#### REPORT ON IMPLEMENTATION OF BEST CORPORATE PRACTICES

# GRUPO ENERGÍA BOGOTÁ S.A. ESP

PRINCIPAL REGISTERED AGENT: JUAN RICARDO ORTEGA LÓPEZ

# REGISTERED AGENT DESIGNATED TO SUBMIT THE IMPLEMENTATION REPORT: JUAN RICARDO ORTEGA LÓPEZ

**REPORTING PERIOD: JANUARY 1 TO DECEMBER 31, 2022** 

**REPORT DATE: JANUARY 23, 2023** 

#### INTRODUCTION

Issuers are required to report on their implementation of the new Code of Best Corporate Practices of Colombia to the Financial Superintendence of Colombia (SFC, for the Spanish original) by means of this Report on Implementation of Best Corporate Practices.

The purpose of this report is to inform the securities market on each issuer's implementation or non-implementation of the Code. To this effect, following each recommendation there are three boxes for YES, NO and N/A, as well as a blank space for your answer, as follows:

If the answer is yes, the issuer should briefly describe how it has been implemented. If the answer is no, the issuer should explain the reasons why it has not been adopted.

The N/A response only applies to issuers that are unable to adopt the recommendation for legal reasons. In this case, you should indicate the exact regulation that prevents its adoption.

Since some of the recommendations are comprised by a series of specific aspects, it should be noted that the recommendation is only held to be implemented if all the aspects that form part of it have been implemented, except when an aspect has not been implemented for legal reasons, in which case such reasons must be indicated.

Each recommendation includes a box to indicate the date on which it was implemented for the first time. An additional box is provided to record the date of any amendments made.

Lastly, when by its nature the issuer does not have the specific governance body mentioned in the recommendation, it shall be understood that it makes reference to the organization's body that is equivalent or that serves a similar purpose.

# I.SHAREHOLDER RIGHTS AND EQUAL TREATMENT

# Measure No. 1: The principle of equal treatment.

1.1. The Corporation gives equal treatm shares and are in the same conditions, with shareholders to the exclusion of others.					
1.1 The measure is implemented	YES	X NO		N/A	
YES. Briefly explain:					
One of the principles adopted by GEB is ed is stated in Title I of the Corporate Governal	•			•	
GEB S.A. ESP is a stock issuer listed on shareholder is the city of Bogotá (Colombia' individual and institutional investors, such parent company of GEB, it manages relation it holds interests. In this regard, the Comparthe following three fronts:	s Capital D as pensio s with othe	District). Its m n funds. In a r shareholder	inority shar addition, gi rs of the co	reholders ir ven its sta mpanies in	nclude itus of which
i. Respect for GEB S.A. ESP's minor respectful and equal manner, regardless of shares they represent, as established by Company's different corporate instrument Code.  ()"	of the value legal and r	e of their inverged	estments o ovisions, a	or the amous	unt of by the
The Corporate Governance Code https://www.grupoenergiabogota.com/conte %20GOBIERNO%20CORPORATIVO%20C					ebsite: 20DE
NO. Explain:					
NA. Specify the regulations that prevent	adoption	of the recom	nmendatio	n:	
Implementation date	Decemb	er 13, 2007			
Dates of amendments:	Novemb	er 29, 2016			
1.2. The Board of Directors has appropriatices on relations with different types information; replies to requests for informat shareholders and the corporation, its Board of	of shareho	olders, regar unication cha	ding matte annels; inte	rs such as:	access to
1.2 The measure is implemented	YES	X NO	N	I/A	

### YES. Briefly explain:

The Corporate Governance Code approved by the Board of Directors of GEB incorporates different practices adopted for the effects of shareholder relations. In this regard, it establishes as shareholder rights, in addition to those established in Colombian commercial law (i.e., the right to call and participate in General Meetings, to receive dividends, to exercise the right to inspection and removal, etc.), the right to request specialized audits, to receive timely and sufficient information, to have access to detailed information regarding any transaction that may imply stock dilution, and to vote separately on any proposals to reform the Company Bylaws (Title I). GEB has an Investor Relations Department, whose main purpose is to communicate to shareholders and investors, regulators, securities markets and credit rating agencies information on the commercial, financial and operating performance of the Group companies and the economic environment in which they operate, as well as field inquiries by shareholders on matters related to their shares (Title V). The Corporate Governance and Sustainability Code is available at the website:

https://www.grupoenergiabogota.com/content/download/311131/file/CO%CC%81DIGO%20DE%20GOBIERNO%20CORPORATIVO%20GEB.pdf

Additionally, the Company Bylaws establish that during the term of the call to the meeting and up to 5 business days prior to the scheduled date of the General Meeting, the shareholders may request additional information or clarifications they deem necessary regarding the items on the agenda, the documentation received or about public information made available by the company (Art. 23 of the Rules of the General Meeting of Shareholders). The Rules of the General Meeting of Shareholders are available at the website: https://www.grupoenergiabogota.com/content/download/29394/file/Reglamento%20Asamblea %20General%20de%20Accionistas.pdf. Articles 25 and 26 of said Rules establish measures on reporting financial and non-financial information provided to shareholders.

