IMPLEMENTATION OF BEST CORPORATE PRACTICES REPORT

GRUPO AVAL ACCIONES Y VALORES S.A.



PRINCIPAL LEGAL REPRESENTATIVE:

María Lorena Gutiérrez Botero

LEGAL REPRESENTATIVE DESIGNATED FOR DELIVERY OF THE IMPLEMENTATION REPORT:

Jorge Adrián Rincón Plata

PERIOD OF THE REPORT:

Year 2024

DATE OF THE REPORT:

January 31, 2025

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 SHAREHOLDERS.

Measure l	No. 1. Equal Treatment Principl	e.				
	orporation gives equal treatment or without granting access to pri					
	1.1. Measure implementation	YES	X	NO	N/A	
	YES. Briefly Indicate: The corporation Preferential Dividend that grant equal the and statutory rights that these types of a Corporation that is relevant by its national informed to the market through the Interpretation (SIMEV, in Spanish), the Relevant Informal Analysis, and Retrieval System (EDGAF Commission and the Corporation's Interpretation to its shareholders regardle investors regardless of the amount of the ensuring equitable treatment to shareholders rights of the shareholders, with the same information, with the same and timeliness with the purpose of protest NO. Explain NA. Describe the regulations that pretate the recommendation.	eatment to shares gra ature and ategral Information S. (2) manage met web situiving the sess of the acting the right to eamount of ecting their	all shareholent their hold pursuant to pursuant to pursuant to pursuant to the left of the	ders according lers. Any information applicable in stem of the ste	ng to the legal rmation of the regulations is Stock Market at a Gathering, and Exchange of the Bylaws as, claims and a well as to its mechanisms icle 41 of the de that states, to be provided	
	Implementation Date		of issuance of		September 30, sternal Circular)	
	Modification Date					
ways to re informatio	Board of Directors has approved or elate to the different types of ships, answer to information requests ers and the corporation, its Board	areholde ; commu	rs, regard	ding matter hannels; ir	rs such as: nteraction be	access to tween the
	1.2. Measure implementation	YES	X	NO	NA	
	YES. Briefly Indicate: Grupo Aval Accionista e Inversionista") approved be the Corporation for its relationships with and investors in fixed income security resolution of information requests and	y its Board th the inve ties), and	d of Director stors of the regarding	rs defining the corporation (to access to	e practices of (shareholders information,	

Communication channels arrang website: www.grupoaval.com .	ed to attend investors are disclosed at the company's
The document's name is: "Polític Inversionista"."	ca de Modelo de servicio y Atención al Accionista e
NO. Explain	
NA. Describe the regulations the recommendation.	nat prevent the adoption of
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	
No. 2. Information about S	hares

Measure

2.1. Through its web site, the corporation informs the public, in a clear, precise, and comprehensive way, the different types of shares issued by the corporation, the quantity issued per type, and the quantity of shares reserved, as well as the rights and obligations inherent to each type of share.

2.1. Me	asure implementation	YES	X	NO	NA	
the punttps://udocumenthttps://ucompost	riefly Indicate: The information ublic with clarity, accuracy, www.grupoaval.com/es/acciones ent for the 2024 www.grupoaval.com/repositorio/gsicion-accionaria-2024-junio-espisition, the total number of commitstanding shares by class, and the	and a. Acco prupoa anol.po non sh	completeness ordingly, at the eriod can aval/inversionis df, which se ares, the numb	s at the end of the vertical between the state of the sta	following I webpage, a F found s/tabla- ie sharehold irred shares,	link: PDF at ding
Addition follows:	nally, Article 6 of the Company's	s byla	ws, published	on its webs	site, provides	s as
() Ea	ch common share shall grant its	holder	the following i	rights:		
1. 2.	To participate in deliberations (ear-
3. 4.	To freely transfer shares, subjection to inspect the corporate books			-		lavs

5. To receive, in the event of the Company's liquidation, a proportional share of the corporate assets after payment of the Company's external liabilities.

prior to the General Assembly meeting in which the year-end financial

Each preferred dividend-bearing share with no voting rights shall grant its holder the following rights, in addition to those established in the subscription regulations:

statements are reviewed;

- 1. To freely transfer shares, subject to applicable law and the bylaws;
- 2. To receive a minimum dividend established in the subscription regulations, which shall be paid in preference to the dividend corresponding to common shares, provided that a dividend has been declared from legally available resources. The dividend received by common shareholders may not exceed the dividend declared in favor of preferred dividend-bearing shares with no voting rights. Dividends shall not be cumulative.
- 3. To participate, on equal terms with common shares, in the distribution of distributable profits remaining after deduction of the minimum dividend and the dividend payable to common shares, which must be equal to the minimum dividend. In this case, if a dividend higher than the minimum dividend is declared, preferred dividend-bearing shares with no voting rights shall not be entitled to receive both the dividend declared for common shares and the minimum dividend, but only the same dividend declared for common shares.
- 4. To receive preferential reimbursement of capital contributions upon the Company's dissolution, after payment of external liabilities.
- 5. To all other rights granted to common shares under Article 379 of the Commercial Code, except for the right to participate in and vote at the shareholders' assembly.

However, preferred shares with no voting rights shall be entitled to vote in the cases provided by law. The Company has a specific procedure, approved by its Board of Directors on December 9, 2015, which defines its investor relations practices (covering both shareholders and fixed-income security investors), particularly regarding access to information, handling of information requests, and communication channels, among other 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	

Measure No. 3. Non dilution of Equity.

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	Χ	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, on situations when operations such as those mentioned in the measure the Shareholders Meeting of Grupo Aval has supported its decision in the expert opinion of an independent external consultant, furthermore, the inform was available to the Shareholders to exercise their right of inspection within the terms of the law. 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" which provides that in the event of transactions that may result in capital dilution (such as mergers, spin-offs or share issuances without preferential rights), the Company shall provide a detailed explanation of their characteristics in accordance with the conditions and timeframes determined by the applicable regulations. Likewise, for the relevant transactions, the Board of Directors shall inform the Shareholders of the opinion of an independent external advisor ("fairness opinion"), appointed by the Board and engaged by the Company for this purpose. NO. Explain

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	November 27, 2024.

Measure No. 4. Information and Communication with Shareholders.

4.1. The corporation has a corporate web site in Spanish and English, with a link of Corporate Governance, or of relations with shareholders and investors, or equivalent. It will include financial and non-financial information in the terms proposed by recommendations 32.3 and 33.3. Furthermore, under no circumstance, it will include the corporation's confidential information, or that relative to company secrets, or any other whose disclosure could be used against the corporation.

4.1. Measure implementation	YES	X	NO	NA
YES. Briefly Indicate: The corporation languages containing, among other the relationships with shareholders and nonfinancial information to which such	hings, linl investors	ks to issues that subs	s of corporate gove stantially include fi	ernance and
NO. Explain				

This translation from the original Spanish version is provided for convenience purposes
only. No representation is made as to the accuracy of this document and the company
does not assume any liability based upon it. Should any doubt or contradiction arise
between the Spanish and English versions, the Spanish version shall prevail.
NA. Describe the regulations that prevent the ac

only. No represen	ntation is made as to the accuracy of this document an e any liability based upon it. Should any doubt or con	d the comp				
between the Spa	nish and English versions, the Spanish version shall prev NA. Describe the regulations that pre		adoption	of		I
	the recommendation.					
	Implementation Date	2014 da	te of issuan ented in ntation of so	plemented prior ce of the E.C. (2015 as the me recommenda	028 of 2014 ar result of th	nd ne
	Modification Date					
such as a investors, state their	orporation has permanent-access web link (only for them), or an of periodical information sessions, opinions, concerns or suggestion as shareholders.	fice dev among	voted to to others.	the relations These spac	s with share ces should	holders and permit them
	4.2. Measure implementation	YES	X	NO	NA	
	YES. Briefly Indicate: The Company shareholders and investors in fixed incollink to information referring to different contact the Company. On an ongoing Investors, the Companyaddresses the shareholders about the development of shareholders and carries out quarterly pitts shareholders, investors and stakeholdets published presentation can be conlink: https://www.grupoaval.com/repositorio/glocal/2024/presentacion-bonos-2024-segurpo Aval shareholders. NO. Explain NA. Describe the regulations that presented the recommendation.	ome secut modalit basis, the querion the Coerforman olders has ulted on a permar	urities. The ies under rough the les or sugarnary or ce present ve access. In the Component access.	Company's Way which the shat Department of ggestions received regarding the ations (via web Regarding fix pany's website s/Mercado-s mechanism	Jeb page has areholders made Relations with elived from iter condition accepts) to which at the following the second seco	a ly h lss sis sh e e g
	Implementation Date			plemented prior see of the E.C. 028		0,
	Modification Date	2014 dat		ember 12, 20		
market an	corporation organizes events to palysts. These may be in person or ference, etc.).					
	4.3. Measure implementation	YES	X	NO	NA	

YES. Briefly Indicate: Annually, the Corporation prepares a calendar of events including quarterly presentations of results to which any interested party has access (via

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail.

annour therein	sts), including shareholders, invenced through the Corporation's Wareholders, its state that the Company also invites its stat	eb page togethe	er with instru	ctions to pa	rticipate	
NO. Ex	cplain					
	escribe the regulations that pre recommendation.	event the adopt	ion			
Impler	nentation Date	Recommendation 30, 2014 date of				
Modifi	cation Date					
instruments, mos offer updates on	tion organizes or takes pa stly addressed to debt-sect the issuer's business indic tits behavior concerning co	urity investors ators, the ma	s and mar nagement	ket analys	sts. These ev	ents
4.4. Measu	re Implementation	YES X	NO		NA	
market and business i provided o	ly Indicate: Annually, the Company alysts and debt instrument invest indicators. Additionally, through in the evolution of debt metrics a general, including fixed-income	tors can connect the Company's and debt service	t to review s quarterly	the performate reports, inf	ance of key formation is	
the SFC ca	re, in w.grupoaval.com/es/presentacior an find the events we have atten ne analysts.	the nes](https://www ded. These ever	following grupoaval.c	com/es/prese	section: entaciones), n equity and	
NO. Expla	in					
NA. Descr recommer	ibe the regulations that preven dation.	t the adoption o	of the			
Implement	ation Date	Recommendation 2014 date of issu				
Modification	on Date					
4.5.7					- 	. 4 !

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

below five percent (5%).	ts capital structure, the corporation may d
4.5. Measure Implementation	YES NO X NA
YES. Briefly Indicate:	
at least fifteen percent (15%) of the in debt securities owning at least two securities issued by the Corporation responsibility, specialized audits who reliability and legality of the finance	rnance Code states that shareholders representing company's outstanding shares, as well as investors venty-five percent (25%) of the total of commercial on, may hire at their own cost and under their en they have grounded doubts regarding the quality, cial statements disclosed by the company to the ic, about the company's internal control or on the prevent the adoption of
Implementation Date	The possibility of requesting specialized audits under the terms established by the Corporation exists prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.
Modification Date e exercise of this right, the corp	poration has a written procedure that speci
	ooration has a written procedure that specification with the specification of the specificati
YES. Briefly Indicate: NO. Explain: The Company's Cod written procedure that fully implement Unfortunately, despite having this Recommendation 4.6, we are unab	YES NO X NA le of Good Governance, in Article 3.5, includes a nts Recommendation 4.6. is procedure in place and fully adhering to le to respond affirmatively to this recommendation by the Company for requesting Specialized Audits d in Recommendation 4.5.

							Page 10
only. No represen does not assume	om the original Spanish version is provided for conveni tation is made as to the accuracy of this document and any liability based upon it. Should any doubt or cont iish and English versions, the Spanish version shall preva	d the comp radiction a	any				
	Modification Date						
Measure N	No. 5. Management acts before	chang	e of co	ntrol tı	ransac	tions	
expressly, bid or othe periods du	nembers of the Board of Director in their letters of acceptance or content relevant transactions, such as aring which they will not negotiat the corporation.	contrac s merg	ts, that ers or	as soo segreg	n as thation (ney learn o spinoffs),	f a take-over there will be
	5.1. Measure Implementation	YES	X	NO		NA	
	YES. Briefly Indicate: Each member Management of the Corporation has exthe main applicable restrictions that reg confidential and privileged information negotiating securities issued by the Corconfidential or privileged information of of their duties or carrying out any other the stock market, as well as committing any securities issued by the corporation Directors with respect to carrying out or their significance relevance.	xecuted ulate the on and poration the Cor activity of themsel ion during the contact of the cont	a letter of stock mestablish, directly poration or behavious not tong the te	of comminated comminat	itment re articularly commi ctly, mak uring the thing the ate direct fined by	eminding ther on the use of tment of no king use of the e performance regulations of the Board of the Board of the state	n of ot ee e of y
	NO. Explain:						
	NA. Describe the regulations that pre the recommendation.	event the	e adoptio	on of			
	Implementation Date	impleme propose Trading	ented in 20 d by the N	015, follov New Coun	ving the ratry Code,	ommitment wa ecommendation and the Inside the Board	n er
	Modification Date						
Measure No. 6. Relationships between the corporations belonging to the Conglomerate							
to the res structure the Directors, a between the responsibility	ut prejudice to the independence ponsibilities of its management hat defines for the three (3) government senior management), the key hem. Such a structure is publicity and communication channels; ective supervision, control, and materials.	bodies ernanc y bodie c, evic it facili	s, the content of the	conglon s (Shar individu nd trar	nerate eholde ual pos nsparer	has an oursers Assemble itions and int; it determines the contractions and int; it determines the contractions are contractions.	rganizational bly, Board of the relations mines clear
	6.1. Measure Implementation	YES	X	NO		NA	

	YES. Briefly Indicate: In addition to its Code of Good Governance, Grupo Aval has an Institutional Relations Framework, approved by its Board of Directors, which is outlined in Section 4, *"Organizational Governance and Control Architecture."* This framework establishes an organizational structure that defines the key governing bodies and individual positions for the Company and its main subsidiaries, along with the applicable criteria for their relationships, lines of responsibility, and communication. Its purpose is, among others, to facilitate strategic direction, oversight, control, and the effective management of the Company and its subsidiaries. This document is publicly available on the Company's website. 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					
have define Such an a	ed a framework for institutional re	ling company and its most important sub elations through the subscription of an a oproved by the Board of Directors of ea on on recommendation 6.2.	greement.			
	6.2. Measure Implementation	YES X NO NA 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 No. 7. Conflict Resolution.

between the span	ish und English versions, the Spunish version shall preva						
corporation before the	7.1. Except for the disputes between shareholders, or between shareholders and the corporation or its Board of Directors that by explicit legal mandate must be settled necessarily before the ordinary jurisdiction, the corporation's bylaws include conflict-resolution mechanisms such as direct agreements, amicable composition, settlement, or arbitration.						
	7.1. Measure Implementation	YES	Х	NO		NA	
	YES. Briefly Indicate: The Bylaws of clause for purposes of solving any diffe between the same and the Corporation its liquidation.	rences t	hat may a	arise bet	ween s	hareholders or	
	NO. Explain:						
	NA. Describe the regulations that pre the recommendation.	event the	e adoptio	n of			
	Implementation Date					or to September 2. 028 of 2014.	
	Modification Date						
II.	GENERAL SHAREHOLDERS M	IEETIN	IG				
Measure N	lo. 8. Functions and Competen	ce.					
framework	es other functions assigned to the the thick the bylaws explicitly confer the on recommendation 8.1. and em	e functi	ions of	the G	eneral	Shareholder	s Meeting
	8.1. Measure Implementation	YES	X	NO		NA	
	YES. Briefly Indicate: In consider recommendation, the Company adopts At the Extraordinary General Sharehold Company amended its bylaws to include Meeting, those referred to in Recommental (i) Regarding "The approval of the genewhen it includes a variable component Includes a	the reco ders' Me ade, as s ndation 8 ral comp	mmendat eting held specific follows: 3.1. Densation	ion as for don De unctions policy for the policy fo	ollows: cember of the or Senio	21, 2015, the Shareholders'	

that has not been established by the shareholders in the Company's Bylaws. (ii) Regarding "The approval of the Board of Directors' succession policy," and in accordance with Sections 2 and 4 of Article 19 and Section 16 of the Bylaws, it is established as a function of the Shareholders' Meeting to "Approve the general policy for the appointment and remuneration of the Board of Directors." This policy sets forth the applicable criteria for the nomination, election, re-election, or replacement of the

that it does not have a variable compensation component linked to the share value for Senior Management. Therefore, there is no Board-approved policy covering a practice

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assum between the Sp

	any liability based upon it. Should any doubt or cont ish and English versions, the Spanish version shall preva					
between the span		ently, it applies when there is a need to replace				
	(succeed) one or more members of the Board.					
	(iii) Regarding "The acquisition, sale, or encumbrance of strategic assets that, in the judgment of the Board of Directors, are essential for the Company's business, or when such transactions could effectively modify the corporate purpose," the Company has evaluated the implementation of this recommendation by defining a 25% threshold, above which the sale of a strategic asset would be considered as potentially modifying the Company's corporate purpose. Accordingly, Article 19 of Grupo Aval's Bylaws establishes that: "FUNCTIONS OF THE GENERAL SHAREHOLDERS' MEETING. The functions of the General Shareholders' Meeting include: () 17) Approving the acquisition, sale, or					
		alue exceeds twenty-five percent (25%) of the ased on the separate financial statements of the				
	preceding fiscal year."					
		ctions are expressly set forth in the Bylaws as eting, they are exclusive and non-delegable.				
	responsibilities of the offareflowers we	etting, they are exclusive and non-delegable.				
	No. 5 . 1.1.					
	NO. Explain:					
	NA. Describe the regulations that pre	event the adoption of				
	the recommendation.					
	Implementation Data	Implemented in 2015 adopting the recommendation				
	Implementation Date	proposed by the New Country Code.				
	Modification Date					
Measure N	No. 9. General Shareholders Me	eting Regulations				
any tasks information	within its competence. They rang n intended for shareholders, their	e General Assembly of Shareholders, which set up ge from its meeting calls, to the preparation of the attendance, the development and exercise of their e about the regime that governs the Assembly's				
	9.1. Measure Implementation	YES X NO NA				
	Meeting regarding the matters pertainformation that the shareholders should	n has a Regulation of the General Shareholders aining thereto, including references to calls, if receive, attendance, development and exercise olders. Such Regulation is published in the				
	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	

