 Do You Implement the Measure?	YES	Х	NO		N/A	
	YES. Briefly explain: Pursuant to Article 14 of the Company Bylaws a Meeting of Shareholders, the Company estab General Meeting by written form of proxy granted.  As well as being a practice implemented and shareholders are reminded of this in the announce.  NO. Please explain:  N/A. Specify the regulations that prevent ado	lishes the d to any pro- observed cement of s	shareh oxy or ro at eacl said me	olders' right epresentative n session of	to be re	epresented at the	
	recommendation:	paon oi tr	ic				

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							l I
	Date of Implementation		De	cember 3	1, 2008		
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template that the corresponding a shareholders for	pany reduces the use of blank proxy votes with the Company provides for shareholders or post Agreement Proposals, which are decided pursur their consideration, with the aim to allow the slideem it appropriate.	s on its web	site. The eviously	e templat establisl	e includes tl ned procedu	he items on t re and are s	he agenda and ubmitted to the
	11.2 Do You Implement the Measure?	YES 2	X	NO		N/A	
	YES. Briefly explain: With the aim to reduce the use of proxies without for the General Meeting of Shareholders estal corporate website, which includes the items on to on each point to their proxies.	blishes the pu	ublication	of a pro	oxy form ten	nplate on the	
	A proxy form template was posted on the websit the corresponding section for shareholders to m agenda subject to the shareholders' consideration	ake a record					
	NO. Please explain:						
	N/A. Specify the regulations that prevent ado recommendation:	ption of the					
	Date of Implementation		<u> </u>	March 17,	2015		
	Amendment Dates			,			
	2: Attendance by Individuals other than Shareh		ders to r	epresent	corporate int	tent, and in ord	der to make it a
more participati	ve body, the Rules of Procedure for the Gene e Board's Committees, as well as the Compa	eral Meeting of	of Share	holders <b>r</b>	equire Boar	rd Members,	and especially
	12.1 Do You Implement the Measure?	YES 2	Χ	NO		N/A	

meetings of this corporate body must be attend	General Meeting of Shareholders establishes that the ded by the Company CEO and, whenever possible, by all a Chairman of the Board and the Chairmen of its different lders' queries.			
The provisions of this measure were complied with at the 2017 Ordinary General Meeting.				
NO. Please explain:				
N/A. Specify the regulations that prevent adoption of the recommendation:				
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### II. BOARD OF DIRECTORS

Maggura N	n 13	· Functions	of the Ro	ard of Directors
weasure i	U. IJ	. Functions	OI HIE DO	11 U OI DIIECIOIS

	ws expressly indicate the <b>functions that may</b> r	not be delegated to	Senior Managem	ent, including those stipulated in
Recommendation				
	13.1 Do You Implement the Measure?	YES X	NO	N/A
	YES. Briefly explain: Article 34 of the Company Bylaws establishes defines the functions of said body that of Recommendation 13.1.			
	NO. Please explain:			
	N/A. Specify the regulations that prevent adoprecommendation:	otion of the		
	Data of Implementation		Moreh 17, 2015	
	Date of Implementation  Amendment Dates		March 17, 2015	
Company of a policies, guide	anding the governing bodies' autonomy in Subo Conglomerate, these functions of the Board of lines or requests for information that respect the nate companies and Conglomerate as a whole.	f Directors have a g	group approach and	are executed through general
	13.2 Do You Implement the Measure?	YES X	NO	N/A
	YES. Briefly explain: Notwithstanding the autonomy of the subordina Company Bylaws, some of the functions of the approach, which are developed through general the management and administration of the subordinates.	ne Board of Directo policies, procedures	ors contained therei	n have a group
•	NO. Please explain:			

N/A. Specify the regulations that prevent ad recommendation:	option of the
Date of Implementation	March 17, 2015
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Soard of Directors has approved the Rules of Prosibilities of its Board Members, Chairman and Secretor Board Members.	ocedure that govern its organization and operation, as well as the tary, and their rights and duties. These are reported to the shareho
14.1 Do You Implement the Measure?	YES X NO N/A
Directors approved by the same corporate bod the functions, rights and duties of its membe binding for Board Members and are posted or	summary contains the Rules of Procedure for the Board of dy, which regulate its organization and operation, as well as ers, Chairman and Secretary. Said rules of procedure are in the corporate website in the Shareholders and Investors
section (Corporate Governance / Corporate Go	overnance Documents / Corporate Governance Summary).
NO. Please explain:	
	overnance Documents / Corporate Governance Summary).
NO. Please explain:  N/A. Specify the regulations that prevent ad	overnance Documents / Corporate Governance Summary).

Measure No. 15: Size of the Board of Directors

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

15.1 Do You Implement the Measure?	YES	Χ	NO	Ш	N/A
YES. Briefly explain: Article 29 of the Company Bylaws established members or directors without alternates.	s that the B	oard of Dire	ctors is co	omprised of	nine (9) prir
NO. Please explain:					
N/A. Specify the regulations that prevent a recommendation:	adoption of	the			
Date of Implementation			Decembe	r 31, 2008	
Amendment Dates				•	
the premise that once elected, all Board Moximum transparency to identify the back in 16.1.					
the premise that once elected, all Board Moximum transparency to identify the back in 16.1.	ground of				
the premise that once elected, all Board Meximum transparency to identify the back in 16.1.  16.1 Do You Implement the Measure?  YES. Briefly explain: The Company identifies and posts the ba	YES ckground of	X X	NO nent Boar	d Members	dance with
the premise that once elected, all Board Moximum transparency to identify the back	YES ckground of	X X	NO nent Boar	d Members	dance with
the premise that once elected, all Board Moximum transparency to identify the back in 16.1.  16.1 Do You Implement the Measure?  YES. Briefly explain: The Company identifies and posts the baspecifying those who are independent members.	YES ckground cers and tho	X  of the difference who are	NO nent Boar	d Members	dance with
the premise that once elected, all Board Meximum transparency to identify the back in 16.1.  16.1 Do You Implement the Measure?  YES. Briefly explain: The Company identifies and posts the baspecifying those who are independent members.  NO. Please explain:	YES ckground cers and tho	X  of the difference who are	NO nent Boar	d Members	dance with

	Amendment Dates						
its functions, wh	pany has a procedure coordinated through the A ich allows the Board of Directors to achieve the coof the annual assessments.						
	16.2 Do You Implement the Measure?	YES	Х	NO		N/A	]
	YES. Briefly explain: The Board of Directors Election and Succession and the Procedure for the Election of Board M procedure through which the Board of Directors Corporate Governance Committee, can achieve	Members ares, with the s	oproved by support of	the Boath	rd of Directors intment, Remu	s contain the ineration and	
	NO. Please explain:						
	N/A. Specify the regulations that prevent ado recommendation:	ption of th	ie				
	Date of Implementation			March 17	. 2015		! ]
	Amendment Dates			ebruary 2			
stakeholders, m	d of Directors provides shareholders with copainly controlling, major and family shareholders, can identify the most suitable candidates.  16.3 Do You Implement the Measure?						
	YES. Briefly explain: Article 2 of the Board of Directors Election and Shareholders establishes that the Board of Diprofiles related to aspects such as knowledge a well as the personal profiles related to career, the Board of Directors deems appropriate.	rectors mu and profess	st post the sional expe	e tentative erience or	e composition the corporate	of functional website, as	
	NO. Please explain:						ļ

	N/A. Specify the regulations that prevent ado recommendation:	pption of the	
	Date of Implementation	March 17, 2015	
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Therefore, it had candidate's supersonal profile	is an internal procedure in place to assess an internal procedure in place to assess an itability to meet the Board's needs by assess	s by shareholders is an insufficient way of determining candiny incompatibilities and disqualifications of a legal nation a set of criteria that the candidates must meet in their ments to become a Board Member, as well as any additional	ure and of the functional and
	16.4 Do You Implement the Measure?	YES X NO N/A	
	Members were designed and approved in this w Appointment, Remuneration and Corporate Gov Articles 4 to 7 of the policy, the assessment of of legal incompatibilities and disqualifications, or	sion Policy and the Procedure for the Election of Board vay. All the proposed candidates must be assessed by the vernance Committee, which must ensure that pursuant to candidates for the Board of Directors includes an analysis of a set of criteria to be met by the functional and personal of compliance with certain objective requirements to be a ndent Member.	
	NO. Please explain:		
	N/A. Specify the regulations that prevent ado recommendation:	pption of the	
	Date of Implementation	March 17, 2015	
	Amendment Dates	February 24, 2016	

**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.

	.5 Do You Implement the easure?	YES X	NO		N/A
The that related the	S. Briefly explain: e Board's Election and Succept includes not only those contained with the Company's embers in 2016, the Board of ich Independent Board Memer Company, its controlling of the management Firms.	ntained in Law 964/ shareholders, Seni f Directors approved ber candidates were r major shareholder	2005, but also the requor Management and so the Procedure for the learning and the required to make a dealer	irements associated wit stakeholders. For the e Election of Board Memb claration of independen	th the candidate's election of Board pers, according to ce with respect to
No	. Please explain:				
	A. Specify the regulations to commendation:	that prevent adoption	on of the		
	-				
	te of Implementation		February 2	4, 2016	
An	nendment Dates				
ntment priate b holders pard's ne at their ca	ns of its internal regulation and Remuneration Commody to centralize and coc. Accordingly, the sharehold seeds and put forward their andidates and agree to have areholders.	oittee or another coordinate the processers who based on the aspirations, negotiate them assessed by	ommittee that fulfills it is of forming the adnormal aspire to shareholding aspire to stock balances and	its functions, the Boar ninistrative body prior to be part of the Board distribution among the	ard of Directors is the r to the General Meeti d of Directors can learn different member cates
		ine measure:	120 <u>X</u>		N/A
	YES. Briefly explain: Both the Board of Directo Members establish that Appointment, Remunerat centralize and coordinate Shareholders. In addition Meeting, shareholders mu of the Board of Directors,	the Board of Direction and Corporate the process of form, said policy establist be informed of the	ctors, through its Chai Governance Committed ing the Board of Direct shes that, together with the term they have to sub-	rman and with the su ee, is the most suita tors prior to the Genera n the announcement of	pport of the lble body to al Meeting of the General
	NO. Please explain:				