NO. Explain:	
NA. Specify the regulations that prevent adoption of the recommendation:	_
	_

Implementation date	December 13, 2007
Dates of amendments:	December 06, 2017

#### Measure No. 2: Information on shares.

2.1	Through	its	website,	the	corporation	informs	the	public	in	ас	lear,	precise,	and
compr	ehensive	man	ner, the	diffe	rent types of	shares	issue	ed by the	ne co	orpo	ration	, the qua	antity
issued	per type,	and	the quar	ntity o	f shares reser	ved, as w	ell as	the rig	hts a	and o	obliga	tions inh	erent
to eac	h type of s	hare	Э.										

2.1 The measure is implemented	YES	X NO	N/A	
YES. Briefly explain:				

GEB's website provides the public in gener number of shares of each class issued, ar rights and obligations contained in each cla		es of comorate shares, it	
rights and obligations contained in each cla			
100 4 4	· •	•	
Statutory Auditor, at	the	following lin	
https://www.grupoenergiabogota.com/conte			
%20Certificado%20clasificacio%CC%81n%		•	te
Governance Code establishes the rights ar			
	ode is available	at the websit	
https://www.grupoenergiabogota.com/conte		CO%CC%81DIGO%20DI	
%20GOBIERNO%20CORPORATIVO%200	GEB.pdf		
NO. Explain:			
NA. Specify the regulations that prevent	adoption of the recom	mendation:	
Implementation date	October 14, 2015		
Dates of amendments:	December 2017		
segregation (spinoff), among others), th	e corporation provide	es detailed explanatio	ger, a <b>ns</b> to
segregation (spinoff), among others), <b>th</b> shareholders through a previous report by the about the terms of the transaction by a wide Board of Directors (fairness opinion). Such a General Meeting, within the term provided to	ne Board of Directors. Sud dely recognized indepen report will be made availa	ch report will contain an o dent advisor appointed able to shareholders befo	ns to pinion by the
shareholders through a previous report by the about the terms of the transaction by a wind Board of Directors (fairness opinion). Such a	ne Board of Directors. Sud dely recognized indepen report will be made availa	ch report will contain an o dent advisor appointed able to shareholders befo	ns to pinion by the
shareholders through a previous report by the about the terms of the transaction by a wide Board of Directors (fairness opinion). Such a General Meeting, within the term provided to	ne Board of Directors. Suddely recognized independent report will be made available exercise the right of ins	ch report will contain an o dent advisor appointed able to shareholders befo pection.	ns to pinion by the
shareholders through a previous report by the about the terms of the transaction by a wide Board of Directors (fairness opinion). Such a General Meeting, within the term provided to 3.1 The measure is implemented  YES. Briefly explain:	ne Board of Directors. Suddely recognized independence of the made available exercise the right of insection of the made available exercise the right of the made available exercise exercise the made available exercise exercis	ch report will contain an ordent advisor appointed lable to shareholders before pection.	ns to pinion by the wre the
shareholders through a previous report by the about the terms of the transaction by a wide Board of Directors (fairness opinion). Such a General Meeting, within the term provided to 3.1 The measure is implemented  YES. Briefly explain:  Subsection 28 of article 66 of the Company	ne Board of Directors. Such dely recognized independent report will be made available exercise the right of insection of the exercise the right of the exercise t	ch report will contain an ordent advisor appointed lable to shareholders before pection.  N/A  the Board of Directors has	ns to pinion by the are the
shareholders through a previous report by the about the terms of the transaction by a wide Board of Directors (fairness opinion). Such a General Meeting, within the term provided to 3.1 The measure is implemented  YES. Briefly explain:  Subsection 28 of article 66 of the Company the duty to submit to the approval of shareholder.	re Board of Directors. Such dely recognized independent report will be made available exercise the right of instance.  YES X NO  Bylaws establishes that olders during the General	ch report will contain an ordent advisor appointed lable to shareholders before pection.  N/A  the Board of Directors had Meeting a report prepare	ns to pinion by the are the
shareholders through a previous report by the about the terms of the transaction by a wide Board of Directors (fairness opinion). Such a General Meeting, within the term provided to 3.1 The measure is implemented  YES. Briefly explain:  Subsection 28 of article 66 of the Company the duty to submit to the approval of sharehold by a qualified external consultant that explain	re Board of Directors. Such dely recognized independence of the report will be made available exercise the right of instance of the report will be made available exercise the right of instance of the report will be report with the rems under which the recognized instance of the recognized with the recognized wit	ch report will contain an ordent advisor appointed lable to shareholders before pection.  N/A  The Board of Directors has Meeting a report prepare transactions or operation	ns to pinion by the are the
shareholders through a previous report by the about the terms of the transaction by a wide Board of Directors (fairness opinion). Such a General Meeting, within the term provided to 3.1 The measure is implemented  YES. Briefly explain:  Subsection 28 of article 66 of the Company the duty to submit to the approval of shareholder.	re Board of Directors. Such dely recognized independence of the report will be made available exercise the right of instance of the report will be made available exercise the right of instance of the report will be report with the rems under which the recognized instance of the recognized with the recognized wit	ch report will contain an ordent advisor appointed lable to shareholders before pection.  N/A  The Board of Directors has Meeting a report prepare transactions or operation	ns to pinion by the are the
