## IMPLEMENTATION OF BEST CORPORATE PRACTICES REPORT

# **GRUPO AVAL ACCIONES Y VALORES S.A.**



## PRINCIPAL LEGAL REPRESENTATIVE:

Luis Carlos Sarmiento-Gutierrez

LEGAL REPRESENTATIVE DESIGNATED FOR DELIVERY OF THE IMPLEMENTATION REPORT:

Jorge Adrián Rincón Plata

**PERIOD OF THE REPORT:** Year 2022

DATE OF THE REPORT: January 31, 2023

#### FINANCIAL SUPERINTENDENCE OF COLOMBIA

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#### 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.

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I. RIGHTS AND EQUAL TREATMENT TO	SHAREHOLDERS				
Measure No. 1. Equal Treatment Principle.					
<b>1.1.</b> The corporation gives equal treatment to all the privileged information to some shareholders above ot		have similar share	es and cond	ditions, without grantin	ig access to
1.1. Measure implementation	YES	X	NO	N/A	
YES. Briefly Indicate: The corporation that grant equal treatment to all shared shares grant their holders. Any informa applicable regulations is informed to the (SIMEV, in Spanish), the Relevant I Retrieval System (EDGAR) manage Corporation's Internet web site. Additio giving the same treatment to petitions, of their shares as well as to its investor mechanisms ensuring equitable treatm is further developed by the Company's shareholders, the right to equitable treatm amount of detail and within the same tin NO. Explain NA. Describe the regulations that pro- recommendation.	nolders according to ation of the Corpora e market through th nformation System d by the U.S. S onally, article 42 of t claims and informa rs regardless of the ent to shareholders s Corporate Govern atment and to be p me frame and timel	b the legal and sta ation that is relevan e Integral Informat , the Electronic I ecurities and Exc the By laws sets for ation to its shareho amount of their investors. Lik ance Code that st rovided with the sa iness with the purp	tutory rights nt by its nat tion System Data Gathe change Co orth the duty olders regan vestments, acewise, artic cates, amon ame informa	s that these types of oure and pursuant to of the Stock Market wring, Analysis, and mmission and the of the Company of dless of the amount establishing specific de 42 of the By laws g other rights of the ation, with the same	
	Recommendation i issuance of the E.C			per 30, 2014 date of 14.	
Modification Date					
<b>1.2.</b> The Board of Directors has approved concrete shareholders, regarding matters such as: access to between the shareholders and the corporation, its Board and the corporation, its Board and the corporation and the corporation.	information; answe	er to information re	equests; cor		

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purposes onl the company	ion from the original Spanish version by. No representation is made as to the a does not assume any liability based of arise between the Spanish and English	ccuracy of th upon it. Shou	nis document a uld any doubt	nd or	
	1.2. Measure implementation	YES	x	NO	NA
	YES. Briefly Indicate: Grupo Aval has a sp approved by its Board of Directors defining investors of the corporation (shareholders a to information, resolution of information of Communication channels arranged to a www.grupoaval.com . The document's name is :" <i>Política de Mode</i> NO. Explain	g the practice nd investors ir requests and attend investo	s of the Corpor n fixed income s communication ors are disclos	ation for its relationsl ecurities), and regard channels, among o sed at the compan	hips with the ing to access other issues. y's website:
	NA. Describe the regulations that preven recommendation.	t the adoption	n of the		
	Implementation Date	to sł 2014 How Cou	nareholders and 4 date in which rever, to address ntry Code, suc	s a procedure to prov investors prior to Se the E.C. 028 of 2014 s the recommendation h procedure was su d of Directors after su	eptember 30, was issued. n of the New ubject to the
	Modification Date				

## Measure No. 2. Information about Shares

**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. Measure implementation	YES	x	NO	NA	
<b>YES. Briefly Indicate</b> : The web page of the Corpor class's shares issued by the Corporation, the amount well as the rights and obligations inherent for each offering memorandums, By laws and regulations of the statement of the	of shares	for each hares thro	class and the amo	ount of shares,	as
NO. Explain					
NA. Describe the regulations that prevent the ado recommendation.	ption of t	he			
Implementation Date			implemented priesuance of the E.C		ber
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purposes or the compan	tion from the original Spanish vers nly. No representation is made as to the y does not assume any liability base n arise between the Spanish and Engl	ne accuracy of the accuracy of	his document and uld any doubt or			Page 5					
-	. 3. Non dilution of Equity.										
rights in the shareholders transaction, o	actions that may cause the dilution of the subscription of shares, a merger, a s in detail through a previous report of the of a renowned external independent adv ole to the shareholders before the Assemb	egregation (spine Board of Director isor appointed by	offs), among others ors. Such a report wi the Board of Direct	), the corpor Il contain the ors (fairness	ation will explain opinion, about the opinion). These r	them to the terms of the					
	3.1. Measure implementation	YES	X	NO	NA						
	YES. Briefly Indicate: In the events where the issuance of shares of the Corporation has been decided without being subject to preferential rights, the Corporation has submitted that decision for the consideration of the General Shareholders Meeting providing the information required for such purpose. In addition, in the past, 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" NO. Explain NA. Describe the regulations that prevent the adoption of the recommendation.										
	Implementation Date	Recommendat	ion implemented pric	or to Sentemb	oer 30, 2014 date						
	-		the E.C. 028 of 2014	•							
	Modification Date		December 9	), 2020							
<b>4.1.</b> The cor shareholders recommenda	. 4. Information and Communication will poration has a corporate web site in S and investors, or equivalent. It will tions 32.3 and 33.3. Furthermore, under mpany secrets, or any other whose disclosed	panish and Engl include financia no circumstance	ish, with a link of ( al and non-financia , it will include the c	l information	n in the terms	proposed by					
	4.1. Measure implementation	YES	X	NO	NA						
<b>YES. Briefly Indicate:</b> The corporation has a corporate Web page in Spanish and English languages containing, among other things, links to issues of corporate governance and relationships with shareholders and investors that substantially include financial and nonfinancial information to which such recommendations refer, including the terms proposed by 32.3 and 33.3. <b>NO. Explain</b>											
	NA. Describe the regulations that pre recommendation.	vent the adoptio	n of the								
	Implementation Date	201 sup	ommendation impler 4 date of issuance of plemented in 2015 a ementation of some ntry Code.	the E.C. 028 the result of	3 of 2014 and f the						
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	FINANCIAL S	UPERINTENDE	NCE OF CO	LOMBIA	
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office devoted to the relati		nvestors, periodi	cal information	on sessions, among o	veb link (only for them), or an others. These spaces should condition as shareholders.
4.2. Measure	e implementation	YES	X	NO	NA
investors in f modalities ur with Investo development	<b>Indicate:</b> The Corporation ixed income securities. The C order which the shareholders rs that addresses the que of the Corporation or rega presentations (via webcast	Company's Web may contact the ries or suggest arding their cond	page has a li Corporation ions receive dition as sha	nk to information refer through the Departme d from its sharehold ireholders and carrie	ring to different ent of Relations lers about the s out quarterly
NO. Explain					
NA. Describ recommend	e the regulations that preve ation.	ent the adoptior	of the		
Implementa	tion Date			implemented prior to ance of the E.C. 028 o	
Modification	Date	2014			1 2014.
<b>4.3.</b> The corporation organi through distant-communica			c.).	and to market analyst	s. These may be in person or
presentation shareholders page. For the	<b>y Indicate:</b> Annually, the 0 s of results with access to v , investors and analysts. The case of periodic calls of res instructions to participate the	which any intere e calendar of ev ults, the sane ar	sted party h ents may be	as access (via webca consulted at the Cor	asts), including poration's Web

NA. Describe the regulations that prevent the adoption of th	e
recommendation.	

	Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.
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security inve	poration organizes or takes part in presentations, ev stors and market analysts. These events offer updates policy, its ratings, its behavior concerning covenants, etc	on the is						
	4.4. Measure Implementation	YES	X	NO		NA		
	<b>YES. Briefly Indicate:</b> The Corporation attends a numpart of the dynamics of such events, meetings are he and with market analysts wherein information on the calendar is available in the following link https://www.	ld with del developm	ot secui ents at i	rities investo the Corpora	ors (one- tion is up	on-one meet odated. The		
	NO. Explain							
	NA. Describe the regulations that prevent the ado recommendation.	ption of t	he					
	Implementation Date					r to Septemb C. 028 of 201		
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may request	poration's bylaws provide that a shareholder or group of the performance of Specialized Audits on matters othe ditor (Revisor Fiscal). Depending on its capital struct	er than the ure, the c	ose per	taining to th ion may de	e audits termine	carried out l	by the corporation'	
	4.5. Measure Implementation	YES		NO	X	NA		
	YES. Briefly Indicate:							
	<b>NO. Explain:</b> The Corporate Governance Code states that shareholders representing at least fifteen percent (15%) of the company's outstanding shares, as well as investors in debt securities owning at least twenty-five percent (25%) of the total of commercial securities issued by the Corporation, may hire at their own cost and under their responsibility, specialized audits when they have grounded doubts regarding the quality, reliability and legality of the financial statements disclosed by the company to the authorities and to the general public, about the company's internal control or on the control exercised by the Auditor.							
	NA. Describe the regulations that prevent the ado recommendation.	ption of t	he					
	Implementation Date	the term	s estab mber 3	lished by th	ne Corpo	lized audits u pration exists uance of the	prior	
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<b>4.6.</b> For the e	exercise of this right, the corporation has a written proce	edure	that s	pecifies	8:						
	4.6. Measure Implementation	YES	;	X	٢	0		]	NA		
	<b>YES. Briefly Indicate:</b> The Corporation's Corporate Governance Code has a clear procedure that states the requirements for requesting a Specialized Audit, the manner of designating who is going to perform it and who should assume the cost of such Audit. Likewise, it states the specific time periods for the legal representative of the Corporation to answer the request in writing within the 15 business days following the receipt of the latter. In the event that the Legal Representative rejects the request, it will correspond to the Board of Directors to make a final decision on the request, for which purpose it shall have a term of 15 business days.										
	NO. Explain: NA. Describe the regulations that prevent the ado	ntion	of the								
	recommendation.	ption	orthe	,							
	Implementation Date	the to Se	terms	establis ber 30,	shed	by th	e Corpo	oration e	udits under exists prior of the E.C.		
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Measure No	5. Management acts before change of control tran	sactio	ons								
contracts, that	mbers of the Board of Directors and of the senior ma at as soon as they learn of a take-over bid or other re s during which they will not negotiate, directly or indire	evant	t trans	actions,	, sucł	n as i	mergers	s or seg	regation (sp		
	5.1. Measure Implementation	YES	;	x	٢	NO		]	NA		
	<b>YES. Briefly Indicate:</b> Each member of the Board Corporation has executed a letter of commitment regulate the stock market, particularly on the use of the commitment of not negotiating securities issued I the confidential or privileged information of the Corpor carrying out any other activity or behavior breach committing themselves not to negotiate directly or ind the terms defined by the Board of Directors with res- require so due to their significance relevance.	remine confid by the pration ing th directly	iding t lential corp know ne reg ly any	hem th and pri oration, n durin ulations securiti	ie ma ivilege direc ig the s of t ies iss	ain a ed inf ctly of perfe the s sued	pplicabl formatic r indirec ormanc stock m by the	le restric on and e ctly, mak e of thei narket, a corpora	ctions that establishes king use of ir duties or as well as tion during		
	NO. Explain:										
	NA. Describe the regulations that prevent the ado recommendation.	ption	of the	)							
	Implementation Date	imple	ement mmer	ed ir	n y	ear	2015	adop	ment was oting the v Country		
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Measure No	6. Relationships between the corporations belong	ing to	o the C	Conglo	mera	te					
<b>6.1.</b> Without	prejudice to the independence of every single compar onglomerate has an organizational structure that define	ny of t	the co	nglome	rate a	and to					

dent, and transparent; it determines clear resp and its effective supervision, control, and mana		tion channels	; it facilitates t	the conglomerate
6.1. Measure Implementation	YES	NO		NA
<b>YES. Briefly Indicate:</b> In addition to its Framework of Institutional Relations app structure defining the key bodies and jo institutions; the criteria applicable to their objective, among others, of facilitating the management of the Corporation and its sul the Corporation's web site.	roved by its Board of I ob positions for the Co relationships, lines of re e effective strategic orier	Directors, esta rporation and sponsibility an itation, superv	blishing an o for its mair d communica ision, control	organizational n subordinate ation, with the and effective
NO. Explain:				
	ent the adoption of the			

Implementation Date

	recommendation Code.	proposed	by	the	New	Country
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**6.2.** Under the previous provision, the holding company and its most important subordinates have defined a framework for institutional relations through the subscription of an agreement. Such an agreement is public, has been approved by the Board of Directors of each of the companies, and regulates the issues mention on recommendation 6.2.

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	FINANCIAL SUPE	RINTENDEN		MBIA	Page 9
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	6.2. Measure Implementation	YES	X		
	YES. Briefly Indicate: In addition to its Corpor Framework of Institutional Relations approved recommendation 6.2. Such document has a put NO. Explain:	by its Board	l of Directors re	egulating the issues state	d under
	NA. Describe the regulations that prevent th recommendation.	e adoption o	of the		
	Implementation Date			15 adopting the recomme w Country Code.	endation
	Modification Date				
<b>7.1.</b> Except f legal manda	<b>7. Conflict Resolution.</b> or the disputes between shareholders, or betwee te must be settled necessarily before the c	ordinary juris	diction, the c	orporation's bylaws inclu	
mechanisms	such as direct agreements, amicable composition 7.1. Measure Implementation	on, settlement YES	t, or arbitration.		
	<b>YES. Briefly Indicate:</b> The Bylaws of the Corp solving any differences that may arise betwee deriving from the performance of its Bylaws or i	en sharehold	ers or between		
	NO. Explain:				
	NA. Describe the regulations that prevent th recommendation.	e adoption o	of the		
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	Modification Date				
П.	GENERAL SHAREHOLDERS MEETING				

Measure No. 8. Functions and Competence.

#### FINANCIAL SUPERINTENDENCE OF COLOMBIA

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

8.1. Measure Implementation	YES	X	NO		NA					
<b>YES. Briefly Indicate:</b> In an extraordinary meeting of the shareholders effected on December 21, 2015, the Company modified its by-laws to include as part of the specific responsibilities of the Shareholders' Meeting the one referred to in Recommendation 8.1.										
As a result of the foregoing, the Corporate By laws (Art. 19) establish as a duty of the Shareholders' Meeting: To approve the general policy of appointments and remuneration of the Board of Directors and to approve the acquisition, sale or encumbrances of assets and the segregation operations, also known as segregation, whose amount exceeds twenty-five percent (25%) of the total assets of the Corporation, calculated with respect to its separate financial statements of the immediately preceding fiscal year.										
By adding these responsibilities as part of the duties of the Shareholders' Meeting without any possibility for the shareholders to delegate these to any other corporate body, such responsibilities are considered exclusive and non-delegable duty of the Shareholders' meeting.										
Regarding the Succession Policy of the Board of Company's Bylaws established the criteria applicabl of the members of the Company's Board of Director and Remuneration of the Board of Directors is applied more members of the Board.	e to the n s. Accord	omination, el ling to this, th	ection, r ne Gene	re-election eral Policy o	or replacement of Appointment					
NO. Explain:										
NA. Describe the regulations that prevent the adoption of the recommendation.										
Implementation Date		nented in 20 <sup>°</sup> ed by the Ne			commendation					
Modification Date										

#### Measure No. 9. General Shareholders Meeting Regulations

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

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	9.1. Measure Implementa	tion YE	s	X	NO		NA	
	<b>YES. Briefly Indicate:</b> The Corporation has a Regulation of the General Shareholders Meeting regarding the matters pertaining thereto, including references to calls, information that the shareholders should receive, attendance, development and exercise of the political rights of the shareholders. Such Regulation is published in the Corporation's web site.						nolders should	
	NO. Explain: NA. Describe the regulations that prevent the adoption of the recommendation.							
	Implementation Date					oting the re- try Code.	commendation	
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## Measure No. 10. Meeting Summons

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

10.1. Measure Implementation	YES		NO	X	NA
YES. Briefly Indicate:					
<b>NO. Explain:</b> The Corporation deems that and its Corporate Governance architectur Shareholders Meetings, facilitating and pror and that in development of the same it a matters subject matter of the call.	e which offer an a moting the exercise	adequate of the right	disclosure at to infor	e of the ca mation of its	Ils to General s shareholders
NA. Describe the regulations that preven recommendation.	t the adoption of t	the			
Implementation Date	Deep N	ot Apply			
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communication	the traditional and obligatory media set forth w and publicity for the meeting call. This will be done b ven the social networks if deemed appropriate.									
1	0.2. Measure Implementation	YES	X		NO		NA			
5	YES. Briefly Indicate: The Corporation makes use o Shareholders Meetings. The information is available relations/information-for-shareholders-and-bondholder	for c	onsulting							
1	NO. Explain:									
	NA. Describe the regulations that prevent the adoption of the recommendation.									
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point the subject before the meet	eased transparency during the decision-making proce cts for discussion, the corporation ensures that simult eting, the shareholders receive the Agreement Propos s concerning each of those points.	aneo	usly with	the mee	eting ca	ll, or at	least fifteen (15)	common days		
1	10.3. Measure Implementation		YES	x	NO		NA			
t c iii r a s s t t	<b>YES. Briefly Indicate.</b> The Company's Code of Good Governance describes the process to make available to shareholders, through its website, the proposals that the Board of Directors must submit for consideration of the Shareholders. Also, the company complies with all applicable regulations for exercising the right of inspection. Additionally, it makes available for its shareholders within 15 business days prior to the annual meeting, the following information in its web page: (i) Summons to Shareholders Meeting and detailed agenda, (ii) Financial information and relevant documentation for making decisions by the General Shareholders Meeting, including when applicable, the Project for the distribution of profits, (iii) When the election of the Board of Directors forms part of the agenda, list of candidates proposed by the shareholders to form part of such body, in the event that such information is known prior to the Meeting and, (iv) Any other relevant information for purposes of the Meeting, provided that the same is available.									
1	NO. Explain:									
	NA. Describe the regulations that prevent the adoption of the recommendation.									
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	FINANCIAL SUPER		NCE OF CO	LOMBIA			Page 13			
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<b>10.4.</b> The Ge when this su	eneral Assembly of Shareholders will analyze and bject had been included explicitly in the respective	approve meeting o	the corporational.	on's segreg	ation (sj	pinoffs) ( <i>escisión ii</i>	<i>mpropia</i> ) only			
	10.4. Measure Implementation	YES	X	NO		NA				
	<b>YES. Briefly Indicate:</b> The Regulation of the Gethe segregation, may only be considered an apprincluded in the Summons Notice for the respective	proved by	the Meeting v							
	NO. Explain.									
	NA. Describe the regulations that prevent the adoption of the recommendation.									
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significant is	genda that the Board of Directors is proposing feasues become obscured under imprecise, nons nd miscellaneous."	atures the pecific, ov	subjects for verly general	discussion , or very v	accurat wide ex	tely. It does not pe pressions such a	ermit that any s "others" or			
	10.5. Measure Implementation	YES	x	NO		NA				
	<b>YES. Briefly Indicate:</b> The Agenda proposed by be addressed accurately.	the Board	d of Directors	contains th	ie conte	nt of the issues to				
	NO. Explain.									
	NA. Describe the regulations that prevent the recommendation.	adoption	of the							
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**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.