Modification Date		
Measure No. 10. Meeting Summons		
meeting call for the ordinary General Assen thirty (30) common days in advance; in the c place with at least fifteen (15) common days	their information rights, the bylaws provide that mbly of Shareholders must take place no less to case of the extraordinary meetings, the call will so of anticipation. This will be without prejudice to acturing (e.g. mergers, segregation (spinoffs)	than take the
10.1. Measure Implementation	YES NO X NA	
	hat it has adequate mechanisms for applying the	
disclosure of the calls to General Share exercise of the right to information of it same it attends the information request matter of the call.	overnance architecture which offer an adequate cholders Meetings, facilitating and promoting the its shareholders and that in development of the its submitted and relating to the matters subject	
NA. Describe the regulations that pre the recommendation.	event the adoption of	
Implementation Date	Does Not Apply.	
Modification Date		
corporation ensures the widest communica	ry media set forth within the legal framework, ation and publicity for the meeting call. This will rate web site, individual alerting e-mails, and e	ll be
10.2. Measure Implementation	YES X NO NA NA	
the calls to General Shareholders Meet	n makes use of its corporate web for disclosing tings. The information is available for consulting estor-relations/information-for-shareholders-and-	

bondholders-meetings NO. Explain:

				Page 15
	from the original Spanish version is provided for conveni			
	entation is made as to the accuracy of this document and e any liability based upon it. Should any doubt or cont			
between the Spo	anish and English versions, the Spanish version shall preva I	il.		ı
	NA. Describe the regulations that pre	event the adoption of	of	
	the recommendation.			
	Implementation Date		lemented prior to Septe	
	-	30, 2014 date of issua	nce of the E.C. 028 of 20	714.
	Modification Date			
besides it that simu meeting,	increased transparency during the s Agenda, stating point by point the ltaneously with the meeting call, the shareholders receive the Agrethe General Assembly of Shareho	ne subjects for dis or at least fiftee eement Proposal	scussion, the corp n (15) common os that the Board	oration ensures days before the of Directors will
1	0.3. Measure Implementation	YES X	NO	NA
a ir i i M e s	must submit for consideration of the Shapplicable regulations for exercising the rights shareholders within 15 business days per its web page: (i) Summons to Sharehonformation and relevant documentation for Meeting, including when applicable, the Pelection of the Board of Directors forms particularly and, (iv) Any other relevant informations available.	tht of inspection. Add rior to the annual medolders Meeting and corrections where the distribution of the agenda, list the event that such in	itionally, it makes availeting, the following infolletailed agenda, (ii) Following the General Share ution of profits, (iii) Worf candidates propose formation is known pri	lable for primation Financial eholders when the d by the or to the
1	The previous information could	be consulted	in the following	link:
	https://www.grupoaval.com/repositorio/grup		/informacion-para-asa	ımblea-
	de-accionistas/2024/convocatoria-2024.pd NO. Explain:	<u>I</u>		
"	10. Explain.			
	NA. Describe the regulations that preverecommendation.	nt the adoption of t	he	
T ₁	mplementation Date	Does Not Ap	nly	
		DOCS NOT AP	ριy.	
<u> </u>	Modification Date			
segregation	e General Assembly of Sharehol on (spinoffs) (escisión impropia) or ctive meeting call.			•
	10.4. Measure Implementation	YES X NO	D NA	

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assum between the Sp

Modification Date

	any liability based upon it. Should any doubt or conti						
	YES. Briefly Indicate: The recommendation is incorporated in Section 17 of Article 19 of the Company's Bylaws and in the General Shareholders' Meeting Regulations, which establish that segregation (also known as *improper spin-off*) may only be considered and approved by the Shareholders' Meeting if this matter has been expressly included in the notice of meeting.						
		evaluated period, no such situation occurred; addressing this matter were not triggered.					
	NO. Explain.	ggorda.					
	NA. Describe the regulations that pre the recommendation.	vent the adoption of					
	Implementation Date	Implemented in 2015 adopting the recommendation proposed by the New Country Code.					
	Modification Date						
accurately.	It does not permit that any sign c, overly general, or very wide	rs is proposing features the subjects for discussion difficant issues become obscured under imprecise, expressions such as "others" or "proposals and such as "others" or "proposals"					
	Total moderate implementation						
	YES. Briefly Indicate: The Agenda proposed by the Board of Directors contains the content of the issues to be addressed accurately. For the period under evaluation, the Agenda can be consulted on the Relevant Information page of the Superintendency of Finance, the Company's website and the exclusive link for shareholders. https://www.grupoaval.com/repositorio/grupoaval/inversionistas/informacion-para-asamblea-de-accionistas/2024/convocatoria-2024.pdf						
	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.					

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.

only. No represent does not assume	translation from the original Spanish version is provided for convenience purposes . No representation is made as to the accuracy of this document and the company s not assume any liability based upon it. Should any doubt or contradiction arise veen the Spanish and English versions, the Spanish version shall prevail.						
	10.6. Measure Implementation	YES	X	NO		NA _	
	YES. Briefly Indicate: Article 9 of Shareholders' Meeting establishes that, article or group of articles shall be voter independent matters. Additionally, a sep shareholder or group of shareholders r stock so requests during the Meetin Shareholders' Meeting held on March 2 of the Bylaws were put under considerabecause they dealt with substantially difference.	in the cand on separate vote representing. This 20, 2024, ation and	se of am arately w e shall be ing at le measur where the voted se	endmen when they e taken o east five re was ne amen	ts to the refer to on a give percent implem dments	Bylaws, ea o substantia on article if a of the capi ented at the to the article	ch Ily ny tal he es
	NO. Explain.						
	NA. Describe the regulations that pre the recommendation.	event the	adoptio	on of			
! -							-
	Implementation Date		nted in 20 I by the No			ecommendati	on
	Modification Date						
the shareh recognize Agenda of participatio includes a	out prejudice to the article 182 of molders' rights of inspection and their right to propose the inclusion of the General Assembly of Shame. This will take place within reason justification. The shareholders will ne publication of the meeting call.	d inforron of or areholde anable p	mation ne or m ers, req period o	before nore po gardles of time a	the hoints for the solution of	Assembly r discussine size ovided that	, the bylaws ion within the of their stock t their request
	10.7. Measure Implementation	YES	X	NO		NA _	
	YES. Briefly Indicate: The Regulation Corporation states that without prejudice of the Colombian Code of Commerce address, any stockholder, independent the inclusion of issues additional to the compliance of the requirements establis written request within five calendar da Notice.	e to what e, regard ly of the se for wh hed by su	is set fo ing the size of it ich the N uch Regu	orth unde issues t ts share Meeting ulation, in	r articles that the interest was call ncluding	Meeting commay proposed, subject, the filing of	25 an se to f a
	NO. Explain.						
	NA. Describe the regulations that pre the recommendation.	vent the	adoptio	n of			\dashv

This translation f	rom the original Enguish version is provided for conven	ionsa nurnasas		1 486 10		
only. No represer	rom the original Spanish version is provided for conven- ntation is made as to the accuracy of this document and any liability based upon it. Should any doubt or cont	d the company				
between the Spai	nish and English versions, the Spanish version shall preva 	nil.		I		
	Implementation Date	Implemented in 2015 proposed by the New		nendation		
	Modification Date					
10.8. If the Board of Director refuses the request, it must reply in writing to those request supported by at least five percent (5%) of the corporate capital, or a lower proportion as proby the company based on its degree of ownership concentration. In such a reply, it will extend the reasons for its decision, and inform the shareholders of their right to make proposals of the Assembly, under the provisions of the abovementioned article 182 of the Commerce.						
	10.8. Measure Implementation	YES X N	10	NA		
	YES. Briefly Indicate: Article 3 of Shareholders' Meeting establishes the compliance with the conditions for request has been verified, in the events in what representing five percent or more of the the request and shall respond to the reference to the period under evaluation, there is such procedure.	at once the request esting the inclusion of hich the request is secapital stock, the B questor in the event	st has been received from the supported by share toard of Directors share that the request is received.	ved and agenda eholders nall hear rejected.		
	NO. Explain.					
	NA. Describe the regulations that pre the recommendation.	event the adoption o	of			
		Implemented in 2015	adopting the recomm	andation		
	Implementation Date	Implemented in 2015 proposed by the New		nendation		
	Modification Date					
propose so	e Board of Directors accepts the ubjects –as set forth in the precedi e General Assembly of Sharehold the meeting.	ng recommendat	tions, a complem	nent to the meeting		
	10.9 Measure Implementation	YES N	IO X	NA		
	YES. Briefly Indicate:					
	NO. Explain: The Company consideration complements to the notices once the terms of the law. Notwithstanding the	meeting has been h	neld in accordance	with the		

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise

between the Span	ish and English versions, the Spanish version shall prevail. include additional items in the Meeting on the day of the meeting under the terms of the law					
	NA. Describe the regulations that prevent the adoption of the recommendation.					
,						
	Implementation Date	Does Not Apply.				
	Modification Date					
and well-g	rounded Agreement Proposals to ests, the Board of Directors will	paragraph 10.7, the shareholders may submit new matters previously included on the Agenda. For act according to the provisions of the paragraphs				
	10.10. Measure Implementation	YES NO X NA				
	YES. Briefly Indicate:					
	NO. Explain: . Shareholders may propose new proposals for resolutions in a reasoned manner in the course of the General Shareholders' Meeting under the terms of the law. In this sense, for the time being, the Company does not plan to adopt this recommendation.					
	NA. Describe the regulations that pre the recommendation.	event the adoption of				
	Implementation Date	Does Not Apply.				
	Modification Date	2000 (1001 (1001))				
to shareho	•	I particularly the institutional web site available only ments and information related to each of the points				
	10.11. Measure Implementation	YES X NO NA NA				
	shareholders, where they can find out the General Shareholders' Meeting. In a soon the company receives the	y's Website has provided an access link for the proposed resolutions that will be presented at any case, these proposals are to be published as the mand they are available to share. The provided an access link for the proposed proposed and the proposed p				

This translation from the original Spanish version is provided for convenience purposes
only. No representation is made as to the accuracy of this document and the company
does not assume any liability based upon it. Should any doubt or contradiction arise
between the Spanish and English versions, the Spanish version shall prevail.

NO. Explain:				
NA. Describe the regulations that prevent the adoption of the recommendation.				
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: Grupo Aval's Bylaws, in Article 40 "COMPLIANCE WITH THE CODE OF GOOD GOVERNANCE," establish that:

"(...) The Entity shall allocate an office for shareholder and investor services, under the direction of an officer of the Company. This office shall serve as a liaison between shareholders, investors, and the governing bodies of the entity and shall be responsible for managing the necessary actions to promptly address the needs and requests made by shareholders and investors. (...)"

Accordingly, the Code of Good Governance, to which the Bylaws refer, develops this provision in section 3.1.7. "Shareholders' Rights," specifically in subsection 3.1.7.3. "Right to Be Attended to and Informed." This section includes the requirements of the recommendation:

"All shareholders have the right to receive the same information, with the same level of detail, at the same time and under the same conditions, in order to protect their rights. The information to be provided includes, on one hand, reports presented to the General Shareholders' Meeting, in accordance with the provisions of the law, the Bylaws, and this Code; and on the other hand, periodic and occasional reports submitted to the Colombian Financial Superintendency, as well as the information detailed in this Code. Without prejudice to the right of inspection, as long as it is available, the Company will make available to its shareholders, through its website, the documents and information related to the agenda items of the General Shareholders' Meeting. Likewise, if available, simultaneously with the notice of its ordinary meetings, the Company will make available to shareholders, through its website, the proposals that the Board of Directors must submit for consideration by the General Shareholders' Meeting regarding the agenda items. (...)"

Additionally, Article 41 of the Bylaws, "MECHANISMS ENSURING EQUAL TREATMENT OF THE COMPANY'S SHAREHOLDERS AND INVESTORS," establishes specific mechanisms for ensuring equitable treatment and exercising the right to request information in line with the recommendation. It states:

"(...) Among the specific mechanisms ensuring equitable treatment of shareholders and investors are: (i) Requesting the convening of the Shareholders' Meeting in accordance with the provisions of the Bylaws, (ii) demanding compliance with the Code of Good Governance, (iii) receiving the same level of attention and information, at the same time and under the same conditions, to protect their rights. The attention and provision of

	designated by the Company for shareho Grupo Aval considers that its Bylaws, corporate governance documents, co	tors will be carried out through the department older and investor services. ()" along with the explicit reference therein to its imply with the recommendation by expressly to submit requests to the Company, including of the General Shareholders' Meeting.	
'	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.	
	Modification Date		
internal pro corporation the securit company v	ocedures, it may be considered: n's progress or interests; iii) confidition ies market; business secrets; an will be contingent upon their secrete imminently and seriously the continuously the	equested information may be denied if, i) non-reasonable; ii) irrelevant to learn ential, which will include reserved information transactions in progress, whose succeeding it is an action of the company. YES X NO NA for the attention of shareholders and investors he legal and statutory rights applicable to the and Investors of the Company, in the case of in, the same may be denied if, after analyzing the processes, the same could be qualified as	about the ation within ess for the
	Unreasonable; Unrelevant to know Confidential or privileged in the area operations in progress whose success secrecy of their negotiation; and other competitiveness in imminent and seriou	the progress or interests of the Company; a of the securities market, industrial secrets, for the Company depends substantially on the rs, whose disclosure would put the Company's as danger.	
		areholders and Investors Service and Attention ound in the terms of the recommendation.	
	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 Code of Best Practices.	
	Modification Date		

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail.

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.

YES. Briefly Indicate: The Corporation complies with the information mechanisms for its shareholders and investors framed within the regulation of periodic and relevant disclosure of information established pursuant Decree 2555 of 2010, by virtue of which all information of the Corporation and of its outstanding securities, relevant in connection with such securities or with the exercise of political rights inherent to the same, is published through the SIMEV. Particularly, Article 5.2.4.1.5 of Decree 2555 of 2010 mentions that issuer shall disclose as relevant information, all situations related to the issuer or its issuance, that could have been taken into account by a diligent and expert individual at the moment of buying, selling or maintaining securities of the issuer or at the moment of exercising its political rights.

Likewise, the Company has provided in Chapter SEVENTH of the Code of Good Governance that includes: (i) Responsibility regarding the duty of disclosure; (ii) Timeliness and Quality of the information; and (iii) Channels of disclosure, establishing that "Due to the relevance of the information disclosed by the Company, it must be disclosed in the same opportunity and through appropriate channels, so that the different Stakeholders have equal access to it".

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	

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	

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume between the Spa

	any liability based upon it. Should any doubt or cont ish and English versions, the Spanish version shall preva				
	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 Bylaws of the Corporation (Art. 12), the shareholders may be represented through a proxy granted in writing providing 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 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				
instructions conveys to Agenda an set forth, v	s by promoting actively the use of a the shareholders or publishes or d the respective Agreement Proposition will be submitted to the share, as they deem appropriate, m	blank-voting representatives or those with a standard letter of representation that the on its web site. The model features the poposals, determined under the procedures phareholders for consideration. The purpopagy instruct their representatives about the	company ints of the previously ose is that		
	11.2. Measure Implementation	YES X NO NA NA			
	to clearly instruct the recurring Agend "Standard Proxy Form", as expressed i at https://www.grupoaval.com/e	a proxy form on its website, with the mechanisms da items, so that shareholders can use it as a in the recommendation. The route can be found es/informacion-paraasambleas-de-accionistas-y-ibility of the document we have included it in the			
	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 Code of Best Practices			
	Modification Date				

Measure No. 12. Attendance of other individuals different from shareholders:

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail. 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** YES. Briefly Indicate: The Article 7 of the Regulation of the General Shareholders Meeting of the Corporation states that the President of the Corporation and remaining members of the Board of Directors, including the chairmen of its Support Committees shall attend the Meetings to address any queries of the shareholders that may arise relating to the affairs under their responsibility or to report on specific aspects of their work, when requested by the Chairman of the Meeting when deemed 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 submitted regarding the matters in charge of such management bodies, in such a way that in no event their absence may constitute an impediment for carrying out the Meeting. NO. Explain. NA. Describe the regulations that prevent the adoption of the recommendation. Implemented in 2015 adopting the recommendation Implementation Date proposed by the Code of Best Practices. **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 senior management, including the functions mentioned of recommendation 13.1.

13.1. Measure Implementation	YES	NO	X	NA	
YES. Briefly Indicate					
NO. Explain: The Bylaws of th					
recommendation 13.1 as non-delegation	able of the Boa	ard of Dire	ctors. Ho	owever, si	uch

recommendation sets forth the need to carry out an amendment of the Bylaws so that the same expressly point out the 33 duties contained therein. In this respect, the Corporation does not share the scope of the recommendation 13.1 regarding the need This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail. to amend the By laws so that the duties of the Board of Directors expressly state what is recommended by recommendation 13.1. NA. Describe the regulations that prevent the adoption of 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 interests of the holding company, those of the subordinates, and those of the conglomerate as a whole. 13.2. Measure Implementation YES. Briefly Indicate: The Regulations of the Board of Directors establishes that in the events where it is applicable and deemed necessary, the Board of Directors of Grupo Aval, in its capacity as parent company of other corporations shall perform its duties through general policies, guidelines or requests for information seeking the balance between the interests of the Corporation and those of its subordinate entities as a whole. The above, without prejudice of the autonomy of the governing bodies of the subordinate institutions of the Corporation and of the responsibility of the members of the senior management and the administrators with regards to the ordinary course of business. For the period under evaluation there was a modification to the Institutional Relations Reference Framework, which was submitted to the Boards of Directors of Grupo Aval's Subsidiaries for review and approval by their Boards of Directors. NO. Explain. NA. Describe the regulations that prevent the adoption of the recommendation. Recommendation implemented prior to September Implementation Date 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in 2015 as a result of the implementation of some recommendations from the Code of Best Practices.

Measure No. 14. Regulations of the Board of Directors.