	N/A. Specify the regulations that prevent adoption of the recommendation:						
			] 1				
	Date of Implementation	March 17, 2015	-				
	Amendment Dates	February 24, 2016	]				
Meeting of Sh		blish that candidate suitability must be assessed prior of the prior o					
	Election of Board Members.  The procedure for the assessment of candi Shareholders by the Appointment, Remunerat prepare a report on each candidate, which shall a final, decisive assessment of the list of cand Board of Directors. To that end, the Board of D	ection and Succession Policy and the Procedure for the dates is carried out prior to the General Meeting of ion and Corporate Governance Committee, which must be submitted to the Board of Directors, so it can conduct idates it will recommend to the shareholders to form the Directors shall ensure that the candidates it recommends, quirements pursuant to the provisions of Article 7 of the					
	Date of Implementation	March 17, 2015	]				
	Amendment Dates	February 24, 2016					

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

17.1. The Rules of Procedure for the Board of Directors stipulate 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.

			N/A
er, the Board of D	irectors curr	ently has nin	ne members, of
otion of the			
	December	31, 2008	
YES X  ne Board of Direct embers, comprisin dent Members, th	g 33% of it	s members.	In addition, the
ne Board of Direct	ors must ha	s members.	nembers, out of
ne Board of Direct	ors must ha	s members.	nembers, out of
ne Board of Direct embers, comprisin dent Members, th	ors must ha	s members. I	nembers, out of
	er, the Board of D are Equity Memb  otion of the	er, the Board of Directors curr are Equity Members, and the extension of the December :	he only Executive Member who can be a er, the Board of Directors currently has nir are Equity Members, and the Company  otion of the  December 31, 2008  Int (25%) of Independent Members estallependent Members, taking into account

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

18.1 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: Article 31 of the Company Bylaws establis those established in Recommendation 18.1.		ns of the	Chairma	n of the Board	l and includes
NO. Please explain:					
N/A. Specify the regulations that prevent recommendation:	adoption of th	ie			
Date of Implementation			March 1	7, 2015	
Amendment Dates					
npany's internal regulations stipulate the option in his/her obligations and in his/her compenses.  18.2 Do You Implement the Measure?					
n in his/her obligations and in his/her compen-	YES  s everything red of Directors ything regarding Board Membe	a of the sc  X  Iated to the Remunerang the Bo	NO  Chairn tion Policated Me	nan of the Boa	N/A  N/A  ard, as well as y the General neration, thus

	Date of Implementation	June 11, 2015
	Amendment Dates	
The Cor		ng the Secretary of the Board, including those indicated in Recommend.
	18.3 Do You Implement the Measure?	YES X NO N/A
	General Counsel. The Company's General C and the General Meeting of Shareholders, ar	s the rules of Recommendation 18.3 about election of the Counsel, who is also the Secretary of the Board of Directors and the Manager of Corporate Affairs, can be freely appointed on the proposal of the Chairman of the Board, with a prior d Corporate Governance Committee.
	NO. Please explain:	
	N/A. Specify the regulations that prevent a recommendation:	doption of the
	Date of Implementation	March 17, 2015
	A durant Data	
	Amendment Dates	
		establish the functions of the Secretary, which include those indicate

N/A. Specify the regulations that prevent a recommendation:	doption of the
Date of Implementation	March 17, 2015
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of Directors has an Appointment and Rem	uneration Committee
18.5 Do You Implement the Measure?	YES X NO
YES. Briefly explain:  The Board of Directors has an Appointment carries out the functions corresponding tommittee's	, Remuneration and Corporate Governance Cor o the Appointment and Remuneration Comm
YES. Briefly explain:  The Board of Directors has an Appointment carries out the functions corresponding t committee's rules of procedure are provided in Section Procedure for the Board of Directors).	, Remuneration and Corporate Governance Cor
YES. Briefly explain:  The Board of Directors has an Appointment carries out the functions corresponding t committee's rules of procedure are provided in Section	, Remuneration and Corporate Governance Cor o the Appointment and Remuneration Comm
YES. Briefly explain:  The Board of Directors has an Appointment carries out the functions corresponding t committee's rules of procedure are provided in Section Procedure for the Board of Directors).	, Remuneration and Corporate Governance Cor o the Appointment and Remuneration Comm n p 2 of the Corporate Governance Summan
YES. Briefly explain:  The Board of Directors has an Appointment carries out the functions corresponding tommittee's rules of procedure are provided in Section Procedure for the Board of Directors).  NO. Please explain:	, Remuneration and Corporate Governance Cor o the Appointment and Remuneration Comm n p 2 of the Corporate Governance Summan
YES. Briefly explain:  The Board of Directors has an Appointment carries out the functions corresponding tommittee's rules of procedure are provided in Section Procedure for the Board of Directors).  NO. Please explain:	, Remuneration and Corporate Governance Cor o the Appointment and Remuneration Comm n p 2 of the Corporate Governance Summan

	YES. Briefly explain: The Board of Directors has the Audit and Risk Committee, which fulfills the functions corresponding Risk Committee. The rules of procedure for said committee are provided in Section p.1 of the Cor Governance Summary (Rules of Procedure for the Board of Directors).						
	NO. Please explain:						
	N/A. Specify the regulations that prevent ado recommendation:	ption of the					
	Date of Implementation	March 17, 2015					
	Amendment Dates						
8.7. The Board	d of Directors has a Corporate Governance Co 18.7 Do You Implement the Measure?	mmittee.  YES X NO N/A					
1	VEC District	1					
	fulfills the functions of the Corporate Governan	muneration and Corporate Governance Committee, which ce Committee. The rules of procedure of said committee overnance Summary (Rules of Procedure for the Board of					
	NO. Please explain:						
	N/A. Specify the regulations that prevent ado recommendation:	ption of the					
	Data of Implementation	December 24, 2002					
	Date of Implementation  Amendment Dates	December 31, 2008 March 17, 2015					
		Maron 11, 2010					

	ompany has deemed it unnecessary to create a have been assumed by the Board of Directors in		, their functions hav	ve been distributed a	among existing
	18.8 Do You Implement the Measure?	YES X	NO	N/A	]
	YES. Briefly explain: The Company Bylaws and the Rules of Procecorresponding to the Audit Committee and the Therefore, the Company has an Audit and Risk the functions of the Corporate Governance and the Appointment, Remuneration and Corporate Company and Corporate	Risk Committee cou Committee, which a Appointment and Rer	ald be assumed by assumes the function nuneration Committed	just one committee. ns of both. Similarly,	
	NO. Please explain:				
	N/A. Specify the regulations that prevent ado recommendation:	ption of the			_
	Date of Implementation		December 31, 2008		]
	Amendment Dates		March 17, 2015		
which the con Board of Dire	soard of Directors Committee has rules of promittee must work, and its operation, giving speciectors, and in the case of Conglomerates, to fithe Parent Company and subordinate companies  18.9 Do You Implement the Measure?	al attention to the cor the relations and co	mmunication channe	els between the comm	mittees and the
	YES. Briefly explain: The Rules of Procedure for the Board of Di Summary, include the rules of procedure for e Board of Directors. These regulate their forms which they must operate, among other aspects	each of the five (5) supation, the members' p	pporting committees	of the Company's	
	NO. Please explain:				
	N/A. Specify the regulations that prevent ac recommendation:	loption of the			

	Date of Implementation		c	antamba	-11 2014		
	Date of Implementation				· 11, 2014		
and a	Amendment Dates	 		January 1		ara with	a minimum of
and	of Directors Committees are exclusively compled by an Independent Member. In the Appointm	nent and F	Remunerati	on Comm	uity werric iittee, Indep	pers, with pendent M	a minimum of lembers are al
	18.10 Do You Implement the Measure?	YES	Х	NO		N/A	
	YES. Briefly explain: Upon the election of Board Members in 2016, formation of the committees. In addition, the Ruits committees will be comprised of Independent Members and led by an Independent Member. Tappointment, Remuneration and Corporate Gov	ules of Pro dent or E They also	ocedure for equity Mem establish th	the Boar bers, with at the ma	d of Director h a minimenjority of the	ors establi um of three members	sh that ree (3) s of the
	NO. Please explain:						
	N/A. Specify the regulations that prevent ado recommendation:	option of t	he				
	Date of Implementation			January <sup>-</sup>	15, 2016		
	Amendment Dates						
	pard of Directors Committees can obtain ong natters of their responsibility and/or from outside ex		occasional	help fro	om membe	ers of Se	nior Managem
	18.11 Do You Implement the Measure?	YES	Х	NO		N/A	
	YES. Briefly explain:						

NO. Please explain:	
N/A. Specify the regulations that prevent adoprecommendation:	ption of the
Date of Implementation	September 11, 2014
Amendment Dates	
Corporate Governance Summary, which estab ensure that the members of these committees	for the Board of Directors contained in Chapter 2 of the olishes that it is a function of the Board of Directors to have the experience and suitability to fully perform their es, knowledge and professional experience required. In the in accordance with these criteria.
NO. Please explain:	
N/A. Specify the regulations that prevent adorecommendation:	ption of the
Data of Immiliano antation	lune 14, 2045
Date of Implementation	June 11, 2015

**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	Χ	NO	Ш	N/A			
	YES. Briefly explain:  Pursuant to the rules of procedure for the Board of Directors Committees, the secretary of each committee writes the minutes of each meeting, which are subject to consideration and approval in the following meeting, and at each Board meeting, the chairman of each committee submits a detailed report of the matters discussed at each meeting of the respective committee to the Board of Directors.								
	NO. Please explain:								
	N/A. Specify the regulations that prevent ado recommendation:	ption of t	the						
	Date of Implementation			December 3	1, 2008				
	Amendment Dates								
regulations stipu with certain ma	ne applicable legal or regulatory framework requivalete that the Boards of Directors of the Suborters. Instead, the Board of Directors Committeensfer of responsibilities from the subordinate committeenstands.	dinate Co es of the	ompanies Parent C	may opt ou Company ma	it of creati by assume	ng specific comn these tasks, with	nittees to deal		
	YES. Briefly explain: The Rules of Procedure for the Board of Direct Governance Summary establish that the Compareas of responsibility regarding the Group's st form supporting committees. This is without as companies' Boards of Directors to the Company	pany's Bo ubsidiaries ssuming a	oard Comr	mittees may ordinate con	hear the name that	matters of their at decide not to			
	NO. Please explain:								
	N/A. Specify the regulations that prevent ado recommendation:	ption of t	the						