dp188142_6k	htm 09218_00001/DP18	8142_6K 02/0	1/2023 09:18	5 AM			16 of 79		
	FINANCIAL SUPER	INTENDENCE	OF COLO	MBIA			Dogo 14		
purposes or the compan	tion from the original Spanish version is p nly. No representation is made as to the accur y does not assume any liability based upon n arise between the Spanish and English vers	acy of this do it. Should a	ocument an ny doubt d	nd or			Page 14		
	10.6. Measure Implementation	YES	X	NO		NA			
	<b>YES. Briefly Indicate:</b> The Regulation of the Ge in the event of modification of the By laws each when the same refer to substantially indepen separately if a shareholder or group of sharehol requests so to the Meeting.	n article will be dent matters.	voted on s Additionally	eparate /, an ai	ly or in gro rticle will b	oups of articles be voted upon			
	NO. Explain.								
	NA. Describe the regulations that prevent the adoption of the recommendation.								
	Implementation Date		nted in 201 d by the New			commendation			
	Modification Date								
information b Agenda of tl reasonable p	prejudice to the article 182 of the Code of Comm efore the Assembly, the bylaws recognize their rig ne General Assembly of Shareholders, regardle eriod of time and provided that their request inclu days following the publication of the meeting call.	ht to propose tess of the size	the inclusior e of their s	n of one stock pa	or more po articipation.	oints for discussio This will take p	n within the blace within		
	10.7. Measure Implementation	YES	X	NO		NA			
	<b>YES. Briefly Indicate:</b> The Regulation of the Ge without prejudice to what is set forth under art regarding the issues that the Meeting can addre interest may propose the inclusion of issues add compliance of the requirements established by within five calendar days following the publication	icles 182 and ess, any stockl itional to those such Regulat	425 of the holder, inde for which t ion, includir	Colomb pendent he Meet	bian Code tly of the si ting was ca	of Commerce, ze of its share lled, subject to			
	NO. Explain.								
	NA. Describe the regulations that prevent the adoption of the recommendation.								
	Implementation Date		nted in 201 d by the Nev			commendation			
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	FINANCIAL SUPERINTEI	NDE	ENCE	OF COLO	OMBIA		
s only. No representat pany does not assun	ginal Spanish version is provid ion is made as to the accuracy o ne any liability based upon it. S e Spanish and English versions,	f th hou	nis do uld a	ocument a ny doubt	nd or		Page 15
capital, or a lower prop in the reasons for its d	ses the request, it must reply in wri portion as provided by the company ecision, and inform the shareholde d article 182 of the Code of Commen	/ ba rs o	sed of the	on its degre	e of ow	nership cor	ncentration. In such a reply, it
10.8. Measure Imp	lementation	YE	S	X	NO		NA
once the request introduction of inclu- by shareholders re	ate: The Regulation of the General has been received and upon ve usion of more items in the agenda, presenting five percent or more of the provide an answer to the requesting	rific reg he c	ation gardir capita	of compli- ng the ever al stock, the	ance w nts where Board	ith the con e the reque of Directors	ditions for the est is supported s shall deal with
NO. Explain.							
recommendation.						<i>c</i> 0	
Implementation D	ate	Imp pro	pose	d by the N	ew Cour	pting the re htry Code.	commendation
<b>Modification Date</b>							
	-		e Ge				
YES. Briefly Indic	ate:						
	e Corporation considers that there t has been carried out in accordance				to publi	sh the com	plement to the
NA. Describe the recommendation.	regulations that prevent the adop	otior	ו of t	he			

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the compar	nly. No representation is made as to the accuracy ny does not assume any liability based upon it. on arise between the Spanish and English version I.	Sho	uld an	y doubt	or			
to matters p	n the same term provided in the paragraph 10.7, the s reviously included on the Agenda. For these reques 10.8 and 10.9 above.							
	10.10. Measure Implementation	YE	S		NO	X	NA	
	YES. Briefly Indicate:							
<b>NO. Explain:</b> . For the moment, the Corporation is not contemplating to adopt this recommendation.								
	NA. Describe the regulations that prevent the ad recommendation.	loptio	n of the	•				
	Implementation Date	Do	es Not	Apply.				
	Modification Date							
	orporation will use e-media, and particularly the institution information related to each of the points of the Age	enda f	or the r	neeting.	-	to share		y to them the
	10.11. Measure Implementation	YE	S	X	NO		NA	
<b>YES. Briefly Indicate:</b> The Company's Website has provided an access link for shareholders, where they can find out the proposed resolutions that will be presented at the General Shareholders' Meeting. In any case, these proposals are to be published as soon the company receives them and they are available to share.								
	NO. Explain:							
	NA. Describe the regulations that prevent the ad recommendation.	loptio	n of th	9				
	lumbar and the Date		lawah Of					
	Implementation Date Modification Date	. IV	larch 20	), 2020				

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### FINANCIAL SUPERINTENDENCE OF COLOMBIA

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**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
<b>YES. Briefly Indicate:</b> The By laws of the Corp books and papers of the Corporation within 15 balance sheets of the end of the fiscal period are (Article 42) to ensure equitable treatment to petitions, claims and information of its sharehold its investors, regardless of the amount of their treatment to shareholders and investors includ Corporate Governance Code and to be attende the same period and timeliness with the purpose of the above, the Code of Corporate Governance shareholders, the right to be attended and inf purpose (Office of Attention to Shareholders). <b>No. Explain.</b>	business da examined. L shareholder ders, regardle investments. le, among ot d and inform of protecting ce of the Co	ay's prior to ikewise, w 's, equal ses of the a The spec hers: the ed with the their right mpany est	o the Gen vithin the m treatment amount of right mecha right to de e same ar s. Likewise ablishes a	eral Mee nechanisi is estat their sha anisms e emand c nount of e, during is part of	eting wherein the ms of the By laws blished regarding ures, as well as to nsuring equitable ompliance of the detail and during the development f the rights of the
NA. Describe the regulations that prevent the recommendation.	adoption of	the			
Implementation Date					or to September 2. 028 of 2014.
Modification Date					

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

10.3. Measure Implementation	YES	X	NO		NA		
<b>YES. Briefly Indicate:</b> The procedure to provide attention to shareholders and investors establishes th without prejudice to their statutory and legal rights applicable to the requests filed by Shareholders ar Investors of the Corporation, in the event of requests to provide information, the same may be denied upon the analysis of the request pursuant with internal procedures, the same could be deeme unreasonable; irrelevant for knowing the progress or interests of the Corporation; confidential or privilege within the environment of the stock market, industrial secrets, ongoing operations whose successf completion for the Corporation substantially depends on the secrecy of the negotiation; and others, whose disclosure may jeopardize the competitiveness of the Corporation.							
NO. Explain;							
NA. Describe the regulations that prevent the adoption of the recommendation.							
Implementation Date		nented in 20 ed by the Co			ommendation		

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purposes on the compan	tion from the original Spanish version is p ly. No representation is made as to the accur y does not assume any liability based upon n arise between the Spanish and English vers	acy of this d it. Should a	locument a any doubt	nd or			Page 18
	an answer provided to a shareholder may gra other shareholders, on a concomitant basis, acc						
	10.4. Measure Implementation	YES	X	NO		NA	
	<ul> <li>YES. Briefly Indicate: The Corporation complie investors framed within the regulation of periodic Decree 2555 of 2010, by virtue of which all infor relevant in connection with such securities or w published through the SIMEV. Particularly, Artic shall disclose as relevant information, all situat been taken into account by a diligent and exper securities of the issuer or at the moment of exerce Likewise, the Corporate Governance Code of the receive attention and being informed with the sa with the purpose of protecting their rights.</li> <li>NO. Explain.</li> <li>NA. Describe the regulations that prevent the recommendation.</li> </ul>	and relevant rmation of the vith the exercicle 5.2.4.1.5 of ions related t t individual at cising its politi- ne Company s ame level of d	disclosure of e Corporation bise of polition of Decree 2 to the issue t the momen cal rights. In the states that i letail and du	of informa n and of i cal rights 555 of 2 or or its is nt of buyi t is the ri	ition establi its outstand inherent to 010 mentio suance, th ng, selling ght of its sl	shed pursuant ling securities, o the same, is ons that issuer at could have or maintaining hareholders to	
		Deserv	un eur el eti eur	:	ata di unian i	ta Cantamban	
	Implementation Date		4 date of is			to September 28 of 2014.	
	Modification Date						
<b>11.1</b> Without regulations w	<b>11: Regulation of Representation</b> prejudice to the limits set forth in the article 18 hich may amend, supplement, or substitute them, assembly of Shareholders, including the delegatio	the corporati	on does not	t limit the	shareholde	r's right to be re	presented at
	11.1. Measure Implementation	YES	x	NO		NA	
	<b>YES. Briefly Indicate:</b> The corporation does n General Shareholders Meeting, thus being abl whether the same is a shareholder or not. A shareholders may be represented through a pro proxy or proxies, the person or persons who n which the proxy is granted. <b>NO. Explain.</b>	le to delegate ccording to t oxy granted in	e their vote he Bylaws n writing pro	e upon ar of the C oviding th	ny person, orporation e name or	regardless of (Art. 12), the names of the	

NA. Describe the regulations that prevent the adoption of the recommendation.

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

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use of a stand the points of submitted to	rporation minimizes the use of blank-voting representa dard letter of representation that the company conveys the Agenda and the respective Agreement Proposals, the shareholders for consideration. The purpose is es about their voting on each case.	to the sh determin	areholders o ed under th	or publis e proce	hes on its w dures previo	eb site. The model featur usly set forth, which will	res be				
	11.2. Measure Implementation	YES	X	NO		NA					
	<b>YES. Briefly Indicate:</b> The Corporation has a do shareholders during the sessions of the General Mee with the instructions manual for the sense of the vote, the Corporation for providing instructions to their prox submitting substitute propositions regarding the difference such items, when the same are available.	ting, inclu which pu ies as to	uding standa rpose is to s how they s	ard temp serve as hould vo	plates of pro a tool for sh ote, refrain fi	xies together areholders of om voting or					
	such items, when the same are available. NO. Explain.										
	NA. Describe the regulations that prevent the adoprecommendation.	otion of t	he								
	Implementation Date				ting the reco st Practices.	ommendation					
	Modification Date										
Measure No.	12. Attendance of other individuals different from s	sharehol	ders:								
regulation rec	talize the General Assembly's role in defining the cor quire that the members of the Board of Directors and pa ation attend the Assembly to address the shareholders'	articularly	the preside								
	12.1. Measure Implementation	YES	x	NO		NA					
	<b>YES. Briefly Indicate:</b> 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 adoprecommendation.	otion of t	he								
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### FINANCIAL SUPERINTENDENCE OF COLOMBIA

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### 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.

YES. Briefly Indicate									
<b>NO. Explain:</b> The Bylaws of the Corporation establish duties proposed by recommendation 13.1 as non- delegable of the Board of Directors. However, such recommendation sets forth the need to carry out an amendment of the Bylaws so that the same <u>expressly</u> 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 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 ad recommendation.	option of the								
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			NO		NA				
<b>YES. Briefly Indicate:</b> The Regulations of the Boar applicable and deemed necessary, the Board of Dir of other corporations shall perform its duties throug seeking the balance between the interests of the whole. The above, without prejudice of the autonom of the Corporation and of the responsibility of administrators with regards to the ordinary course of	rd of Directors rectors of Grupo h general polici Corporation an ny of the govern the members	establish o Aval, in es, guide nd those ing bodi	its cap its cap lines o of its es of th	acity as r request subordina e subord	vents where it is parent company ts for information ate entities as a dinate institutions				
applicable and deemed necessary, the Board of Dir of other corporations shall perform its duties through seeking the balance between the interests of the whole. The above, without prejudice of the autonom of the Corporation and of the responsibility of	rd of Directors rectors of Grupo h general polici Corporation an ny of the govern the members	establish o Aval, in es, guide nd those ing bodi	its cap its cap lines o of its es of th	acity as r request subordina e subord	vents where it is parent company ts for information ate entities as a dinate institutions				
applicable and deemed necessary, the Board of Dir of other corporations shall perform its duties throug seeking the balance between the interests of the whole. The above, without prejudice of the autonom of the Corporation and of the responsibility of administrators with regards to the ordinary course of	rd of Directors rectors of Grupo h general polici Corporation an y of the govern the members f business.	establish o Aval, in es, guide nd those ing bodi	its cap its cap lines o of its es of th	acity as r request subordina e subord	vents where it is parent company ts for information ate entities as a dinate institutions				
applicable and deemed necessary, the Board of Dir of other corporations shall perform its duties throug seeking the balance between the interests of the whole. The above, without prejudice of the autonom of the Corporation and of the responsibility of administrators with regards to the ordinary course of <b>NO. Explain.</b>	rd of Directors rectors of Grupo h general polici Corporation an y of the goverr the members f business.	establish o Aval, in es, guide ing bodi of the of the lation im te of iss emented ion of so	nes that i its cap elines o of its es of th senio senio	nted price of the E 15 as a	vents where it is parent company ts for information ate entities as a dinate institutions				

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	FINANCIAL SU	JPERINTENDEN	ICE OF COLO	MBIA			01
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Measure N	lo. 14. Regulations of the Board of Directors	i.					
	Board of Directors has approved internal regu and its Secretary. This regulation is informed to						
	14.1. Measure Implementation	YES	X	NO		NA	
	<b>YES. Briefly Indicate:</b> The Board Of Dire proposed by Recommendation 14.1, with bi			on for o	peration un	der the terms	
	NO. Explain.						
	NA. Describe the regulations that preven recommendation.	t the adoption o	of the				
	Implementation Date		emented in 20 osed by the Co			commendation	
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Measure N	lo. 15. Size of the Board of Directors						
<b>15.1.</b> In its	bylaws, the corporation has decided not to hav	e alternate mem	bers in its Boa	rd of Dire	ectors.		
	15.1. Measure Implementation	YES		NO	X	NA	
	YES. Briefly Indicate:						
	<b>NO. Explain:</b> Alternate members of the Directors even when they are not acting a deems that the figure of alternate members	s substitute of its	s respective p	rincipal r	nember. Th	e Corporation	
	NA. Describe the regulations that preven recommendation:	t the adoption o	of the				
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dp188142_6	<.htm 09218_00001/DP18	8142_6K	02/01/2023 0	9:15 AM		24 of 79
	FINANCIAL SUPER	INTEND	ENCE OF CO	LOMBIA		5
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Measure No	. 16. Integration of the Board of Directors					
corporation,	ing from the premise that, once elected all the me enforcing the highest transparency, identifies the ecommendation 16.1.					
	16.1. Implementation Date	YE	S X	NO		NA
	<b>YES. Briefly Indicate:</b> The Corporation identit Directors in accordance with the scheme defi established in the Regulations of the Board of Directory	ined und	er recommer	ndation 16	.1. Such diff	erentiation is
	NO. Explain					
	NA. Describe the regulations that prevent the recommendation:	adoptio	n of the			
	Implementation Date		plemented in posed by the			ommendation
	Modification Date		, ,			
functions, wl	rporation has procedures, implemented through th nich enable the Board of Directors, based on its entioned on Recommendation 16.2.					
	16.2. Measure Implementation	YE	S X	NO		NA
	YES. Briefly Indicate: For purposes of reachin the Corporation established the Policy of Ap approved by its General Shareholders Meeting.	ig the obj pointmen	jectives point t and Remu	ed out und neration o	der Recomme of the Board	endation 16.2 of Directors
	NO. Explain					
	NA. Describe the regulations that prevent the recommendation:	adoptio	n of the			

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Modification Date	

dp188142_6k	.htm 09218_00001/DP188142	_6K	02/01/2023 0	9:15 AM			25 of 79			
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stakeholders	oard of Directors informs the shareholders about t (mainly any controlling, significant, or institutional sha d itself) may identify the most appropriate candidates.									
	16.3. Measure Implementation	YE	S X	NO		NA				
	<b>YES. Briefly Indicate:</b> For purposes of implementing the Policy of Appointment and Remuneration of Shareholders Meeting. Such policy, published in the profiles necessary for structuring the Board of Director form part of the Board of Directors.	the Inte	Board of I rnet web pag	Directors a e of the Co	pproved prporatio	l by its General on establishes the				
	NO. Explain									
	NA. Describe the regulations that prevent the adoption of the recommendation:									
	Implementation Date		plemented in posed by the			recommendation				
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fitness. Cons appropriatene personal prof	rporation considers that the mere review of the résum sequently, it has internal procedures to assess any ess to the needs of the Board of Directors. These pro- files must meet, and verify their compliance with so d some additional requisites to become an independen	y leg cedu me	gal incompati res evaluate objective req mber.	bilities and a set of crit uirements t	inabili eria tha	ties, as well as a t the candidates' fu me a member of t	candidate's			
	16.4. Measure Implementation	ΥE		NO		NA				
	<b>YES. Briefly Indicate:</b> For purposes of implementing Recommendation 16.4, the Corporation established a Policy of Appointment and Remuneration of the Board of Directors approved by its General Shareholders Meeting. Such a policy published in the Corporation's web page establishes the profiles necessary for structuring the Board of Directors and the procedures for nominating candidates to form part of the Board of Directors.									
	NO. Explain:									
	NA. Describe the regulations that prevent the ado recommendation:	ptio	n of the							
	Implementation Date		plemented in			recommendation				

