BEST CORPORATE PRACTICES IMPLEMENTATION REPORT

ALMACENES ÉXITO S.A.

MAIN REGISTERED AGENT Carlos Mario Giraldo Moreno

REGISTERED AGENT APPOINTED TO SEND THE IMPLEMENTATION REPORT Ruy Barbosa de Souza

REPORTING PERIOD 2021

REPORT DATE JANUARY 31

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, for each recommendation there are three boxes for YES, NO and N.A. (not apply), as well as a space to supplement its response as follows:

If the answer is yes, the issuer must briefly describe the way such implementation has been made. If not, the issuer must explain the reasons why it has not been adopted.

The N.A. response can only be provided by the issuer in cases that for legal reasons it is not possible to adopt the recommendation. In this case, the issuer must indicate precisely the law or regulation which prevents it.

Given that, some recommendations are made up of a number of specific aspects, is important to emphasize that these will only be understood as implemented if all the aspects that compose them are met, unless the reason for not adopting some is of legal nature, which should be indicated.

Each recommendation has a box to indicate the date the issuer first implemented it. Additionally, there will be the box where the dates on which changes are made will be recorded.

Finally, when the issuer by its nature does not have the specific body to which the recommendation relates it shall be understood that it refers to the equivalent body within the entity.

I. SHAREHOLDERS' RIGHTS AND EQUAL TREATMENT

Measure No. 1: The principle of equal treatment.

Modification Date

1.1. The Corporation gives equal treatment to all the shareholders who have similar shares and conditions, without granting access to privileged information to some shareholders above others.

1.1 Measure Implementation	YES	X	NO		N/A
YES. Briefly indicate: This principle was fully applied in all actions carried out by the Company during 2021. The Company gives equal treatment to all its shareholders. This principle is					
enshrined in Articles 8 of the Company Bylaws and in 34.2, by establishing that it is function of the Board of Directors to promote equal treatment to all shareholders and investors. Similarly, Chapter Third of the Corporate Governance Code establishes the mechanisms to ensure the equitable treatment to all shareholders of the Company, and in Chapter Fourth this is established as a duty for all employees and directors of the Company.					nent to all Corporate equitable urth this is
The Company Bylaws and the Corpo visiting:	The Company Bylaws and the Corporate Governance Code can be accessed by visiting:				
<u>https://www.grupoexito.com.co/es/Bylaws-2021.pdf</u> <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>					
An additional link where the application of this principle can be validated can be found at:					
https://www.grupoexito.com.co/es/board-of-directors-decisions.pdf					
NO. Explain:					
NA. Precise the law or regulation that prevents the adoption of the recommendation:					
Implementation Date		Dece	ember	31, 2008	

March 27, 2019

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1.2. The Board of Directors has approved concrete procedures to determine the corporation's ways to relate to the different types of shareholders, regarding matters such as: access to information; answer to information requests; communication channels; interaction between the shareholders and the corporation, its Board of Directors, and the remaining managers.

1.2 Measure Implementation	YES33 X	NO	N/A	
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YES. Briefly indicate: The Company's Corporate Governance Code provides for several mechanisms implemented in order to strengthen the relationship with the different stakeholders or interest groups, among which the Chapter Fifth depicts the Financial and non-Financial Information Disclosure Policy approved by the Board of Directors, which in addition to establishing the information to be disclosed, it also establishes the means and channels for making such disclosure and the means for receiving and responding to requests, queries, rights of petition and contact details. In addition to the above, the Company has an office for shareholders and investors, whose main function is to facilitate a channel to the markets, and which is available for personal attention or by electronic means for shareholders' requests, queries or rights of petition.

Likewise, the Information Disclosure Procedure, approved by the Audit and Risk Committee of the Board of Directors, contains all the guidelines that must be followed by the different parties in charge to guarantee that shareholders, investors and stakeholders have the necessary knowledge about the state, Company's ordinary course of business and evolution, so that they have enough elements of judgment for decisionmaking.

The Company's Corporate Governance Code can be accessed at: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf (Pg. 50 – 55).

The Information Disclosure Procedure can be accessed at: <u>https://www.grupoexito.com.co/es/3.Disclosure-Procedure-2019.pdf</u>

There is also a space on the website dedicated exclusively to shareholders and investors. <u>https://www.grupoexito.com.co/en</u>

NO. Explain:

NA. PrPrecise the law or regulation that prevents the adoption of the recommendation:

Implementation Date	December 31, 2008			
	January 15, 2016			
	February 19, 2018			
Modification Date	January 26, 2021			

Measure No. 2 Information about shares.

2.1. On its web site, the **Company provides the public** with clear, precise, and in a comprehensive way, about **the different share classes issued** by the Company, the number of shares issued for each class, and the number of shares in reserve, as well as the rights and duties inherent to each share class.

2.1 Measure Implementation	YES	Х	NO		N/A
YES. Briefly indicate: The Compan		•			
with clear, accurate and complete i	informa	ation, wh	nich can	be see	en by visiting:
https://www.grupoexito.com.co/er	<u>n/issua</u>	nce-shar	<u>es</u>		
Likewise, the company reports the		-	•		
basis to the Financial Superinter	ndence	, which	can be	cons	sulted in the
Colombian National Securities Regi	stry an	d on its v	website.		
https://www.grupoexito.com.co/es	<u>s/RI-fin</u>	ancial-si	tuations	<u>-3Q20</u>	<u>121.pdf</u>
NO. Explain:					
NA. Precise the law or regulation t	hat pre	events th	ne		
adoption of the recommendation:					
Implementation Date			Decemb	er 31	
•	<u> </u>	Ν	Aarch 17	. 2015	5

Measure No. 3 No capital dilution.

Modification Date

3.1. In **transactions that may cause the dilution** of the capital of minority shareholders (i.e. a capital increase with a waiver of preemptive rights in the subscription of shares, a merger, a segregation

February 19, 2018

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(spinoffs), among others), **the corporation will explain them to the shareholders in detail** via a prior report from the Board of Directors and a recommendation regarding the terms of the transaction from an outside independent consultant of recognized standing (fairness opinion), appointed by the Board of Directors. These reports are available to the shareholders prior to the General Meeting, within the terms for the exercise of inspection rights.

3.1 Measure implementation	YES	х	NO		N/A
YES. Briefly indicate: The Comp contained in the Corporate Govern shall communicate and disclose to transactions that may result in th cases, the disclosure procedure als of the recommendation.	nance C o its sha ne diluti	ode (Cha reholders on of sha	pter Fives, the in arehold	e) that the formatior ers' equit	e Company n regarding y. In these
Recent evidence of this practice information made available f Shareholders' Meeting held in 201 The Company's Corporate Govern	to sha 19 (Sept	reholder ember 1	s on 2).	the Ext	fied in the raordinary
https://www.grupoexito.com.co/e You can also validate the above by https://www.grupoexito.com.co/e extraordinary-12-september-supp	y visitin; en/inve	g: stors-ass	embly-2		
NO. Explain:					
NA. Precise the law or regulation adoption of the recommendation	-	events th	ne		
Implementation Date			lupo 17	2015	

Implementation Date	June 17, 2015
Modification Date	

Measure No. 4 Information and communication with shareholders.

4.1. The corporation has an institutional web site in Spanish and English, with a link of Corporate Governance, or of relations with shareholders and investors, or equivalent. It will include financial and non-financial information in the terms proposed by recommendations 32.3 and 33.3. Furthermore,

under no circumstance, it will include the corporation's confidential information, or that relative to company secrets, or any other whose disclosure could be used to the detriment of the corporation.

4.1 Measure implementation	YES	x	NO		N	I/A
YES. Briefly indicate: The Company has a website https://www.grupoexito.com.co/en, which complies with the information detailed in recommendations 32.3 and 33.3, both in Spanish and in English. Similarly, the corporate website has a section dedicated exclusively to corporate governance and another dedicated to shareholders and investors, with information of their financial and non-financial interest. NO. Explain:						
NA. Precise the law or regulation that prevents the adoption of the recommendation:						
Implementation Date				er 31, 20		
		IV.	/lar Ch	17,201	2	

4.2. The corporation has permanent-access mechanisms targeted exclusively to shareholders, such as a web link (only for them), or an office devoted to the relations with shareholders and investors, periodical information sessions, among others. These spaces should permit them state their opinions, concerns or suggestions on the corporation's development, or about their condition as shareholders.

February 19, 2018

Modification Date

4.2 Measure implementation YES X NO N/A

YES. Briefly indicate: The Company has an office for the attention of shareholders and investors, whose main function is to facilitate the relationship with the market and to attend personally or by electronic means to their requests and consultations. Contact details can be found on the Company's website and in the Corporate Governance Code (Chapter Five). Additionally, within the Corporate Governance Code there are other mechanisms for shareholders, such as the Company's website, where all relevant, financial and strategic information is published.					
As an example, during 2021, the shareholder and investor service office carried out four publications of quarterly results and four teleconferences, sixteen online conferences on Capital Markets and Corporate Governance issues, twenty-nine calls with local and international analysts and investors, among others.					
The Company's Corporate Governance Code can be accessed at: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf					
NO. Explain:					
NA. Precise the law or regulation that prevents the adoption of the recommendation:					

Implementation Date	December 31, 2008
Modification Date	

4.3. The corporation organizes events to present quarterly results to its shareholders and to market analysts. These may be in person or through distant-communication media (conference, video conference, etc.).

4.3 Measure implementation	YES	Х	NO		N/A	
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YES. Briefly indicate: The Company fulfills with the recommendation since it
organizes events to disclose quarterly results to its shareholders and market
analysts by means of conference call and by internet via Microsoft Teams. The
information is shared in English during the call, and its transcript is posted in
Spanish on the website. Similarly, the financial results of each quarter and a
presentation thereof are published on the website.

In 2021, four (4) results teleconferences were held, all reports and presentations, have been posted on the corporate website at:					
https://www.grupoexito.com.co/er	n/financial-information				
NO. Explain:					
NA. Precise the law or regulation that prevents the adoption of the recommendation:					
Implementation Date	December 31, 2008				
Modification Date					

4.4. The corporation organizes or takes part in presentations, events, or forums on fixed-yield instruments, mostly addressed to debt-security investors and market analysts. These events offer updates on the issuer's business indicators, the management of its liabilities, its financial Policy, its ratings, its behavior concerning covenants, etc.

4.4 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: During 2021 income and equity forums the VicePresidency in which the Com	nrough	different	team:	s of th	e Financial
NO. Explain:					
NA. Precise the law or regulation	that pr	avants th	h 0		
adoption of the recommendation	-	events ti	ie		

Implementation Date	May 16, 2017
Modification Date	

4.5. The corporation's bylaws provide that a shareholder or group of shareholders, representing at least five percent (5%) of the capital, may request the performance of Specialized Audits on matters other than those pertaining to the audits carried out by the corporation's Statutory Auditor. Depending on its capital structure, the corporation may determine a proportion below five percent (5%).

4.5 Measure implementation	YES	X	NO		N/A
YES. Briefly indicate: The Company of shareholders included in the reco Governance Code (Chapter Three) procedures for conducting special requested this type of specialized a	ommei) expre lized a	ndation. essly esta	Further ablishes	rmore, the s the cond	e Corporate ditions and
The Company's bylaws and the Cor by visiting: <u>https://www.grupoexito.com.co/es</u> <u>https://www.grupoexito.com.co/es</u>	s/Bylav	<u>vs-2021.</u>	<u>pdf</u>		
NO. Explain:					
NA. Precise the law or regulation t adoption of the recommendation:	•	events tł	ne		
Implementation Date		De	cembe	r 31, 2008	

4.6. For the exercise of this right, the corporation has a written procedure with the precisions provided in recommendation 4.6.

> 4.6 Measure implementation NO YES Х

March 17, 2015

N/A

Modification Date

recommendation 4.5, the Corpo	what was mentioned in the response to rate Governance Code (Chapter Three) and procedure for carrying out specialized in recommendation 4.6.
. , .	vernance Code can be accessed at: s/1.Corporate-Governance-Code.pdf
NO. Explain:	
NA. Precise the law or regulation t adoption of the recommendation:	hat prevents the
	C

Implementation Date	September 11, 2014
Modification Date	

Measure No. 5 Behavior of managers before takeovers or transactions to change the corporation's control.

5.1. The members of the Board of Directors and of the senior management have agreed expressly, in their letters of acceptance or contracts, that as soon as they learn of a take-over bid or other relevant transactions, such as mergers or segregation (spinoffs), there will be periods during which they will not negotiate, directly or indirectly through a third party, any shares of the corporation.

5.1 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: Both the m members of the Senior Managem imposed in the recommendation. T complied with through their lette the Company's website at:	ient hav The men	ve expres nbers of	ssly acc the Boa	epted the rd of Dire	e condition ectors, have
Luis Fernando Alarcón Mantilla: https://www.grupoexito.com.co/e certification-of-independence-Luis				nation-an	<u>d-</u>
Felipe Ayerbe Muñoz:					

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https://www.grupoexito.com.co/es/Acceptance-of-nomination-andcertification-of-independence-Felipe-Ayerbe

Ana María Ibáñez Londoño:

https://www.grupoexito.com.co/es/Acceptance-of-nomination-andcertification-of-independence-Ana-Maria-Ibanez

Ronaldo labrudi dos Santos:

https://www.grupoexito.com.co/es/Acceptance-of-nomination-Ronaldolabrudi

Peter Paul Estermann:

https://www.grupoexito.com.co/es/Acceptance-of-nomination-Peter-Estermann

Christophe José Hidalgo:

https://www.grupoexito.com.co/es/Acceptance-of-nomination-Christophe-Hidalgo

Rafael Russowsky: https://www.grupoexito.com.co/es/Acceptance-of-nomination-Rafael-Russowsky

Bernard Petit: https://www.grupoexito.com.co/es/Acceptance-of-nomination-Bernard-Petit

Philippe Alarcon:

https://www.grupoexito.com.co/es/Acceptance-of-nomination-Philippe-Alarcon

In the case of Senior Management, during 2019 their employment contract was modified to give greater scope to the provision already included in it. Similarly, the Senior Management people who have joined the company during 2021 have this clause incorporated into their employment contracts.

In addition to the above, Chapter Six of the Company's Corporate Governance Code establishes the Policy on the Use of Privileged Information applicable to members of Senior Management and other employees where the restricted periods are established to carry out operations related to the sale or acquisition of shares of the company. Likewise, the company has an internal procedure to monitor compliance with this Policy, by means of which, before the disclosure of financial results, checks are made to validate compliance.

The Company's Corporate Governance Code can be accessed at: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf

Pá	gina	13
	· · · · O	

NO. Explain:				
NA. Precise the law or regulation adoption of the recommendation	-			
Implementation Date	March 23, 2018			
Modification Date				

Measure No. 6 Listing of corporations clustered in conglomerates.

6.1. Without prejudice to the independence of every single company of the conglomerate and to the responsibilities of its management bodies, the conglomerate has an **organizational structure** that defines for the three (3) governance levels (Shareholders Assembly, Board of Directors, and senior management), the key bodies and individual positions and the relations between them. Such a structure is public, evident, and transparent; it determines clear responsibility and communication channels; it facilitates the conglomerate's.

6.1 Measure implementation	YES X	NO	N/A
YES. Briefly indicate: The cor	•		U U

permanently published on the Company's website, which explains the participation that the Company has in each of the subordinate entities and the relationship that exists with each of the companies that make up the Business Group, which facilitates to easily define the strategic orientation, supervision, control and effective administration of the Conglomerate, respecting, in all cases, the autonomy of each company in the monitoring of decision-making procedures

Recent proof of the application of this practice was presented during 2021, when the Company standardized the Corporate Governance practices of the nationa subsidiaries, through a process of simplifying its structure, unifying the Boards of Directors in a single body (Committee Director of Subsidiaries) as the highest administrative body of the subsidiaries in which the Company has a stake of more than 95%. The foregoing, in a way that its Corporate Bylaws and each of its Corporate Governance Codes, had similar Corporate Governance practices between them and Almacenes Éxito S.A, respecting the autonomy of each subsidiary and the singularities of each of the businesses.

The Company's corporate https://www.grupoexito.com.co/e	
NO. Explain	
NA. Precise the law or regulation adoption of the recommendation	-
Implementation Date	September 11, 2014
Modification Date	September 2, 2015

6.2. Under the previous provision, the holding company and its most important subordinates have defined a framework for institutional relations through the subscription of an agreement. Such an agreement is public, has been approved by the Board of Directors of each of the companies, and it regulates the topics indicated in recommendation 6.2.

6.2 Measure implementation YES NO X N/A	
YES. Briefly indicate: the company performs several of the actions regulated by the measure and the company's Board of Directors approved the applicate conglomerate governance rules and incorporated them into the corporate governance policies contained in the Corporate Governance Code.	ole
As an example, the company has a mission, principles and values, which a shared by all its subordinates and which consists of "working so that the clie returns", putting into practice corporate values such as service, teamwore innovation, among others. Likewise, in its commitment to transparent quality and service, the company has been implementing the best Corpora Governance practices, not only in its policies and processes, but also in the of its national subsidiaries, always seeking continuous improvement. This also reflected in the company's control architecture, where it is specificate established in the Corporate Governance Code that the company has a R Management and Internal Control System, which takes into account to nature, size, complexity, and risks inherent to the activity carried out and le requirements of each of the companies of the Business Group.	ent rk, cy, ate sis is illy isk he

Additionally, with the aim of achieving a common and shared vision at the structural level of a Conglomerate, during 2021 the Company carried out a standarization of the Corporate Governance practices of the national subsidiaries, through a process of simplification of its structure, so that their Bylaws and their Corporate Governance Codes have similar practices between them and those of Almacenes Éxito S.A, respecting the autonomy of each subsidiarie and the singularities of each one of the businesses.

In order to provide respectful and equal treatment to all its shareholders, the company has a Policy for Transactions between Related Parties, located in the seventh chapter of the Corporate Governance Code within which the use of synergies between the companies of the Conglomerate is promoted, complying with established principles for the execution of these transactions, such as respect for the rights of minority shareholders. Additionally, in order to ensure transparency with its shareholders and with third parties, the company not only has the Policy, but also a Procedure for Related Parties Transactions, in which the analysis of an external expert advisor in transfer prices is promoted, through which it is guaranteed that the transactions will be held at market prices. Exceptionally, internal analysis is allowed in certain cases established in this document. The respective Transaction Procedure between Related Parties can be consulted in the following route: https://www.grupoexito.com.co/es/1.Procedure-related-party-transactions-2019.pdf

With all this, the company has not signed a public agreement with its subordinates that regulates these issues.

The Company's Corporate Governance Code can be accessed at: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>

NO. Explain.

NA. Precise the law or regulation that prevents the adoption of the recommendation:

Implementation Date	
Modification Date	

Measure No. 7 Conflict resolution.

7.1. Except for the disputes between shareholders, or between shareholders and the corporation or its Board of Directors that by explicit legal mandate must be settled necessarily before the ordinary jurisdiction, the corporation's bylaws include conflict-resolution mechanisms such as direct agreements, amiable composition, settlement, or arbitration.

7.1 Measure implementation	YES	Х	NO		N/A			
YES. Briefly indicate: Article arbitration clause to submit di a last resort applicable, afte between the parties and the mechanism of amicable comp	isputes to t er granting possibility	he decisio a time	on of an limit fo	Arbitral Tril r direct set	bunal, as ttlement			
During 2021 there were no disputes between shareholders and the Company or its Board of Directors, so there was no reason to resort to the dispute resolution mechanisms established by the measure.								
https://www.grupoexito.com NO. Explain:			-	found	at:			
NA. Precise the law or regulation that prevents the adoption of the recommendation:								
Implementation Date			combor	21 2008				

Implementation Date	December 31, 2008
Modification Dates	March 17, 2015

II. GENERAL ASSEMBLY OF SHAREHOLDERS

Measure No. 8 Functions and competence.

8.1. Besides other functions assigned to the General Assembly of Shareholders by the legal framework, **the bylaws explicitly confer the functions of the General Assembly of Shareholders related in recommendation 8.1** and emphasize their exclusive and non-delegable nature.

8.1 Measure implementation	YES	х	NO:		N/A
YES. Briefly indicate: The Company's Byl	•	• •	-		
the functions of the General Shareholder	rs Meetii	ng as set o	out in Reco	ommen	dation 8.1.
Regarding its exclusive and non-delega expressly provides for this condition recommendation.					
The Company's bylaws can be found at:					
https://www.grupoexito.com.co/es/Byla	ws-2021	pdf			
NO. Explain:					
N.A. Precise the law or regulation that p	revents	the adon	tion		
of the recommendation:	"events	the adop			
Implementation Date			March 17	7, 2015	

Measure No. 9: Regulation of the General Assembly of Shareholders.

Modification Dates

9.1. The corporation has a regulation for the General Assembly of Shareholders, which set up norms for any tasks within its competence. They range from its meeting calls, to the preparation of the information intended for shareholders, their attendance, the development and exercise of their political rights, so that they are fully aware about the regime that governs the Assembly's sessions.

9.1 Measure implementation	YES	Х	NO:		N/A		
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YES. Briefly indicate: In addition to the provisions of the Company's Bylaws regarding the composition, call and operation of the General Shareholders Meeting, the Corporate Governance Code establishes in its Second Chapter (2.1.1) the Rules of Procedure for the Meeting, which sets forth in detail the issues included in the recommendation.

The Company's Bylaws can be accessed by visiting: https://www.grupoexito.com.co/es/Bylaws-2021.pdf

The Corporate Governance Code can be accessed by visiting: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf

Likewise, the Rules of Procedure for the General Meeting of Shareholders can be consulted in the following route

https://www.grupoexito.com.co/es/4.Rules-of-Procedure-General-Meeting-of-Shareholders-2021.pdf

NO. Explain:

N.A. Precise the law or regulation that prevents the adoption of the recommendation:

Implementation Date	March 20, 2014
	March 17, 2015
	March 23, 2017
Modification Dates	March 27, 2019

Measure No. 10: Meeting Call for the Assembly.