	Date of Implementation	January 15, 2016	
	Amendment Dates		
procedures and		ard of Directors in its function of supervision by assess ral, reviewing the Company's Control Architecture, including	
	18.15 Do You Implement the Measure?	YES X NO N/A	
	Governance Summary, which establishes the fu	of Procedure for the Board of Directors in the Corporate unctions of the Audit and Risk Committee in relation to the ation processes, risk management audit, internal control, mong other functions.	
	NO. Please explain:		
	N/A. Specify the regulations that prevent ado recommendation:	option of the	
	Date of Implementation	January 15, 2016	
	Amendment Dates		
	committee members are sufficiently experience use issues within the committee's responsibility are 18.16 Do You Implement the Measure?	ned in accounting, finance and other related matters, which and understand their scope and complexity.  YES X NO N/A	allows them to
	and experience in economics, finance, law, acc	e individually, and as a whole, have extensive knowledge counting, retail, real estate and/or business administration, f the said committee's area of responsibility are addressed més posted on the corporate website.	
	NO. Please explain:		

recommendation:	doption of the
Date of Implementation	June 11, 2015
Amendment Dates	
quest of the Chairman of the General Meeting g of Shareholders about specific matters concine Statutory Auditor's Report.  18.17 Do You Implement the Measure?	of Shareholders, the Chairman of the Audit Committee sacerning the work done by the committee, such as the analy
that the Chairman of the Audit and Risk Con Therefore, if requested by the Chairman of th	sedure for the General Meeting of Shareholders establishes mmittee must attend the meetings of this corporate body. he General Meeting of Shareholders, the Chairman of the
Audit and Risk Committee could submit a rep Statutory Auditor's Report.	port on the committee's work, including the analysis of the
NO. Please explain:	
N/A. Specify the regulations that prevent addrecommendation:	loption of the
Date of Implementation	March 17, 2015
Amendment Dates	
	March 17, 2015
	cribe its functions as indicated in Recommendation 18.18

and compliance	e, among other functions contained	ed in Recommendation 18.18.					
NO. Please ex	plain:						
	N/A. Specify the regulations that prevent adoption of the recommendation:						
Date of Impler	nentation	January 15, 2016					
Amendment D							
YES. Briefly exits establishe Governance State Governance Country the Board of the Board of the State	18.19 Do You Implement the Measure? YES X NO N/A  YES. Briefly explain: It is established in Section p.2.3 of the Rules of Procedure for the Board of Directors in the Corpora Governance Summary, which contains the functions of the Appointment, Remuneration and Corpora Governance Committee, regarding matters pertaining to the appointment and remuneration of members the Board of Directors and Senior Management, as well as oversight of compliance with corpora governance practices, among others.						
NO. Please ex	NO. Please explain:						
N/A. Specify the recommendate	ne regulations that prevent addition:	option of the					
Date of Impler	nentation	December 31, 2008					
Amendment D	ates	March 17, 2015					

(recruitment, se	nembers of the Appointment and Remuneration election, hiring, training, personnel management plexity of these matters in the Company.								
	18.20 Do You Implement the Measure?	YES X	NO	N/A					
	YES. Briefly explain: The Company's Appointment, Remuneration a Board Members with extensive knowledge of str related subjects, as well as in the field of econ résumés posted on the corporate website.	ategy in the areas of	human resources, law,	, labor law and					
	NO. Please explain:								
	N/A. Specify the regulations that prevent adoption of the recommendation:								
	Date of Implementation		June 11, 2015						
	Amendment Dates								
Committee can	equest of the Chairman of the General Meeting inform the General Meeting of Shareholders aboution policies for the Board of Directors and Senior 18.21 Do You Implement the Measure?	ut specific aspects of							
	YES. Briefly explain:  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 submit a report on the committee's work, including monitoring of the compensation policies for the Board of Directors and Senior Management.  In addition, the functions 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 ground time that prevent adoption of the									
	N/A. Specify the regulations that prevent adoption of the recommendation:									
	Date of Implementation March 17, 2015									
	Amendment Dates	march 11, 2010								
<b>18.22.</b> The Rule 18.22.	es of Procedure for the Appointment and Remun	neration Committee describe its functions as indicated in Rec	commendation							
	18.22 Do You Implement the Measure?	YES X NO N/A								
		the Board of Directors in Chapter 2 of the Corporate ions of the Appointment, Remuneration and Corporate 8.22.								
	NO. Please explain:									
	N/A. Specify the regulations that prevent adoption of the recommendation:									
	Date of Implementation	March 17, 2015								
	Amendment Dates									
18.23. The mail management.	n objective of the <b>Risk Committee is to assist th</b>	ne Board of Directors in fulfilling its responsibilities of sup	pervising risk							
	18.23 Do You Implement the Measure?	YES X NO N/A								
		nmittee to assist the Board of Directors in fulfilling its at. This function is included in Article p.1.3 of the Rules of								

Procedure for the Board of Directors contained in	n Chapter 2 of the Corporate Governance Summary.					
NO. Please explain:						
N/A. Specify the regulations that prevent adoption of the recommendation:						
Date of Implementation	March 17, 2015					
Amendment Dates	Maron 11, 2010					
YES. Briefly explain:  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 submit a report on the committee's work. In addition, the functions 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.						
on the committee's work. In addition, the functions 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:						
						NO. Please explain:  N/A. Specify the regulations that prevent adoptecommendation:
N/A. Specify the regulations that prevent adop	ption of the  March 17, 2015					

18.25 Do You Implement the Measure?	YES	Х	NO		N/A
YES. Briefly explain: Part p.1.3 of the Rules of Procedure for the establishes the functions of the Audit and Recommendation 18.25.					
NO. Please explain:					
N/A. Specify the regulations that prevent a recommendation:	adoption of	f the			
Date of Implementation			January	15, 2016	
Amendment Dates					
in task of the Corporate Governance Committeing the corporate governance measures adopted the Corporate governance measures adopted the Measure?			d of Dire	ctors in its fu	N/A
YES. Briefly explain:				ctors as part o	of the functions
It is established in part p.2.3 of the Rules of of the Appointment, Remuneration and Corp.	orate Gover	nance Comr	nittee.		
	orate Gover	nance Comr	nittee.		

	Date of Implementation	March 17, 2015						
	Amendment Dates							
<b>18.27.</b> The Rule	es of Procedure for the Corporate Governance Col	mmittee describe its functions as indicated in Recommendation 18.27.  YES X NO N/A						
	·	pard of Directors in the Corporate Governance Summary, pointment, Remuneration and Corporate Governance addation 18.27.						
	NO. Please explain:							
	N/A. Specify the regulations that prevent ado recommendation:	ption of the						
	Date of Implementation	January 15, 2016						
	Amendment Dates							
19.1 The Chair		of the Company CEO and Secretary, <b>prepares a work plan for the Board</b> ne a reasonable number of ordinary meetings per year, and their estimated						
	19.1 Do You Implement the Measure?	YES X NO N/A						
	YES. Briefly explain: The functions of the Chairman of the Board of Directors are established in part f) of the Rules of Procedure for the Board of Directors, which include the establishment of the function of the Chairman to prepare a work plan for the Board of Directors and its committees for each period, as well as determining a reasonable number of ordinary meetings per year and their estimated duration, all with the support of the Company CEO and Secretary.							
	NO. Please explain:							

	N/A. Specify the regulations that prevent adoption of the recommendation:							
	Date of Implementation	March 17, 2015						
	Amendment Dates							
	r entities subject to oversight, which because of ard of Directors holds between eight (8) and to	their nature are obligated to hold at least one (1) meeting per mont welve (12) ordinary meetings per year.	th, <b>the</b>					
	19.2 Do You Implement the Measure?	YES X NO N/A						
		f) of the Rules of Procedure for the Board of Directors et at least eight (8) times a year. In 2017, the Board of which, eight (8) were ordinary meetings.						
	NO. Please explain:							
	N/A. Specify the regulations that prevent addrecommendation:	option of the						
	Date of Implementation	March 17, 2015						
	Amendment Dates							
<b>19.3.</b> 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 X NO N/A						
		meetings in which the Company's strategy and direction were held in July, November and December 2017.						