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dp188142_6k	.htm 09218_00001/DP188142_	_6K	02/01/	2023 09:	15 AM			26 of 79	
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definition for t the Board of I to become an Furthermore,	the independence requirements set forth by the Law S his concept than that of the said law. Such definition ha Directors; it includes, among other requirements to be a independent member with any controlling or significar it requires a double statement of independence: (i) gement members, expressed in his letter of accepta idependence.	as be asse nt sh that	een acc essed, t arehold of the	epted as hat of th ers or th candida	a refere e relation neir relate te before	ence frame nships or l ed parties e the corp	ework through the links of any kind o , either domestical poration, its share	regulation of f a candidate lly or abroad. holders, and	
	16.5. Measure Implementation	YE	S	X	NO		NA		
	<b>YES. Briefly Indicate:</b> For purposes of complyin independent Directors have signed a Letter of Accept their status as independent under additional criteria de	otano	ce and	Indepen	dence ir				
	NO. Explain:								
	NA. Describe the regulations that prevent the adoprecommendation:	otior	n of the	1					
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	Modification Date	Det	cember	5 2020	<b>,</b>				
of the Nomina the process to on their stock distribution at	on its internal regulations, the corporation considers thation and Compensation Committee, or that which fulfil o appoint the Board before the General Assembly. In the participation, may learn about the Board's needs, exp mong the different types of members. Moreover, they n Committee assess their fitness before the vote during	l its is wa press / ma	duties, ay, the s their a ay prese	is the m shareho aspiratio ent their	ost appro lders tha ns, and i candida	opriate bo t wish to to negotiate ites and a	dy to centralize ar become Board me any stock-based b agree that the Nor	nd coordinate mbers based balances and	
	16.6. Measure Implementation	YE	S	X	NO		NA		
<b>YES. Briefly Indicate:</b> For purposes of implementing Recommendation 16.6, the Corporation established a Policy of Appointment and Remuneration of the Board of Directors approved by its General Shareholders Meeting. Such a policy published in the Corporation's web site establishes that the Chairman of the Board of Directors, with the assistance of the President of the Corporation and the Secretary of the Board shall assess the proposals received within the five (5) calendar days following the respective summons to the Shareholders Meeting. Such assessments shall verify the absence of incompatibilities and disqualifications of legal nature and the suitability of the candidates to the needs of the Board of Directors through the validation of the professional and personal criteria applicable.									
	NA. Describe the regulations that prevent the adoprecommendation:	otior	n of the						
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<b>16.7.</b> Regula Assembly of	tion of the Board of Directors foresees that the assessr Shareholders. Consequently, the shareholders will ha personal qualities, suitability, background, experience, in	ive, v	with en	ough	antio	cipatio	n, si	ufficier			
candidates ()	16.7. Measure Implementation	YES		<b>x</b>	7	NO	лн <b>ч</b>			NA	-
		TES	5	^		NO					
	YES. Briefly Indicate: For purposes of implementing Policy of Appointment and Remuneration of the Boa Meeting. Such a policy published in the Corporation's Directors with the assistance of the President of th assess the proposals received within the five (5) ca Shareholders Meeting. Such assessments shall verify of legal nature and the suitability of the candidates validation of the applicable professional and person candidates proposed that met the applicable election Meeting through the Corporation's web page, provid established for receiving such proposals.	rd of web ie Co lenda y the to t al cr crite	f Direct site es orporat ar days absen the nee iteria. I eria sha	ors a tablis ion a follo ce of eds o _ikew all be	ppro hes nd the wing inco f the ise, prev	ved by hat the the Sec the re mpatik Boare t poin iously	y its e Ch creta espe bilitie d of ts ou infor	Gener airman ory of ctive s s and Direct ut that rmed t	ral Sha n of the the bo summo disqua tors th tors the to the C to the	areholde e Board oard, sha ons to th alification rrough th CVs of th respectiv	ers of all ne ne ne ve
	NO. Explain:										
	NA. Describe the regulations that prevent the adoption of the recommendation:										
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Measure No	. 17. Structure of the Board of Directors										
the executive	tion of the Board of Directors provides that the indeper e members whose number, if they are included in th nd coordination requirements that exist between the Bo	e Bo	bard of	Dire	ctors	, will l	be th	ne mir	nimum	necess	ary to meet the
	17.1. Measure Implementation	YES	3	X	]	NO				NA	
	<b>YES. Briefly Indicate:</b> The Regulation of the Board of that the Board of Directors would have the participal minimum required to address the information and c senior management of the Corporation, and in no Independent and Equity Members forming part of the	tion ( coord even	of Exec lination t their	cutive need	Mer Ms of	nbers, the B	, thei Board	ir num I of D	iber sh irector	nall be th s and th	ne ne
	NO. Explain:										-
	NA. Describe the regulations that prevent the ado recommendation:	ptior	n of the	•							
		1	lare	ad in	004	E e l	mti				
	Implementation Date		posed l							mendatio	וזכ
	Modification Date										

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	FINANCIAL SUPERINT	ENDEN		OMBIA		
purposes of the compar	ation from the original Spanish version is provi nly. No representation is made as to the accuracy ny does not assume any liability based upon it. on arise between the Spanish and English versions l.	of this Should	s document a d any doubt	nd or		Page 26
analyzes and proprietary a	d the minimum rate of twenty-five percent (25%) of ind d adjusts upwardly their number on a voluntary basis and independent members within the Board of Direct nareholders, and that of the floating capital, where the r	. Not b ors is d	being a fixed comparable w	rule, thi /ith the	s occurs i	n a way that the proportion of
	17.2. Measure Implementation	YES	X	NO		NA
	YES. Briefly Indicate:					
	As of December 31, 2022, the Board of Directors of t This situation is equivalent to approximately 28% of I				lent memb	ers out of 7.
	It is also specified that the number of common shares percentage of independent members and the float ca					
	NO. Explain:					
	NA. Describe the regulations that prevent the ado recommendation:	ption o	of the			
	Implementation Date	Septe	ember 30 <sup>th</sup> 20	)14		
	Modification Date					
Measure No	. 18: Board of Directors Organization					
	aws specify the functions of the President of the Board endation 18.1.	l of Dire	ectors, and hi	s leadin	g responsi	bilities are the ones mentioned
	18.1. Measure Implementation	YES	X	NO		NA
	<b>YES. Briefly Indicate:</b> the Regulation of the Board of such body includes these duties substantially, a Directors.					
	NO. Explain:					
	NA. Describe the regulations that prevent the add recommendation:	ption o	of the			
	Implementation Date		emented in 20 osed by the C			recommendation
	Modification Date	1				

dp188142_6	.htm 09218_00001/DP188142	_6K	02/01/2	023 09:1	5 AM			29 of 79			
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purposes or the compan	tion from the original Spanish version is provie nly. No representation is made as to the accuracy of y does not assume any liability based upon it. S n arise between the Spanish and English versions,	of th Shoi	is docu Ild any	ment a doubt	nd or			Page 27			
treatment that	rporation's internal regulations foresee the possibility in that of the other members, both in his obligations a ased time commitment.										
	18.2. Measure Implementation	YE	s )	(	NO		NA				
	<b>YES. Briefly Explain:</b> The Internal Regulations for possibility of having a differentiated treatment to the consequence of the scope of their specific functions a	e Ch	airman v	vith res	pect to	the oth	ier members, as a				
	NO. Explain:										
	NA. Describe the regulations that prevent the ado recommendation:	ptior	n of the								
	Implementation Date December 9 <sup>th</sup> 2020										
	Modification Date	20.		2020							
<b>18.3.</b> The by Recommenda	laws specify the norms for the appointment of the Se ation 18.3.	ecret	ary of th	e Board	d of Dire	ectors, i	including the rules me	entioned on			
	18.3. Measure Implementation:	YE	6		NO	X	NA				
	YES. Briefly Explain:										
	<b>NO. Explain:</b> Pursuant to the Bylaws of the Corporation, the Board of Directors elects its Secretary, who can be one of the directors or another person. The Secretary of the Board of Directors of the Corporation acts exclusively as Secretary of such body and its position does not coincide with other executive positions within the corporation, and it does not correspond to the president of the Corporation to propose the secretary of such body.										
	NA. Describe the regulations that prevent the ado recommendation:	ptior	n of the								
	Implementation Date	Der	es Not A								
	Modification Date	000	5 NOLA	phy							

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purposes o the compar	nly. No representation i ny does not assume a on arise between the Sp	Spanish version is pro s made as to the accurac ny liability based upon it anish and English version	y of th t. Shou	nis doo uld an	cument a y doubi	and t or				Page 28	
<b>18.4.</b> Regula 18.4.	ation of the Board of Dire	ectors set forth the Secreta	ıry's fui	nctions	, includi	ng the fu	unctions I	nention	ed on Reco	mmendatior	
	18.4. Measure Implem	entation	YES		X	NO			NA		
		The duties of the Secret se pointed out under recom				n the Re	egulations	s of the	Board of		
	NA. Describe the regulations that prevent the adoption of the recommendation:										
	Implementation Date						pting the ry Code.		mendation		
	Modification Date				•		•				
<b>18.5.</b> The Bo		ted a Nomination and Com						1	N A [ ] ]		
	18.5. Measure Implem	entation	YE	S	X	NO		I	NA		
	YES. Briefly Indicate: In year 2010 the Board of Directors approved the creation of the Compensation Committee of the corporation which is in charge of fixing the remuneration of the President of the company as well as defining the parameters for the latter to establish the remuneration of senior executives and employees of the company. Although the denomination that the Company gave to the Compensation Committee, is not identical to the one proposed on Recommendation 18.5, its essence, objective and faculties are consistent with the purpose of the recommendation, with respect to the fact that the Company should have a specialized committee joined by members of the Board of Directors, that manage these issues.										
	NA. Describe the regu recommendation:	lations that prevent the a	doptio	n of th	e						
	Implementation Date						ented pri of the E.0		September f 2014.		
	Modification Date										
<b>18.6.</b> The Bo	pard of Directors has crea	ted a Risk Committee.									
	18.6. Measure Implem	entation	YES	2	(	NO			NA		
		In 2021, the Board of E sponsible for assisting it in t management.									
	NO. Explain:										
	NA. Describe the regure recommendation:	lations that prevent the a	doptio	n of th	e						
	Implementation Date		June §	9, 2021							
	Modification Date			, 202							

dp188142_6	<.htm	09218_00001/DP188142	2_6K	02/0	1/2023	09:15	AM				31 of 79
		FINANCIAL SUPERINTI	ENDE	ENCE	OF CO	OLOM	BIA				D
purposes of the compar	nly. No representation is ly does not assume any n arise between the Spal	Spanish version is provi made as to the accuracy liability based upon it. nish and English versions	of th Shou	his do uld an	cumer y dou	nt and Ibt or	 -				Page 29
•		d a Corporate Governance	Com	mittee							
	18.7. Measure Implemen	tation	YE	S	X	]	NO		]	NA	]
	Corporate Governance C	Board of Director´s meetin committee for the company.	g hel	ld on A	ugust	26, 20	020 ap	proved	the crea	ation of the	
	NO. Explain: NA. Describe the regula recommendation:	tions that prevent the ado	ptio	n of th	e						
	Implementation Date		Auę	gust 20	6 <sup>th</sup> 202	20					
<b>18.8.</b> If the committees t	Modification Date corporation considers that hat do exist, or they are pe	it is unnecessary to crea formed by the Board of Dir	ite al	ll thes s at la	e com rge.	mittee	es, the	ir funct	ions are	e distribute	] d among the:
	18.8. Measure Implemen	tation	YE	S	X	]	NO		]	NA	]
	YES. Briefly Explain: Th Best Corporate Practices.	e Corporation has impleme	nted	all the	Comn	nittees	sugge	ested by	/ the Co	de for	
	NO. Explain: NA. Describe the regula recommendation:	tions that prevent the ado	ptio	n of th	e						
	Implementation Date		Au	gust 20	5 <sup>th</sup> . 20	20.					1
	Modification Date			<u> </u>	,						
committee m Board of Dire	ust work, and its operation ectors; and in the case of	ard of Directors has its inte . They pay special attentior conglomerates, to the tools ny and those of the subordi	n to t s for t	the cha the int	annels eractic	of coi on and	mmuni d coord	cation b	between	the comm	ittees and the
			YES	3			NO	X	]	NA	]
	YES. Briefly Explain:										]
	and Risk Committee with coordination of Committe	ation has a regulation for th n guidelines such as the R es of the Board of Directors tion will consider the poss lent term.	efere s of tl	ence F he Pai	ramev ent Co	vork fo ompar	or Inst ny and	itutional those o	Relation	ns for the ubordinate	
	NA. Describe the regula recommendation:	tions that prevent the ado	ptio	n of th	е						
	Implementation Date	h	Does	Not A	vlaa						1
	Modification Date				66.2						

dp188142_6	k.htm 09218_00001/DP	188142_6K	02/01/2023 09	15 AM		32 of 79
	FINANCIAL SUPE	RINTENDE	NCE OF COL	OMBIA		Doro 20
purposes of the compar	ation from the original Spanish version is nly. No representation is made as to the accur ny does not assume any liability based upo on arise between the Spanish and English ver il.	uracy of this on it. Shoul	s document a Id any doubt	and or		Page 30
have a minir	committees of the Board of Directors are comp mum of three (3) members, and are chaired by a the independent members are always a majority.	an independ				
	18.10. Measure Implementation	YES		NO	X	NA
	YES. Briefly Explain					
	<b>NO. Explain:</b> the corporation will consider the term.	possibility of	f adopting this	recomme	endation for	a subsequent
	NA. Describe the regulations that prevent th recommendation:	ne adoption	of the			
	Implementation Date	Doe	s Not Apply			
	Modification Date					
<b>18.11.</b> The c experience in	committees of the Board of Directors may have n the matters of the committee's competence, an	d/or that of e	external experi	IS.	, of senior	
	18.11. Measure Implementation	YES	x	NO		NA
	<b>YES. Briefly Indicate:</b> Pursuant to the Reg Committees of the Board of Directors may hav external advisors when deemed as convenient	e the suppo	ort of members	s of the se	enior mana	gement and/or
	NO. Explain:					
	NA. Describe the regulations that prevent the recommendation:	ne adoption	of the			
	Implementation Date	30, 2 and imple	2014 date of complemente	issuance d in year f some	of the E.C 2015 as a	to September 028 of 2014 a result of the lations of the
	Modification Date					

Processing       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.         18.12. In the creation of its committees, the Board of Directors takes into account the profiles, knowledge, and professional experient of their members, with regard to the committee's subject matter.       NO       NA         18.12. In the creation of its committees, the Board of Directors takes into account the profiles, knowledge, and professional experient of their members, with regard to the committee's subject matter.       NO       NA         18.12. Measure Implementation       YES       NO       NA         VES. Briefly Indicate: Pursuant to the Regulations of the Board of Directors, for the integration of its Committees, the Board of Directors will consider, among other factors, the profiles, knowledge and professional experites of the members designated to form part of them, relating to the subject matter addressed by the Committee.         NO. Explain:       No. Explain:         No. Describe the regulations that prevent the adoption of the recommendation implemented prior to September and complemented in year 2015 as a result of the implementation of such addressed of the executive Code.         Modification Date       Modification Date       No Convertion of the convertion of the profiles is a a result of the implementation of such addressed of the executive Code.	dp188142_6	Financial Spanish version is provided for cars only. No representation is made as to the accuracy of this doc pany does not assume any liability based upon it. Should an ction arise between the Spanish and English versions, the Span evail.         the creation of its committees, the Board of Directors takes into accommenders, with regard to the committee's subject matter.         18.12. Measure Implementation       YES         YES. Briefly Indicate: Pursuant to the Regulations of the Board of Directors will consider, among on professional expertise of the members designated to form paraddressed by the Committee.         NO. Explain:         NA. Describe the regulations that prevent the adoption of the recommendation:         Implementation Date       Recommendation	02/01/2023 09:1	5 AM			33 of 79	
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.         18.12. In the creation of its committees, the Board of Directors takes into account the profiles, knowledge, and professional experien of their members, with regard to the committee's subject matter.         18.12. In the creation of its committees subject matter.         18.12. Measure Implementation       YES       X       NO       NA         YES. Briefly Indicate: Pursuant to the Regulations of the Board of Directors, for the integration of its Committees, the Board of Directors will consider, among other factors, the profiles, knowledge and professional experise of the members designated to form part of them, relating to the subject matter addressed by the Committee.         NO. Explain:       NA. Describe the regulations that prevent the adoption of the recommendation:         Implementation Date       Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.		FINANC	IAL SUPERINTENDE		MBIA			Page 31
of their members, with regard to the committee's subject matter.         18.12. Measure Implementation       YES       X       NO       NA         YES. Briefly Indicate: Pursuant to the Regulations of the Board of Directors, for the integration of its Committees, the Board of Directors will consider, among other factors, the profiles, knowledge and professional expertise of the members designated to form part of them, relating to the subject matter addressed by the Committee.         NO. Explain:       NA. Describe the regulations that prevent the adoption of the recommendation:         Implementation Date       Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.	purposes or the compan contradictio	FINANCIAL SUPERINTENDENCE OF COLOMBIA         is translation from the original Spanish version is provided for convenience company does not assume any liability based upon it. Should any doubt or tradiction arise between the Spanish and English versions, the Spanish version II prevail.         2. In the creation of its committees, the Board of Directors takes into account the profiles, knowledge, and professional erimembers, with regard to the committee's subject matter.         18.12. Measure Implementation       YES       X       NO       NA         YES. Briefly Indicate: Pursuant to the Regulations of the Board of Directors, for the integration of its Committees of the members designated to form part of them, relating to the subject matter addressed by the Committee.         NO.       Explain:         NA. Describe the regulations that prevent the adoption of the recommendation:         Implementation Date       Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.	1 490 01					
YES. Briefly Indicate: Pursuant to the Regulations of the Board of Directors, for the integration of its Committees, the Board of Directors will consider, among other factors, the profiles, knowledge and professional expertise of the members designated to form part of them, relating to the subject matter addressed by the Committee.         NO. Explain:         NA. Describe the regulations that prevent the adoption of the recommendation:         Implementation Date         Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.				to account the p	orofiles, k	nowledge, a	and professiona	l experience
Committees, the Board of Directors will consider, among other factors, the profiles, knowledge and professional expertise of the members designated to form part of them, relating to the subject matter addressed by the Committee.         NO. Explain:         NA. Describe the regulations that prevent the adoption of the recommendation:         Implementation Date       Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014 and complemented in year 2015 as a result of the implementation of some recommendations of the New Country Code.		18.12. Measure Implementation	YE	S X	NO		NA	
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.		Committees, the Board of Director professional expertise of the memb	rs will consider, am	ong other facto	ors, the	profiles, kn	owledge and	
recommendation:       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.		NO. Explain:						
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.			prevent the adoption	n of the				
Modification Date		Implementation Date	30, and imp	2014 date of is complemented lementation of	ssuance I in year some r	of the E.C. 2015 as a	028 of 2014 result of the	
		Modification Date						