shareholders through a previous report by the about the terms of the transaction by a wide Board of Directors (fairness opinion). Such a General Meeting, within the term provided to 3.1 The measure is implemented  YES. Briefly explain:  Subsection 28 of article 66 of the Company the duty to submit to the approval of sharehold by a qualified external consultant that explain	ne Board of Directors. Such dely recognized independence of the report will be made available exercise the right of insection of the shareholders' sharehold	ch report will contain an ordent advisor appointed lable to shareholders before pection.  N/A  The Board of Directors has Meeting a report prepare transactions or operation	ns to pinion by the are the
shareholders through a previous report by the about the terms of the transaction by a wide Board of Directors (fairness opinion). Such a General Meeting, within the term provided to 3.1 The measure is implemented  YES. Briefly explain:  Subsection 28 of article 66 of the Company the duty to submit to the approval of shareholder by a qualified external consultant that explain will be made that may result in the dilution	re Board of Directors. Such dely recognized independent report will be made available exercise the right of instance.  YES X NO  Bylaws establishes that olders during the General instheterms under which of the shareholders' share at	ch report will contain an ordent advisor appointed lable to shareholders before pection.  N/A  The Board of Directors have transactions or operation treholdings. The Comparent the websit	ns to pinion by the are the
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shareholders through a previous report by the about the terms of the transaction by a wide Board of Directors (fairness opinion). Such a General Meeting, within the term provided to 3.1 The measure is implemented  YES. Briefly explain:  Subsection 28 of article 66 of the Company the duty to submit to the approval of shareholder by a qualified external consultant that explain will be made that may result in the dilution Bylaws are available https://www.grupoenergiabogota.com/contents.	re Board of Directors. Such dely recognized independence of the report will be made available exercise the right of instance of the shareholders' share of the shareholders' share ent/download/31130/file/E	ch report will contain an ordent advisor appointed lable to shareholders before pection.  N/A  the Board of Directors had Meeting a report prepared transactions or operation areholdings. The Comparthe websitestatutos%20Sociales.pd	ns to pinion by the are the
shareholders through a previous report by the about the terms of the transaction by a wide Board of Directors (fairness opinion). Such a General Meeting, within the term provided to 3.1 The measure is implemented  YES. Briefly explain:  Subsection 28 of article 66 of the Company the duty to submit to the approval of shareholder by a qualified external consultant that explain will be made that may result in the dilution Bylaws are available https://www.grupoenergiabogota.com/contents.	re Board of Directors. Such dely recognized independence of the report will be made available exercise the right of instance of the shareholders' share of the shareholders' share ent/download/31130/file/E	ch report will contain an ordent advisor appointed lable to shareholders before pection.  N/A  the Board of Directors had Meeting a report prepared transactions or operation areholdings. The Comparthe websitestatutos%20Sociales.pd	ns to pinion by the are the
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Dates of amendments:	N/A
Measure No. 4: Information and commu	unication with charabolders
measure No. 4: Information and commu	inication with shareholders.
4.1. The corporation has an institutional	al website, in Spanish and English, with a link to Corporate
-	elations, or its equivalent, that provides financial and non-
	ed by recommendations 32.3 and 33.3. It must not include
	information or trade secrets of the company, or any other
information whose disclosure could be used	
4.1 The measure is implemented	YES X NO N/A
YES. Briefly explain:	
1 LS. Briefly explain.	
GEB has a website that provides information	ation on the company, information for shareholders,
•	and sustainability. GEB also publishes a Sustainable
Management Report and a Corporate	·
recommendation 33.3.	ate Covernance Report, de mentioned under
Todoninionadion co.c.	
GEB also has established a Policy on Disc	sclosure of Information, through which GEB assures
1	accountability and respect for shareholder rights.
	accountability and respect to charefulation righter
The website in Spanish is avai	ailable at: https://www.grupoenergiabogota.com/
The website in English is available at: https	
The Policy on Disclosure	of Information is available at:
,	ntent/download/29285/file/Poli%CC%81tica%20de%
20revelacio%CC%81n%20de%20informac	
	·
NO. Explain:	
NA. Specify the regulations that prevent	nt adoption of the recommendation:
Implementation date	December 31, 2011
Dates of amendments:	June 22, 2017
Dates of amonaments.	54.10 22, 2011
4.2. The corporation has permanen	nt access mechanisms targeted exclusively to
	for shareholders, or a shareholder and investor relations
	ng others, to enable shareholders to express their opinions
·	orporation's development, or in connection with their status
as shareholders.	
4.2 The measure is implemented	YES X NO N/A
YES. Briefly explain:	
GEB currently has several direct communic	ications channels with its shareholders:

finar which stak requaddr	The Investor Relations Department lators, securities markets and credit incial and operating performance of the Goth they operate. The financial and non-fineholders elements of judgment for the direments may be submitted to this Departments of GEB, or by e-mail: s://www.grupoenergiabogota.com/invers	rating a Group con nancial i eir decisi rtment by ir@g	gencie mpanie nforma ion-ma y phone eb.com	s infornes and the tion proking. Spe, or in want of the times of times of the times of the times of the times of times of the times of the times of times	nation ne eco vided i pecific	on the on the one one one one one one one one one on	comm vironn d to p inquir the ph	nercial, nent in provide ries or
Gru	Quarterly briefing meetings are also site displays an event calendar, as well po Energía Bogotá, which s://www.grupoenergiabogota.com/invers	as the rare	nateria ıvailabl	ls of tele e at	econfe the	rences ar	nd res	
	The following link is v.grupoenergiabogota.com/inversionistareholders on the Company's performance	s#Accior	railable n-GEB		-	GEB's s clear in		ebsite tion to
NO.	Explain:							
NA.	Specify the regulations that prevent a	doption	of the	recomi	menda	tion:		
Imp	lementation date	Decer	mber 3	1, 2007				
Date	es of amendments:	N/A						
I.3.	The corporation organizes events to բ	oresent (	guarte	rly resu			holde	rs and to
narko telec	et analysts. These meetings may onference, video conference, etc.).		ce-to-fa	_	throu			
narko telec	et analysts. These meetings may	be fac	_	NO	throu <sub>!</sub>	gh telec		
telec	et analysts. These meetings may onference, video conference, etc.).		ce-to-fa	_	throu <sub>s</sub>			
telectors  4.3  YES.	et analysts. These meetings may onference, video conference, etc.).  The measure is implemented	<b>YES</b>	X carries	NO out eit	[ her fa	N/A	<b>\</b>	unications
warke telected telect	et analysts. These meetings may onference, video conference, etc.).  The measure is implemented  Briefly explain:  Financing and Investor Relations Depart	YES  artment at investornces were	X carries ors and	NO out eit market	her fa analys	N/Acceto-facets.	e or v	virtual
YES. The quart 18 (sin the section result)	et analysts. These meetings may onference, video conference, etc.).  The measure is implemented  Briefly explain:  Financing and Investor Relations Departurely results presentation events aimed a recond quarter) and November 17 (third refirst quarter of 2023.  Calendar of investor and market relations on of GEB's website, including the support	YES  artment at investor nces wer quarter) s events orting do ntation	carries ors and . Fourt is pub cumen	out eit market , on Ma h quarte	her far analys y 26 (f er resu ach ye nateria	N/A ce-to-face sts. irst quarte lts will be ear in the ls availab	e or ver), Ai	virtual ugust ented stors" each