	I/A. Specify the regulations that prevent ado ecommendation:	ption of the
L		
	Date of Implementation	February 10, 2015
	of Directors approves a specific schedule of times as necessary.	ordinary meetings, without detriment to it being able to hold extraordinar
1	9.4 Do You Implement the Measure?	YES X NO N/A
T de		of ordinary meetings that will be held in person without erson and distance meetings when required. The 2017 d Meeting held in November 2016.
N	IO. Please explain:	
	I/A. Specify the regulations that prevent ado ecommendation:	ption of the
L _	Date of Implementation	February 10, 2015
	Amendment Dates	

YE	ES. Briefly explain:							
in rel	advance, Board Members shall receive the	of Directors establishes that at least five (5) calendar data meeting announcement and documents or informat of that they can actively participate and make reasonal	ion					
NO	NO. Please explain:							
	A. Specify the regulations that prevent ado commendation:	ption of the						
Da	ate of Implementation	January 15, 2016						
Ar	mendment Dates							
		ecretary of the Board, assumes the ultimate respon						
e members antity in the		e and that the information is useful. For that reason,						
e members antity in the 19 YE It i	receive information sufficiently in advance set of documents submitted (Board of Director). 6 Do You Implement the Measure?  ES. Briefly explain:	ee and that the information is useful. For that reason, r's dashboard).  YES X NO N/A  Rules of Procedure for the Board of Directors contained	quality must pre					
e members antity in the  19  YE It i	receive information sufficiently in advance set of documents submitted (Board of Director).  6.6 Do You Implement the Measure?  ES. Briefly explain: is established in part f) of Section 2.2.1 of the	ee and that the information is useful. For that reason, r's dashboard).  YES X NO N/A  Rules of Procedure for the Board of Directors contained	quality must pre					
e members antity in the  19  YE It i CP	receive information sufficiently in advance set of documents submitted (Board of Director). 6.6 Do You Implement the Measure?  ES. Briefly explain: is established in part f) of Section 2.2.1 of the mapter 2 of the Corporate Governance Summa	ee and that the information is useful. For that reason, r's dashboard).  YES X NO N/A  Rules of Procedure for the Board of Directors contained ry.	quality must pre					
e members antity in the  19  YE It i Cr NO	receive information sufficiently in advance set of documents submitted (Board of Director). 6.6 Do You Implement the Measure?  ES. Briefly explain: is established in part f) of Section 2.2.1 of the napter 2 of the Corporate Governance Summa  D. Please explain:  A. Specify the regulations that prevent ado	ee and that the information is useful. For that reason, r's dashboard).  YES X NO N/A  Rules of Procedure for the Board of Directors contained ry.	quality must pre					

	tate responsibility for preparing Board Me The Agenda follows certain parameters that						
	19.7 Do You Implement the Measure?	YES	Х	NO		N/A	
	YES. Briefly explain: Pursuant to Article 31 of the Company Bylav Directors, it is the function of the Chairman coordination with the Company CEO. In Management propose the agenda to the Ch responsible for putting the agenda into effe according to time available and the progress of	of the Bo practice, nairman, a ect, as we	ard to estab the Compa nd after his ell as for the	lish the a ny CEC /her app	agenda for ea and member oval of it, the	ech meeting in ers of Senior e Chairman is	
	NO. Please explain:						
	N/A. Specify the regulations that prevent ac recommendation:	doption of	the				
	Date of Implementation			March 1	7, 2015		
	Amendment Dates				•		
19.8. Members and on its websi	attendance of Board and Committee Meetingte.	ngs is pos	sted by the	Compan	<b>y</b> in its Annua	l Corporate Gove	rnance Report
	19.8 Do You Implement the Measure?	YES	Х	NO		N/A	
	YES. Briefly explain:						
	The Company disclosed information related to Corporate Governance Report, which is submiturn, is posted on the corporate website.						
	NO. Please explain:						

	N/A. Specify the regulations that prevent adoption of the recommendation:					
	Date of Implementation	March 30, 2016				
	Amendment Dates					
and individual performance of	members, including a peer review, and the its members. On that basis, it proposes alteration the Board of Directors of the Parent Company re	ness of its work as a governing body, as well as that of reasonableness of its internal regulations, as well as the is to its organization and operations as it deems appropriate equires that the assessment be carried out in the Boards of	dedication and e. In the case of			
	19.9 Do You Implement the Measure?	YES X NO N/A				
	Committees annually carry out a self-assessmer and performance. Said internal assessment te carried out by independent advisors.  The Board of Directors carried out its self-asses	for the Board of Directors, the Board of Directors and its not process to evaluate their individual and general qualities echnique is also alternated with an external assessment ressment in 2017 with the support and coordination of the vernance Committee. Likewise, the subsidiaries assessed				
	NO. Please explain:					
	N/A. Specify the regulations that prevent ado recommendation:	ption of the				
	Date of Implementation	March 17, 2015				
	Amendment Dates					

19.10. The Board of Directors alternates between internal self-assessments and external assessments carried out by independent consultants.

19.10 Do You Implement the Measure?	YES X	NO		N/A
YES. Briefly explain: It is set forth in part n) of the Rules of Procedu Summary. For the assessment of the 2017 peri	ure for the Board of iod, the internal ass	Directors ir essment ted	the Corpora	ate Governan implemented
NO. Please explain:				
N/A. Specify the regulations that prevent ad- recommendation:	option of the			
Date of Implementation		January <sup>2</sup>	15, 2016	
Amendment Dates  : Rights and Duties of Board Members  of Procedure for the Board of Directors add	to the provisions	of the regu	latory frame	ework regard
: Rights and Duties of Board Members	to the provisions	of the regu	alatory frame	ework regard
: Rights and Duties of Board Members of Procedure for the Board of Directors add Members.	YES X	NO Chapter 2 o	the Corpora	N/A
: Rights and Duties of Board Members  of Procedure for the Board of Directors add Members.  20.1 Do You Implement the Measure?  YES. Briefly explain: The Rules of Procedure for the Board of Directors Summary more specifically set forth the rights a	YES X	NO Chapter 2 o	the Corpora	N/A
: Rights and Duties of Board Members  of Procedure for the Board of Directors add  Members.  20.1 Do You Implement the Measure?  YES. Briefly explain: The Rules of Procedure for the Board of Directors and the Company Bylaws.	YES X ctors contained in 0 and duties of Board	NO Chapter 2 o	the Corpora	N/A

		r		-
	Amendment Dates			
	s of Procedure for the Board of Directors se decommendation 20.2.	et forth the Company's under	rstanding of the duties of I	Board Members
	20.2 Do You Implement the Measure?	YES X NO	N/A	]
	YES. Briefly explain: The Rules of Procedure for the Board of Direct Summary, set forth said duties, even through considered part of compliance with the duties or	the non-restricted declaratio		
	NO. Please explain:			•
	N/A. Specify the regulations that prevent ado recommendation:	ption of the		-
				]
	Date of Implementation	January 1	5, 2016	
	Amendment Dates			]
20.3. The Rules	s of Procedure for the Board of Directors set fo	orth the Board Members' righ	nts established in Recomm	endation 20.3.
	20.3 Do You Implement the Measure?	YES X NO	N/A	]
	YES. Briefly explain: The Rules of Procedure for the Board of Direct Summary, set forth the rights of the Board Mer ensure compliance with said rights in accordance	nbers and the specific actions		
	NO. Please explain:			
	N/A. Specify the regulations that prevent ado recommendation:	ption of the		

Date of Implementation	January 15, 2016	
Amendment Dates		
	·	
1: Conflicts of Interest		
	formalized in its internal regulations for the knowledge, man ndirect through Related Parties, which can affect Board Memb	
21.1 Do You Implement the Measure?	YES X NO N/A	
YES. Briefly explain:		
interest, which is applicable to all the employee in Chapter 6 of the Corporate Governance	the knowledge, management and resolution of conflicts of es, administrators and Board Members. Said policy is found Summary, which sets out the duties of the Company's and the Policy for Transactions with Related Parties, mation.	
NO. Please explain:		
N/A. Specify the regulations that prevent addrecommendation:	option of the	
	option of the  January 15, 2016	
recommendation:		
Pate of Implementation  Amendment Dates  edure to manage conflicts of interest categor of interest. If the conflict of interest is sportly easy to manage and hard for the affected paths the situation affects the Company's overall operator over the person from performing his/her role.	January 15, 2016  rizes the conflicts based on their nature, differentiating bets adic, the applicable procedure indicates the rules and steps to arry to evade. In the event of an ongoing conflict of interest, ations, then it is considered cause for mandatory resignation by	follow. These the procedure
Date of Implementation  Amendment Dates  edure to manage conflicts of interest categor nflicts of interest. If the conflict of interest is sponely easy to manage and hard for the affected paths it is situation affects the Company's overall operation.	January 15, 2016  rizes the conflicts based on their nature, differentiating betwadic, the applicable procedure indicates the rules and steps to arty to evade. In the event of an ongoing conflict of interest,	follow. These the procedure

Manager or Board Member is in a conflict of in Conflicts of Interest and Use of Privileged Inform whole and has a scale that prevents the person resign".  N/A. Specify the regulations that prevent ado	Chapter 6 of the Corporate Governance Summary is a vernance Summary establishes that "when an employee, nterest that, in the opinion of the Corporate Governance, mation Committee, affects the Company's operations as a n involved from carrying out his/her role, said person must option of the
recommendation:  Date of Implementation	January 15, 2016
Amendment Dates	
21.3 Do You Implement the Measure?	This procedure is used to construct a "Related Parties Map  YES X NO N/A
forth the obligation of Managers and members of	n Chapter 6 of the Corporate Governance Summary sets of the Board of Directors to report to the General Counselected and that could be identified as related parties, so that parties.
The Transactions with Related Parties Policy ir forth the obligation of Managers and members of the people or entities with which they are connected.	of the Board of Directors to report to the General Counsel acted and that could be identified as related parties, so that
The Transactions with Related Parties Policy ir forth the obligation of Managers and members of the people or entities with which they are connected the Company has a map or database of related to the Company has a map or database of the C	of the Board of Directors to report to the General Counsel ected and that could be identified as related parties, so that parties.
The Transactions with Related Parties Policy ir forth the obligation of Managers and members of the people or entities with which they are connected Company has a map or database of related NO. Please explain:  N/A. Specify the regulations that prevent ado	of the Board of Directors to report to the General Counsel ected and that could be identified as related parties, so that parties.

participating in	conflicts of interest, understood as those that w a vote, in which the Board Members and other N ally 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 in Second interest among Board Members and other M Report.				
	NO. Please explain:				
	N/A. Specify the regulations that prevent ado recommendation:	ption of the			
	Date of Implementation		January	15, 2016	
1.5. For these tandard 24 (I.	Amendment Dates  a purposes, the definition of a Related Party the AS 24).	at applies to the	e Company is	consistent w	ith International Account
	21.5 Do You Implement the Measure?	YES X	NO		N/A
	YES. Briefly explain: The definition of Related Parties in the Policy consistent with International Accounting Standar		ns between R	elated Parties	is effectively
	NO. Please explain:				
	N/A. Specify the regulations that prevent ado recommendation:	ption of the			