10.1. To ease the shareholders' exercise of their information rights, **the bylaws provide that the meeting call for the ordinary General Assembly of Shareholders must take place no less than thirty (30) common days in advance;** in the case of **the extraordinary meetings, the call will take place with at least fifteen (15) common days of anticipation.** This will be without prejudice to the legal terms set forth for Company restructuring (e.g. mergers, segregation (spinoffs), or transformations).

10.1 Measure implementation

YES X NO:

N/A

YES. Briefly indicate: The Company's Bylaws expressly establish the term to announce the
ordinary meetings (Article 18, Paragraph 1) and extraordinary meetings (Article 19) of the
General Shareholders Meeting established in the recommendation. The foregoing,
respecting in all cases compliance with other legally established terms, as expressly
provided in Article 18 Paragraph 1 of the Company's Bylaws.

The measure is also enshrined in Article 5 of the Rules of Procedure for the General Meeting of Shareholders contained in Paragraph 2.1.1 Chapter Two of the Corporate Governance Code.

In compliance with the above, in 2021 the call for the virtual ordinary meeting of the company was held on February 19, that is, 33 common days before the meeting (March 25).

The Company's Bylaws can be accessed by visiting: https://www.grupoexito.com.co/es/Bylaws-2021.pdf

Likewise, the Rules of Procedure for the General Meeting of Shareholders can be consulted in the following route: <u>https://www.grupoexito.com.co/es/4.Rules-of-Procedure-General-Meeting-of-Shareholders-2021.pdf</u>

Another link of interest in which the application of the measure can be validated: <u>https://www.grupoexito.com.co/es/Ordinary-GSM-call.pdf</u>

NO. Explain:

N.A. Precise the law or regulation that prevents the adoption of the recommendation:

Implementation Date	March 17, 2015
Modification Dates	

10.2. Besides the traditional and obligatory media set forth within the legal framework, **the corporation ensures the widest communication and publicity for the meeting call.** This will be done by using e-media, such as the corporate web site, individual alerting e-mails, and even the social networks if deemed appropriate.

10.2 Measure implementation	YES	Х	NO:		N/A		
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YES. Briefly indicate: Article 20 of the Company's Bylaws, as well as Article 5 of the Rules of Procedure for the General Meeting of Shareholders contained in the Corporate Governance Code (numeral 2.1.1), provides for the different mechanisms of announcement for the notice of the meeting that the Company shall use to inform shareholders. Among them is a notice of publication in a widely distributed national newspaper and the publication of the notice of meeting on the corporate website, together with all other electronic means available. In addition, the Company has an Investor Relations Department that issues bulletins to shareholders with the announcement posted at the offices of Fiduciaria Bancolombia (administrator of the Company's book of shareholders) so that shareholders can have access to it.

In the notice for the virtual ordinary meeting of the General Meeting of Shareholders held in 2021, the measure was applied, using the means described above: publication in newspapers with wide national circulation (El Tiempo and El Colombiano), in First Page and Valora Analitik portals and on the corporate website. In addition, newsletters were sent by the Investor Relations area and to Fiduciaria Bancolombia, which had the call available to be delivered to whoever requested it through the telephone lines or email.

The Company's Bylaws can be accessed by visiting: https://www.grupoexito.com.co/es/Bylaws-2021.pdf

The Corporate Governance Code can be accessed by visiting: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>

Likewise, the Rules of Procedure for the General Meeting of Shareholders can be consulted in the following route <u>https://www.grupoexito.com.co/es/4.Rules-of-Procedure-General-Meeting-of-</u> Shareholders-2021.pdf

NO. Explain:

N.A. Precise the law or regulation that prevents the adoption of the recommendation:

Implementation Date	December 31, 2008
Modification Dates	

10.3. For increased transparency during the decision-making process of the General Assembly, besides its Agenda, stating point by point the subjects for discussion, **the corporation ensures that simultaneously with the meeting call, or at least fifteen (15) common days before the meeting,**

the shareholders receive the Agreement Proposals that the Board of Directors will submit to the General Assembly of Shareholders concerning each of those points.

10.3 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: Article 5 of Shareholders contained in the Coprovides for the content of the reco	orporate Gov	ernance (-
The application of this practice by the held in 2021 (March 25). This information mechanism and ays in advance.	formation wa	s availab	le to sh	areholders	through the
The relevant information for the ye <u>https://www.grupoexito.com.co/er</u>			•	ting:	
The proposals of the ordinary meet be consulted by visiting: https://www.grupoexito.com.co/er	C	eneral Ass	embly o	f Sharehold	ers 2021 can
The Corporate Governance Code ca https://www.grupoexito.com.co/es		•	-	e.pdf	
Likewise, the Rules of Procedure for consulted in the following route	r the General	Meeting	of Share	holders can	be
https://www.grupoexito.com.co/es Shareholders-2021.pdf	s/4.Rules-of-P	rocedure	-General	-Meeting-o	<u>f-</u>
NO. Explain:					
N.A. Precise the law or regulation t of the recommendation:	that prevents	the adop	otion		

Implementation Date	March 17, 2015
Modification Dates	March 23, 2018

10.4. The General Assembly of Shareholders will analyze and approve the corporation's segregation (spinoffs) (escisión impropia) only when this subject had been included explicitly in the respective meeting call.

10.4 Measure implementation YES	Х	NO:		N/A		
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YES. Briefly indicate: As mentioned for recommendation 8.1, Article 27 K of the Company's Bylaws, it is the function of the General Shareholders Meeting the approval of transactions involving an improper spin-off. Article 28 of the same document states that this function cannot be delegated by the General Shareholders Meeting.

On the other hand, Article 18 of the Company Bylaws expressly establishes that in order to be able to submit an improper spin-off operation to the consideration of the Meeting, special requirements must be observed regarding the call, advertising and availability of the project transaction for shareholders analysis. This provision is found in the same terms in Article 8 of the Rules of Procedure for the General Shareholders Meeting incorporated in Numeral 2.2.1 Chapter Two of the Company's Corporate Governance Code.

Likewise, paragraph 2 of article 18 of the Company Bylaws expressly establishes that the Board of Directors and the administrators will refrain from submitting to the General Shareholders' Meeting for consideration any point that had not been included in the agenda published with the notice of convocation.

In 2021, there were no operations of this type.

The Company's Bylaws can be accessed by visiting: https://www.grupoexito.com.co/es/Bylaws-2021.pdf

The Corporate Governance Code can be accessed by visiting: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf

Likewise, the Rules of Procedure for the General Meeting of Shareholders can be consulted in the following route

https://www.grupoexito.com.co/es/4.Rules-of-Procedure-General-Meeting-of-Shareholders-2021.pdf

NO. Explain:

N.A. Precise the law or regulation that prevents the adoption of the recommendation:

Implementation Date	March 17, 2015
Modification Dates	

10.5. The Agenda proposed by the Board of Directors accurately lists the subjects for discussion. It does not permit that any significant issues become obscured under imprecise, nonspecific, overly general, or very wide expressions such as "others" or "proposals and miscellaneous."

10.5 Measure implementation	YES	Х	NO:		N/A
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YES. Briefly indicate: Paragraph 2 of Article 18 of the Company Bylaws expressly stablishes that the Board of Directors and Managers shall abstain from submitting for the consideration of the General Shareholders Meeting any point that has not been included in the agenda. Additionally, Article 5 of the Rules and Procedures for the General Shareholders Meeting contained in section 2.1.1 Chapter Second of the Corporate Governance Code, established that the agenda will accurately contain the content of the topics to be discussed and, in no case, shall there be general topics that do not allow to know in detail the matter to be treated.

The agenda proposed by the Board of Directors for the 2021 virtual ordinary meeting of the General Shareholders Meeting included each of the items to be considered and approved separately, and with enough information regarding the matter. Likewise, the contents of the proposals that would be submitted for approval by the Assembly were published through the relevant information mechanism and on the corporate website.

The Company's Bylaws can be accessed by visiting: https://www.grupoexito.com.co/es/Bylaws-2021.pdf

The Corporate Governance Code can be accessed by visiting: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf

Likewise, the Rules of Procedure for the General Meeting of Shareholders can be consulted in the following route

https://www.grupoexito.com.co/es/4.Rules-of-Procedure-General-Meeting-of-Shareholders-2021.pdf

NO. Explain:

N.A. Precise the law or regulation that prevents the adoption of the recommendation:

Implementation Date	December 31, 2008
	March 17, 2015
Modification Dates	March 23, 2018

10.6. In the case of amendments to the bylaws, each article or group of articles substantially different will be voted separately. In any case, an article will be voted separately if any shareholder or group of shareholders, representing at least five percent (5%) of the corporate capital, request it during the Assembly. The shareholders will be informed of this right beforehand.

10.6 Measure implementation	YES	Х	NO:		N/A
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Procedure for the General Shareholders I	y's Bylaws (Article 26 letter h) as the Rules of Meeting contained in the Corporate Governance llowed the recommendation as proposed.
where one article was voted. This also a	held in 2021, a bylaws amendment was made, pplies to the Ordinary General Meeting held in for the implementation of the said measure.
The Company's Bylaws can be accessed by <u>https://www.grupoexito.com.co/es/Bylaw</u>	
The Corporate Governance Code can be a	ccessed by visiting:
https://www.grupoexito.com.co/es/1.Com	
Likewise, the Rules of Procedure for the G consulted in the following route <u>https://www.grupoexito.com.co/es/4.Rul</u> <u>Shareholders-2021.pdf</u> NO. Explain:	<u> </u>
N.A. Precise the law or regulation that pr of the recommendation:	events the adoption
Implementation Date	March 17, 2015

Modification Dates

10.7. Notwithstanding the provisions of Article 182 of the Code of Commerce, to strengthen and ensure the shareholders' rights of inspection and information before the Assembly, **the bylaws** recognize their right to propose the inclusion of one or more points for discussion within the Agenda of the General Assembly of Shareholders, regardless of the size of their stock participation. The shareholders will make such a request within five (5) common days following the publication of the meeting call.

10.7 Measure implementation	YES	Х	NO:		N/A
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YES. Briefly indicate: The Company Bylaws Paragraph 2 of Article 18 establish the
shareholders' right to introduce well-founded new points to the agenda of the General
Shareholder Meeting within five (5) calendar days from publication of the announcement.
This right is granted to every shareholder, without limitation to the number of shares held
in the total share capital. Likewise, the previous article, article 8 of the Rules of the
Procedure of the General Meeting of Shareholders, contained in the Code of Corporate
Governance, and the numeral 2.1.2 of the Company's Corporate Governance Code
establishes the procedure that the Board of Directors must follow to process this type of
request.
This measure can be verified in the call to the virtual ordinary meeting of the General
Shareholders Meeting held in 2021. Calls and announcements can be verified at:
https://www.grupoexito.com.co/es/Ordinary-GSM-call.pdf

The Company's Bylaws can be accessed by visiting: https://www.grupoexito.com.co/es/Bylaws-2021.pdf

The Corporate Governance Code can be accessed by visiting: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf

NO. Explain:

N.A. Precise the law or regulation that prevents the adoption of the recommendation:

Implementation Date	March 17, 2015
Modification Dates	

10.8. If the Board of Directors refuses the request, **it must reply in writing** to those requests supported by at least five percent (5%) of the corporate capital, or a lower proportion as provided

by the company based on its degree of ownership concentration. In such a reply, it will **explain the reasons for its decision**, and inform the shareholders of their right to make proposals during the Assembly, under the provisions of the abovementioned article 182 of the Code of Commerce.

10.8 Measure implementation	YES	Х	NO:		N/A
YES. Briefly indicate: The Company establishing in Article 34.8 h), said fu addition, the Rules of Procedure for the the Corporate Governance Code, con process the requests by shareholders request is rejected, the Board of Di supported, at least by a percentage of reasons that motivated its decision an to present their proposals during the G	e Genera tains the s register rectors v five per c d informi	pearheade I Meeting o proceedir red. It is e vill respon ent (5%) of ng the Sha	d by the of Shareh ogs of the xpressly d in wri the shar oreholder	Board of olders, Cha e Board of established ting to the re capital, e rs of the rig	Directors. In apter 2.1.2 of Directors to d that if the ose requests xplaining the
The Company's Bylaws can be accessed https://www.grupoexito.com.co/es/By The Corporate Governance Code can be	/laws-202	<u>1.pdf</u>	าย:		
https://www.grupoexito.com.co/es/1.		-	-	e.pdf	
Likewise, the Rules of Procedure for th consulted in the following route <u>https://www.grupoexito.com.co/es/4.</u>		-			
Shareholders-2021.pdf NO. Explain:					
N.A. Precise the law or regulation that of the recommendation:	t prevent	s the adop	otion		
Implementation Date			March 1	7 2015	

10.9. If the Board of Directors accepts the request, once expired the shareholders' term to propose subjects –as set forth in the preceding recommendations, **a complement to the meeting call for the**

Modification Dates

General Assembly of Shareholders will be published at least fifteen (15) common days before the meeting.

10.9 Measure implementation	YES	x	NO:		N/A	
 YES. Briefly indicate: Chapter 2.1.2 of the Corporate Governance Code expressly states that if the shareholder's proposal to include one or more items on the agenda is accepted by the Board of Directors, a supplement to the notice of the General Shareholders Meeting will be published at least 15 days prior to the meeting. This is also enshrined in Article 8 of the Rules of Procedure for the General Shareholders Meeting and in the Article 18, Paragraph 2 of the Company's Bylaws. The Company's Bylaws can be accessed by visiting: https://www.grupoexito.com.co/es/Bylaws-2021.pdf 						
The Corporate Governance Code can be <u>https://www.grupoexito.com.co/es/1.Co</u>		•	-	e.pdf		
Likewise, the Rules of Procedure for the consulted in the following route https://www.grupoexito.com.co/es/4.Ru Shareholders-2021.pdf		-				
NO. Explain:						
N.A. Precise the law or regulation that p of the recommendation:	prevents	the ador	otion			
Implementation Date			March 17	7, 2015		

Implementation Date	March 17, 2015
Modification Dates	February 23, 2018

10.10. Within the same term provided in the paragraph 10.7, **the shareholders may submit new and well-grounded Agreement Proposals** to matters previously included on the Agenda. For these requests, the Board of Directors will act according to the provisions of the paragraphs 10.8 and 10.9 above.

10.10 Measure implementation	YES	X NO:	N/A

Article 8 of the Rules of Procedure for shareholders' right to introduce well-for agenda, only if done within five (5) of	aws on its Paragraph 2 of Article 18, jointly with the General Shareholders Meeting establish the ounded new points on the already announced calendar days following the publication of the rery shareholder, without limitation to the number			
-	prporate Governance Code, previously mentioned ponsibility of the Board of Directors to provide for			
At the virtual ordinary meeting of the 20 of this type were received from the share	21 General Meeting of Shareholders, no requests eholders.			
This measure can be verified in the call to the virtual ordinary meeting of the General Shareholders Meeting held in 2021. Calls and announcements can be verified at: https://www.grupoexito.com.co/es/Ordinary-GSM-call.pdf				
The Company's Bylaws can be accessed by visiting: https://www.grupoexito.com.co/es/Bylaws-2021.pdf				
The Corporate Governance Code can be accessed by visiting: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>				
Likewise, the Rules of Procedure for the General Meeting of Shareholders can be consulted in the following route				
https://www.grupoexito.com.co/es/4.Rules-of-Procedure-General-Meeting-of-				
Shareholders-2021.pdf NO. Explain:				
N.A. Precise the law or regulation that prevents the adoption				
of the recommendation:				
Implementation Date	March 17, 2015			

10.11. The corporation will use e-media, and particularly the institutional web site available only to shareholders, to convey to them the documents and information related to each of the points of the Agenda for the meeting.

February 19, 2018

Modification Dates

FINANCIAL SUP	PERINTENDENCY	OF COLOMBIA
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10.11 Measure implementation	YES	х	NO:	N/A
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YES. Briefly indicate: According to the Financial and Non-financial Information Disclosure Policy within Chapter Five of the Corporate Governance Code, the Company includes as the main means of communication between the entity and the shareholders, the corporate web page_https://www.grupoexito.com.co/en, with a link dedicated exclusively to investors and shareholders, in which the information and documents that the Company must publish to the market shall be available, in Spanish and in English.

Additionally, the Investor Relations Department sends exclusively to the Company's shareholders via email communications regarding the relevant published information, called "News to Investors".

Likewise, the company on its website has a space dedicated exclusively to everything related to each of the Assemblies that are held, where shareholders can find in each year since 2015, the meetings that were held in that year and the information of interest of each one of them.

For the 2021 Virtual Ordinary General Shareholders Meeting, the Company published the information related to each point of the meeting agenda in the following link:

https://www.grupoexito.com.co/en/general-shareholders-meeting-2021-ordinarymeeting-march-25-proposals

The Corporate Governance Code can be accessed by visiting: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>

NO. Explain:

N.A. Precise the law or regulation that prevents the adoption of the recommendation:

Implementation Date	March 17, 2015
Modification Dates	

10.12. The corporation bylaws recognize the shareholders' right to request the information or clarification that they deem appropriate with enough anticipation, either through traditional channels and/or, if suitable, through new technologies, or to express in writing their questions on the subjects of the Agenda, the documentation received, or the public information issued by the

corporation. Depending on the term of the corporation to call for a General Assembly of Shareholders, it will determine the period within which the shareholders will exercise this right.

10.12 Measure implementation	YES	Х	NO:		N/A
YES. Briefly indicate: The Company Byla Procedure for the General Meeting of S 2.1.1 Chapter Two of the Company' shareholders' right to request informatic on the agenda. This right is granted to a of shares held over the total share capita	Sharehol 's Corp on or to Ill sharel	ders in A orate Go ask ques	rticle 8 i overnanc tions abc	ncorporate e Code, out the mat	ed in numeral establish the tters included
This measure can be verified in the call to the virtual ordinary meeting of the General Shareholders Meeting held in 2021. Calls and announcements can be verified at: https://www.grupoexito.com.co/en/general-shareholders-meeting-2021-ordinary-meeting-march-25-call					
At the virtual ordinary meeting of the 20 of this type were received from the share			ting of Sh	areholders	s, no requests
The Company's Bylaws can be accessed by visiting: https://www.grupoexito.com.co/es/Bylaws-2021.pdf					
The Corporate Governance Code can be accessed by visiting: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>					
NO. Explain:					
N.A. Precise the law or regulation that p of the recommendation:	prevents	the ado	ption		
Implementation Date			March 1	7 2015	

Implementation Date	March 17, 2015
Modification Dates	

10.13. The corporation foresees that the requested information may be denied if, based on internal procedures, it may be considered: i) non-reasonable; ii) irrelevant to learn about the corporation's progress or interests; iii) confidential, which will include reserved information within the securities market; business secrets; and transactions in progress, whose success for the company will be contingent upon their secrecy; iv) any other information that if disclosed will compromise imminently and seriously the competitiveness of the company.

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10.13 Measure implementation	YES	x	NO:		N/A
YES. Briefly indicate: The recommendation of the found in Article 8 of the Rules of incorporated in Numeral 2.1.1 Chapter Two The Corporate Governance Code can be a https://www.grupoexito.com.co/es/1.Com/theorem.com/theorem.	Procedu wo of th accesse	ure for the e Compar d by visiti	e Genera iy's Corp ng:	al Shareh orate Gc	nolders Meeting
Likewise, the Rules of Procedure for the General Meeting of Shareholders can be consulted in the following route <u>https://www.grupoexito.com.co/es/4.Rules-of-Procedure-General-Meeting-of-Shareholders-2021.pdf</u>					
NO. Explain:					
N.A. Precise the law or regulation that p of the recommendation:	revents	s the adop	otion		
Implementation Date			March 1	7, 2015	

10.14. When an answer provided to a shareholder may grant him some advantage, **the corporation guarantees the access to that answer to the other shareholders,** on a concomitant basis, according to the mechanisms set forth for that purpose, and under the same conditions.

Modification Dates

10.14 Measure implementation	YES	X	NO:		N/A
YES. Briefly indicate: Article 8 of the Shareholders incorporated in the Corpevent that the information provided requested it, the Company will put guarantee access to such response to	porate Gov I may give plish such	vernance e an adva informat	Code ex ntage to ion on	pressly state the share its website	es that in the holders who in order to
In these cases, the answers to the que	stions are	reported	through	different m	oans such as:

In these cases, the answers to the questions are reported through different means such as: corporate presentations and all the information available from the Shareholders' Meetings on the corporate website.

The Corporate Governance Code can be	accessed by visiting:			
•	, .			
https://www.grupoexito.com.co/es/1.Co	orporate-Governance-Code.pdf			
Likewise, the Rules of Procedure for the	General Meeting of Shareholders can be			
consulted in the following route				
https://www.grupoexito.com.co/es/4.Ru	lles-of-Procedure-General-Meeting-of-			
Shareholders-2021.pdf				
Shareholders 2021.put				
NO. Explain:				
N.A. Precise the law or regulation that p	prevents the adoption			
of the recommendation:				
Implementation Date	March 17. 2015			

Measure No. 11: Norms on representation.

Modification Dates

11.1. Without prejudice to the limits set forth in the article 185 of the Code of Commerce, the External Circular 24 of 2010, and the regulations which may amend, supplement, or substitute them, **the corporation does not limit the shareholder's right to be represented at the General Assembly of Shareholders,** including the delegation of his vote to any other person, whether it is a shareholder or not.

September 12, 2019

11.1 Measure implementation YES X NO:	N/A	
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YES. Briefly indicate: Pursuant to Article 14 of the Company Bylaws and the Article 14 of the Rules of Procedure for the General Shareholders Meeting, incorporated as part of Section 2.1.1 of the Corporate Governance Code, the Company expressly provides that any shareholder may be represented at the meetings of the General Shareholders Meeting by a written proxy indicating the name of the proxy, the person in whom the proxy may be substituted and the meetings for which it is granted.

As well as being a practice implemented and observed at each session of the General Meeting, the shareholders are reminded of this in the announcement for each of the meetings and internally to all employees.