Modification Date

This translation from the original Spanish version is provided for convenience purposes

only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail. **14.1.** The Board of Directors has approved internal regulation for its organization, operation, the rights and duties of its members, its President, and its Secretary. This regulation is informed to the shareholders, and they are binding upon the members of the Board. 14.1. Measure Implementation **YES** NO YES. Briefly Indicate: The Board Of Directors has an internal regulation for operation under the terms proposed by Recommendation 14.1, with binding and public nature. NO. Explain. NA. Describe the regulations that prevent the adoption of the recommendation. Implemented in 2015 adopting the recommendation Implementation Date proposed by the Code of Best Practices. **Modification Date** Measure No. 15. Size of the Board of Directors 15.1. In its bylaws, the corporation has decided not to have alternate members in its Board of Directors. **YES** 15.1. Measure Implementation YES. Briefly Indicate: In accordance with the bylaw amendments approved on March 20, 2024, the Company accepted the measure and has appointed 9 directors without alternates to the Board of Directors. NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation: Does Not Apply Implementation Date **Modification Date**

Measure No. 16. Integration of the Board of Directors

act in the dentifies	earting from the premise that, once corporation's best interest, the the origin of the different member and ation 16.1.	e corpo	oration,	enford	ing the h	nighest trar	nsparency,
	16.1. Implementation Date	YES	X	NO		NA	
	YES. Briefly Indicate: The Corporation the Board of Directors in accordance 16.1. Such differentiation is establishe it can be identified on its Internet web https://www.grupoaval.com/repositoriccorporativo/junta-directiva-2024-v3.pd	with the d in the l page.	scheme o	defined ns of the	under recore Board of D	mmendation	
	NO. Explain						
	NA. Describe the regulations that per the recommendation:	revent t	ne adopti	on of			
	Implementation Date		nented in 2 sed by the N			ommendation	
	Modification Date				•		
ommitte s own dy	corporation has procedures, imple, or some other with similar function and the findings of the amendation 16.2. 16.2. Measure Implementation	tions, v	vhich en	able th	ne Board o	of Directors	, based on
	YES. Briefly Indicate: The Company Remuneration Policy, the purpose objectives of the recommendation: "(assistance of the President of the Comshall evaluate the proposals received call to the Shareholders' Meeting. In incompatibilities and disqualifications candidates to the needs of the Board of professional and personal criteria ()"	has a proof which) The Chapany an within five said evalued of a self and forecton.	is to ass nairman of d the Sec re calenda aluation the	ncluded sist dire the Boa retary o ar days ney sha ure and	ectors in according to the Board of following the little verify the little the suitable to the suitable to the suitable th	intment and chieving the ors, with the of Directors, e respective absence of bility of the	

itself) may

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise

Implementation Date

between the Span	ish and English versions, the Spanish version shall prev	ail.	
		e Appointment and Remuneration Policy, the jectives set forth in recommendation 16.2" are	
		he following: () Criteria Applicable to the	
		ors of the Company: In addition to the legal	
		I be taken into consideration by the shareholders	
		ection, reelection or replacement of the members	
		ny: - To have professional training, competencies,	
		the financial or stock market sector and the	
		the Company and its subordinate entities To	
		p, and experience in the financial or stock market	
		developed by the Company and its subordinate	
		ation, leadership, prestige, management and	
		lity of time and dedication necessary to fulfill the	
		n and the strategic objectives of the Company. In	
		dure that allows the Board of Directors to achieve	
	the objectives established in the Recon	nmendation	
	NO. Explain		
	NA. Describe the regulations that pro	event the adoption of	
	the recommendation:		
	Implementation Date	Implemented in 2015 adopting the recommendation	
	•	proposed by the Code of Best Practices.	
	Modification Date		
ļ		1	
		nareholders about the professional profiles de	
necessary	so that the different stakeholders	s (mainly any controlling, significant, or institu	utional

sharehold	ers, any groups of shareholders e most appropriate candidates.	`	, ,		0, 0	•
	16.3. Measure Implementation	YES	X	NO		NA
	YES. Briefly Indicate: For purpose Corporation established the Policy of Directors approved by its General Structure web page of the Corporation the Board of Directors and the proceed the Board of Directors.	f Appoint nareholde n establish	ment and rs Meeting hes the pr	Remurg. Such	neration of to policy, publices for the policy, publices for the policy for the p	the Board of dished in the or structuring
	NO. Explain					
	NA. Describe the regulations that put the recommendation:	orevent ti	he adopti	on of		
	Implementation Date	Implen	nented in 2	2015 add	opting the rec	commendation

proposed by the New Country Code.

This translation from the original Spanish version is provided for convenionly. No representation is made as to the accuracy of this document and	
does not assume any liability based upon it. Should any doubt or conti between the Spanish and English versions, the Spanish version shall preva	
Modification Date	
enough to decide on the candidates' fitness. any legal incompatibilities and inabilities, as of the Board of Directors. These procedur functional and personal profiles must meet	re review of the résumés by the shareholders is not Consequently, it has internal procedures to assess well as a candidate's appropriateness to the needs res evaluate a set of criteria that the candidates', and verify their compliance with some objective pard of Directors, and some additional requisites to
16.4. Measure Implementation	YES X NO NA
Corporation established a Policy of Ap Directors approved by its General Share Corporation's web page establishes the Directors and the procedures for nomin Directors. For the period under evaluation Company's shareholders that would allot the Shareholders' Meeting, to apply Notwithstanding the foregoing, the management of the procedure of the	
the recommendation:	vent the adoption of
Implementation Date	Implemented in 2015 adopting the recommendation
	proposed by the New Country Code.
Modification Date	
has voluntarily adopted a more rigorous defin definition has been accepted as a reference Directors; it includes, among other requirer links of any kind of a candidate to become significant shareholders or their related part requires a double statement of independence its shareholders, and senior-management m (ii) that of the Board of Directors with respect	
16.5. Measure Implementation	YES X NO NA NA

16.6. Measure Implementation

	directors have signed a Letter of Approstate their independent status with remembers of senior management, under Company. Likewise, the Company's Cothis provision in paragraph 2.2.1 "The in	ply with recommendation 16.5, the independent oval and Independence by means of which they espect to the Company, its shareholders and er additional characteristics determined by the ode of Good Corporate Governance establishes independent members of the Board of Directors on firming their independence from the Company, embers of the Board of Directors".	
	NO. Explain:		
	NA. Describe the regulations that pre the recommendation:	event the adoption of	
	Implementation Date	December 9 th 2020	
	Modification Date		
through its that which to appoint become Bo express th different ty Nomination	President and with the support of fulfill its duties, is the most appropriate Board before the General Aspard members based on their stoceir aspirations, and negotiate any pes of members. Moreover, they	corporation considers that the Board of the Nomination and Compensation Corporate body to centralize and coordinate the sembly. In this way, the shareholders the participation, may learn about the Board stock-based balances and distribution of may present their candidates and agree assess their fitness before the vote	nmittee, or ne process nat wish to d's needs, among the ee that the

YES. Briefly Indicate: The documents and procedures developed by the Company allow shareholders to know the needs of the Board of Directors, raise their aspirations and present their candidates so that their suitability may be evaluated before the vote at the General Shareholders' Meeting. In accordance with the above, in adopting the recommendation, the Shareholders' Meeting, through its Board of Directors, established a procedure, included in the Appointment and Remuneration Policy, whose purpose is to assist the Directors to achieve the objectives of the recommendation: "(...) The Chairman of the Board of Directors, with the assistance of the President of the Company and the Secretary of the Board of Directors, shall evaluate the proposals received within five calendar days following the respective call to the Shareholders' Meeting.

YES

In said evaluation they shall verify the absence of incompatibilities and disqualifications of a 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, the Company has established in said Policy an internal regulation, approved by the General Shareholders' Meeting, which establishes the procedure required by the Recommendation. In this regard it is established: "(...) Procedure for Presentation and Evaluation of Proposals and Candidates: Shareholders who, based on their shareholding and in application of the electoral quotient system, aspire to be part of or

to propose lists for the election of the Board of Directors, may, prior to the respective Meeting, nominate the name of one or more candidates by means of a written proposal to be filed with the Company's General Secretary together with the curriculum vitae of the respective candidate(s) and the additional documentation necessary to support compliance with the criteria required for their nomination. The aforementioned proposal must be accompanied by a written communication from each candidate, in which he/she expresses his/her acceptance to be included in the corresponding list. In the case of lists of independent members, it must also be accompanied by a written communication from each candidate stating that he/she complies with the independence requirements set forth in the applicable regulations. (...) The resumes of the proposed candidates who comply with the applicable election criteria shall be informed prior to the respective Meeting through the Company's web page, provided that they have been submitted in writing by each candidate. (...) The procedure established in this policy is intended to centralize and coordinate the process of forming the Board of Directors prior to the meetings of the General Shareholders' Meeting. Notwithstanding the foregoing, the same does not constitute an impediment for the nomination and election of members of the Board of Directors at the respective Shareholders' Meeting that will deal with such election, in accordance with the rights conferred by the Company's common shares". Thus, the Shareholders' Meeting, together with the Board of Directors, established the parameters to comply with this recommendation, which promotes the possibility for all shareholders to nominate their names or the names of candidates to be considered for the integration of the Board of Directors.

Likewise, the Company, within the framework of a continuous implementation of corporate governance improvements, approved the Regulations of the Compensation Committee by virtue of which in its article 6, (ii and iv) established the parameters to support the Board of Directors in the evaluation of the suitability of the candidates to be part of 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 Code of Best Practices.		
Modification Date			

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

16.7. Measure Implementation	YES	X	NO		NA	
YES. Briefly Indicate: For purposes	s of im	plementing	Recom	mendation	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

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail.

	to the needs of the Board of Directorofessional and personal criteria. Likeward proposed that met the applicable electorofessional criteria.	f legal nature and the suitability of the candidates stors through the validation of the applicable wise, it points out that the CVs of the candidates tion criteria shall be previously informed to the ration's web page, provided that the same had ed for receiving such proposals.	
	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		
Measure I	No. 17. Structure of the Board o	of Directors	
members are include	are always a majority with respected in the Board of Directors, will be nation requirements that exist be	rs provides that the independent and propert to the executive members whose numbers to the minimum necessary to meet the infective and the corporate the many the many the corporate the many that the corporate that the many tha	er, if they formation
	17.1. Measure Implementation	YES X NO NA NA	
	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. Explain:		
	NA. Describe the regulations that prevent the adoption of the recommendation:		
	Implementation Date	Implemented in 2015 adopting the recommendation proposed by the Code of Best Practices.	
	Modification Date		

by the Law voluntary and indep participation	w 964 of 2005, the corporation a basis. Not being a fixed rule, this pendent members within the Bo	ve percent (25%) of independent members set for analyzes and adjusts upwardly their number of soccurs in a way that the proportion of propries and of Directors is comparable with the second shareholders, and that of the floating cape	on a etary tock		
	17.2. Measure Implementation	YES X NO NA NA			
	YES. Briefly Indicate: As of December 31, 2024, 6 of the Company's 9 directors are independent. NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation:				
	Implementation Date September 30 th 2014				
	Modification Date				
Measure No. 18: Board of Directors Organization					
18.1 The bylaws specify the functions of the President of the Board of Directors, and his leading responsibilities are the ones mentioned on Recommendation 18.1.					
	18.1. Measure Implementation	YES X NO NA 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 Code of Best Practices			
	Modification Date	proposed by the code of best Flactices			

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

Page 34 This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail. obligations and his remuneration, because of the scope of his specific functions and his increased time commitment. **YES** NO 18.2. Measure Implementation YES. Briefly Explain: The Internal Regulations for the operation of the Board of Directors, includes the possibility of having a differentiated treatment to the Chairman with respect to the other members, as a consequence of the scope of their specific functions and their greater dedication of time to these functions NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation: December 9th 2020 **Implementation Date Modification Date** 18.3. The bylaws specify the norms for the appointment of the Secretary of the Board of Directors, including the rules mentioned on Recommendation 18.3. YES NO 18.3. Measure Implementation: YES. Briefly Explain: The Company incorporated in its Bylaws the rules for the appointment of the Secretary General in strict compliance with the provisions of the recommendation. The implementation can be consulted at https://www.grupoaval.com/es/gobierno-corporativo NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation: **Implementation Date** Does Not Apply **Modification Date** 18.4. Regulation of the Board of Directors set forth the Secretary's functions, including the functions mentioned on Recommendation 18.4. 18.4. Measure Implementation YES NO

	YES. Briefly Indicate: The duties of the the Board of Directors, including those p		-			_
	NO. Explain:	onnou (out unuo	. 1000111111	ionaution	10.11
	NA. Describe the regulations that prevale recommendation:	vent the	adopti	on of		
ſ	Implementation Date					ecommendation
	Modification Date	propos	ed by the	New Cour	ntry Code.	
18.5. The	Board of Directors has created a	Nomin	ation a	ind Com	npensatio	on Committee
	18.5. Measure Implementation	YES	X	NO		NA
	YES. Briefly Indicate: In year 2010 the Compensation Committee.	e Board	of Direc	tors appro	oved the c	reation of the
	NO. Explain:					
	NA. Describe the regulations that pre the recommendation:	event th	e adopt	tion of		
	Implementation Date					to September 028 of 2014.
	Modification Date					
18.6. The	Board of Directors has created a	Risk C	ommit	tee.		
	18.6. Measure Implementation	YES	х	NO		NA
	YES. Briefly Indicate: In 2021, the B company's Risk Committee, which is supervisory responsibilities in relation to	respons	ible for	assisting	it in the fu	ulfilling of its
	NO. Explain:					
	NA. Describe the regulations that pr of the recommendation:	event t	he adop	tion		

This translation from the original Spanish version is provided for convenience purposes				
only. No representation is made as to the accuracy of this document and the company				
does not assume any liability based upon it. Should any doubt or contradiction arise				
between the Spanish and English versions, the Spanish version shall prevail.				

	any liability based upon it. Should any doubt or con ish and English versions, the Spanish version shall prev				
	Implementation Date	June 9, 2021			
	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			
		Director's meeting held on August 26, 2020 Governance Committee for the company.			
	NO. Explain:				
	NA. Describe the regulations that prothe recommendation:	event the adoption of			
	Implementation Date	August 26 th 2020			
	Modification Date				
18.8. If the corporation considers that it is unnecessary to create all these committees, their unctions are distributed among the committees that do exist, or they are performed by the Board of Directors at large. 18.8. Measure Implementation YES X NO NA					
	YES. Briefly Explain: The Corporation has implemented all the Committees suggested by the Code for Best Corporate Practices.				
NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation:					
	Implementation Date	August 26 th , 2020.			
	Modification Date				
its function attention to and in the committee:	of the committees of the Board of the subjects in which the common the channels of communication case of conglomerates, to the to	of Directors has its internal regulation for its creation, nittee must work, and its operation. They pay special between the committees and the Board of Directors; ols for the interaction and coordination between the ne holding company and those of the subordinate			

YES

NO

only. No represen does not assume	rom the original Spanish version is provided for conventation is made as to the accuracy of this document an any liability based upon it. Should any doubt or contains and English versions, the Spanish version shall prev	d the company tradiction arise	
	YES. Briefly Explain: The Company has regulations for the Audit, Compensation, Corporate Governance and Risk Committees, with guidelines such as the Institutional Relations Framework for the relationship and coordination between the Parent Company's Board of Directors' Committees and those of the Subordinate companies.		
	NO. Explain: 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 independ proprietary members exclusively; they have a minimum of three (3) members, and are c by an independent member. In the case of the Nomination and Compensation Committee 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 prothe recommendation:	event the adoption of	
		Does Not Apply	
	Implementation Date		
18.11. The committees of the Board of Directors may have the support, specific or permanen of senior management members, with experience in the matters of the committee' competence, and/or that of external experts.			
	18.11. Measure Implementation	YES X NO NA	
	Directors of the Company, the Comm support of members of senior manager convenient or necessary to develop development of said function, the afore	with Article 6 of the Regulations of the Board of ittees of the Board of Directors may have the nent and/or external advisors when they deem it to the work within their competence. In the mentioned Committees have a schedule with an agement participates with topics of interest to the	

			Page 38
only. No represen does not assume	om the original Spanish version is provided for conventation is made as to the accuracy of this document an any liability based upon it. Should any doubt or cont ish and English versions, the Spanish version shall prevo	d the company tradiction arise	
·	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]
	, and professional experience of	Board of Directors takes into account to their members, with regard to the co	
	18.12. Measure Implementation	YES X NO NA]
	YES. Briefly Indicate: In accordance with the provisions of Article 8 of the Board of Directors Regulations, for the integration of its Committees, the Board of Directors shall take into consideration, among other factors, the profiles, knowledge and professional experience of the members appointed to be part of such Committees, in relation to the subject matter of the 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]
members of that enable	of the corporation's Board of Dire	neir meetings and send a copy of ther ectors. If the committees have delegate ites will comply with the requirements of	d functions
	18.13. Measure Implementation	YES NO X NA]

YES. Briefly Indicate:

between the Span	ish and English versions, the Spanish version shall preva	ril.	
	-	consider the possibility of adopting this	
	recommendation for a subsequent term for all its support committees.		
	NA. Describe the regulations that prevent the adoption of the recommendation:		
	Involvementation Data		
	Implementation Date	Does Not Apply	
	Modification Date		
19 11 Evo	ont if the applicable legal or regula	atory framework demands their creation, in the case	
		is foresee that the Boards of Directors of the	
		create specific committees to deal with certain	
		by the committees of the Board of Directors of the	
		bly a transfer of the responsibilities of the Boards of	
	of the subordinate companies to the		
Directors c	in the duboralitate comparison to the	to florating company.	
	18.14. Measure Implementation:	YES X NO NA NA	
	in that sense, its subsidiaries are supervigreater control and administrative indephave the necessary Support Committee Board of Directors and the administration the Institutional Relations Framework of establishes in its Article 4. 3 "Support that: "() Additionally, in the case of Committees shall serve to facilitate supervision, control and effective and architecture of the Organization, actin Committees of the Subordinate entities of in those cases in which there is no Suppthe parent entity. The Support Commit responsibilities entrusted by the Boards to adequately follow up the development its Subordinate entities, as appropriate". Thus, we consider that Grupo Aval consure that the necessary committees at the possibility that the parent company possibility that this is legally possible. NO. Explain: NA. Describe the regulations that pretthe recommendation:	emplies with the recommendation that seeks to are in place at the subsidiary level, providing for may replace these committees, subject to the event the adoption of	
	Implementation Date	October 28 th , 2015.	

