IMPLEMENTATION OF BEST CORPORATE PRACTICES REPORT

GRUPO AVAL ACCIONES Y VALORES S.A.



MAIN LEGAL REPRESENTATIVE:

Luis Carlos Sarmiento-Gutierrez

LEGAL REPRESENTATIVE DESIGNATED FOR DELIVERY OF THE IMPLEMENTATION REPORT:

Jorge Adrián Rincón Plata

PERIOD OF THE REPORT:

Year 2020

DATE OF THE REPORT:

January 29, 2021

INTRODUCTION

The implementation of recommendations of the new Code for Best Corporate Practices in Colombia, shall be reported by issuers to the Financial Superintendence of Colombia (SFC) through the herein Report on Implementation of Best Corporate Practices.

The objective of this report is to inform the stock exchange about the implementation, or not, of the recommendations included in the Code for each issuer. For such purposes, each recommendation has three boxes corresponding to the answers YES, NO, and N A, as well as a space to complement the answer as follows:

If answer is affirmative, issuer shall briefly describe the manner in which it has carried out the implementation. If answer is negative, issuer shall explain the reason for not implementing such recommendation.

Answer N.A., shall only be provided by the issuer in cases where it has not been possible to adopt a recommendation due to legal reasons. In such event, issuer shall fully describe the regulation that prevents the adoption of a particular recommendation.

Since some recommendations include a series of detailed aspects, it is important to note that these shall be understood as implemented if all aspects are complied with, except if the reason for not implementing some of them has a legal basis, this fact shall be pointed out.

Each recommendation includes a box to indicate the implementation date for the first time. There is an additional box in order to register modification dates.

Finally, when due to its nature, issuer does not have a specific body referred to under the recommendation, it shall be understood that such recommendation refers to an equivalent body within the entity or to a body performing similar tasks.

I. RIGHTS AND EQUAL TREATMENT TO S

Measure	No.	1. Equal	Treatment	Principle.
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	corporation gives equal treatmen ions, without granting access to					
	1.1. Measure implementation	YES	X	NO	N/A	
	YES. Briefly Indicate: The corporation Preferential Dividend that grant equal legal and statutory rights that these types of the Corporation that is relevant by its informed to the market through the Irr (SIMEV, in Spanish), the Relevant Informality Analysis, and Retrieval System (ED Exchange Commission and the Corporate By laws sets forth the duty of the Corporate By laws sets forth the duty of the Corporate By laws sets forth the By laws of specific mechanisms ensuring equitable Likewise, article 42 of the By laws is Governance Code that states, among equitable treatment and to be provided amount of detail and within the same protecting their rights. NO. Explain NA. Describe the regulations that pretthe recommendation.	treatmones of she is nature integral lormation of GAR) ation's lipompany ders regist the arable tree further gother time from the integral of	ent to all sinares grant and pursua nformation System, the managed internet web of giving the ardless of the atment to developed rights of the same and tires.	hareholders acc their holders. An ant to applicable System of the ne Electronic Da by the U.S. S site. Additionall e same treatme he amount of their investments shareholders a by the Compan ne shareholders information, we meliness with the	cording to the ny information regulations is Stock Market ata Gathering, ecurities and y, article 42 of nt to petitions, neir shares as a, establishing and investors. By's Corporate as, the right to with the same	
	Implementation Date	30, 20		mplemented prior issuance of the		
	Modification Date		<i>'</i>			İ
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 YES X NO NA						
	1.2. Measure implementation	123		Ю	ΝΑ	
	YES. Briefly Indicate: Grupo Aval It Accionista e Inversionista") approved by the Corporation for its relationships with and investors in fixed income security resolution of information requests and	y its Bo th the in ties), a	pard of Directors of the number of the numbe	ctors defining that the corporation ng to access to	ne practices of (shareholders o information,	

Communication channels arranged to attend investors are disclosed at the company's

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	NA. Describe the regulations that prevent the adoption of the recommendation.					
	Implementation Date	The Corporation has a procedure to provide attention to shareholders and investors prior to September 30, 2014 date in which the E.C. 028 of 2014 was issued. However, to address the recommendation of the New Country Code, such procedure was subject to the approval of the Board of Directors after such date.				
	Modification Date					
Measure l	No. 2. Information about Shares	S				
comprehe issued per	nsive way, the different types o	on informs the public, in a clear, precise, and of shares issued by the corporation, the quantity es reserved, as well as the rights and obligations YES X NO NA				
YES. Briefly Indicate : The web page of the Corporation, in its investor section, indicates the different of class's shares issued by the Corporation, the amount of shares for each class and the amount of shares, as well as the rights and obligations inherent for each class of shares through documents such as issuance offering memorandums, By laws and regulations of the Corporation.						
	NO. Explain					
	NA. Describe the regulations that prevent the adoption of the recommendation.					
ı						
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.				

Measure No. 3. Non dilution of Equity.

Modification Date

website: www.grupoaval.com

NO. Explain

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 (spinoffs), among others), the corporation will explain them to the shareholders in detail through a previous report of the Board of Directors. Such a report will contain the opinion, about the terms of the transaction, of a renowned external independent advisor appointed by the Board of Directors (fairness opinion). These reports will be made available to the shareholders before the Assembly, within the terms for the exercise of inspection rights.

	3.1. Measure implementation	YES	X	NO	NA _		
	YES. Briefly Indicate: In the events where the issuance of shares of the Corporation has been decided without being subject to preferential rights, the Corporation has submitted that decision for the consideration of the General Shareholders Meeting providing the information required for such purpose. In addition, in the past, when operations such as those mentioned in the measure (the last ones being the segregations carried out in 2011), the Shareholders Meeting of Grupo Aval has supported its decision in the expert opinion of an independent external consultant. In addition, the company added a procedure to solve these particular cases in the Good Governance Code, subsection 3.1.7.3 "To be assisted and informed"						
	NO. Explain						
	NA. Describe the regulations that pre the recommendation.	event th	e adoption	n of			
	Implementation Date			implemented pri	ior to Septembe C. 028 of 2014.	∍r	
	Modification Date		De	cember 9, 202	0		
Governand financial a 33.3. Furtinformation	orporation has a corporate web soce, or of relations with sharehound non-financial information in the thermore, under no circumstant, or that relative to company sector corporation.	lders he teri ce, it	and inve ns propo will incl	estors, or eco psed by reco lude the co	quivalent. It ommendation orporation's	will include ns 32.3 and confidential	
	4.1. Measure implementation	YES	X	NO	NA _		
	YES. Briefly Indicate: The corporation has a corporate Web page in Spanish and English languages containing, among other things, links to issues of corporate governance and relationships with shareholders and investors that substantially include financial and nonfinancial information to which such recommendations refer, including the terms proposed by 32.3 and 33.3.						
	NO. Explain						
	NA. Describe the regulations that prevent the adoption of the recommendation.						
	Implementation Date	30, 20 ⁻ and su	14 date of is ipplemented	ssuance of the I in 2015 as t	ior to Septembe E.C. 028 of 201 the result of the endations of the	4 e	

		New Country Code.						
	Modification Date							
shareholde should pe	ers, such as a web link (only for ers and investors, periodical inf	-access mechanisms targeted exclusive relation them), or an office devoted to the relation formation sessions, among others. These secondaries or suggestions on the corporareholders.	ns with spaces					
	4.2. Measure implementation	YES X NO NA NA						
	YES. Briefly Indicate: The Corporation offers permanent access mechanisms to its shareholders and investors in fixed income securities. The Company's Web page has a link to information referring to different modalities under which the shareholders may contact the Corporation through the Department of Relations with Investors that addresses the queries or suggestions received from its shareholders about the development of the Corporation or regarding their condition as shareholders and carries out quarterly performance presentations (via webcasts) to which its shareholders, investors and stakeholders have access. NO. Explain NA. Describe the regulations that prevent the adoption of the recommendation.							
	Implementation Date Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.							
	Modification Date							
market a		present quarterly results to its shareholders erson or through distant-communication						
	4.3. Measure implementation	YES X NO NA NA						
YES. Briefly Indicate: Annually, the Corporation prepares a calendar of events including quarterly presentations of results with access to which any interested party has access (via webcasts), including shareholders, investors and analysts. The calendar of events may be consulted at the Corporation's Web page. For the case of periodic calls of results, the sane are announced through the Corporation's Web page together with instructions to participate therein.								
	NO. Explain							
	NA. Describe the regulations that proof the recommendation.	event the adoption						
	Implementation Date	Recommendation implemented prior to September						

30, 2014 date of issuance of the E.C. 028 of 2014.

instruments, mostly addressed to	takes part in presentations, events, or fora on fixed-yield debt-security investors and market analysts. These events ess indicators, the management of its liabilities, its financial terning covenants, etc.				
4.4. Measure Implementation	on YES X NO NA				
an annual basis. As part of t securities investors (one-co	Corporation attends a number of events of this nature on the dynamics of such events, meetings are held with debt on-one meetings) and with market analysts wherein ents at the Corporation is updated.				
NO. Explain					
NA. Describe the regulation the recommendation.	ns that prevent the adoption of				
Implementation Date	Recommendation implemented prior to September				
Modification Date	30, 2014 date of issuance of the E.C. 028 of 2014.				
representing at least five percen Specialized Audits on matters oth	provide that a shareholder or group of shareholders, at (5%) of the capital, may request the performance of the ner than those pertaining to the audits carried out by the Revisor Fiscal). Depending on its capital structure, the prtion below five percent (5%).				
4.5. Measure Implementation	on YES NO X NA				
YES. Briefly Indicate:					
NO. Explain: The Corporate Governance Code states that shareholders representing at least fifteen percent (15%) of the company's outstanding shares, as well as investors in debt securities owning at least twenty-five percent (25%) of the total of commercial securities issued by the Corporation, may hire at their own cost and under their responsibility, specialized audits when they have grounded doubts regarding the quality, reliability and legality of the financial statements disclosed by the company to the authorities and to the general public, about the company's internal control or on the control exercised by the Auditor.					
control exercised by the Aud					
control exercised by the Aud	ns that prevent the adoption of				

	I				1	
	Modification Date					
4.6. For the	e exercise of this right, the corpor	ation has a	a written pr	ocedure	that specif	ies:
	4.6. Measure Implementation	YES X	NO		NA	
	YES. Briefly Indicate: The Corporation's Corporate Governance Code has a clear procedure that states the requirements for requesting a Specialized Audit, the manner of designating who is going to perform it and who should assume the cost of such Audit. Likewise, it states the specific time periods for the legal representative of the Corporation to answer the request in writing within the 15 business days following the receipt of the latter. In the event that the Legal Representative rejects the request, it will correspond to the Board of Directors to make a final decision on the request, for which purpose it shall have a term of 15 business days.					
	NO. Explain: NA. Describe the regulations that pre the recommendation.	event the add	option of			
	Implementation Date	under the te	lity of reques erms establish o September 3 28 of 2014.	ed by the	Corporation	
	Modification Date					
Measure No. 5. Management acts before change of control transactions						
5.1. The members of the Board of Directors and of the senior management have agree expressly, in their letters of acceptance or contracts, that as soon as they learn of a take-ov 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, as shares of the corporation.				take-over ere will be		
	5.1. Measure Implementation	YES X	NO		NA	
	YES. Briefly Indicate: Each member of the Board of Directors and of the Senior Management of the Corporation has executed a letter of commitment reminding them the main applicable restrictions that regulate the stock market, particularly on the use of confidential and privileged information and establishes the commitment of not negotiating securities issued by the Corporation, directly or indirectly, making use of the confidential or privileged information of the Corporation known during the performance of their duties or carrying out any other activity or behavior breaching the regulations of the stock market, as well as committing themselves not to negotiate directly or indirectly any securities issued by the corporation during the terms defined by the Board of Directors with respect to carrying out or participating in operations that require so due to their significance relevance. NO. Explain:					
	NA. Describe the regulations that pre the recommendation.	event the add	option of			

	Implementation Date	The execution of the Letter of Commitment was implemented in year 2015 adopting the recommendation proposed by the New Country Code.				
	Modification Date					
Measure	No. 6. Relationships between th	he corporations belonging to the Conglomerate				
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 strategic direction, and its effective supervision, control, and management.						
	6.1. Measure Implementation	YES X NO NA				
	YES. Briefly Indicate: In addition to its Code of Corporate Governance, Grupo Aval has a Reference Framework of Institutional Relations approved by its Board of Directors, establishing an organizational structure defining the key bodies and job positions for the Corporation and for its main subordinate institutions; the criteria applicable to their relationships, lines of responsibility and communication, with the objective, among others, of facilitating the effective strategic orientation, supervision, control and effective management of the Corporation and its subordinates. Such document has a public nature and is available at the Corporation's web site.					
	NO. Explain:					
	NA. Describe the regulations that pre the recommendation.	event the adoption of				
	Implementation Date	Implemented in the Code of Corporate Governance prior to year 2015 and complemented adopting the recommendation proposed by the New Country Code.				
	Modification Date					
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 regulates the issues mention on recommendation 6.2.						
	6.2. Measure Implementation	YES X NO NA				

	YES. Briefly Indicate: In addition to its Corporate Governance Code, the Company defined a Reference Framework of Institutional Relations approved by its Board of Directors regulating the issues stated under recommendation 6.2. Such document has a public nature and is available at the Corporation's web site.						
	NO. Explain:						
	NA. Describe the regulations that prevent the adoption of the recommendation.						
	Implementation Date Implemented in 2015 adopting the recommendation proposed by the New Country Code.						
	Modification Date						
Measure N	lo. 7. Conflict Resolution.						
corporation before the	n or its Board of Directors that by e ordinary jurisdiction, the o	hareholders, or between shareholders and the explicit legal mandate must be settled necessarile corporation's bylaws include conflict-resolution icable composition, settlement, or arbitration.	ly				
	7.1. Measure Implementation YES X NO NA NA						
	YES. Briefly Indicate: The By laws of the Corporation (Art. 40) contain an arbitration clause for purposes of solving any differences that may arise between shareholders or between the same and the Corporation, deriving from the performance of its By laws or its liquidation.						
	NO. Explain:						
	NA. Describe the regulations that prevent the adoption of the recommendation.						
į		Recommendation implemented prior to September					
	Implementation Date	30, 2014 date of issuance of the E.C. 028 of 2014.					
	Modification Date						

II. GENERAL SHAREHOLDERS MEETING

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 Shareholders Meeting mentioned on recommendation 8.1. and emphasize their exclusive and non-delegable nature