The call to the virtual ordinary meeting of	of the General Shareholders Meeting held in 2021				
can be verified at:					
https://www.grupoexito.com.co/en/gen	eral-shareholders-meeting-2021-ordinary-				
meeting-march-25-call					
The Company's Bylaws can be accessed by					
https://www.grupoexito.com.co/es/Byla	<u>ws-2021.pdf</u>				
The Corporate Governance Code can be	, .				
https://www.grupoexito.com.co/es/1.Co	orporate-Governance-Code.pdf				
Likowisa, the Pules of Procedure for the	Conoral Mosting of Sharoholdors can be				
	Likewise, the Rules of Procedure for the General Meeting of Shareholders can be				
consulted in the following route	les of Dresodure Constal Mosting of				
https://www.grupoexito.com.co/es/4.Rules-of-Procedure-General-Meeting-of-					
Shareholders-2021.pdf					
NO. Explain:					
N.A. Precise the law or regulation that p	prevents the adoption				
of the recommendation:					
Implementation Date	December 31, 2008				
Modification Dates					

11.2. The corporation minimizes the use of blank-voting representatives or those without voting instructions by promoting actively the use of a standard letter of representation that the company conveys to the shareholders or publishes on its web site. The model features the points of the Agenda and the respective Agreement Proposals, determined under the procedures previously set forth, which will be submitted to the shareholders for consideration. The purpose is that shareholders, as they deem appropriate, may instruct their representatives about their voting on each case.

11.2 Measure implementation	YES	X	NO:		N/A		
YES. Briefly explain: The Article 14 of the Rules of Procedure for the General Meeting of							
Shareholders contained in the Numeral 2.1.1. of the Corporate Governance Code expressly							
provides for the content of the survey's recommendation 11.2.							

The company, prior to the holding of the Virtual Ordinary General Shareholder Meeting, publishes on the corporate website the 4 types of power models: one for natural persons, one for legal persons, one to be granted between the parents of the minor shareholder and one to be granted between the father from the minor to a third party.

On the occasion of the General Shareholder Meeting held in 2021, the proxy models were published on the website, including the corresponding section for the shareholder to record the voting instruction on each of the points of the Agenda submitted for consideration and vote by the shareholders. Power models can be verified in the following routes:

https://www.grupoexito.com.co/en/general-shareholders-meeting-2021-ordinarymeeting-march-25-proxies

Similarly, in the notice calling the virtual ordinary meeting of the 2021 Assembly, express mention was made that a proxy model would be available to shareholders on the corporate website. The call notice can be consulted at the following link: https://www.grupoexito.com.co/es/Ordinary-GSM-call.pdf

The Corporate Governance Code can be accessed by visiting: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>

Likewise, the Rules of Procedure for the General Meeting of Shareholders can be consulted in the following route

https://www.grupoexito.com.co/es/4.Rules-of-Procedure-General-Meeting-of-Shareholders-2021.pdf

NO. Explain:

N.A. Precise the law or regulation that prevents the adoption of the recommendation:

Implementation Date	March 17, 2015
Modification Dates	

Measure No. 12: Attendance of other persons besides the shareholders.

12.1. To revitalize the General Assembly's role in defining the corporate will, and to turn it into a much more participatory body, its regulation require that **the members of the Board of Directors and particularly the presidents of the Board committees and the President of the corporation attend the Assembly** to address the shareholders' concerns.

12.1 Measure implementation	YES	Х	NO:		N/A
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YES. Briefly indicate: Article 1 of the Rules of Procedure for the General Shareholders Meeting incorporated in the Corporate Governance Code establishes that the General Shareholders Meetings must be attended by the Company CEO and, whenever possible, by all the Board Members or, in their absence, by the Chairman of the Board and the Chairmen of its different committees so that they respond to the shareholders' queries.

Likewise, the second article of the Rules of Procedure establishes that the main table of the Assembly will be made up of the President of the Company, the President of the Board and the Secretary of the Assembly.

The 2021 General Shareholder Meeting was held virtually due to the health emergency caused by Covid-19. However, the President of the Company, the President of the Board of Directors, a member of the Board, and the Secretary of the Assembly were present at the Board of Directors of the Assembly, from where the event was broadcast. The other members of the Board of Directors were connected virtually and available in case of concerns from the shareholders.

A document containing the questions asked by the shareholders before and during the meeting is published on the Company's corporate website. This document can be consulted at the following link:

https://www.grupoexito.com.co/en/general-shareholders-meeting-2021-ordinarymeeting-march-25-shareholders-questions

The Corporate Governance Code can be accessed by visiting: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf

Likewise, the Rules of Procedure for the General Meeting of Shareholders can be consulted in the following route

https://www.grupoexito.com.co/es/4.Rules-of-Procedure-General-Meeting-of-Shareholders-2021.pdf

NO. Explain:

N.A. Precise the law or regulation that prevents the adoption of the recommendation:

FINANCIAL SUPERINTENDENCY OF COLOMBIA

Página 36

Implementation Date	March 17, 2015
Modification Dates	

III. BOARD OF DIRECTORS

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

13.1. The bylaws specify explicitly the **functions that will not be delegated to the Senior Management**, among them the ones provided in recommendation 13.1.

13.1 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: Article 34 functions assigned to the Board according to the subject matter, wi recommendation 13.1.	of Dir	ectors,	catego	rized in 9	9 numerals
With respect to its delegation, Article 35 expressly establishes that only those functions that due to their nature may be delegated by the Board of Directors, because they are not prohibited by law, or because their delegation is not advisable in accordance with the corporate governance regulations contained in the Country Code Survey promulgated by the Financial Superintendency.					
The Company's Bylaws can be found at: <u>https://www.grupoexito.com.co/es/Bylaws-2021.pdf</u> NO. Explain:					
NA. Precise the law or regulation that prevents the adoption of the recommendation					
Implementation date		Ν	/Jarch 1	17, 2015	
Modification dates					

13.2. Without prejudice to the autonomy of the governance bodies of the subordinated companies, when the corporation acts as the holding Company of a conglomerate, these functions of the Board of Directors keep a group perspective and are implemented through general policies, guidelines, or information requests that respect the balance between the interests of the holding Company, those of the subordinates, and those of the conglomerate as a whole.

					Página
13.2 Measure implementation	YES	x	NO		N/A
YES. Briefly indicate: The recomm 4 of the Rules of Procedure for the 2.2.1 of the Corporate Governance the Board of Directors contained in a group approach and are develo guidelines or information requess interests of the controlling Compar The Rules of Procedure for the https://www.grupoexito.com.co/e Directors.pdf NO. Explain:	e Boar e Code n Artic ped th sts tha ny and Board <u>s/Rule</u>	d of Dire e, which le 34 of irough g t respective the subo of Dire <u>s-of-Proc</u>	ectors e states the Coi eneral ct the ordinat ectors cedure-	establishe that the mpany's policies, balance es. can be a	ed in Section functions of Bylaws have procedures, among the accessed at:
NA. Precise the law or regulation t adoption of the recommendation	hat pr	events t	he		
Implementation date			March :	17, 2015	
Modification dates		Fe	ebruary	19, 2018	3

Measure No. 14: Rules of procedure for the Board of Directors.

14.1. The Board of Directors has approved the Rules of Procedure that govern its organization and operation, as well as the functions and responsibilities of its Board Members, Chairman and Secretary, and their rights and duties. This regulation is informed to the shareholders, and they are binding upon the members of the Board.

14.1 Measure implementation	YES	x	NO		N/A
YES. Briefly indicate: Section 2 contains the Rules of Procedure f and binding for all Board Mem subjects covered by the recomm website for permanent consultati	or the Bo bers. Th endation	oard of [ne Rules n and is	Director of Pro publish	rs, which ocedure	is approved regulate all

The Rules of Procedure for the Board of Directors can be accessed at: <u>https://www.grupoexito.com.co/es/Rules-of-Procedure-for-the-Board-of-Directors.pdf</u> NO. Explain:			
NA. Precise the law or regulation that prevents the adoption of the recommendation			
Implementation date	December 31, 2008		
	January 15, 2016		

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

Modification dates

15.1. In its bylaws, the corporation has decided not to have alternate members in its Board of Directors

February 19, 2018

15.1 Measure implementation	YES	х	NO		N/A
YES. Briefly indicate: Article 29 of	the Cor	npany's	Bylaws	s establis	shes that the
Board of Directors is comprised of alternate members.	of nine ((9) mem	bers, v	without	reference to
The Company's Bylaws can be fou	nd at:				
https://www.grupoexito.com.co/		<u>ws-2021.</u>	<u>pdf</u>		
NO. Explain:					
NA. Precise the law or regulation	•	events th	ie		
adoption of the recommendation	i				

Implementation date	December 31, 2008
Modification dates	

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

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

16.1 Measure implementation YES	х	NO		N/A	
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YES. Briefly indicate: The first chapter of the Company's Corporate Governance Code establishes, in the section of definitions, those corresponding to independent members and non-independent members. In accordance with Article 29 of the Corporate Bylaws, the Board of Directors is composed of nine (9) Members or Directors, elected by the General Shareholders Meeting, of which at least three (3) members must be independent as established by Law 964 of 2005, or of the laws or regulations that add or modify it.				
Additionally, the Company identifies and published the background of the different board members on its website which is done equally during its nomination, specifying those who are independent members and those who are non-independent members.				
In this regard, the following links can be consulted in which the aforementioned information related to the current Board of Directors election is included: <u>https://www.grupoexito.com.co/en/node/1203</u> <u>https://www.grupoexito.com.co/en/board-directors</u>				
The Company's Bylaws can be found at: <u>https://www.grupoexito.com.co/es/Bylaws-2021.pdf</u> The Corporate Governance Code can be accessed by visiting:				
https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf				
The following informative document on the composition of the Boards of Directors can also be consulted: <u>https://www.grupoexito.com.co/es/our-board-of-directors.pdf</u> NO. Explain:				

NA. Precise the law or regulation that prevents the adoption of the recommendation			
Implementation date	December 31, 2008		
Modification dates	February 19, 2018		

16.2. The corporation has procedures, implemented through the Nomination and Compensation Committee, or some other with similar functions, which enable the Board of Directors, based on its own dynamics and the findings of the annual assessments, reach the objectives indicated in recommendation 16.2.

16.2 Measure implementation YES X NO N/A			
YES. Briefly indicate: Chapter 2.2.2 of the Company's Corporate Governance Code establishes the Board of Directors Election and Succession Policy. Said Policy establishes that the Board of Directors, through its Chairman and with the support of the Appointments, Remuneration and Corporate Governance Committee, is the appropriate body to centralize and coordinate, prior to the General Shareholders Meeting, the process of conformation of the Board of Directors, Policy in which the main guidelines are dictated and the procedure that allows this corporate body to achieve the objectives indicated in recommendation 16.2 is enshrined.			
The Corporate Governance Code can be accessed by visiting: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>			
Additionally, the Procedure for the Election of candidates to the Board of Directors can be accessed by visiting: <u>https://www.grupoexito.com.co/es/2.Procedure-Election-Members-of-BD.pdf</u>			
The Assessment Report of Candidates to the current Board of Directors made in 2020 can be consulted in the following link: <u>https://www.grupoexito.com.co/es/Assessment-report-candidates-BoD</u> NO. Explain:			

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NA. Precise the law or regulation t adoption of the recommendation	hat prevents the
Implementation date	March 17, 2015
Modification dates	February 24, 2016

16.3. The Board of Directors informs the shareholders about the professional profiles deemed **necessary** so that the different stakeholders (mainly any controlling, significant, or institutional shareholders, any groups of shareholders or families, if there are any, and the Board itself) may identify the most appropriate candidates.

16.3 Measure implementation	YES	Х	NO		N/A	
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YES. Briefly indicate: In accordance with the provisions of Article 2 of the
Board of Directors Election and Succession Policy, incorporated in Chapter
2.2.2 of the Company's Corporate Governance Code, the Board of Directors
shall publish on the website the tentative composition of functional profiles
associated with aspects such as: knowledge and professional experience, and
also personal profiles, as well as the background, recognition, prestige and
other characteristics it deems relevant for the candidates to be members of
the Board of Directors. Thus, it shall only recommend to the General
Shareholders Meeting the most suitable candidates based on the defined
functional and professional profiles (Article 7). Similarly, the procedure for
the election of the Board of Directors, also published in the Company's
website, establish the profiles that the candidates for members of the Board
of Directors must meet.
In 2020, in the election carried out, this measure was fulfilled. The
assessment report of candidates to the Board of Directors can be consulted
in the following route:
https://www.grupoexito.com.co/es/Assessment-report-candidates-BoD
The Corporate Governance Code can be accessed by visiting:
https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf
The Dupped up for the Election of condidates to the Decid of Directory con he
The Procedure for the Election of candidates to the Board of Directors can be
accessed by visiting:
https://www.grupoexito.com.co/es/2.Procedure-Election-Members-of-
<u>BD.pdf</u>
Additionally, the profile and experience of the members of the Board of

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Directors can be consulted at the for https://www.grupoexito.com.co/es	ollowing link: s/board-of-directors-experience.pdf				
NO. Explain:					
NA. Precise the law or regulation that prevents the adoption of the recommendation					
Implementation date	March 17, 2015				
Modification dates					

16.4. The corporation considers that the mere review of the résumés by the shareholders is not enough to decide on the candidates' fitness. Consequently, it has internal procedures to assess any legal incompatibilities and inabilities, as well as a candidate's appropriateness to the needs of the Board of Directors. These procedures evaluate a set of criteria that the candidates' functional and personal profiles must meet, and verify their compliance with some objective requirements to become a member of the Board of Directors, and some additional requisites to become an independent member.

16.4 Measure implementation	YES	Х	NO	N/A

YES. Briefly indicate: Chapter 2.2.2. of the Corporate Governance Code establish the Board of Directors Election and Succession Policy, in which it provides, among its articles 4 to 7, the characteristics to be evaluated by the Appointments, Remuneration and Corporate Governance Committee, among which are personal characteristics such as level of knowledge, management and leadership skills, personal aptitudes, commitment and impartiality, as well as an analysis of their disabilities and incompatibilities in which they may be involved (Article 5). Likewise, the specific requirements that candidates for independent members must meet are established (article six).

In the assessment report of candidates to the current Board of Directors carried out in 2020, it appears that the Company carried out an analysis of the inabilities and incompatibilities of the candidates, prior to recommending their appointment to the General Shareholders Meeting.

The Corporate Governance Code ca	an be accessed by visiting:
https://www.grupoexito.com.co/es	s/1.Corporate-Governance-Code.pdf
The assessment report of candidate	es to the current Board of Directors can be
consulted in the following route:	
https://www.grupoexito.com.co/es	s/Assessment-report-candidates-BoD
The publication as relevant inform	mation of the assessment report can be
consulted in the following route:	
https://www.grupoexito.com.co/es	s/RI-Board-of-Directors-Decisions
NO. Explain:	
NA. Precise the law or regulation t	hat prevents the
adoption of the recommendation	
Implementation date	March 17, 2015
Modification dates	February 24, 2016

16.5. Besides the **independence** requirements set forth by the Law 964 of 2005, the corporation **has voluntarily adopted a more rigorous definition** for this concept than that of the said law. Such definition has been accepted as a reference framework through the Rules of Procedure of the Board of Directors; it includes, among other requirements to be assessed, that of the relationships or links of any kind of a candidate to become an independent member with any controlling or significant shareholders or their related parties, either domestically or abroad. Furthermore, it requires a double statement of independence: (i) that of the candidate before the corporation, its shareholders, and senior management members, expressed in his/her letter of acceptance, and (ii) that of the Board of Directors with respect to the candidate's independence.

16.5 Measure implementation	YES	Х	NO	N/A

YES. Briefly indicate: The definition of independent member established in the first chapter of the Corporate Governance Code expressly includes the recommendation by establishing additional requirements to those established in Law 964 of 2005, associated with the relationships of the candidate with the shareholders, with the Senior Management and with stakeholders. In this regard, article sixth of the Board of Directors Election

and Succession Policy of the Board of Directors, contained in chapter 2.2.2 of the Company's Corporate Governance Code, establishes that the candidates for independent member must declare such quality in the communication where they accept their application to belong to the Board of Directors. As proof of the exercise of this practice, it is possible to verify on the Company's website the declarations of independence of the independent directors appointed in 2020 in regard to the Company, the shareholders, its subsidiaries and domestic and foreign related parties.
The Corporate Governance Code can be accessed by visiting: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>
The declarations of independence of each of the directors for the election of the Board of Directors held in 2020, in an extraordinary meeting of the General Shareholders Meeting on January 23, 2020, can be found in the following route: https://www.grupoexito.com.co/en/node/1203
The assessment report of candidates made to the members of the Board of Directors and approved by the Board of Directors, contains the declaration of the Board of Directors regarding the independence of the candidate, which can be found in the following route: https://www.grupoexito.com.co/es/Assessment-report-candidates-BoD
NO. Explain:
NA. Precise the law or regulation that prevents the adoption of the recommendation

Implementation date	February 24, 2016
Modification dates	February 19, 2018

16.6. Based on its internal regulations, the corporation considers that the Board of Directors, through its Chairman and with the support of the Appointment and Remuneration Committee, or that which fulfill its duties, is the most appropriate body to centralize and coordinate the process to appoint the Board before the General Meeting of Shareholders. In this way, the shareholders that wish to become Board members based on their stock participation, may learn about the Board's needs, express their aspirations, and negotiate any stock-based balances and distribution among the

different types of members. Moreover, they may present their candidates and agree that the Nomination and Compensation Committee assess their fitness before the vote during the General Assembly of Shareholders.

16.6 Measure implementation YES X NO N/A
YES. Briefly indicate: Both the Board of Directors Election and Succession Policy established in Section 2.2.2 of the Corporate Governance Code and the Procedure for the Election of Board Members establishes that the Board of Directors, through its Chairman, and with the support of the Appointments, Remuneration and Corporate Governance Committee, is the most suitable body to centralize and coordinate the process of forming the Board of Directors prior to the General Shareholders Meeting. In addition, said policy establishes that, together with the announcement of the General Shareholders Meeting of the term they have to submit their lists of candidates to be part of the Board of Directors, so they can be assessed in due time.
The Corporate Governance Code can be accessed by visiting: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf
For the election of the Board of Directors held at the extraordinary meeting of the General Shareholders' Meeting on January 23, 2020, the shareholders were informed through the call and additional information made available on the website, the deadline for them to present the lists of candidates to form the Board of Directors. This information can be consulted at the following links:
https://www.grupoexito.com.co/es/call
https://www.grupoexito.com.co/es/nomination-candidates-to-the-board-of- directors
The publication as relevant information of the assessment report made in 2020 can be consulted in the following route: https://www.grupoexito.com.co/es/RI-Board-of-Directors-Decisions
NO. Explain:
NA. Precise the law or regulation that prevents the adoption of the recommendation

Implementation date	March 17, 2015
Modification dates	February 24, 2016

16.7. Regulation of the Board of Directors foresees that the assessment of the candidates' suitability **must take place before the General Assembly** of Shareholders. Consequently, the shareholders will have, with enough anticipation, sufficient information on the proposed candidates (personal qualities, suitability, background, experience, integrity, etc.) to evaluate them well.

16.7 Measure implementation	YES	Х	NO		N/A
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YES. Briefly indicate: It is set forth in both the Board of Directors Election and Succession Policy contained in Section 2.2.2 of the Corporate Governance Code and the Procedure for the Election of Board Members. The procedure for the assessment of candidates is carried out prior to the General Shareholders Meeting by the Appointments, Remuneration and Corporate Governance Committee, which must prepare a report on each candidate, that shall be submitted to the Board of Directors, so it can conduct a final, decisive assessment of the list of candidates it will recommend to the shareholders to form the Board of Directors. To that end, the Board of Directors shall ensure that the candidates it recommends, considered as a whole, fulfil the necessary requirements pursuant to the provisions of Article 7 of the Policy.

In the election of the Board of Directors held in 2020, this measure was applied, as observed in the assessment report of candidates for members to the Board of Directors published prior to the extraordinary meeting of the General Shareholders' Meeting held January 23, 2020.

The Corporate Governance Code can be accessed by visiting: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>

The publication as relevant information of the assessment report can be consulted in the following route:

https://www.grupoexito.com.co/es/RI-Board-of-Directors-Decisions

The Procedure for the Election of candidates to the Board of Directors can be accessed by visiting:

https://www.grupoexito.com.co/es/2.Procedure-Election-Members-of-BD.pdf

NO. Explain:

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NA. Precise the law or regulation adoption of the recommendation	-
Implementation date	March 17, 2015
Modification dates	February 24, 2016

Measure No. 17: Functional structure of the Board of Directors.

17.1. Regulation of the Board of Directors provides that **the independent and proprietary members are always a majority with respect to the executive members** whose number, if they are included in the Board of Directors, will be the minimum necessary to meet the information and coordination requirements that exist between the Board of Directors and the corporation's senior management.

17.1 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: Article first	t of the	Rules o	f Procec	lure of th	ne Board of
Directors contained in Chapter 2.	2.1 of th	e Comp	any's Co	rporate (Governance
Code included this recommend	ation by	/ establ	ishing t	he comp	osition the
Board must have, highlighting it	shall a	t least	have thi	ree (3) ir	ndependent
members and it provides for the	possibili	ty of hav	ving an e	executive	member in

members and it provides for the possibility of having an executive member in accordance with his or her role, since on the part of the Company's senior management the only one who can be a member of the Board of Directors is the CEO in accordance with article 29 of the Bylaws. Currently the Board of Directors is composed of three (3) independent members and six (6) non independent members, without executive members.

The Company's Bylaws can be consulted in the following route: https://www.grupoexito.com.co/es/Bylaws-2021.pdf

The Corporate Governance Code can be accessed by visiting: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf

NO. Explain:

NA. Precise the law or regulation that preven

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adoption of the recommendation	
Implementation date	December 31, 2008
Modification dates	

17.2. Beyond the minimum rate of twenty-five percent (25%) of **independent members** set forth by the Law 964 of 2005, **the corporation analyzes and adjusts upwardly their number on a voluntary basis.** Not being a fixed rule, this occurs in a way that the proportion of proprietary and independent members within the Board of Directors is comparable with the stock participation of the controlling and significant shareholders, and that of the floating capital, where the minority shareholders are.