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

18.13. Measure Implementation	YES		NO	x	NA
YES. Briefly Indicate:					
<b>NO. Explain:</b> the Corporation will consider the pose term for all its support committees.	sibility of add	pting this	recomme	endation	for a subsequent
NA. Describe the regulations that prevent the ac recommendation:	loption of th	10			
Implementation Date	Does No	t Apply			
Modification Date		,			

dp188142_6	k.htm 09218_00	001/DP188142_6K	02/0	1/2023 09:1	5 AM			3	34 of 79
	FINANCIAI		ENCE	OF COLO	MBIA				D 00
purposes of the compar	ation from the original Spanish vers nly. No representation is made as to t ny does not assume any liability bas on arise between the Spanish and Eng l.	he accuracy of the ed upon it. Sho	his do uld ar	cument an ny doubt o	d or			I	Page 32
regulations for certain matte	pt if the applicable legal or regulatory oresee that the Boards of Directors of the ers, and those matters may be assumed a transfer of the responsibilities of the Bo	e subordinate com by the committees	panies of the	may decio Board of l	le not to Director	o create sp s of the ho	becific co olding co	mmittees to d mpany. Howe	deal with
	18.14. Measure Implementation:	YE	S	x	NO		N		
	<b>YES. Briefly Indicate:</b> Grupo Aval actin Reference Framework for Institutional administrative independence in the co- maintaining the general guidelines for that have to comply with the Code of I that they consider pertinent for their of corporate governance practices.	l Relations and mposition of its B the directors. Tho Best Practices Su	in nu Board o se Bo rvey h	meral 4.2 of Directors ard of Dire aving imple	and 4 s of its ctors of ementee	.3 it dele subordina f subordina d the supp	gates th ted com ated com oort Com	e total panies, npanies mittees	
	It is also established that: "In the case of to facilitate corporate strategic oriental Organization's governance and contro Committees of the Subordinated entiti support committee with functions simila	tion, and the supe of architecture, ac es or before the	ervisio cting a Board	n, control a is a chanr of Directo	an effective nel of c	tive admi lialogue w	nistration	of the support	
	NO. Explain:								
	NA. Describe the regulations that pre recommendation:	event the adoptio	n of th	le					
	Implementation Date	Oc	tober 2	28 <sup>th</sup> , 2015.					
	Modification Date			-,					
the accounti	nain duty of the Audit Committee is to as ing procedures, the interaction with the including its risk management system.								
	18.15. Measure Implementation:	YE	S	X	NO		N		
	<b>YES. Briefly Indicate:</b> Pursuant to the are: 1. Providing support to the Board improvement, 2. Supervising the communication of the proceedures designed results.	l of Directors in c pany's internal co	decisio ontrol	n making structure,	regardir with the	ng internal e purpose	control of estal	and its blishing	

whether the procedures designed reasonably protect the assets of the corporation 3. Overseeing the transparency in the drafting, presentation and disclosure of the financial information prepared by the corporation, 4. Assessing the Financial Statements of the Corporation before they are submitted to the Board of Directors and to the General Shareholders Meeting, 5. Constantly assess the procedures established for determining the sufficiency of internal control, 7. Reviewing and discussing the financial statements, the quarterly reports and other financial reports prepared by the Corporation with the managers and the Statutory Auditor of the Corporation, 8. Recommend the General Meeting the appointment and compensation of the Statutory Auditor of the Corporation, 9. Approving the tasks performed by the Statutory Auditor in favor of the Corporation whether or not they imply auditing labor, and 10. Discussing the risk management policies with the Management.

	Evn	lain
INO.	Exp	iaiii.

NA. Describe the regulations that prevent the adoption of the recommendation:

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

dp188142_6k	.htm 09218_00001/D	P188142_6K (	02/01/2023 09:	15 AM			35 of 79
	FINANCIAL SUF	PERINTENDEN	CE OF COLO	OMBIA			Page 33
purposes on the company	tion from the original Spanish version i ly. No representation is made as to the ac y does not assume any liability based up narise between the Spanish and English v	curacy of this pon it. Should	document a I any doubt	nd or			raye 55
	embers of the Audit Committee are knowledg mittee's subject matters with accuracy, and wit						ables them to
	18.16. Measure Implementation:	YES	X	NO		NA	]
	<b>YES. Briefly Indicate:</b> The members of t knowledge and expertise and in general, the competence.						
	NO. Explain:						
	NA. Describe the regulations that prevent recommendation:	the adoption c	of the				
	Implementation Date	Reco 30, 20	mmendation )14 date of is	impleme suance c	nted pr of the E.(	ior to September C. 028 of 2014.	]
	Modification Date						
<b>18.17.</b> Upon Shareholders Statutory Aud	request of the President of the Assembly, of concrete aspects of the committee's worl itor.	the President <, for instance,	of the Audi the analysis	t Commi of the s	ttee info cope an	orms the General id contents of the	Assembly of Report of the
	18.17. Measure Implementation:	YES	X	NO		NA	]
	<b>YES. Briefly Indicate:</b> Pursuant to the Regulate Corporation and the remaining members. Committees shall attend the Meetings to add the matters under their care or for reporting Chairman of the Meeting when deemed as pother members of the Board of Directors, of case may be, may address the queries aris bodies, in such a way that their absences mathematical sectors.	of the Board of dress the queric specific aspects ertinent. In the e the respective of ing regarding t	Directors, inc es that the sl s of their wor event that any committee or he affairs un	luding th nareholde k, when / of them of the Se der the c	e chairn ers may requeste are not enior Ma are of s	nen of the Support submit relating to ed to do so by the be able to attend, anagement, as the such management	
	NO. Explain:						
	NA. Describe the regulations that prevent recommendation:	the adoption c	of the				

•	Implemented in 2015 adopting the recommendation proposed by the New Country Code.
Modification Date	

dp188142_6k	.htm 09218_00001/DP188142	2_6K	02/01/20	23 09:15	5 AM			36 of 79
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purposes on the compan	ly. No representation is made as to the accuracy y does not assume any liability based upon it. n arise between the Spanish and English versions	of th Sho	nis docun uld any c	nent an Ioubt c	d or			
18.18. The co	ommittee's internal regulation assigns the functions me	entior	ned on Re	comme	ndation	18.18.		
	18.18. Measure Implementation:	YE	s		NO	X	NA	]
	YES. Briefly Indicate							]
	<b>NO. Explain:</b> The Bylaws of the Corporation, the documents of corporate governance of the Compar recommendation 18.18 as non-delegable of the A possibility of adopting this recommendation as a who	ny es Audit	tablished Committe	several ee. The	functio Corpo	ons as tl	hose proposed by	1
	NA. Describe the regulations that prevent the add recommendation:	optio	n of the					
	Implementation Date	Do	es Not Ap	plv				1
	Modification Date			F * <b>J</b>				1
making dutie regularly the	ain goal of the Nomination and Compensation Comm s relative to the appointment and compensation of observance of Corporate Governance norms, recom licitly to another corporate committee). <b>18.19. Measure Implementation</b>	Boar	d membe dations, ar	rs and nd princ	senior	manage	ers. In addition, it	must monitor
								-
	<b>YES. Briefly Indicate:</b> The Compensation Committee of the Corporation is responsible for fixing the remuneration of the President of the company, as well as for defining the criteria to establishes the remuneration of the senior executives and employees of the Company. The Board of Directors maintains the function of appointing the Senior Management and the General Assembly of Shareholders is in charge of appointment and remuneration of the members of the Board of Directors.							
	NO. Explain:							
	NA. Describe the regulations that prevent the add recommendation:	optio	n of the					
	Implementation Data	-		eth er				1
	Implementation Date	Se	ptember 3	0 <sup>11</sup> , 201	14.			4
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dp188142_6k	.htm 09218_00001/DP188142_	_6K	02/01	1/2023 09:	15 AM			37 of 79
	FINANCIAL SUPERINTE	NDE	ENCE	OF COLO	MBIA			D 25
purposes on the company	tion from the original Spanish version is provid Iy. No representation is made as to the accuracy o y does not assume any liability based upon it. S n arise between the Spanish and English versions,	of th Shoi	nis doo uld an	cument a ly doubt	nd or			Page 35
recruitment, h	members of the Nomination and Compensation Comm niring, training, staff management), compensation pol thin the corporation.							
	18.20. Measure Implementation:	YE	S	X	NO		NA	
	<b>YES. Briefly Indicate:</b> Members of the Compensation human resources, salary policies and related subject complexity that these matters represent for the Corpor	ts wi	ith end					
	In effect, the Company considers that the outsta Compensation Committee of Grupo Aval and particu size and relevant activities in different sectors of the and knowledge in the areas of strategy, human resour	larly ecor	/ their nomy,	directive are enou	role in c gh criter	ompanies ia to argu	of considerable e their suitability	
	NO. Explain:							
	NA. Describe the regulations that prevent the adoprecommendation:	ptior	n of th	e				
	Implementation Date	Reo 30,	comme 2014	endation date of is:	impleme suance c	ented prio of the E.C.	r to September 028 of 2014.	
	Modification Date							
General Asse	request of the President of the Assembly, the Preside embly of Shareholders on the concrete tasks that the e Board of Directors and senior managers.	ent of e co	f the Normitte	Nomination ee has pe	n and Co erformed	ompensati , such as	on Committee ma monitoring the c	ay inform the ompensation
	18.21. Measure Implementation:	YE	S	X	NO		NA	
	<b>YES. Briefly Indicate:</b> Pursuant to the Regulations of the General Shareholders Meeting, the President of the Corporation and the remaining members of the Board of Directors, including the chairmen of their Support Committees shall attend the Meetings to address the queries that the shareholders may submit relating to the matters under their care or for reporting specific aspects of their work, when requested to do so by the Chairman of the Meeting deemed as appropriate. 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 that may arise regarding the issues under the care of such management bodies, in such a way that their absences may not constitute an impediment for carrying out the Meeting.							
	NO. Explain:							
	NA. Describe the regulations that prevent the adoption of the recommendation:							
	Implementation Date					oting the r est Practic	ecommendation ces.	

Modification Date

dp188142_6	Sk.htm 09218_0000	1/DP188142_6K	02/01/2023	09:15 AM		38 of 79
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<b>18.22.</b> The i 1.22.	internal regulation of the Nomination and Co	ompensation Co	ommittee inc	lude the fur	nctions estab	lished on Recommendation
	18.22. Measure Implementation:	YE	s	NO	X	NA
	YES. Briefly Indicate					
	<ul> <li>NO. Explain: The Corporation will consubsequent period.</li> <li>NA. Describe the regulations that prevere recommendation:</li> </ul>		-	pung this r	ecommendat	ion fully in a
	Implementation Date	Do	es Not Apply	1		
	Modification Date					
<b>18.23.</b> The r risks.	main objective of the Risk Committee is to a	assist the Board	l of Directors	s in its resp	onsibility to c	oversee the management
	18.23. Measure Implementation:	YE	s X	NO		NA
	<b>YES. Briefly Indicate:</b> In the Article 2 <sup>nd</sup> establishes this responsibility for this college		nd Regulatio	ns approve	d for the Ris	k Committee,
	NO. Explain:					
	NA. Describe the regulations that prever recommendation:	nt the adoptio	n of the			

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

Implementation Date

Modification Date

June 9, 2021

dp188142_6k	.htm 09218_00001	/DP188142_6K	02/01/2023 09:1	15 AM		:	39 of 79
	FINANCIAL S	UPERINTENDE		MBIA			Page 27
purposes or the compan	tion from the original Spanish version aly. No representation is made as to the y does not assume any liability based n arise between the Spanish and English	accuracy of th upon it. Shou	is document a ıld any doubt	nd or			Page 37
	18.24. Measure Implementation:	YE	S X	NO		NA	
	<b>YES. Briefly Indicate:</b> The rules of proc request of the Chairman of the Sharehold meeting that fall within the Committee's com	lers' Meeting, o					
	NO. Explain:						
	NA. Describe the regulations that prever recommendation:	nt the adoptior	n of the				
	Implementation Date	Jun	e 9, 2021				
	Modification Date						
sector, and w	any necessary adjustments to distinguish ithout prejudice to the functions prescribed t nctions mentioned on Recommendation 18.2 18.25. Measure Implementation:	o this committe	e by the norms				
	<b>YES. Briefly Indicate:</b> The rules of proceed in recommendation 18.25.	lure of the Risk	Committee inco	orporates	s the function	ns established	
	NO. Explain:						
	NA. Describe the regulations that prevenence recommendation:	nt the adoptior	n of the				

Implementation Date	June 9, 2021
Modification Date	

dp188142_6	6k.htm 09218_000	)1/DP188142_6K	02/01/2023 09:1	5 AM			40 of 79
	FINANCIAL	SUPERINTENDE	ENCE OF COLO	MBIA			Page 38
purposes of the compa	lation from the original Spanish version only. No representation is made as to the ny does not assume any liability base on arise between the Spanish and Englis il.	e accuracy of th d upon it. Shou	is document ar Ild any doubt (	nd or			1 490 00
	main objective of the Corporate Governand the corporation's governance measures.	ce Committee is	to assist the Bo	ard of E	Directors in	its functions to p	propose and
	18.26. Measure Implementation:	YES	6 X	NO		NA	
	YES. Briefly Indicate The Company estanting the Board of Directors and Senior Manage			ice Con	nmittee in o	order to support	
	NO. Explain:						
	NA. Describe the regulations that preve recommendation:	ent the adoptior	i of the				
	Implementation Date	Aug	just 26 <sup>th</sup> 2020				
	Modification Date						
<b>18.27.</b> The i	internal regulation of the Corporate Governa		-	ctions m	nentioned o		on 18.27.
	18.27. Measure Implementation:	YE	S X	NO		NA	
	<b>YES. Briefly Indicate:</b> The regulations of recommendation 18.27.	of the Corporate	Governance Co	mmittee	incorporate	e the functions	
	NO. Explain:						
	NA. Describe the regulations that prev recommendation:	ent the adoption	n of the				
	Implementation Date	Διιά	gust 26 <sup>th</sup> , 2020				
	Modification Date	7.03	, 2020				

## Measure No. 19. Board of Directors Organization

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

dp188142_6k	k.htm 09218_00001/DP188142	_6K	02/01/2023 09:15 AM	41 of 79
purposes on the compan	FINANCIAL SUPERINTE tion from the original Spanish version is provid aly. No representation is made as to the accuracy of y does not assume any liability based upon it. S n arise between the Spanish and English versions,	ded of th Shou	for convenience his document and uld any doubt or	Page 39
	19.1. Measure Implementation:	YE	S X NO NA	
	YES. Briefly Indicate: Pursuant to the Regulations of duties of the Chairman of the Board of Directors is Secretary the operation of the Board of Directors by e Directors that shall be submitted for consideration of it NO. Explain:	coor stab	rdinating and planning, with the assistance of the blishing an annual plan of meetings of the Board of	
	NA. Describe the regulations that prevent the ado	otion	n of the	
	recommendation:	51101		
	Date of Implementation	30, anc imp	commendation implemented prior to September , 2014 date of issuance of the E.C. 028 of 2014 d complemented in the year 2015 as a result of the plementation of some recommendations of the w Country Code.	
	Dates of Modification			
<b>19.2.</b> . The Bo entities subje	oard of Directors of the corporation holds between ei ct to surveillance, which must hold at least one (1) mee	ght eting	(8) and twelve (12) ordinary meetings per year; exc per month because of their regime.	ept for the
	19.2. Measure Implementation:	YE	S X NO NA	
	<b>YES. Briefly Indicate:</b> The Board of Directors of t reason for which there are more than 8 ordinary meet	he C ings	Corporation meets on average every two weeks, per year.	
	NO. Explain:			
	NA. Describe the regulations that prevent the adoprecommendation:	otior	n of the	
		-		
	Implementation Date:		commendation implemented prior to September, 2014 date of issuance of the E.C. 028 of 2014.	
	Modification Date:			

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

dp188142_6	k.htm 09218_00001/DP188	142_6K	02/0	01/2023 0	9:15 AN	1			42 of 79
	FINANCIAL SUPERI					Α			Page 40
purposes of the compar	ation from the original Spanish version is pron nly. No representation is made as to the accura ny does not assume any liability based upon an arise between the Spanish and English version. I.	cy of th it. Sho	nis do uld a	ocument ny dout	t and bt or				
	19.3. Measure Implementation	YE	S	X	Ν	0		NA	
	<b>YES. Briefly Indicate:</b> It is a permanent duty of budget execution of the Corporation and its subcorporation and its subordinate entities is oriented.	ordinate	entit	ies and i	in to th				
	NO. Explain:								
	NA. Describe the regulations that prevent the a recommendation:	adoptio	n of t	he					
	Implementation Date							or to September 2. 028 of 2014.	
	Modification Date								
	oard of Directors approves a concrete calendar for ny times as necessary.	its ord	inary	sessions	s. How	ever,	it may	also meet, on an e	extraordinary
	19.4. Measure Implementation	YE	S	X	Ν	ο		NA	
	<b>YES. Briefly Indicate:</b> The meetings of the Board modify the dates of such meetings when so require	d of Dir ed or su	ectors Immo	are sch ning add	eduled litional	ann meet	ually an ings if n	d it is possible to ecessary.	
	NO. Explain:								
	NA. Describe the regulations that prevent the a recommendation:	adoptio	n of t	he					
	Implementation Date							or to September 0. 028 of 2014.	
	Modification Date	00,	2017		Journ				

**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.

dp188142_6k	.htm 09218_00001/DP18814	12_6K	02/0	1/2023	09:15	AM			43 of 79
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the compan	y does not assume any liability based upon it. n arise between the Spanish and English version	Sho	uld ar	ny dou	ibt o	r			
	19.5. Measure Implementation:	YE	S	X		NO		NA	
	YES. Briefly Indicate: Pursuant to the Regulations matter of the respective meetings should be ava furnished in advance, the Secretary shall deliver th to the members of the Board of Directors within five	ilable e mat	to the tial a	e merr ssociat	nbers. ted w	Provi ith the	ded the respect	e same has b	een
	NO. Explain:								
	NA. Describe the regulations that prevent the ad recommendation:	optio	n of th	ie					
	Implementation Date	lm pro	plemei	nted in I by the	2018 2018	5 adop e of Be	oting_the est Prac	e recommenda tices	tion
	Modification Date								
timeliness an	esident of the Board of Directors, with the support d usefulness of the information delivered to the men of Directors) the quality will be most important than th	nbers.	Cons	d's Se equent	cretai ly, in	ry, ass the se	umes tł t of doc	ne ultimate res uments provide	ponsibility for the d (the dashboard
	19.6. Measure Implementation	YE	S	X		NO		NA	
	<b>YES. Briefly Indicate:</b> Pursuant to the Regulation Chairman of the Board of Directors is promoting the Directors through the Secretary of the Board in a time	e deliv	ery of	inform	ation	to the			
	NO. Explain:								
	NA. Describe the regulations that prevent the adoption of the recommendation:								
	Implementation Date	30 and imp	2014 comp lemer	date o plemen	of iss nted ir of s	uance the yo some	of the ear 201	ior to Septem E.C. 028 of 2 5 as a result of endations of	014 the
	Modification Date								