https://www.grupoenergiabogota.com/inversionista	s#Proximos-eventos							
NO. Explain:								
NA. Specify the regulations that prevent adopti	on of the recommendation:							
Implementation date  Dates of amendments:	December 31, 2007							
Dates of amendments:	December 31, 2017							
<b>4.4.</b> The corporation organizes or takes part in presentations, events, or forums on fixed-yield instruments, mostly addressed to investors in debt securities and market analysts. These events offer updates on the issuer's business indicators, the management of its liabilities, its financial policy, its ratings, its behavior concerning covenants, etc.								
4.4 The measure is implemented YES	X NO N/A							
YES. Briefly explain:								
GEB actively participates in equity and debt secur shows (NDRS), in order to promote the securities of adequate access to local and international capital mature Investor Relations Department is responsible for forums aimed at investors and market analysts.  The "Investor" section on GEB's website publishes events for each year: https://www.grupoenergiabogof.  The following link provides detailed inform https://www.grupoenergiabogota.com/inversionista	of the Company and the Group and maintain narkets. Consequently, GEB's Financing and or organizing the presentations, events and the calendar of investor relations and market gota.com/inversionistas#Proximos-eventos nation on the events held in 2022:							
NO. Explain:								
NA. Specify the regulations that prevent adopti	on of the recommendation:							
Implementation date D	ecember 31, 2007							
Dates of amendments: D	ecember 31, 2017							
4.5. The corporation's bylaws provide that representing at least five percent (5%) of cap Audits on matters other than those audited by the capital structure, the corporation may determine a	ital may request performance of Specialized corporation's Statutory Auditor. Depending on its							
4.5 The measure is implemented YES	X NO N/A							

YES. Briefly explain:	
"Shareholders representing at least five percrepresenting at least twenty five percent (25%	cent (5%) of subscribed shares, and investors of bonds outstanding, may request the CEO to shall be on the account of the shareholders or
, ,	available at the following link: /download/31130/file/Estatutos%20Sociales.pdf
NO. Explain:  NA. Specify the regulations that prevent ad	loption of the recommendation:
Implementation date	March 31, 2016
Dates of amendments:	N/A
<b>6.6.</b> For the exercise of this right, <b>the corpora</b> provisions of recommendation 4.6.	ation has a written procedure that fulfills the specific
4.6 The measure is implemented	YES X NO N/A
YES. Briefly explain:	

Article 99 of GEB's Company Bylaws establishes the following procedure for performance of specialized audits, which according to recommendation 4.6 includes the following topics:

- The reasons why the corporation defined a percentage of less than five percent (5%): According to the aforementioned article, the minimum percentage to request a specialized audit is 5% of subscribed shares, and consequently this item does not apply.
- The mandatory requirements in order to request a Specialized Audit are that it must be in writing, justified, delimited by topic and in time, and a recommendation of a possible auditor. According to article 99: '(...) The request for the specialized audit must be made in writing, indicating the reasons for requesting it, the facts and operations to be audited, the duration of the audit, and indicating three (3) firms of recognized reputation and track record that would be able to perform the audit (...).'
- The corporation's duty to reply in writing, through its Board of Directors, to the shareholder inquiries as soon as possible: '(...) Within ten (10) business days the Board of Directors shall reply to the request, indicating which of the submitted firms was selected to perform the audit, and the start date of the audit. If the Board of Directors refuses to perform a specialized audit, it must justify the reasons for such refusal. If the specialized audit is performed, its results shall be initially submitted to the CEO (...)'
- The mechanism to appoint the respective auditor: '(...) The request for the specialized audit must be made in writing, indicating the reasons for requesting it, the facts and operations to be audited, the duration of the audit, and indicating three (3) firms of recognized reputation

and track record that would be able to perform the audit (...) Within the term of ten (10) business days the Board of Directors shall reply to the request, indicating which of the submitted firms was selected to perform the audit, and the start date of the audit. (...)'

- v. Who is to take on the cost of the Specialized Audit: '(...) in specialized audits, the cost and responsibility shall be on the account of the shareholders and investors who requested the audit (...)'
- vi. Precise deadlines for each stage or step of the procedure: In addition to the 10 days granted to the Board of Directors to reply to the request and approve the firm responsible for performing the audit, a term of 15 days is granted to report its results. '(...) Such results shall be forwarded to the Board of Directors, and within the following fifteen (15) days, they shall be presented to the shareholders or investors who requested the special audit (...)'