17.2 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: In accordance the Corporate Governance Code, t	he Bo	ard of D	irectors	s is mad	e up of nine
(9) members, elected by the General three (3) must be independent in the Company has voluntarily independent members.	he ter	ms of La	aw 964	of 2005,	, in this way,
The Corporate Governance Code ca https://www.grupoexito.com.co/es NO. Explain:			•	•	<u>de.pdf</u>
NA. Precise the law or regulation t adoption of the recommendation	hat pr	events tl	he		
Implementation date			June 11	1, 2015	

 Implementation date
 June 11, 2015

 Modification dates

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

18.1. The bylaws specify the functions of the Chairman of the Board of Directors, and his leading responsibilities are the ones provided in recommendation 18.1.

18.1 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: Article 31 of functions of the Chairman of the Recommendation 18.1. The Company's Bylaws can be cons https://www.grupoexito.com.co/es	e Boar sulted i	d and ir n the foll	ncludes	those s	
NO. Explain:					
NA. Precise the law or regulation t adoption of the recommendation	hat pro	events th	ne		
Implementation date		N	/arch 1	7, 2015	
Modification dates	1			,	

18.2. The corporation's internal regulations foresee the possibility that the **Chairman of the Board of Directors may have a different treatment than that of the other members**, both in his obligations and his remuneration, because of the scope of his specific functions and his increased time commitment.

18.2 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: Internal reg for the Chairman of the Board remuneration. With regard to ob defines the functions assigned e Directors. Article 3 of the Board o in section 2.2.3 of the Corporate o Shareholders Meeting can est Chairman of the Board for his/he remote meetings of the Board in and additional time required for s	of Dire ligation xclusive f Direct Governa tablish er atten conside	ctors in s, Article ly to the ors Reminice Cod addition dance at ration of	terms 31 of f Chairr uneratione, provi nal ren t face-t	of both the Bylav man of th on Policy ides that nuneratic o-face m	duties and vs expressly he Board of established the General on for the eetings and

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	of this recommendation is found in the s fees given by the General Shareholders' ing on January 23, 2020.
The Company's Bylaws can be cons https://www.grupoexito.com.co/e	-
The Corporate Governance Code ca https://www.grupoexito.com.co/e	an be accessed by visiting: s/1.Corporate-Governance-Code.pdf
The relevant information regardi Board of Directors fees for 2020 ca <u>https://www.grupoexito.com.co/e</u> <u>decisions.pdf</u>	
NO. Explain:	
NA. Precise the law or regulation t adoption of the recommendation	that prevents the
Implementation date	June 11, 2015

18.3. The bylaws specify the norms for the appointment of the Secretary of the Board of Directors, among which are those indicated in recommendation 18.3.

Modification dates

18.3 Measure implementation	YES	X	NO		N/A
YES. Briefly indicate: Article 43 of t the rules about the appointment of as set forth in the recommendatio CEO of the Company by establishic corresponds to the Board of Direc Company after a report from t Corporate Governance Committee.	the S on, en ing th ctors,	Secretary suring h nat her as pro	/ for th er inde appoin posed	e Board o pendenc tment ar by the O	of Directors e from the nd removal CEO of the
At Almacenes Éxito S.A, the Secretar	y of t	he Board	d of Dir	ectors als	o holds the

Página 52

position of Vice-president of Corpor	rate Affairs.				
The Company's Bylaws can be consulted in the following route: https://www.grupoexito.com.co/es/Bylaws-2021.pdf					
NO. Explain:					
NA. Precise the law or regulation the adoption of the recommendation	hat prevents the				
Implementation date	March 17, 2015				

18.4. Regulation of the Board of Directors set forth the Secretary's functions, among them are those indicated in recommendation 18.4.

18.4 Measure implementation YES X NO N/A
YES. Briefly indicate: Both the Rules of Procedure for the Board of Directors
found in section 2.2.1 of the Corporate Governance Code, as well as Article
43 of the Company's Bylaws, establish the functions of the Secretary, which
include those listed in Recommendation 18.4.
The Company's Bylaws can be consulted in the following route:
https://www.grupoexito.com.co/es/Bylaws-2021.pdf
The Corporate Governance Code can be accessed by visiting:
https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf
The Rules of Procedure for the Board of Directors can be found in the
following link:
https://www.grupoexito.com.co/es/Rules-of-Procedure-for-the-Board-of-
Directors.pdf
NO. Explain:

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NA. Precise the law or regulation that prevents the adoption of the recommendation					
Implementation date	March 17, 2015				
Modification dates	March 27, 2019				

18.5. The Board of Directors has created a Nomination and Compensation Committee.

18.5 Measure implementation	YES	Х	NO		N/A	
YES. Briefly indicate: The Corporate Governance Code (Chapter 2.2.4) contains a list of the Board of Directors' supporting committees created by the Company, together with its regulations. Thus, it provides in paragraph b) that it will have an Appointments, Remuneration and Corporate Governance Committee. Said Committee's functions are provided in section 2.2.4.2.2 of the Corporate Governance Code. The Corporate Governance Code can be accessed by visiting: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf NO. Explain:						
NA. Precise the law or regulation that prevents the adoption of the recommendation						
Implementation date		De	cembe	r 31, 2008		
Modification dates		Ν	/larch 1	7, 2015		

18.6. The Board of Directors has created a Risk Committee.

18.6 Measure implementation	YES	Х	NO		N/A
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YES. Briefly indicate: The Corporate Governance Code (Chapter 2.2.4)
contains a list of the Board of Directors' supporting committees that the
Company has created, together with its regulations. Thus, it provides in
paragraph a) that it will have an Audit and Risks Committee. Said
committee's functions are provided in section 2.2.4.2.1 of the Corporate
Governance Code.
The Corporate Governance Code can be accessed by visiting:
https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf
NO. Explain:
NA. Precise the law or regulation that prevents the
adoption of the recommendation

Implementation date	March 17, 2015
Modification dates	February 19, 2018

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

18.7 Measure implementation	YES	x	NO	N/A

YES. Briefly indicate: The Corporate Governance Code (Chapter 2.2.4)
contains a list of the Board of Directors' supporting committees that the
Company has created, together with its regulations. Thus, it provides in
paragraph b) that it will have an Appointments, Remuneration and Corporate
Governance Committee. Said committee's functions are provided in section
2.2.4.2.2 of the Corporate Governance Code.
The Corporate Governance Code can be accessed by visiting: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>
NO. Explain:

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	u	81		u	55	

NA. Precise the law or regulation that prevents the adoption of the recommendation				
Implementation date	December 31, 2008			
	March 17, 2015			
	11111111,2013			

18.8. If the corporation considers that it is unnecessary to create all these committees, their functions are distributed among the committees that do exist, or they are performed by the Board of Directors at large.

18.8 Measure implementation	YES	Х	NO		N/A		
YES. Briefly indicate: In the Company, the functions of the Risk Committee are performed by the Audit and Risks Committee. The same consideration is applicable in the case of the Appointment and Remuneration and Corporate Governance Committees, whose functions are performed by the Appointments, Remuneration and Corporate Governance Committee. The list of supporting Committees of the Board of Directors are those established in chapter 2.2.4 incorporated in the Company's Corporate Governance Code.							
The Corporate Governance Code can be accessed by visiting: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>							
NO. Explain:							
NA. Precise the law or regulation that prevents the adoption of the recommendation							
Implementation date		Dec	cembe	r 31, 2008			

Implementation date	December 31, 2008
Modification dates	March 17, 2015

18.9. Each of the committees of the Board of Directors has its internal regulation for its creation, its functions, the subjects in which the committee must work, and its operation. They pay special attention to the channels of communication between the committees and the Board of Directors; and

in the case of conglomerates, to the tools for the interaction and coordination between the committees of the Board of Directors of the holding Company and those of the subordinate companies, if they exist.

18.9 Measure implementation	YES	Х	NO		N/A
 YES. Briefly indicate: Chapter 2.2.4 of the Company's Corporate Governance Code expressly establishes the rules of operation of each of the supporting committees of the Board of Directors, establishing in the first instance, the common provisions of the committees and, in the following articles (Article 2.2.4.2) each committees' specific functions. The Corporate Governance Code can be accessed by visiting: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf NO. Explain: 			supporting stance, the cles (Article		
NA. Precise the law or regulation that prevents the adoption of the recommendation					
Implementation date				er 11, 2014 15, 2016	4

Modification datesFebruary 19, 2018

18.10. The committees of the Board of Directors are comprised exclusively by independent or proprietary members; they have a minimum of three (3) members and are chaired by an independent member. In the case of the Nomination and Compensation Committee, the independent members are always a majority.

18.10 Measure implementation	YES	х	NO	N/A	
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YES. Briefly indicate: Article 58 of the Company's Bylaws expressly welcomes the recommendation regarding the composition of the committees, including the Appointments, Remuneration and Corporate Governance Committee, where independent members are always the majority. Both the Audit and Risks Committee and the Appointments, Remuneration and Corporate Governance Committee are chaired by independent members.

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The Company's Bylaws can be consu- https://www.grupoexito.com.co/es NO. Explain: NA. Precise the law or regulation the adoption of the recommendation	s/Bylaws-2021.pdf
Implementation date	January 15, 2016
Modification dates	-

18.11. The committees of the Board of Directors may have the support, specific or permanent, of senior management members, with experience in the matters of the committee's competence, and/or that of external experts.

18.11 Measure implementation YES X NO N/A	
YES. Briefly indicate: Article 2.2.4.1 of the Company's Corporate Governance Code (Committees composition and election) provides a list of persons who can serve on the Board of Directors' supporting committees, which include, among others, Company employees (including senior management officials) and external advisors appointed by the Board of Directors. Likewise, during 2021 the Supporting Committees for the Board of Directors had the support of Senior Management in matters of their competence in front of each Committee.	
The Corporate Governance Code can be accessed by visiting: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u> NO. Explain:	
NA. Precise the law or regulation that prevents the adoption of the recommendation	

Implementation date	September 11, 2014
Modification dates	February 19, 2018

18.12. In the creation of its committees, the Board of Directors takes into account the profiles, knowledge, and professional experience of their members, with regard to the committee's subject matter.

18.12 Measure implementation	YES >	NO		N/A
YES. Briefly indicate: In accordance the Company's Corporate Governa		•		
that the members of the Com suitability to fully comply with the that purpose the profiles, knowled for each Committee will be take int	mittees has functions dge and pr	ave sufficies that corre	ent experi espond to	ence and them. For
The appointment of the current members of the Committees made in 2020 was carried out according to these criteria, as evidenced by analyzing the profiles of each of its members. In this regard you can consult: https://www.grupoexito.com.co/en/support-committees				
The Corporate Governance Code can be accessed by visiting: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>				
Additionally, the profile and experience of the members of the Board of Directors can be consulted in the assessment report carried out for the election of the current Board of Directors in 2020: https://www.grupoexito.com.co/es/Assessment-report-candidates-BoD				
NO. Explain:				
NA. Precise the law or regulation that prevents the adoption of the recommendation				
Implementation date		Junes 1	1, 2015	

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Modification dates	February 19, 2018
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18.13. The committees draft minutes of their meetings and send a copy of them to all the members of the corporation's Board of Directors. If the committees have delegated functions that enable them to take decisions, the minutes will comply with the requirements of the articles 189 and 431 of the Code of Commerce.

	Measure implementation YES X NO N/A
express records of the followin as a fun present dealt w of Dire that we articles	riefly indicate: Article 2.2.4.1 of the Corporate Governance Code sly establishes that each one of the Committee sessions will b ed in a minute that will be signed by the Chairman and the Secretar respective Committee and will be submitted for approval at th ng meeting. In addition to the foregoing, the same article established nction of the Chairman of the respective Committee the obligation t t to the Board of Directors a report on the most important matter <i>v</i> ith, thereby guaranteeing the knowledge of all members of the Boar ectors. During 2021, the minutes of each of the Committee meeting ere held were prepared, which were adjusted to what was required i is 189 and 431 of the Commercial Code. In addition, a report wa ted to the Board of Directors on what was discussed in each of th gs.
<u>https:/</u> During	rporate Governance Code can be accessed by visiting: /www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf 2021, the Supporting Committees of the Board of Directors held th ng meetings:
• • •	Audit and Risks Committee: 8 meetings, all ordinary. Appointments, Remuneration and Corporate Governance Committee: 7 meetings, all ordinary. Sustainability Committee: 7 meetings, all ordinary. Financial Committee: 8 meetings, of which 7 were ordinary and extraordinary. Business and Investment Committee: 7 meetings, all ordinary.
are ava	of the quorum and attendance at the meetings of these Committee ilable on our corporate website: /www.grupoexito.com.co/es/Quorum-attendace-2021-BoD-

NA. Precise the law or regulation that prevents the adoption of the recommendation

Implementation date	December 31, 2008
Modification dates	February 19, 2018

18.14. Except if the applicable legal or regulatory framework demands their creation, in the case of conglomerates, the internal regulations foresee that **the Boards of Directors of the subordinate companies may decide not to create specific committees** to deal with certain matters, and those matters may be assumed by the committees of the Board of Directors of the holding Company. However, this will not imply a transfer of the responsibilities of the Boards of Directors of the subordinate subordinate companies to the holding Company.

18.14 Measure implementation YES X NO N/A
YES. Briefly indicate: The Company expressly accepted the recommendation
in article 2.2.4 of the Corporate Governance Code, which establishes that
unless the applicable legal or regulatory framework so requires, the Board
of Directors of the Company's subordinates may choose not to set up specific
Committees for the treatment of certain matters and to be assumed by the
Committees of the Board of Directors of the Company, without this implying a transfer of responsibility from the Boards of Directors to the Company.
a transfer of responsibility from the boards of Directors to the company.
The Corporate Governance Code can be accessed by visiting:
https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf
NO. Explain:
NA. Precise the law or regulation that prevents the
adoption of the recommendation

Página 61

Implementation date	January 15, 2016
Modification dates	February 19, 2018

18.15. The main duty of the Audit Committee is to assist the Board of Directors in its supervisory functions through the assessment of the accounting procedures, the interaction with the Statutory Auditor and, in general, the monitoring of the corporation's Control Architecture, including its risk management system.

18.15 Measure implementation YES X NO N/A				
YES. Briefly indicate: Article 2.2.4.2.1 of the Company's Corporate Governance Code regarding the functions of the Audit and Risks Committee, expressly establishes its obligation to support the Board of Directors in the oversight and supervision of accounting, information and reporting processes, financial management, risk management, the internal control architecture system, internal audit and statutory auditor review processes, and compliance with internal codes, laws, regulations and codes of conduct.				
Within its functions, the Audit and Risks Committee must present a report to the Board of Directors for its consideration at the close of the financial year that mainly includes aspects related to financial information and reporting, risk management, internal control systems and audit work. During 2021, the Committee effectively carried out these functions.				
The Corporate Governance Code can be accessed by visiting:				
https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf				
NO. Explain:				
NA. Precise the law or regulation that prevents the adoption of the recommendation				

Implementation date	January 15, 2016			
Modification dates	February 19, 2018			

18.16. The members of the Audit Committee are knowledgeable in accounting, finance, and other related matters. This enables them to treat the committee's subject matters with accuracy, and with an adequate understanding of their scope and complexity.

18.16 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: Article 2.2.4.2 Code expressly provides for the Au their knowledge and professional accounting, financial and related m	dit an experi	d Risks m ence, the	nember	s that, in	addition to
As an example of this practice, during 2021 the Company's Audit and Risks Committee had members with knowledge and professional experience in the matters mentioned in this recommendation. In this regard, the profile of said members can be consulted through the following link: <u>https://www.grupoexito.com.co/en/support-committees</u> The Corporate Governance Code can be accessed by visiting:					
https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf NO. Explain:					
NA. Precise the law or regulation that prevents the adoption of the recommendation					
Implementation date		J	lune 11	, 2015	
Modification dates					

18.17. Upon request of the President of the Assembly, the **President of the Audit Committee informs the General Assembly of Shareholders** of concrete aspects of the committee's work, for instance, the analysis of the scope and contents of the Report of the Statutory Auditor.

18.17 Measure implementation YES

Х

NO

N/A

YES. Briefly indicate: This possibility is enshrined in the Corporate Governance Code, in article 3 of the rules of procedure for the General Shareholders Meeting. Similarly, the Corporate Governance Report, which is presented at and approved by the General Shareholders' Meeting, includes the management report of each of the Board of Directors Supporting Committees.
The Corporate Governance Code can be accessed by visiting:
https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf
The rules of procedure for the General Shareholders Meeting can be consulted at: https://www.grupoexito.com.co/es/4.Rules-of-Procedure-General-Meeting- of-Shareholders-2021.pdf
The latest Corporate Governance Report approved by the General Shareholders' Meeting held on March 25, 2021, can be consulted at: <u>https://www.grupoexito.com.co/es/2020-corporate-governance-code.pdf</u>
NO. Explain:
NA. Precise the law or regulation that prevents the adoption of the recommendation

Implementation date	March 17, 2015			
Modification dates	February 19, 2018			

18.18. The committee's internal regulation assigns it the functions indicated in recommendation 18.18.

YES

18.18 Measure implementation

X NO

N/A

YES. Briefly indicate: Section 2.2.4.2.1 of the Corporate Governance Code includes all the duties of the Audit and Risks Committee classifying them in information processes and financial reporting, risk management, internal control, internal auditing, statutory auditor, compliance, among other duties included in Recommendation 18.18.

The Corporate Governance Code ca https://www.grupoexito.com.co/es	an be accessed by visiting: s/1.Corporate-Governance-Code.pdf	
NO. Explain:		
NA. Precise the law or regulation that prevents the adoption of the recommendation		
Implementation date	January 15, 2016	

18.19. The main goal of the Nomination and Compensation Committee is to support the Board of Directors in its advising and decision-making duties relative to the nomination and compensation of Board members and senior managers. In addition, it must monitor regularly the observance of Corporate Governance norms, recommendations, and principles (in those cases when this function is not assigned explicitly to another corporate committee).

February 19, 2018

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Modification dates

18.19 Measure implementation YES X NO N/A
YES. Briefly indicate: Compliance with this recommendation can be observed based on the provisions of Article 2.2.4.2.2 of the Corporate Governance Code, which places at the head of the Company's Appointments, Remuneration and Corporate Governance Committee the function of supporting the Board of Directors in the exercise of its decision-making or advisory functions associated with matters of appointment and compensation of members of the Board of Directors and Senior Management, as well as oversight of corporate governance practices
The Corporate Governance Code can be accessed by visiting: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf
NO. Explain:

NA. Precise the law or regulation that prevents the adoption of the recommendation			
Implementation date	December 31, 2008		
	March 17, 2015		
Modification dates	February 19, 2018		

18.20. Some members of the Nomination and Compensation Committee are knowledgeable in strategy and human resources (selection, recruitment, hiring, training, staff management), compensation policies and related matters, so that they understand their scope and complexity within the corporation.

18.20 Measure implementation	YES	х	NO		N/A		
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YES. Briefly indicate: Article 2.2.4.1 of the Company's Corporate Governance Code expressly provides for the case of the members of the Appointments, Remuneration and Corporate Governance Committee that, in addition to their knowledge and professional experience, its members must have knowledge of strategy, human resources, salary policy, among other related matters.
As an example of this practice, during 2021 the Appointments, Remuneration and Corporate Governance Committee had members with knowledge and professional experience in the matters mentioned in this recommendation. In this regard, the profile of said members can be consulted through the following link: https://www.grupoexito.com.co/en/support-committees
The Corporate Governance Code can be accessed by visiting: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u> NO. Explain:
NA. Precise the law or regulation that prevents the adoption of the recommendation

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Implementation date	June 11, 2015
Modification dates	

18.21. Upon request of the President of the Assembly, the President of the Nomination and Compensation Committee may inform the General Assembly of Shareholders on the concrete tasks that the committee has performed, such as monitoring the compensation policies for the Board of Directors and senior managers.

18.21 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: This pos Governance Code, in article 3 of Shareholders Meeting. Similarly, th presented at and approved by the the management report of each of of Directors.	f the ru he Corp e Gener	ules of oorate C ral Shar	proced Governa reholder	ure for t nce Repo s' Meeti	the General ort, which is ng, includes
The Corporate Governance Code ca https://www.grupoexito.com.co/e			•	-	le.pdf
The rules of procedure for the consulted at: https://www.grupoexito.com.co/e of-Shareholders-2021.pdf	s/4.Rule	es-of-Pr	ocedure	e-Genera	I-Meeting-
The latest Corporate Governar Shareholders' Meeting held on Ma https://www.grupoexito.com.co/e	rch 25,	2021, c	an be co	onsulted	at:
NO. Explain:					
NA. Precise the law or regulation t adoption of the recommendation	that pre	events t	he		
	-				

February 19, 2018

Modification dates

Página 67

18.22. The internal regulation of the Nomination and Compensation Committee assigns it the functions provided in recommendation 18.22.

18.22 Measure implementation	YES	х	NO		N/A				
YES. Briefly indicate: Section 2.2.4.2.2 of the Corporate Governance Code establishes the functions of the Appointments, Remuneration and Corporate Governance Committee, which contains among others, those indicated in									
Measure 18.22. The Corporate Governance Code ca https://www.grupoexito.com.co/es			•	-	ode.pdf				
NO. Explain:									
NA. Precise the law or regulation t adoption of the recommendation	hat prev	/ents	the						
Implementation date			March 17	201	5				

18.23. The main objective of the **Risk Committee is to assist the Board of Directors in its** responsibility to oversee the management of risks.

February 19, 2018

Modification dates

18.23 Measure implementation YES X NO N/A
YES. Briefly indicate: The Company's Board of Directors has an Audit and Risks Committee, whose functions, in accordance with Article 2.2.4.2.1 of the Company's Corporate Governance Code, include, among others, supporting the Board of Directors in monitoring and supervising risk management.
The Corporate Governance Code can be accessed by visiting: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf NO. Explain:

NA. Precise the law or regulation t adoption of the recommendation	hat prevents the
	-
Implementation date	March 17, 2015

Modification dates February 19, 2018

18.24. Upon request of the President of the Assembly, **the President of the Risk Committee may inform the General Assembly of Shareholders** on the concrete tasks that the committee has performed.