January 15, 2016

Date of Implementation

	Amendment Dates				
easure No. 2	22: Transactions with Related Parties				
	mpany has a policy that defines the specific ling outstanding balances and relations between the specific line outstanding balances.				
	22.1 Do You Implement the Measure?	YES X	NO	N/A	
	YES. Briefly explain: Section 6.4 of the Corporate Governance St. Parties approved by the Board of Directors, w disclosing this kind of transaction.				
	NO. Please explain:				
	N/A. Specify the regulations that prevent ac recommendation:	loption of the			
	Date of Implementation		January 15, 20	16	
	Amendment Dates		March 14, 201	6	
2. The Com	npany's policy on transactions with Related Partie	s addresses the asp			22.2.
	22.2 Do You Implement the Measure?	YES X	NO	N/A	
	YES. Briefly explain: Section 6.4 of the Corporate Governance Su which regulates the aspects related to assess 22.2.				
	NO. Please explain:				

	N/A. Specify the regulations that prevent add recommendation:	puon or the			
	Date of Implementation	Janu	ary 15, 2016		
	Amendment Dates	Ma	rch 14, 2016		
o the Compa erms are per	cy does not require express authorization from the ny's ordinary course of business carried out by vir fectly standardized, are applied on a mass scale, the in question, and of which the individual amount in 22.3 Do You Implement the Measure?	tue of standard form cont and carried out at market s not relevant to the Com	racts or general fr prices, generally	amework contracts of whic	h the
	YES. Briefly explain: It is established in Section 6.4 of the Corporate with Related Parties Policy, that recurring trans the ordinary course of business of the Compan relevant in accordance with that provided therei Directors.	actions with Related Part ly) and that are also non-	ies (i.e. those that -material (i.e. their	t correspond to ramount is not	
	NO. Please explain:				
	N/A. Specify the regulations that prevent addrecommendation:	ption of the			
	Date of Implementation	Janu	ary 15, 2016		
	Amendment Dates	Mar	ch 14, 2016		

## Measure No. 23: Remuneration of Board Members

23.1. The Company has a Remuneration 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 pension 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: The Remuneration Policy for the Board of Direcontained in part I) of the Rules of Procedur determine the compensation of the members of Said policy establishes that the value of the proby the General Meeting of Shareholders at the the members shall have the right to the same reperson and distance meetings.	the Board ofessional for session w	Board of I of Director ees for the here they a	Directors s and of subsequence are electe	establishes its supporting ent period sh d, taking into	the criterige Committed the committed the committed the commitment of the criteria of the criter	a to ees. ined that	
	NO. Please explain:							
	N/A. Specify the regulations that prevent ado recommendation:	ption of th	ie					
	Date of Implementation			June 11,	2015			
	Amendment Dates							
good performar can distribute. I	mpany adopts compensation systems based ace in the medium and long term, the Remunerat of the variable component is related to the Compar company must consider the possible reservations  23.2 Do You Implement the Measure?	t <b>ion Policy</b> ny's benefit	must incl	u <mark>de limit</mark> : managem	s to the amo	ount that t s at the cl	ne Board of I ose of the ye	Directo ear bei
	YES. Briefly explain:							
	NO. Please explain: Pursuant to the criteria that must be taken into establishing the compensation of Board Membe Board of Directors, the Company has not add Members.	ers, which a	are included	d in the R	emuneration	Policy for	the	
	N/A Specify the regulations that prevent adoption	of the rec	commenda	tion:				

						]
Date of Implementation						]
Amendment Dates						]
d Independent Board Members are expressly sation based on the absolute variation of the sha		from com	npensatio	n systems	that include s	tock options of
23.3 Do You Implement the Measure?	YES	Х	NO		N/A	]
YES. Briefly explain: Pursuant to the Board of Directors Remuneratio professional fees for attending in-person and Therefore, the Company has not adopted covariable compensation.	distance r	neetings, a	and is the	e same for	all members.	
NO. Please explain:						
N/A. Specify the regulations that prevent ado recommendation:	ption of th	e				
Date of Implementation			June 11, 2	2015		
Amendment Dates						
period assessed and in the framework of the of the Board of Directors for all the approved 23.4 Do You Implement the Measure?				ral Meeting	of Sharehold	ers approves a
YES. Briefly explain: The Remuneration Policy for the Board of Dire establishes that it is the General Meeting of S members of the Board of Directors and of the relection of them for the corresponding period.	Shareholder	s that indi	icates the	value of th	e fees for the	
NO. Please explain:						

	N/A. Specify the regulations that prevent ado recommendation:	option of the	
	Date of Implementation	June 11, 2015	23.5. The
	Amendment Dates		total effective
Members, as w	ard of Directors during the assessed period, vell as reimbursed expenses, is disclosed to the as approved by the Board of Directors.	, which includes all the components of compensation he shareholders and posted on the Company's website, bro	paid to Board oken down and
	23.5 Do You Implement the Measure?	YES X NO N/A	
		ors, which includes all the compensation components, is ce Report, which is submitted to the Ordinary General ort is posted on the corporate website.	
	NO. Please explain:		
	N/A. Specify the regulations that prevent ado recommendation:	option of the	
	Date of Implementation	March 17, 2015	
	Amendment Dates	·	
24.1. The Com		ctive separation between its administration or governand (under Senior Management and headed by the Company CE	
	24.1 Do You Implement the Measure?	YES X NO N/A	
	governance (Board of Directors) and the ordin	tablishes a clear separation between its administration or nary course of business (Senior Management), which is we functions clearly separated and defined in the Company Governance Summary.	
	NO. Please explain:		

,	N/A. Specify the regulations that prevent ado recommendation:	pption of the
[	Date of Implementation	March 17, 2015
	the policy of the Board of Directors consists activity on the general functions of strategy, support the policy of the strategy of the strateg	of delegating the regular course of business to the Senior Management pervision, governance and control.
	24.2 Do You Implement the Measure?	YES X NO N/A
	well as the Company Bylaws, establish the fund Agents of the Company. These demonstrate that	ors, contained in the Corporate Governance Summary, as ctions of the Board of Directors, the CEO and Registered at the Board of Directors has clear functions related to the governance. In turn, the CEO was assigned functions siness.
	N/A. Specify the regulations that prevent ado recommendation:	pption of the
	Date of Implementation	March 17, 2015
	Amendment Dates	
his/her direct em at the recomme	ployees. Alternatively, the Company may opt to endation of the Company CEO. Regardless of re met and assessed by the Appointment and	met, assessed and appointed directly by the Company CEO, as they are because have the Board of Directors appoint members of Senior Management who makes the final appointment, candidates for key executive positions in Remuneration Committee of the Board of Directors, which will issue a
	24.3 Do You Implement the Measure?	YES X NO N/A

appointing the Chairman, Secretary and Intern President and Vice-Presidents in accordance	pany Bylaws, the Board of Directors is responsible nal Auditor, as well as appointing the Retail Operatic with the proposal made by the Company CEO. Int is carried out by the Appointment, Remuneration a
NO. Please explain:	
N/A. Specify the regulations that prevent adoprecommendation:	ption of the
Date of Implementation	March 17, 2015
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representatives of the Company, reporting the	tain the powers and functions of the CEO and the otler
defined for members of Senior Management.	y the Board of Directors, through which the functions
defined for members of Senior Management.	ry the Board of Directors, through which the functions a
defined for members of Senior Management.  NO. Please explain:  N/A. Specify the regulations that prevent ado	ry the Board of Directors, through which the functions a

24.5 Do You Implement the Measure?	YES	Χ	NO		N/A
YES. Briefly explain: It is established in part p. 2.3 of the Rules Appointment, Remuneration and Corpor Managers of the Company according to the	rate Governan	ice Commit	tee to ev	aluate the	
NO. Please explain:					
N/A. Specify the regulations that prever recommendation:	nt adoption of	f the			
Date of Implementation			January '	5, 2016	
Date of Implementation  Amendment Dates	252				
Amendment Dates  pany has a remuneration policy for its identifies all the components for compensatevels.  24.6 Do You Implement the Measure?  YES. Briefly explain:	ation that can l	be effectivel	rs of Sen y satisfied NO	ior Manage . These are	n/A
pany has a remuneration policy for its identifies all the components for compensalevels.  24.6 Do You Implement the Measure?	YES  Remuneration ts of full comp	x and Assess	rs of Sen y satisfied NO	ior Manage . These are	N/A N/A
pany has a remuneration policy for its identifies all the components for compensalevels.  24.6 Do You Implement the Measure?  YES. Briefly explain: The Company has a Senior Management Directors, which defines all the componer	YES  Remuneration ts of full comp	x and Assess	rs of Sen y satisfied NO	ior Manage . These are	N/A N/A

	Date of Implementation	September 14, 2016
	Amendment Dates	
24.7. If the Conkeep the variab	npany CEO's compensation includes both a fix le component from exceeding the maximum li	xed and variable component, its technical design and calculation will imit established by the Board of Directors.
	24.7 Do You Implement the Measure?	YES X NO N/A
	CEO and of the other members of Senior Manag	sessment Policy establishes that the remuneration of the gement has a fixed and a variable component. It also apponent that prevents it from exceeding the maximum
	NO. Please explain:	
	N/A. Specify the regulations that prevent ado recommendation:	ption of the
	Date of Implementation	September 1, 2015
	Amendment Dates	September 14, 2016
001/700/ 400		0.000
CONTROL ARC	HITEGIURE	
Measure No. 25	: Control Environment	
	d of Directors is ultimately responsible for exponsible for explexity and risks, and that complies with the budgets.	<b>stablishing a solid control environment</b> in the Company adapted to its gets set forth in Recommendation 25.1.
	25.1 Do You Implement the Measure?	YES X NO N/A
	YES. Briefly explain:	
	<ul> <li>4.1.2, of the Corporate Governance Summary, the summary of the Ensure there is an adequate content establishing a control architecture effectiveness thereof.</li> <li>b) Approve the risk policy and delegate main risks, including those assumed</li> </ul>	rol environment in the Company and its subsidiaries, for all companies of the Group and supervising the ion of the same, periodically monitoring the Company's due to off balance-sheet operations. ciency of internal control systems using procedures, risk