only. No represen does not assume	om the original Spanish version is provided for conven- tation is made as to the accuracy of this document and any liability based upon it. Should any doubt or cont ish and English versions, the Spanish version shall prevo	nience purposes nd the company atradiction arise	36 40
	Modification Date		
18.15. The main duty of the Audit Committee is to assist the Board of Directors in its supervision functions through the assessment of the accounting procedures, the interaction with Statutory Auditor and, in general, the monitoring of the corporation's Control Architectic including its risk management system.			
	18.15. Measure Implementation:	YES X NO NA NA	
	duties of the Committee are: 1. Providi making regarding internal control and internal control structure, with the pu designed reasonably protect the as transparency in the drafting, presental prepared by the corporation, 4. Assess before they are submitted to the Board Meeting, 5. Constantly assess the procedinternal control, 7. Reviewing and direports and other financial reports prepthe Statutory Auditor of the Corporat appointment and compensation of the Statutory A	ne corporate By laws (Art 29), the following are ing support to the Board of Directors in decision its improvement, 2. Supervising the company's urpose of establishing whether the procedures seets of the corporation 3. Overseeing the ation and disclosure of the financial information sing the Financial Statements of the Corporation of the General Shareholders edures established for determining the sufficiency discussing the financial statements, the quarterly bared by the Corporation with the managers and tion, 8. Recommend the General Meeting the Statutory Auditor of the Corporation, 9. Approving Auditor in favor of the Corporation whether or not secussing the risk management policies with the sevent the adoption of	
	Implementation Date	Recommendation implemented prior to September	
	Modification Date	30, 2014 date of issuance of the E.C. 028 of 2014.	
other relate		tee are knowledgeable in accounting, finar treat the committee's subject matters with a ir scope and complexity.	
	18.16. Measure Implementation:	YES X NO NA	
	and financial knowledge and expertise a their opinions on topics of their compete	of the Audit Committee have enough accounting and in general, the required capacities to provide tence.	
	NO. Explain:		

		Page 4.	Τ
only. No represen	from the original Spanish version is provided for conven ntation is made as to the accuracy of this document an	nd the company	
	e any liability based upon it. Should any doubt or con		
between the Spa	nish and English versions, the Spanish version shall prevalent. NA. Describe the regulations that pro		
	the recommendation:		
	Implementation Date	Recommendation implemented prior to September	
	Implementation Date	30, 2014 date of issuance of the E.C. 028 of 2014.	
	Madification Data		
	Modification Date		
40 47 Un	an request of the Dresident of th	a Assambly the Dresident of the Audit Comm	:44
		e Assembly, the President of the Audit Comm	
		lers of concrete aspects of the committee's work	C, TOF
instance, t	tne analysis of the scope and con	tents of the Report of the Statutory Auditor.	
	18.17. Measure Implementation:	YES X NO NA NA	
	•		
	YES Briefly Indicate: In accordance w	with the Regulations of the General Shareholders'	
		and the other members of the Board of Directors,	
		Committees, shall attend the meetings of the	
		ond to the concerns of the shareholders that may	
		ters under their charge or to report on specific	
		ed by the Chairman of the Meeting, as he deems	
		these are unable to attend, other members of the	
		ommittee or of Senior Management, as the case that may be formulated regarding the matters in	
	charge of such management bodies, in such a way that in no event may their absence(s) constitute an impediment for the Assembly to be held.		
	•		
		General Shareholders' Meeting was attended by	
		In any case, the General Assembly decided to	
		nted, including the results of the internal control	
		ervention of the Chairman of the Committee.	
	NO. Explain:		
	NA Describe the regulations that no	event the adoption of	
	NA. Describe the regulations that pro the recommendation:	event the adoption of	
	the recommendation.		
	Implementation Date	Implemented in 2015 adopting the recommendation	
	p.omontation bate	proposed by the New Country Code.	

18.18. The committee's internal regulation assigns the functions mentioned on Recommendation 18.18.

Modification Date

only. No represe does not assume	This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail.		
between the Spa	18.18. Measure Implementation:	YES NO X NA	
	YES. Briefly Indicate		
	NO. Explain: The Bylaws of the Corporation, the Regulations of the Audit Committee and certain other documents of corporate governance of the Company established 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	Doos Not Apply	
	Implementation Date Modification Date	Does Not Apply	
compensation the observation	18.19. The main goal of the Nomination and Compensation Committee is to support the Bo of Directors in its advising and decision-making duties relative to the appointment a compensation of Board members and senior managers. In addition, it must monitor regulative observance of Corporate Governance norms, recommendations, and principles (in the cases when this function is not assigned explicitly to another corporate committee). 18.19. Measure Implementation YES X NO NA YES. Briefly Indicate: Grupo Aval has a Compensation Committee in accordance with recommendation 18.5. Additionally, the Board of Directors approved a regulation in strict compliance with the recommendations of the New Country Code. Likewise, the Committee has the attribution to support the Board of Directors, not only in matters of remuneration of the issuer's senior executives and employees, but also to support the Board in aspects related to appointments and remuneration of the Board of Directors. NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation:		
	Implementation Date	September 30 th , 2014.	
	Modification Date		
18.20. Some members of the Nomination and Compensation Committee are knowledgeable in strategy and human resources (selection, recruitment, hiring, training, staff management), compensation policies and related matters, so that they understand their scope and complexity within the corporation. 18.20. Measure Implementation: YES X NO NA			

	YES. Briefly Indicate: The Compensation Committee is formed in accordance with the terms of this recommendation and its members have professional backgrounds that provide them with sufficient credentials in the terms proposed in the recommendation.		
	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		
Compensation tasks that	18.21. Upon request of the President of the Assembly, the President of the Nomination and Compensation Committee may inform the General Assembly of Shareholders on the concrete tasks that the committee has performed, such as monitoring the compensation policies for the Board of Directors and senior managers.		
	18.21. Measure Implementation: YES X NO NA NA		
	YES. Briefly Indicate: In accordance with the Regulations of the General Shareholders' Meeting, the Chairman of the Company and the other members of the Board of Directors, including the chairmen of its Support Committees, shall attend the meetings of the General Shareholders' Meeting to respond to the concerns of the shareholders that may be raised in relation to the matters under their charge or to report on specific aspects of their work, when so requested by the Chairman of the Meeting, as he deems it pertinent.		
	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 Code of Best Practices.	
	Modification Date		
	e internal regulation of the Nomi established on Recommendation	nation and Compensation Committee include the 1.22.	
	18.22. Measure Implementation:	YES X NO NA	
	under evaluation and approved an inter	lopted recommendation 18.22 during the period nal regulation for the Compensation e requirements of the Country Code Survey.	

between the Span	ish and English versions, the Spanish version shall preva	il.	
	NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation:		
	Implementation Date	Does Not Apply	
	Modification Date		
	e main objective of the Risk Collity to oversee the management o 18.23. Measure Implementation:	mmittee is to assist the Board of Directors in its f risks. YES X NO NA	
	YES. Briefly Indicate: In the Article 2 nd Risk Committee, establishes this respon NO. Explain: NA. Describe the regulations that pre the recommendation:		
	Implementation Date	June 9, 2021	
	Modification Date		
•	General Assembly of Sharehold	Assembly, the President of the Risk Committee may ers on the concrete tasks that the committee has	
	18.24. Measure Implementation:	YES X NO NA NA	
	possibility, at the request of the Chairm	ocedure of the Risk Committee established the lan of the Shareholders' Meeting, of expressing ting that fall within the Committee's competence.	
	NO. Explain:		
	NA. Describe the regulations that pre the recommendation:	event the adoption of	

This translation from the original Spanish version is provided for convenience purposes
only. No representation is made as to the accuracy of this document and the company
does not assume any liability based upon it. Should any doubt or contradiction arise
between the Spanish and English versions, the Spanish version shall prevail.

between the Span	etween the Spanish and English versions, the Spanish version shall prevail.		
	Implementation Date	June 9, 2021	
	Modification Date		
		o distinguish between corporations of the financial	
		or, and without prejudice to the functions prescribed e Risk Committee's internal regulation assign the	
	nentioned on Recommendation 1		
Tarrottorio II	Torniorica off recommendation is	0.20.	
	18.25. Measure Implementation:	YES X NO NA	
	YES. Briefly Indicate: The rules of profunctions established in recommendation	n 18.25.	
	NO. Explain:		
	NA. Describe the regulations that pre the recommendation:	event the adoption of	
	Implementation Date	June 9, 2021	
	implementation Date	Julie 9, 2021	
	Modification Date		
18.26. The main objective of the Corporate Governance Committee is to assist the Board of Directors in its functions to propose and supervise the corporation's governance measures.			
	18.26. Measure Implementation:	YES X NO NA NA	
	YES. Briefly Indicate According to its regulations, one of the main functions of the Corporate Governance Committee is to know the status of implementation of the Company's best corporate governance practices and, based on these and the matters submitted for its consideration, to assist the Board of Directors in the process of continuous improvement in the level of adoption of good governance standards by the Company.		
	NO. Explain:		
	NA. Describe the regulations that pre the recommendation:	event the adoption of	

Dates of Modification

ie span <u>isn a</u>	ina English versions, the Spanish version shall prevai	
lm	plementation Date	August 26 th 2020
Мо	odification Date	
	ternal regulation of the Corpora Recommendation 18.27.	te Governance Committee assigns it the functions
18	3.27. Measure Implementation:	YES X NO NA
inc	ES. Briefly Indicate: The regulation corporate the functions of recommend D. Explain:	ns of the Corporate Governance Committee ation 18.27.
	A. Describe the regulations that pre e recommendation:	vent the adoption of
lm	plementation Date	August 26 th , 2020
	odification Date	
re No.	19. Board of Directors Orga	
re No. The Preent of sment.	19. Board of Directors Organ esident of the Board of Director the corporation prepares a	nization 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
he Pre ent of ment. eir estir	19. Board of Directors Organ esident of the Board of Director the corporation prepares a This tool helps to determine a	rs with the assistance of the Secretary and of the work plan for the Board, for the period under
The Preent of sment. eir estir	asident of the Board of Director the corporation prepares a This tool helps to determine a mated length a.1. Measure Implementation: ES. Briefly Indicate: In accordance we company, Article 6 paragraph i) corporates the function of the Chairm	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.
the Preent of sment. eir estir	esident of the Board of Director the corporation prepares a This tool helps to determine a mated length 1.1. Measure Implementation: 2.2. Briefly Indicate: In accordance we company, Article 6 paragraph i) corporates the function of the Chairmanply with the recommendation in	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. YES X NO NA with the Regulations of the Board of Directors of of the Regulations of the Board of Directors an and Secretary of the Board of Directors to
The Preent of sment. eir estir	esident of the Board of Director the corporation prepares a This tool helps to determine a mated length 1.1. Measure Implementation: 2.2. Briefly Indicate: In accordance we company, Article 6 paragraph i) corporates the function of the Chairm imply with the recommendation in urticipates.	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. YES X NO NA With the Regulations of the Board of Directors of of the Regulations of the Board of Directors to which the President of the Company also

does not assume between the Spar 19.2. The meetings p		of the company radiction arise hil. fron holds between eight (8) and twelve (12) ordinary ubject to surveillance, which must hold at least one	
	19.2. Measure Implementation:	YES X NO NA NA	
	weeks, which is why more than 8 ordina of the Board of Directors of the Compai i. "Duties of the President: Coordinate at the Company and the Secretary, the op an annual plan of meetings of the Boa consideration of its members. In any care	Board of Directors, on average, meets every two ary meetings are held per year. The Regulations by establish this provision in Article 6 paragraph and plan, with the assistance of the President of eration of the Board of Directors by establishing rd of Directors, which shall be submitted to the use, in the annual plan of meetings of the Board old more than eight (8) meetings during the year.	
	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:		
	(1) or two (2) of the Board's mee and monitoring of the corporation's		
	19.3. Measure Implementation	YES X NO NA NA	
	YES. Briefly Indicate: It is a permanent function of the Board of Directors to monitor the budgetary and strategic execution of the Company and its subordinate entities, and to that extent, the strategy of the Company and its subordinate entities is guided through the Meetings.		
	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.	

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

Modification Date

only. No represe does not assume	This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail.						
	19.4. Measure Implementation	YES X	NO		NA		
	YES. Briefly Indicate: The meetings of the Board of Directors are scheduled annually, being possible to modify the date of such meetings when required or to call additional meetings if necessary. For the period evaluated, the Board of Directors approved a calendar of meetings which establishes an agenda to be developed in the sessions.						
	NO. Explain:						
	NA. Describe the regulations that pre the recommendation:	event the adopt	tion of				
	Implementation Date	Recommendatio 30, 2014 date of					
	Modification Date						
simultane	19.5. At least five (5) common days before the meeting, the Board members receive, simultaneously with the meeting call, the documents or information related to each of the points on the Agenda. This ensures their active participation and their well-thought decision-making. 19.5. Measure Implementation: YES X NO NA YES. Briefly Indicate: Pursuant to Article 7 of the Regulations of the Board of Directors,						
	it is the duty of the Secretary of the Board of Directors to make available to its members the pertinent material that will be the subject of the respective meetings, to the extent that the information is available. Provided that the same has been supplied sufficiently in advance, the Secretary shall send to the members of the Board of Directors the material associated with the respective meeting within five calendar days prior to each meeting.						
	NO. Explain:						
	NA. Describe the regulations that prevent the adoption of the recommendation:						
	Implementation Date	Implemented in proposed by the			mmendation		
	Modification Date						
assumes delivered	19.6. The President of the Board of Directors, with the support of the Board's Secretary, assumes the ultimate responsibility for the timeliness and usefulness of the information delivered to the members. Consequently, in the set of documents provided (the dashboard of the Board of Directors) the quality will be most important than the quantity.						
	19.6. Measure Implementation	YES X	NO		NA		

YES. Briefly Indicate: In accordance with the Regulations of the Board of Directors, one of the functions of the Chairman of the Board of Directors is to ensure the delivery

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail.

Secretary of the Board. During the year	ar 2024 the Company implemented a sharepoint they can consult the information shared by the			
NO. Explain:				
NA. Describe the regulations that protection:	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 of the Code of Best Practices			
Modification Date				
19.7. The ultimate responsibility to prepare the Agenda for the meetings of the Directors corresponds to the Board's President and not to the President of the corpora structure of the Agenda follows given parameters that ensure a logical order for the presof the subjects and for the debates. 19.7. Measure Implementation YES X NO NA YES. Briefly Indicate: In accordance with the Regulations of the Board of Directors, one of the functions of the Chairman of the Board of Directors is to coordinate with the President of the Company and the Secretary of the Board of Directors the agenda of the meetings, ensuring the proper presentation of the matters included therein.				
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 and complemented in the year 2015 as a result of the implementation of some recommendations of the Code of Best Practices.			
Modification Date				

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

only. No represen does not assume	This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company loes not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail.						
	19.8. Measure Implementation	YES X NO NA					
	YES. Briefly Indicate: The company has implemented an Annual Corporate Governance Report, which includes the recommendations of the Country Code Survey, among which the attendance of the Directors at the meetings of the Board of Directors and its Committees is revealed.						
	NO. Explain: NA. Describe the regulations that pre the recommendation:	event the adoption of					
	Implementation Date	March 30 th 2020					
	Modification Date						
evaluation. dedication operation of company d	ody, that of its committees, and that of its members individually considered, including peer valuation. Furthermore, it evaluates the reasonableness of its internal regulations, and the edication and performance of its members, proposing changes in its organization and peration deemed pertinent. In the case of conglomerates, the Board of Directors of the holding ompany demands that the assessment process takes place also within the Boards of Directors of the subordinate companies.						
	19.9. Measure Implementation	YES X NO NA NA					
	YES. Briefly Indicate In accordance with the Institutional Relations Framework of Reference in its numeral 4.2, the Board of Directors of Grupo Aval shall urge the establishment of guidelines for the evaluation of the Boards of Directors of its Subordinates, promoting internal and external evaluation to identify continuous improvements in the management of the collegiate bodies, its members individually considered, as well as its Support Committees. In the same sense, Article 9 of the Regulations of the Board of Directors of the Company promotes the internal and external evaluation of the members of the Board of Directors of the Company.						
	NO. Explain:						
	NA. Describe the regulations that prevent the adoption of the recommendation:						
	Implementation Date	December 9 ^{th,} 2020					
	Modification Date						

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail. 19.10. The Board of Directors alternates internal evaluation techniques with external evaluation.							evaluation
performed by independent advisors.							evaluation
	19.10. Measure Implementation	YES	х	NO		NA	
	YES. Briefly Indicate: The Company adopted in its Board of Directors Regulations, in Article 9, the possibility of alternating the internal and external evaluation of its collegiate body. Within the framework of this alternation, an internal evaluation was carried out during the year 2024 and it is expected that the external evaluation of the Board of Directors will take place in the following period.						
	NO. Explain: NA. Describe the regulations that pre the recommendation:	event th	e adoptio	on of			
	Implementation Date	Does N	ot Apply				
	Modification Date						
Measure No. 20. Duties and Rights applicable to the Members of the Board of Directors. 20.1. Regulation of the Board of Directors complements the dispositions of the company's regulatory framework regarding the duties and rights of the Board members.							
	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	e regula	iting fram	nework i			
	NO. Explain:						
	NA. Describe the regulations that prevent the adoption of the recommendation:						
	Implementation Date				ting the recon		
	Modification Date						
	20.2. Regulation of the Board of Directors develops the company's understanding of the duties of the Board members established on Recommendation 20.2.						
	20.2. Measure Implementation	YES	X	NO		NA	

between the Span	YES. Briefly Indicate: The Regulation of the Board of Directors develops the understanding of the Corporation regarding the duties of the members of the Board of Directors and includes therein those foreseen under recommendation 20.2.					
	NO. Explain:					
	NA. Describe the regulations that prevent the adoption of the recommendation:					
	Implementation Date	Implemented in 2015 adopting the recommendation proposed by the Code of Best Practices.				
	Modification Date					
_	ulation of the Board of Directors mentioned on Recommendation 2	develops the contents of the rights of the Board 20.3.				
	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 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. 21. Conflicts of Interest					
the identific	cation, management, and resolutillated parties that may affect the	ion has a clear and formal policy and procedure for on of conflicts of interest, whether direct or indirect e members of the Board of Directors and other				
	21.1. Measure Implementation	YES X NO NA				
	YES. Briefly Indicate: The Reference Framework for Institutional Relations and the Company's Code of Good Governance contemplate specific mechanisms for the prevention, management and disclosure of conflicts of interest. Additionally, the company has a "Policy for the Identification, Communication, Management and Control of Conflicts of Interest of the Aval Financial Conglomerate", which includes the regulatory guidelines established by the Conglomerates Law and a Code of Ethics and Conduct.					