18.24 Measure implementation YES X NO N/A
VEC Driefly indicates. This people lity is englyinged in the Corporate
YES. Briefly indicate: This possibility is enshrined in the Corporate
Governance Code, as part of Article 3 of the rules of procedure for the General Shareholders Meeting. Similarly, the management report of each of
the supporting committees to the Board of Directors has been included in the
Corporate Governance Report, which is presented at and approved by the
General Shareholders' Meeting.
General Shareholders Weeting.
The Corporate Governance Code can be accessed by visiting:
https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf
The rules of procedure for the General Shareholders Meeting can be
consulted at:
https://www.grupoexito.com.co/es/4.Rules-of-Procedure-General-Meeting-
of-Shareholders-2021.pdf
The latest Corporate Governance Report approved by the General
Shareholders' Meeting held on March 25, 2021, can be consulted at:
https://www.grupoexito.com.co/es/2020-corporate-governance-code.pdf
NO. Explain:
NA. Precise the law or regulation that prevents the
adoption of the recommendation

Implementation date	March 17, 2015
Modification dates	February 19, 2018

18.25. Given any necessary adjustments to distinguish between corporations of the financial sector and those of the economy's real sector, and without prejudice to the functions prescribed to this committee by the norms in force, **the Risk Committee's internal regulation assigns it the functions provided in recommendation 18.25.**

18.25 Measure implementation	YES	Х	NO		N/A	
YES. Briefly indicate: Section 2.2.4.2.1 of the Corporate Governance Code includes all the duties of the Audit and Risks Committee classifying them in information processes and financial reporting, risk management, internal control, internal auditing, statutory auditor, compliance, among other duties included in recommendation 18.25. The Corporate Governance Code can be accessed by visiting: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf						
NA. Precise the law or regulation the adoption of the recommendation	hat pr	events th	ne			
Implementation date		Ja	nuary	15, 2016		
Modification dates		Fe	bruary	19, 2018		

18.26. The main objective of the Corporate Governance Committee is to **assist the Board of Directors in its functions to propose and supervise the corporation's governance measures.**

18.26 Measure implementation	YES	Х	NO		N/A		
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YES. Briefly indicate: In this regard, the recommendation was adopted in
Article 2.2.4.2.2 of the Company's Corporate Governance Code, which places
at the head of the Company's Appointments, Remuneration and Corporate
Governance Committee the function of supporting the Board of Directors in
the exercise of its decision-making or advisory functions associated with the
oversight of corporate governance practices adopted by the Company,
periodically verifying their compliance.
The Corporate Governance Code can be accessed by visiting:
https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf
https://www.grupbexito.com.co/es/1.corporate-dovernance-code.pdi
NO. Explain:
NA. Precise the law or regulation that prevents the
adoption of the recommendation

Implementation date	March 17, 2015
Modification dates	February 19, 2018

18.27. The internal regulation of the Corporate Governance Committee assigns it the functions provided in recommendation 18.27.

18.27 Measure implementation YES X NO N/A	
YES. Briefly indicate: Section 2.2.4.2.2 of the Corporate Governance Cod establishes the functions of the Appointments, Remuneration and Corporat Governance Committee, which contains among others, those indicated i Measure 18.27.	e
The Corporate Governance Code can be accessed by visiting: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u> NO. Explain:	
NA. Precise the law or regulation that prevents the adoption of the recommendation	

Implementation date	January 15, 2016
Modification dates	February 19, 2018

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

19.1 The President of the Board of Directors with the assistance of the Secretary and of the President of the corporation prepares a work plan for the Board, for the period under assessment. This tool helps to determine a reasonable number of ordinary meetings per year, and their estimated length.

19.1 Measure implementation	YES	X	NO		N/A
YES. Briefly indicate: Article 31 nur as a function of the Chairman of the planning of the operation of the Be of an annual work plan. As a compl Bylaws, article 7 of the rules of regulations incorporated in chap Governance Code specifies that the the Board will do so with the assiss Company, and that this will be so consideration.	e Boar oard o ement f proc oter 2. e work tance	d of Dire f Directo to what edure fo 2.1 of c plan pro of the Se	ectors t rs thro is defi or the the Co epared cretary	the coordi bugh the p ned in the Board o ompany's I by the C y and the	nation and preparation corporate f Directors Corporate hairman of CEO of the
In this regard, at the Board of Dire work plan to be executed during 2 of Directors on December 15, 2021	021 w	as appro	ved. Si	milarly, at	
The Company's Bylaws can be cons https://www.grupoexito.com.co/es			•	route:	
The Corporate Governance Code ca https://www.grupoexito.com.co/es			•	0	e.pdf
NO. Explain:					
NA. Precise the law or regulation t adoption of the recommendation	hat pro	events th	ie		

Implementation date	March 17, 2015
Modification dates	February 19, 2018

19.2. The Board of Directors of the corporation holds between eight (8) and twelve (12) ordinary meetings per year; except for the entities subject to surveillance, which must hold at least one (1) meeting per month because of their regime.

19.2 Measure implementation	YES	х	NO		N/A			
YES. Briefly indicate: Article 32 of the Company's Bylaws and Article 8 of the Rules of Procedure for the Board of Directors incorporated in Chapter 2.2.1 of the Corporate Governance Code establish that the Board of Directors shall meet at least eight (8) times during the year, and may also hold extraordinary meetings as it deems necessary. During 2021, the Company's Board of Directors held 8 ordinary meetings. The Company's Bylaws can be consulted in the following route: https://www.grupoexito.com.co/es/Bylaws-2021.pdf The Corporate Governance Code can be accessed by visiting:								
https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf								
NO. Explain:								
NA. Precise the law or regulation that prevents the adoption of the recommendation								
Implementation date			March 17,	2015	5			

19.3. One (1) or two (2) of the Board's meetings per year **make a distinctive emphasis on the definition and monitoring of the corporation's strategy.**

Modification dates

FINANCIAL SUPERINTENDENCY OF COLOMBIA

Página 73

19.3 Measure implementation	YES	X	NO		N/A
YES. Briefly indicate: Article 8 of Directors incorporated in chapter establishes that at least one of the focus on defining and monitoring th In 2021, the Board of Directors r ordinary meeting, held in july. The Corporate Governance Code ca https://www.grupoexito.com.co/es NO. Explain:	2.2.1 d e meet he Com monito an be a	of the C ings of t pany's s red the ccessed	Corporate the Boar strategy. Compa by visiti	e Gove d of Di ny's st ng:	rnance Code rectors must rategy in an
NA. Precise the law or regulation t adoption of the recommendation	hat pre	events t	he		
Implementation date		Fe	ebruary 1	10, 201	5
Modification dates					

19.4. The Board of Directors approves a concrete calendar for its ordinary sessions. However, it may also meet, on an extraordinary basis, as many times as necessary.

19.4 Measure implementation	YES	x	NO		N/A
YES. Briefly indicate: At its ordina Directors approved the corporate dates of the ordinary meetings f without prejudice that with an ex many times as required.	e calen or 202	dar for 1 were	2021 ir establis	n which t hed, amo	the specific ong others,
Likewise, at its ordinary meeting approved the corporate calenda specific dates of the ordinary me prejudice that with an extraordir times as required.	r for 2 etings	2022 in for 2022	which, were	among o establishe	others, the ed, without

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NO. Explain: NA. Precise the law or regulation adoption of the recommendation	
Implementation date	February 10, 2015
Modification dates	

19.5. At least five (5) common days before the meeting, the Board members receive, simultaneously with the meeting call, the documents or information related to each of the points on the Agenda. This ensures their active participation and their well-thought decision-making.

19.5 Measure implementation YES X NO N/A
YES. Briefly indicate: In this sense, article 7 of the rules of procedure for the Board of Directors, incorporated in chapter 2.2.1 of the Corporate Governance Code, establishes that the call for ordinary sessions must be made at least with five (5) common days and will be accompanied by the information corresponding to each item on the agenda, so that the members of the Board of Directors have enough time to study them and actively participate in the sessions in which they are reviewed and can make reasonable decisions.
During 2021, the calls to the Board of Directors sessions were made with the established advance notice and with them the material associated with each point of the agenda was delivered so that its members had the possibility of analyzing it in advance of the celebration of the meeting. This process was reinforced through the Diligent Boards platform implemented in 2020, which allows the information to be made available to the members of the Board of Directors with adequate notice, and also to be kept safely for permanent and agile consultation.
The Corporate Governance Code can be accessed by visiting:

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https://www.grupoexito.com.co/es	s/1.Corporate-Governance-Code.pdf		
NA. Precise the law or regulation that prevents the adoption of the recommendation			
Implementation date	January 15, 2016		
Modification dates			

19.6. The President of the Board of Directors, with the support of the Board's Secretary, **assumes the ultimate responsibility for the timeliness and usefulness of the information delivered to the members**. Consequently, in the set of documents provided (the dashboard of the Board of Directors) the quality will be most important than the quantity.

19.6 Measure implementation YES X NO N/A				
YES. Briefly indicate: In this sense, the rules for convening the meetings of				
the Board of Directors are enshrined, as provided in article 7 of the rules of				
procedure for the Board of Directors incorporated in chapter 2.2.1 of the				
Company's Corporate Governance Code, which sets in head of the Chairman				
of the Board of Directors with the assistance of the Secretary, the ultimate responsibility for the members of the Board of Directors to receive the				
information sufficiently in advance, ensuring that it is useful, prioritizing				
quantity over quality.				
In addition to the foregoing, article 31 numeral (vi) of the Bylaws establishes				
the function of the Chairman of the Board to ensure the timely and proper				
delivery of information to the members of the Board of Directors.				
This process was reinforced through the Diligent Boards platform				
implemented in 2020, which allows the information to be made available to				
the members of the Board of Directors with adequate notice, and also to be				
kept safely for permanent and agile consultation.				

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The Company's Bylaws can be consi	ulted in the following route:			
https://www.grupoexito.com.co/es	s/Bylaws-2021.pdf			
The Corporate Governance Code ca				
https://www.grupoexito.com.co/es	s/1.Corporate-Governance-Code.pdf			
NO. Explain:				
NA. Precise the law or regulation that prevents the				
adoption of the recommendation				
Implementation date	January 15, 2016			
Modification dates	February 19, 2018			

19.7. The ultimate responsibility to prepare the Agenda for the meetings of the Board of Directors corresponds to the Board's President and not to the President of the corporation. The structure of the Agenda follows given parameters that ensure a logical order for the presentation of the subjects and for the debates

YES. Briefly indicate: In accordance with the provisions of article 31 numeral (v) of the Company's bylaws, it is the responsibility of the Chairman of the Board of Directors to prepare the agenda for the meetings of said body, a task that he performs in coordination with the Secretary of the Board and the CEO of the Company. Thus, the Chairman of the Board of Directors is responsible for the final definition of the agenda for each session of the Board of Directors. It should be noted that as a good practice the Board of Directors defines its work plan in advance, this being an input for the Chairman of the Board of Directors to monitor the structuring of the meeting agenda.
The Company's Bylaws can be consulted in the following route: <u>https://www.grupoexito.com.co/es/Bylaws-2021.pdf</u>
NO. Explain:

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Da	σin	2		
г а	giii	а	//	

NA. Precise the law or regulation t adoption of the recommendation	that prevents the
Implementation date	March 17, 2015
Modification dates	

19.8. On the Annual Corporate Governance Report and on the institutional web site, **the Company publishes the attendance of the Board members to the meetings of the Board of Directors and to its committees.**

19.8 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: In the corpor Company and approved by the attendance of the members at the the supporting Committees is pub the corporate website. The most presented in and approved by the March 25, 2021, can be consulted in https://www.grupoexito.com.co/es NO. Explain:	e Ger e mee lished. recent e Gene n the f	heral Sh tings of t The rep t, corres eral Shar ollowing	arehold the Boa port is i pondin eholde route:	ders' N ard of I n turn g to th rs' Mee	Aeeting, the Directors and published on e year 2020, eting held on
NA. Precise the law or regulation t adoption of the recommendation	hat pro	events th	ie		
Implementation date		N	1arch 3	0, 2016	
Modification dates					

19.9. Every year, the Board of Directors assesses the effectiveness of its work as a collective body, that of its committees, and that of its members individually considered, including peer evaluation. Furthermore, it evaluates the reasonableness of its internal regulations, and the dedication and

performance of its members, proposing changes in its organization and operation deemed pertinent. In the case of conglomerates, the Board of Directors of the holding Company demands that the assessment process takes place also within the Boards of Directors of the subordinate companies.

19.8 Measure implementation YES X NO N/A
YES. Briefly indicate: In accordance with the provisions of article 14 of the rules of procedure for the Board of Directors incorporated into the Company's Corporate Governance Code, the Board of Directors and its Committees annually carry out an evaluation process to measure the qualities of the members of the Board of Directors and of its Committees, their individual performance and the general performance of the respective body. The foregoing with the support of the Appointments, Remuneration and Corporate Governance Committee (article 2.2.4.2.2 section on Committee functions, literals j, k, l).
In addition to the above, article 31 numeral (x) of the Bylaws establishes the function of the Chairman of the Board of Directors to lead the annual evaluation process of the Board and its Committees, except his own.
The Board of Directors of the Company was subjected to the evaluation process, which was carried out in its entirety between the months of October and November 2021.
In 2021, the results were presented at the December 15 session.
The Boards of Directors of the subordinate companies were evaluated during the month of December, 2021.
The Company's Bylaws can be consulted in the following route: <u>https://www.grupoexito.com.co/es/Bylaws-2021.pdf</u>
The Corporate Governance Code can be accessed by visiting:
https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf
NO. Explain:
NA. Precise the law or regulation that prevents the
adoption of the recommendation

FINANCIAL SUPERINTENDENCY OF COLOMBIA

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Implementation date	March 17, 2015
Modification dates	

19.10. The Board of Directors alternates internal evaluation techniques with external evaluation performed by independent advisors.

19.10 Measure implementation	YES	х	NO		N/A	
YES. Briefly indicate: It is set forth the Board of Directors incorporate the Board of Directors shall alte external assessment.	d in the	Corp	orate Gov	erna	nce Code t	that
In 2018, the external evaluation was carried out, while in 2019 the evaluation was carried out internally. In 2020, a light evaluation was applied to the social body to measure positive aspects and to improve, to do so, the internal tool Diligent Boards was used.					the	
	An internal evaluation was carried out in 2021 and an external evaluation carried out by an independent consultant will be considered for 2022.					tion
The Corporate Governance Code can be accessed by visiting: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf						
NO. Explain:						
NA. Precise the law or regulation that prevents the adoption of the recommendation						
Implementation date			January 15	, 201	.6	
Modification dates						

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

20.1. Regulation of the Board of Directors complements the dispositions of the Company's regulatory framework regarding the duties and rights of the Board members.

FINANCIAL SUPERINTENDENCY OF COLOMBIA

Página 80

20.1 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: The Rules of contained in section 2.2.1 of the specifically set forth the rights (Arr Members established by law as well as well as a section 2.2.1 of the section 2.2.1 of t	the Co ticle 1	orporate .2) and c	Gove luties	ernance C (Article 13	ode more
The Corporate Governance Code ca https://www.grupoexito.com.co/es			•	•	<u>ə.pdf</u>
Additionally, the Rules of Procedure for the Board of Directors can be consulted separately through this link: https://www.grupoexito.com.co/es/Rules-of-Procedure-for-the-Board-of- Directors.pdf					
NO. Explain:					
NA. Precise the law or regulation that prevents the adoption of the recommendation					
Implementation date		Ja	nuary	15, 2016	

20.2. Regulation of the Board of Directors develops the Company's understanding of the **duties of the Board members indicated in recommendation 20.2**.

February 19, 2018

Modification dates

20.2 Measure implementation YES X NO N/A
YES. Briefly indicate: Article 13 of the Rules of Procedure for the Board of Directors contained in Chapter 2.2.1 of the Corporate Governance Code, specifically states the duties of Board Members as established in the recommendation 20.2.
The Corporate Governance Code can be accessed by visiting: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf
Additionally, the Rules of Procedure for the Board of Directors can be consulted separately through this link:

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https://www.grupoexito.com.co/es Directors.pdf NO. Explain: NA. Precise the law or regulation t adoption of the recommendation	<u>k/Rules-of-Procedure-for-the-Board-of-</u>
Implementation date	January 15, 2016
Modification dates	February 19, 2018

20.3. Regulation of the Board of Directors develops the contents of **the rights of the Board members indicated in recommendation 20.3.**

20.3 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: Article 12	of the R	ules of	Procedur	e for	the Board of
Directors incorporated in chap					
Governance Code expressly inclu		-			
of Directors, information, in			•		U
compensation. For its part, artic				•	
may request the hiring of an inde	•				
for his hiring. In this way, the rig	nts men	tioned	in recomm	nenda	tion 20.3 are
fully accepted.					
The Corporate Governance Code	can he a	rresser	d hy visitin	ισ.	
https://www.grupoexito.com.co/			-	-	de.pdf
<u> </u>					
Additionally, the Rules of Proce	edure fo	or the	Board of	Direc	ctors can be
consulted separately through this	s link:				
https://www.grupoexito.com.co/	es/Rules	s-of-Pro	cedure-fo	r-the-	Board-of-
Directors.pdf					
NO. Explain:					

NA. Precise the law or regulation t adoption of the recommendation	hat prevents the
Implementation date	January 15, 2016
Modification dates	February 19, 2018

Measure No. 21: Conflicts of interest.

21.1. In its internal regulations, **the corporation has** a clear and formal **policy and procedure for the identification**, **management**, **and resolution of conflicts of interest**, **whether direct or indirect through related parties**, that may affect the members of the Board of Directors and other managers.

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21.1 Measure implementation YES X NO N/A
YES. Briefly indicate: The Company has a policy and procedure for the knowledge, administration and resolution of conflicts of interest, direct or indirect through related parties and that is applicable to all employees, administrators and members of the Board of Directors. Said policy is included in the Code of Ethics and Conduct, in numeral 6.5, which establishes the definition of conflict of interest, the types of conflict that may arise, the functions and composition of the Conflict of Interest Committee, the procedure for its management.
In the same way, the Conflict of Interest Policy establishes the periodic report that the members of the Board of Directors, legal representatives, members of Senior Management and other administrators of the Company must make on those situations that may lead to a conflict of interest or influence the direction of their opinion or vote.
During 2021 these reports were made with the corresponding periodicity and were managed according to the rules established in the Policy.
The Code of Ethics and Conduct is published on the corporate website and can be consulted at the following route: https://www.grupoexito.com.co/es/code-of-ethics-conducts.pdf
NO. Explain:
· · · · · · · · · · · · · · · · · · ·

NA. Precise the law or regulation adoption of the recommendation	
Implementation date	January 15, 2016
	February 19, 2018

21.2. The procedure for the management of conflicts of interest makes a distinction about their nature as occasional or permanent. If they are occasional, the applicable procedure indicates the rules and steps to be followed, which should be relatively easy to implement and hard to avoid for those affected. In the case of permanent conflicts of interest, the procedure stipulates that if the situation affects the corporation's overall operations, it must be regarded as a cause for the obligatory resignation of those affected, for it makes it impossible for them to hold the position.

21.2 Measure implementation	YES	Х	NO		N/A	
YES. Briefly indicate: In accordance	ce with [·]	the defi	nition of	f confli	cts of inter	est
contained in both the first chapte	er of the	Corpor	ate Gove	ernanc	e Code and	in
numeral 6.5. of the code of	ethics	and co	onduct,	the (Company ł	nas
differentiated two types of conf	licts of	interest	, as foll	lows: (i) conflicts	of
interest that in the opinion of th						
operations of the Company as a v			-			
make it impossible for the person				•		
coincides with the concept of per					-	
of interest that, in the opinion of						
managed following the rules set f					Policy, wh	ich
coincides with the concept of spor	radic co	nflict of	interest	•		
It is the responsibility of the Co solutions and sanctions to be in infringement of the duties and/ Interest Policy, which includes, a from their position anyone who that affects the operations of t magnitude such that it prevents position.	imposec 'or proh among presen the Con	f in ead hibitions others, ts a per hpany a	ch case, defined the pos rmanent is a wh	wher d in th sibility confli ole an	n there is ne Conflict of removi ict of intere d that has	an of ing est
The Corporate Governance Code on <u>https://www.grupoexito.com.co/o</u>			•	-	ode.pdf	

The code of Ethics and Conduct is published on the corporate website and

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can be consulted at the following route: https://www.grupoexito.com.co/es/code-of-ethics-conducts.pdf					
NO. Explain:					
NA. Precise the law or regulation the adoption of the recommendation	hat prevents the				
Implementation date	January 15, 2016				
Modification dates	February 19, 2018				

21.3. The members of the Board of Directors, legal representatives, senior managers, and other administrators of the corporation inform the Board periodically about any relationships, whether direct or indirect, that they keep between them, or with other entities or structures of the conglomerate to which the issuer belongs, or with the issuer, or with providers, or clients, or any other stakeholders, out of which given conflicts of interest might arise, or that might influence their opinion or vote, thereby building up the managers' "map of related parties."

21.3 Measure implementation	YES	Х	NO		N/A		
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NEC District interview of the second CEA of the Conflict of
YES. Briefly indicate: In accordance with numeral 6.5.4 of the Conflict of
Interest Policy contained in the Code of Ethics and Conduct, the members of
the Board of Directors, legal representatives, members of senior
management and other administrators of the Company must periodically
inform the Board of Directors of the relationships, direct or indirect, that they
maintain among themselves, or with other entities or structures belonging to
the Corporate Group of which the Company is part, or with the Company, or
with suppliers, or with clients or with any other Stakeholder, from which
situations of conflict of interest could arise or influence the direction of their
opinion or vote. The periodicity of this report for the members of the Board
of Directors is quarterly. For legal representatives, senior management and
other administrators, it is annual minimum.