	Therefore, the Control Architecture is defined in the Company, which includes the control environment component, adapted to the nature, size, complexity and risks of the Company, which was approved by the Board of Directors in 2015. Through its Audit and Risk Committee, the Board of Directors knew and monitored the Company's control environment and risk management in 2017.					
	NO. Please explain:  N/A. Specify the regulations that prevent adoption of the recommendation:					
	Date of Implementation	March 17, 2015				
	Amendment Dates	maion 17, 2010				
control measure	25.2 Do You Implement the Measure?  YES  X  NO  N/A  YES. Briefly explain:  Pursuant to Section 34.3, Article 34, of the Company Bylaws, the Company's Board of Directors approved the Control Architecture Policy, defined in Chapter 4 of the Corporate Governance Summary, which applies to the Company as well as to its subsidiaries, and establishes responsibilities regarding the policies and guidelines for risk management, internal control and assessment, as well as monitoring and					
	reporting lines.  However, the subsidiaries can apply their own policies, meeting the special regulations or standards given by their location or type of business, provided that they are compatible with the general principles established by the Parent Company. Additionally, in 2017, the Company constantly interacted with and monitored its subsidiaries through Management's participation in the governance bodies and key areas of the Control Architecture, such as enterprise risk management and the internal audit, as well as the coordination of the Statutory Audit with its counterparts in each subsidiary.  NO. Please explain:					
	N/A. Specify the regulations that prevent ado recommendation:	ption of the				

	1
Date of Implementation	January 15, 2016
Amendment Dates	
va Na. 26: Diek Managamant	
re No. 26: Risk Management	
he <b>risk management objectives</b> in the Company are tho	ose established in Recommendation 26.1.
26.1 Do You Implement the Measure?	YES X NO N/A
	anagement model by levels, with differentiated roles, nich was updated and validated by the Audit and Risk
Activities of identification, assessment, monitor pursuant to Recommendation 26.1, which are Summary.	ring and regular reporting are carried out at all these levels described in Section 4.2.1 of the Corporate Governance
NO. Please explain:	
N/A. Specify the regulations that prevent addresses recommendation:	option of the
Date of Implementation	September 11, 2014
Amendment Dates	January 15, 2016
he Company has a risk map, which is used to identify a	and monitor the financial and non-financial risks to which it is exp
26.2 Do You Implement the Measure?	YES X NO N/A
the Audit and Risk Committee and the Board	nap that is regularly communicated to Senior Management, d of Directors, as well as business risk maps, which are agement of each business and regularly communicated to
NO. Please explain:	

	N/A. Specify the regulations that prevent addrecommendation:	option of the	
	Date of Implementation	September 11, 2014	
	Amendment Dates	December 12, 2016	
ntified.	26.3 Do You Implement the Measure?	isk management policy and setting maximum exposure limits	
	responsible for approving the Risk Policy, delecting risks, including those assumed in off balance-approved the Risk Management Policy included also confirming its responsibility, as expressed in	f Directors validated the risk appetite for strategic risks and	
	NO. Please explain:		
	N/A. Specify the regulations that prevent address recommendation:	option of the	
	Date of Implementation	September 11, 2014	
	Amendment Dates	January 15, 2016	

**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.

	26.4 Do You Implement the Measure?	YES X	NO	N/A	_
	YES. Briefly explain: The Rules of Procedure for the Board of Dire Policy establish that the functions of the Board regular supervision of the effective application of	d of Directors and the	e Audit and R	isk Committee include	
	For the 2017 period, the Audit and Risk Comming January 2017, and at the meeting in Septent assessment and the actions plans established the were also presented to the Board of Directors approvals were made and recommendations for	nber, it monitored a for strategic-corporate at the meeting in No	nd made reco e risks. Said st vember 2017,	mmendations for risk rategic-corporate risks	
	NO. Please explain:				
	N/A. Specify the regulations that prevent ado recommendation:	ption of the			
	Date of Implementation		March 17, 20 <sup>-</sup>	15	]
	Amendment Dates		Water 17, 20	10	
	7 mondment 2 dice				
agement,	ramework of the Risk Management Policy, Ser which includes identifying, assessing, measuring sk management is consistent with the strategy, the 26.5 Do You Implement the Measure?  YES. Briefly explain:	, controlling, monitor	ring and repor	ting risks, defining me	

	Date of Implementation		9	Septembe	r 11, 2014		
	Amendment Dates						
	npany has a risk delegation policy, approved by ach level in the Company.	the Board	d of Directo	rs, which	establishes t	the risk limits that	can be directly
	26.6 Do You Implement the Measure?	YES	X	NO		N/A	
	YES. Briefly explain: The Board of Directors approved the Risk Mana Governance Summary. Additionally, at its me delegation rules according to the risk appetite structure approved by the Board of Directors.	eeting in N	November	2017, it a	approved the	e strategic risk	
	NO. Please explain:						
	N/A. Specify the regulations that prevent addrecommendation:	option of t	he				
	Date of Implementation		ç	Septembe	r 1 2015		
	Amendment Dates			optembe	1 1, 2010		
26.7. In Cong	omerates, risk management must be consolida  26.7 Do You Implement the Measure?	ited to con	atribute to the	ne cohesio	on and contro	ol of group compa	anies.
	YES. Briefly explain: In its risk management model, the Company has businesses. At the first level, the focus is on a pillars with a vision from the corporation with a state that affect each one of the Company's business.	risks that a	affect comp	pliance w	ith the Comp	oany's strategic	
	NO. Please explain:						

	N/A. Specify the regulations that prevent adoption of the recommendation:						
	Date of Implementation		(	Septembe	r 11, 2014		
	Amendment Dates			January <sup>*</sup>	15, 2016		1
	npany has a complex and varied structure of bus he Conglomerate level when dealing with integrat						
	26.8 Do You Implement the Measure?	YES	Χ	NO		N/A	
	YES. Briefly explain: In the Company's organizational structure, the and reports to Corporate Affairs Management.  NO. Please explain:			agement	Leader has th	ne role of CRO	
	N/A. Specify the regulations that prevent add recommendation:	option of t	rne				
	Date of Implementation		9	Septembe	r 11, 2014		İ
	Amendment Dates						
27.1. The Boar	7: Control Activities  d of Directors is responsible for ensuring the ts complexity, and that is consistent with the risk r				ternal contro	<b>ol system</b> that is	s adapted to the
	27.1 Do You Implement the Measure?	YES	Х	NO		N/A	
	YES. Briefly explain:						1

Directors to approve, monitor and verify the effective procedures, risk control systems and alarms that the Rules of Procedure for the Audit and Risk	44 of the Company Bylaws, it is the duty of the Board ectiveness of the internal control systems pursuant to that the same Board of Directors has approved. Furthermork Committee of the Board of Directors contained in part define said function of this body as support for the Board	ne e, art
NO. Please explain:		
N/A. Specify the regulations that prevent ado recommendation:	option of the	
Date of Implementation	March 17, 2015	7
Amendment Dates		
27.2 Do You Implement the Measure?  YES. Briefly explain: Pursuant to Article 34, Section 34.3, part c), Directors to approve, monitor and verify the procedures, risk control systems and alarms ap Rules of Procedure for the Audit and Risk Comm	the effectiveness and suitability of the internal control continues to be responsible for its oversight.  YES X NO N/A  of the Company Bylaws, it is the duty of the Board efficiency of internal control systems pursuant to the opposed by the same Board of Directors. Furthermore, the mittee of the Board of Directors contained in part p.1.3.3 said function of this body as support for the Board of Directors.	of ne ne of
and risk management, mainly through the report		ry

							1	
	Date of Implementation			March 17	', 2015			
	Amendment Dates							
	pany applies and demands the principle of sees to consider control as an inherent part of their							articipate in the
	27.3 Do You Implement the Measure?	YES	Χ	NO		N/A		
	YES. Briefly explain: The Company has implemented a Self-Control F Governance Summary, is based on the principle as an inherent part of their responsibilities, field who participate in the different processes under the same processes to ensure that each one of effectively developed policies, processes, contropolicies, processes, contropolicies	understood ds of action rstand cont f the identif ols and mea se Risk Ma m at the ope mpany, self h during 20	d as the control as fied rises as a sures an ager ferating from the control and from the cont	e "capacity of decision-mal part of the r ks is adequa are applied nent Policy level.  bl software howed the product of the product of the product of decision and dec	of people king". It esponsible tely ma in practic as the reas beer pocess lea	to consider c requires that pilities derived naged and the ce. Additionall eporting line of implemented aders to carry	ontrol those I from at the y, the of the d at a out a	
	N/A. Specify the regulations that prevent ado recommendation:	ption of the	e					
	Date of Implementation			December	31, 2001	1		
	Amendment Dates							
Measure No. 28	3: Information and Communication							
28.1. The Com	pany's culture, philosophy and risk policy are d risk exposure limits, so that the entire organizati							
	28.1 Do You Implement the Measure?	YES	х	NO		N/A		

	Board of Directors provides mechanisms to ensure descending and horizontal organizational structure of the	
and future risk management measures, and de-	carried out in 2017 to assess each risk, define the current efine the scenarios, which had the participation of Senior the owners or managers of each business for business	
	to the Internal Risk Committee, in which the different risk cipated. In turn, the strategic risks were reported to the ectors.	
NO. Please explain:		
N/A. Specify the regulations that prevent ado recommendation:	pption of the	
Date of Implementation	January 15, 2016	
Amendment Dates		
e, understandable and complete, supporting and  28.2 Do You Implement the Measure?  YES. Briefly explain:	rting mechanism (up to the Board of Directors and Senior enabling informed decision-making and risk and control man	
	Governance Summary, the Enterprise Risk Management reporting mechanisms up to Senior Management and the ommittee.	