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

dp188142_6k	htm 09218_00001/DP188142_6K 02/01/2023 09:15 AM	44 of 79
purposes on the company	FINANCIAL SUPERINTENDENCE OF COLOMBIA tion from the original Spanish version is provided for convenience by. No representation is made as to the accuracy of this document and y does not assume any liability based upon it. Should any doubt or n arise between the Spanish and English versions, the Spanish version	Page 42
	19.7. Measure Implementation YES X NO NA	
	<b>YES. Briefly Indicate:</b> Pursuant to the Regulations of the Board of Directors, part of the duties of the Chairman of the Board of Directors is coordinating with the President of the Corporation and the Secretary of the Board of Directors the agendas of the meetings overseeing the adequate presentation of the issues forming part of such agenda.	
	NO. Explain:	
	NA. Describe the regulations that prevent the adoption of the recommendation:	
	Implementation DateRecommendation 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	
	Annual Corporate Governance Report and on the institutional web site, the company publishes the attendance of he meetings of the Board of Directors and to its committees.	of the Board
	19.8. Measure Implementation YES X NO NA	
	<b>YES. Briefly Indicate:</b> 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. Pag. 195.	
	https://www.grupoaval.com/repositorio/grupoaval/inversionistas/informacion-para-asamblea-de- accionistas/2022/Informe-de-Gestion-Aval-2021.pdf	
	NO. Explain:	
	NA. Describe the regulations that prevent the adoption of the recommendation:	

Implementation Date	March 30 <sup>th</sup> 2020
Modification Date	

dp188142_6	c.htm 09218_00001/DP188142	2_6K	02/01/2023 09:15	5 AM		45 of 7	9
purposes or the compan	FINANCIAL SUPERINT ation from the original Spanish version is provi nly. No representation is made as to the accuracy by does not assume any liability based upon it. n arise between the Spanish and English versions t.	ded of th Shou	for convenienc is document an uld any doubt c	e d or		Page	43
members ind the dedicatio conglomerate	vear, the Board of Directors assesses the effectiveness lividually considered, including peer evaluation. Furthe n and performance of its members, proposing change es, the Board of Directors of the holding company dem of the subordinate companies.	rmor es in	e, it evaluates the its organization a	e reasor and ope	nableness of ration deer	of its internal regulations, a ned pertinent. In the case	nd of
	19.9. Measure Implementation	YE	s x	NO		NA	
	develops an evaluation where it analyzes its effective NO. Explain: NA. Describe the regulations that prevent the ado recommendation:			anagen	nent body.		
	Implementation Date	De	cember 9 <sup>th,</sup> 2020				
	Modification Date						
<b>19.10.</b> The B	oard of Directors alternates internal evaluation techniq 19.10. Measure Implementation	ues v YE		uation p <b>NO</b>	erformed b	vy independent advisors.	
	YES. Briefly Indicate:						
	<b>NO. Explain:</b> The Corporation shall consider the subsequent period.	e pos	ssibility of adopt	ing this	s recomme	ndation for a	
	NA. Describe the regulations that prevent the ado recommendation:	ptio	n of the				
	Implementation Date	Do	es Not Apply				
	Modification Date	20					

dp188142_6	k.htm 09218_00001/DP188	3142_6K	02/01/2023 09:1	I5 AM		46 of 79
	FINANCIAL SUPERI	NTENDE		MBIA		Page 44
purposes of the compar	ation from the original Spanish version is pl nly. No representation is made as to the accura ny does not assume any liability based upon on arise between the Spanish and English versi l.	acy of this it. Shoul	s document a d any doubt	nd or		r age 44
Measure No	o. 20. Duties and Rights applicable to the Membe	ers of the	Board of Dire	ctors.		
	tion of the Board of Directors complements the disp Board members.	positions o	of the company	's regula	atory framewo	rk regarding the duties and
	20.1. Measure Implementation	YES	X	NO		NA
	<b>YES. Briefly Indicate:</b> The Regulations of the provisions under the regulating framework in con Board of Directors.					
	NO. Explain:					
	NA. Describe the regulations that prevent the recommendation:	adoption	of the			
	Implementation Date	Impl	emented in 20 osed by the Co	15 adopt ode of B	ting the recom est Practices.	mendation
	Modification Date					
<b>20.2.</b> Regula Recommend	ation of the Board of Directors develops the comparation 20.2.	any's und	erstanding of t	he dutie	s of the Board	d members established on
	20.2. Measure Implementation	YES	X	NO		NA
	<b>YES. Briefly Indicate:</b> The Regulation of the Corporation regarding the duties of the member foreseen under recommendation 20.2.	Board o ers of the	f Directors de Board of Dire	velops ectors a	the understar nd includes tl	nding of the herein those
	NO. Explain:					
	NA. Describe the regulations that prevent the recommendation:	adoption	of the			
	Implementation Date		emented in 20 osed by the Co			mmendation
	Modification Date					

**20.3.** Regulation of the Board of Directors develops the contents of the rights of the Board members mentioned on Recommendation 20.3.

dp188142_6k	htm 09218_00001	/DP188142_6K	02/01/2023 09	9:15 AM		47 of 79
	FINANCIAL S	UPERINTENDE		OMBIA		Page 45
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the compan	nly. No representation is made as to the y does not assume any liability based n arise between the Spanish and English	upon it. Shou	ıld any doub	ot or		
onan proran	20.3. Measure Implementation	YE	S X	NO	NA	
	YES. Briefly Indicate: the Regulation of members of the Board of Directors under the				e rights of the	
	NO. Explain					
	NA. Describe the regulations that preven recommendation:	nt the adoption	n of the			
	Implementation Date		lemented in 2 posed by the l		commendation	
	Modification Date		-			
Measure No.	21. Conflicts of Interest					
	nternal regulations, the corporation has a c conflicts of interest, whether direct or indirec nagers.					
	21.1. Measure Implementation	YE	S X	NO	NA	
	<b>YES. Briefly Indicate:</b> The Reference Fra Code of the Company contemplate specific interests.					
	NO. Explain:					

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

Code of Best Practices.

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

December 9th, 2020

NA. Describe the regulations that prevent the adoption of the

recommendation:

Implementation Date

**Modification Date** 

the Board periodically about any relationships, whether direct or indirect, that they keep between them, or with other entities or structures of the conglomerate to which the issuer belongs, or with the issuer, or with providers, or clients, or any other stakeholders, out of which given conflicts of interest might arise, or that might influence their opinion or vote, thereby building up the managers' "map of related	dp188142_6	<.htm 09218_00001/I	DP188142_6K 02/01/2023 09:15 AM	48 of 79							
This translation from the original Spanish version is provided for convenience groupses 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.         21.2. Measure Implementation       YES       NO       NA         YES. Briefly Indicate: The Corporate Governance Code and the Reference framework for Institutional orpotential event of conflict of interests results permanent (bring affecting the operations of the Corporaties that according to their nature, the situations of conflict of interests or potential conflict of interests results permanent (bring affecting the operations of the Corporaties onflict of interests results permanent (bring affecting the operations of the Corporaties onflict of interests results permanent (bring affecting the operations of the Corporation, the same shall constitute cause for mandatory resignation by the affected party since such corrunstance makes it impossible for performing its position.         NO. Explain:       NA. Describe the regulations that prevent the adoption of the recommendation:         Modification Date       Implemented in 2015 adopting the recommendation proposed by the Code of Best Practices.         Modification Date       Implemented in 2015 adopting the managers' rmap of relate parties.         21.3. The members of the Board of Directors, legal representatives, kentholders, or only other shickholders, out of which given conflicts of interest might arise, or that might influence their opinion or vole, thereby building up the managers' rmap of relate parties.         21.3. Measure Implementation <td< th=""><th></th><th>FINANCIAL SU</th><th>PERINTENDENCE OF COLOMBIA</th><th>Page 44</th></td<>		FINANCIAL SU	PERINTENDENCE OF COLOMBIA	Page 44							
YES. Briefly Indicate: The Corporate Governance Code and the Reference framework for institutional Operations of the Company states that according to their nature, the situations of conflict of interests or potential control conflict of interests results permanent jointly affecting the operations of the Corporation, the same shall constitute cause for mandatory resignation by the affected party since such circumstance makes it impossible for performing its position.         NO. Explain:       NA. Describe the regulations that prevent the adoption of the recommendation:         Implementation Date       Implemented in 2015 adopting the recommendation proposed by the Code of Best Practices.         Modification Date       Implemented in 2015 adopting the recommendation proposed by the Code of Best Practices.         Modification Date       Implemented in row of the issuer beings, whether direct or indirect, that they keep between them, or with other entities or structure of the congonareate to which the issuer beings, or with the issuer, or with providers, or clients, or any other stakeholders, out of which given conflicts of interest might arise, or that might influence their opinion or vote, thereby building up the managers' "map of relate parties."         21.3. Measure Implementation       YES       NO       NA         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 or the associated parties.       NA         Management An dremaining Managers of the Board of Directors. Legal Representatives, Members of Senior Management a	purposes or the compan contradictio	nly. No representation is made as to the ac y does not assume any liability based u n arise between the Spanish and English	curacy of this document and pon it. Should any doubt or	r age 40							
Operations of the Company states that according to their nature, the situations of conflict of interests or potential conflict of interests may be have a sporadic or permanent character. When a situation originating an event or potential conflict of interests results permanent jointly affecting the operations of the Corporation. Inc. Second		21.2. Measure Implementation	YES X NO NA								
recommendation:       Implementation Date       Implemented in 2015 adopting the recommendation proposed by the Code of Best Practices.         Modification Date       Implemented in 2015 adopting the recommendation proposed by the Code of Best Practices.         Addition Date       Implementation Date       Implemented in 2015 adopting the recommendation proposed by the Code of Best Practices.         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 structure of the conglomerate to which the issuer belongs, or with the issuer, or with providers, or clients, or any other stakeholders, out of which given conflicts of interest might arise, or that might influence their opinion or vote, thereby building up the managers' "map of related parties."         21.3. Measure Implementation       YES       NO       NA         WES. Briefly Indicate: Members of the Board of Directors, Legal Representatives, Members of Senior Management and remaining Managers of the Corporation periodically about providers, 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 Comparison adopting any decision and immediately inform this situation to the comparison to the terms included in the Code of Ethics.         NO. Explain:       No. Explain:         NA. Describe the regulations that prevent the adoption of the recommendation:         Implementati		Operations of the Company states that acc potential conflict of interests may be have a an event or potential event of conflict of int Corporation, the same shall constitute cau circumstance makes it impossible for perform	cording to their nature, the situations of conflict of interests sporadic or permanent character. When a situation original erests results permanent jointly affecting the operations of se for mandatory resignation by the affected party since s	or ting the							
proposed by the Code of Best Practices.         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 structure; of the conglomerate to which the issuer, or with providers, or clients, or any other stakeholders, out of which given conflicts of interest might arise, or that might influence their opinion or vote, thereby building up the managers' "map of related parties."         21.3. Measure Implementation       YES       X       NO       NA         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 Aval's webpage specifies that it is prohibited or against the Company's ethic and conduct principles, hiding the existence of a Conflict of Interest novlving employees, members of the Board of Directors or Directives. Consequently, if a Conflict of Interest novlving 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:         Implementation Date       Recommendation implemented prior to September 30, 2014 date of issuance			the adoption of the								
21.3. The members of the Board of Directors, legal representatives, senior managers, and other administrators of the corporation inform         21.3. The members of the Board of Directors, legal representatives, senior managers, and other administrators of the corporation inform         of the Conglomerate to which the issuer belongs, or with the issuer, or with providers, or clients, or any other stakeholders, out of which given conflicts of interest might arise, or that might influence their opinion or vote, thereby building up the managers "map of relater parties."         21.3. Measure Implementation       YES       X       NO       NA         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 Aval'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 cocurs, 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:         Implementation Date       Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014. <th></th> <th colspan="10"></th>											
the Board periodically about any relationships, whether direct or indirect, that they keep between them, or with other entities or structure: of the conglomerate to which the issuer belongs, or with the issuer, or with providers, or clients, or any other stakeholders, out of which given conflicts of interest might arise, or that might influence their opinion or vote, thereby building up the managers' "map of related parties."  21.3. Measure Implementation YES NO NA 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 Aval'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: Implementation Date Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.		Modification Date									
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 Aval'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:         Implementation Date       Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.	of the conglo given conflict	merate to which the issuer belongs, or with the issuer belongs, or with the sof interest might arise, or that might influe	ne issuer, or with providers, or clients, or any other stakehold nce their opinion or vote, thereby building up the managers	ders, out of which							
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.		Management and remaining Managers of th family links and corporate interests through and reporting obligations regarding operation Additionally, the Code of Ethics available at the Company's ethic and conduct princip employees, members of the Board of Direct involved employees shall abstain from ado	e Corporation periodically report to the Corporation about the pre-established forms for complying with applicable regulations with associated parties. Grupo Aval's webpage specifies that it is prohibited or aga les, hiding the existence of a Conflict of Interest involv- ors or Directives. Consequently, if a Conflict of Interest occu- bring any decision and immediately inform this situation to	neir ons inst ring urs,							
recommendation:       Recommendation implemented prior to September 30, 2014 date of issuance of the E.C. 028 of 2014.		NO. Explain:									
30, 2014 date of issuance of the E.C. 028 of 2014.											
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	FINANCIAL SUPERI	NTENDE		OMBIA		Dorro 47			
purposes o the compar contradictio	only. No representation is made as to the accura ny does not assume any liability based upon on arise between the Spanish and English version	icy of th it. Shou	is document a Ild any doubt	and or		Page 47			
and/or voting	FINANCIAL SUPERINTENDENCE OF COLOMBIA         Prest         this translation from the original Spanish version is provided for convenience urposes ont assume any liability based upon it. Should any doubt or ontradiction arise between the Spanish and English versions, the Spanish version hall provati.       Prest         14. Any relevant conflict-of-interest situations, understood as those that would force the affected to refrain from attending a me nd/or voting, involving the members of the Board of Directors and remaining managers, are featured in the public information the oproration posts every year on its web alle.         21.4. Measure Implementation       YES       NO       NA         VESS. Briefly Indicate: The Corporation published through the mechanisms established by the market and on its website, the decisions of the General Assembly of Shareholders regarding conflicts of interest disclosed during 2022.         NO. Explain:       NA       Explain:         NA. Describe the regulations that prevent the adoption of the recommendation:       Implementation Date         1.5. For these purposes, the definition of Related Party that the corporation applies is consistent with the International Account tandard No. 24 (NS 24).         VES. Briefly Indicate: For preparing the financial statements and their disclosure notes referring to operations with linked paries. [FKS 24 is applied pursuant to which the following shall be disclosed: (a) the amount of the transaction; (b) the amount of pendig balances, including commitments, their terms and condition, guarantees, as well as the nature of the consideration fixed for its contexter and condition. Sustain the period regarding uncollectable d								
	21.4. Measure Implementation	YES	S X	NO		NA			
	on its website, the decisions of the General Asser	l through nbly of S	the mechanis hareholders re	ms establ garding c	lished by the conflicts of inf	market and terest			
	NO. Explain:								
	Implementation Date	Oct	ober 28 <sup>th</sup> , 202	2.					
	Modification Date								
FINANCIAL SUPERINTENDENCE OF COLOMBIA         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.         21.4. Any relevant conflict-of-interest situations, understood as those that would force the affected to refrain from attending a m andor volting, involving the members of the Board of Directors and remaining managers, are featured in the public information the corporation posts every year on its web site.         21.4. Measure implementation       YES       NO       NA         VES. Briefly Indicate: The Corporation published through the mechanisms established by the market and on its website, the decisions of the General Assembly of Shareholders regarding conflicts of interest disclosed during 2022.       NO. Explain:         NA. Describe the regulations that prevent the adoption of the recommendation:       Implementation Date       October 28 <sup>th</sup> , 2022.         Modification Date       October 28 <sup>th</sup> , 2022.       NA       Implementation         YES. Briefly Indicate: For preparing the financial statements and their discloser; (a) the amount of pending balances, including commitments, their terms and conditions.       NA         21.5. For these purposes, the definition of Related Party that the corporation applies is consistent with the International Acco Standard No. 24 (US 24).       NA       Implementation         YES. Eriefly Indicate: For preparing the financ				he International Accounting					
	21.5. Measure Implementation	YES	S X	NO		NA			
	operations with linked parties, IFRS 24 is applied amount of the transactions; (b) the amount of p- conditions, guarantees, as well as the nature of debts of doubtful collection regarding amounts expenses during the period regarding uncollecta parties.	pursuan ending b the cons include	t to which the alances, inclue ideration fixed ed in pending	following ding com for its lic balance	shall be disc mitments, th juidation; (c) s and (d) a	closed: (a) the eir terms and estimates for acknowledged			
NO. Explain:									
		adoption	n of the						
	Implementation Date	30, and ado	2014 date of complemente ption of the Int	issuance d in year	of the E.C. 2015 as the	028 of 2014 e result of the			
	Modification Date								

Measure No. 22. Related-Party Transactions.