The situations reported by the members of the Board of Directors are reported to the Board of Directors and the situations reported by the members of the Senior Management belonging to levels 1 and 2 of the organizational structure are reported to the Board of Directors through the

Audit and Risks Committee.				
	ring 2021 the quarterly report was made Board of Directors and by the Senior			
The Corporate Governance Code ca https://www.grupoexito.com.co/es	an be accessed by visiting: s/1.Corporate-Governance-Code.pdf			
The code of Ethics and Conduct is can be consulted at the following rond https://www.grupoexito.com.co/es				
NO. Explain:				
NA. Precise the law or regulation that prevents the adoption of the recommendation				
Implementation date	January 15, 2016			
Modification dates				

21.4. Any relevant conflict-of-interest situations, understood as those that would force the affected to refrain from attending a meeting and/or voting, involving the members of the Board of Directors and remaining managers, are featured in the public information that the corporation posts every year on its web site.

21.4 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: In accorda	ance wit	th Secti	on 5.5.3	of the	e Conflict of
Interest Policy in the Code of E	Ethics ar	nd Cond	duct, the	Mana	gement will
reveal in the Corporate Governm	ient Rep	oort the	se situat	ions in	which, as a
consequence of a possible Conf	flict of	Interest	situatio	n of o	ne or more
members of the Board of Directo	ors and	other N	lanagers,	the af	fected party
shall abstain from participating in	n the re	spective	e meeting	g and/o	or vote. This
report can be found in the Compa	ny's we	bsite.			

The code of Ethics and Conduct is published on the corporate website and

can be consulted at the following ro	oute:			
https://www.grupoexito.com.co/es	code-of-ethics-conducts.pdf			
The most recent, corresponding to	the year 2020, presented in and approved			
by the General Shareholders' Me	eting held on March 25, 2021, can be			
consulted in the following route:				
https://www.grupoexito.com.co/es	s/2020-corporate-governance-code.pdf			
NO. Explain:				
NA Procise the law or regulation t	hat provents the			
NA. Precise the law or regulation that prevents the				
adoption of the recommendation				
Implementation date	January 15, 2016			

21.5. For these purposes, the definition of Related Party that the corporation applies is consistent with the International Accounting Standard No. 24 (IAS 24).

Modification dates

21.5 Measure implementation YES X NO N/A	
YES. Briefly indicate: The definition of Related Parties in the Transaction between Related Parties Policy is effectively consistent with Internationa Accounting Standard 24. The Corporate Governance Code can be accessed by visiting:	
https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf NO. Explain:	
NA. Precise the law or regulation that prevents the adoption of the recommendation	

Implementation date	January 15, 2016
Modification dates	February 19, 2018

Measure No. 22: Related Party Transactions.

Modification dates

22.1. The corporation has a policy that specifies the concrete procedures for the assessment, approval, and disclosure of related-party transactions, including any pending balances, and the relationships among those transactions.

22.1 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: Chapter seven of the Corporate Governance Code contains the Transactions between Related Parties Policy approved by the Board of Directors, which sets forth the procedures for assessing, approving and disclosing of related parties transactions in accordance with the definitions and rules therein established.					
The Corporate Governance Code ca https://www.grupoexito.com.co/es NO. Explain:			•	-	<u>e.pdf</u>
NA. Precise the law or regulation t adoption of the recommendation	hat pro	events tl	he		
Implementation date				15, 2016 14. 2016	

22.2. The corporation's policy on related-party transactions addresses the matters provided in recommendation 22.2.

February 19, 2018

contains the Transactions with Re	ven of the Corporate Governance Code lated Parties Policy, which regulates the approval and disclosure covered in
The Corporate Governance Code ca https://www.grupoexito.com.co/es NO. Explain:	n be accessed by visiting: <u>/1.Corporate-Governance-Code.pdf</u>
NA. Precise the law or regulation the adoption of the recommendation	hat prevents the
	1

Implementation date	January 15, 2016
	March 14, 2016
Modification dates	February 19, 2018

22.3 The policy foresees that the Board of Directors does not need to authorize explicitly the related party transactions if they are recurrent and pertain to the ordinary course of business, and performed by virtue of contracts of adhesion or master agreements, whose conditions are fully standardized, are applied massively, and carried out at market prices that have been set, on a general basis, by those who provide the given good or service, and the individual amount of which is not relevant to the corporation.

22.3 Measure implementation YES X NO N/A
YES. Briefly indicate: The Transactions between Related Parties Policy established in Chapter seven of the Corporate Governance Code, contains, that those recurring transactions typical of the ordinary course of business of the Company and whose amount is not material in the terms defined in the policy, will be presented before the Audit and Risks Committee for informational purposes only once a year, which may be done more frequently and will not require approval from the Board of Directors.
The Corporate Governance Code can be accessed by visiting: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>
NO. Explain:

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Pa	aσ	ın	2	x	q
1.0	18		u	o	<i></i>

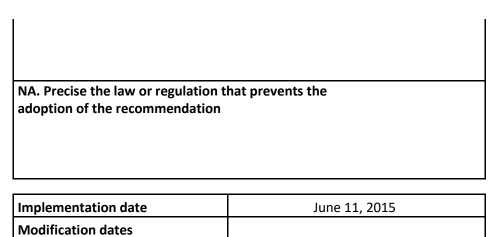
NA. Precise the law or regulatio adoption of the recommendatio	-
Implementation date	January 15, 2016
	March 14, 2016
Modification dates	February 19, 2018

Measure No. 23: Compensation of members of the Board of Directors.

23.1. The corporation has a compensation policy for the Board of Directors approved by the General Shareholders Meeting that is reviewed every year. It identifies all the compensation elements that may be actually met. These elements may be fixed or variable. They may include fixed honoraria for being a Board member, honoraria for attending the Board sessions and/or its committee meetings, and other allowances of any type earned throughout the appointment, for whatever cause, either in cash or in kind. They also include any obligations assumed by the corporation in terms of pension or life insurance payments, or other items, awarded to senior or newer members, as well as any liability insurance coverage (Directors and Officers – D&O policies) that the Company acquires for its Board members.

23.1 Measure implementation YES X NO N/A
VEC Driefly indicates Chapter 2.2.2 of the Company's Companyer Courses
YES. Briefly indicate: Chapter 2.2.3 of the Company's Corporate Governance
Code contains the Remuneration Policy of the Board of Directors, which
establishes at the head of the General Shareholders Meeting the function of
setting the fees of the members of the Board of Directors for their
attendance at the meetings of the Board and its supporting Committees, as
well as the criteria that must be taken into account for their determination.
The Corporate Governance Code can be accessed by visiting:
https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf
The fees approved for the current Board of Directors can be consulted in the
following route:
https://www.grupoexito.com.co/es/General-shareholders-meeting-
decisions.pdf
NO. Explain:

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I U	8"	пu		U.



23.2. If the corporation adopts any variable compensation systems related to the Company's progress in the medium and long terms, **the compensation policy sets limits to the amounts** that may be distributed to the Board of Directors. If the variable component is related to the corporation's profits or other management indicators by the closing of the term assessed, whatever qualifications [salvedades] made by the Statutory Auditor in his report, which could lessen the term's results, will be considered.

23.2 Measure implementation	YES		NO	Х	N/A
YES. Briefly indicate:					
NO. Explain: The Remuneration Po in chapter 2.2.3 of the Company's (its fourth article that it correspond set the value of the fees of the me expressly adopting the recognition	Corpora Is to th embers	ate Gove e Gener of the	ernance al Shar Board c	e Code es eholders of Directo	tablishes in Meeting to rs, without
NA. Precise the law or regulation to adoption of the recommendation	hat pre	events tl	ne		
Implementation date					
Modification dates					

23.3. The proprietary and independent members of the Board of Directors are explicitly excluded from compensation schemes that include stock options or from a variable compensation linked to absolute changes in share prices.

23.3 Measure implementation	YES	X	NO		N/A
YES. Briefly indicate: In accordance with the Remuneration Policy of the Board of Directors incorporated in chapter 2.2.3 of the Company's Corporate Governance Code, the members of the Board of Directors will be entitled to remuneration for attending Board and Committee sessions, whose value will be set by the Shareholders Meeting for each period. The Company has not adopted compensation systems that incorporate stock options or variable compensation. The Corporate Governance Code can be accessed by visiting: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf Additionally, in the following link you can find the latest fees approved by the					
General Shareholders Meeting in the Board of Directors election: https://www.grupoexito.com.co/es/General-shareholders-meeting- decisions.pdf NO. Explain:					
NA. Precise the law or regulation that prevents the adoption of the recommendation					
Implementation date			lune 11	1, 2015	
Modification dates					

23.4. Within the compensation policy, for every term assessed, the General Assembly of Shareholders approves a maximum cost for the Board of Directors, including all the compensation elements authorized.

23.4 Measure implementation	YES	Х	NO	N/A	

YES. Briefly indicate: In accordance with the fourth article of the Remuneration Policy for the Board of Directors incorporated in chapter 2.2.3
of the Company's Corporate Governance Code, the General Shareholders
Meeting will establish the value of the fees corresponding to the members of
the Board of Directors for each period, which establishes the total amount
that will be paid to the directors for their attendance at the Board sessions
and the Committees they are part of.
The definition of the fees was adopted at the extraordinary meeting of the
General Shareholders' Meeting held on January 23, 2020, a decision that can
be consulted in the following route:
https://www.grupoexito.com.co/es/General-shareholders-meeting-
decisions.pdf
The Corporate Governance Code can be accessed by visiting: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>
NO. Explain:
NA. Precise the law or regulation that prevents the
adoption of the recommendation

Implementation date	June 11, 2015
Modification dates	

23.5. The shareholders know the complete actual cost of the Board of Directors during the term assessed, including all the compensation elements awarded to the Board members plus any spending reimbursements. Furthermore, it is published on the corporation's web site, itemized and detailed as the Board approves.

23.5 Measure implementation	YES	X	NO	N/A
YES. Briefly indicate: The total published in the Annual Corpora the corporate website.				
As proof of the above, it can be Governance Report presented ar				

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Meeting held on March 25, 2021, in the following route: https://www.grupoexito.com.co/es/2020-corporate-governance-code.pdf		
NO. Explain:		
NA. Precise the law or regulation that prevents the adoption of the recommendation		
Implementation date	March 17, 2015	
Modification dates		

Measure No. 24: The President of the corporation and the senior management.

24.1. The corporation's governance model creates an effective separation between the corporation's administration or governance (represented by the Board of Directors) and the ordinary course of business (in the hands of the senior management and led by the President of the corporation).

24.1 Measure implementation	YES	Х	NO		N/A		
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https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf

NO. Explain: NA. Precise the law or regulatio adoption of the recommendatio	-
Implementation date	March 17, 2015
Modification dates	

24.2. In general, the policy of the Board of Directors consists of delegating the ordinary course of **business** to the senior management team, thereby focusing its activities on the overall strategy, supervisory, governance, and control functions.

24.2 Measure implementation YES X NO N/A
YES. Briefly indicate: In this sense, the recommendation was accepted when
establishing in the Company's Bylaws (Article 34) and in the Rules of
Procedure for the Board of Directors incorporated in chapter 2.2.1 of the
Company's Corporate Governance Code, the functions of the Board of
Directors with a view to focus its activity on the functions of strategy,
supervision, governance and control. On the other hand, the functions
enshrined in the Company's Bylaws (chapter 5 title 4) and the Corporate
Governance Code established that to the CEO of the Company correspond
the functions necessary for the performance of the ordinary course of
business and the management of the Company's social business.
The Company's Bylaws can be consulted in the following route:
https://www.grupoexito.com.co/es/Bylaws-2021.pdf
The Corporate Covernance Code can be accessed by visiting:
The Corporate Governance Code can be accessed by visiting:
https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf
The rules of procedure for the Board of Directors can be consulted in the
following route:
https://www.grupoexito.com.co/es/Rules-of-Procedure-for-the-Board-of-
https:// https://bitolicolicol/contract of the board of

Directors.pdf NO. Explain:		
NA. Precise the law or regulation that prevents the adoption of the recommendation		
Implementation date	March 17, 2015	
Modification dates		

24.3. As a general rule, members of the Company's senior management are identified, assessed, and appointed directly, for they are their immediate staff. Otherwise, **the corporation may have the Board of Directors appoint the senior management members upon the proposal of the President of the Company.** However, no matter who makes the final appointment, the Board's Nomination and Compensation Committee will get to know and assess the candidates to hold key executive positions within the Company, and it will issue its opinion.

24.3 Measure implementation YES X NO N/A	
YES. Briefly indicate: Pursuant to the first part of the Measure, Article 34. literals a) and b) of the Company's Bylaws establishes that the Board of Directors is responsible for appointing the Chairman, Secretary and Internat Auditor, as well as appointing the Chief Operating Officer and Vice-President in accordance with the proposal made by the Company CEO. In the case of the General Secretary, since she also holds the position of Vice President, he election is made by the Board of Directors on the recommendation of the Company's CEO.	f I s f r
For its part, chapter 2.2.4.2.2. of the Company's Corporate Governance Code establishes in the head of the Appointments, Remuneration and Corporate Governance Committee the function of evaluating the candidates to occup key executive positions in the company and issuing its opinion to the Board. The Company's Bylaws can be consulted in the following route: <u>https://www.grupoexito.com.co/es/Bylaws-2021.pdf</u>	e

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The Corporate Governance Code ca https://www.grupoexito.com.co/es NO. Explain: NA. Precise the law or regulation to adoption of the recommendation	5/1.Corporate-Governance-Code.pdf
Implementation date	March 17, 2015
Modification dates	

24.4. The corporation has a clear policy to delegate functions approved by the Board of Directors and/or a power scheme that permits to assess the degree of empowerment of the President of the corporation, and that of the remaining members of the senior management.

24.4 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: Chapter 5 tit			• •		
to 39) establish the functions and p				•	•
and the other legal representative		•	•		
level of empowerment that the B Management.		Direct		s assigne	u to senior
The Company's Bylaws can be cons	ulted i	n the foll	lowing	route:	
https://www.grupoexito.com.co/es			-		
NO. Explain:					
NA. Precise the law or regulation t	hat pro	events th	ne		
adoption of the recommendation	•				
L					
Implementation date		Sep	tembe	r 11, 201	5

FINANCIAL SUPERINTENDENCY OF COLOMBIA

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Modification dates	

24.5. The Board of Directors, through the Nomination and Compensation Committee, or whoever fulfills its functions, **leads annually the performance assessment of the President of the corporation**, and learns about the assessments of the other senior management members.

24.5 Measure implementation	YES	х	NO	N/A	
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YES. Briefly indicate: The recomme	endation was expressly accepted in article		
2.2.4.2.2 literal a) of the Compa	ny's Corporate Governance Code, which		
establishes as a function of the Ap	pointments, Remuneration and Corporate		
Governance Committee the fu	nction of evaluating individually and		
collectively the management of the	e CEOs, Vice Presidents and administrators		
of the Company, in accordance with	th the duties and responsibilities assigned		
to them. Likewise, it is established	in the Remuneration and Evaluation Policy		
for Senior Management (Perform	ance Evaluation). In 2021, the Board of		
Directors, through the Appoint	tments, Remuneration and Corporate		
	with the provisions of this measure.		
The Corporate Governance Code ca	an be accessed by visiting:		
https://www.grupoexito.com.co/es	s/1.Corporate-Governance-Code.pdf		
NO. Explain:			
NA. Precise the law or regulation that prevents the			
adoption of the recommendation			
Г			
Implementation date	January 15, 2016		

24.6. The corporation has a compensation policy for the President of the Company, and for the remaining senior management members approved by the Board of Directors. It identifies all the compensation elements that may be actually met, bound to the attainment of long-term objectives and to risk levels.

Modification dates

24.6 Measure implementation	YES	Х	NO	N/A	

YES. Briefly indicate: Article 2.3.1 of the Corporate Governance Coordinates the Senior Management Remuneration and Assessment Policies which defines all the components of full compensation that the members of the Company's Senior Management may aspire, from fixed remuneration to variable remuneration linked to the fulfilment of short and long-term objectives and benefits.					
The Corporate Governance Code ca https://www.grupoexito.com.co/es	in be accessed by visiting: s/1.Corporate-Governance-Code.pdf				
NO. Explain:					
NA. Precise the law or regulation the adoption of the recommendation	hat prevents the				
Implementation date	September 14, 2016				

Modification dates

24.7. If the compensation of the President of the corporation **includes fixed and variable components, it**s technical design and method of calculation **impede that the variable component may surpass the maximum limit set forth by the Board of Directors.**

24.7 Measure implementation YES X NO N/A
YES. Briefly indicate: In this sense, the measure was accepted, so that the Company's CEO has a fixed remuneration and a variable remuneration component, which according to its calculation prevents it from exceeding the maximum amount established by the Board of Directors. The foregoing in accordance with the Remuneration and Assessment Policy for Senior Management established in Article 2.3.1 of the Company's Corporate Governance Code.
The Corporate Governance Code can be accessed by visiting: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u> NO. Explain:

NA. Precise the law or regulation that prevents the adoption of the recommendation

Implementation date	September 1, 2015
Modification dates	September 14, 2016

CONTROL ARCHITECTURE

Measure No. 25: Ambiente de Control.

25.1. The Board of Directors is ultimately responsible for establishing a solid control

environment in the Company adapted to its nature, size, complexity and risks, and that complies with the budgets set forth in Recommendation 25.1.

25.1 Measure implementation YES X NO N	Ά	
YES. Briefly indicate: Pursuant to Section 34.3, parts a), b) and c), of Article 34 of the Cou	many	
Bylaws, and Chapter 4, Section 2.2.1 of the Corporate Governance Sur		
the Board of Directors has the duty to:	innur y,	
a) Ensure there is an adequate control environment in the Compa	ny and	
its subsidiaries, establishing a control architecture for all compa	-	
the Group and supervising the effectiveness thereof.		
b) Approve the risk policy and delegation of the same, perio	dically	
monitoring the Company's main risks, including those assumed	due to	
off balance-sheet operations.		
c) Approve, monitor and verify the efficiency of internal control sy		
using procedures, risk management systems and alarms appro-	ved by	
the Board of Directors.		
Therefore, the Control Architecture is defined in the Company, in according to the Company of th		
with Chapter Eight of the Corporate Governance Summary, which includ		
control environment component, adapted to the nature, size, complexi risks of the Company, which was approved by the Board of Directors in	-	
Through its Audit and Risk Committee, the Board of Directors knew		
monitored the Company's control environment and risk management in		
inomored the company's control environment and tisk management in	2021.	
The Company Bylaws can be found at:		
https://www.grupoexito.com.co/es/Bylaws-2021.pdf		
The Corporate Governance Summary can be found at:		
https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf		
NO. Explain:		
N.A. Precise the law or regulation that prevents the		
adoption of the recommendation:		

Implemetation Date	March 17, 2015
Modification Dates	

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

25.2. Measure implementation YES X NO N/A
YES. Briefly indicate:
Pursuant to Article 34.3, of the Company Bylaws, the Company's Board of Directors approved the Control Architecture Policy, defined in Chapter 8 of the Corporate Governance Summary, with which it promotes a culture of appropriate risk management and control in the Company and its subsidiaries; defines roles and responsibilities about risk management, internal control and evaluation, as well as reporting and monitoring; and it defines the consideration of the risks that derive from strategic definitions and business processes, to carry out monitoring, evaluation and management. 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 2021, 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.
The Company Bylaws can be found at: https://www.grupoexito.com.co/es/Bylaws-2021.pdf
The Corporate Governance Summary can be found at: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u> NO. Explain:

N.A. Precise the law or regulation that prevents the adoption of the recommendation:			
Implemenatation Date	January 15, 2016		
Modification Dates			

Measure No. 26: Risk Management.

26.1. The risk management objectives in the Company are those established in Recommendation 26.1.

26.1 Measure implementation	YES	x	NO		N/A
YES. Briefly indicate:					
The Company has established a risk management model by levels, with differentiated roles, responsibilities and reports in each one, which was updated and validated by the Audit and Risk Committee in May 2017.					
Activities of identification, assessment, monitoring and regular reporting are carried out at all these levels pursuant to Recommendation 26.1, which are described in "Architecture Control" Chapter Eight of the Corporate Governance Summary.					
The Company's Corporate Governance Code can be found at: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>					
NO. Explain:					
N.A. Precise the law or regulation that prevents the adoption of the recommendation:					
Implementation Date		Sep	tember	11, 201	14

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

26.2 Measure implementation YES X NO N/A
YES. Briefly indicate:
The Company has a corporate-strategic risk map that is regularly communicated to Senior Management, the Audit and Risk Committee and the Board of Directors, as well as business risk maps, which are regularly updated, communicated to the management of each business and regularly communicated to the Internal Risk Committee.
During 2021, and as an expression of a risk culture entrenched in the Company and in response to significant changes in the environment, an analysis of the principal risks and trends was carried out in light of the changes in the national political, social and economic environment, as well as international factors that permeate the context in which the Company operates, with the participation and leadership of the company Senior Management, where a new strategic risk profile was obtained, and new strategies were defined and implemented for its administration. The risks of this level were reviewed by the Audit and Risk Committee, and validated by the Board of Directors.
In particular, in mid 2021, the Company, also under the leadership and participation of Senior Management, conducted an additional tactical exercise to refine the scenarios of the main risks of the strategic risk map in order to review the actions leading to their effective control and mitigation.
NO. Explain:
N.A. Precise the law or regulation that prevents the adoption of the recommendation:

Implementation Date	September 11, 2014
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26.3. The Board of Directors is responsible for defining a risk management policy and setting maximum exposure limits for each risk identified.