	8.1. Measure Implementation	YES	X	NO		NA	
	YES. Briefly Indicate: In an extraordinary meeting of the shareholders effected on December 21, 2015, the Company modified its by-laws to include as part of the specific responsibilities of the Shareholders' Meeting the one referred to in Recommendation 8.1.						
	As a result of the foregoing, the Corporate By laws (Art. 19) establish as a duty of the Shareholders' Meeting: To approve the general policy of appointments and remuneration of the Board of Directors and to approve the acquisition, sale or encumbrances of assets and the segregation operations, also known as segregation, whose amount exceeds twenty-five percent (25%) of the total assets of the Corporation, calculated with respect to its separate financial statements of the immediately preceding fiscal year.						
	By adding these responsibilities as part of the duties of the Shareholders' Meeting without any possibility for the shareholders to delegate these to any other corporate body, such responsibilities are considered exclusive and non-delegable duty of the Shareholders' meeting.						
	Regarding the Succession Policy of the Board of Directors; Article 19 numerals 2, 4 and 16 of the Company's Bylaws established the criteria applicable to the nomination, election, re-election or replacement of the members of the Company's Board of Directors. According to this, the General Policy of Appointment and Remuneration of the Board of Directors is applicable when the need arises to replace (succeed) one or more members of the Board.						
	NO. Explain:						
	NA. Describe the regulations that prevent the adoption of the recommendation.						
	Implementation Date		ented in 2			ommendation	
	Modification Date						
Measure N	lo. 9. General Shareholders Me	eting l	Regula	tions			
any tasks information	orporation has a regulation for the within its competence. They rang intended for shareholders, their hts, so that they are fully aware	ge from attenda	n its me ance, th	eting one deve	alls, to the	he prepara and exerc	ation of the cise of their
	9.1. Measure Implementation	YES	X	NO		NA	
	YES. Briefly Indicate: The Corporation Meeting regarding the matters perta information that the shareholders sh exercise of the political rights of the shareholders web site.	iining th ould re	nereto, i eceive, a	ncluding ittendand	reference ce, develo	es to calls, pment and	

NO. Explain:	
NA. Describe the regulations that protein the recommendation.	event the adoption of
Implementation Date	Implemented in 2015 adopting the recommendation
Modification Date	proposed by the New Country Code.
mounisation Date	
Measure No. 10. Meeting Summons	
the meeting call for the ordinary General A than thirty (30) common days in advance; will take place with at least fifteen (15) c	of their information rights, the bylaws provide that assembly of Shareholders must take place no less in the case of the extraordinary meetings, the call ommon days of anticipation. This will be without company restructuring (e.g. mergers, segregation
the law, the By laws and its Corpo adequate disclosure of the calls to G promoting the exercise of the right t	that it has adequate mechanisms for applying orate Governance architecture which offer an identical seneral Shareholders Meetings, facilitating and its information of its shareholders and that in the information requests submitted and relating to event the adoption of
Implementation Date	Does Not Apply.
Modification Date	
10.2 Resides the traditional and obligator	v media set forth within the legal framework, the

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 X	NO		NA	
	YES. Briefly Indicate: The Corporation makes use of its corporate web for disclosing the calls to General Shareholders Meetings. The information is available for consulting in https://www.grupoaval.com/wps/portal/grupo-aval/aval/inversionistas/informacion-para-asamblea-de-accionistas#					
	NO. Explain:					
	NA. Describe the regulations that pre the recommendation.	event the adop	otion of			
	Implementation Date	Recommendat 30, 2014 date				
	Modification Date					
Assembly, corporation days befor Directors points.	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 X NO NA				ion, the common Board of	
YES. Briefly Indicate. The Company's Code of Good Governance describes the process to make available to shareholders, through its website, the proposals that the Board of Directors must submit for consideration of the Shareholders. Also, the company complies with all applicable regulations for exercising the right of inspection. Additionally, it makes available for its shareholders within 15 business days prior to the annual meeting, the following information in its web page: (i) Summons to Shareholders Meeting and detailed agenda, (ii) Financial information and relevant documentation for making decisions by the General Shareholders Meeting, including when applicable, the Project for the distribution of profits, (iii) When the election of the Board of Directors forms part of the agenda, list of candidates proposed by the shareholders to form part of such body, in the event that such information is known prior to the Meeting and, (iv) Any other relevant information for purposes of the Meeting, provided that the same is available. NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation. Implementation Date Does Not Apply. Modification Date						
10.4 The	General Assembly of Sharehol	ders will ar	nalyze a	nd annrov	e the corn	oration's

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	X	NO		NA	
	YES. Briefly Indicate: The Regulation Corporation states that the segregation Meeting when such issue has been exprespective meeting.	n, may o	nly be	considered	an a	pproved by the	
	NO. Explain.						
	NA. Describe the regulations that pre the recommendation.	event the	adop	tion of			
	Implementation Date			2015 adopti New Countr		recommendation	
	Modification Date						
accurately nonspecific	10.5. The Agenda that the Board of Directors is proposing features the subjects for discussion accurately. 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."					nprecise,	
	10.5. Measure Implementation	YES	X	NO		NA	
	YES. Briefly Indicate: The Agenda pr content of the issues to be addressed a			Board of D	irecto	ors contains the	
	NO. Explain.						
	NA. Describe the regulations that pre the recommendation.	event the	adop	tion of			
	Implementation Date					or to September C. 028 of 2014.	
	Modification Date						
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		NA	

Corpor voted indepe shareh	YES. Briefly Indicate: The Regulation of the General Shareholders Meeting of the Corporation states that in the event of modification of the By laws each article will be voted on separately or in groups of articles when the same refer to substantially independent matters. Additionally, an article will be voted upon separately if a shareholder or group of shareholders, representing at least five percent of the capital stock requests so to the Meeting.		
NO. E	NO. Explain.		
	escribe the regulations that pre commendation.	event the adoption of	
Imple	mentation Date	Implemented in 2015 adopting the recommendation proposed by the New Country Code.	
Modifi	cation Date		
10.7 Without prejudice to the 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. This will take place within reasonable period of time and provided that their request includes a justification. The shareholders will make such a request within five (5 common days following the publication of the meeting call. 10.7. Measure Implementation YES X NO NA YES. Briefly Indicate: The Regulation of the General Shareholders Meeting of the Corporation states that without prejudice to what is set forth under articles 182 and 425 of the Colombian Code of Commerce, regarding the issues that the Meeting can address, any stockholder, independently of the size of its share interest may propose the inclusion of issues additional to those for which the Meeting was called, subject to compliance of the requirements established by such Regulation, including, the filing of a written request within five calendar days following the publication of the Summons Notice.			
	NO. Explain.		
	NA. Describe the regulations that prevent the adoption of the recommendation.		
Imple	mentation Date	Implemented in 2015 adopting the recommendation proposed by the New Country Code.	
Modifi	cation Date		

10.8. If the Board of Director 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 X NO NA			
	YES. Briefly Indicate: The Regulation of the General Shareholders Meeting of the Corporation states that once the request has been received and upon verification of compliance with the conditions for the introduction of inclusion of more items in the agenda, regarding the events where the request is supported by shareholders representing five percent or more of the capital stock, the Board of Directors shall deal with such request and provide an answer to the requesting party in the event that the same is dismissed.				
	NO. Explain.				
	NA. Describe the regulations that pre the recommendation.	event the adoption of			
	Implementation Date	Implemented in 2015 adopting the recommendation			
	Modification Date	proposed by the New Country Code.			
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 General Assembly of Shareholders will be published at least fifteen (15 common days before the meeting.					
	10.9 Measure Implementation	YES NO X NA			
	YES. Briefly Indicate:				
	NO. Explain: The Corporation shall consider the possibility of implementing this recommendation subsequently.				
NA. Describe the regulations that prevent the adoption of the recommendation.					
	Implementation Date	Does Not Apply.			
	Modification Date				
10.10. Within the same term provided in the paragraph 10.7, the shareholders may submit					

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	NO	X	NA
	YES. Briefly Indicate:				
	NO. Explain: The Corporation shall consider the possibility of implementing this recommendation subsequently. NA. Describe the regulations that prevent the adoption of the recommendation.				
	Implementation Date	Does Not Apply.			
	Modification Date	Восэ постррну.			
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.					
	10.11. Measure Implementation	YES X	NO		NA
	YES. Briefly Indicate: The Company's Website has provided an access link for shareholders, where they can find out the proposed resolutions that will be presented at the General Shareholders' Meeting. In any case, these proposals are to be published as soon the company receives them and they are available to share. NO. Explain:				
	NA. Describe the regulations that pre the recommendation.	event the adopt	ion of		
	Implementation Date	. March 20, 2020			
	Modification Date				
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 X	NO		NA

	YES. Briefly Indicate: The By laws of the Corporation state (Article 4, Item 6) the right of inspecting the books and papers of the Corporation within 15 business days prior to the General Meeting wherein the balance sheets of the end of the fiscal period are examined. Likewise, within the mechanisms of the By laws (Article 42) to ensure equitable treatment to shareholders, equal treatment is established regarding petitions, claims and information of its shareholders, regardless of the amount of their shares, as well as to its investors, regardless of the amount of their investments. The specific mechanisms ensuring equitable treatment to shareholders and investors include, among others: the right to demand compliance of the Corporate Governance Code and to be attended and informed with the same amount of detail and during the same period and timeliness with the purpose of protecting their rights. Likewise, during the development of the above, the Code of Corporate Governance of the Company establishes as part of the rights of the shareholders, the right to be attended and informed as well as the mechanisms established for such purpose (Office of Attention			
	to Shareholders). No. Explain.			
	NA. Describe the regulations that pre the recommendation.	event the adoption of	l	
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.	1	
	Modification Date		İ	
internal pro corporation within the for the co	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.			
	10.3. Measure Implementation	YES X NO NA		
	YES. Briefly Indicate: The procedure to provide attention to shareholders and investors establishes that without prejudice to their statutory and legal rights applicable to the requests filed by Shareholders and Investors of the Corporation, in the event of requests to provide information, the same may be denied if upon the analysis of the request pursuant with internal procedures, the same could be deemed unreasonable; irrelevant for knowing the progress or interests of the Corporation; confidential or privileged within the environment of the stock market, industrial secrets, ongoing operations whose successful completion for the Corporation substantially depends on the secrecy of the negotiation; and others, whose disclosure may jeopardize the competitiveness of the Corporation. This procedure is incorporated into the Policy "Modelo de Atención para Accionistas e Inversionistas"			
	NO. Explain;			
	NA. Describe the regulations that pre the recommendation.	event the adoption of	ı	

	Implementation Date	Implemented in 2 proposed by the N			mmendation	
	Modification Date	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,		
corporation	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.					
	10.4. Measure Implementation	YES X	NO		NA	
	YES. Briefly Indicate: The Corporation its shareholders and investors framed disclosure of information established ur information of the Corporation and of it with such securities or with the exercipublished through the SIMEV. Particumentions that issuer shall disclose as issuer or its issuance, that could have individual at the moment of buying, sel the moment of exercising its political riguistic Likewise, the Corporate Governance Cits shareholders to receive attention and during the same time and timelines. NO. Explain.	within the regunder Decree 255; soutstanding seise of political relarly, Article 5.2. relevant informationen taken into a ling or maintaininhts. ode of the Compute being informes with the purpos	lation of 5 of 2010 curities, ights inh 4.1.5 of ion, all saccount bag securionany stated with the of prof	periodic ar D, by virtue of relevant in the rent to the Decree 255 ituations reliable by a diligent ities of the is the same lev	nd relevant of which all connection e same, is 55 of 2010 ated to the and expert ssuer or at the right of el of detail	
	the recommendation.					
	Implementation Date	Recommendation 30, 2014 date of i	impleme	ented prior to of the E.C. 02	September 8 of 2014.	
	Modification Date					
Measure No. 11: Regulation of Representation						
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.						
	11.1. Measure Implementation	YES X	NO		NA	

	YES. Briefly Indicate: The corporation does not limit the right of shareholders to be represented at the General Shareholders Meeting, thus being able to delegate their vote upon any person, regardless of whether the same is a shareholder or not. According to the By laws of the Corporation (Art. 12), the shareholders may be represented through a proxy granted in writing stating the name or names of the proxy or proxies, the person or persons who may substitute such proxy and the date of the meeting for which the proxy is granted.		
	NO. Explain.		
	NA. Describe the regulations that prevent the adoption of the recommendation.		
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.	
	Modification Date		
company of points of procedures. The purpose	conveys to the shareholders or p the Agenda and the respectiv s previously set forth, which will b	e use of a standard letter of representation that the publishes on its web site. The model features the publishes on its web site. The model features the publishes on its web site. The model features the publishes on its web site. The model features the publishes on its web site. The model features the publishes on its web site. The model features the publishes on its web site. The model features the publishes on its web site. The model features the publishes on its web site. The model features the publishes on its web site. The model features the publishes on its web site. The model features the publishes on its web site. The model features the publishes on its web site. The model features the publishes on its web site. The model features the publishes on its web site. The model features the publishes on its web site. The model features the publishes of the shareholders for consideration. It is the publishes of the shareholders for consideration in the shareholders for consideration. It is the publishes of the shareholders for consideration in the shareholders for consideration. It is the publishes of the shareholders for consideration in the shareholders for consideration. It is the publishes of the shareholders for consideration in the shareholders for considerat	
	YES. Briefly Indicate: The Corporation has a document with instructions for the representation of shareholders during the sessions of the General Meeting, including standard templates of proxies together with the instructions manual for the sense of the vote, which purpose is to serve as a tool for shareholders of the Corporation for providing instructions to their proxies as to how they should vote, refrain from voting or submitting substitute propositions regarding the different items of the agenda and the propositions relating to such items, when the same are available.		
	NO. Explain.		
	NA. Describe the regulations that prevent the adoption of the recommendation.		
		Implemented in 2015 adopting the recommendation	
	Implementation Date	proposed by the New Country Code.	
	Modification Date		

Measure No. 12. Attendance of other individuals different from 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	X	NO		NA	
	YES. Briefly Indicate: The Regulation Corporation states that the President of Board of Directors, including the chairm Meetings to address any queries of the affairs under their responsibility or to requested by the Chairman of the Meeting of them are not be able to attend, or respective committee or of the Senior Nother queries submitted regarding the masuch a way that in no event their absertance out the Meeting.	the Conen of ine share report of eting who ther manageratters in	rporation its Suppo eholders on specific nen deem embers o ment, as t charge o	and ren rt Comr that ma c aspect led pert f the Bo the case of such r	naining mer mittees sha ay arise rel ats of their inent. In the pard of Dire e may be, n managemer	mbers of the II attend the ating to the work, when e event that ctors, of the may address at bodies, in	
	NO. Explain.						
	NA. Describe the regulations that pre the recommendation.	event th	e adoptio	on of			
	Implementation Date		ented in 20 ed by the N			ommendation	
	Modification Date						
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 ser management, including the functions mentioned of recommendation 13.1.				the senior			
	13.1. Measure Implementation	YES		NO	х	NA	
	YES. Briefly Indicate						
	NO. Explain: The By laws of the recommendation 13.1 as non-delegate recommendation sets forth the need to the same expressly point out the 33 Corporation does not share the scope to amend the By laws so that the duties is recommended by recommendation 13 NA. Describe the regulations that presents the regulations of the regulations of the recommendation 13 that presents the regulations that presents are not recommendation 13 that presents are regulations that presents are required to the regulations of the regulations that presents are required to the regulations of the recommendation 13 that presents are required to the regulations of the recommendation 13.1 as non-delegate recommendation 13.1 as non-dele	ole of the carry of duties of the residual of the 3.1.	he Board ut an ame contained ecommend Board of	of Dire endmen d therei dation 1 Directo	ectors. How t of the By n. In this r 3.1 regardi	vever, such laws so that respect, the ng the need	
	the recommendation.						