The aforementioned article 99 of the Company Bylaws states the following: '(...) Specialized Audits: Shareholders representing at least five percent (5%) of subscribed shares, and investors representing at least twenty five percent (25%) of bonds outstanding, may request the CEO to perform specialized audits, the cost of which shall be on the account of the shareholders or investors who requested the audit. The request for the specialized audit must be made in writing, indicating the reasons for requesting it, the facts and operations to be audited, the duration of the audit, and indicating three (3) firms of recognized reputation and track record that would be able to perform the audit. When the percentage required to request a specialized audit is made up by a plural number of shareholders, the request shall include the name of the appointed representative to coordinate the entire process. Within ten (10) business days the Board of Directors shall reply to the request, indicating which of the submitted firms was selected to perform the audit, and the start date of the audit. If the Board of Directors refuses to perform a specialized audit, it must justify the reasons for such refusal. If the specialized audit is performed, its results shall be initially submitted to the CEO. Such results shall be forwarded to the Board of Directors, and within the following fifteen (15) days, they shall be presented to the shareholders or investors who requested the special audit. In the event any unlawful act is found, the Board of Directors and/or the CEO shall forward the case to the appropriate oversight and control, legal or investigation body.'

The 15 days mentioned in the article cited above means that 15 days after the report has been submitted to the Board of Directors it shall be communicated to the shareholder group that requested the special audit.

The Company Bylaws are available at the following link: https://www.grupoenergiabogota.com/content/download/31130/file/Estatutos%20Sociales.pdf

#### NO. Explain:

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

Implementation date	December 31, 2007
Dates of amendments:	N/A

# Measure No. 5: Behavior of managers in the event of takeovers or changes in control over the corporation.

5.1 In their Letters of Acceptance or employment contracts, the members of the Board and
Senior Management expressly accept that upon having any knowledge on a takeover or any other
relevant transactions, such as mergers of spin-offs, there will be periods during which they will be
committed to not trading, either directly or indirectly through third parties, any Company shares.

5.1 The measure is implemented	YES	X NO	N/A	
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#### YES. Briefly explain:

The Board members declare the following in their acceptance letter of the post: "(...) For the effects of my appointment as a member of the Board of Directors, I declare that I fulfill all the requirements to become a member of this management body, that I have read and accepted the Company's Corporate Governance documents, and I am committed to fully abiding by applicable law, the Company's Company Bylaws, the Shareholder Agreements duly on file at the Company, the Rules of the General Meeting of Shareholders, the Corporate Governance Code, the Code of Ethics and all other internal documents and policies of GEB S.A. ESP. Specifically, I am committed to refraining from trading, either directly or indirectly through any third party, in any Company shares upon having knowledge of the possibility of occurrence of any relevant transaction, and until such event ceases.(...)"

Additionally, in June 2017 the Board of Directors approved the Policy on Trading in Shares, which available at the following https://www.grupoenergiabogota.com/content/download/34925/file/Poli%CC%81tica%20de% 20N egociacio%CC%81n%20de%20Acciones.pdf, which applies to '(...) Board members, legal representatives, vice-presidents, directors and managers of GEB S.A. E.S.P. and in general to all the Company's management staff, as well as to members of Boards of Directors, Councils of Management, Directorates, Legal Representatives and employees of GEB companies who have access to privileged information (...).' The objective of this Policy is to ensure that any transactions involving shares of GEB S.A. ESP by the aforementioned persons are performed on an arm's length basis, with high standards of transparency, in order to protect the rights of all shareholders, and to minimize reputational or legal risks for the Company and to prevent the use of privileged information. In this regard, GEB's Policy on Trading in Shares establishes guidelines and general rules for acquiring or selling Company shares by persons with a special status.

The employment contracts of Senior Management and of all employees establish that the legal provisions that regulate the relationships between the Company and its employees shall be deemed to have been incorporated in such contracts by reference, in particular those on the employment contract, on the Work Rules and the Code of Ethics, among others. Additionally, the employee declares that he/she knows, accepts and is committed to abiding by each and every policy, procedure, code or rule in place at the Company, and that he/she is committed to full compliance, expressly declaring that failure to abide by them shall be considered a serious breach."