For the reporting and communication of risk management, there are different reporting levels, as follows:

- Strategic level: Board of Directors, Audit and Risk Committee, Executive Committee and Senior Management. For the 2017 period, the Audit and Risk Committee reviewed risk management in 2016 at the meeting in January 2017, and at the meeting in September, it monitored and made recommendations for risk assessment and the actions plans established for strategiccorporate risks.
  - Said strategic-corporate risks were also presented to the Board of Directors at the meeting in November 2017, for which the required approvals were made and recommendations for management were received.
- Tactical level: Persons responsible for businesses and the Internal Risk Committee. The risk
  maps were validated in 2017 by those responsible for the businesses and some of the main
  risks were presented at the Internal Risk Committee.
- Operating level: Process owners. In 2017, with the Self-Control Program, each one of the process owners had access to reports of their own self-assessment of risks and controls in the

system provided for that purpose. submitted to Senior Management.	Additionally, consolidated reports of the results were
NO. Please explain:	
N/A. Specify the regulations that prevent adoprecommendation:	ption of the
Date of Implementation	January 15, 2016
Amendment Dates	
Management Policy establishes roles and responding Organization from those responsible for process communication established in Section 4.4.1 Management to involve the whole organization a	e Corporate Governance Summary, the Enterprise Risk nsibilities in risk management for the different levels of the ses up to the Board of Directors. Additionally, the flow of of the Company's Control Architecture allows Senior at the strategic, tactical and operational levels, highlighting the identification and definition of control activities and
NO. Please explain:	
N/A. Specify the regulations that prevent adoprecommendation:	ption of the
Date of Implementation	January 15, 2016

illegal or uneth	pany provides internal lines for anonymous reical behavior, or anything that can get in the we Company's Board of Directors.						
	28.4 Do You Implement the Measure?	YES [	Χ	NO		N/A	
	YES. Briefly explain:						İ
	The Transparency Policy approved by the Boa Summary, provides the following as mechanisr telephone no. 018000-522526, and the ethic mechanisms provide the opportunity to make the prefers. The management of these channels is party of the Company, which encourages the better quality information freely and spontaneous	ns for receives form on the reports a the responsions of these	ving report the corpo nonymous sibility of a	ts: email e rate intra ly if the p specializ	etica@grupo net and we erson report ed and inde	-exito.com or ebsite. These ing the event pendent third	
	The Company's Ethics Committee and the monitored the statistics and management of th Consolidated 2017 Management Report included the Audit and Risk Committee of the Board of Dis	e cases rep d in the Corp	orted thro orate Gov	ugh these ernance F	channels i	n 2017. The	(
	NO. Please explain:						
	N/A. Specify the regulations that prevent ado recommendation:	ption of the					
							İ
	Date of Implementation  Amendment Dates			otember 1 <sup>-</sup> anuary 15			1
29.1. In the Co	Ompany, through the Audit Committee, the Boar onents of the Control Architecture.	d of Directo		•		ing the effect	iveness of the
	29.1 Do You Implement the Measure?	YES [	Χ	NO		N/A	
	YES. Briefly explain: Pursuant to the Internal Rules of Procedure of the Corporate Governance Summary, said co function attributed to it in the Company Bylaws Architecture.	mmittee ain	ns to supp	oort the E	Board of Dir	ectors in the	

	Internal Control System and risk managem Management, the Enterprise Risk Management	t (8) times and supervised the different components of the tent, mainly through the reports received by Senior Department, the Internal Audit Department and Statutory f its activity to the Board of Directors after holding the	
	NO. Please explain:		
	N/A. Specify the regulations that prevent ado recommendation:	ption of the	
	Date of Implementation	March 17, 2015	
	Amendment Dates		
Department in	collaboration with the Statutory Auditor in nerated by the Company.  29.2 Do You Implement the Measure?  YES. Briefly explain: Chapter 4 of the Corporate Governance Sumn Policies, establishes that the work of the In assurance and inquiry, aimed at assessing ar control and corporate governance processes. Internal Audit Charter. In 2017, the Internal Aud	Control Architecture effectiveness primarily involve the natters inherent to their responsibility, and particularly, requirements inherent to their responsibility, and particularly, requirements.  N/A  N/A  Party, which contains the Company's Control Architecture internal Audit Department is independent and objective and improving the effectiveness of the risk management, Furthermore, its activity is regulated by the Company's it Department exercised its role as stipulated. Additionally,	
	the role of the Statutory Auditor is stipulated, w accounting auditing services according to the reconstruction.  NO. Please explain:	ho carries out external control and provides financial and quirements stipulated by law.	
	N/A. Specify the regulations that prevent ado recommendation:	ption of the	
	Date of Implementation	January 15, 2016	
	Date of implementation	January 13, 2010	1

Amendment Dates		
	ernal Audit Charter approved by the Audit Committee, which incompass the topics indicated in Recommendation 29.3.	express
29.3 Do You Implement the Measure?	YES X NO N/A	
YES. Briefly explain:		
includes the topics indicated in Recommend Department's functions. It also covers the good	d of Directors through its Audit and Risk Committee. This ation 29.3 regarding the scope of the Internal Audit d practices defined in the standards of the international ractice issued by the Institute of Internal Auditors - IIA	
NO. Please explain:		
recommendation:		
Date of Implementation	November 19, 2014	
Date of Implementation  Amendment Dates	November 19, 2014	
Amendment Dates  ernal Audit Department Director maintains a rel	tionship of professional independence from Senior Managemonal dependence exclusive to the Audit Committee.  YES X NO N/A	nent in th

N/A. Specify the regulations that prevere recommendation:	vent adoption of the
Date of Implementation	March 17, 2015
Amendment Dates	
9.5. In the Company, the Board of Directors is respo the suggestion of the Audit Committee, and the market 29.5 Do You Implement the Measure?	
the Internal Auditor from the candidates	Bylaws, it is the responsibility of the Board of Directors to appoint as provided by the Audit and Risk Committee, as well as for the appointment of the Company's Internal
NO. Please explain:	
N/A. Specify the regulations that prever recommendation:	vent adoption of the
Date of Implementation	March 17, 2015
Amendment Dates	maior 11, 2010
	plomerate is clearly independent from them, and declares said independence in
29.6 Do You Implement the Measure?	YES X NO N/A
Directors and its appointment by the St	ditor is a necessary condition for its nomination by the Board of Shareholders' Meeting pursuant to Section 4.5.3 of the Corporate of the Board's Audit and Risk Committee in February 2017, the

2017, the audit firm and the individuals app independently provided the Statutory Audit (exterr of the Board's Audit and Risk Committee in February).	nointed as principal and alternate Statutory Audit nal audit) service, which must be declared at the meet ary 2018.
NO. Please explain:	
N/A. Specify the regulations that prevent adop recommendation:	tion of the
Date of Implementation	January 15, 2016
anies.	e, the Statutory Auditor is the same for all compa
anies.	e, the Statutory Auditor is the same for all compa
29.7 Do You Implement the Measure?  YES. Briefly explain:  NO. Please explain:  Section 4.5.3 of the Corporate Governance Sum assigned for the Company and its subsidiaries an	YES NO X N/A  Imary indicates that the Statutory Audit service shall ad/or subordinate companies with the same firm and v
YES. Briefly explain:  NO. Please explain:  Section 4.5.3 of the Corporate Governance Sum assigned for the Company and its subsidiaries an a common and shared vision of the Corporate Groof the subordinate companies have the same Sta	YES NO X N/A
YES. Briefly explain:  NO. Please explain:  Section 4.5.3 of the Corporate Governance Sum assigned for the Company and its subsidiaries an a common and shared vision of the Corporate Groof the subordinate companies have the same Sta Colombia (Uruguay and Argentina) do not hire	mary indicates that the Statutory Audit service shall id/or subordinate companies with the same firm and voup. Despite the above and the fact that the vast major itutory Audit firm, some subsidiaries domiciled outside the services of the same Statutory Audit firm that
29.7 Do You Implement the Measure?  YES. Briefly explain:  NO. Please explain: Section 4.5.3 of the Corporate Governance Sum assigned for the Company and its subsidiaries an a common and shared vision of the Corporate Groof the subordinate companies have the same Sta Colombia (Uruguay and Argentina) do not hire Company hires.  N/A. Specify the regulations that prevent adop	mary indicates that the Statutory Audit service shall id/or subordinate companies with the same firm and voup. Despite the above and the fact that the vast major itutory Audit firm, some subsidiaries domiciled outside the services of the same Statutory Audit firm that

YES. Briefly explain: Section 4.5.3 of the Corporate Governa Recommendation 29.8 for election of the Statut NO. Please explain:		ary conta	ains the	policies	established in
Recommendation 29.8 for election of the Statut		ary conta	ains the	policies	established in
NO. Please explain:					
N/A. Specify the regulations that prevent ad	option of the				
recommendation:	opaon or ano				
Date of Implementation		Ji	anuary 1	5, 2016	
Amendment Dates					
ndependence, the Company has established a br, an individual not connected to a firm, the n 29.9 Do You Implement the Measure?					N/A
YES. Briefly explain:					
NO. Please explain: A maximum term for the Company to be able Company Bylaws or policies. However, it was individuals who perform the functions of Statu every five (5) years.	s established	in the Co	rporate (	Governance	Summary that
N/A. Specify the regulations that prevent ad recommendation:	option of the	!			