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail.

NO. Explain:

	NA. Describe the regulations that prevent the adoption of the recommendation:				
Imp	olementation 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 Code of Best Practices.			
Mod	dification Date	December 9th, 2020			
nature as occa the rules and s avoid for those that if the situa	asional or permanent. If they a steps to be followed, which sl a affected. In the case of perm ation affects the corporation's	conflicts of interest makes a distinction about their are occasional, the applicable procedure indicates hould be relatively easy to implement and hard to anent conflicts of interest, the procedure stipulates overall operations, it must be regarded as a cause ted, for it makes it impossible for them to hold the			
21.2	YES. Briefly Indicate: The Company's Code of Good Governance and the Framework of Reference for Institutional Relations of the Company establish that depending on their nature, situations of conflict or potential conflict of interest may be of a sporadic or permanent nature. When the situation that gives rise to the generation of a conflict of interest event or potential conflict of interest event is of a permanent nature and affects the Company's operations as a whole, it shall constitute grounds for mandatory resignation by the affected party, since it makes it impossible for him/her to hold the position. Likewise, the Policy for the Identification, Communication, Management and Control of Conflicts of Interest of Conglomerado Financiero Aval establishes guidelines to address such situations.				
of R natu perr inte the resi pos Cor					
NO.	. Explain:				
	NA. Describe the regulations that prevent the adoption of the recommendation:				
Imp	olementation Date	Implemented in 2015 adopting the recommendation proposed by the Code of Best Practices.			
Mod	Modification Date				

21.3.. The members of the Board of Directors, legal representatives, senior managers, and other administrators of the corporation inform the Board periodically about any relationships, whether direct or indirect, that they keep between them, or with other entities or structures of the conglomerate to which the issuer belongs, or with the issuer, or with providers, or clients, or

Page 54 This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail. any other stakeholders, out of which given conflicts of interest might arise, or that might influence their opinion or vote, thereby building up the managers' "map of related parties." **YES** NO 21.3. Measure Implementation YES. Briefly Indicate: Members of the Board of Directors, Legal Representatives, Members of Senior Management and remaining Managers of the Corporation periodically report to the Corporation about their family links and corporate interests through pre-established forms for complying with applicable regulations and reporting obligations regarding operations with associated parties. Additionally, the Code of Ethics available at Grupo Avai's webpage specifies that it is prohibited or against the Company's ethic and conduct principles, hiding the existence of a Conflict of Interest involving employees, members of the Board of Directors or Directives. Consequently, if a Conflict of Interest occurs, involved employees shall abstain from adopting any decision and immediately inform this situation to the competent body pursuant to the terms included in the Code of Ethics. NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation: Recommendation implemented prior to September Implementation Date 30, 2014 date of issuance of the E.C. 028 of 2014. **Modification Date** 21.4.. Any relevant conflict-of-interest situations, understood as those that would force the affected to refrain from attending a meeting and/or voting, involving the members of the Board of Directors and remaining managers, are featured in the public information that the corporation posts every year on its web site. 21.4. Measure Implementation YES NO YES. Briefly Indicate: When relevant conflicts of interest arise, the company informs about such situations through the relevant information mechanisms and also, when applicable, the respective information is included in the annual corporate governance report... NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation:

Implementation Date	October 28 th , 2022.
Modification Date	

	these purposes, the definition with the International Accounting				orporation	applies is
	21.5. Measure Implementation	YES X	NO		NA	
	YES. Briefly Indicate: For preparing the referring to operations with linked part following shall be disclosed: (a) the a pending balances, including commitme well as the nature of the consideration f doubtful collection regarding amoun acknowledged expenses during the pedoubtful collection, deriving related particles.	ies, IFRS 24 is imount of the trans, their terms a ixed for its liquidats included in regarding u	applied ansactior and conc ation; (c) pending	pursuant tons; (b) the litions, gua estimates g balance	o which the amount of arantees, as for debts of es and (d)	
	NO. Explain:					
	NA. Describe the regulations that pre the recommendation:	vent the adoption	on of			
	Implementation Date	Recommendation 30, 2014 date of and complemente adoption of the Intel Information.	issuance d in year	of the E.C. 2015 as the	028 of 2014 result of the	
	Modification Date					
Measure N	No. 22. Related-Party Transaction	ons.				
approval, a	corporation has a policy that spec and disclosure of related-party tran os among those transactions, e s.	nsactions, incl	uding a	any pendi	ing balance	es, and the
	22.1. Measure Implementation	YES X	NO		NA	
	YES. Briefly Indicate: The corporation has established procedures for reporting balances and transactions between linked economic parties to perform the registration of such transactions subject to the accounting principles within the term of their occurrence in such a manner to have accurate and updated information, for assessing the effect of such operations within the economic and administrative situation of Grupo Aval. Likewise, pursuant to the Reference Framework for Institutional Relations and its Code of Corporate Governance, there are specific guidelines regarding operations with linked parties. Similarly, by being authorized as a financial conglomerate, the company maintains a chart of its affiliates.					
	NO. Explain:					
	NA. Describe the regulations that pre the recommendation:	vent the adoption	on of			

This translation f	rom the original Spanish version is provided for conven	nience nurnoses	age 30		
	itation is made as to the accuracy of this document an				
	any liability based upon it. Should any doubt or cont				
between the spui	nish and English versions, the Spanish version shall prevo 	un.			
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.			
	Modification Date				
		arty transactions addresses the matters r	nentioned		
on Recom	mendation 22.2.				
	22.2. Measure Implementation	YES X NO NA			
	VEC Briefly Indicate The Company	ny incomparated in its Institutional Deletions			
		ny incorporated in its Institutional Relations on operations with related parties referred to in			
		Company has a "Policy for the Identification,			
		ntrol of Conflicts of Interest of the Aval Financial			
		covers operations with related parties of the			
		e Group Report submitted to the Shareholders'			
		elated parties that the Company carried out in the			
	period evaluated.				
	NO Familia				
	NO. Explain:	event the edention of			
	NA. Describe the regulations that prevent the adoption of the recommendation:				
	Implementation Date	December 9 th , 2020			
	Modification Date				
22.3 The	policy foresees that the Board of	f Directors does not need to authorize ex	nlicitly the		
	. ,	rent and pertain to the ordinary course of	. ,		
		nesion or master agreements, whose cond			
		and carried out at market prices that have			
_	. ,	he given good or service, and the individu	ai amount		
of which is	s not relevant to the corporation.				
	Measure Implementation	YES X NO NA			
	VES Briefly Indicate: Describe apprais	ations with related parties, the issuer has a rehust			
		ations with related parties, the issuer has a robust Policy for the Identification, Communication,			
		of Interest of Conglomerado Financiero Aval, as			
		r Institutional Relations, which together establish			
		ated parties, including situations in which, due to			
		not be a conflict of interest; but in turn establishes			

the duties of the different persons responsible for evaluating whether or not the operation represents a conflict of interest that must be taken to the Board of Directors.

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Sp

Modification Date

between the Span	ish and English versions, the Spanish version shall preva	il.				
	However, at the same time, duties are established for the different persons responsible for evaluating whether or not the operation represents a conflict that must be taken to the Board of Directors.					
	NO. Explain.					
	NA. Describe the regulations that prevent the adoption of the recommendation:					
	Implementation Date		2015 adopting the Code of Best Pract			
	Modification Date					
Measure N	No. 23. Compensation of Member	ers of the Bo	ard of Direct	ors		
General As elements to fixed hono its committe for whateve corporation newer men	corporation has a compensation seembly of Shareholders that is replace that may be actually met. These elevaria for being a Board member, see meetings, and other allowance or cause, either in cash or in kind in terms of pension or life-insural mbers, as well as any liability-instant the company acquires for its Board members.	viewed every ements may be honoraria for es of any type They also ind nce payments surance cove	year. It identift to fixed or var attending the earned through oblics, or other iten erage (Directo	ies all the com riable. They make Board session ughout the applications assumes, awarded to	pensation ay include ons and/or pointment, ned by the o senior or	
	23.1. Measure Implementation	YES X	NO	NA		
	YES. Briefly Indicate: The corporation has an appointment and remuneration policy for the Board of Directors, approved by the General Shareholders Meeting identifying all the retribution components of such governing body.					
	NO. Explain NA. Describe the regulations that prevent the adoption of the recommendation:					
	Implementation Date	Implemented in 2	2015 adopting the	recommendation		
	proposed by the Code of Best Practices.					

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

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail. 23.2. Measure Implementation YES YES. Briefly Indicate: NO. Explain. The Company does not have a remuneration system for the Board of Directors that includes the recognition of a variable component. NA. Describe the regulations that prevent the adoption of the recommendation: **Implementation Date** September 30th 2014 **Modification Date** 23.3. The proprietary and independent members of the Board of Directors are explicitly excluded from compensation schemes that include stock options or from a variable compensation linked to absolute changes in share prices. 23.3. Measure Implementation YES NO YES. Briefly Indicate: The Company has a policy for the appointment and remuneration of the Board of Directors, approved by the General Shareholders' Meeting, which identifies all the remuneration components of said body. The referred policy does not contemplate variable components of any kind Grupo Aval considers that the best corporate practice is not to include any of the Directors of the Board in any type of variable remuneration, which means that the remuneration components are publicly known. NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation: **Implementation Date** Implemented in 2015 adopting the recommendation proposed by the Code of Best Practices

Modification Date

Page 59 This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail. 23.4. Within the compensation policy, for every term assessed, the General Assembly of Shareholders approves a maximum cost for the Board of Directors, including all the compensation elements authorized. 23.4. Measure Implementation YES. Briefly Indicate: The Company has a policy for the appointment and remuneration of the Board of Directors, approved by the General Shareholders' Meeting, which identifies all the remuneration components of said body. Said policy does not include variable components. In accordance with said policy, the value of the fixed fees approved by the Assembly, applied to the total number of meetings of the Board of Directors or Support Committees attended by each member, shall constitute the maximum cost of the Board of Directors and the only compensation component approved for said body. For the period under evaluation, the General Shareholders' Meeting approved the composition of the Board of Directors and the fixing of its fees in accordance with the Appointment and Remuneration Policy. NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation: Implementation Date Implemented in 2015 adopting the recommendation proposed by the Code of Best Practices. **Modification Date** 23.5. The shareholders know the complete actual cost of the Board of Directors during the term assessed, including all the compensation elements awarded to the Board members plus any spending reimbursements. Furthermore, it is published on the corporation's web site, itemized and detailed as the Board approves. 23.5. Measure Implementation **YES** NO YES. Briefly Indicate: To the extent that there are no compensation components other

23.5. Measure Implementation

YES X NO NA

YES. Briefly Indicate: To the extent that there are no compensation components other than the value of the fees paid for attendance to the Assembly meetings, the Shareholders are aware that the total cost of remuneration of the Board of Directors is limited to the multiple of the fees approved per session by the number of annual meetings attended by each of the members of the Board of Directors. In accordance with article 446 of the Code of Commerce, the fees paid to the Board of Directors are reported to the Assembly and incorporated in the financial statements as part of the item "Administrative Expenses - Fees". Likewise, the Company publishes on its web page the composition of the Board of Directors and the fees for attending the meetings and those of its Support Committees.

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	

	Modification Date	
Measure l	No. 24. President and Senior Ma	anagement of the Company
corporatio	n's administration or governance ourse of business (in the hands o	del creates an effective separation between the (represented by the Board of Directors) and the of the senior management and led by the Presiden
	24.1. Measure Implementation	YES X NO NA
	Corporation establishes the organization Regarding senior management, it points Aval and its Subordinate entities are interexecutives, personnel in charge of the athe ordinary course of business and in othe follow-up of the objectives and strate Boards of Directors, it points out that in they are responsible for guiding the st monitoring and assessing the tasks pestablishing the governance and control Committees, management and organizations.	
	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	The country country
of busines		Directors consists of delegating the ordinary course eam, thereby focusing its activities on the overal trol functions.
	24.2. Measure Implementation	YES X NO NA NA

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume between the Spa

NO. Explain:

the recommendation:

NA. Describe the regulations that prevent the adoption of

	any liability based upon it. Should any doubt or conti iish and English versions, the Spanish version shall preva				
between the span	YES. Briefly Indicate: The Regulations of the Board of Directors establishes that as the				
	highest administrative body, during the development of its legal and statutory duties is				
	responsible of orienting the strategic policy of the Corporation, monitoring and assessing				
	the managing activities carried out by the Senior Management and for establishing the				
		well as the main policies for risk management			
		erseeing their for compliance by the Senior			
		cting as liaison between the Senior Management			
		s when required. Likewise it also points out that			
		and deemed necessary, the Board of Directors			
		company of other corporations shall perform its			
		lelines or requests for information promoting the			
		rporation and those of its subordinate entities as			
		of the autonomy of the governing bodies of the			
	·	and of the responsibility of the members of its			
	senior management and managers with	respect of its ordinary course of the business.			
	NO. Explain:				
	-				
	NA. Describe the regulations that pre	went the adoption of			
	the recommendation:	violit ino daoption of			
1	Immlementation Data	December detical implemented arises to Contember			
	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				
24.3 . As a	general rule, the President of the	corporation identifies, assesses, and appoints the			
		or they are his immediate staff. Otherwise, the			
		rs appoint the senior management members upon			
the propos	sal of the President of the com	pany. However, no matter who makes the final			
appointme	nt. the Board's Nomination and	Compensation Committee will get to know and			
• •		e positions within the company, and it will issue its			
	candidates to note key executive	e positions within the company, and it will issue its			
opinion					
	24.3. Measure Implementation	YES X NO NA			
	•				
	YES. Briefly Indicate The Company's F	Board of Directors approved the Regulations of			
	the Compensation Committee, which establishes, in its sixth article, the functions of				
	such body to evaluate the criteria for selecting key executives in the Company.				

	Implementation Date	Does Not Apply	
	Modification Date		
Directors a	ind/or a power scheme that pern	to delegate functions approved by the nits to assess the degree of empowerme remaining members of the senior manage	ent of the
	24.4. Measure Implementation	YES X NO NA NA	
	as legal representative and has two a alternates in an eventual absence of the legal salaries. Any act or agreement in e of Directors or to the General Shareh alternate legal representatives shall be Management and except for these office has powers of legal representation of the The Board of Directors delegated to	to the Human Resources Management the se required by the Company for the development as.	
· [Implementation Date	Recommendation implemented prior to September	
	p.ooa.io Zaio	30, 2014 date of issuance of the E.C. 028 of 2014.	
	Modification Date		
whoever fu	Ifills its functions, leads annually t	e Nomination and Compensation Commenter performance assessment of the Presidents of the other senior management mem	ent of the
		rectors of the Company approved a regulation in incorporated in its sixth article paragraph 7 tion of the President of the Company".	
	NO. Explain:		
	NA. Describe the regulations that pre the recommendation:	event the adoption of	

Implementation Date	Does Not Apply
Modification Date	

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

24.6. Measure Implementation	YES	NO >	(NA	
YES. Briefly Indicate				
NO. Explain: The Corporation sharecommendation 24.6 in a subsequent		ne possibility	of implementing	
NA. Describe the regulations that prevent the adoption of the recommendation:				
Implementation Date	Does Not Apply	1		
Modification Date				

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 recommendation in a subsequent period.	the
NA. Describe the regulations that prevent the adoption of the recommendation:	

Implementation Date	Does Not Apply
Modification Date	

IV. CONTROL ARCHITECTURE

Measure No. 25. Environment of Control

25.1. The Board of Directors is ultimately responsible for the existence of a solid environment of control within the corporation, adapted to its nature, size, complexity, and risks, according to the standards mentioned on Recommendation 25.1.