26.3 Measure implementation YE	S X N	10	N/A	
YES. Briefly indicate:				
Pursuant to Section 34.3, part b), of Article 34 of the Company Bylaws, the Board of Directors is responsible for approving the Risk Policy, delegating risks, and regularly monitoring the Company's main risks, including those assumed in off balance-sheet operations. To do this, the Board of Directors has approved the Risk Management Policy included in the Corporate Governance Summary.				
In addition, the Board of Directors vali strategic level and the level of risk dele		••	hose at the	
The Company Bylaws can be found at: <u>https://www.grupoexito.com.co/es/By</u>	'laws-2021.pdf	f		
In compliance with the Risk Management Policy, during 2021, the Senior Management updated the Company's strategic risks, as well as a reviewing and refining tactical excercise during its term. Also, new strategies were defined and implemented to manage these risks according to their level of exposure. The Audit and Risks Committee reviewed the risks of this level in November 2021 and validated by the Board of Directors in December 2021.				
In addition, during 2021, this risk update was extended to the Company's different businesses, complementing the periodic monitoring of its risk profile and as part of the tactical level risk management.				
Finally, during the year, the Company risk managers' model for the manager the operating level, to whom methodo were provided.	nent of transve	ersal and relev	vant risks at	
NO. Please Explain:				
N.A. Precise the law or regulation tha adoption of the recommendation::	; prevents the			

Implementation Date	September 11, 2014
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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. Measure implementation	YES	x	NO		N/A
YES. Briefly indicate:					
The Rules of Procedure for the Board of Directors incorporated in the Numeral 2.2.1 of the Corporate Governance Code and the Company's Enterprise Risk Management Policy, defined in Chapter 8 of that code, establish that the functions of the Board of Directors supported by the Audit and Risk Committee include regular supervision of the effective application of the Company's enterprise risk management.					
For the 2021 period, the Audit and Risk Committee reviewed and recommended over the strategic risk management of the Company including monitoring the development of the measures implemented by the Senior Management. Also, at the december session, the Board of Directors monitored the Company's strategic risk profile, previously presented to the Audit and Risk Committee.					
In addition, the Audit and Risk Committee monitored operational level risks relevant to the achievement of organizational objectives and made recommendations on their management.					
The Company's Corporate Governance Code can be accessed at: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>					
NO. Explain:					
N.A. Precise the law or regulation that prevents the					
adoption of the recommendation:					
Implementation Date		Ν	March 17	, 2015	

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26.5. Within the risk management policy framework, **the senior management performs the processes and is responsible for managing the risks**; therefore, it must identify, assess, estimate, control, monitor, and report them. In doing so, it defines methodologies and ensures that the management of risks is coherent with the risk strategies and policies set forth, and with the top limits approved.

26.5 Measure implementation	YES	Х	NO		N/A
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YES. Briefly indicate:
Pursuant to Chapter 8 of the Corporate Governance Code, it is Senior Management's responsibility to implement and maintain the Enterprise Risk Management System and align it with the strategy.
The strategic-corporate risks are identified, defined, assessed and managed directly by the Company's Senior Management, so that the established action plans are directed by Senior Management for execution by the different process owners.
During 2021, Senior Management with the accompaniment of the Vice Presidency of Corporate Affairs carried out the identification, analysis, and measurement of the company's principal risks in light of the context and current trends and defined the strategies to be developed to control and mitigate risks according to their organization's appetite. This analysis was reported to the Audit and Risk Committee and subsequently presented to the Board of Directors.
The Company's Corporate Governance Code can be accessed at: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>
NO. Explain:
N.A. Precise the law or regulation that prevents the
adoption of the recommendation:

Implamantation Date	September 11, 2014
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26.6. The corporation has a policy to delegate risks approved by the Board of Directors. It establishes the limits of risk that may be managed directly at each of its levels.

26.6 Measure implementation YES X NO N/A			
YES. Briefly indicate:			
The Board of Directors approved the Risk Management Policy contained in the Corporate Governance Code. Additionally, at its meeting in November 2017, it approved the strategic risk delegation rules according to the risk appetite and assessment of them, in line with the organizational structure approved by the Board of Directors. During 2021, it monitored the evolution of the risk assessment according to the defined risk appetite and its management measures.			
The Company's Corporate Governance Code can be accessed at: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf			
NO. Explain:			
N.A. Precise the law or regulation that prevents the adoption of the recommendation:			

Implamantation Date	September 1, 2015
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26.7. Within conglomerates, there must be a comprehensive management of risks, so that there is cohesion among the belonging companies and control of them.

26.7 Measure implementation	YES	X	NO	N/A
YES. Briefly indicate:				

In its risk management model, the	Company has defined a strategic level and		
a level of the Company's businesses. At the first level, the focus is on risks that			
affect compliance with the Compar	ny's strategic pillars with a vision from the		
corporation with a Group scope. At	t the second level, the focus is on the risks		
that affect each one of the Compar	ny's businesses. In accordance with the risk		
management model, a language an	d methodology are homologated from the		
matrix to subordinated companies,	which are referred to under the model as		
"business units". For the rest of th	ne subordinates there is a monitoring and		
reporting system, as well as synerg	ies in risk management measures.		
During 2021, the risk profile of d	lifferent businesses of the Company was		
updated, in which were considered	those strategic risks previously identified		
with Senior Management and according to their relevance to the nature of the			
business. Likewise, were identify th	ose administrative measures necessary for		
risk mitigation and control.			
NO. Explain:			
N.A. Precise the law or regulation	that prevents the		
adoption of the recommendation:			
Implementation Date	September 11, 2014		

26.8. If the corporation has a complex and diverse structure for business and transactions, **there is a risk management post (CRO Chief Risk Officer**). In the case of companies integrated in control configurations and/or business groups, the incumbent has faculties over the conglomerate at large.

January 15, 2016

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26.8 Measure implementation YES	X NO N/A
YES. Briefly indicate:	
In the Company's organizational struct Leader has the role of CRO and report Affairs.	· · ·

	ng compliance, together with each of the and risk management policies at the		
NO. Explain:			
N.A. Precise the law or regulation that prevents the adoption of the recommendation:			
Implementation Date	September 11, 2014		

Measure No. 27: Control Activities

Modification Dates

27.1. The Board of Directors is responsible for ensuring that there is an adequate internal control system, adjusted to the corporation and its complexity, and coherent with the risk management in force.

27.1 Measure implementation YES X NO N/A				
YES. Briefly indicate:				
In accordance with numeral 34.3, Letter c) of Article 34 of the Company Bylaws, it is the duty of the Board of Directors to: Approve, monitor and verify the efficiency of internal control systems in compliance with procedures, risk management systems and alarms that have been approved by the Board of Directors. The Board of Directors executes this function through its Audit and Risk Committee.				
The Regulations of this Committee, contained in the Corporate Governance Code incorporated in the second chapter, numeral 2.2.4.2.1, defines the functions concerning the Internal Control System, as support to the Board of Directors.				
The Company's Corporate Governance Code can be accessed at: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf				
The Company Bylaws can be accessed by visiting: <u>https://www.grupoexito.com.co/es/Bylaws-2021.pdf</u>				

NO. Explain:				
N.A. Precise the law or regulation adoption of the recommendation	-			
Implementation Date	March 17, 2015			
Modification Dates				

27.2. The Board of Directors is responsible for overseeing the effectiveness and suitability of the internal control system. This could be delegated to the Audit Committee, with no lessening of the Board's supervisory responsibilities.

27.2 Measure implementation	YES	х	NO		N/A
YES. Briefly indicate:					
In accordance with numeral 34.3, I it is the duty of the Board of Dir efficiency of internal control sys management systems and alarms Directors.	ectors to stems in	o: Appr compl	ove, moi iance wi	nitor a th pro	and verify the ocedures, risk
In addition, the Regulations of the Directors contained in the Corpo second chapter, numeral 2.2.4.2 Internal Control System, as suppo losing its supervisory responsibilit	orate Gov .1, defin rt to the	vernanc es the	e Code i function	ncorp s in re	orated in the elation to the
During 2021, the Audit and Risk Committee held seven (7) ordinary and one (1) extraordinary meetings, and supervised the Internal Control and Risk Management System, mainly through the reports received from Internal Audit, the Statutory Auditor, the Comprehensive Risk Management area and the Financial Vice-Presidency within the framework of compliance with the Sarbanes Oxley Act.; it also validated the evolution and updating of strategic risks. This Committee presented to the Board of Directors a report of the meetings held.					
The Company's Corporate G https://www.grupoexito.com.co/					accessed at: ode.pdf

The Company Bylaws can be accessed by visiting: <u>https://www.grupoexito.com.co/es/Bylaws-2021.pdf</u>			
NO. Explain:			
N.A. Precise the law or regulation that prevents the adoption of the recommendation:			
Implementation Date	March 17, 2014		
Modification Dates			

27.3. The corporation applies and demands the self-control principle. It is understood as the ability of the individuals who participate in the various processes to consider control as an inherent part of their responsibilities, fields of activity, and decision-making.

-

27.3 Measure implementation YES X NO N/A
YES. Briefly indicate:
The Company has implemented a Self-Control Program, which, as defined in Chapter 8 of the Corporate Governance Code, is based on the principle understood as the "capacity of people to consider control as an inherent part of their responsibilities, fields of action, and decision-making." It requires that those who participate in the different processes understand control as part of the responsibilities derived from the same processes to ensure that each one of the identified risks is adequately managed and that the effectively developed policies, processes, controls and measures are applied in practice. Additionally, the Self-Control Program is defined within the control architecture, as the reporting line to those responsible for risk measurement processes and the application of their controls.
The Company executes de Self-Control Program, supported by a Self-Control software which during 2021 allowed the self-assessment in stores every six months for their most critical risks and key controls, establishing corrective action plans when diversions were detected. Coverage of the program in 2021 included 495 self-assessment guides available in stores for all brands.

In line with the company's strategy, the business model and the adoption of best practices and standards in matters of Governance, Risk and Compliance, in 2020 the redesign project of the Self-Control Program began, to strengthen it as an enabler and enhancer of value, in the management of the operational risk (processes) of the Company. In the first quarter of 2022, it is estimated that the program will be relaunched.

The Company's Corporate Governance Code can be accessed at: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>

NO. Explain:

N.A. Precise the law or regulation that prevents the adoption of the recommendation:

Implamantation Date	December 31, 2001
Modification Dates	

Measure No. 28: Information and Communication.

28.1. Within the corporation, there is top-down and horizontal communication about the culture, philosophy, and policies concerning risk, and about the limits of exposure approved, so that the staff at large regards the risks and control activities within their functions.

28.1 Measure implementation YES X NO N/A
YES. Briefly indicate:
The Control Architecture approved by the Board of Directors provides mechanisms to ensure communication within the different levels of the descending and horizontal organizational structure of the risks and control activities of each process.
During 2021, the Senior Management participated directly in the assessment of each of the strategic risks, the definition of their current and future management measures, as well as the validation of risk scenarios. The

strategic risks were reported to Senior Management, the Audit and Risk Committee and the Board of Directors.

The risk profile of the company's different businesses is periodically updated, identifying their risks and control activities, including those strategic risks previously analyzed with Senior Management and which are relevant according to the nature of the business. As a result, the analysis results are shared with the head of each business and their primary team. This information is presented to the different risk managers and impacted process owners to identify the risks under their responsibility, including controls and administrative measures necessary for their management.

NO. Explain:

N.A. Precise the law or regulation that prevents the adoption of the recommendation:

Implamantation Date	January 15, 2016
Modification Dates	

28.2. Within the corporation, **there is a bottom-up mechanism to report information** (toward the Board of Directors and the senior management) reliable, clear, and complete, which provides support and permits an informed decision-making, risk management, and control.

28.2 Measure implementation	YES	Х	NO	N/A	

YES. Briefly indicate:

In Chapter 8 of the Corporate Governance Code, the Enterprise Risk Management Policy of Control Architecture has defined the reporting mechanisms up to Senior Management, the Audit and Risk Committee and the Board of Directors.

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

- Strategic level: During 2021, the strategic risks and their management measures were reported to the Board of Directors, with prior

validation by the Audit and Risk Committee, which were defined by				
Senior Management.				
- Tactical level: During 2021, the Risk Management Department,				
together with the Business Managers, reviewed the risk profiles of				
each of the brands and their management measures.				
- Operating level: In 2021, through the SelfControl Program, some of				
those responsible for operational processes in stores had access to				
reports of their own self-assessment of risks and controls in the system				
provided for that purpose. Additionally, through the accompaniment				
and sensitization by the Integral Risk Management Department to the				
risk managers of the operating model, the Company identified and				
prioritized transversal risks that permeate different processes in the				
organization. Likewise, progress was made in the execution of risk				
workshops with these managers. In 2021, some of these operational				
level risks with strategic impact, and their treatment measures, were				
reviewed by the Audit and Risk Committee.				
The Company's Corporate Governance Code can be accessed at:				
The Company's Corporate Governance Code can be accessed at: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf				
https://www.grupbexito.com.co/es/1.corporate-Governance-Code.pdf				
NO. Explain:				
N.A. Precise the law or regulation that prevents the				
adoption of the recommendation:				

Implamantation Date	January 15, 2016
Modification Dates	

28.3. The corporation's mechanisms for communication and report of information:

i. Allow the senior management to engage the corporation as a whole, highlighting its responsibility in risk management and the setup of controls.

ii. Enable the corporation's personnel to understand their role in risk management and the identification of controls, as well as their individual contribution in connection with the work of others.

28.3 Measure implementation	YES	х	NO		N/A		
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YES. Briefly explain:

In Chapter 8 of the Corporate Governance Code, the Enterprise Risk Management Policy establishes roles and responsibilities in risk management for the different levels of the Organization from those responsible for processes up to the Board of Directors. Additionally, the flow of communication established in the Company's Control Architecture allows Senior Management to involve the whole organization at the strategic, tactical and operational levels, highlighting its responsibility regarding risk management, the identification and definition of control activities and reporting.

Once the organization's strategic risk profile is in place, which is defined by the Senior Management and subsequently presented to the Audit Committee and Board of Directors the communication is made to the company's personnel to guarantee their commitment to managing the risks under its administration and the definition and implementation of the necessary controls and treatment measures. The same happens with the management of business risks and risks at the operational level, which the risk manager's control.

The Company's Corporate Governance Code can be accessed at: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf

NO. Explain:

N.A. Precise the law or regulation that prevents the adoption of the recommendation:

Implamantation Date	January 15, 2016
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28.4. There are internal anonymous-tip systems or "whistle blowers" through which the employees may inform anonymously any illegal or unethical behaviors, or those that may contravene the corporation's risk management and control culture. The Board of Directors receives a report on these claims.

The management of these channels is the responsibility of a specialized and independent third party, which encourages the use of these channels and pelps the reporter to provide better quality information freely and pontaneously with no retaliation. The Company's Ethics Committee and the Operating Anti-Fraud and AntiCorruption Committee comprised by senior management monitored the tatistics and management of the cases reported through these channels, each of them in four (4) ordinary meetings and one (1) extraordinary meeting and pontaneo Officer on the main statistics and relevant cases recieved in the Compliance Officer on the main statistics and relevant cases recieved in the Transparency Line, and in September 2021, a consolidated management eport was presented in a session of the Audit and Risk Committee of the Board of Directors. Finally, this information is included in the Corporate Governance Report.	FINANCIAL SUPERI	NTEND	ENCY O	F COL	OMBIA	
FES. Briefly indicate: The company's Transparency Program approved by the Board of Directors has established a Transparency Line for the receipt of complaints of illegal or innethical behavior, or that may contravene the culture of risk management and controls of the company, which is made up of various channels to facilitate access to different interest groups, such as email: etica@grupo-exito.com, or elephone 018000-522526, the ethics form on the corporate intranet and vebsite, which are widley publicised. These mechanisms provide the opportunity to make the reports anonymously if the person reporting the event prefers. The management of these channels is the responsibility of a specialized and ndependent third party, which encourages the use of these channels and pontaneously with no retaliation. The Company's Ethics Committee and the Operating Anti-Fraud and AntiCorruption Committee comprised by senior management monitored the tatistics and management of the cases reported through these channels, each of them in four (4) ordinary meetings and one (1) extraordinary meeting luring 2021. Likewise, during the same year, the Board of Directors has eceived a monthly and semestral consolidated written report from the Compliance Officer on the main statistics and relevant cases recieved in the ransparency Line, and in September 2021, a consolidated management eport was presented in a session of the Audit and Risk Committee of the Board of Directors. Finally, this information is included in the Corporate Boovernance Report. A.A. Precise the law or regulation that prevents the	28.4 Measure implementation	VES		NO		
The company's Transparency Program approved by the Board of Directors has established a Transparency Line for the receipt of complaints of illegal or inethical behavior, or that may contravene the culture of risk management and controls of the company, which is made up of various channels to facilitate access to different interest groups, such as email: etica@grupo-exito.com , or elephone 018000-522526, the ethics form on the corporate intranet and vebsite, which are widley publicised. These mechanisms provide the poportunity to make the reports anonymously if the person reporting the event prefers. The management of these channels is the responsibility of a specialized and ndependent third party, which encourages the use of these channels and pelps the reporter to provide better quality information freely and pontaneously with no retaliation. The Company's Ethics Committee and the Operating Anti-Fraud and AntiCorruption Committee comprised by senior management monitored the tatistics and management of the cases reported through these channels, each of them in four (4) ordinary meetings and one (1) extraordinary meeting furing 2021. Likewise, during the same year, the Board of Directors has eceived a monthly and semestral consolidated written report from the Compliance Officer on the main statistics and relevant cases recieved in the ransparency Line, and in September 2021, a consolidated management eport was presented in a session of the Audit and Risk Committee of the Board of Directors. Finally, this information is included in the Corporate Governance Report. VO. Explain:						
Andependent third party, which encourages the use of these channels and helps the reporter to provide better quality information freely and pontaneously with no retaliation. The Company's Ethics Committee and the Operating Anti-Fraud and AntiCorruption Committee comprised by senior management monitored the tatistics and management of the cases reported through these channels, each of them in four (4) ordinary meetings and one (1) extraordinary meeting during 2021. Likewise, during the same year, the Board of Directors has eccived a monthly and semestral consolidated written report from the Compliance Officer on the main statistics and relevant cases recieved in the transparency Line, and in September 2021, a consolidated management eport was presented in a session of the Audit and Risk Committee of the Board of Directors. Finally, this information is included in the Corporate Governance Report.	The company's Transparency Progrestablished a Transparency Line unethical behavior, or that may co and controls of the company, which access to different interest groups telephone 018000-522526, the e website, which are widley pub	for the contrave h is made s, such a othics for policised.	receipt ene the o de up of v as email: orm on t . These	of cor culture various <u>etica@</u> the co mech	mplaints c of risk m channels <u>ogrupo-ex</u> rporate in anisms p	of illegal or anagement to facilitate <u>(ito.com</u> , or or oranet and rovide the
AntiCorruption Committee comprised by senior management monitored the tatistics and management of the cases reported through these channels, each of them in four (4) ordinary meetings and one (1) extraordinary meeting during 2021. Likewise, during the same year, the Board of Directors has eccived a monthly and semestral consolidated written report from the Compliance Officer on the main statistics and relevant cases recieved in the Transparency Line, and in September 2021, a consolidated management eport was presented in a session of the Audit and Risk Committee of the Board of Directors. Finally, this information is included in the Corporate Governance Report.	independent third party, which e	encoura bette	ges the	use of	these ch	annels and
N.A. Precise the law or regulation that prevents the	AntiCorruption Committee compri statistics and management of the o each of them in four (4) ordinary n during 2021. Likewise, during the s received a monthly and semestral Compliance Officer on the main sta Transparency Line, and in Septemb report was presented in a session o	ised by cases re neeting same ye consoli atistics ber 202 of the A	senior m eported t is and on ear, the E dated w and rele 1, a cons Audit and	anager hroug e (1) e Board c ritten r vant ca solidate I Risk C	ment mon n these ch xtraordina of Director eport fror ases reciev ed manage Committee	itored the annels, any meeting s has n the red in the ement e of the
- .	NO. Explain:					
- .	N.A. Precise the law or regulation	that p	revents t	he		
	adoption of the recommendation	•				

Implamantation Date

Sepetember 11, 2014

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iniounication Bates	January 13, 2010

Measure No. 29: Monitoring of Control Architecture

29.1. The Board of Directors, through the Audit Committee, is responsible for overseeing the effectiveness of the different components of the corporation's Control Architecture.

29.1 Measure implementation YES X NO N/A
YES. Briefly indicate:
Pursuant to Article Section 34.3, letter c), Article 34 of the Company Bylaws, it is the duty of the Board of Directors to approve, monitor and verify the efficiency of internal control systems pursuant to the procedures, risk control systems and alarms approved by the same Board of Directors.
In addition, the Regulations of the Audit and Risk Committee of the Board of Directors contained in the numeral 2.2.4.2.1 of the Corporate Governance Code, defines the functions in relation to the Internal Control System as a support to the Board of Directors.
In 2021, the Audit and Risk Committee supervised the different components of the Internal Control Architecture: control environment; risk management, control activities, information and communication and monitoring; supported by Senior Management, the Risk Management Department, the Compliance area, the Internal Audit and the Statutory Auditor, in the different scopes of its activity.
The Company Bylaws can be accessed by visiting: https://www.grupoexito.com.co/es/Bylaws-2021.pdf
The Company's Corporate Governance Code can be accessed at: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf
NO. Explain:
N.A. Precise the law or regulation that prevents the adoption of the recommendation:

Implementation Date	March 17, 2015
Modification Dates	

29.2. The corporation's **monitoring activities, aimed at confirming the effectiveness of the Control Architecture**, involve, in a special way, the **cooperation of** the internal audit functions **and of the Statutory Auditor** in matters within their competence, and particularly those regarding the company's financial information.

29.2 Measure implementation YES X NO N/A					
YES. Briefly indicate:					
Chapter 8 of the Corporate Governance Code, establishes that the Company will have an Internal Audit whose misión wil be to provide assurance (audit) and consultation (advice), independently and objectively, for the governance, risk and control processes, looking for the improvement of the company's operations, helping it to meet its objectives.					
In addition, Article 42 of the Company Bylaws establishes the functions of the Statutory Auditor, which include the review of financial and accounting information.					
During 2021, the Internal Audit and the Statutory Auditor, exercised their role as established therein, informing about their work to the Audit and Risk Committee of the Board of Directors.					
The Company's Corporate Governance Code can be accessed at: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf					
NO. Explain:					
N.A. Precise the law or regulation that prevents the adoption of the recommendation:					

Implementation Date	January 15, 2016
Modification Dates	

29.3. The corporation's internal audit function has bylaws approved by the Audit Committee. They describe explicitly the scope of its duties, and should comprise the topics indicated in recommendation.