	Date of Implementation		
	Amendment Dates		
		omotes rotation of the Statutory Audit firm's partner as At the end of the period, the firm is required to rotate such pe	
	29.10 Do You Implement the Measure?	YES X NO N/A	
	YES. Briefly explain:		
	Pursuant to Section 4.5.3 of the Corporate Gove the partner of the Statutory Audit firm and its wo	ernance Summary, the Company promotes the rotation of rk team.	
	NO. Please explain:		
	N/A. Specify the regulations that prevent adorecommendation:	ption of the	
	Date of Implementation	August 29, 2012	
	Amendment Dates		
other functions firm. These enti	recognized in current regulations, the Company e	utory Audit services other than the Company's own finance extends this limitation to individuals or entities related to the as companies with a large number of partners and/or managen	Statutory Audit
	29.11 Do You Implement the Measure?	YES X NO N/A	
	the recommendation to individuals or entities re companies of the Corporate Group, as well	ernance Summary, the Company extends this limitation of lated to the hired Statutory Audit firm. The entities include as companies with a large number of partners and/or y Audit firm. This definition was complied with in 2017.	
	NO. Please explain:		
	N/A. Specify the regulations that prevent ado recommendation:	pption of the	

Date of Implementation	January 15, 2016
Amendment Dates	
YES. Briefly explain:	's total revenue from its statutory audit activity.  YES X NO N/A  alue of the professional fees paid to the Statutory Audit
firm for its services, as well as the proportion it	represents of the firm's total revenue from its statutory k Committee of the Board of Directors in January 2018,
NO. Flease explain.	
N/A. Specify the regulations that prevent adopt recommendation:	tion of the

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

Measure No. 30: Information Disclosu	ure Policy
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measure No. 30. Information Disclosure Folicy							
30.1. The Boa recommendation	rd of Directors has approved an Information D on.	isclosur	e Policy, v	vhich ident	ifies at least	the information de	escribed in the
	30.1 Do You Implement the Measure?	YES	Х	NO		N/A	
	YES. Briefly explain: The Information Disclosure Policy approved by the Board of Directors on January 15, 2016, is contained in Chapter 5 of the Corporate Governance Summary and covers the information addressed in Recommendation 30.1.						
	In 2017, Management submitted the Procedure for Financial and Non-financial Information Disclosure for consideration and approval, through which the people responsible and criteria for correct management and control of the preparation and disclosure of financial and non-financial information to the financial and capital markets are defined. It also established information deemed relevant for stakeholders, aiming for them to have appropriate awareness of the situation, evolution and running of the Company, facilitating sufficient information for informed decision-making and ensuring its clarity, veracity, sufficiency, timeliness and compliance with the legal regulations. Said procedure is pending approval by the Audit and Risk Committee.						
	NO. Please explain:						
	N/A. Specify the regulations that prevent adoption of the recommendation:						
	Date of Implementation			January 1	5, 2016		
	Amendment Dates						
and complete	ase of Conglomerates, disclosure of informati, thus allowing external entities to form an opinion digovernance model.  30.2 Do You Implement the Measure?						
	YES. Briefly explain: The Company discloses the financial and non-financial information required by law regarding the Company itself as well as the group of companies that form the Conglomerate.						
	In 2017, Management submitted the Financial and Non-financial Information Disclosure Procedure for consideration and approval, which established the steps to follow for financial and non-financial information disclosure by the companies that are part of the Conglomerate. Said procedure is pending						

to to

	NO. Please explain:  N/A. Specify the regulations that prevent adoption of the recommendation:					
	Date of Implementation	May 29, 2015				
	Amendment Dates	Mdy 23, 2010				
	Preservent that the Statutory Auditor's Report contains reservations, the Audit Committee Chairman shall make a siders gathered at the General Meeting of Shareholders about the reservations and the actions the Company of Shareholders about the reservations and the actions the Company of Shareholders about the reservations and the actions the Company of Shareholders about the Statutory Auditor's Report submitted to the 2017 General Meeting of Shareholders did not contain reservations about the financial statements. If reservations arise, the Corporate Governance Summary establishes that the Chairman of the Audit and Risk Committee must submit the analysis made by this committee to the General Meeting of Shareholders.					
	NO. Please explain:  N/A. Specify the regulations that prevent adoption of the recommendation:					
	Date of Implementation	January 15, 2016				
		January 10, 2010				
	Amendment Dates					

31.2. When regarding the reservations and/or emphasis-of-matter paragraphs submitted by the Statutory Auditor, the Board of Directors considers that it 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	Χ	NO		N/A	
	YES. Briefly explain: The Statutory Auditor's Report submitted to the 2017 General Meeting of Shareholders did not contain reservations about the financial statements or emphasis-of-matter paragraphs. However, in the event that one of these situations does arise, the Board of Directors shall proceed to explain and justify to the General Meeting of Shareholders in detail why it decided to maintain its position regarding the reservations presented by 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						
objective param	ons with or between Related Parties, including eters, such as volume of the transaction, percensted in detail in the public financial information	tage of assen. They are	ets, sales also mer	or other ntioned f	indicators,	are considered si	
	31.3 Do You Implement the Measure?	YES	Χ	NO		N/A	
	YES. Briefly explain: The transactions between related parties were of Shareholders through the Management Rep Corporate Governance Report.						
	NO. Please explain:						
	N/A. Specify the regulations that prevent ado recommendation:	ption of the	)				

December 31, 2000

Date of Implementation

YES. Briefly explain:

	Date of implementation	December 51, 2000			
	Amendment Dates	May 29, 2015			
32.1. In the fra	Amendment Dates  May 29, 2015  No. 32: Information for the Markets  the framework of the Information Disclosure Policy, the Board of Directors (or the Audit Committee) shall adopt any me to ensure that all financial and non-financial information about the Company is disclosed to the financial and as required by existing legislation, in addition to any information deemed relevant for investors and clients.  32.1 Do You Implement the Measure?  YES  X  NO  N/A  YES. Briefly explain:  The Financial and Non-financial Information Disclosure Policy adopted by the Board of Directors sets forth that the Audit and Risk Committee is responsible for supervising the financial information and reporting processes. Additionally, the Financial Vice-Presidency, the General Counsel's Office and the Communications Division are the areas responsible for ensuring that all financial and non-financial information about the Company is reported to the financial and capital markets as required by current legislation, as well as all information that is deemed relevant for investors and clients.  In 2017, Management submitted the Financial and Non-financial Information Disclosure Procedure for consideration, which is based on the Financial and Non-financial Information Disclosure Policy, and through which it adopts all the necessary measures to ensure that the different stakeholders have appropriate awareness of the Company's situation, evolution and running through communications addressed to shareholders and investors, press releases, quarterly and annual results reports and reports				
	NO. Please explain:  Date of Implementation	January 15, 2016			
		3anuary 13, 2010			
	Amendment Dates				
<b>32.2. The Company's website was designed to be </b> <i>user-friendly</i> and simple to use, providing users with access to information regarding corporate governance.					
	32.2 Do You Implement the Measure?	YES X NO N/A			

The website has a section available for share corporate governance. In 2016 and 2017,	The Company's website strives to provide a pleasant and easy-access browsing experience to its user. The website has a section available for shareholders and investors, which contains information regardin corporate governance. In 2016 and 2017, the Company made alterations to the website to make increasingly more organized, thus ensuring that it is easy for users to browse.				
NO. Please explain:					
N/A. Specify the regulations that prevent a recommendation:	doption of the				
Date of Implementation	March 17, 2015				
Amendment Dates					
2.3. The Company's website at least includes the links covere 32.3 Do You Implement the Measure?	d in Recommendation 32.3.  YES X NO N/A				
YES. Briefly explain: The Company's website and, specifically, the comply with issues including those described	ne Shareholders and Investors mini-site were designed to in Recommendation 32.3.				
NO. Please explain:	NO. Please explain:				
N/A. Specify the regulations that prevent a recommendation:	doption of the				
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 Me	asure? YE	s X	NO	N/A			
	YES. Briefly explain: The Company's main communication channel is the corporate website where all the accessible documents are posted, which can be downloaded, printed and shared.						
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							
2.5. When a Company is of great size and complexity, on its website, it annually posts a detailed report explaining the organization nethods and procedures of its Control Architecture implemented with the aim to provide accurate and secure financial and non-financial formation, while safeguarding the Entity's assets, as well as the efficiency and security of its transactions. Information on the Control rechitecture is complemented with a risk management report. 32.5 Do You Implement the Measure? YES X NO N/A							
YES. Briefly explain:  The Company annually submits the Management Report to the General Meeting of Shareholders and posts it on the corporate website, in which it describes the evolution of the Company's businesses and its economic, administrative and legal situation. Additionally, it submits the Corporate Governance Report to the General Meeting of Shareholders and posts it on the website, which includes an explanation of the Control Architecture procedures, methods and organization implemented.							
NO. Please explain:							
N/A. Specify the regulations that prevrecommendation:	vent adoption of th	e					
Date of Implementation			February 2	25 2016			
Amendment Dates			i culualy a	20, 2010			

<b>33.1.</b> The Company prepares an annual corporate governance report. The Board of Directors is responsible for its content up receiving a favorable prior review and report from the Audit Committee, which is submitted along with the rest of the end-of-year document							
	33.1 Do You Implement the Measure?	YES	Х	NO		N/A	]
	YES. Briefly explain: The Company prepared the Corporate Governance Report, which was submitted to the General Meeting of Shareholders after prior approval by the Board of Directors at its meeting in February 2017, where it also approved the other end-of-year documents and reports with the validation and approval of the Audit and Risk Committee.  NO. Please explain:  N/A. Specify the regulations that prevent adoption of the recommendation:						
	Date of Implementation December 31, 2015  Amendment Dates					]	
included in the	pany's Annual Corporate Governance Report Company Bylaws, Rules of Procedure, Corporate mpany's governance model, but to explain the rea  33.2 Do You Implement the Measure?	e Governa	nce Codes	and oth	er company	documents. It is	s not intended to
	YES. Briefly explain: The Annual Corporate Governance Report was submitted to the 2017 General Meeting of Shareholders and posted on the corporate website. Said report contains information about the application of and compliance with the corporate governance policies throughout the year, information about the Company's operation and the relevant changes in 2017.  NO. Please explain:						
	N/A. Specify the regulations that prevent adoption of the recommendation:						
	Date of Implementation December 31, 2015					]	

Amendment Dates				
governance recommendations adopted by the Company hereof.	ort contains end-of-year information that describes how the corporate were met throughout the year, and the main changes that resulted			
The Company's Annual Corporate Governance Report is aligned	with the outline described in Recommendation 33.3.			
33.3 Do You Implement the Measure?	YES X NO N/A			
	rate Governance Summary established in the Rules of ing Committees, as well as in the Corporate Governance			
The Annual Corporate Governance Report sub- posted on the corporate website contains the in	omitted to the 2017 General Meeting of Shareholders and formation provided in Recommendation 33.3.			
NO. Please explain:				
N/A. Specify the regulations that prevent addrecommendation:	option of the			
Date of Implementation	December 31, 2015			
Amendment Dates				