dp188142_6	k.htm 09218_00001/DP188142	2_6K	02/	01/2023 09:	15 AM				50 of 79
	FINANCIAL SUPERINT	ENDE	ENCE	E OF COL	OMBIA				Daga 40
purposes of the compan	ation from the original Spanish version is provi nly. No representation is made as to the accuracy by does not assume any liability based upon it. on arise between the Spanish and English versions l.	of th Shou	is de uld a	ocument a ny doubt	and or				Page 48
	rporation has a policy that specifies the concrete proc including any pending balances, and the relationshi gulations.								
	22.1. Measure Implementation	YE	S	x	NO		]	NA	
	YES. Briefly Indicate: The corporation has establish between linked economic parties to perform the reg principles within the term of their occurrence in such for assessing the effect of such operations within the Likewise, pursuant to the Reference Framework to Governance, there are specific guidelines regardin authorized as a financial conglomerate, the compar consults of the Superintendency of Finance NO. Explain:	istrati h a m e eco for In ng op	on o anne nom istitut	f such trar er to have ic and adn tional Rela ions with	nsactions accurate ninistrativ ations ar linked pa	subject and up ve situat nd its C arties. S	to the dated in ion of G ode of Similarly	accounting nformation, Grupo Aval. Corporate v, by being	
	NA. Describe the regulations that prevent the add recommendation:	optior	n of t	he					
	Implementation Date			nendation 4 date of is					
	Modification Date								
22.2. The co	rporation's policy on related-party transactions address	ses th	ie ma	atters ment	tioned on	Recom	mendat	tion 22.2.	
	22.2. Measure Implementation	YE	S	X	NO		]	NA	
	<b>YES. Briefly Indicate</b> The Company incorporated in the criteria of operations with related parties that are						tutional	operations	
	NO. Explain:								
	NA. Describe the regulations that prevent the add recommendation:	option	n of t	he					
	Implementation Date			oth as	<u></u>				
		De	cem	ber 9 <sup>th</sup> , 20	20				
	Modification Date								

dp188142_6k.htm	09218_00	01/DP188142_6K 02/01/2023 09:15 AM 51 of 79
	FINANCIAL	SUPERINTENDENCE OF COLOMBIA
purposes only. No repres the company does not a	sentation is made as to the sentation is made as to the sentence any liability bases	Page 49 e accuracy of this document and d upon it. Should any doubt or sh versions, the Spanish version
recurrent and pertain to the conditions are fully standard	e ordinary course of busine ardized, are applied massiv	s does not need to authorize explicitly the related-party transactions if they are is, and performed by virtue of contracts of adhesion or master agreements, whose ely, and carried out at market prices that have been set, on a general basis, by ndividual amount of which is not relevant to the corporation.
Measure Im	olementation	YES X NO NA
Organization represent po interests that	according to its activities a possible conflicts of interest t generate the need for ap	Framework of Institutional Relations states that each entity of the nd business, shall identify the situations representing or that could s. Likewise, they describe some possible situations of conflict of olying the mechanisms established for such purpose. The referred t by recommendation 22.3.
NO. Explain		
NA. Describ recommend	e the regulations that pre ation:	vent the adoption of the
Implementa	tion Date	Implemented in 2015 adopting the recommendation proposed by the Code of Best Practices.
Modification	Date	

### Measure No. 23. Compensation of Members of the Board of Directors

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

23.1. Measure Implementation	YES	X	NO		NA					
<b>YES. Briefly Indicate:</b> 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	Implem	nented in 20	)15 adop	ting the re	commendation					
		ed by the Co								
Modification Date										

dp188142_6	ok.htm 09218_00001/DP1881	142_6K 02	2/01/2023 09:1	15 AM			52 of 79			
	FINANCIAL SUPERIN	ITENDENG	CE OF COLC	OMBIA			D 50			
purposes o the compar	lation from the original Spanish version is pro only. No representation is made as to the accurac ny does not assume any liability based upon it on arise between the Spanish and English version il.	cy of this t. Should	document a any doubt	nd or			Page 50			
compensation the corporat	corporation adopts any variable compensation system on policy sets limits to the amounts that may be distr tion's profits or other management indicators by the c ttory Auditor in his report, which could lessen the term	ibuted to t losing of th	he Board of ne term asse	Director ssed, wl	s. If the v	ariable componer/	nt is related to			
	23.2. Measure Implementation	YES	X	NO		NA				
	<b>YES. Briefly Indicate:</b> In accordance with the Bo approved by the General Shareholders' Meeting, the variable components and it is clear that the referre amount that the Board of Directors can be retribute	he remune d policy es	ration compo	onents c	of the Boa	ard do not include				
	NO. Explain									
	NA. Describe the regulations that prevent the adoption of the recommendation:									
	Implementation Date	Septer	nber 30th 20	14						
	Modification Date	- opto		••						
	proprietary and independent members of the Board k options or from a variable compensation linked to a 23.3. Measure Implementation					m compensation	schemes that			
	<b>YES. Briefly Indicate:</b> The corporation has a public Directors, approved by the General Shareholders body. The referred policy does not include variable	Meeting id	entifying all t	nd rem he retrib	uneration oution co	n of the Board of mponents of such				
	NO. Explain:									
	NA. Describe the regulations that prevent the ac recommendation:	doption of	f the							
	Implementation Date		nented in 20 sed by the Co			recommendation ices.				
	Modification Date									

dp188142_6	c.htm 09218_00001/DP1881	42_6K	02/0	1/2023 09:1	5 AM			53 of 79			
	FINANCIAL SUPERIN	TEND	ENCE	OF COLO	MBIA			Daga 51			
purposes or the compan	ntion from the original Spanish version is pro nly. No representation is made as to the accurac by does not assume any liability based upon it n arise between the Spanish and English version	y of th . Sho	nis do uld ai	cument an ny doubt d	d or			Page 51			
<b>23.4.</b> Within t Board of Dire	the compensation policy, for every term assessed, the compensation all the compensation elements authors, including all the compensation elements authors.	e Gen orized.	eral A	ssembly of	Shareh	olders approv	ves a maximur	n cost for the			
	23.4. Measure Implementation	YE	S	X	NO		NA				
	YES. Briefly Indicate: The corporation has a policy of appointment and remuneration of the Board of Directors, approved by the General Shareholders Meeting identifying all the retribution components of such body. The referred policy does not include variable components. Pursuant to such policy the amount of fixed fees approved by the Meeting, applied to the total number of meetings of the Board of Directors or Support Committees that each member attends to, shall constitute the maximum cost of the Board of Directors and the sole retribution component approved for such body.										
	NO. Explain:										
	NA. Describe the regulations that prevent the ac recommendation:	loptio	n of tl	ne							
	Implementation Date					oting the reco est Practices.	ommendation				
	Modification Date										
compensatio	hareholders know the complete actual cost of the n elements awarded to the Board members plus web site, itemized and detailed as the Board approv	any s									
	23.5. Measure Implementation	YE	S	X	NO		NA				
<b>YES. Briefly Indicate:</b> To the extent that there are no retribution components different from the amount of fees paid for attendance to the Meetings, the Shareholders are aware of the fact that the total cost of remuneration of the Board of Directors is limited to the multiple of the fees approved per session, times the number of meetings that were effectively attended by each Director. Pursuant to article 446 of the Commerce Code, the fees paid to the Board of Directors are reported to the Meeting and are included in the financial statements as part of the item "Administrative Expenses - Fees."											
	NO. Explain										
	NA. Describe the regulations that prevent the adoption of the recommendation:										
		-					<b>•</b> • •				
	Implementation Date					ented prior to of the E.C. 02	o September 8 of 2014.				
	Modification Date										

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Measure No. 24. President and Senior Management of the O	Company									
<b>24.1.</b> The corporation's governance model creates an effect (represented by the Board of Directors) and the ordinary cour President of the corporation).										
24.1. Measure Implementation	YES	X	NO		NA					
<ul> <li>YES. Briefly Indicate: The Reference Framework the organizational architecture of governance and the key management positions of Grupo Aval and the entities, principal executives, personnel in charge the objectives and strategies of the Organization that in their capacity as maximum administration policies of the Organization, as well as monit Management and for establishing the governance Committees, management and organizational policies by the Senior Management and acting a Shareholders Meetings as required.</li> <li>NO. Explain:</li> </ul>	d control. Re d its Subordin harge of the a e of conceivin h. On their pa ve bodies, th oring and as the and control development s liaison betw	garding senic ate entities a reas of contr g, executing rt, regarding ey are resp sessing the architecture policies o, een the Seni	or manag re integra ol, risk a and carr Boards c onsible f tasks pe directly overseeil	ement, it p ated by the nd auditing ying out th of Directors or guiding erformed b or through ng complia	points out that Presidents of g, responsible e follow-up of s, it points out the strategic by the Senior their Support ance of such					
Implementation Date	30, 201 and con impleme	4 date of iss nplemented	suance c in year :	of the E.C. 2015 as a	o September 028 of 2014 result of the ations of the					
Modification Date										
<b>24.2.</b> In general, the policy of the Board of Directors consists team, thereby focusing its activities on the overall strategy, sup-					s to the senior n	nanagement				

09218\_00001/DP188142\_6K 02/01/2023 09:15 AM

54 of 79

dp188142\_6k.htm

24.2. Measure Implementation	YES	X	NO		NA			
<b>YES. Briefly Indicate:</b> 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 governance and control architecture as well as the main policies for risk management and organizational development, overseeing their for compliance by the Senior Management and all the organization, acting as liaison between the Senior Management and the General Shareholders Meetings when required. Likewise it also points out that in the events where it results 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 and guidelines or requests for information promoting 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 entities of the Corporation 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 prevent the add recommendation:	ption of	the						
Implementation Date	Ation Date Recommendation implemented prior to Sep 30, 2014 date of issuance of the E.C. 028 and complemented in year 2015 as a result implementation of some recommendations New Country Code.							
Modification Date								

representation of the corporation.

NA. Describe the regulations that prevent the adoption of the

NO. Explain:

recommendation:

Implementation Date

**Modification Date** 

#### FINANCIAL SUPERINTENDENCE OF COLOMBIA

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

	24.3. Measure Implementation	YES		NO	X	NA
	YES. Briefly Indicate					
	NA. Describe the regulations that prevent the ac recommendation:	loption o	f the			
	Implementation Date	Does	Not Apply			
	Modification Date					
YES. Briefly Indicate         NO. Explain: Members of the Senior Management are identified, assessed and appointed directly by the President of the corporation. The Corporation shall consider the possibility of fully implementing recommendation 24.3 in a subsequent period.         NA. Describe the regulations that prevent the adoption of the recommendation:         Implementation Date       Does Not Apply		of the senior management.				
	representative and has two alternates. The pow absence of the former are limited to 20,000 monthly of such amount, corresponds to the Board of Direc The positions of alternate legal representatives	ers of the y minimum tors or to shall be	e President legal salar the General performed	and its a ies. Any a Shareho by two	alternates ict or agree lders as the members	in an eventual ment in excess e case may be. of the Senior

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

55 of 79

Page 53

dp188142_6k	htm 09218_00001/DP1881	42_6K	02	/01/202	3 09:1	5 AM				56 of 79
	FINANCIAL SUPERIN	TEND	ENC	E OF (	COLO	MBIA				Page 54
purposes or the compan	tion from the original Spanish version is pro ly. No representation is made as to the accurac y does not assume any liability based upon it n arise between the Spanish and English version	y of th . Sho	his c uld	locum any de	ent ar oubt (	nd or				
	ard of Directors, through the Nomination and Compe assessment of the President of the corporation, a									
	24.5. Measure Implementation	YE	S			NO	X		NA	]
	YES. Briefly Indicate:									
	<b>NO. Explain:</b> The Corporation shall consider the p in a subsequent period.	ossibil	lity c	f fully i	mplen	nenting	the re-	comme	endation 24.5	5
	NA. Describe the regulations that prevent the ac recommendation:	loptio	n of	the						
	Implementation Date	Do	es N	ot App	ly					1
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**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	X	NA				
YES. Briefly Indicate									
<b>NO. Explain:</b> The Corporation shall consider the p subsequent period.	ossibility	of implem	enting	recommendation	24.6	in a			
NA. Describe the regulations that prevent the adoption of the recommendation:									
Implementation Date	Does N	ot Apply							
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.

dp188142_	_6k.htm 09218_00001	DP188142_6K 02/01/2023 09:15 AM	57 of 79
	FINANCIAL SU	PERINTENDENCE OF COLOMBIA	
purposes the compa	slation from the original Spanish version only. No representation is made as to the a any does not assume any liability based tion arise between the Spanish and English ail.	ccuracy of this document and upon it. Should any doubt or	Page 55
	24.7. Measure Implementation	YES NO X N	A
	YES. Briefly Indicate		
	<b>NO. Explain:</b> The Corporation shall consubsequent period.	ider the possibility of implementing the recommendation	n in a
	NA. Describe the regulations that prever recommendation:	t the adoption of the	
	Implementation Date	Does Not Apply	
	Modification Date		
IV.	CONTROL ARCHITECTURE		
25.1. The E		the existence of a solid environment of control within the tandards mentioned on Recommendation 25.1.	corporation, adapted
	25.1. Measure Implementation	YES X NO N	A
	of Directors "to oversee compliance of the part of such responsibility it carries out the matters relating to the control environmer system to the COSO 2013 ( <i>Integrated Fra</i> <i>Treadway Commission of 2013</i> ) and under carries out an annual assessment regard reported to the Audit Committee of the Cor to the nature, size, complexity and risks of t	orate Bylaw (Art. 25, Item 23), it is the responsibility of the internal control policies and procedures of the Corporatio follow-up through its support committees among other thi t. Additionally, the Corporation has adapted its internal <i>mework of the Committee of Sponsoring Organizations</i> r the supervision and with participation of its directive ing the effectiveness of internal control, whose progra- poration. The control environment of the Corporation is a me Corporation in the terms of the herein recommendation	on". As ings, to control of the staff, it ress is djusted
	NO. Explain:		
	NA. Describe the regulations that prever recommendation:	t the adoption of the	
	Implementation Date	Recommendation implemented prior to Sep 30, 2014 date of issuance of the E.C. 028 of and complemented in year 2015 as a result implementation of some recommendations Code of Best Practices	of 2014 of the

dp188142_6	k.htm 09218_00	001/DP188142_6K 0	2/01/2023 09:	15 AM			58 of 79	
	FINANCIAL	SUPERINTENDEN	CE OF COLO	OMBIA			Daga 56	
purposes of the compar	ation from the original Spanish vers nly. No representation is made as to th ny does not assume any liability bas n arise between the Spanish and Engl l.	ne accuracy of this ad upon it. Should	document a any doubt	nd or			Page 56	
Architecture conglomerate	case of conglomerates, the Board of D covering all the subordinate companies. I e and define clear reporting lines. All this pertinent control mechanisms.	will establish respor	sibilities for t	he relate	d policies a	and guidelines thr	roughout the	
	25.2. Measure Implementation	YES	X	NO		NA		
	<b>YES. Briefly Indicate:</b> As part of the er formal control environment covering th Directors of Grupo Aval Acciones y V <i>Management</i> . Likewise, it has approved over Grupo Aval and its subordinate ent	e scope of Grupo <i>A</i> alores S.A. has app <i>Corporate Policies</i> a	Aval and its proved the <i>F</i>	subordina ramewori	ate entities k Policy fo	, the Board of r Integral Risk		
	NO. Explain:							
	NA. Describe the regulations that prevent the adoption of the recommendation:							
	Implementation Date	tion 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							
	Risk Management	nsider the nurnoses	mentioned o	n Recom	mendation	26.1		
	26.1. Measure Implementation	YES	X	NO		NA		
	<b>YES. Briefly Indicate:</b> The Board of Di <i>Risk Management.</i> The guidelines and Aval as well as to each of its subordinate	principles enshrined	under the re	eferred P	olicy apply			
	As part of the specific objectives, the a among other things, those referred to ur			Risk Ma	anagement	of establishes		
	NO. Explain:							
	NA. Describe the regulations that pre recommendation:	vent the adoption o	f the					

	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	

dp188142_6k.h	ntm 09218_00001	1/DP188142_6K	02/01/2023 09:1	5 AM			59 of 79
	FINANCIAL S	UPERINTEND		MBIA			Page 57
purposes only the company	on from the original Spanish version y. No representation is made as to the does not assume any liability based arise between the Spanish and English	accuracy of th upon it. Shou	nis document a uld any doubt	nd or			Fage 37
26.2. The corp exposed.	oration has a map of risks, understood as	a tool to identi	ify and monitor t	he financi	ial and no	on-financial risks t	o which it is
2	26.2. Measure Implementation	YE	s x	NO		NA	
a r r	<b>YES. Briefly Indicate:</b> The Corporation h and non-financial risks that have an inc managing the same. Under the principle of matrixes and their compliance and effect Management of the Corporation and report	idence over its of self-control, t iveness are as	s activities and he pertinent are sessed as part	establish as draft tl	i applicat	ole controls for risk and control	
1	NO. Explain:						
	NA. Describe the regulations that prever recommendation:	nt the adoption	n of the				
1	mplementation Date	30, and imp	commendation 2014 date of is d complemented blementation of de of Best Practi	suance o l in year some re	of the E.0 2015 as	C. 028 of 2014 a result of the	
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**26.3.** The Board of Directors is responsible for defining a risk management policy, and for setting maximum limits of exposure for each risk identified.

26.3. Measure Implementation	YES	X	NO		NA		
<b>YES. Briefly Indicate:</b> 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.							
NA. Describe the regulations that prevent the adoption of the recommendation:							
Implementation Date	30, 20 <sup>2</sup> and co implem	14 date of is mplemented	ssuance I in year some r	of the E.C 2015 as a	to September . 028 of 2014 a result of the ations of the		
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		FINANCIAL SUPERINTER	NDEI	NCE OF (	COLON	IBIA				D 50
purposes or the compan	nly. No representatio y does not assume n arise between the	nal Spanish version is providen n is made as to the accuracy of any liability based upon it. So Spanish and English versions,	f thi: houl	s docum Id any de	ent an oubt o	d or				Page 58
		vs about, and supervises periodic tive and follow-up actions in case			oration	i's actu	ial expo	sure to	the maxim	um risk limits
	26.4. Measure Imple	ementation	YES	X		NO		]	NA	
	Management, the E management has im effective coordinatio take the measures to capacity as support and its improvement occurred, their level process remediation the Audit Committee Likewise, the Board relation to the compar	te: Pursuant to what is established loard of Directors knows and a plemented an adequate policy for and communication with those hey see fit, among other things. committee of the Board of Directo it, is periodically informed about of impact and criticality, allowing or improvement instructions for the may issue reports for the Board of Directors created the Risk C iny's risks.	appro resp Like ors fo t the g the se Se l of [	eves police e integral poonsible f wise, the or the dec e risk situ em to pro- prior Mana Directors	cies reg manag or risk Audit ision-m uation opose agemel regardi	garding gement Comm naking of the correct nt for th ing ma	g risks, of risks gement, ittee of inherent Corpor ive actione cases tters de	ensures and er allowin Grupo A to intern ration, th ons or g s cited. In emed as	s that the nsures the g them to Aval, in its nal control he events generating n addition, s relevant.	
	NO. Explain:									
	NA. Describe the re recommendation:	gulations that prevent the adop	tion	of the						
Implementation DateRecommendation implemented prior to Septemb30, 2014 date of issuance of the E.C. 028 of 20and complemented in year 2015 as a result of timplementation of some recommendations of tNew Country Code.						8 of 2014 sult of the				
	Modification Date									
the risks; the	erefore, it must identi	policy framework, the senior man fy, assess, estimate, control, mon sks is coherent with the risk strateq	nitor,	and rep	ort the	m. In	doing so	o, it defi	ines metho	dologies and
	26.5. Measure Imple	ementation	YES	X		NO		]	NA	
	shall structure its du defense, namely, ta independent risk ma each of the areas or the public and with o first instance for id- products, activities, p line of defense shall tasks efficiently. Li responsibilities, over control, improvement	e: Pursuant to the <i>Framework Pol.</i> uties and responsibilities before i king into consideration (i) the nagement, and (iii) an independe coworkers within the Subordinate irect contact with clients). This me entifying, assessing, managing, processes and systems for which know their activities and process kewise, pursuant to the Polic see the application of the policies t plans and reports.	its ris man ent ro e Enti eans mon they ses a cy, th	sks, follo agement eview. Th ities mana that such itoring ar are resp nd have he Senic	wing the per be aging the aging the	ne sch Jusines Jine of he bus s or cov orting e. Thos nt resc nagem	eme of s line, iness (i. workers the risk se formin ources for ent sha	the three (ii) a fi e is con e. activit are resp s inhere ng part o pr perfor all, amo	e lines of unction of pprised by ies before bonsible in ent to the of this first ming their ong other	
	NO. Explain:									
	NA. Describe the re recommendation:	gulations that prevent the adop	tion	of the						
	Implementation Dat		30, 2 and imple	2014 date complem	e of iss iented in of s	suance in yea	of the r 2015	E.C. 02 as a res	September 8 of 2014 sult of the ns of the	
	Modification Date									