NO. Explain:	
NA. Specify the regulations that prevent a	ndoption of the recommendation:
Implementation date	March 30, 2017
Dates of amendments:	June 22, 2017
Measure No. 6: Listing of corporations clu	ustered in conglomerates.
Conglomerate and the responsibilities of the organizational structure that defines the governance – General Meeting of Shareholde as the relationships between them. Such st determining clear lines of responsibility and supervision, control and effective management	
6.1 The measure is implemented	YES X NO N/A
which defines the Group's governance structure framework of action for relations between the facilitate fulfillment of the corporate strategy framework of unity of purpose and direction. It and the interactions between its governance communications and reporting flows for the ithe parent company and at each of the GEB of	of GEB approved the Business Group Agreement, eture, regulates the interaction model and general e Parent Company and the subsidiaries in order to make and to achieve the objectives of GEB, in the lit describes GEB's structure, its Intervention Model bodies. The governance bodies have established interaction with other governance bodies, both at companies. Reporting flows and interactions have and between the General Meeting of Shareholders, ent.
Each subsidiary has signed a Business Grou	up Agreement, available at the following links:
sta s%20Ca%CC%81lidda.pdf Contugas: https://www.grupoenergiabogota.com/conten %20 Empresarial%20Contugas.pdf	nt/download/30649/file/Acuerdo%20de%20Accioni nt/download/30650/file/Acuerdo%20de%20Grupo
EEBIS: https://www.grupoenergiabogota.com/conten %20 Empresarial%20-%20EEBIS.pdf GEBBRAS:	nt/download/30651/file/Acuerdo%20de%20Grupo
https://www.grupoenergiabogota.com/conten %20 Empresarial%20-%20GEBBRAS.pdf	nt/download/30653/file/Acuerdo%20de%20Grupo

TGI: https://www.grupoenergiabogota.com/content				
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%20Empresarial%20-%20TGI.pdf Trecsa:	t/download/3	0654/file/Ac	uerdo%20de%200	Grupo
https://www.grupoenergiabogota.com/conten- %20 Empresarial%20-%20TRECSA.pdf	t/download/3	0655/file/Ac	uerdo%20de%200	Grupo
Electro Dunas:	1/-11/0	0050/51-74-		2
https://www.grupoenergiabogota.com/conten %20 Empresarial%20-%20Electrodunas.pdf	(/download/3	U65Z/TIIE/ACI	uerdo%20de%200	<b>-</b> rupo
The Corporate Governance Code	is availa	ble at	the following	link:
https://www.grupoenergiabogota.com/contenew20 GOBIERNO%20CORPORATIVO%20G		1131/file/CC	9%CC%81DIGO%	520DE
NO. Explain:				
NA. Specify the regulations that prevent a	doption of th	ne recommo	endation:	
lumbar and the state	Navanahan	20. 2046		
Implementation date  Dates of amendments:	November : February 13			
Dates of amonaments.	1 oblidary 1	3, 2020		
reference for institutional relations by mean been approved by the Boards of Directors of east specified under recommendation 6.2.	_	-	·	
	VEC [	V NO	N/A	
6.2 The measure is implemented	YES	X NO	IN/A	
YES. Briefly explain:	123	NO	N/A	
	f GEB appro cure, regulate Parent Com and to ach describes G	ved the Bus is the intera pany and the lieve the ob	iness Group Agre ction model and o e subsidiaries in c pjectives of GEB,	general order to in the
YES. Briefly explain:  On August 31, 2017, the Board of Directors of which defines the Group's governance struct framework of action for relations between the facilitate fulfillment of the corporate strategy framework of unity of purpose and direction. It	f GEB appro cure, regulate Parent Com y and to ach describes G bodies.	ved the Bus is the intera pany and the ieve the ob EB's structu	iness Group Agre ction model and g e subsidiaries in c jectives of GEB, re, its Intervention	general order to in the Model
YES. Briefly explain:  On August 31, 2017, the Board of Directors of which defines the Group's governance struct framework of action for relations between the facilitate fulfillment of the corporate strategy framework of unity of purpose and direction. It and the interactions between its governance.  The group agreements approved and signed	f GEB approdure, regulate Parent Comy and to ach describes Goodies.  by the Board download/36	ved the Bus is the intera pany and the lieve the ob EB's structu ds of Director	iness Group Agrection model and gesubsidiaries in conjectives of GEB, re, its Intervention or of each comparately of the compar	general order to in the Model any are