25.1. Measure Implementation	YES	X	NO		NA
YES. Briefly Indicate: Pursuant to the responsibility of the Board of Directors policies and procedures of the Corporate the follow-up through its support commit the control environment. Additionally, the system to the COSO 2013 (Integrated Organizations of the Treadway Commission participation of its directive staff, it can effectiveness of internal control, whose the Corporation. The company's control complexity and risks of the company in Likewise, the company has a Risk Mai Board of Directors, which includes Conglomerate must have.	"to over ion". As ttees am ne Corpo d Framer sion of 20 rries out progres of enviro n the term	rsee compart of some o	npliance uch respect things as adap the Con under th ual asse orted to t adjuste been by ework Pe	of the inconsibilities, to mate the interest of the super essment the Audit this recollicy, ap	nternal control by it carries out ters relating to nternal control of Sponsoring vision and with regarding the tacommittee of a nature, size, commendation.
Additionally, through the different policies approved by the Board of Directors, i.e. SARO Policies, SIPLA (Holding level) and the Corporate Policies Integral Risk Management Policy, Conglomerate Risk Management Framework Policy, Operational Risk, SARLAFT, Anticorruption and Information Security, it is evidenced that the Company has a Risk Management Framework Policy, which includes the regulatory guidelines that a Financial Conglomerate must have. The above is complemented by other aspects such as the approval of the Regulations					
of the Risk Committee, the Audit Committee, the Regulations of the Board of Directors and the Code of Good Corporate Governance, among others, which have designed and defined the way in which such control environment is materialized.					
NO. Explain:					
NA. Describe the regulations that prevent the adoption of the recommendation:					
					_
Implementation Date	30, 2014 and com impleme	date of plemente	issuance d in year f some	of the E r 2015 as	or to September .C. 028 of 2014 is a result of the indations of the
Modification Date					

25.2. In the case of conglomerates, the Board of Directors of the holding company will foster a comprehensive and formal Control Architecture covering all the subordinate companies. It will establish responsibilities for the related policies and guidelines throughout the conglomerate

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail. and define clear reporting lines. All this will promote an all-inclusive perspective of the conglomerate's risks as well as the adoption of pertinent control mechanisms. YES NO 25.2. Measure Implementation YES. Briefly Indicate: As part of the environment control and of the objective of having a consolidated and formal control environment covering the scope of Grupo Aval and its subordinate entities, the Board of Directors of Grupo Aval Acciones y Valores S.A. has approved the Framework Policy for Integral Risk Management Likewise, it has approved Corporate Policies such as the Risk Management Framework for the AVAL Financial Conglomerate applicable to the main risks affecting Grupo Aval and its subordinated entities. 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 Code of Best Practices. **Modification Date** Measure 26. Risk Management **26.1.** The corporation's risk management objectives consider the purposes mentioned on Recommendation 26.1. 26.1. Measure Implementation YES. Briefly Indicate: Grupo Aval's Board of Directors approved a Framework Policy

for Integral Risk Management. The guidelines and principles enshrined in said Policy apply both to Grupo Aval and to each of its subordinate entities as far as each of them is concerned.

As part of the specific objectives, the Framework Policy for Integral Risk Management establishes, among others, those referred to in recommendation 26.1:

- (i) Identification of risks, derived from the strategy defined by the corporation: Chapter 11 "RISKS".
- (ii) Evaluation of risks and measurement of the degree of exposure to them: Chapter 11.1.2. "Evaluation and understanding of risks".
- (iii) Effective risk management, which includes making decisions on risk management in terms of risk avoidance, risk control, risk mitigation, risk sharing or risk acceptance: Chapter 11.2 "Risk Assessment and Management"
- (iv) Risk monitoring, understood as the evaluation that the decisions on risk assumption are in line with the risk policy approved by the Board of Directors and with the maximum

METHODOLOGY". (v) Periodic reporting to the Board of Directors and Senior Management on risk management: Chapter 1.2 "Periodic reporting on risk management to the relevant bodies within each entity of the Organization (Boards of Directors, Committees and Senior Management)".				
NO. Explain:				
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 Code of Best Practices.			
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 s exposed.			
26.2. Measure Implementation	YES X NO NA			
YES. Briefly Indicate: The Corporation has Risk Matrixes of processes for identifying the main financial and non-financial risks that have an incidence over its activities and establish applicable controls for managing the same. Under the principle of self-control, the pertinent areas draft their own risk and control matrixes and their compliance and effectiveness are assessed as part of the tasks of the Internal Audit Management of the Corporation and reported to the Audit 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 Code of Best Practices.			
Modification Date				
Board of Directors is responsible for limits of exposure for each risk id	or defining a risk management policy, and for setting entified.			
26.3. Measure Implementation	YES X NO NA			
	METHODOLOGY". (v) Periodic reporting to the Board management: Chapter 1.2 "Periodic repwithin each entity of the Organization Management)". NO. Explain: NA. Describe the regulations that prother recommendation: Implementation Date Modification Date Corporation has a map of risks, and non-financial risks to which it is establish applicable controls for management areas draft their own risk effectiveness are assessed as part of the Corporation and reported to the Audit Construction and reported to the Audit Construc			

YES. Briefly Indicate: Article 25, item 23 of the Bylaws points out as a duty of the Board of Directors: "to oversee due compliance of the internal control policies and procedures of the Corporation". Likewise, pursuant to its Regulations for Operation (Art. 1), The Board of Directors of Grupo Aval, in its capacity as the highest administrative body, during the performance of its legal and statutory functions is responsible for orienting the strategic policy of the Corporation, monitoring and assessing the performance of the senior management, establishing the governance and control architecture and the main policies of risk management and of organizational development. In addition, in the events where it results applicable and it is deemed necessary, the Board of Directors of Grupo Aval, in its capacity as parent company of other corporations, performs 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. As documentary support for the recommendation, the company has implemented the "Risk Management Framework for the AVAL Financial Conglomerate" of Grupo Aval, which in its Chapter 6 "RISK APPEAL STATEMENT (RAS) OF THE FINANCIAL HOLDING" includes the limits and restrictions on risk.

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 Code of Best Practices.
Modification Date	

26.4. The Board of Directors knows about, and supervises periodically, the corporation's actual exposure to the maximum risk limits determined, and it proposes corrective and follow-up actions in case of deviations.

26.4. Measure Implementation	YES	X	NO		NA	
------------------------------	-----	---	----	--	----	--

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. Likewise, the Board of I performs supervisory functions in relation	Directors created the Risk Committee, which on to the company's risks.
	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	
processes estimate, of that the ma	and is responsible for managing control, monitor, and report them.	framework, the senior management performs the ng the risks; therefore, it must identify, assess In doing so, it defines methodologies and ensure the the risk strategies and policies set forth, and wit
	26.5. Measure Implementation	YES X NO NA NA
	Management, the Corporation shall str risks, following the scheme of the consideration (i) the management per b	the Framework Policy for the Integral Risk ructure its duties and responsibilities before its three lines of defense, namely, taking into business line, (ii) a function of independent risk review. The first line of defense is comprised by

YES. Briefly Indicate: Pursuant to the *Framework Policy for the Integral Risk Management,* the Corporation shall structure its duties and responsibilities before its risks, following the scheme of the three lines of defense, namely, taking into consideration (i) the management per business line, (ii) a function of independent risk management, and (iii) an independent review. The first line of defense is comprised by each of the areas or coworkers within the Subordinate Entities managing the business (i.e. activities before the public and with direct contact with clients). This means that such areas or coworkers are responsible in first instance for identifying, assessing, managing, monitoring and reporting the risks inherent to the products, activities, processes and systems for which they are responsible. Those forming part of this first line of defense shall know their activities and processes and have sufficient resources for performing their tasks efficiently. Likewise, pursuant to the Policy, the Senior Management shall, among other responsibilities, oversee the application of the policies for each of the risks, their performance, monitoring, control, improvement plans and reports.

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 Code of Best Practices.
Modification Date	
conglomerates, there must be a among the belonging companie 26.7. Measure Implementation	a comprehensive management of risks, sets and control of them. YES X NO NA NA
and control of the institutions forming pacompany through its Risk Manageme among others, regarding credit risk, financing of terrorism and carries out twith respect to market risks and liquidit subordinate entities of implementing the other specific conditions according to care and assessment of these risks armonitoring and coordinating action appropriate. The responsibilities and rimplementation of improvement plans subordinate entity, seek their stand Nevertheless, without prejudice to consolidated level forms part of the permanagement vice Presidency of the Corequired, updating existing policies, as which there are no formal procedures for the guidelines set forth by the parent confulfills the functions established by the Conglomerate's Risk Management Frame "()the Holding Company is responsible Financial Conglomerate, that is, the conthe management of the risks inherent to	gement of the same contributes to the cohesion art of the conglomerate. In such sense, the parent art of the conglomerate. In such sense, the parent of the conglomerate is such sense, the parent of the conglomerate is such sense, the parent on the conglomerate is such and the follow-up to the situation of its Subordinates by. The foregoing without prejudice of the duty of our own processes and establishing the limits and their own characteristics and government. The reported to the parent company, in charge of plans and adoption of best practices when monitoring of risk matrixes and the control and is among others, although in charge of each dard application throughout the organization. The foregoing, the management of risks at the foregoing, the management of the Risk or providing formal procedures for implementing mpany. Likewise, the company's Risk Committee the Superintendency of Finance regarding the mework which develops its chapters as follows: The foregoing is the risks inherent to the ontagion, concentration and strategic risk. As for the development of the business of the entities in charge of each one of them, the results of nagement of the Conglomerate's risks.

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spa

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 Code of Best Practices				
Modification Date					
a risk management post (CRO Chief Ris	verse structure for business and transactions, there k Officer). In the case of companies integrated in groups, the incumbent has faculties over the				
26.8. Measure Implementation	YES X NO NA NA				
Compliance with powers at the Conglom	YES. Briefly Indicate: There is a Senior Vice President of Corporate Risk and Compliance with powers at the Conglomerate level oriented towards complying with the corporate objectives for Integral Risk Management at a consolidated level.				
Senior Vice President of Corporate Risk	Additionally, the Framework Policy for Integral Risk Management mentions that the Senior Vice President of Corporate Risk and Compliance acting as the Chief Risk Officer defines the corporate policies and monitors the different risk management policies adopted by Grupo Aval's affiliates.				
NO. Explain:	NO. Explain:				
NA. Describe the regulations that pre the recommendation:	NA. Describe the regulations that prevent the adoption of the recommendation:				
Implementation Date	Recommendation implemented prior to September				
<u> </u>	30, 2014 date of issuance of the E.C. 028 of 2014.				
Modification Date					
easure No. 27. Activities regarding Con	trol				
	or ensuring that there is an adequate internal control complexity, and coherent with the risk management				
27.1. Measure Implementation	YES X NO NA				
YES. Briefly Indicate: Pursuant to the	Bylaws of the Corporation (Art. 24, item 23), a				

YES. Briefly Indicate: Pursuant to the Bylaws of the Corporation (Art. 24, item 23), a duty of the Board of Directors is to oversee due compliance of internal control policies and procedures of the Corporation. Likewise, as support committee of the Board of Directors, the Audit Committee, as part of its duties, shall provide support to the Board of Directors in decision-making regarding internal control and its improvement,

between the Span	ish and English versions, the Spanish version shall preva					
		ontrol structure for establishing whether the				
	procedures designed reasonably protect the assets of the Corporation and constantly					
	assess the procedures established for determining the sufficiency of internal control (Art. 27). For such purpose, the Audit Committee approves the annual activities and the work timetable proposed by the Internal Audit of the Corporation, which periodically reports to					
	the Audit Committee about internal results and final report of the activities developed during the respective year. During the development of the above, the Framework Policy for Risk Management assigns as part of the responsibilities of the Board of Directors: knowing and approving the policies regarding risks, ensuring that the management has implemented an adequate policy for integral risk management and ensuring the coordination and effective communication with those responsible for risk management, allowing them to take the measures deemed pertinent. Likewise, it seeks the selection					
	and implementation of control activities to mitigate the risks up to acceptable levels.					
	Furthermore, the Company has a Risk Committee, whose main function is to assist the					
		rith the risk management of Aval Financial				
	Conglomerate.	nur ure nek management er /tvar i manetar				
	Congiomorate.					
	NO Evaleia					
	NO. Explain:					
	NA. Describe the regulations that pre	event the adoption of				
	the recommendation:					
	<u> </u>					
	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				
		Code of Best Practices.				
	Modification Date					
	mounious Dato					
27 2 The	Doord of Directors is recognible	for averaging the effectiveness and autobility of				
	•	for overseeing the effectiveness and suitability of				
		elegated to the Audit Committee, with no lessening				
of the Boar	rd's supervisory responsibilities.					
	27.2 Manager Implementation	YES X NO NA				
	27.2. Measure Implementation	YES X NO NA NA				
	YES. Briefly Indicate: Supported on the	e same explanations of Recommendation 27.1.				
	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 Code of Best Practices.				
		55 5. 550 Fradios.				

This translation from the original Spanish version is provided for co only. No representation is made as to the accuracy of this docume does not assume any liability based upon it. Should any doubt o between the Spanish and English versions, the Spanish version shall	nt and the company r contradiction arise
Modification Date	
• • •	ands the self-control principle. It is understood as the in the various processes to consider control as and sof activity, and decision-making.
27.3. Measure Implementation	YES X NO NA
Policy for Integral Risk Managemen the Risks Management System understood as the capacity of considering control, fields of action responsibilities thus ensuring that conganization are exposed, are implied of such principle, those participating Management) are responsible, as a identifying, assessing, measuring defining methodologies and ensuring the Code of Ethics and Conduct app Regulation as part of its corporate participating, detecting, monitoring and preventing, detecting, monitoring are exposed to and that are informed with the No. Explain: NA. Describe the regulations that	on and decision making as inherent part of their controls for mitigating risks to which the entities of the demented and documented. During the developmenting in the different processes (including the Senior defined in the matrix of roles and responsibilities, of controlling, monitoring and reporting the risks, and the risk management is consistent. Likewise, colicable to Grupo Aval includes Self-control and Self-principles and values defining that the staff of Grupo Self-Regulation policies as fundamental tools for and defining the different risks that the Corporation is with clarity so they are useful.
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 Code of Best Practices.
Modification Date	
Measure No. 28. Information and Com	nmunication
•	down and horizontal communication about the culture, and about the limits of exposure approved, so that the col activities within their functions.
28.1. Measure Implementation:	YES X NO NA

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail.