	Implementation Date	Does Not Apply		
	Modification Date			
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 nterests of the holding company, those of the subordinates, and those of the conglomerate as a whole.				
	13.2. Measure Implementation	YES X NO NA NA		
	the events where it is applicable and Grupo Aval, in its capacity as parent of duties through general policies, guide balance between the interests of the C as a whole. The above, without prejudithe subordinate institutions of the Corpo	is of the Board Of Directors establishes that in deemed necessary, the Board of Directors of company of other corporations shall perform its elines or requests for information seeking the corporation and those of its subordinate entities ice of the autonomy of the governing bodies of oration and of the responsibility of the members ministrators with regards to the ordinary course		
	NO. Explain.	went the adention of		
	NA. Describe the regulations that pre the recommendation.	event the adoption of		
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in the year 2015 as a result of the implementation of some recommendations from the New Country Code		
	Modification Date			
Measure No. 14. Regulations of the Board of Directors.				
the rights	and duties of its members, its	I internal regulation for its organization, op President, and its Secretary. This regul pinding upon the members of the Board.		
	14.1. Measure Implementation	YES X NO NA NA		
		Directors has an internal regulation for operation endation 14.1, with binding and public nature.		

	NO. Explain.		
	NA. Describe the regulations that prevent the adoption of the recommendation.		
	Implementation Date	Implemented in 2015 adopting the recommendation proposed by the New Country Code.	
	Modification Date		
Measure N	lo. 15. Size of the Board of Dire	ectors	
15.1. In its Directors.	bylaws, the corporation has deci	ided not to have alternate members in its Board of	
	15.1. Measure Implementation	YES NO X NA	
	YES. Briefly Indicate:		
	the Board of Directors even when they	e Board of Directors may attend the meetings of are not acting as replacement of its respective deems that the figure of alternate members Board of Directors.	
	NA. Describe the regulations that pre the recommendation:	event the adoption of	
	Implementation Date	Does Not Apply	
	Modification Date		
Measure N	lo. 16. Integration of the Board	of Directors	
act in the identifies t	corporation's best interest, the	e elected all the members of the Board of Directors corporation, enforcing the highest transparency, rs of the Board, based on the structure defined in	
	16.1. Implementation Date	YES X NO NA	
	the Board of Directors in accordance w	n identifies the origin of the different members of vith the scheme defined under recommendation d in the Regulations of the Board of Directors eb page.	
	NO. Explain		

	NA. Describe the regulations that pre the recommendation:	event the adoption of		
	Implementation Date	Implemented in 2015 adopting the recommendation		
	Implementation Date	proposed by the New Country Code.		
	Modification Date			
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 mentioned on Recommendation 16.2.				
	16.2. Measure Implementation	YES X NO NA NA		
	Recommendation 16.2 the Corporatio	of reaching the objectives pointed out under n established the Policy of Appointment and ctors approved by its General Shareholders		
	NO. Explain			
	NA. Describe the regulations that pre the recommendation:	event the adoption of		
	Implementation Date	Implemented in 2015 adopting the recommendation proposed by the New Country Code.		
	Modification Date			
necessary shareholde	so that the different stakeholders	areholders about the professional profiles deemed (mainly any controlling, significant, or institutional or families, if there are any, and the Board itself) is.		
	16.3. Measure Implementation	YES X NO NA		

YES. Briefly Indicate: For purposes of implementing Recommendation 16.3, the

	Corporation established the Policy of Appointment and Remuneration of the Board of Directors approved by its General Shareholders Meeting. Such policy, published in the Internet web page of the Corporation establishes the profiles necessary for structuring the Board of Directors and the procedures for nomination of candidates to form part of the Board of Directors.							
	NO. Explain							
	NA. Describe the regulations that prevent the adoption of the recommendation:							
	Implementation Date	Implemented in 2015 adopting the recommendation proposed by the New Country Code.						
	Modification Date							
not enough assess and the needs candidates objective r	h to decide on the candidates' fit y legal incompatibilities and inab of the Board of Directors. The s' functional and personal profiles	ere review of the résumés by the shareholders tness. Consequently, it has internal procedures ilities, as well as a candidate's appropriateness se procedures evaluate a set of criteria that the must meet, and verify their compliance with some of the Board of Directors, and some addition ther.	to to he ne					
	YES. Briefly Indicate: For purposes of implementing Recommendation 16.4, the Corporation established a Policy of Appointment and Remuneration of the Board of Directors approved by its General Shareholders Meeting. Such a policy published in the Corporation's web page establishes the profiles necessary for structuring the Board of Directors and the procedures for nominating candidates to form part of the Board of Directors.							
	NO. Explain:							
	NA. Describe the regulations that prevent the adoption of the recommendation:							
	Implementation Date	Implemented in 2015 adopting the recommendation						
	Modification Date	proposed by the New Country Code.						

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 regulation 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 letter of acceptance, and (ii) that of the Board of Directors with respect to the candidate's independence.									
	16.5. Measure Implementation	YES X	NO		NA				
	YES. Briefly Indicate: For purposes of complying with the recommendation 16.5, the Company's independent Directors have signed a Letter of Acceptance and Independence in which they acknowledge their status as independent under additional criteria determined by the Company NO. Explain:								
	NA. Describe the regulations that pre the recommendation:	vent the ado	ption of						
	Implementation Date	December 9 th	2020						
	Modification Date								
through its or that wh process to wish to be Board's ne distribution candidates	16.6. Based on its internal regulations, the corporation considers that the Board of Directors, through its President and with the support of the Nomination and Compensation 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 Assembly. 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		NA				
	YES. Briefly Indicate: For purposes of implementing Recommendation 16.6, the Corporation established a Policy of Appointment and Remuneration of the Board of Directors approved by its General Shareholders Meeting. Such a policy published in the Corporation's web site establishes that the Chairman of the Board of Directors, with the assistance of the President of the Corporation and the Secretary of the Board shall assess the proposals received within the five (5) calendar days following the respective summons to the Shareholders Meeting. Such assessments shall verify the absence of incompatibilities and disqualifications of legal nature and the suitability of the candidates to the needs of the Board of Directors through the validation of the professional and personal criteria applicable. NO. Explain:								
	NA. Describe the regulations that pre the recommendation:	Tont the aut	Puon oi						

gulation of the Board of Directors foresees that the assessment of the candidates' must take place before the General Assembly of Shareholders. Consequently, the lers will have, with enough anticipation, sufficient information on the proposed is (personal qualities, suitability, background, experience, integrity, etc.) to evaluate to evaluate the corporation established a Policy of Appointment and Remuneration of the Board of Directors approved by its General Shareholders Meeting. Such a policy published in the Corporation's web site establishes that the Chairman of the Board of Directors with the assistance of the President of the Corporation and the Secretary of the board, shall assess the proposals received within the five (5) calendar days following the respective summons to the Shareholders Meeting. Such assessments shall verify the absence of incompatibilities and disqualifications of legal nature and the suitability of the candidates to the needs of the Board of Directors through the validation of the applicable professional and personal criteria. Likewise, it points out that the CVs of the candidates proposed that met the applicable election criteria shall be previously informed to the respective Meeting through the Corporation's web page, provided that the same had been received within the term established for receiving such proposals. NO. Explain: NA. Describe the regulations that prevent the adoption of	Implementation Date	Implemented in 2015 adopting the recommendation proposed by the New Country Code.						
must take place before the General Assembly of Shareholders. Consequently, the lers will have, with enough anticipation, sufficient information on the proposed is (personal qualities, suitability, background, experience, integrity, etc.) to evaluate the constant of the sum of the proposed of the propo	Modification Date							
YES. Briefly Indicate: For purposes of implementing Recommendation 16.7, the Corporation established a Policy of Appointment and Remuneration of the Board of Directors approved by its General Shareholders Meeting. Such a policy published in the Corporation's web site establishes that the Chairman of the Board of Directors with the assistance of the President of the Corporation and the Secretary of the board, shall assess the proposals received within the five (5) calendar days following the respective summons to the Shareholders Meeting. Such assessments shall verify the absence of incompatibilities and disqualifications of legal nature and the suitability of the candidates to the needs of the Board of Directors through the validation of the applicable professional and personal criteria. Likewise, it points out that the CVs of the candidates proposed that met the applicable election criteria shall be previously informed to the respective Meeting through the Corporation's web page, provided that the same had been received within the term established for receiving such proposals. NO. Explain: NA. Describe the regulations that prevent the adoption of	must take place before the Oders will have, with enough	General Assembly of Shareholders. Consequently, the anticipation, sufficient information on the proposed						
Corporation established a Policy of Appointment and Remuneration of the Board of Directors approved by its General Shareholders Meeting. Such a policy published in the Corporation's web site establishes that the Chairman of the Board of Directors with the assistance of the President of the Corporation and the Secretary of the board, shall assess the proposals received within the five (5) calendar days following the respective summons to the Shareholders Meeting. Such assessments shall verify the absence of incompatibilities and disqualifications of legal nature and the suitability of the candidates to the needs of the Board of Directors through the validation of the applicable professional and personal criteria. Likewise, it points out that the CVs of the candidates proposed that met the applicable election criteria shall be previously informed to the respective Meeting through the Corporation's web page, provided that the same had been received within the term established for receiving such proposals. NO. Explain: NA. Describe the regulations that prevent the adoption of	16.7. Measure Implementation	YES X NO NA						
the recommendation:	Corporation established a Policy of Appointment and Remuneration of the Board of Directors approved by its General Shareholders Meeting. Such a policy published in the Corporation's web site establishes that the Chairman of the Board of Directors with the assistance of the President of the Corporation and the Secretary of the board, shall assess the proposals received within the five (5) calendar days following the respective summons to the Shareholders Meeting. Such assessments shall verify the absence of incompatibilities and disqualifications of legal nature and the suitability of the candidates to the needs of the Board of Directors through the validation of the applicable professional and personal criteria. Likewise, it points out that the CVs of the candidates proposed that met the applicable election criteria shall be previously informed to the respective Meeting through the Corporation's web page, provided that the same had been received within the term established for receiving such proposals. NO. Explain:							
Implementation Date Implemented in 2015 adopting the recommendation proposed by the New Country Code.								
	Implementation Date							
Modification Date No. 17. Structure of the Board of Directors gulation of the Board of Directors provides that the independent and proprietary are always a majority with respect to the executive members whose number, if they ed in the Board of Directors, will be the minimum necessary to meet the information	Implementation Date Modification Date No. 17. Structure of the Boar gulation of the Board of Directors, where the structure of the Board of Directors, where the Board of Directors is the Board of Directors o	proposed by the New Country Code. ard of Directors ectors provides that the independent and proprietary spect to the executive members whose number, if they will be the minimum necessary to meet the information						
Modification Date No. 17. Structure of the Board of Directors ulation of the Board of Directors provides that the independent and proprietary are always a majority with respect to the executive members whose number, if they	Implementation Date Modification Date No. 17. Structure of the Board ulation of the Board of Directors, with the Board of Director	proposed by the New Country Code. ard of Directors ectors provides that the independent and proprietary spect to the executive members whose number, if they will be the minimum necessary to meet the information						

stat Exe info mar	YES. Briefly Indicate: The Regulation of the Board Of Directors of the Corporation states that in the event that the Board of Directors would have the participation of Executive Members, their number shall be the minimum required to address the information and coordination needs of the Board of Directors and the senior management of the Corporation, and in no event their number may be greater than the sum of Independent and Equity Members forming part of the same.							
NO	NO. Explain:							
	NA. Describe the regulations that prevent the adoption of the recommendation:							
Imp	elementation Date	Implemented in 20° proposed by the Ne			mmendation			
Mod	dification Date							
forth by the La a voluntary ba and independ participation o where the mine 17.2 YES AS 0 mer Dire NO.	17.2. Beyond the minimum rate of twenty-five percent (25%) of independent members orth by the Law 964 of 2005, the corporation analyzes and adjusts upwardly their number a voluntary basis. Not being a fixed rule, this occurs in a way that the proportion of propriet and independent members within the Board of Directors is comparable with the state of the controlling and significant shareholders, and that of the floating capital varieties the minority shareholders are. 17.2. Measure Implementation YES X NO NA YES. Briefly Indicate: As of December 31, 2019, the Board of Directors of the Company had 2 independent members out of 7. This situation is equivalent to approximately 28% of Independent Directors. NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation:							
Imp	Diementation Date	September 30 th 201	14					
-		September 30 201	14					
Mod	dification Date							
Measure No.	18: Board of Directors Orga	nization						
•	ws specify the functions of the sibilities are the ones mention					, and his		
18.′	1. Measure Implementation	YES X	NO		NA			