29.3 Measure implementation	ES X	NO		N/A
YES. Briefly indicate:				
The Company has Internal Audit St Governance Code, was approved by and Risk Committee. This includes regarding the good practices define framework for the professional inter of Internal Auditors – IIA Global.	the Board the topic d in the s	of Directors indicate standards	ors throu ed in Me of the ir	gh its Audit easure 29.3 nternational
NO. Explain:				
NA. Precise the law or regulation that	t prevent	s the		
adoption of the recommendation:				

Implamantation Date	November 19, 2014
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29.4. The head director of the internal audit remains professionally independent of the senior management of the corporation or conglomerate that has hired him, by being functionally dependent from the Audit Committee exclusively.

29.4 Measure implementation	YES	x	NO		N/A
YES. Briefly indicate:					
Pursuant to Article 59 of the Company Bylaws and the Internal Audit Bylaws, the Internal Auditor depends professionally and operationally on the Board of					

Directors, which shall be responsible for the appointment and removal of candidates proposed by the Audit and Risk Committee. In 2021, the Internal Audit Department ratified its independence before the Board's Audit and Risk Committee at its meeting in December 14.						
The Company Bylaws can be accessed by visiting: <u>https://www.grupoexito.com.co/es/Bylaws-2021.pdf</u>						
NO. Explain:						
N.A. Precise the law or regulation that prevents the adoption of the recommendation:						

Implamantation Date	March 17, 2015
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29.5. The corporation's Board of Directors is responsible for appointing and dismissing the head of the internal audit upon the proposal of the Audit Committee. The market is informed of his dismissal or resignation.

29.5 Measure implementation YES X NO N/A
YES. Briefly indicate:
Among the functions of the Board of Directors, enshrined in Article 34, numeral 7, of the Company Bylaws, is to freely appoint and remove the Internal Auditor, with a prior report from the Appointment, Remuneration and Corporate Governance Committee, and the Audit and Risk Committee.
The removal or resignation of the Internal Auditor if this occurs would be reported to the market in compliance with Decree 2555 of 2010.
The Company Bylaws can be accessed by visiting: <u>https://www.grupoexito.com.co/es/Bylaws-2021.pdf</u>
NO. Explain:

N.A. Precise the law or regulation that prevents the adoption of the recommendation:

Implamantation Date	March 17, 2015
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29.6. The Statutory Auditor of the corporation or conglomerate is clearly independent of them. The respective audit report makes a statement about this capacity.

29.6 Measure implementation YES X NO N/A
YES. Briefly indicate:
The independence of the Statutory Auditor is a necessary condition for its nomination by the Board of Directors and its appointment by the General Shareholders Meeting pursuant to Chapter 8 of the Corporate Governance Code, title corresponding to the monitoring of the control architecture, of the Corporate Governance Code, the Statutory Auditor must inform the Audit and Risk Committee, among others, whether the condition of independence with
respect to the Company or its related parties is maintained. At the meeting of the Board's Audit and Risk Committee in February 2021, the Statutory Audit firm issued its independent opinion on the financial information of 2020.
The Company's Corporate Governance Code can be accessed at: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>
NO. Explain:
N.A. Precise the law or regulation that prevents the adoption of the recommendation:

Implamantation Date	January 15, 2016
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29.7. If the corporation is the holding company of a conglomerate, **the Statutory Auditor is the same for all the companies, including those that are offshore**.

29.7 Measure implementation YES NO X N/A		
YES. Briefly indicate:		
NO. Explain:		
It is defined in Chapter 8 of the Corporate Governance Code under the title corresponding to the Monitoring of the Control Architecture, that the Statutory Audit service shall be assigned for the Company and its subsidiaries and/or subordinate companies with the same firm and with a common and shared vision of the Business Group.		
Although it tends to the subordinate companies have the same Statutory Audit firm, the economic conglomerate in which Grupo Éxito is located, includes Companhia Brasileira de Distribuição (Brazil) and Grupo Casino (France); thus, the implementation of the measure requires the alignment of the various locations, which has implications of all kinds: legal, operational (consolidation), financial, and technical.		
The Company's Corporate Governance Code can be accessed at: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf		
N.A. Precise the law or regulation that prevents the adoption of the recommendation:		

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tors		the Statutory Auditor approved by the Boa lers. It contains the provisions indicated in
	29.8 Measure implementation	YES X NO N/A
	YES. Briefly indicate:	
	Architecture Monitoring, Statutory	vernance Code related to the Control Auditor and External Control, contains the of the Statutory Auditor, that includes the 9.8.
	by the Senior Management, the	took place, these definitions were applied Audit and Risk Committee, the Board of ders Meeting, in the process of election of
	The Company's Corporate Gov https://www.grupoexito.com.co/es	vernance Code can be accessed at: s/1.Corporate-Governance-Code.pdf
	NO. Explain:	
	NA. Precise the law or regulation t adoption of the recommendation:	hat prevents the

Implamantation Date	January 15, 2016
Modification Dates	

29.9. The corporation sets forth a maximum contract term with the auditing firm that ranges between five (5) and ten (10) years, in order to avoid excessive proximity with such a firm and/or its teams, and to safeguard its independence. Regarding Statutory Auditor-natural person without contract with any auditing firm, the maximum contract term is 5 years.

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29.9 Measure implementation YES NO X N/A		
YES. Briefly indicate:		
NO. Explain:		
A maximum term for the Company to be able to re-elect the Statutory Audit firm was not set forth in the Company Bylaws or policies. However, it was established in the Corporate Governance Code that individuals who perform the functions for the Statutory Auditor firm must be rotated at least once every five (5) years.		
During 2019, a transition was made to rotate the personnel (partners) that perform the function of Statutory Auditor for the Group's companies.		
The Company has promoted the measure's adoption, with everyone, given the changes it has faced and considering it is part of an economic conglomerate that includes includes Grupo Pao de Azúcar (Brazil) and Grupo Casino (France), the implementation of the measure requires the alignment of various locations, which has legal, operational (consolidation), financial, and technical implications.		
The Company's Corporate Governance Code can be accessed at: <u>https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf</u>		
N.A. Precise the law or regulation that prevents the adoption of the recommendation:		

Implamantation Date	
Modification Dates	

29.10. Within the maximum contract term, halfway through it, the corporation **promotes the turnover of the auditing-firm associates assigned to it**, and that of their work teams. At the end of such term, the turnover of the firm itself must obligatorily take place.

29.10 Measure implementation YES X

X NO

N/A	
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YES. Briefly indicate:
Pursuant to Chapter 8 of the Corporate Governance Code related to the Control Architecture Monitoring, Statutory Auditor and External Controlthe Company promotes the rotation of the partner of the Statutory Audit firm and its work team.
During 2019, a transition was made to rotate the partner that perform the function of Statutory Auditor for the Group's companies.
The Company's Corporate Governance Code can be accessed at: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf
NO. Explain:
N.A. Precise the law or regulation that prevents the adoption of the recommendation:

Implamantation Date	August 29, 2012
Modification Dates	

29.11. The corporation extends the existing prohibition to avoid **contracting with the Statutory Auditor any professional services other than the auditing of its accounts** –and related functions sanctioned by the current regulations, to individuals or entities related to the auditing firm. This includes companies within the group of the auditing firm, and companies of which a large number of shareholders and/or administrators coincide with those of the auditing firm.

29.11 Measure implementation YES X NO N/A
YES. Briefly indicate:
Pursuant to Chapter 8 of the Corporate Governance Code, the Company extends this limitation of the recommendation to individuals or entities related to the hired Statutory Audit firm. The entities include companies of the Corporate Group, as well as companies with a large number of partners and/or managers in common with those of the Statutory Audit firm.

		•	Governance co/es/1.Corpo				at:
NO.	Explain:						
	•						
		•	tion that prev	ents the	5		
adop	otion of the re	ecommendat	tion:				

Implamantation Date	January 15, 2016
Modification Dates	

29.12. In its public information, **the corporation discloses the total amount of the contract with the Statutory Auditor**, as well as the proportion that these honoraria have for the auditing firm in relation to the total income associated to the firm's financial auditing activity.

29.12 Measure implementation YES X NO N/	A
YES. Briefly indicate:	
On its website, the Company posts the annual value of the professional paid to the Statutory Audit firm for its services, as well as the proport represents of the firm's total revenue from its statutory audit activity.	
The certification for 2021 can be found <u>https://www.grupoexito.com.co/es/Best-practices-corporate-code-lette</u>	at: <u>er.pdf</u>
NO. Explain:	
N.A. Precise the law or regulation that prevents the adoption of the recommendation:	

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Implamantation Date	December 31, 2016
Modification Dates	

V. FINANCIAL AND NON-FINANCIAL TRANSPARENCY AND INFORMATION

Measure No. 30: Information disclosure policy.

30.1. The Board of Directors has approved an information disclosure policy that features, at least the information provided in recommendation 30.1.

30.1 Measure implementation	YES	х	NO		N/A
YES. Briefly indicate : The Board of 2016, approved the Financial and N contained in chapter five of the C which the information contained in	Non-Fin Compan	ancial In y's Corp	format orate (tion Disclo Governanc	sure Policy ce Code, in
In February 2018, the Disclosure Committee submitted to the Auditing and Risks Committee the Procedure for Financial and Non-financial Information Disclosure which was approved in the meeting held in February 19 and aims to manage and control the preparation and disclosure of financial and nonfinancial information to the financial and capital markets and to the various stakeholders identified by the Company, seeking to ensure that all stakeholders have the same level of information, as well as clear, truthful, sufficient and timely information, so as to facilitate knowledge of the Company's progress, its current situation and decision-making by stakeholders. This procedure is published on the corporate website: https://www.grupoexito.com.co/es/3.Disclosure-Procedure-2019.pdf					
The Company's Corporate Governance Code can be accessed at: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf NO. Explain:					
NA. Precise the law or regulation that prevents the adoption of the recommendation:					
Implementation Date		Ja	nuary	19, 2016	
	February 19, 2018				
Modification Dates January 26, 2021					

30.2. In the case of conglomerates, the disclosure of information to third parties is comprehensive and transversal in regard to the group of companies, so that those external parties may have a wellgrounded idea of the conglomerate's facts, organization, complexity, activity, size, and governance model.

30.2 Measure implementation	YES	x	NO		N/A
YES. Briefly indicate: The Comparinformation required by law regard of companies that form the Conglo	, ling the	e Compar			
During 2021, the Company disclosed information in a comprehensive and cross-sectional manner in relation to some subsidiaries. As an example, on September 3, the Company published relevant information regarding the changes made in the General Management of Grupo Disco del Uruguay S.A. Similarly, on September 10, the Company reported that there were changes in the General Management of S.A.					
Both documents with all the relevance be found in the following route: https://www.grupoexito.com.co/e			•		g 2021, can
NA. Precise the law or regulation t adoption of the recommendation:	•	events th	ne		
Implementation Date			May 2	9, 2015	

Measure No. 31: Financial statements:

Modification Dates

31.1. If there are qualifications [salvedades] in the Statutory Auditor's report, these, and any possible corporate actions to solve the situation, will be **explained to the shareholders** gathered at the General Assembly, by the president of the Audit Committee.

February 19, 2018

31.1 Measure implementation	YES	Х	NO		N/A	
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which contains the Audit and Risk C the section corresponding to the Sta Chairman of the Committee is resp Shareholders Meeting the qualifica	4.2.1 of the Corporate Governance Code, Committee's regulations, in paragraph d) of atutory Auditor's Office establishes that the consible for communicating to the General ations reported in the Statutory Auditor's hat the Company proposes to resolve this			
The Company's Corporate Gov https://www.grupoexito.com.co/es	vernance Code can be accessed at: s/1.Corporate-Governance-Code.pdf			
NO. Explain:				
NA. Precise the law or regulation t adoption of the recommendation:	hat prevents the			
Implementation Date	January 15, 2016			

31.2. If the Board of Directors considers that it must keep its own opinion vis-à-vis the Statutory Auditor's qualifications [salvedades] or emphasis paragraphs, these are explained and justified appropriately to the General Assembly through a written report that specifies the contents and scope of the discrepancy.

Modification Dates

NA. Precise the law or regulation adoption of the recommendation	-
Implementation Date	January 15, 2016
Modification Dates	February 19, 2018

31.3 The public financial information contains a detailed description of transactions with or between related parties. These include transactions between conglomerate companies that the corporation deems material through objective parameters such as their volume, percentage on assets, sales or other indicators. **There is also a reference to any offshore transactions.**

E

31.3 Measure implementation YES X NO N/A
YES. Briefly indicate: The transactions between related parties that are considered material for the Company were included in detail in the financial statements, and in the Annual Corporate Governance Report delivered to the General Shareholders Meeting.
In the case of the Company, these transactions were included in note 38 to the financial statements presented at the Ordinary General Shareholders Meeting held on March 25, 2021 and on page 44 of the corporate governance report presented to the same body.
Similarly, the financial information published quarterly during 2021, gives an account, in note 37, of the transactions between related parties that were held.
The financial statements presented at the ordinary meeting of the Assembly can be found in the following path: https://www.grupoexito.com.co/en/general-shareholders-meeting-2021- ordinary-meeting-march-25-reports-and-financial-statements
The quarterly financial statements can be found in the next link: https://www.grupoexito.com.co/en/financial-information NO. Explain:

NA. Precise the law or regulation that prevents the adoption of the recommendation:				
Implementation Date	December 31, 2000			
Modification Dates	May 29, 2015			

Measure No. 32: Information to the markets.

32.1. In the context of the information disclosure policy, the Board of Directors (or the Audit Committee), adopts the necessary measures to ensure that the financial and capital markets receive all the financial and non-financial information on the corporation required by the regulations in force, plus any other that it considers relevant for investors and clients.

32.1 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: The Article 2			•		
corresponding to the Audit and Ri			•		
the processes of information and		•	-		
the Committee the function inclured functions, such as support					
financial information that the Con	•			•	
that this information is prepared	• •	•	•		
practices as the annual accounts,			•		
	U				
In 2021, before the disclosure o	of financ	ial infoi	mation,	the A	udit and Risk
Committee reviewed the Financia	l Statem	ients.			
The Company's Corporate Generate Mattheway (https://www.grupoexito.com.co/					accessed at: ode.pdf
NO. Explain:					
NA. Precise the law or regulation	-	events t	he		
adoption of the recommendation	า:				

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Implementation Date	January 15, 2016					
Modification Dates	February 19, 2016					

32.2. The corporation's web site is user-friendly. The visitor finds any Corporate Governance information easily.

32.2 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: The Companyuser-friendly manner to guide user available on the website, including documents and the Company's final	s thro g corp	ugh the porate ge	various overnai	informat	ion options nation and
Searching for better service to users of the corporate website, it was modified in December 2019, in terms of the technology it had been using to allow faster processing of the information requested and its design to make it even more user-friendly of easy access. Similarly, the website has a corporate governance link where users can find all the documents and information on this subject. It also has a link to shareholders and investors in which users can find documentation and information on the relationship with investors. The Company's website is located at the following path: https://www.grupoexito.com.co/en					
NO. Explain:					
NA. Precise the law or regulation t adoption of the recommendation:	hat pr	events t	he		
Implementation Date			March 1	17, 2015	
Modification Dates		C	Decemb	er 2019	

32.3. In this vein, the corporation's web site includes, at least, the links indicated in recommendation 32.3.

32.3 Measure implementation	YES	Х	NO		N/A		
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-	any includes these links required by the
recommendation available both in	Spanish and English, which can be checked
by visiting https://www.grupoexito	<u>o.com.co/en</u> , the links can be found in the
upper left hand side in the main me	enu.
NO. Explain:	
NA. Precise the law or regulation t	hat prevents the
adoption of the recommendation:	•
Implementation Date	March 17, 2015

32.4. In general, **the supporting documents** through which the corporation conveys information to the markets are files **easy to share, download, and print.**

December 2019

Modification Dates

32.4 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: One of the					
Company is its corporate website,		ich doci	iments th	nat car	i be printed,
downloaded and shared by any use	؛ ۲.				
Similarly, when the company disc	closes	informa	ation thro	ough t	he Financial
Superintendence mechanism, the				•	
download, print, and share them.					
NO. Explain:					
NA. Precise the law or regulation t	hat pro	events t	he		
adoption of the recommendation:					
L					
Implementation Date			March 17	. 2015	

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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1	
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32.5. If the corporation is sizable and complex, it publishes every year on its web site, **an explanatory report on the organization, methods, and procedures of its Control Architecture**. It seeks to provide accurate and reliable financial and non-financial information, and to protect the company's assets as well as the safety and effectiveness of its transactions. A risk management report complements the above information.

32.5 Measure implementation	YES	Х	NO		N/A
YES. Briefly indicate: The Compa Corporate Governance Report on Directors and has been approved I report explains in detail the topics in contains a report on the Risk Mana Management Report, these issue concise manner.	ce it h by the nclude gemen	as been General d in the ro t System	submitt Shareho ecommo . Similar	ed to the olders Me endation, rly, in the	e Board of eting. This which also company's
Finally, a document is also published auditing within the company. The following path:	e previ	ous docu	iment c		•
https://www.grupoexito.com.co/e	<u>s/Inter</u>	nal-audit	.pdf		
The latest Corporate Governance verified in the following route: https://www.grupoexito.com.co/e					
The latest Management Report pro the following route:					
https://www.grupoexito.com.co/e NO. Explain:	<u>s/2020</u>	-manage	ment-re	<u>eport.par</u>	
NA. Precise the law or regulation t adoption of the recommendation:	-	events th	ne		
Implementation Date		Eo	bruan	25 2016	

Implementation Date	February 25, 2016
Modification Dates	

Measure No. 33: Annual Corporate Governance Report.

33.1. The company prepares an Annual Corporate Governance Report. The Board of Directors is responsible for its contents, after their review and a favorable concept by the Audit Committee. This report accompanies the remaining documents of the closing of the accounting period.

33.1 Measure implementation YES X NO	N/A	
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Corporate Governance Code, the a the Annual Corporate Governance by the Board of Directors together after validation by the Audit and Ris regulations of the Appointments, Committee incorporated in Article Committee (letter m) that of prepar the Corporate Governance Repor	with the provisions of Chapter Eight of the annual report shall contain, among others, report, and must be previously approved with the other end of period documents, sk Committee. In addition to the above, the Remuneration and Corporate Governance e 2.2.4.2.2, establish as a function of this ring together with the Senior Management t for the consideration of the Board of to the General Shareholders Meeting.				
Following said practice, the Company submitted the Annual Corporate Governance Report for approval by the Board of Directors at its January 2021 meeting, previous review by the Appointments, Remuneration and Corporate Governance Committee and the Audit and Risk Committee, as well as the other end of period documents, which were presented to the Shareholders Meeting at the ordinary session of March 25, 2021.					
The Company's Corporate Governance Code can be accessed at: https://www.grupoexito.com.co/es/1.Corporate-Governance-Code.pdf					
The latest Corporate Governance Report of the Company can be verified at: <u>https://www.grupoexito.com.co/es/2020-corporate-governance-code.pdf</u> NO. Explain:					
NA. Precise the law or regulation that prevents the adoption of the recommendation:					
					
Implementation Date	December 31, 2015				
Modification Dates					

33.2. The company's **Annual Corporate Governance Report is not a mere transcription of the governance norms** included in the bylaws, internal regulations, good-governance codes, or other company documents. It does not intend to describe the corporation's governance model, but rather explain how it actually works and any relevant changes during the accounting period.

33.2 Measure implementation	YES	x	NO		N/A
YES. Briefly indicate: The objective of the Company's annual Corporate Governance Report is not a mere transcription of the Corporate Governance Rules incorporated in the different internal documents, but rather to explain the reality of the Company's operation for which it includes information corresponding to the ownership structure of the organization, the structure of its Administration, the formation of the Board of Directors and the different support committees, their operation and main objectives and achievements acquired during the year, the relationship of the transactions between related parties and the risk management report, among others, which allows shareholders and interested investors to have a broader vision of Company's reality. This report is publicly available online on the corporate website for the permanent access of all the market.					
The latest Corporate Governance Report of the Company can be verified at: <u>https://www.grupoexito.com.co/es/2020-corporate-governance-code.pdf</u>					
NO. Explain:					
N.A. Precise the law or regulation that prevents the adoption of the recommendation:					
Implementation Date		De	cembei	r 31, 2015	
Modification Dates					

33.3. The company's **Annual Corporate Governance Report describes**, at the end of the accounting period, **how the company enforced**, **throughout the year**, **the governance recommendations it adopted as well as the leading resulting changes**.

The structure of the company's Annual Corporate Governance Report coincides with the scheme provided in recommendation 33.3.

33.3 Measure implementation	YES	X	NO		N/A
YES. Briefly indicate: The company's annual Corporate Governance Report is carried out according to the structure described in recommendation 33.3, and contains information at the end of the accounting period which describes how the company enforced, throughout the year, the governance recommendations that it has adopted as well as the leading resulting changes. These include the implementation of strategies to give continuity to the process of building value relationships between the Company and its Stakeholders and the rigorous communication of the Company's relevant information during the different stages of the public tender offer of the company's shares, in strict compliance with the principle of transparency and disclosure that applies to it, as an issuer of securities. Likewise, the adoption of corporate governance codes in each of the national subsidiaries, studied and approved by their boards of directors, is also underscored.					
The latest Corporate Governance Report of the Company can be verified at: <u>https://www.grupoexito.com.co/es/2020-corporate-governance-code.pdf</u> NO. Explain:					
NA. Precise the law or regulation that prevents the adoption of the recommendation:					
Implementation Date		De	cembei	r 31, 2015	

Modification Dates