nish and English versions, the Spanish version shall pr	evan.	
YES. Briefly Indicate: Permanent ar	nd timely cooperation, coordination and exchange	
	rinciples applicable to risk management of the olicies state that the entities forming part of the	
	e culture, philosophy and risk policies downwards	
	ent). Pursuant to the Policy and during the	
development of such principle, the e	ntities forming part of the Organization shall seek	
	g mechanisms upwards (towards the Board of	
	which are truthful, understandable and thorough so	
	the management. For the period evaluated, the ork Policy for Integral Risk Management and the	
Risk Management Framework for the		
NO. Explain:		
NA. Describe the regulations that p	prevent the adoption of	
the recommendation:		
		j
		1
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	
	Code of Best Practices.	
Modification Date		
in the corporation, there is a bot Directors and the senior manage	ttom-up mechanism to report information ement) reliable, clear, and complete, whi	
in the corporation, there is a bot Directors and the senior manage		
in the corporation, there is a bot Directors and the senior manage d permits an informed decision-	ement) reliable, clear, and complete, which making, risk management, and control.	
in the corporation, there is a bot Directors and the senior manage	ement) reliable, clear, and complete, whi	
in the corporation, there is a bot Directors and the senior manage of permits an informed decision- 28.2. Measure Implementation	ement) reliable, clear, and complete, which making, risk management, and control. YES X NO NA	ch prov
in the corporation, there is a bot Directors and the senior manage ad permits an informed decision- 28.2. Measure Implementation YES. Briefly Indicate: In the Compa	ement) reliable, clear, and complete, which making, risk management, and control.	ch prov
in the corporation, there is a both Directors and the senior managed decision. 28.2. Measure Implementation YES. Briefly Indicate: In the Compato Senior Management, the Audit Cosupport Committees of the Board in Support Committees of the Board in Support Committees.	ement) reliable, clear, and complete, which making, risk management, and control. YES X NO NA In there is a mechanism for reporting information ommittee and the Risk Committee, which act as upervising compliance with the Company's internal	ch prov
in the corporation, there is a both Directors and the senior managed permits an informed decision- 28.2. Measure Implementation YES. Briefly Indicate: In the Compato Senior Management, the Audit Cosupport Committees of the Board in secontrol, allowing these Committees to	ement) reliable, clear, and complete, which making, risk management, and control. YES X NO NA In there is a mechanism for reporting information ommittee and the Risk Committee, which act as upervising compliance with the Company's internal or evaluate and, when required, give instructions on	ch prov
in the corporation, there is a both Directors and the senior managed permits an informed decision- 28.2. Measure Implementation YES. Briefly Indicate: In the Compato Senior Management, the Audit Cosupport Committees of the Board in Support Committees of the Board in Support Committees.	ement) reliable, clear, and complete, which making, risk management, and control. YES X NO NA In there is a mechanism for reporting information ommittee and the Risk Committee, which act as upervising compliance with the Company's internal or evaluate and, when required, give instructions on	ch prov
in the corporation, there is a both Directors and the senior managed permits an informed decision- 28.2. Measure Implementation YES. Briefly Indicate: In the Compator Senior Management, the Audit Cosupport Committees of the Board in succontrol, allowing these Committees to the work carried out by the Company	ement) reliable, clear, and complete, which making, risk management, and control. YES X NO NA Interpretation of the Risk Committee, which act as upervising compliance with the Company's internal of evaluate and, when required, give instructions on for risk management and control.	ch prov
in the corporation, there is a both Directors and the senior managed depermits an informed decision- 28.2. Measure Implementation YES. Briefly Indicate: In the Compator Senior Management, the Audit Cosupport Committees of the Board in secontrol, allowing these Committees to the work carried out by the Company In this sense, the "Risk Management"	ement) reliable, clear, and complete, which making, risk management, and control. YES X NO NA Interpretation of the Risk Committee, which act as upervising compliance with the Company's internal of evaluate and, when required, give instructions on for risk management and control. Framework for the AVAL Financial Conglomerate"	ch prov
in the corporation, there is a both Directors and the senior managed of permits an informed decision- 28.2. Measure Implementation YES. Briefly Indicate: In the Compate to Senior Management, the Audit Cosupport Committees of the Board in secontrol, allowing these Committees to the work carried out by the Company In this sense, the "Risk Management of Grupo Aval, where it is specified in exchange of information between Grand Park Toronton (1988).	ement) reliable, clear, and complete, which making, risk management, and control. YES X NO NA Interpretation of the Risk Committee, which act as upervising compliance with the Company's internal of evaluate and, when required, give instructions on for risk management and control. Framework for the AVAL Financial Conglomerate on Chapter 7.1 "The cooperation, coordination and Grupo Aval and its Subordinate Entities must be	ch prov
in the corporation, there is a both Directors and the senior managed of permits an informed decision- 28.2. Measure Implementation YES. Briefly Indicate: In the Compate to Senior Management, the Audit Cosupport Committees of the Board in secontrol, allowing these Committees to the work carried out by the Company In this sense, the "Risk Management of Grupo Aval, where it is specified in exchange of information between Germanent and timely" the different exchange of information between the different exchange of the differe	ement) reliable, clear, and complete, which making, risk management, and control. YES X NO NA Interpretation of the Risk Committee, which act as upervising compliance with the Company's internal of evaluate and, when required, give instructions on for risk management and control. Framework for the AVAL Financial Conglomerate on Chapter 7.1 "The cooperation, coordination and	ch prov
in the corporation, there is a both Directors and the senior managed of permits an informed decision- 28.2. Measure Implementation YES. Briefly Indicate: In the Compate to Senior Management, the Audit Cosupport Committees of the Board in secontrol, allowing these Committees to the work carried out by the Company In this sense, the "Risk Management of Grupo Aval, where it is specified in exchange of information between Gopermanent and timely" the different ed of the decisions in	ement) reliable, clear, and complete, which making, risk management, and control. YES X NO NA Interpretation of the Risk Committee, which act as upervising compliance with the Company's internal of evaluate and, when required, give instructions on for risk management and control. Framework for the AVAL Financial Conglomerate on Chapter 7.1 "The cooperation, coordination and Grupo Aval and its Subordinate Entities must be events of reporting of information and transmission	ch prov
in the corporation, there is a both Directors and the senior manage and permits an informed decision- 28.2. Measure Implementation YES. Briefly Indicate: In the Compate to Senior Management, the Audit Cosupport Committees of the Board in secontrol, allowing these Committees to the work carried out by the Company In this sense, the "Risk Management of Grupo Aval, where it is specified in exchange of information between Gopermanent and timely" the different experiment of the decisions in information and transmission of management and transmission of m	ement) reliable, clear, and complete, which making, risk management, and control. YES X NO NA Interpretation of the Risk Committee, which act as upervising compliance with the Company's internal of evaluate and, when required, give instructions on for risk management and control. Framework for the AVAL Financial Conglomerate on Chapter 7.1 "The cooperation, coordination and Grupo Aval and its Subordinate Entities must be	ch prov
in the corporation, there is a both Directors and the senior managed of permits an informed decisionable. 28.2. Measure Implementation YES. Briefly Indicate: In the Compate to Senior Management, the Audit Cosupport Committees of the Board in secontrol, allowing these Committees to the work carried out by the Company In this sense, the "Risk Management of Grupo Aval, where it is specified in exchange of information between Gopermanent and timely" the different experiment of the decisions in information and transmission of management ()	rement) reliable, clear, and complete, which making, risk management, and control. YES X NO NA In there is a mechanism for reporting information ommittee and the Risk Committee, which act as upervising compliance with the Company's internal of evaluate and, when required, give instructions on for risk management and control. Framework for the AVAL Financial Conglomerate on Chapter 7.1 "The cooperation, coordination and Grupo Aval and its Subordinate Entities must be events of reporting of information and transmission agement decisions in this regard establishes:	ch prov
in the corporation, there is a both Directors and the senior managed of permits an informed decisionable deci	ement) reliable, clear, and complete, which making, risk management, and control. YES X NO NA Interpretation of the Risk Committee, which act as upervising compliance with the Company's internal of evaluate and, when required, give instructions on for risk management and control. Framework for the AVAL Financial Conglomerate on Chapter 7.1 "The cooperation, coordination and Grupo Aval and its Subordinate Entities must be events of reporting of information and transmission agement decisions in this regard establishes: Iglomerate shall communicate downwards and only and policies (as an element of the control)	ch prov
in the corporation, there is a both Directors and the senior managed of permits an informed decisionary and permits an informed decisionary. 28.2. Measure Implementation YES. Briefly Indicate: In the Compate to Senior Management, the Audit Cosupport Committees of the Board in succontrol, allowing these Committees to the work carried out by the Company In this sense, the "Risk Management of Grupo Aval, where it is specified in exchange of information between Gopermanent and timely" the different experiment and transmission of management of the decisions in information and transmission of management information and transmission of management information.) The entities comprising the Conghorizontally the risk culture, philosopenvironment). In the development of	rement) reliable, clear, and complete, which making, risk management, and control. YES NO NA In there is a mechanism for reporting information ommittee and the Risk Committee, which act as upervising compliance with the Company's internal of evaluate and, when required, give instructions on for risk management and control. Framework for the AVAL Financial Conglomerate on Chapter 7.1 "The cooperation, coordination and Grupo Aval and its Subordinate Entities must be events of reporting of information and transmission agement decisions in this regard establishes: Iglomerate shall communicate downwards and only and policies (as an element of the control of this principle, Grupo Aval and its Subordinate	ch prov
in the corporation, there is a both Directors and the senior manage and permits an informed decisionary. 28.2. Measure Implementation YES. Briefly Indicate: In the Compate to Senior Management, the Audit Cosupport Committees of the Board in secontrol, allowing these Committees to the work carried out by the Company In this sense, the "Risk Management of Grupo Aval, where it is specified in exchange of information between Gopermanent and timely" the different experiment and transmission of management of the decisions in information and transmission of management information and transmission of management information.) The entities comprising the Congenity of the development of the deve	rement) reliable, clear, and complete, which making, risk management, and control. YES X NO NA In there is a mechanism for reporting information ommittee and the Risk Committee, which act as upervising compliance with the Company's internal of evaluate and, when required, give instructions on for risk management and control. Framework for the AVAL Financial Conglomerate on Chapter 7.1 "The cooperation, coordination and drupo Aval and its Subordinate Entities must be events of reporting of information and transmission agement decisions in this regard establishes: Iglomerate shall communicate downwards and only and policies (as an element of the control of this principle, Grupo Aval and its Subordinate of effective mechanisms for reporting information	ch prov
in the corporation, there is a both Directors and the senior managed of permits an informed decisionary and permits an informed decisionary. 28.2. Measure Implementation YES. Briefly Indicate: In the Compate to Senior Management, the Audit Cosupport Committees of the Board in secontrol, allowing these Committees to the work carried out by the Company In this sense, the "Risk Management of Grupo Aval, where it is specified in exchange of information between Gopermanent and timely" the different experiment and transmission of management and transmissi	rement) reliable, clear, and complete, which making, risk management, and control. YES NO NA In there is a mechanism for reporting information ommittee and the Risk Committee, which act as upervising compliance with the Company's internal of evaluate and, when required, give instructions on for risk management and control. Framework for the AVAL Financial Conglomerate on Chapter 7.1 "The cooperation, coordination and drupo Aval and its Subordinate Entities must be events of reporting of information and transmission agement decisions in this regard establishes: Iglomerate shall communicate downwards and only and policies (as an element of the control of this principle, Grupo Aval and its Subordinate of effective mechanisms for reporting information and Senior Management), which shall be truthful,	ch prov
in the corporation, there is a both Directors and the senior manage and permits an informed decisionary. 28.2. Measure Implementation YES. Briefly Indicate: In the Compate to Senior Management, the Audit Cosupport Committees of the Board in sucontrol, allowing these Committees to the work carried out by the Company In this sense, the "Risk Management of Grupo Aval, where it is specified in exchange of information between Copermanent and timely" the different experiment and transmission of management and transmission of	rement) reliable, clear, and complete, which making, risk management, and control. YES X NO NA In there is a mechanism for reporting information ommittee and the Risk Committee, which act as upervising compliance with the Company's internal of evaluate and, when required, give instructions on for risk management and control. Framework for the AVAL Financial Conglomerate on Chapter 7.1 "The cooperation, coordination and drupo Aval and its Subordinate Entities must be events of reporting of information and transmission agement decisions in this regard establishes: Iglomerate shall communicate downwards and only and policies (as an element of the control of this principle, Grupo Aval and its Subordinate of effective mechanisms for reporting information	ch prov
n the corporation, there is a both irectors and the senior managed permits an informed decision- 28.2. Measure Implementation YES. Briefly Indicate: In the Compato Senior Management, the Audit Cosupport Committees of the Board in structure control, allowing these Committees to the work carried out by the Company In this sense, the "Risk Management of Grupo Aval, where it is specified in exchange of information between Gopermanent and timely" the different experiment and transmission of management information and transmission of management information and transmission of management information and transmission of management information.) The entities comprising the Congenitation in the development of the decisions in information and transmission of management in the development of the development	rement) reliable, clear, and complete, which making, risk management, and control. YES NO NA In there is a mechanism for reporting information ommittee and the Risk Committee, which act as upervising compliance with the Company's internal of evaluate and, when required, give instructions on for risk management and control. Framework for the AVAL Financial Conglomerate on Chapter 7.1 "The cooperation, coordination and drupo Aval and its Subordinate Entities must be events of reporting of information and transmission agement decisions in this regard establishes: Iglomerate shall communicate downwards and only and policies (as an element of the control of this principle, Grupo Aval and its Subordinate of effective mechanisms for reporting information and Senior Management), which shall be truthful,	ch prov
n the corporation, there is a boti irectors and the senior managed permits an informed decision- 28.2. Measure Implementation YES. Briefly Indicate: In the Compato Senior Management, the Audit Cosupport Committees of the Board in sucontrol, allowing these Committees to the work carried out by the Company In this sense, the "Risk Management of Grupo Aval, where it is specified in exchange of information between Gopermanent and timely" the different e of the decisions in information and transmission of mana () The entities comprising the Conghorizontally the risk culture, philosopenvironment). In the development of Entities shall promote the generation upwards (to the Board of Directors a understandable and complete, so as	rement) reliable, clear, and complete, which making, risk management, and control. YES NO NA In there is a mechanism for reporting information ommittee and the Risk Committee, which act as upervising compliance with the Company's internal of evaluate and, when required, give instructions on for risk management and control. Framework for the AVAL Financial Conglomerate on Chapter 7.1 "The cooperation, coordination and drupo Aval and its Subordinate Entities must be events of reporting of information and transmission agement decisions in this regard establishes: Iglomerate shall communicate downwards and only and policies (as an element of the control of this principle, Grupo Aval and its Subordinate of effective mechanisms for reporting information and Senior Management), which shall be truthful,	ch prov

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume between the Span

NO. Explain:

	any liability based upon it. Should any doubt or cont oish and English versions, the Spanish version shall prevo		
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		
i. Allow the responsibili. Enable	ne senior management to enga lity in risk management and the so the corporation's personnel to u	nmunication and report of information: age the corporation as a whole, highlighting etup of controls. Inderstand their role in risk management and dividual contribution in connection with the work	the
	28.3. Measure Implementation:	YES X NO NA NA	
	management responsibilities and con- Second and Third Lines, among others	and procedures specifying the different risk trol definitions (e.g. identification of the First, s). In this sense, Chapter 9.3.4 "Responsibilities committee and/or Senior Management of the establishes the following:	
	responsible for risk management to ena (ii) Audit Committee: To question Sen identify, evaluate and periodically rep designed to mitigate them and that they (iii) Senior Management: Analyze prograthe required remediation is being applie	ress reports on risk compliance and ensure that ed in a timely manner. orogress reports on risk compliance and ensure	
	Similarly, to support the entire adoption Internal Control Framework" states that	n of the recommendation, Chapter 10 "General :	
	a "generally accepted internal control fra that are expected to be present and ful In assessing effectiveness, managen	nagement's evaluation process require the use of amework". This framework defines the elements nctioning in an effective internal control system. ment evaluates whether internal control over cedures, and activities to cover the elements that	

						Page 76
only. No represen	om the original Spanish version is provided for conventation is made as to the accuracy of this document and any liability based upon it. Should any doubt or cont	d the company				
	ish and English versions, the Spanish version shall prevo	iil.				
	NA. Describe the regulations that pre the recommendation:	event the ad	loption of			
	the recommendation.					
	Implementation Date	30, 2014 da and comple	dation implemate of issuance mented in yearion of some y Code.	e of the E.C. ar 2015 as a	028 of 2014 result of the	
	Modification Date		,			
	Modification Date					
employees contravene	re are internal anonymous-tip sometimes may inform anonymously any the corporation's risk manager report on these claims.	illegal or	unethical	behaviors	s, or those	e that may
	28.4. Measure Implementation:	YES X	NO		NA]
	YES. Briefly Indicate: Grupo Aval presincluded in Grupo Aval's Management aby means of which the type of complain comparison with previous years of complaint the Labor Harassment; (iii) Human Management and the Companies and Affairs Committee and the Audit Commevery six months of the complaints from For the period under evaluation, the Complaints of a report with the complaints	and Sustainats, the total inplaints such perment; (iv) re reported. ittee, made in the Ethics I company's means to the sustainate in the s	ability Repor number filed n as: (i) Poss quality of so Likewise, th up of Board Line.	t, in the Ethi during the y sible Fraud; ervice or fai ne Corporate Directors, a	cs Chapter, year and the (ii) Possible lures in the e Corporate re informed	
	NO. Explain:					
	NA. Describe the regulations that pre the recommendation:	event the ad	loption of			
	Implementation Date		dation implem]
	Modification Date					
Measure 2	9. Supervision of Control Arch	itecture				
	Board of Directors, through the Ass of the different components of					rseeing the
	29.1. Measure Implementation	YES X	NO		NA]

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail.

YES. Briefly Indicate: Pursuant to the Bylaws of the Corporation (Art. 29, items 2, 5)

	and 10), a duty of the Audit Committee internal control of the company with the designed, reasonably protect the asset procedures established to assess the suthe risk management policies with the Ithe internal control of the Corporation, of the Internal Audit, analyzing and appropriate internal Audit, analyzing	of the Corporation is supervising the structure of e purpose of establishing whether the procedures its of the Corporation," "5. Constantly assess the ufficiency of internal control." and "10. Discussing Management." The Audit Committee supervises specifically through the assessment of the work proving its annual work plan on carrying out the rding internal control. Likewise, it supervises the ernal Auditor.	
	NO. Explain:		
	NA. Describe the regulations that pre the recommendation:	event the adoption of	
	Implementation Date:	Recommendation implemented prior to September	
	Modification Date:	30, 2014 date of issuance of the E.C. 028 of 2014.	
Control Arand of the	chitecture, involve, in a special v	res, aimed at confirming the effectiveness way, the cooperation of the internal audit for their competence, and particularly those research	unctions
	charge of monitoring with the purpose of the Control Architecture of the Corpo financial reports) and compliance. This Audit Committee on internal control compliance of the policies and procedur plans implementation originating in the entities of control and supervision. It rethe status of internal control. In additional control.		
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.	

				Page 78
	rom the original Spanish version is provided for conven ntation is made as to the accuracy of this document and			
	any liability based upon it. Should any doubt or cont			
between the Spai	nish and English versions, the Spanish version shall prevo	nil.		_
	Modification Date			
				_
They desc	corporation's internal audit functi cribe explicitly the scope of its dundation 29.3.			
				_
	29.3. Measure Implementation	YES X NO	O NA	
	•			_
	YES. Briefly Indicate: The Internal Ausubmitted to the Audit Committee, w following: i. The autonomy and independent of the evaluation and assurance of risk assurance that risks are being correctly mechanisms of the key business risks a by those responsible for them.	hich contemplates, a endence necessary for dence necessary for t management proces y assessed. iv. The	among other aspects, the for the performance of its the exercise of its functions ses. iii. The evaluation and evaluation of the reporting	e s s s s s s s s s
	NO. Explain:			
	NA. Describe the regulations that pre the recommendation:	event the adoption o	f	
				_
	Implementation Date		lemented prior to Septembe nce of the E.C. 028 of 2014.	r
	Modification Date			
				<u></u>
managem	head director of the internal audi ent of the corporation or conglo t from the Audit Committee exclus	merate that has		
	29.4. Measure Implementation	YES NO	O X NA	
	YES. Briefly Explain:			
	NO. Explain: The Internal Audit Manager of the Corporation and not of the Audit of maintains a relationship of profession Management of the Corporation. The aby the Internal Audit Management of independence of its duty. Likewise, the irrelating to the activities developed, is verifying the inexistence of limitations in whether the scope of the work satisfies	Committee. Without p nal independence w nalysis and approval the Corporation incl ndependence and obj assessed by the C mpairing its adequate the control needs of t	prejudice of the foregoing, ith respect to the Senior of the work plan submitted udes the follow-up on the ectivity of the Internal Audit committee with the aim of performance and verifying the Company.	t r d d e t t
	NA. Describe the regulations that protection the recommendation:	event the adoption o	it	

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail.