	YES. Briefly Indicate: the Regulation of the Board of Directors, of mandatory compliance for the operation of such body includes these duties substantially, as part of the duties of the Chairman of the Board of Directors.							
	NO. Explain:							
	NA. Describe the regulations that prevent the adoption of the recommendation:							
	Implementation Date	Implemented in 2015 adopting the recommendation proposed by the New Country Code.						
	Modification Date							
18.2. The corporation's internal regulations foresee the possibility that the President 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 X NO NA NA						
	Directors, includes the possibility of ha							
	Implementation Date	December 9 th 2020						
	Modification Date							
	bylaws specify the norms for thincluding the rules mentioned on	ne appointment of the Secretary of the Board of Recommendation 18.3.						
	18.3. Measure Implementation:	YES NO X NA						
	YES. Briefly Explain:							
	its Secretary, who can be one of the di Board of Directors of the Corporation a its position does not coincide with other	of the Corporation, the Board of Directors elects rectors or another person. The Secretary of the acts exclusively as Secretary of such body and rexecutive positions within the corporation, and to of the Corporation to propose the secretary of						

the recommendation:	
Implementation Date	Does Not Apply
Modification Date	
ulation of the Board of Directors nentioned on Recommendation 18	set forth the Secretary's functions, inc
18.4. Measure Implementation	YES X NO NA
YES. Briefly Indicate: The duties of the the Board of Directors, including those po	Secretary are established in the Regulations of bointed out under recommendation 18.4.
NO. Explain:	
NA. Describe the regulations that previne recommendation:	rent the adoption of
mplementation Date	
	Implemented in 2015 adopting the recommendation proposed by the New Country Code
•	Implemented in 2015 adopting the recommendation proposed by the New Country Code.
Modification Date Board of Directors has created a Nation 18.5. Measure Implementation YES. Briefly Indicate: In year 2010 the Compensation Committee of the remuneration of the President of the country the latter to establish the remuneration company. Although the denomination Committee, is not identical to the one probjective and faculties are consistent to the consistent of the consi	Nomination and Compensation Committed YES X NO NA Be Board of Directors approved the creation of corporation which is in charge of fixing the company, as well as defining the parameters for n of senior executives and employees of the that the Company gave to the Compensation roposed on Recommendation 18.5, its essence, with the purpose of the recommendation, with should have a specialized committee joined by
Modification Date Board of Directors has created a National 18.5. Measure Implementation YES. Briefly Indicate: In year 2010 the Compensation Committee of the remuneration of the President of the country the latter to establish the remuneration company. Although the denomination Committee, is not identical to the one probjective and faculties are consistent or respect to the fact that the Company semblers of the Board of Directors, that NO. Explain:	Nomination and Compensation Committee YES X NO NA Be Board of Directors approved the creation of corporation which is in charge of fixing the company, as well as defining the parameters for n of senior executives and employees of the that the Company gave to the Compensation roposed on Recommendation 18.5, its essence, with the purpose of the recommendation, with should have a specialized committee joined by manage these issues.
Modification Date Board of Directors has created a Nation 18.5. Measure Implementation YES. Briefly Indicate: In year 2010 the the Compensation Committee of the remuneration of the President of the country of the latter to establish the remuneration company. Although the denomination Committee, is not identical to the one probjective and faculties are consistent or respect to the fact that the Company semblers of the Board of Directors, that	Nomination and Compensation Committee YES X NO NA Be Board of Directors approved the creation of corporation which is in charge of fixing the company, as well as defining the parameters for n of senior executives and employees of the that the Company gave to the Compensation roposed on Recommendation 18.5, its essence, with the purpose of the recommendation, with should have a specialized committee joined by manage these issues.
Modification Date Board of Directors has created a National 18.5. Measure Implementation YES. Briefly Indicate: In year 2010 the Compensation Committee of the remuneration of the President of the country the latter to establish the remuneration company. Although the denomination Committee, is not identical to the one probjective and faculties are consistent or respect to the fact that the Company's members of the Board of Directors, that NO. Explain: NA. Describe the regulations that pre	Nomination and Compensation Committee YES X NO NA Be Board of Directors approved the creation of corporation which is in charge of fixing the company, as well as defining the parameters for n of senior executives and employees of the that the Company gave to the Compensation roposed on Recommendation 18.5, its essence, with the purpose of the recommendation, with should have a specialized committee joined by manage these issues.

18.6. The Board of Directors has created a Risk Committee.										
	18.6. Measure Implementation	YES NO X NA								
	YES. Briefly Indicate: NO. Explain: The Company will consider in a future term.	der the possibility of implementing this measure								
	NA. Describe the regulations that prevent the adoption of the recommendation:									
	Implementation Date	N/A								
	Modification Date									
18.7. The I	18.7. The Board of Directors has created a Corporate Governance Committee. 18.7. Measure Implementation YES X NO NA NA									
	YES. Briefly Explain The Board of Director's meeting held on August 26, 2020 approved the creation of the Corporate Governance Committee for the company.									
	NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation:									
	Implementation Date	August 26 th 2020								
	Modification Date									
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 NO X NA								
	YES. Briefly Explain:									
	NO. Explain: the corporation will consider the possibility of adopting this									

	recommendation for a subsequent term						
	NA. Describe the regulations that prevent the adoption of the recommendation:						
	Implementation Date	Does Not Apply					
	Modification Date						
creation, it pay specia Board of I coordinatio	s functions, the subjects in which al attention to the channels of c Directors; and in the case of co	rd of Directors has its internal regulation for its the committee must work, and its operation. They communication between the committees and the nglomerates, to the tools for the interaction and e Board of Directors of the holding company and exist.					
		YES NO X NA					
	YES. Briefly Explain: NO. Explain: the corporation has a regulation for the Audit Committee and with guidelines such as the Reference Framework for Institutional Relations for the coordination of Committees of the Board of Directors of the Parent Company and those of the Subordinate companies. The Corporation will consider the possibility of establishing regulations for its other support committees for a subsequent term. NA. Describe the regulations that prevent the adoption of the recommendation:						
	Implementation Date	Does Not Apply					
	Modification Date						
18.10. The committees of the Board of Directors are comprised exclusively by independent or proprietary members exclusively; 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 NO X NA							
	YES. Briefly Explain						
	NO. Explain: the corporation will recommendation for a subsequent term	consider the possibility of adopting this					
	NA. Describe the regulations that pre the recommendation:	event the adoption of					

	Implementation Date	Does Not Apply							
	Modification Date								
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 NA NA							
	YES. Briefly Indicate: Pursuant to the Regulations of the Board of Directors of the Corporation, the Committees of the Board of Directors may have the support of members of the senior management and/or external advisors when deemed as convenient or necessary for performing the tasks of their competence.								
	NO. Explain:								
	NA. Describe the regulations that prevent the adoption of the recommendation:								
	Implementation Date Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.								
	Modification Date								
	, and professional experience o	Board of Directors takes into account the profile of their members, with regard to the committee							
	18.12. Measure Implementation	YES X NO NA NA							
	YES. Briefly Indicate: Pursuant to the Regulations of the Board of Directors, for the integration of its Committees, the Board of Directors will consider, among other factors, the profiles, knowledge and professional expertise of the members designated to form part of them, relating to the subject matter addressed by the Committee.								
	NO. Explain:								
	NA. Describe the regulations that prevent the adoption of the recommendation:								
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.							

•								
Modification Date								
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 hat enable them to take decisions, the minutes will comply with the requirements of the articles 189 and 431 of the Code of Commerce.								
18.13. Measure Implementation	YES NO X NA							
YES. Briefly Indicate:	YES. Briefly Indicate:							
	will consider the possibility of adopting this							
recommendation for a subsequent to NA. Describe the regulations that								
the recommendation:								
Implementation Date	Does Not Apply							
Modification Date								
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 companies to the holding company.								
18.14. Measure Implementation:	YES NO X NA							
YES. Briefly Indicate:								
NO. Explain: the corporation consideration	ders that without prejudice to the corporate role of							
the parent company, each corporate their own responsibilities through the	ion should have its own Committees and address e same.							
NA. Describe the regulations that the recommendation:								
Implementation Date	Dogo Not Apply							
Implementation Date	Does Not Apply							
Modification Date								

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		NA			
	YES. Briefly Indicate: Pursuant to the corporate By laws (Art 29), the following are duties of the Committee are: 1. Providing support to the Board of Directors in decision making regarding internal control and its improvement, 2. Supervising the company's internal control structure, with the purpose of establishing whether the procedures designed reasonably protect the assets of the corporation 3. Overseeing the transparency in the drafting, presentation and disclosure of the financial information prepared by the corporation, 4. Assessing the Financial Statements of the Corporation before they are submitted to the Board of Directors and to the General Shareholders Meeting, 5. Constantly assess the procedures established for determining the sufficiency of internal control, 7. Reviewing and discussing the financial statements, the quarterly reports and other financial reports prepared by the Corporation with the managers and the Statutory Auditor of the Corporation, 8. Recommend the General Meeting the appointment and compensation of the Statutory Auditor of the Corporation, 9. Approving the tasks performed by the Statutory Auditor in favor of the Corporation whether or not they imply auditing labor, and 10. Discussing the risk management policies with the Management.								
	NO. Explain:								
	NA. Describe the regulations that prevent the adoption of the recommendation:								
	Implementation Date Recommendation implemented prior to September								
	30, 2014 date of issuance of the E.C. 028 of 2014.								
	Modification Date								
other relat	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 X NO NA NA								
	YES. Briefly Indicate: The members of the Audit Committee have enough accounting and financial knowledge and expertise and in general, the required capacities to provide their opinions on topics of their competence.								
	NO. Explain:								
	NA. Describe the regulations that pre the recommendation:	event the	adop	tion of					
	Implementation Date	Recomm	endatio	on implemen	ted pr	ior to September			
						C. 028 of 2014.			
	Modification Date								

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 X	NO	N/	A				
	YES. Briefly Indicate: Pursuant to the Regulations of the General Shareholders Meeting, the President of the Corporation and the remaining members of the Board of Directors, including the chairmen of the Support Committees shall attend the Meetings to address the queries that the shareholders may submit relating to the matters under their care or for reporting specific aspects of their work, when requested to do so by the Chairman of the Meeting when deemed as pertinent. In the event that any of them are not be able to attend, other members of the Board of Directors, of the respective committee or of the Senior Management, as the case may be, may address the queries arising regarding the affairs under the care of such management bodies, in such a way that their absences may not constitute an impediment to carry out the Meeting.								
	NO. Explain:								
	NA. Describe the regulations that prevent the adoption of the recommendation:								
	Implementation Date	Implemented in 20 proposed by the N			ndation				
	Modification Date								
	ne committee's internal regu ndation 18.18.	lation assigr	ns the	functions	mentioned on				
	18.18. Measure Implementation:	YES	NO	X NA	A				
	YES. Briefly Indicate								
	NO. Explain: The By laws of the Corporation, the Regulations of the Audit Committee and certain other documents of corporate governance of the Company establish several functions as those proposed by recommendation 18.18 as non-delegable of the Audit Committee. The Corporation shall consider the possibility of adopting this recommendation as a whole for a subsequent term. NA. Describe the regulations that prevent the adoption of								
	the recommendation:		-						
	Implementation Date	Does Not Apply							

	Modification Date						
of Director compensate the observ	main goal of the Nomination and rs in its advising and decision tion of Board members and senionance of Corporate Governance on this function is not assigned ex	-making duties or managers. Ir norms, recomm	relative to the n addition, it mu endations, and	e appointment and ust monitor regularly principles (in those			
	18.19. Measure Implementation	YES	NO X	NA			
	YES. Briefly Indicate:						
	NO. Explain: The Compensation Committee of the Corporation is responsible for fixing the remuneration of the President of the company, as well as for defining the parameters so the same establishes the remuneration of the senior executives and employees of the same. The Corporation shall consider the possibility of adopting this recommendation in full for a subsequent term. NA. Describe the regulations that prevent the adoption of the recommendation:						
	Implementation Date	Does Not Apply					
	Modification Date	2000 11017 1,5519					
in strategy compensate	ne members of the Nomination a and human resources (selection tion policies and related matte within the corporation. 18.20. Measure Implementation:	n, recruitment,	hiring, training,	staff management),			
YES. Briefly Indicate: Members of the Compensation Committee have the required experience in strategy, human resources, salary policies and related subjects with enough capacity to understand the scope and complexity that these matters represent for the Corporation.							
	In effect, the Company considers that the outstanding experience of the directors that joined the Compensation Committee of Grupo Aval and particularly their directive role in companies of considerable size and relevant activities in different sectors of the economy, are enough criteria to argue their suitability and knowledge in the areas of strategy, human resources, wage policies and similar matters.						
	NO. Explain:						
	NA. Describe the regulations that prevent the adoption of the recommendation:						

	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.
	Modification Date	
Compensa tasks that	tion Committee may inform the G	e Assembly, the President of the Nomination and General Assembly of Shareholders on the concrete ch as monitoring the compensation policies for the
	18.21. Measure Implementation:	YES X NO NA
	Meeting, the President of the Corporation Directors, including the chairmen of Meetings to address the queries that matters under their care or for reporting to do so by the Chairman of the Meetin of them are not be able to attend, other spective committee or of the Senior Meeting that the queries that may arise regarding the	the Regulations of the General Shareholders on and the remaining members of the Board of their Support Committees shall attend the the shareholders may submit relating to the specific aspects of their work, when requested g deemed as appropriate. In the event that any ner members of the Board of Directors of the Management as the case may be, may address ne issues under the care of such management sences may not constitute an impediment for
	NO. Explain:	
	NA. Describe the regulations that pre the recommendation:	event the adoption of
	Implementation Date	Implemented in 2015 adopting the recommendation proposed by the New Country Code.
	Modification Date	
	e internal regulation of the Nomi established on Recommendation of 18.22. Measure Implementation:	nation and Compensation Committee include the 1.22.
	YES. Briefly Indicate	
	NO. Explain: The Corporation will recommendation fully in a subsequent p	consider the possibility of adopting this period.
	NA. Describe the regulations that pre the recommendation:	event the adoption of
	Implementation Date	Does Not Apply

1							
Modification Date							
e main objective of the Risk Co lity to oversee the management o 18.23. Measure Implementation:	mmittee is to assist the Board of Directors in its f risks. YES NO X NA						
YES. Briefly Indicate: NO. Explain: The Corporation will consider the possibility of adopting this recommendation in a future term. NA. Describe the regulations that prevent the adoption of the recommendation:							
Implementation Date	N/A						
Modification Date							
n the General Assembly of Share	e Assembly, the President of the Risk Committee cholders on the concrete tasks that the committee						
18.24. Measure Implementation:	YES NO X NA						
YES. Briefly Indicate:							
NO. Explain:	bility of adopting this recommendation in a						
NA. Describe the regulations that protein the recommendation:	event the adoption of						
Implementation Date	N/A						
Modification Date							

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 assign the functions mentioned on Recommendation 18.25.