dp188142_6k	htm 09218_00001/DP1	88142_6K	02/01/2023 09	9:15 AM			61 of 79
	FINANCIAL SUPER	RINTENDE		OMBIA			Page 59
purposes on the company	tion from the original Spanish version is p nly. No representation is made as to the accu y does not assume any liability based upon n arise between the Spanish and English vers	racy of thi n it. Shou	is document Id any doub	and ot or			r ago oo
shall prevail.			•				
	rporation has la policy to delegate risks approve actly at each of its levels.	ed by the I	Board of Dire	ctors. It e	stablishes	the limits of risk	that may be
	26.6. Measure Implementation	YES	S X	NO		NA	
	<b>YES. Briefly Indicate:</b> Pursuant to the governal Risk Management, the Board of Directors of eau (depending on the regulation in force wherein main policies for risk management. Such policie all types of risks and the manner in which the Audit Committee of each Entity knows and per the maximum risk limits defined and proposes c Senior Management is the owner of the pridentifying, assessing, measuring, controlling, and ensuring that risk management is consister risks. Without prejudice to the role of Grupo Avais directly responsible for managing its risks and establishes that the Senior Management of the levels and duties in charge of the directive and risk management system of each entity shares the risk management system of the system of each entity shares the risk management system of each entity shares the	ch entity of the Grupo s shall esta exposure to iodically su orrective an occesses a monitoring nt with the al in its capa d those of e Entities managing to managed of	the Organiza Aval operate ablish the para to the latter s upervises the nd follow-up a and responsil and responsil and reportin strategy and acity as parer its affiliates a shall have a podies and ot directly by ead	ation and/o es) is resp ameters a hould be effective of actions in to be for ri- g the risk the polici of compar- nd subsid policy of her areas ch level of	or the Senic ponsible for nd guideling managed. exposure of the case of sk manage is, defining ies establis by, each Sul iaries. Like delegation regarding r f the Entity.	or Management r approving the es applicable to On its part, the f the Entities to deviations. The ement, namely, methodologies hed per type of bordinate Entity wise, the Policy by hierarchical isks, reason for The policies of	

regarding the occurrence of possible events.
NO. Explain:

NA. Describe the regulations that prevent the adoption of the recommendation:

	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	

assigned to I delegate coworkers for managing such risks as a function of their relevance and magnitude

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

26.7. Measure Implementation YES	Х	NO		NA	
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**YES. Briefly Indicate:** The objectives of the Corporation regarding risk management at consolidated level are aligned with what is set forth under the herein recommendation and form part of the work plans of the Corporation with respect to risks, oriented towards achieving that the consolidated management of the same contributes to the cohesion and control of the institutions forming part of the conglomerate. In such sense, the parent company through its Risk Management Vice Presidency issues general guidelines, among others, regarding credit risk, operational risks, money-laundering risks and financing of terrorism and carries out the follow-up to the situation of its Subordinates with respect to market risks and liquidity. The foregoing without prejudice of the duty of subordinate entities of implementing their own processes and establishing the limits and other specific conditions according to their own characteristics and government. The care and assessment of these risks are reported to the parent company, in charge of monitoring and coordinating action plans and adoption of best practices when appropriate. The responsibilities and monitoring of risk matrixes and the control and implementation of inprovement plans among others, although in charge of each subordinate entity, seek their standard application throughout the organization. Nevertheless, without prejudice to the foregoing, the management Vice Presidency of the Corporation with the purpose of revising, and when required, updating existing policies, as well as establishing policies for those risks for which there are no formal procedures for providing formal procedures for implementing the guidelines set forth by the parent company. Likewise, the company's Risk Committee fulfills the functions established by the Superintendency of Finance regarding the Conglomerate's Risk Management Framework.

NO. Explain:

NA. Describe the regulations that prevent the adoption of the recommendation:

	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	

dp188142_6k	.htm 09218_00001/DP1881	42_6K	02/0	)1/2023 09:1	I5 AM			62 of 79
	FINANCIAL SUPERIN	TEND	ENCE	OF COLC	MBIA			Daga 60
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<b>26.8.</b> If the co Risk Officer). conglomerate	prporation has a complex and diverse structure for b In the case of companies integrated in control conf at large.	ousines iguratic	ss and ons ar	l transactio nd/or busin	ns, ther ess grou	e is a risk m ıps, the incu	anagement post ( Imbent has faculti	CRO Chief es over the
	26.8. Measure Implementation	YE	S	x	NO		ΝΑ	
	YES. Briefly Indicate: There is a Senior Vice Pre the Conglomerate level oriented towards comp Management at a consolidated level. Additionally, the Framework Policy for Integral Risk Corporate Risk and Compliance acting as the Chie the different risk management policies adopted by	olying Mana f Risk	with geme Office	the corpo nt mention or defines the	rate obj s that th	jectives for le Senior Vic	Integral Risk	
	NO. Explain:							
	NA. Describe the regulations that prevent the ac recommendation:	doptio	n of t	he				
	Implementation Date	Re 30.	comm , 2014	nendation date of iss	impleme suance o	ented prior of the E.C. 0	to September 28 of 2014.	
	Modification Date							
Measure No.	27. Activities regarding Control							
<b>27.1.</b> The Bo and its compl	ard of Directors is responsible for ensuring that the exity, and coherent with the risk management in for	ere is a ce.	an ade	equate inte	rnal cor	ntrol system,	, adjusted to the o	corporation
	27.1. Measure Implementation	YE	S	x	NO		ΝΑ	
	<b>YES. Briefly Indicate</b> : Pursuant to the Bylaws of Directors is to oversee due compliance of intern Likewise, as support committee of the Board of D provide support to the Board of Directors in decision supervising the company's internal control struct reasonably protect the assets of the Corporation determining the sufficiency of internal control (Art. 2) annual activities and the work timetable proposed by reports to the Audit Committee about internal result.	nal cor pirectors on-mak ture fo and co 28). Fo oy the l	ntrol p s, the ing re or esta consta or such Interna	oolicies an Audit Con garding inf ablishing v antly asses n purpose, al Audit of	d proce nmittee, ernal co whether ss the p the Aud the Corp	dures of the as part of it ontrol and its the procedu- procedures e it Committee poration, whi	e Corporation. ts duties, shall improvement, ures designed established for e approves the ich 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 Board of Directors in compliance with the risk management of Aval Financial Conglomerate.

NO. Explain:

NA. Describe the regulations that prevent the adoption of the recommendation:

	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	

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#### FINANCIAL SUPERINTENDENCE OF COLOMBIA

63 of 79

Page 61

rticipate in

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

	he same explanations of Recommendation 27.1.
NO. Explain:	
NA. Describe the regulations that pr recommendation:	event the adoption of the
Implementation Date	Recommendation implemented prior to Se
	30, 2014 date of issuance of the E.C. 028
	and complemented in year 2015 as a resu implementation of some recommendations Code of Best Practices.

## 27.3. Measure Implementation YES X NO NA

Risk Management. On the subject matter, such pol Organization should foster self-control, understoo processes, considering control, fields of action and thus ensuring that controls for mitigating risks to implemented and documented. During the develop processes (including the Senior Management) a responsibilities, of identifying, assessing, measurin methodologies and ensuring that the risk manage Conduct applicable to Grupo Aval includes Se principles and values defining that the staff of C	rinciples established in the Framework Policy for Integral icy establishes that the Risks Management System of the d as the capacity of individuals participating in different d decision making as inherent part of their responsibilities which the entities of the Organization are exposed, are ment of such principle, those participating in the different are responsible, as defined in the matrix of roles and g, controlling, monitoring and reporting the risks, defining gement is consistent. Likewise, the Code of Ethics and If-control and Self-Regulation as part of its corporate Grupo Aval shall apply Self-Control and Self-Regulation cting, monitoring and defining the different risks that the th clarity so they are useful.
NO. Explain:	
NA. Describe the regulations that prevent the a recommendation:	doption of the
Implementation Data	Recommendation implemented prior to September

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	

dp188142_6	K.htm 09218_00001/L	P188142_6K 02/01/2023 09:15 AM	64 of 79
	FINANCIAL SUI	ERINTENDENCE OF COLOMBIA	
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Measure No	. 28. Information and Communication		
<b>28.1</b> . Within and about th	the corporation, there is top-down and horizon e limits of exposure approved, so that the staff	al communication about the culture, philosophy, and at large regards the risks and control activities within	policies concerning risk, their functions.
	28.1. Measure Implementation:	YES X NO	NA
	some of the principles applicable to risk mar that the entities forming part of the Congl policies downwards and horizontally (cor development of such principle, the entities effective reporting mechanisms upwards (to	ly cooperation, coordination and exchange of inform agement of the Organization. In this respect, the po- pomerate shall communicate the culture, philosoph trol environment). Pursuant to the Policy and of forming part of the Organization shall seek the gen vards the Board of Directors and Senior Management.	licies state y and risk during the neration of
	NA. Describe the regulations that prevent recommendation:	the adoption of the	
	Implementation Date	Recommendation implemented prior to 3 30, 2014 date of issuance of the E.C. 02 and complemented in year 2015 as a re implementation of some recommendation Code of Best Practices.	28 of 2014 sult of the
	Modification Date		
<b>28.2.</b> Within managemen control.	t) reliable, clear, and complete, which provide	anism to report information (toward the Board of I s support and permits an informed decision-making	g, risk management, and
	28.2. Measure Implementation	YES X NO	NA
	Management, the Audit Committee and the Board, overseeing compliance of internal co	as an information reporting mechanism towards f Risk Committee, which acts as a Support Commi trol of the Corporation, allowing such Committee to arried out by the Corporation for risk management a	ttee of the assess, as
	NO. Explain:		
	NA. Describe the regulations that prevent recommendation:	the adoption of the	
	Implementation Date	Recommendation implemented prior to 3 30, 2014 date of issuance of the E.C. 02 and complemented in year 2015 as a re implementation of some recommendation New Country Code.	28 of 2014 sult of the

dp188142_6	k.htm 09218_00001/l	DP188142_6K 0	2/01/2023 09:	15 AM			65 of 79
	FINANCIAL SU	PERINTENDEN	CE OF COL	OMBIA			
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-	rporation's mechanisms for communication an	nd report of inforr	nation:				
i. Allow the s controls.	senior management to engage the corporation	as a whole, high	nlighting its re	esponsibil	ity in risk ma	inagement and	l the setup of
ii. Enable th individual co	e corporation's personnel to understand their ntribution in connection with the work of others	r role in risk ma s.	nagement a	nd the id	entification o	of controls, as	well as their
	28.3. Measure Implementation:	YES	X	NO		NA	
	<b>YES. Briefly Indicate:</b> The policies and pro Instructions which are of mandatory complia clearly defined within the policies and the Intranet, which is the tool through which train the main risks that have an incidence over the	ance. Roles and same are docu ning sessions an	responsibilitio umented and d virtual asso	es of eacl availabl essments	n actor of the e for consul are carried o	e process are Itation in the	
	NO. Explain:						
	NA. Describe the regulations that prevent recommendation:	t the adoption o	f the				
	Implementation Date	30, 20 and c impler	014 date of omplemente	issuance d in year some r	of the E.C. 2015 as a	o September 028 of 2014 result of the tions of the	
	Modification Date		-				
or unethical	are internal anonymous-tip systems or "whistl behaviors, or those that may contravene the eport on these claims.						
	28.4. Measure Implementation:	YES	x	NO		NA	
	<b>YES. Briefly Indicate:</b> The corporation I anonymously about events that they feel d and third parties has been established th complaints by them. Such reports are analyz on inappropriate behaviors. These matters Corporate Affairs Committee in its capacity a	eserve to be rep arough the web zed and may can are reported pe	oorted. Likew page of Gr use investiga riodically and	vise, an e upo Aval itions by t d in a co	thical hotline for receivin he areas of nsolidated m	e for vendors ng reports or internal audit	
	NO. Explain:						
	NA. Describe the regulations that prevent recommendation:	t the adoption o	f the				
	Implementation Date					o September	
			14 date of is				
	Modification Date						

dp188142_6k	t.htm 09218_00001/DP18814	2_6K 0	2/01/2023 09	:15 AM			66 of 79
	FINANCIAL SUPERINT		CE OF COL	OMBIA			Daria 64
purposes or the compan	tion from the original Spanish version is prov nly. No representation is made as to the accuracy y does not assume any liability based upon it. n arise between the Spanish and English versions	of this Should	document any doub	and t or			Page 64
Measure 29.	Supervision of Control Architecture						
	ard of Directors, through the Audit Committee, is responded to a committee, is responded to a committee, is responded to a committee to a committee the committee to a committee to a committee the committee to a committee to a committee the committee to a committee the committee to a committee to a committee the committee to a committee to a committee the committee to a committee t	onsible fo	or overseein	g the effe	ectiveness o	f the different co	mponents of
	29.1. Measure Implementation	YES	X	NO		NA	
	<b>YES. Briefly Indicate:</b> Pursuant to the Bylaws of the Audit Committee of the Corporation is supervising to purpose of establishing whether the procedures Corporation," "5. Constantly assess the procedures and "10. Discussing the risk management policies with internal control of the Corporation, specifically the analyzing and approving its annual work plan on regarding internal control. Likewise, it supervises the	he struct s design establish rith the N rough th carryin	ure of intern ned, reason ed to asses lanagemen e assessme g out the f	nal contro nably pr s the suff t." The A ent of the follow- up	ol of the con otect the a ficiency of in udit Commit work of the o of its period	npany with the assets of the ternal control." tee supervises Internal Audit, iodical reports	
	NO. Explain:						
	NA. Describe the regulations that prevent the add recommendation:	option o	f the				
	Implementation Date:				ented prior of the E.C. 0	to September 28 of 2014.	
	Modification Date:						
the cooperation	poration's monitoring activities, aimed at confirming t on of the internal audit functions and of the Statuto company's financial information.						
	29.2. Measure Implementation:	YES	X	NO		NA	
	<b>YES. Briefly Indicate:</b> The corporation has an Interwith the purpose of providing assurances about Corporation, at levels of processing, reports (includin charge of providing support to the Audit Committee verifying compliance of the policies and procedures implementation originating in the findings of the ausupervision. It reports periodically to the Audit Comminas the Statutory Auditor in charge of determining the relevant internal control assessment for generation.	the effe ng financ on inter s establis udit, of t mittee at s sound	ectiveness of cial reports) nal control a shed. It per he statutory pout the stat ness of fina	of the C and com assessme forms the auditor auditor auditor ancial info	ontrol Archi pliance. This ent of the Co e follow-up c or entities ernal control rmation of G	tecture of the s is the area in orporation and of action plans of control and . In addition, it	
NO. Explain:							
NA. Describe the regulations that prevent the adoption of recommendation:			f the				
	Implementation Data	Pass	mondation	implant	optod prior	to September	
	Implementation Date	30, 20	14 date of is	ssuance	of the E.C. 0	28 of 2014.	
	Modification Date						

dp188142_6	k.htm 09218_00001/DI	P188142_6K	02/01/2023 09:1	5 AM			67 of 79
	FINANCIAL SUP	ERINTENDE		MBIA			Page 65
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<b>29.3.</b> The co duties, and s	prporation's internal audit function has bylaws hould comprise the issues included in Recomm	approved by endation 29.3	the Audit Com 3.	mittee.	They descri	ibe explicitly the	scope of its
	29.3. Measure Implementation	YES	X	NO		NA	
	<b>YES. Briefly Indicate:</b> The Internal Audit Ma Audit Committee contemplating among othe necessary for exercising its functions. ii. T processes. iii. The assessment and assur assessment of reporting mechanisms of h management by those who are responsible.	r aspects, the The assessm ance that the	e following: i. ent and assis e risks are b	The auto tance v eing co	onomy and vork of risk rrectly asse	independence management essed. iv. The	
	NO. Explain:						
	NA. Describe the regulations that prevent trecommendation:	the adoption	of the				
	Implementation Date		ommendation 2014 date of iss			to September 028 of 2014.	
	Modification Date						
	ead director of the internal audit remains pro e that has hired him, by being functionally depe					ement of the co	orporation or
	29.4. Measure Implementation	YES		NO	X	NA	
	YES. Briefly Explain:						

NA. Describe the regulations that prevent the adoption of the recommendation:
follow-up on the independence of its duty. Likewise, the independence and objectivity of the Internal Audit relating to the activities developed, is assessed by the Committee with the aim of verifying the inexistence of limitations impairing its adequate performance and verifying whether the scope of the work satisfies the control needs of the Company.
approval of the work plan submitted by the Internal Audit Management of the Corporation includes the
professional independence with respect to the Senior Management of the Corporation. The analysis and
and not of the Audit Committee. Without prejudice of the foregoing, it maintains a relationship of
<b>NO. Explain:</b> The Internal Audit Management functionally depends on the Presidency of the Corporation

Implementation Date	Does Not Apply
Modification Date	

dp188142_6k.h	tm 09218_00001/DP188142	2_6K	02/01/2023 09:15 AM	68 of 79
	FINANCIAL SUPERINT	END	ENCE OF COLOMBIA	D
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	pration's Board of Directors is responsible for appoint mittee. The market is informed of his dismissal or			dit upon the proposal
		YE	S X NO N	
v C	<b>YES. Briefly Indicate:</b> The Corporate Governance well as the removal of the Internal Auditor shall be the f the Audit Committee, in agreement with the corporation shall report the appointment of the International from such position through its web page.	ie res riteria	ponsibility of the Board of Directors upon p of personnel selection of the Corporatio	roposal on. The
٦	IO. Explain:			
	IA. Describe the regulations that prevent the add ecommendation:	optio	n of the	
h	mplementation Date		olemented in year 2015 to accep ommendation of the Code of Best Practices	
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<b>29.6.</b> The Statest statement about	utory Auditor of the corporation or conglomerate is It this capacity	s clea	arly independent of them. The respective	audit report makes a
2	9.6. Measure Implementation	YE	S X NO N	
t fi ti fi <i>f</i>	<b>YES. Briefly Indicate:</b> The responsibilities of the Auble Statutory Auditor/External Auditor. Statements of rom the Statutory Auditor and there are procedures the in Corporation for verifying that the profession adependence as Statutory Auditor/External Auditor (Inancial statements, the statutory auditor confirms accepted Auditing Regulations in Colombia, which exercise of its duty.	f inde in p nal s of the that	pendence of the Auditor are received peri- lace both in the firm of the Statutory Audito ervices that such firm renders do not af Corporation. Likewise, in the audit opinion its examination performed pursuant to Ge	odically ors and ffect its s about enerally
1	IO. Explain:			
	IA. Describe the regulations that prevent the add ecommendation:	optio	n of the	