	Implementation Date	Does Not Apply	
	Modification Date		
of the inter		responsible for appointing and dismissing the ne Audit Committee. The market is informed	
		YES X NO NA NA	
	appointment, as well as the removal of the Board of Directors upon proposal criteria of personnel selection of the appointment of the Internal Auditor of from such position through its web page	Governance Code of the Company states that the the Internal Auditor shall be the responsibility of of the Audit Committee, in agreement with the Corporation. The Corporation shall report the the Corporation together with the news arising e.	
	NO. Explain: NA. Describe the regulations that pre	event the adoption of	
	the recommendation:		
	Implementation Date	Implemented in year 2015 to accept this recommendation of the Code of Best Practices.	
	Modification Date		
	ctive audit report makes a statem		them.
	29.6. Measure Implementation	YES X NO NA NA	
	the independence of the Statutory Audito of the Auditor are received periodica procedures in place both in the firm of the verifying that the professional service independence as Statutory Auditor/Extended audit opinions about financial statemexamination performed pursuant to	ities of the Audit Committee include overseeing or/External Auditor. Statements of independence ally from the Statutory Auditor and there are the Statutory Auditors and the in Corporation for est that such firm renders do not affect its ernal Auditor of the Corporation. Likewise, in the nents, the statutory auditor confirms that its Generally Accepted Auditing Regulations in ence that should characterize the exercise of its	
	duty.		
	NO. Explain:		
	NA. Describe the regulations that pre the recommendation:	event the adoption of	

-	rom the original Spanish version is provided for conveni	• •	C 00
does not assume	ntation is made as to the accuracy of this document and any liability based upon it. Should any doubt or cont	radiction arise	
between the Spai	nish and English versions, the Spanish version shall preva	iil.	
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.	
	Modification Date		
	e corporation is the holding compa all the companies, including those	any of a conglomerate, the Statutory Audito that are offshore.	or is the
	29.7. Measure Implementation:	YES X NO NA NA	
	YES. Briefly Indicate: All subordinate of Grupo Aval, are audited by the same St	entities consolidating the Financial Statements of eatutory 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		
Directors		int the Statutory Auditor approved by the Beholders. It contains the matters establis	
	29.8. Measure Implementation:	YES X NO NA NA	
	Directors of the Company and published appointment of the statutory auditor, we recommendation 29.8. Specifically in Auditor's Contract is established for the Directors, (1 year). The election of the Streely removed before the expiration of establishes that the election of the Street is the stablishes that the election of the Street is th	Governance Code approved by the Board of d in its web page, establishes the criteria for the which include the provisions established under numeral 2.3.1.1, the duration of the Statutory he same term as the period of the Board of Statutory Auditor can be extended indefinitely or his term. Likewise, the aforementioned section Statutory Auditor takes into consideration his r, as well as that of his work teams and, when g.	
	NO. Explain:		
	NA. Describe the regulations that pre the recommendation:	event the adoption of	

only. No represer does not assume	rom the original Spanish version is provided for conven- ntation is made as to the accuracy of this document and any liability based upon it. Should any doubt or cont	nd the company tradiction arise
between the Spai	ish and English versions, the Spanish version shall preva	raii.
	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 Code of Best Practices.
	Modification Date	
between fi	ve (5) and ten (10) years, in order and to safeguard its independe	im contract term with the auditing firm that range to avoid excessive proximity with such a firm and/ence. Regarding Statutory Auditor-natural personaximum contract term is 5 years. YES X NO NA
	YES. Briefly Explain:	
	The offer of professional services of stat as Statutory Auditor contemplates the the possibility of being re-elected indefi	duration of 1 year of the period of services with finitely according to the Code of Good Corporate contract contemplates the rotation of the persons tor every five years.
	that they have the "POPs KDSC Appressablishes in its numeral 6 "Rotation of Superintendence of Colombia" where of	cess with our Statutory Auditor, we were certified pointments of Statutory Auditors" Manual which of Statutory Auditors Supervised by the Financial compliance with the Basic Legal Circular - SFC .4.2.which regulates this matter is guaranteed.
	NO. Explain:	
	NA. Describe the regulations that pre the recommendation:	event the adoption of
	Implementation Date	Recommendation implemented prior to September
	Implementation Date Modification Date	30, 2014 date of issuance of the E.C. 028 of 2014
		,

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.

only. No represe does not assume	rom the original Spanish version is provided for conven ntation is made as to the accuracy of this document an e any liability based upon it. Should any doubt or con- nish and English versions, the Spanish version shall previ	d the company tradiction arise
between the Spu	29.10. Measure Implementation	YES NO X NA
	YES. Briefly Indicate:	
	of section 29.9.	ation term has not been foreseen under the terms
	NA. Describe the regulations that prothe recommendation:	event the adoption of
	Implementation Date	Does Not Apply
	Modification Date	Does Not Apply
includes of	companies within the group of the	dividuals or entities related to the auditing firm. This he auditing firm, and companies of which a large ors coincide with those of the auditing firm. YES X NO NA NA
	Statutory Auditor/External Auditor is r approved by the Audit Committee for pu services requested by the Corporation	ose of verifying that the independence of the not affected, the Corporation has a procedure irposes of analyzing any proposal of professional or by its subordinate institutions to the Statutory lly and vertically. The Statutory Auditor issues a
	certification regarding this recommenda	· · · · · · · · · · · · · · · · · · ·
	NO. Explain:	
	NA. Describe the regulations that prothe recommendation:	event the adoption of
	Implementation Date	Recommendation implemented prior to September
	Modification Date	30, 2014 date of issuance of the E.C. 028 of 2014.
the Statute	ory Auditor, as well as the proporti the total income associated to the	
	29.12. Measure Implementation:	YES X NO NA NA

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail.

	Shareholders Assembly, the Company mentioned Auditor in its web page. Su Statutory Auditing Agreement as well as	annually publishes a certification issued by the uch certificate discloses the total amount of the sthe proportion represented by the fees paid by income from statutory auditing activities.
	NO. Explain:	
	NA. Describe the regulations that pre the recommendation:	event the adoption of
	Implementation Date	Implemented in year 2015 to adopt this recommendation of the New Country Code.
	Modification Date	
٧.	TRANSPARENCY AND FINANC	CIAL AND NON-FINANCIAL INFORMATION
Measure I	No. 30. Information Disclosure I	Policy
	Board of Directors has approved nformation included in the recommendation included in the recommendation.	d an information disclosure policy that features, at mendation.
	30.1. Measure Implementation	YES X NO NA NA
		has implemented in its Institutional Relations information where it incorporates the aspects
		the recommendation are included in the Good ENTH "INFORMATION". This document can be
	NO. Explain: NA. Describe the regulations that pre the recommendation:	event the adoption of
	Implementation Date	December 9 th 2020
	Implementation Date Modification Date	December 3., 2020
	Iniodification 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 parties may have a well-grounded idea of the conglomerate's facts, organization, complexity, activity, size, and governance model.

30.2. Measure Implementation	YES X NO NA NA
situation of Grupo Aval and	poration periodically discloses the consolidated financia its subordinate entities. Likewise, the disclosure o ormed in an integral and transversal manner pursuant to
the criteria set forth under local its capacity as issuer of securiti	and international regulations applicable to Grupo Aval in es in Colombia and abroad. Through its web page, the cess to financial and nonfinancial information of the
Corporation, presentations carri	ed out in events and links to Relevant Information.
NO. Explain:	
NA. Describe the regulations the recommendation:	that prevent the adoption of
	Recommendation implemented prior to Septembe
	, , , , , , , , , , , , , , , , , , , ,
Implementation Date	30, 2014 date of issuance of the E.C. 028 of 2014.

Thi onl

31 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 Company's Code of Good Governance establishes that if there are qualifications, paragraphs of emphasis and/or any other type of significant observation or comment by the Statutory Auditor in his opinion on the Company's financial statements, these observations and the actions that the Company proposes to take to remedy the situation, shall be the subject of a pronouncement before the shareholders gathered at a General Meeting, by the President of the Company or whoever he may designate. Said pronouncement shall be submitted for prior consideration and approval by the Audit Committee.

In this sense, the Audit Committee is composed of 3 members of the Board of Directors with their respective alternates and its objectives include assisting the Board and management in matters related to the Company's Control Environment. Therefore, Grupo Aval has determined a procedure to comply with the best corporate governance practices, by means of which, in the event that the Statutory Auditor's Report is qualified, any pronouncement to be made before the Shareholders' Meeting on this matter must be brought to the knowledge and approval of the Audit Committee of the report to be disclosed. To that extent, the responsibility for the content of the qualifications that may be presented is the Audit Committee, which has the duty to give conformity to the content of the finding that will be taken to the Shareholders' Meeting and the mechanism to transmit it is in the President of the Company. In our opinion, the message that the President of the Company would transmit to the Shareholders' Meeting would be the pronouncement that the Audit Committee approves.

NO. Explain:	
·	
NA. Describe the regulations the the recommendation:	at prevent the adoption of
Implementation Date	Implemented in year 2015 to accept this
implementation bate	recommendation of the New Country Code.
Modification Date	
qualifications [salvedades]	s that it must keep its own opinion vis-à-vis the Sor "emphasis paragraphs", these are explair Assembly through a written report that speci-
qualifications [salvedades] of appropriately to the General	or "emphasis paragraphs", these are explain Assembly through a written report that spec
qualifications [salvedades] cappropriately to the General and scope of the discrepancy. 31.2. Measure Implementation YES. Briefly Indicate: The Corpupon any exemptions, paragraphs significant comment by the Statuto	Assembly through a written report that special and the special
qualifications [salvedades] of appropriately to the General and scope of the discrepancy. 31.2. Measure Implementation YES. Briefly Indicate: The Corpupon any exemptions, paragraphs significant comment by the Statute of the Corporation, the Board of D shall be adequately explained and	Assembly through a written report that specific version is paragraphs, these are explain Assembly through a written report that specific version is version in the company states that is of emphasis and any other types of observations or
qualifications [salvedades] of appropriately to the General and scope of the discrepancy. 31.2. Measure Implementation YES. Briefly Indicate: The Corpupon any exemptions, paragraphs significant comment by the Statute of the Corporation, the Board of D shall be adequately explained and	Assembly through a written report that special Assembly through a written report submitted to the
appropriately to the General and scope of the discrepancy. 31.2. Measure Implementation YES. Briefly Indicate: The Corpupon any exemptions, paragraphs significant comment by the Statute of the Corporation, the Board of D shall be adequately explained an General Shareholders Meeting, sp	YES X NO NA Orate Governance Code of the Company states that so of emphasis and any other types of observations or ory Auditor in its opinion about the financial statements directors deems it shall maintain its criteria, its position and justified through a written report submitted to the pecifying the content and scope of the discrepancy.
appropriately to the General and scope of the discrepancy. 31.2. Measure Implementation YES. Briefly Indicate: The Corpupon any exemptions, paragraphs significant comment by the Statute of the Corporation, the Board of D shall be adequately explained and General Shareholders Meeting, sp. NO. Explain: NA. Describe the regulations that the recommendation:	YES X NO NA Orate Governance Code of the Company states that so of emphasis and any other types of observations or ory Auditor in its opinion about the financial statements directors deems it shall maintain its criteria, its position and justified through a written report submitted to the pecifying the content and scope of the discrepancy.
appropriately to the General and scope of the discrepancy. 31.2. Measure Implementation YES. Briefly Indicate: The Corpupon any exemptions, paragraphs significant comment by the Statute of the Corporation, the Board of D shall be adequately explained and General Shareholders Meeting, sp. NO. Explain: NA. Describe the regulations the	YES X NO NA Orate Governance Code of the Company states that so of emphasis and any other types of observations or ory Auditor in its opinion about the financial statements directors deems it shall maintain its criteria, its position and justified through a written report submitted to the pecifying the content and scope of the discrepancy.

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

This translation fr	om the original Spanish version is provided for conveni	ence purpo	ses				age oo
	tation is made as to the accuracy of this document and any liability based upon it. Should any doubt or cont.		-				
between the Span	ish and English versions, the Spanish version shall preva	il.					
	31.3. Measure Implementation	YES	X	NO		NA	
	YES. Briefly Indicate: For preparing the	o financia	al etatom	onte and	l thair discle	ocuro notos	
	regarding operations with associated pa which the following should be disclose amount of pending balances, includir guarantees, as well as the nature of estimates of debts of doubtful collect balances and (d) expenses acknow uncollectable debts or of doubtful collect	arties, IFI ed: (a) thing common the constitution related	RS 24 beine amous nitments; sideration ating to during to	ecomes a nt of the , their t ns fixed amounts the peri	applicable, e transactio erms and for its liqu included od corresp	pursuant to ns; (b) the conditions, idation; (c) in pending	
	NO. Explain:						
	NA. Describe the regulations that pre the recommendation:	vent the	e adoptic	on of			
	Implementation Data	Danama			1	muian ta	
	Implementation Date	Septem E.C. 02 result	28 of 201 of the a	2014 da 14 and a adoption	adjusted in	prior to ance of the 2015 as a aternational n.	
	Modification Date						
32.1. In th Committee receive all	e context of the information disc e), adopts the necessary measure the financial and non-financial in force, plus any other that it co	es to ei inform	nsure thation of	hat the on the	financial corporat	and capitation requir	al markets ed by the
	32.1. Measure Implementation	YES	X	NO		NA	
	YES. Briefly Indicate: The Company SEVENTH "INFORMATION", included t						
	The company's bylaws (available on its transparency in the preparation, present prepared by the company (art. 28, no. 3) before they are submitted to the Boar Meeting (art. 28, no. 4) and to review a	tation an , to cons d of Dir	d disclos ider the d ectors a	sure of the company nd the 0	e financial 's financial General Sh	information statements areholders'	

Likewise, as an issuer of shares abroad, the Company annually produces the 20-F report that it files with the Securities and Exchange Commission of the United States (or "SEC"

financial statements, quarterly reports and other reports prepared by the company (art.

auditor the financial statements, quarterly reports and other reports prepared by the company (art. 28, no. 5), and to review and discuss with management and the statutory auditor the financial statements, quarterly reports and other reports prepared by the

company (art. 28, no. 6).

28, no. 7).

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and Enalish versions, the Spanish version shall prevail.

between the Span	ish and English versions, the Spanish version shall preva							
	for its acronym in English). This report corresponds to an extensive and detailed report of financial and non-financial information that is subject to robust controls aimed at ensuring that the information included therein is correct and relevant and that it is generated within the applicable deadlines. Annually, prior to its publication, the Audit Committee gives its approval to proceed with its presentation. In addition to the above, for cases such as the report of relevant information in Colombia and its equivalent 6-K in the United States, the legal area of the company is responsible for ensuring compliance with this duty through the preparation and submission of disclosure							
	proposals, in which it involves responsible areas such as the Vice-Presidency of Finance, the Vice-Presidency of Accounting Consolidation or the Senior Management of Financial Planning and Investor Relations, as appropriate, in order to validate the quality of the disclosure.							
	These procedures are audited by the Company's Internal Audit and in the event of non-compliance with these procedures, it is the responsibility of the Audit Management to inform the Audit Committee so that said body may take the necessary corrective measures.							
	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							
32.2. The cinformation		endly. The visitor finds any Corporate Governance						
	32.2. Measure Implementation	YES X NO NA						
	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 prevent the adoption of the recommendation:							
ı	Implementation Deta	Decommendation implemented before Contamber						
	Implementation Date	Recommendation implemented before September 30, 2014 date of issuance of the E.C. 028 of 2014.						
	30, 2014 date of issuance of the E.C. 028 of 2014. Modification Date							

32.3. In this vein, the corporation's web site includes, at least, the links mentioned on Recommendation 32.3.

This translation from the original Spanish version is provided for convenience purposes

does not assume	ntation is made as to the accuracy of this document and any liability based upon it. Should any doubt or cont nish and English versions, the Spanish version shall prevo	radiction ar	-					
	32.3. Measure Implementation	YES	X	NO		NA		
	YES. Briefly Indicate: The web page of the Corporation substantially includes issues proposed by Recommendation 32.3 regarding information of the Corporation, its shareholders, relationships with investors, corporate governance and relevant matters of sustainability.							
	NO. Explain:							
	NA. Describe the regulations that prevent the adoption of the recommendation:							
	Implementation Date	30, 2014 and com impleme	date of i	ssuance d in year some r	of the E.C 2015 as a	to September . 028 of 2014 a result of the ations of the		
	Modification Date							
	eneral, the supporting documents kets are files easy to share, down				rporatio	n conveys ir	nformation	
	32.4. Measure Implementation	YES	X	NO		NA		
	YES. Briefly Indicate: The information published through the web page of the Corporation does not have any type of printing or downloading restrictions for being shared and for the cases where it is applicable, the same is accompanied by the necessary supports without any printing or downloading restrictions.							
	NO. Explain:							
	NA. Describe the regulations that prevent the adoption of the recommendation:							
	Implementation Date					to September 28 of 2014.		
	Modification Date							
explanator seeks to procompany's	e corporation is sizable and con by report on the organization, met rovide accurate and reliable finances assets as well as the safety and explements the above information.	hods, a cial and	nd prod non-fin	cedure: ancial	s of its C informat	Control Archion, and to p	itecture. It protect the	
	32.5. Measure Implementation	YES	X	NO		NA		

This translation from the original Spanish version is provided for convenience purposes only. No representation is made as to the accuracy of this document and the company does not assume any liability based upon it. Should any doubt or contradiction arise between the Spanish and English versions, the Spanish version shall prevail.

	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 and the complexity of the Company is disclosed in the Anual report.						
	NO. Explain:						
	NA. Describe the regulations that pre the recommendation:	event the adoption of					
	r						
	Implementation Date	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.					
	Modification Date						
	Modification Date						
Measure N	No. 33. Annual Corporate Gover	rnance Report					
mododi o i	tor our / timudal our portato ou vo.	nance report					
is responsi	ble for its contents, after their revie	porate Governance Report. The Board c ew and a favorable concept by the Audit C	Committee.				
This report	accompanies the remaining docu	uments of the closing of the accounting p	period.				
	33.1. Measure Implementation	YES X NO NA NA					
	YES. Briefly Indicate: the Company has prepared a Corporate Governance Report, in strict compliance with the Country Code Survey and, as of the issuance of Circular 012 of 2022 of the Superintendence of Finance, complying with said regulation. The Corporate Governance Report that the Audit Committee is aware of, which for the period under evaluation was presented in minute 218 and is incorporated in the Management and Sustainability Report that the Board of Directors is aware of.						
	NO. Explain:						
	NA. Describe the regulations that prevent the adoption of						
	the recommendation:						
	Implementation Date March 30 th 2020						
	Modification Date						

33.2. The company's Annual Corporate Governance Report is not a mere transcription of the governance norms included in the bylaws, internal regulations, good-governance codes, or

only. No represent does not assume	rom the original Spanish version is provided for conven- ntation is made as to the accuracy of this document and any liability based upon it. Should any doubt or cont	d the company tradiction arise						
other com	pany documents. It does not interpeted and freed pany documents. It does not inter explain how it actually works and a	nd to describe						
	33.2. Measure Implementation	YES X	NO		NA			
	YES. Briefly Indicate: The company's Annual Corporate Governance Report is the result of a committed and disciplined work that involves the attention and interest of all areas of the issuer, focused not only on compliance with a regulatory duty but also on its commitment to comply with financial and non-financial disclosure standards not only for the benefit of its shareholders but also, in general, of all its stakeholders.							
	NO. Explain: The Corporation shall confuture.	sider the adoptic	on of this r	ecommend	ation in the			
	NA. Describe the regulations that pre the recommendation:	event the adopti	on of					
	Implementation Date	March 30 th 2020						
	Modification Date							
accounting recommer company's	company's Annual Corporate (g period, how the company endations it adopted as well as the Annual Corporate Governance andation 33.3.	enforced, thro e leading res	oughout sulting cl	the yea	ar, the grant The struct	overnance ture of the		
	33.3. Measure Implementation:	YES X	NO		NA			
	YES. Briefly Indicate: The Corporate Governance Report outlines how the Company adopted the Corporate Governance recommendations complied during the year.							
	NO. Explain: NO. Explain:							
NA. Describe the regulations that prevent the adoption of the recommendation:								
	Implementation Date	March 30 th 202	0					

Modification Date