	18.25. Measure Implementation:	YES NO X NA						
	YES. Briefly Indicate:							
	NO. Explain: The Corporation shall consider the possibility of adopting this recommendation for a subsequent period.							
	NA. Describe the regulations that prevent the adoption of the recommendation:							
	Implementation Date	Does Not Apply						
	Modification Date							
	18.26. Measure Implementation: YES. Briefly Indicate The Compa	e Governance Committee is to assist the Board of pervise the corporation's governance measures. YES X NO NA NA NA NA NA NA NA NA NA NA NA NA NA						
	NA. Describe the regulations that pre the recommendation:	event the adoption of						
	Implementation Date	August 26 th 2020						
	Modification Date							
18.27. The internal regulation of the Corporate Governance Committee assigns it the functions mentioned on Recommendation 18.27.								
	18.27. Measure Implementation:	YES X NO NA NA						
	YES. Briefly Indicate: The regulation incorporate the functions of recommend NO. Explain:	ns of the Corporate Governance Committee lation 18.27.						

	the recommendation:				
'	Implementation Date	August 26 th , 2020			
	Modification Date	August 20 , 2020			
	Modification Date				
Measure N	lo. 19. Board of Directors Orga	nization			
President assessmer	of the corporation prepares a	rs with the assistance of the Secretary and of the work plan for the Board, for the period under reasonable number of ordinary meetings per year,			
	19.1. Measure Implementation:	YES X NO NA			
	Corporation part of the duties of the Ch and planning, with the assistance of Directors by establishing an annual pl shall be submitted for consideration of it	e Regulations of the Board of Directors of the airman of the Board of Directors is coordinating the Secretary the operation of the Board of lan of meetings of the Board of Directors that ts members.			
	NO. Explain:				
	NA. Describe the regulations that pre the recommendation:	event the adoption of			
	Date of Implementation	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in the year 2015 as a result of the implementation of some recommendations of the New Country Code.			
	Dates of Modification				
ordinary m		oration holds between eight (8) and twelve (12) entities subject to surveillance, which must hold at their regime.			
	19.2. Measure Implementation:	YES X NO NA			
	YES. Briefly Indicate: The Board of Directors of the Corporation meets on average every two weeks, reason for which there are more than 8 ordinary meetings per year.				
	NO. Explain:				
	NA. Describe the regulations that pre the recommendation:	event the adoption of			

Implementation Date:	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.
Modification Date:	
(1) or two (2) of the Board's mee and monitoring of the corporation'	etings per year make a distinctive empha 's strategy.
19.3. Measure Implementation	YES X NO NA
follow-up of the budget execution of the	nt duty of the Board of Directors to carry out the e Corporation and its subordinate entities and in poration and its subordinate entities is oriented
NO. Explain:	
NA. Describe the regulations that prothe recommendation:	event the adoption of
Implementation Date	
Implementation Date	Recommendation implemented prior to September
Modification Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.
Modification Date	30, 2014 date of issuance of the E.C. 028 of 2014. ncrete calendar for its ordinary sessions.
Modification Date Board of Directors approves a co	30, 2014 date of issuance of the E.C. 028 of 2014. ncrete calendar for its ordinary sessions.
Modification Date Board of Directors approves a comeet, on an extraordinary basis 19.4. Measure Implementation YES. Briefly Indicate: The meetings of	oncrete calendar for its ordinary sessions. as many times as necessary.
Modification Date Board of Directors approves a comeet, on an extraordinary basis 19.4. Measure Implementation YES. Briefly Indicate: The meetings of and it is possible to modify the dates of	ancrete calendar for its ordinary sessions, as many times as necessary. YES X NO NA Of the Board of Directors are scheduled annually
Modification Date Board of Directors approves a comeet, on an extraordinary basis 19.4. Measure Implementation YES. Briefly Indicate: The meetings of and it is possible to modify the dates of additional meetings if necessary.	ancrete calendar for its ordinary sessions, as many times as necessary. YES X NO NA of the Board of Directors are scheduled annually such meetings when so required or summoning
Modification Date Board of Directors approves a comeet, on an extraordinary basis 19.4. Measure Implementation YES. Briefly Indicate: The meetings of and it is possible to modify the dates of additional meetings if necessary. NO. Explain: NA. Describe the regulations that pro-	ancrete calendar for its ordinary sessions, as many times as necessary. YES X NO NA of the Board of Directors are scheduled annually such meetings when so required or summoning

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 making.	the Agenda. This ensures their a	ctive participa	ation ar	nd their w	ell-thought/	t decision-
	19.5. Measure Implementation:	YES X	NO		NA	
	YES. Briefly Indicate: Pursuant to the Regulations of the Board of Directors the pertinent material subject matter of the respective meetings should be available to the members. Provided the same has been furnished in advance, the Secretary shall deliver the material associated with the respective meeting same to the members of the Board of Directors within five calendar days prior to each meeting.					
	NO. Explain:					
	NA. Describe the regulations that pre the recommendation:	event the adoption	on of			
	Implementation Date	Implemented in 2 proposed by the N			ommendation	
	Modification Date					
delivered t	the ultimate responsibility for the to the members. Consequently, in of Directors) the quality will be months. 19.6. Measure Implementation	the set of do	cumen	its provide	ed (the das	
	YES. Briefly Indicate: Pursuant to the the duties of the Chairman of the Bo information to the Members of the Bo Board in a timely and sufficient manner.	pard of Directors pard of Directors	s is proi	moting the	delivery of	
	NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation:					
	Implementation Date	Recommendation 30, 2014 date of and complemente the implementation the New Country	issuance ed in the on of so	of the E.C. year 2015 a	028 of 2014 is a result of	
	Modification Date					
10 7 The	ultimate responsibility to prepar	re the Agend	a for t	he meetii	ngs of the	Board of

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.

19.7. Measure Implementation	YES	X	NO		NA			
the duties of the Chairman of the Boar of the Corporation and the Secretary	YES. Briefly Indicate: Pursuant to the Regulations of the Board of Directors, part of the duties of the Chairman of the Board of Directors is coordinating with the President of the Corporation and the Secretary of the Board of Directors the agendas of the meetings overseeing the adequate presentation of the issues forming part of such agenda.							
NO. Explain:	NO. Explain:							
NA. Describe the regulations that pr the recommendation:	event th	e adop	tion of					
Implementation Date	30, 201 and cor the imp	4 date o	of issuance ited in the ition of so	e of the E. year 201	r to Septembe C. 028 of 2014 5 as a result on nmendations o	4 of		
Modification Date								
19.8. On the Annual Corporate Governal company publishes the attendance of the Directors and to its committees.								
19.8. Measure Implementation	YES	Х	NO		NA			
YES. Briefly Indicate: The company h Governance Report, which includes the Survey, among which the attendance of Directors and its Committees is revealed	e recomn of the Dire	nendatio	ons of the	Country	Code			
NO. Explain:								
the recommendation:	NA. Describe the regulations that prevent the adoption of the recommendation:							
		- Alb				1		
Implementation Date Modification Date	March 3	30 th 2020				1		
Modification Date						_		

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.

	19.9. Measure Implementation	YES	Х	NO		NA	
	YES. Briefly Indicate In accordance we the Board of Directors develops an evaluation work as a management body.						
	NO. Explain:						
	NA. Describe the regulations that prevent the adoption of the recommendation:						
	Implementation Date	Decemb	oer 9 ^{th,} 202	20			
	Modification Date						
	e Board of Directors alternate performed by independent adviso		rnal e	valuatio		iques with	n external
	19.10. Measure Implementation	YES		NO	X	NA	
	YES. Briefly Indicate:						
	NO. Explain: The Corporation sha recommendation for a subsequent period		der the	possibi	lity of ad	opting this	
	NA. Describe the regulations that pre the recommendation:		e adopti	on of			
	Implementation Date	Does No	ot Apply				
	Modification Date						
Measure N	lo. 20. Duties and Rights applic	able to	o the N	/lembei	rs of the	Board of I	Directors.
•	llation of the Board of Directors framework regarding the duties a				•		company's
	20.1. Measure Implementation	YES	X	NO		NA	
	YES. Briefly Indicate: The Regulation complements the provisions under the duties and rights of the members of the NO. Explain:	e regula	ting fran	nework i			

NA. Describe the regulations that prevent the adoption of the recommendation:					
Implementation Date	Implemented in 2015 adopting the recommendation proposed by the New Country Code.				
Modification Date					
ulation of the Board of Director ne Board members established or	s develops the company's understanding of the Recommendation 20.2.				
20.2. Measure Implementation	YES X NO NA				
	ion of the Board of Directors develops the ding the duties of the members of the Board of eseen under recommendation 20.2.				
NO. Explain:					
NA. Describe the regulations that pre the recommendation:	event the adoption of				
Implementation Date	Implemented in 2015 adopting the recommendation proposed by the New Country Code.				
Modification Date					
ulation of the Board of Directors mentioned on Recommendation 2	develops the contents of the rights of the Board				
20.3. Measure Implementation	YES X NO NA				
	of the Board of Directors develops the content of ard of Directors under the terms foreseen in				
NO. Explain					
NA. Describe the regulations that pre the recommendation:	event the adoption of				
Implementation Date	Implemented in 2015 adopting the recommendation				
Modification Date	proposed by the New Country Code.				

Measure No. 21. Conflicts of Interest

for the ide	entification, management, and re rough related parties that may a	stion has a clear and formal policy and procedure solution of conflicts of interest, whether direct or iffect the members of the Board of Directors and						
	21.1. Measure Implementation	YES X NO NA						
	YES. Briefly Indicate: The Reference Framework for Institutional Relations and the Corporate Governance Code of the Company contemplate specific mechanisms for preventing, handling and disclosing conflicts of interests.							
	NO. Explain:							
	NA. Describe the regulations that pre the recommendation:	vent the adoption of						
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.						
	Modification Date	December 9th, 2020						
nature as of the rules a avoid for stipulates	occasional or permanent. If they and steps to be followed, which so those affected. In the case of that if the situation affects the coef for the obligatory resignation of	conflicts of interest makes a distinction about their are occasional, the applicable procedure indicates hould be relatively easy to implement and hard to permanent conflicts of interest, the procedure rporation's overall operations, it must be regarded those affected, for it makes it impossible for them						
	21.2. Measure Implementation	YES X NO NA						
	YES. Briefly Indicate: The Corporate Governance Code and the Reference framework for institutional Operations of the Company states that according to their nature, the situations of conflict of interests or potential conflict of interests may be have a sporadic or permanent character. When a situation originating an event or potential event of conflict of interests results permanent jointly affecting the operations of the Corporation, the same shall constitute cause for mandatory resignation by the affected party since such circumstance makes it impossible for performing its position. NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation:							
	Implementation Date	Implemented in 2015 adopting the recommendation						
	,	proposed by the New Country Code.						

	Modification Date			
other admi whether di the conglo or any oth	members of the Board of Directinistrators of the corporation information indirect, that they keep become to which the issuer belower stakeholders, out of which given opinion or vote, thereby build	rm the Board periodi etween them, or with gs, or with the issuen ven conflicts of intere	cally about any rela other entities or star, or with providers, est might arise, or	ationships, ructures of or clients, that might
	21.3. Measure Implementation	YES X NO	NA	
	YES. Briefly Indicate: Members of the Members of Senior Management at periodically report to the Corporation atthrough pre-established forms for compobligations regarding operations with as Additionally, the Code of Ethics available prohibited or against the Company's et of a Conflict of Interest involving empoirectives. Consequently, if a Conflict abstain from adopting any decision competent body pursuant to the terms in NO. Explain: NA. Describe the regulations that pretthe recommendation:	nd remaining Managers about their family links an olying with applicable regresociated parties. The properties of the conference of the c	of the Corporation and corporate interests inlustions and reporting age specifies that it is s, hiding the existence Board of Directors or olived employees shall this situation to the	
	Implementation Date	Recommendation impleme 30, 2014 date of issuance of		
	Modification Date			
affected to of Directo	relevant conflict-of-interest situated refrain from attending a meeting rs and remaining managers, and posts every year on its web site. 21.4. Measure Implementation	and/or voting, involving featured in the	ing the members of	the Board
	YES. Briefly Indicate			
	NO. Explain: the Corporation complies relevant information.	with its obligations with re	egards to reporting	
	NA. Describe the regulations that pre the recommendation:	event the adoption of		

	Implementation Date	Does Not Apply	
	Modification Date		
	these purposes, the definition with the International Accounting	of Related Party that the corporation Standard No. 24 (IAS 24).	applies is
	21.5. Measure Implementation	YES X NO NA NA	
	notes referring to operations with linked the following shall be disclosed: (a) the pending balances, including commitme well as the nature of the consideration the doubtful collection regarding amoun	the financial statements and their disclosure d parties, IFRS 24 is applied pursuant to which e amount of the transactions; (b) the amount of ents, their terms and conditions, guarantees, as fixed for its liquidation; (c) estimates for debts of each included in pending balances and (d) eriod regarding uncollectable debts or those of ies.	
	NO. Explain:		
	NA. Describe the regulations that pre the recommendation:	event the adoption of	
	Implementation Date	Recommendation implemented prior to September	
		30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as the result of the adoption of the International Regulations on Financial Information.	
	Modification Date		
Measure N	lo. 22. Related-Party Transaction	ons.	
approval, a	and disclosure of related-party tranships among those transactions	cifies the concrete procedures for the as ransactions, including any pending bala s, except those operations with specific	ances, and
	22.1. Measure Implementation	YES X NO NA	
	balances and transactions between link of such transactions subject to the a occurrence in such a manner to have a the effect of such operations within the Aval. Likewise, pursuant to the Referen Code of Corporate Governance, there a linked parties. Similarly, by being authorized.	ion has established procedures for reporting ted economic parties to perform the registration accounting principles within the term of their accurate and updated information, for assessing economic and administrative situation of Grupo ace Framework for Institutional Relations and its are specific guidelines regarding operations with rized as a financial conglomerate, the company available for consults of the Superintendency of	

	NA. Describe the regulations that pre the recommendation:	event the adoption of	
		Recommendation implemented prior to September	1
	Implementation Date	30, 2014 date of issuance of the E.C. 028 of 2014.	
	Modification Date]
	corporation's policy on related-pamendation 22.2.	arty transactions addresses the matters	mentioned
	22.2. Measure Implementation	YES X NO NA]
		incorporated into its Reference framework for operations with related parties that are included	
	NO. Explain: NA. Describe the regulations that pre the recommendation:	event the adoption of	
	Implementation Date	December 9 th , 2020	1
	Modification Date		
related-pa and perfo are fully s set, on a	orty transactions if they are recurred read by virtue of contracts of actandardized, are applied massive	f Directors does not need to authorize e ent and pertain to the ordinary course of dhesion or master agreements, whose ely, and carried out at market prices that wide the given good or service, and the poration.	f business, conditions have been
	Measure Implementation	YES X NO NA]
	each entity of the Organization accord the situations representing or that co Likewise, they describe some possible	Framework of Institutional Relations states that ding to its activities and business, shall identify ould represent possible conflicts of interests. In a situation of conflict of interests that generate has established for such purpose. The referred but by recommendation 22.3.	
	NA. Describe the regulations that pre the recommendation:	event the adoption of	

	Implementation Date	Implemented in 2015 adopting the recommendation proposed by the New Country Code.
	Modification Date	
Measure N	No. 23. Compensation of Membe	ers of the Board of Directors
General Acompensa They may Board ses throughout any obligat other items	Assembly of Shareholders that tion elements that may be actual include fixed honoraria for being sions and/or its committee meet the appointment, for whatever of tions assumed by the corporations, awarded to senior or newer meets.	policy for the Board of Directors approved by the is reviewed every year. It identifies all the lly met. These elements may be fixed or variable, and a Board member, honoraria for attending the stings, and other allowances of any type earned cause, either in cash or in kind. They also include in terms of pension or life-insurance payments, or embers, as well as any liability-insurance coverage the company acquires for its Board members.
	23.1. Measure Implementation	YES X NO NA NA
		n has an appointment and remuneration policy y the General Shareholders Meeting identifying overning body.
	NA. Describe the regulations that pre the recommendation:	event the adoption of
	Implementation Date	Implemented in 2015 adopting the recommendation proposed by the New Country Code.
	Modification Date	
progress in that may b corporation whatever o	n the medium and long terms, the be distributed to the Board of Dir n's profits or other management	e compensation systems related to the company's ne compensation policy sets limits to the amounts ectors. If the variable component is related to the indicators by the closing of the term assessed, by the Statutory Auditor in his report, which could .
	23.2. Measure Implementation	YES X NO NA NA
	remuneration policy', approved by remuneration components of the Board	with the Board of Directors 'appointment and the General Shareholders' Meeting, the d do not include variable components and it is d fix fees per session and limits on the amount juted.