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

dp188142_6	k.htm 09218	_00001/DP188142_6K	02/01/2023 09:1	5 AM		69 of 79
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<b>29.7.</b> If the othose that ar	corporation is the holding company o e offshore.	f a conglomerate, the	e Statutory Audi	tor is the s	same for all	the companies, including
	29.7. Measure Implementation:	YE	S X	NO		NA
	<b>YES. Briefly Indicate:</b> All subordin audited by the same Statutory Audit		ting the Financi	al Stateme	ents of Grup	o Aval, are
	NO. Explain:					
	NA. Describe the regulations that recommendation:	prevent the adoption	n of the			
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	prporation has a policy to appoint the second se			e Board of	Directors a	nd communicated to the
	29.8. Measure Implementation:	YE	S X	NO		NA
	<b>YES. Briefly Indicate:</b> The Corpor Company and published in its web p which include the provisions establ duration of the Statutory Auditor's C Directors, (1 year). The election of before the expiration of his term. Li Statutory Auditor takes into conside work teams and, when applicable, th	age, establishes the shed under recomme contract is established the Statutory Audito kewise, the aforemen ration his professiona	criteria for the ap endation 29.8. S I for the same to r can be extend tioned section e lism, experience	ppointment pecifically erm as the led indefin establishes	of the statut in numeral period of the itely or free that the ele	tory auditor, 2.3.1.1, the ne Board of ly removed ction of the
	NO. Explain:					
	NA. Describe the regulations that recommendation:	prevent the adoption	n of the			
	Implementation Date	30, and	commendation 2014 date of is complemented lementation of	ssuance o I in year 2	f the E.C. 0 2015 as a re	28 of 2014 esult of the
	Modification Date		de of Best Pract		commentatio	

dp188142_6k	.htm 09218_00001/DP1	88142_6K	02/01/2023 09	:15 AM		70 of 79
	FINANCIAL SUPER	RINTENDE	NCE OF COL	OMBIA		Page 6
purposes on the company	tion from the original Spanish version is ly. No representation is made as to the accu does not assume any liability based upon arise between the Spanish and English vers	racy of th n it. Shou	is document Ild any doub	and t or		0
to avoid exce	poration sets forth a maximum contract term with ssive proximity with such a firm and/or its teams it contract with any auditing firm, the maximum co	s, and to s	afeguard its in			
	29.9. Measure Implementation	YES	6 X	NO		NA
	YES. Briefly Explain:					
	The Statutory Auditing Professional Services Statutory Auditor of the Company, includes the Auditor every five (5) years.	Agreemer alternation	nt, entered int of individuals	o with th occupyir	ne audit firm ng the positio	າ that acts as ວn of Statutory
	Additionally, the statutory auditor and the Audit ( verifying the independence of the statutory audit professional services that are requested to the s	tor/externa	l auditor, inclu	ding the e		
	NO. Explain:					
	NA. Describe the regulations that prevent the recommendation:	adoption	l of the			
	Implementation Date		commendation 2014 date of is			
	Modification Date					
	the maximum contract term, halfway through and that of their work teams. At the end of such					
	29.10. Measure Implementation	YES	6	NO	X	NA
	YES. Briefly Indicate:					
	NO. Explain: No, considering that a rotation ter	m has not	been foreseen	under th	e terms of se	ection 29.9.
	NA. Describe the regulations that prevent the recommendation:	adoption	of the			

Implementation Date	Does Not Apply
Modification Date	

dp188142_6	k.htm 09218_00001/DP188	142_6K 02	2/01/2023 09:	15 AM			71 of 79
	FINANCIAL SUPERI	NTENDENC	CE OF COL	OMBIA			
purposes or the compari	ation from the original Spanish version is pr nly. No representation is made as to the accura by does not assume any liability based upon on arise between the Spanish and English versio l.	cy of this o it. Should	document a any doubt	and or			Page 69
than the fina firm. This inc	corporation extends the existing prohibition to avoid ncial auditing and related functions sanctioned by cludes companies within the group of the auditing rs coincide with those of the auditing firm.	the current	regulations	s, to indiv	iduals or ent	tities related to th	ne auditing
	29.11. Measure Implementation:	YES	X	NO		NA	
	<b>YES. Briefly Indicate:</b> With the purpose of verifyi Auditor is not affected, the Corporation has a pro analyzing any proposal of professional service institutions to the Statutory Auditor or its affiliate issues a certification regarding this recommendation	ecedure app s requeste e entities ho	oroved by the	e Audit C Corporatio	ommittee for	r purposes of subordinate	
	NO. Explain:						
	NA. Describe the regulations that prevent the a recommendation:			impleme	nted prior t	o September	
	Implementation Date				f the E.C. 02		
	Modification Date						
<b>29.12.</b> In its proportion the	public information, the corporation discloses the at these honoraria have for the auditing firm in relation	ion to the to	tal income a	associated	h the Statut d to the firm's	s financial auditin	vell as the g activity.
	29.12. Measure Implementation:	YES	X	NO		NA	
	<b>YES. Briefly Indicate:</b> After the approval of the Statutory Auditor's fees by the General Shareholders Assembly, the Company annually publishes a certification issued by the mentioned Auditor in its web page. Such certificate discloses the total amount of the Statutory Auditing Agreement as well as the proportion represented by the fees paid by the Corporation compared to the firm's income from statutory auditing activities.						
	NO. Explain:						
	NA. Describe the regulations that prevent the a recommendation:	adoption of	fthe				
	Implementation Date	Insulars	nented in	1000	2015 to	adopt this	
	Implementation Date	recom	mendation of	of the New	Country Co		
	Modification Date						

dp188142_6k	c.htm 09218_00001/DP1	88142_6K 02	01/2023 09:1	5 AM			72 of 79	
	FINANCIAL SUPE	RINTENDENC	E OF COLO	MBIA				
purposes or the compan contradiction shall prevail		iracy of this d n it. Should a sions, the Spa	ocument ar any doubt o anish versio	nd or on			Page 70	
		FINANCIAL IN	FORMATIO	N				
	30. Information Disclosure Policy							
<b>30.1.</b> The Borrecommenda	bard of Directors has approved an information tion.	disclosure po	icy that feat	tures, a	t least, the	information incl	uded in the	
	30.1. Measure Implementation	YES	Х	NO		NA		
	<b>YES. Briefly Indicate:</b> The company has i Operations an information disclosure policy tha 30.1	mplemented ir at incorporates	its Refere the aspects	ence Fra establi	amework fo shed by rec	or Institutional commendation		
	NO. Explain:							
	NA. Describe the regulations that prevent th recommendation:	e adoption of	the					
	Implementation Date	Decem	oer 9 <sup>th</sup> 2020	)				
	Modification Date							
of companies	ase of conglomerates, the disclosure of informat s, so that those external parties may have a v and governance model.							
	30.2. Measure Implementation	YES	x	NO		NA		
	<b>YES. Briefly Indicate:</b> The Corporation periodically discloses the consolidated financial situation of Grupo Aval and its subordinate entities. Likewise, the disclosure of nonfinancial information is performed in an integral and transversal manner pursuant to the criteria set forth under local and international regulations applicable to Grupo Aval in its capacity as issuer of securities in Colombia and abroad. Through its web page, the Corporation offers general access to financial and nonfinancial information of the Corporation, presentations carried out in events and links to Relevant Information.							
	NO. Explain:							
	NA. Describe the regulations that prevent th recommendation:	e adoption of	the					
	Implementation Date		mendation i 4 date of iss			to September 28 of 2014.		

dp188142_6	Sk.htm 09218_00001/DP18814	2_6K 02/01/2023 09:15 AM	73 of 79				
	FINANCIAL SUPERINT	ENDENCE OF COLOMBIA					
purposes o the compar	ation from the original Spanish version is prov only. No representation is made as to the accuracy ny does not assume any liability based upon it. on arise between the Spanish and English versions il.	of this document and Should any doubt or	Page 71				
Measure 31	. Financial Statements.						
	e are qualifications [salvedades] in the Statutory Auc Il be explained to the shareholders gathered at the Ger						
	31.1. Measure Implementation	YES X NO NA					
	exemptions, paragraphs of emphasis and/or of any Statutory Auditor in its opinion regarding the financia actions proposed by the Corporation for solving the President of the Corporation or whom is designated pronouncement shall be submitted for prior consider	Il statements of the Corporation, such observations a e situation, shall be subject to pronouncement of before shareholders during a General Meeting. Su	the and the				
	NO. Explain:						
	NA. Describe the regulations that prevent the add recommendation:	option of the					
	Implementation Date	Implemented in year 2015 to accept t recommendation of the New Country Code.	his				
	Modification Date						
"emphasis p	Board of Directors considers that it must keep its own paragraphs", these are explained and justified appropr and scope of the discrepancy.						
	31.2. Measure Implementation	YES X NO NA					
	<b>YES. Briefly Indicate:</b> The Corporate Governance Code of the Company states that upon any exemptions paragraphs of emphasis and any other types of observations or significant comment by the Statutory Auditor in its opinion about the financial statements of the Corporation, the Board of Directors deems it shal maintain its criteria, its position shall be adequately explained and justified through a written report submitted to the General Shareholders Meeting, specifying the content and scope of the discrepancy.						
	NO. Explain:		_				
	NA. Describe the regulations that prevent the add recommendation:	option of the					
	Data of Implementation	Implemented in year 2015 to extend to	thic				
	Date of Implementation	Implemented in year 2015 to adopt t recommendation of the New Country Code.	1115				
	Dates of Modification						

dp188142_6	.htm 09218_00001/DP188142	_6K 0	2/01/2023 09:	15 AM		74 of 79		
	FINANCIAL SUPERINTE	INDEN	CE OF COLO	OMBIA		Pogo 72		
purposes or the compan	tion from the original Spanish version is provi ly. No representation is made as to the accuracy y does not assume any liability based upon it. n arise between the Spanish and English versions	of this Should	document a any doubt	nd or		Page 72		
transactions	blic financial information contains a detailed descript between conglomerate companies that the corporatior n assets, sales or other indicators. There is also a refe	deem	s material thr	ough ob	jective param			
	31.3. Measure Implementation	YES	x	NO		NA		
	<b>YES. Briefly Indicate:</b> For preparing the financi operations with associated parties, IFRS 24 becomes disclosed: (a) the amount of the transactions; (b) the their terms and conditions, guarantees, as well as the estimates of debts of doubtful collection relating to ar acknowledged during the period corresponding to ur related parties.	s applic amour nature nounts	able, pursua nt of pending of the consid included in p	nt to whi balance derations ending b	ch the followi s, including c fixed for its li palances and	ing should be commitments, iquidation; (c) (d) expenses		
	NO. Explain:							
	NA. Describe the regulations that prevent the ado recommendation:	ption o	of the					
	Implementation Date	30, 20 and a the	014 date of i	issuance 015 as a	of the E.C.	o September 028 of 2014 e adoption of n Financial		
	Modification Date							
Measure No.	32. Market Information							
to ensure that	ontext of the information disclosure policy, the Board o t the financial and capital markets receive all the finar force, plus any other that it considers relevant for inve	ncial an	d non-financi					
	32.1. Measure Implementation	YES	X	NO		NA		
	<b>YES. Briefly Indicate:</b> The corporation has procedures to guarantee that all the financial and nonfinancial information is informed to the financial and stock markets and all information deemed relevant for investors, pursuant to the regulations in force. Likewise it also has risk identification and control matrixes for the process of generating financial and nonfinancial information. These procedures are subject to auditing by the Internal Audit of the Corporation which submits several times a year, the progress status of its audit plan. Any deviation from these procedures is reported to the Audit Committee for purposes that such body establishes the necessary corrective measures. In addition to the foregoing, for purposes of implementing recommendation 30.1, the Corporation shall consider the best way of unifying in the future its different procedures with the aim of generating a policy of information disclosure under the terms referred in the recommendation.							
	In addition, for the purposes of implementing recom Code of Good Governance in its numeral 7.1 " INFOF							
	No. Explain:							
	NA. Describe the regulations that prevent the ado recommendation:	ption o	of the					

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

dp188142_6k.h	tm 09218_00001/DP18	42_6K 02/01/2023 09:15 AM	75 of 79
	FINANCIAL SUPER	TENDENCE OF COLOMBIA	Page 73
purposes only the company	on from the original Spanish version is p v. No representation is made as to the accur does not assume any liability based upon arise between the Spanish and English vers	y of this document and t. Should any doubt or	Fage R
32.2. The corpo	pration's web site is user-friendly. The visitor find	any Corporate Governance information easily	Ι.
3	2.2. Measure Implementation	YES X NO	NA
n	<b>(ES. Briefly indicate:</b> The Corporations has nanner that allows its users to access the Governance of the Company in a simple manner		
٩	NO. Explain:		
	NA. Describe the regulations that prevent the recommendation:	doption of the	
li	mplementation Date	Recommendation implemented before 30, 2014 date of issuance of the E.C. 028	
Ν	Aodification Date		
	n, the corporation's web site includes, at least, t 2.3. Measure Implementation	Inks mentioned on Recommendation 32.3.       YES     X	NA
F	<b>(ES. Briefly Indicate:</b> The web page of the Recommendation 32.3 regarding information nvestors, corporate governance and relevant matic.	the Corporation, its shareholders, relation	proposed by poships with
r	NO. Explain:		
	NA. Describe the regulations that prevent the ecommendation:	doption of the	
h	mplementation Date	Recommendation implemented prior to 30, 2014 date of issuance of the E.C. and complemented in year 2015 as a implementation of some recommendat Code of Best Practices.	028 of 2014 result of the
Ν	Aodification Date		

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

RINTENDENC	E OF COLO	MBIA					
					Page 74		
iracy of this d n it. Should a	any doubt	nd or					
YES	X	NO		NA			
for being share	ed and for th	e cases	where it is a	applicable, the			
NA. Describe the regulations that prevent the adoption of the recommendation:							
	on it. Should a rsions, the Spanner of the spanner	YES X hed through the web page for being shared and for the ts without any printing or do ne adoption of the Recommendation	hed through the web page of the C for being shared and for the cases ts without any printing or downloadi ne adoption of the Recommendation implement	on it. Should any doubt or risions, the Spanish version         YES       X       NO         hed through the web page of the Corporation of for being shared and for the cases where it is a rts without any printing or downloading restriction         hee adoption of the         Recommendation implemented prior	on it. Should any doubt or risions, the Spanish version         YES       X       NO       NA         hed through the web page of the Corporation does not have for being shared and for the cases where it is applicable, the rts without any printing or downloading restrictions.		

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

32.5. Measure Implementation	YES	X	NO		NA		
<b>YES. Briefly Indicate:</b> 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 <i>Committee of Sponsoring Organizations of the Treadway Commission of 2013 (COSO)</i> . 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.							
NA. Describe the regulations that prevent the adoption of the recommendation:							
Implementation Date					to September 028 of 2014.		
Modification Date							

dp188142_6	k.htm 09218_00001/	DP188142_6K C	2/01/2023 09:	15 AM			77 of 79
	FINANCIAL SU	PERINTENDEN		OMBIA			Page 75
purposes of the compan	ation from the original Spanish version nly. No representation is made as to the a ny does not assume any liability based u n arise between the Spanish and English l.	ccuracy of this upon it. Should	document a any doubt	and or			
Measure No	. 33. Annual Corporate Governance Repor	t					
<b>33.1.</b> The co review and a accounting p	mpany prepares an Annual Corporate Govern a favorable concept by the Audit Committe eriod.	nance Report. Th e. This report a	ne Board of [ ccompanies	Directors i the rema	s responsib iining docur	le for its content ments of the clo	s, after their osing of the
	33.1. Measure Implementation	YES	Х	NO		NA	
	YES. Briefly Indicate: The Company has 186 et seq.) Submitted for consideration "Corporate Governance Report" for the year be consulted at the following link: https://www.grupoaval.com/repositorio/grupo accionistas/2022/Informe-de-Gestion-Aval-2	by the Genera 2019 with strict paval/inversionist	d Sharehold adherence to	ers' Meet o recomm	ing of Mar nendation 33	ch 2021, the 3.3, which can	
	NO. Explain:						
	NA. Describe the regulations that preven recommendation:	t the adoption o	f the				
	Implementation Date	March	n 30 <sup>th</sup> 2020				
	Modification Date						
internal regul	mpany's Annual Corporate Governance Repo lations, good-governance codes, or other cor ather explain how it actually works and any rel	npany document	s. It does no	t intend to	o describe tl		
	33.2. Measure Implementation	YES	X	NO		NA	
	<b>YES. Briefly Indicate:</b> The Annual Corpor recommendation 33.3	ate Governance	Report inclu	udes all th	ne indicator	s proposed in	
	NO. Explain: The Corporation shall conside	r the adoption of	this recomm	endation	in the future	Э.	
	NA. Describe the regulations that preven recommendation:	t the adoption o	of the				

Implementation Date	March 30 <sup>th</sup> 2020
Modification Date	

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## FINANCIAL SUPERINTENDENCE OF COLOMBIA

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

33.3. Measure Implementation:	YES	X	NO		NA		
<b>YES. Briefly Indicate:</b> The Annual Corporative recommendation 33.3	ate Governance F	Report inclu	ides all tl	he indicator	s proposed in		
NO. Explain: NO. Explain:							
NA. Describe the regulations that prevent the adoption of the recommendation:							
Implementation Date	March 3	30 <sup>th</sup> 2020					
Modification Date							

Page 76

# 09218\_00001/DP188142\_6K 02/01/2023 09:15 AM

## FINANCIAL SUPERINTENDENCE OF COLOMBIA

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#### SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Name:

Title:

Date: February 1, 2023

## **GRUPO AVAL ACCIONES Y VALORES S.A.**

By:

/s/ Jorge Adrián Rincón Plata Jorge Adrián Rincón Plata Chief Legal Counsel 79 of 79

Page 77