	NO. Explain		
	NA. Describe the regulations that prevent the adoption of the recommendation:		
	Implementation Date	September 30th 2014	
	Modification Date		
excluded		nembers of the Board of Directors are explicitly that include stock options or from a variable share prices.	
	23.3. Measure Implementation	YES X NO NA NA	
	of the Board of Directors, approved by t	h has a policy of appointment and remuneration the General Shareholders Meeting identifying all dy. The referred policy does not include variable event the adoption of	
	Lucal amount of the Deta	Implemented in 2015 adopting the recommendation	
	Implementation Date	Implemented in 2015 adopting the recommendation proposed by the New Country Code.	
	Modification Date		
Sharehold	•	every term assessed, the General Assembly of t for the Board of Directors, including all the	
	23.4. Measure Implementation	YES X NO NA	
	of the Board of Directors, approved by the retribution components of such bod components. Pursuant to such policy Meeting, applied to the total number of Committees that each member attend	h has a policy of appointment and remuneration the General Shareholders Meeting identifying all dy. The referred policy does not include variable the amount of fixed fees approved by the f meetings of the Board of Directors or Support s to, shall constitute the maximum cost of the ion component approved for such body.	

	NO. Explain:			
	NA. Describe the regulations that prevent the adoption of the recommendation:			
	Implementation Date	Implemented in 2015 adopting the recommendation proposed by the New Country Code.		
	Modification Date			
term asses	ssed, including all the compensat	e actual cost of the Board of Directors dur tion elements awarded to the Board membere, it is published on the corporation's we es.	ers plus	
	23.5. Measure Implementation	YES X NO NA NA		
	YES. Briefly Indicate: To the extent that there are no retribution components different from the amount of fees paid for attendance to the Meetings, the Shareholders are aware of the fact that the total cost of remuneration of the Board of Directors is limited to the multiple of the fees approved per session, times the number of meetings that were effectively attended by each Director. Pursuant to article 446 of the Commerce Code, the fees paid to the Board of Directors are reported to the Meeting and are included in the financial statements as part of the item "Administrative Expenses - Fees."			
	NO. Explain			
	NA. Describe the regulations that pre the recommendation:	event the adoption of		
		Recommendation implemented prior to September		
	Implementation Date	30, 2014 date of issuance of the E.C. 028 of 2014.		
	Modification Date			
Measure No. 24. President and Senior Management of the Company				
corporation	n's administration or governance ourse of business (in the hands o	lel creates an effective separation betwe e (represented by the Board of Directors) a of the senior management and led by the Pro	and the	
	24.1. Measure Implementation	YES X NO NA		

responsible for the ordinary course of I and carrying out the follow-up of the o their part, regarding Boards of Director administrative bodies, they are respo Organization, as well as monitoring ar Management and for establishing the through their Support Committees, policies o, overseeing compliance of acting as liaison between the Senior	s are integrated by the Presidents of the entities, arge of the areas of control, risk and auditing, business and in charge of conceiving, executing bjectives and strategies of the Organization. On its, it points out that in their capacity as maximum possible for guiding the strategic policies of the assessing the tasks performed by the Senior governance and control architecture directly or management and organizational development such policies by the Senior Management and r Management and the General Shareholders
Meetings as required.	-
NO. Explain:	
NA. Describe the regulations that pro	event the adoption of
the recommendation:	
Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.
Modification Date	
upervisory, governance, and con	eam, thereby focusing its activities on the overtrol functions.
24.2. Measure Implementation	YES X NO NA NA
YES. Briefly Indicate: The Regulation the highest administrative body, durinduties is responsible of orienting the st assessing the managing activities calestablishing the governance and contrisk management and organizational difference the Senior Management and all the organization and the Senior Management and the General Shareh points out that in the events where it Board of Directors of Grupo Aval, corporations shall perform its duties requests for information promoting Corporation and those of its subordiprejudice of the autonomy of the gove Corporation and of the responsibility managers with respect of its ordinary of	ns of the Board of Directors establishes that as ng the development of its legal and statutory trategic policy of the Corporation, monitoring and arried out by the Senior Management and for rol architecture as well as the main policies for levelopment, overseeing their for compliance by ganization, acting as liaison between the Senior olders Meetings when required. Likewise it also results applicable and deemed necessary, the in its capacity as parent company of other in the standard policies and guidelines or the balance between the interests of the inate entities as a whole. The above, without the erning bodies of the subordinate entities of the of the members of its senior management and
YES. Briefly Indicate: The Regulation the highest administrative body, during duties is responsible of orienting the stransport assessing the managing activities can establishing the governance and contrisk management and organizational of the Senior Management and all the organization of the Senior Management and the General Shareh points out that in the events where it Board of Directors of Grupo Aval, corporations shall perform its duties requests for information promoting Corporation and those of its subording prejudice of the autonomy of the gove Corporation and of the responsibility of the senior in the senior of the s	ns of the Board of Directors establishes that as ng the development of its legal and statutory trategic policy of the Corporation, monitoring and arried out by the Senior Management and for rol architecture as well as the main policies for levelopment, overseeing their for compliance by ganization, acting as liaison between the Senior olders Meetings when required. Likewise it also results applicable and deemed necessary, the in its capacity as parent company of other in the standard policies and guidelines or the balance between the interests of the inate entities as a whole. The above, without the erning bodies of the subordinate entities of the of the members of its senior management and

	the recommendation:		
	Implementation Date	Recommendation implemented prior 30, 2014 date of issuance of the E.C and complemented in year 2015 as a implementation of some recommend. New Country Code.	028 of 2014 a result of the
	Modification Date		
senior ma corporation the propos appointme	general rule, the President of the nagement members directly, for may have the Board of Directorsal of the President of the comnt, the Board's Nomination and candidates to hold key executive	or they are his immediate rs appoint the senior manage pany. However, no matter Compensation Committee	staff. Otherwise, the ement members upor who makes the fina will get to know and
	24.3. Measure Implementation	YES NO X	NA
	YES. Briefly Indicate		
	NO. Explain: Members of the Senio appointed directly by the President of the possibility of fully implementing reconstant. NA. Describe the regulations that pretthe recommendation:	the corporation. The Corporation slommendation 24.3 in a subsequent	hall consider
	Implementation Date	Does Not Apply	
	Modification Date		
Directors a	corporation has a clear policy and/or a power scheme that perror of the corporation, and that of the	nits to assess the degree of	empowerment of the
	24.4. Measure implementation	TES A NO	NA
	YES. Briefly Indicate: Pursuant to the acts as legal representative and has twits alternates in an eventual absence minimum legal salaries. Any act or agree to the Board of Directors or to the Gopositions of alternate legal representations. Senior Management and except for the Management has powers of legal representations. NO. Explain:	vo alternates. The powers of the P of the former are limited to 20, eement in excess of such amount, eneral Shareholders as the case r ves shall be performed by two menese officers, no other member of	resident and 000 monthly corresponds may be. The mbers of the
	ito. Explain.		I

	NA. Describe the regulations that pre the recommendation:	event the adoption of		
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.		
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whoever fu	ulfills its functions, leads annually	e Nomination and Compensation Committee, or the performance assessment of the President of sments of the other senior management members.		
	YES. Briefly Indicate:			
	NO. Explain: The Corporation shall correcommendation 24.5 in a subsequent NA. Describe the regulations that protection the recommendation:	onsider the possibility of fully implementing the period.		
	Implementation Date	Does Not Apply		
	Modification Date			
remaining the compe	senior management members a	policy for the President of the company, and for the pproved by the Board of Directors. It identifies all ctually met, bound to the attainment of long-term		
	YES. Briefly Indicate			
	NO. Explain: The Corporation shall consider the possibility of implementing recommendation 24.6 in a subsequent period.			
	NA. Describe the regulations that prevent the adoption of the recommendation:			
	Implementation Date	Dage Not Apply		
	Implementation Date Modification Date	Does Not Apply		
	modification buto			

24.7. If the compensation of the President of the corporation includes fixed and variable components, its technical design and method of calculation impede that the variable component may exceed the maximum limit set forth by the Board of Directors.			
	24.7. Measure Implementation	YES NO X NA	
	YES. Briefly Indicate		
	NO. Explain: The Corporation shall consider the possibility of implementing the recommendation in a subsequent period.		
	NA. Describe the regulations that prevent the adoption of the recommendation:		
	Implementation Date	Does Not Apply	
	Modification Date		
IV. CO	NTROL ARCHITECTURE		
Measure N	lo. 25. Environment of Control		
of control v	•	esponsible for the existence of a solid environment o its nature, size, complexity, and risks, according dation 25.1.	
	25.1. Measure Implementation YES X NO NA NA		
	YES. Briefly Indicate: Pursuant to the corporate By laws (Art. 25, Item 23), it is the responsibility of the Board of Directors "to oversee compliance of the internal control policies and procedures of the Corporation". As part of such responsibility it carries out the follow-up through its support committees among other things, to matters relating to the control environment. Additionally, the Corporation has adapted its internal control system to the COSO 2013 (<i>Integrated Framework of the Committee of Sponsoring Organizations of the Treadway Commission of 2013</i>) and under the supervision and with participation of its directive staff, it carries out an annual assessment regarding the effectiveness of internal control, whose progress is reported to the Audit Committee of the Corporation. The control environment of the Corporation is adjusted to the nature, size, complexity and risks of the Corporation in the terms of the herein recommendation.		
	NO. Explain:		
	NA. Describe the regulations that prevent the adoption of the recommendation:		
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the	

New Country Code.

	Modification Date	
compreher establish rand define	nsive and formal Control Architec esponsibilities for the related pol e clear reporting lines. All this	ard of Directors of the holding company will foster a cture covering all the subordinate companies. It will licies and guidelines throughout the conglomerate will promote an all-inclusive perspective of the n of pertinent control mechanisms.
	25.2. Measure Implementation	YES X NO NA
	having a consolidated and formal con Aval and its subordinate entities, the Valores S.A. has approved the <i>Fran</i>	e environment control and of the objective of atrol environment covering the scope of Grupo Board of Directors of Grupo Aval Acciones y mework Policy for Integral Risk Management. Policies applicable to the main risks having an ordinate entities.
	NO. Explain:	
	NA. Describe the regulations that pre the recommendation:	event the adoption of
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.
	Modification Date	
26.1. The	26. Risk Management corporation's risk management ndation 26.1.	objectives consider the purposes mentioned or
	26.1. Measure Implementation	YES X NO NA
	Policy for the Integral Risk Managem under the referred Policy apply both to entities regarding their respective comp As part of the specific objectives,	Directors of Grupo Aval approved a <i>Framework</i> ment. The guidelines and principles enshrined Grupo Aval as well as to each of its subordinate betences. the <i>Framework Policy for the Integral Risk</i> g other things, those referred to under
	NO. Explain:	

NA. Describe the regulations that pre the recommendation:	event the adoption of
Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.
Modification Date	
corporation has a map of risks, nd non-financial risks to which it is	understood as a tool to identify and monitor the sexposed.
26.2. Measure Implementation	YES X NO NA
the main financial and non financial risl establish applicable controls for man control, the pertinent areas draft the	h has Risk Matrixes of processes for identifying as that have an incidence over its activities and aging the same. Under the principle of self-eir own risk and control matrixes and their essed as part of the tasks of the Internal Audit ported to the Audit Committee.
NO. Explain:	
NA. Describe the regulations that pre the recommendation:	event the adoption of
Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.
Modification Date	
Board of Directors is responsibl ximum limits of exposure for each	e for defining a risk management policy, and for risk identified.
26.3. Measure Implementation	YES X NO NA
Board of Directors: "to oversee due of procedures of the Corporation". Likew (Art. 1), The Board of Directors of administrative body, during the perfor responsible for orienting the strategi assessing the performance of the sen and control architecture and the rorganizational development. In addition is deemed necessary, the Board of Directors.	23 of the By laws points out as a duty of the compliance of the internal control policies and rise, pursuant to its Regulations for Operation Grupo Aval, in its capacity as the highest rmance of its legal and statutory functions is a policy of the Corporation, monitoring and rior management, establishing the governance main policies of risk management and of in the events where it results applicable and it rectors of Grupo Aval, in its capacity as parent forms its functions through general policies,

	guidelines or requests of information seeking the equilibrium between the interests of the Corporation and those of its subordinate entities as a whole. The foregoing, without prejudice of the autonomy of the governing bodies of the Corporation's subordinate entities and of the responsibilities of their respective senior managements and administrators during the ordinary course of their business.			
	NO. Explain:			
	NA. Describe the regulations that prevent the adoption of the recommendation:			
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.		
	Modification Date			
actual exp		out, and supervises periodically, the corporal determined, and it proposes corrective and f		
	YES. Briefly Indicate: Pursuant to what is established under the Framework Policy for the Integral Risk Management, the Board of Directors knows and approves policies regarding risks, ensures that the management has implemented an adequate policy for the integral management of risks and ensures the effective coordination and communication with those responsible for risk management, allowing them to take the measures they see fit, among other things. Likewise, the Audit Committee of Grupo Aval, in its capacity as support committee of the Board of Directors for the decision-making inherent to internal control and its improvement, is periodically informed about the risk situation of the Corporation, the events occurred, their level of impact and criticality, allowing them to propose corrective actions or generating process remediation or improvement instructions for the Senior Management for the cases cited. In addition, the Audit Committee may issue reports for the Board of Directors regarding matters deemed as relevant.			
	NO. Explain:			
	NA. Describe the regulations that pre the recommendation:	revent the adoption of		
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.		
	Modification Date			

and is responsible for mana control, monitor, and report the	ry framework, the senior management performs the aging the risks; therefore, it must identify, assess, m. In doing so, it defines methodologies and ensures not with the risk strategies and policies set forth, and
26.5. Measure Implementation	YES X NO NA
Management, the Corporation shall risks, following the scheme of the consideration (i) the management promanagement, and (iii) an independe each of the areas or coworkers with (i.e. activities before the public and such areas or coworkers are responsible, monitoring and reporting processes and systems for which the line of defense shall know their activities for performing their tasks efficient Management shall, among other res	to the <i>Framework Policy for the Integral Risk</i> structure its duties and responsibilities before its ne three lines of defense, namely, taking into er business line, (ii) a function of independent risk ent review. The first line of defense is comprised by in the Subordinate Entities managing the business with direct contact with clients). This means that consible in first instance for identifying, assessing, ag the risks inherent to the products, activities, are are responsible. Those forming part of this first vities and processes and have sufficient resources ly. Likewise, pursuant to the Policy, the Senior ponsibilities, oversee the application of the policies ance, monitoring, control, improvement plans and
NO. Explain:	
NA. Describe the regulations that the recommendation:	prevent the adoption of
Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.
Modification Date	
s the limits of risk that may be r	elegate risks approved by the Board of Directors. It managed directly at each of its levels.
26.6. Measure Implementation	YES X NO NA NA
Framework Policy for Integral Risk Nof the Organization and/or the Sen force wherein the Grupo Aval opera	to the governance model established in the Management, the Board of Directors of each entity nior Management (depending on the regulation in ites) is responsible for approving the main policies as shall establish the parameters and guidelines

reporting the risks, defining methodol consistent with the strategy and the prejudice to the role of Grupo Ava Subordinate Entity is directly respons affiliates and subsidiaries. Likewise Management of the Entities shall have duties in charge of the directive and mareason for which it establishes the risk level of the Entity. The policies of the include criteria for delegating risks as	essing, measuring, controlling, monitoring and logies and ensuring that risk management is policies established per type of risks. Without all in its capacity as parent company, each sible for managing its risks and those of its e, the Policy establishes that the Senior a policy of delegation by hierarchical levels and anaging bodies and other areas regarding risks, ks limits that can be managed directly by each e risk management system of each entity shall s well as the powers assigned to I delegate is a function of their relevance and magnitude vents.
NO. Explain:	
NA. Describe the regulations that pre the recommendation:	event the adoption of
Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.
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in conglomerates, there must be hesion among the belonging com 26.7. Measure Implementation	e a comprehensive management of risks, so that panies and control of them. YES X NO NA NA
at consolidated level are aligned	of the Corporation regarding risk management with what is set forth under the herein work plans of the Corporation with respect to

risks, oriented towards achieving that the consolidated management of the same contributes to the cohesion and control of the institutions forming part of the conglomerate. In such sense, the parent company through its Risk Management Vice Presidency issues general guidelines, among others, regarding credit risk, operational risks, money-laundering risks and financing of terrorism and carries out the follow-up to the situation of its Subordinates with respect to market risks and liquidity. The foregoing without prejudice of the duty of subordinate entities of implementing their own processes and establishing the limits and other specific conditions according to their own characteristics and government. The care and assessment of these risks are reported to the parent company, in charge of monitoring and coordinating action plans and adoption of best practices when appropriate. The responsibilities and monitoring of risk matrixes and the control and implementation of improvement plans among others, although in charge of each subordinate entity, seek their standard application throughout the organization. Nevertheless, without prejudice to the foregoing, the management of risks at consolidated level forms part of the permanent objectives and work plans of the Risk Management Vice Presidency of the Corporation with the purpose of revising, and when required, updating existing policies, as well as establishing policies for those risks for which there are no formal procedures for providing formal procedures for implementing the guidelines set forth by the parent company.

NO. Explain:	
NO. Explaili.	
NA. Describe the regulations the recommendation:	that prevent the adoption of
Implementation Date	Recommendation implemented prior to Septembe 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.
Modification Date	
risk management post n control configurations a nerate at large.	lex and diverse structure for business and to (CRO Chief Risk Officer). In the case of and/or business groups, the incumbent has fa
risk management post n control configurations a nerate at large. 26.8. Measure Implementation	(CRO Chief Risk Officer). In the case of and/or business groups, the incumbent has fa
risk management post n control configurations a nerate at large. 26.8. Measure Implementation YES. Briefly Indicate: There is Conglomerate level oriented	(CRO Chief Risk Officer). In the case of and/or business groups, the incumbent has far and the case of and/or business groups, the incumbent has far and the case of and/or business groups, the incumbent has far and the case of and/or business groups, the incumbent has far and/or business groups, the incumbent has far and/or business groups, the incumbent has far and/or business groups, the incumbent has far and/or business groups, the incumbent has far and/or business groups, the incumbent has far and/or business groups, the incumbent has far and/or business groups, the incumbent has far and/or business groups, the incumbent has far and/or business groups, the incumbent has far and/or business groups, the incumbent has far and/or business groups, the incumbent has far and/or business groups, the incumbent has far and/or business groups, the incumbent has far and/or business groups.
risk management post n control configurations a nerate at large. 26.8. Measure Implementation YES. Briefly Indicate: There is Conglomerate level oriented Integral Risk Management at a Additionally, the Framework P	(CRO Chief Risk Officer). In the case of and/or business groups, the incumbent has far and the second of the secon
risk management post n control configurations a nerate at large. 26.8. Measure Implementation YES. Briefly Indicate: There is Conglomerate level oriented Integral Risk Management at a Additionally, the Framework P Chief Risk Officer defines th	(CRO Chief Risk Officer). In the case of and/or business groups, the incumbent has far and the second of the secon
risk management post n control configurations a nerate at large. 26.8. Measure Implementation YES. Briefly Indicate: There is Conglomerate level oriented Integral Risk Management at a Additionally, the Framework P Chief Risk Officer defines th management policies adopted by the control of	(CRO Chief Risk Officer). In the case of and/or business groups, the incumbent has farm. The constant of the constant of the composition of the composition of the constant o
risk management post n control configurations a nerate at large. 26.8. Measure Implementation YES. Briefly Indicate: There is Conglomerate level oriented Integral Risk Management at a Additionally, the Framework P Chief Risk Officer defines th management policies adopted by NO. Explain: NA. Describe the regulations	(CRO Chief Risk Officer). In the case of and/or business groups, the incumbent has farm. The constant of the constant of the composition of the composition of the constant o

Measure No. 27. Activities regarding Control

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		NA	
	YES. Briefly Indicate: Pursuant to the duty of the Board of Directors is to ove and procedures of the Corporation. Li Directors, the Audit Committee, as part of Directors in decision-making regasupervising the company's internal of procedures designed reasonably protect assess the procedures established for (Art. 28). For such purpose, the Audit the work timetable proposed by the Interports to the Audit Committee about developed during the respective year Framework Policy for Risk Management Board of Directors: knowing and approtent management has implemented an and ensuring the coordination and efferisk management, allowing them to tak seeks the selection and implementation acceptable levels.	ersee duckewise, of its duckewise, of its duckering it control is control is control in determination. During the adequation of the model of the mod	e complia as supp uties, sha nternal of structure ssets of the ining the tee approduced appropriate appro- duced appropriate appropriate appro- ties appropriate appropriate appropriate appro- mental appropriate appropriate appropriate appro- ties compliate appro- are compliate appropriate appro- are compliate appropriate appro- are compliate appro-	ance of in ort commall provide control at for estal the Corpo estal the Corporation of the corporation of the corporation of the corporation of the corporation of the corporation of the corporation of the corporation with deemed	ternal ittee of support its blishing ration icy of annua on, wh eport of trespon g risks gral risk those pertine	control policies of the Board of the Board of the Board improvement, g whether the and constantly internal control activities and ich periodically of the activities he above, the asibilities of the semination of the activities of the semination of the activities of the activities of the semination of the activities of the semination of the activities of the semination of the activities of the semination of the activities of the semination of the activities of the semination of the activities of the semination of the activities o	
	NO. Explain:						
	NA. Describe the regulations that pre the recommendation:	event th	e adopti	on of			l
	Implementation Date	30, 201 and cor impleme	4 date of nplemente	issuance of ed in year of some re	of the E 2015 a	or to September E.C. 028 of 2014 s a result of the endations of the	
	Modification Date						ı
the interna	Board of Directors is responsible I control system. This could be de rd's supervisory responsibilities.						
	27.2. Measure Implementation	YES	X	NO		NA	
	YES. Briefly Indicate: Supported on th	e same	explanat	ions of Re	ecomm	endation 27.1.	
	NO. Explain:						1
	NA. Describe the regulations that pre the recommendation:	event th	e adopti	on of			

Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014

		and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.
	Modification Date	
ability of t		s the self-control principle. It is understood as the the various processes to consider control as an of activity, and decision-making.
	27.3. Measure Implementation	YES X NO NA
	Framework Policy for Integral Risk Maestablishes that the Risks Managemen control, understood as the capacity of considering control, fields of action a responsibilities thus ensuring that control the Organization are exposed, are development of such principle, those put he Senior Management) are responsibilities, of identifying, assess reporting the risks, defining methodolo consistent. Likewise, the Code of Eincludes Self-control and Self-Regulated defining that the staff of Grupo Aval policies as fundamental tools for previous responsibilities.	is one of the principles established in the anagement. On the subject matter, such policy at System of the Organization should foster self-individuals participating in different processes, and decision making as inherent part of their trols for mitigating risks to which the entities of implemented and documented. During the participating in the different processes (including asible, as defined in the matrix of roles and sing, measuring, controlling, monitoring and gies and ensuring that the risk management is thics and Conduct applicable to Grupo Avalian as part of its corporate principles and values I shall apply Self-Control and Self-Regulation venting, detecting, monitoring and defining the exposed to and that are informed with clarity so
	NO. Explain:	
	NA. Describe the regulations that pre the recommendation:	event the adoption of
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.

Measure No. 28. Information and Communication

Modification Date

Implementation Date

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		NA	
	YES. Briefly Indicate: Permanent and timely cooperation, coordination and exchange of information are some of the principles applicable to risk management of the Organization. In this respect, the policies state that the entities forming part of the Conglomerate shall communicate the culture, philosophy and risk policies downwards and horizontally (control environment). Pursuant to the Policy and during the development of such principle, the entities forming part of the Organization shall seek the generation of effective reporting mechanisms upwards (towards the Board of Directors and Senior Management), which are truthful, understandable and thorough so to create an effective support for the management.						
	NO. Explain:						
	NA. Describe the regulations that pre the recommendation:	event th	e adopt	ion of			
	Implementation Date	30, 201 and cor implem	4 date o	f issuance ted in year of some r	of the E.0 r 2015 as	to September C. 028 of 2014 a result of the idations of the	
	Modification Date						
Board of D	in the corporation, there is a botto Directors and the senior manager d permits an informed decision-m	nent) r	eliable	, clear, a	and cor	nplete, whic	
	28.2. Measure Implementation	YES	X	NO		NA	
	YES. Briefly Indicate: The Corporation has an information reporting mechanism towards the Senior Management and the Audit Committee which acts as a Support Committee of the Board, overseeing compliance of internal control of the Corporation, allowing such Committee to assess, as required, giving instructions about the tasks carried out by the Corporation for risk management and control.						
	NO. Explain:						
	NA. Describe the regulations that prevent the adoption of the recommendation:						
	Implementation Date	30, 201 and cor impleme	4 date o	f issuance ted in year of some r	of the E.0 r 2015 as	to September C. 028 of 2014 a result of the adations of the	
	Modification Date						

28.3. The o	corporation's mechanisms for con	mmunication and report of information:		
responsibil ii. Enable	ity in risk management and the se the corporation's personnel to u	age the corporation as a whole, highlight etup of controls. Inderstand their role in risk management a dividual contribution in connection with the v	nd the	
	28.3. Measure Implementation:	YES X NO NA NA		
	through the General Instructions whi responsibilities of each actor of the pro the same are documented and available tool through which training sessions an	nd procedures are disclosed from top to bottom ich are of mandatory compliance. Roles and ocess are clearly defined within the policies and ole for consultation in the Intranet, which is the nd virtual assessments are carried out regarding lence over the activities developed by the		
	NO. Explain:			
	NA. Describe the regulations that pre the recommendation:	event the adoption of		
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.		
	Modification Date			
employees contravene	may inform anonymously any	systems or "whistle blowers" through whi illegal or unethical behaviors, or those tha ment and control culture. The Board of Di	at may	
	28.4. Measure Implementation:	YES X NO NA NA		
YES. Briefly Indicate: The corporation has an Ethical Hotline where employees can communicate anonymously about events that they feel deserve to be reported. Likewise, an ethical hotline for vendors and third parties has been established through the web page of Grupo Aval for receiving reports or complaints by them. Such reports are analyzed and may cause investigations by the areas of internal audit on inappropriate behaviors. These matters are reported periodically and in a consolidated manner to the Corporate Affairs Committee in its capacity as support committee of the Board of Directors.				
	NO. Explain:			
	NA. Describe the regulations that pre the recommendation:	event the adoption of		

	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.
	Modification Date	
Measure 2	29. Supervision of Control Arch	itecture
		Audit Committee, is responsible for overseeing the the corporation's Control Architecture.
	29.1. Measure Implementation	YES X NO NA NA
	and 10), a duty of the Audit Committee of internal control of the company of procedures designed, reasonably prote assess the procedures established to "10. Discussing the risk managemer Committee supervises the internal corrassessment of the work of the Internal plan on carrying out the follow- up of Likewise, it supervises the independent	e By laws of the Corporation (Art. 29, items 2, 5 to of the Corporation is supervising the structure with the purpose of establishing whether the ext the assets of the Corporation," "5. Constantly assess the sufficiency of internal control." and in policies with the Management." The Audit atrol of the Corporation, specifically through the Audit, analyzing and approving its annual work its periodical reports regarding internal control. It can be approved to the corporation of the Internal Auditor.
	NO. Explain:	
	NA. Describe the regulations that prothe recommendation:	event the adoption of
	Implementation Date:	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.
	Modification Date:	
Control Ar and of the	chitecture, involve, in a special v	es, aimed at confirming the effectiveness of the vay, the cooperation of the internal audit functions within their competence, and particularly those on.
	29.2. Measure Implementation:	YES X NO NA NA

	YES. Briefly Indicate: The corporation has an Internal Audit Management Office in charge of monitoring with the purpose of providing assurances about the effectiveness of the Control Architecture of the Corporation, at levels of processing, reports (including financial reports) and compliance. This is the area in charge of providing support to the Audit Committee on internal control assessment of the Corporation and verifying compliance of the policies and procedures established. It performs the follow-up of action plans implementation originating in the findings of the audit, of the statutory auditor or entities of control and supervision. It reports periodically to the Audit Committee about the status of internal control. In addition, it has the Statutory Auditor in charge of determining the soundness of financial information of Grupo Aval and the relevant internal control assessment for generating such financial information. NO. Explain:			
	NA. Describe the regulations that pre the recommendation:	event the adoption of		
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.		
	Modification Date	50, 2014 date of issuantee of the E.G. 020 of 2014.		
29.3. The corporation's internal audit function has bylaws approved by the Audit Com They describe explicitly the scope of its duties, and should comprise the issues inclu Recommendation 29.3. 29.3. Measure Implementation YES X NO NA				
	YES. Briefly Indicate: The Internal Audit Management has an Internal Audit Regulation submitted to the Audit Committee contemplating among other aspects, the following: i. The autonomy and independence necessary for exercising its functions. ii. The assessment and assistance work of risk management processes. iii. The assessment and assurance that the risks are being correctly assessed. iv. The assessment of reporting mechanisms of hey risks of the business and v. The review of key risks management by those who are responsible. NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation:			
	Implementation Date	Recommendation implemented prior to September		
	•	30, 2014 date of issuance of the E.C. 028 of 2014.		
	Modification Date			
manageme	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 NO X NA		

	YES. Briefly Explain:			
	NO. Explain: The Internal Audit Management functionally depends on the Presidency of the Corporation and not of the Audit Committee. Without prejudice of the foregoing, it maintains a relationship of professional independence with respect to the Senior Management of the Corporation. The analysis and approval of the work plan submitted by the Internal Audit Management of the Corporation includes the follow-up on the independence of its duty. Likewise, the independence and objectivity of the Internal Audit relating to the activities developed, is assessed by the Committee with the aim of verifying the inexistence of limitations impairing its adequate performance and verifying whether the scope of the work satisfies the control needs of the Company. NA. Describe the regulations that prevent the adoption of			
	the recommendation:			
	Implementation Date	Does Not Apply		
	Modification Date			
head of the	YES. Briefly Indicate: The Corporate the appointment, as well as the re responsibility of the Board of Director agreement with the criteria of personne shall report the appointment of the Internews arising from such position through NO. Explain: NA. Describe the regulations that pre			
	the recommendation:			
	Implementation Date	Implemented in year 2015 to accept this recommendation of the New Country Code.		
	Modification Date			
	Statutory Auditor of the corporation ctive audit report makes a statement	on or conglomerate is clearly independent of them. ent about this capacity		
	29.6. Measure Implementation	YES X NO NA		

	YES. Briefly Indicate: The responsibilities of the Audit Committee include overseeing the independence of the Statutory Auditor/External Auditor. Statements of independence of the Auditor are received periodically from the Statutory Auditor and there are procedures in place both in the firm of the Statutory Auditors and the in Corporation for verifying that the professional services that such firm renders do not affect its independence as Statutory Auditor/External Auditor of the Corporation. Likewise, in the audit opinions about financial statements, the statutory auditor confirms that its examination performed pursuant to Generally Accepted Auditing Regulations in Colombia, which include the independence that should characterize the exercise of its duty.			
	NO. Explain:			
	NA. Describe the regulations that pre the recommendation:	event the adoption of		
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.		
	Modification Date			
 29.7. If the corporation is the holding company of a conglomerate, the Statutory Auditor is same for all the companies, including those that are offshore. 29.7. Measure Implementation: YES X NO NA 				
	YES. Briefly Indicate: All subordinate entities consolidating the Financial Statements of Grupo Aval, are audited by the same Statutory Auditor.			
	NO. Explain:			
	NA. Describe the regulations that pre the recommendation:	event the adoption of		
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.		
	Modification Date			
29.8. The corporation has a policy to appoint the Statutory Auditor approved by the Board of Directors and communicated to the shareholders. It contains the matters established on Recommendation 29.8.				
	29.8. Measure Implementation:	YES X NO NA		

	YES. Briefly Indicate: The Corporate Governance Code approved by the Board of Directors of the Company and published in its web page, establishes the criteria for the appointment of the statutory auditor, which include the provisions established under recommendation 29.8. Specifically in numeral 2.3.1.1, the duration of the Statutory Auditor's Contract is established for the same term as the period of the Board of Directors, (1 year). The election of the Statutory Auditor can be extended indefinitely or freely removed before the expiration of his term. Likewise, the aforementioned section establishes that the election of the Statutory Auditor takes into consideration his professionalism, experience and honor, as well as that of his work teams and, when applicable, the firm to which they belong.			
	NO. Explain:			
	NA. Describe the regulations that pre the recommendation:	event the adoption of		
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.		
	Modification Date			
between fi and/or its	ve (5) and ten (10) years, in ord teams, and to safeguard its ind	m contract term with the auditing firm to der to avoid excessive proximity with sidependence. Regarding Statutory Auditing the maximum contract term is 5 years. YES X NO NA NA	such a firm litor-natural	
	YES. Briefly Explain:]	
		ervices Agreement, entered into with the audit of the Company, includes the alternation of atutory Auditor every five (5) years.		
	Additionally, the statutory auditor and the Audit Committee of the Company are individually responsible, of verifying the independence of the statutory auditor/external auditor, including the evaluation of the professional services that are requested to the statutory auditor/external auditor.			
	NO. Explain:			
	NA. Describe the regulations that pre the recommendation:	event the adoption of		

		Recommendation implemented prior to September			
	Implementation Date	30, 2014 date of issuance of the E.C. 028 of 2014			
	Modification Date				
turnover of	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 NO X NA			
	YES. Briefly Indicate:				
	terms of section 29.9.	otation term has not been foreseen under the			
	NA. Describe the regulations that pre the recommendation:	event the adoption of			
	Implementation Date	Does Not Apply			
	Modification Date				
29.11 . The corporation extends the existing prohibition to avoid contracting with the Statutory Auditor any professional services other than the financial auditing 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 NA				
	Statutory Auditor/External Auditor is n approved by the Audit Committee professional services requested by the	ose of verifying that the independence of the ot affected, the Corporation has a procedure for purposes of analyzing any proposal of Corporation or by its subordinate institutions to attities horizontally and vertically. The Statutory this recommendation.			
	NO. Explain:				
	NA. Describe the regulations that prevent the adoption of the recommendation:				
	Implementation Date	Recommendation implemented prior to September			
	Modification Date	30, 2014 date of issuance of the E.C. 028 of 2014.			

the Statuto	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 NA NA				
	YES. Briefly Indicate: After the approval of the Statutory Auditor's fees by the General Shareholders Assembly, the Company annually publishes a certification issued by the mentioned Auditor in its web page. Such certificate discloses the total amount of the Statutory Auditing Agreement as well as the proportion represented by the fees paid by the Corporation compared to the firm's income from statutory auditing activities.				
	NO. Explain:				
	NA. Describe the regulations that prevent the adoption of the recommendation:				
	Implementation Date Implemented in year 2015 to adopt this recommendation of the New Country Code.				
	Modification Date				
V. TRANSPARENCY AND FINANCIAL AND NON-FINANCIAL 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 included in the recommendation.					
	30.1. Measure Implementation	YES X NO NA NA			
	YES. Briefly Indicate: The company has implemented in its Reference Framework for Institutional Operations an information disclosure policy that incorporates the aspects established by recommendation 30.1 NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation:				
	Implementation Date	December 9 th 2020			
	Modification Date				

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

•	ties may have a well-grounded idea of the conglomerate's facts, organization, complexity, ivity, size, and governance model.						
	30.2. Measure Implementation	YES	X	NO		NA	
	YES. Briefly Indicate: The Corporation periodically discloses the consolidated financial situation of Grupo Aval and its subordinate entities. Likewise, the disclosure of nonfinancial information is performed in an integral and transversal manner pursuant to the criteria set forth under local and international regulations applicable to Grupo Aval in its capacity as issuer of securities in Colombia and abroad. Through its web page, the Corporation offers general access to financial and nonfinancial information of the Corporation, presentations carried out in events and links to Relevant Information.						
	NO. Explain:						
	NA. Describe the regulations that prevent the adoption of the recommendation:						
	Implementation Date Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.						
	Modification Date						
31.1. If the possible of	Measure 31. Financial Statements. 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.						
	31.1. Measure Implementation	YES	X	NO		NA	
	YES. Briefly Indicate: The Corporate Of the event of existing exemptions, paragonising significant observation or comment of the financial statements of the Corporation the Corporation for solving the situation of the Corporation or whom General Meeting. Such pronouncement approval by the Audit Committee.	graphs on the Statu n, such on, shal n is des	of empha tory Aud observat I be sub ignated	asis and/ litor in its tions and oject to before	or of any of or of any of opinion reduced the original of the original of the original of the original of the original of the original of the original of the original origina	other type of egarding the proposed by ement of the ers during a	
	NO. Explain:						
	NA. Describe the regulations that prevent the adoption of the recommendation:						
	Implementation Date				2015 to New Coun	accept this try Code.	
	Modification Date						

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.						
	31.2. Measure Implementation	YES X	NO		NA	
	YES. Briefly Indicate: The Corporate Governance Code of the Company states that upon any exemptions, paragraphs of emphasis and any other types of observations or significant comment by the Statutory Auditor in its opinion about the financial statements of the Corporation, the Board of Directors deems it shall maintain its criteria, its position shall be adequately explained and justified through a written report submitted to the General Shareholders Meeting, specifying the content and scope of the discrepancy.					
	NO. Explain:					
	NA. Describe the regulations that pre the recommendation:	event the adop	tion of			
	Date of Implementation	Implemented recommendati				
	Dates of Modification					
31.3 The public financial information contains a detailed description of transactions with o 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.						
	31.3. Measure Implementation	YES X	NO		NA	
	YES. Briefly Indicate: For preparing the financial statements and their disclosure notes regarding operations with associated parties, IFRS 24 becomes applicable, pursuant to which the following should be disclosed: (a) the amount of the transactions; (b) the amount of pending balances, including commitments, their terms and conditions, guarantees, as well as the nature of the considerations fixed for its liquidation; (c) estimates of debts of doubtful collection relating to amounts included in pending balances and (d) expenses acknowledged during the period corresponding to uncollectable debts or of doubtful collection arising from related parties.					
	NO. Explain:					
	NA. Describe the regulations that pre the recommendation:	event the adop	tion of			

Recommendation implemented prior to

Implementation Date

Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and adjusted in 2015 as a result of the adoption of the International Regulations on Financial Information.			
Modification Date				
lo. 32. Market Information				
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 X NO NA			
YES. Briefly Indicate: The corporation has procedures to guarantee that all the financial and nonfinancial information is informed to the financial and stock markets and all information deemed relevant for investors, pursuant to the regulations in force. Likewise it also has risk identification and control matrixes for the process of generating financial and nonfinancial information. These procedures are subject to auditing by the Internal Audit of the Corporation which submits several times a year, the progress status of its audit plan. Any deviation from these procedures is reported to the Audit Committee for purposes that such body establishes the necessary corrective measures. In addition to the foregoing, for purposes of implementing recommendation 30.1, the Corporation shall consider the best way of unifying in the future its different procedures with the aim of generating a policy of information disclosure under the terms referred in the recommendation. In addition, for the purposes of implementing recommendation 30.1, the Company has implemented in its Code of Good Governance in its numeral 7.1 "INFORMATION" the aspects of the recommendation. No. Explain: NA. Describe the regulations that prevent the adoption of the recommendation:				
Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.			
Modification Date				
32.2. The corporation's web site is user-friendly. The visitor finds any Corporate Governance information easily.				
32.2. Measure Implementation	YES X NO NA			
	Modification Date Io. 32. Market Information e context of the information disc), adopts the necessary measure the financial and non-financial in force, plus any other that it co 32.1. Measure Implementation YES. Briefly Indicate: The corporati financial and nonfinancial information and all information deemed relevant for Likewise it also has risk identificati generating financial and nonfinancial auditing by the Internal Audit of the Co the progress status of its audit plan. Any the Audit Committee for purposes that measures. In addition to the foregoing, 30.1, the Corporation shall consider th procedures with the aim of generating terms referred in the recommendation. In addition, for the purposes of impleme implemented in its Code of Good Gove aspects of the recommendation. No. Explain: NA. Describe the regulations that pre the recommendation: Implementation Date Modification Date Corporation's web site is user-fried easily.			

YES. Briefly indicate: The Corporations has a web page (www.grupoaval.com) organized in such a manner that allows its users to access the information associated with or relating to the Corporate Governance of the Company in a simple manner.		
NO. Explain:		
NA. Describe the regulations that pre the recommendation:	event the adoption of	
Implementation Date	Recommendation implemented before September 30, 2014 date of issuance of the E.C. 028 of 2014.	
Modification Date		
nis vein, the corporation's web ndation 32.3.	site includes, at least, the links mentioned on	
32.3. Measure Implementation	YES X NO NA	
proposed by Recommendation 32.3	of the Corporation substantially includes issues regarding information of the Corporation, its ors, corporate governance and pertinent topics	
NO. Explain:		
NA. Describe the regulations that pre the recommendation:	event the adoption of	
Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.	
Modification Date		
neral, the supporting documents tets are files easy to share, down	through which the corporation conveys information load, and print.	
32.4. Measure Implementation	YES X NO NA	
Corporation does not have any type o	ion published through the web page of the of printing or downloading restrictions for being applicable, the same is accompanied by the gor downloading restrictions.	
NO. Explain:		

	NA. Describe the regulations that pre the recommendation:	event the adoption of	
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.	
	Modification Date		
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 X NO NA NA	
	YES. Briefly Indicate: In its condition as issuer of securities registered before the Securities Exchange Commission ("SEC") of the United States, the Corporation annually submits before the SEC its annual report under the Form 20-F, which includes information regarding the organization, methods and procedures of the control architecture of Grupo Aval. The Corporation submits quantitative and qualitative information with regards to risks. Likewise, it has an internal control model of financial report (ICOFR) based on internal control guidelines of the Committee of Sponsoring Organizations of the Treadway Commission of 2013 (COSO). Under the supervision and with the participation of the directive staff of the Corporation, an annual assessment on the effectiveness of internal control is performed annually, with the participation of an external auditor, who submits an independent pronouncement on the same. NO. Explain:		
	NA. Describe the regulations that pre the recommendation:	event the adoption of	
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.	
	Modification Date		
Measure No. 33. Annual Corporate Governance Report			
Directors is	s responsible for its contents, afte e. This report accompanies the	Corporate Governance Report. The Board of their review and a favorable concept by the Audit e remaining documents of the closing of the	
	33.1. Measure Implementation	YES X NO NA NA	

	YES. Briefly Indicate: The Company has implemented as part of the 2019 Management Report (Chap. 9, Pages 210 et seq.) Submitted for consideration by the General Shareholders' Meeting of March 2020, the "Corporate Governance Report" for the year 2019 with strict adherence to recommendation 33.3, which can be consulted at the following link: https://www.grupoaval.com/wps/wcm/connect/grupo-aval/0cec3f7e-f912-4acb-91e0-67bee2e56d92/grupo-aval-informe-de-gestion-y-sostenibilidad.pdf?MOD=AJPERES NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation:		
	Implementation Date	March 30 th 2020	
	Modification Date		
governanc other comp	2. The company's Annual Corporate Governance Report is not a mere transcription of the vernance norms included in the bylaws, internal regulations, good-governance codes, or ler company documents. It does not intend to describe the corporation's governance model, a rather explain how it actually works and any relevant changes during the accounting		
	Implementation Date	march 30 th 2020	
	Modification Date		
accounting recommen company's	period, how the company e dations it adopted as well as the	Sovernance Report describes, at the end of the enforced, throughout the year, the governance e leading resulting changes. The structure of the Report coincides with the scheme included in	

YES. Briefly Indicate: The Annual Corporate Governance Report includes all the indicators proposed in recommendation 33.3
NO. Explain: NO. Explain:
NA. Describe the regulations that prevent the adoption of the recommendation:

Implementation Date	March 30 th 2020
Modification Date	