EEBIS:		
https://www.grupoenergiabogota.com/content	t/download/30651/file/Acu	erdo%20de%20Grupo
%20Empresarial%20-%20EEBIS.pdf		
GEBBRAS:		
https://www.grupoenergiabogota.com/content	t/download/30653/file/Acu	erdo%20de%20Grupo
%20Empresarial%20-%20GEBBRAS.pdf		
TGI:		
https://www.grupoenergiabogota.com/content	t/download/30654/file/Acu	erdo%20de%20Grupo
%20Empresarial%20-%20TGI.pdf		
Trecsa:	Managed a 4/20055 (5) - /A	
https://www.grupoenergiabogota.com/content	l/download/30655/Ille/Acu	lerdo%20de%20Grupo
%20Empresarial%20-%20TRECSA.pdf Electro		Dunas:
https://www.grupoenergiabogota.com/content	t/download/30652/file/Acu	
%20Empresarial%20-%20Electrodunas.pdf	i/download/30032/file/Acd	lerdo %20de %20Grupo
//020Empresariai/020-/020Electrodunas.pdi		
NO. Explain:		
NA. Specify the regulations that prevent a	doption of the recomme	ndation:
Implementation date	August 31, 2017	
Dates of amendments:	February 13, 2020	
Dates of afficialities.	1 ebituary 13, 2020	
Dates of afficialities.	1 ebidary 15, 2020	
	1 ebituary 13, 2020	
Measure No. 7: Dispute resolution.	Tebruary 13, 2020	
Measure No. 7: Dispute resolution.		
<ul><li>Measure No. 7: Dispute resolution.</li><li>7.1. Except for disputes between shareholder</li></ul>	ers, or between sharehold	
<ul><li>Measure No. 7: Dispute resolution.</li><li>7.1. Except for disputes between shareholde Board of Directors that by explicit legal mand</li></ul>	ers, or between sharehold date must necessarily be	settled through the ordinary
Measure No. 7: Dispute resolution.  7.1. Except for disputes between shareholde Board of Directors that by explicit legal mane jurisdiction, the corporation's bylaws inclu	ers, or between sharehold date must necessarily be de conflict-resolution m	settled through the ordinary
<ul><li>Measure No. 7: Dispute resolution.</li><li>7.1. Except for disputes between shareholde Board of Directors that by explicit legal mand</li></ul>	ers, or between sharehold date must necessarily be de conflict-resolution m	settled through the ordinary
Measure No. 7: Dispute resolution.  7.1. Except for disputes between shareholde Board of Directors that by explicit legal mand jurisdiction, the corporation's bylaws inclu agreements, amiable composition, settlem	ers, or between sharehold date must necessarily be de conflict-resolution m	settled through the ordinary
Measure No. 7: Dispute resolution.  7.1. Except for disputes between shareholde Board of Directors that by explicit legal mand jurisdiction, the corporation's bylaws inclu agreements, amiable composition, settlem	ers, or between sharehold date must necessarily be de conflict-resolution m lent, or arbitration.	settled through the ordinary
Measure No. 7: Dispute resolution.  7.1. Except for disputes between shareholde Board of Directors that by explicit legal mand jurisdiction, the corporation's bylaws inclu agreements, amiable composition, settlem	ers, or between sharehold date must necessarily be de conflict-resolution m lent, or arbitration.	settled through the ordinary
Measure No. 7: Dispute resolution.  7.1. Except for disputes between shareholde Board of Directors that by explicit legal mand jurisdiction, the corporation's bylaws inclu agreements, amiable composition, settlem  7.1 The measure is implemented  YES. Briefly explain:	ers, or between sharehold date must necessarily be de conflict-resolution ment, or arbitration.  YES XNO	settled through the ordinary nechanisms such as direct
Measure No. 7: Dispute resolution.  7.1. Except for disputes between shareholde Board of Directors that by explicit legal mand jurisdiction, the corporation's bylaws inclu agreements, amiable composition, settlem  7.1 The measure is implemented  YES. Briefly explain:  Article 88 of the Company Bylaws establis	ers, or between sharehold date must necessarily be de conflict-resolution ment, or arbitration.  YES XNO	settled through the ordinary nechanisms such as direct  N/A  tween shareholders, or
Measure No. 7: Dispute resolution.  7.1. Except for disputes between shareholde Board of Directors that by explicit legal mand jurisdiction, the corporation's bylaws inclu agreements, amiable composition, settlem  7.1 The measure is implemented  YES. Briefly explain:  Article 88 of the Company Bylaws establis between shareholders and the company or	ers, or between shareholdedate must necessarily be de conflict-resolution ment, or arbitration.  YES X NO  hes that any dispute besits Board of Directors, n	N/A  tween shareholders, or nay be submitted to an
Measure No. 7: Dispute resolution.  7.1. Except for disputes between shareholder Board of Directors that by explicit legal mandal jurisdiction, the corporation's bylaws inclust agreements, amiable composition, settlement.  7.1 The measure is implemented  YES. Briefly explain:  Article 88 of the Company Bylaws establist between shareholders and the company or arbitration process, by means of a tribunal company.	ers, or between sharehold date must necessarily be de conflict-resolution ment, or arbitration.  YES X NO  hes that any dispute being its Board of Directors, no morprised by three arbitration.	N/A  tween shareholders, or nay be submitted to an tors jointly appointed by
Measure No. 7: Dispute resolution.  7.1. Except for disputes between shareholde Board of Directors that by explicit legal mand jurisdiction, the corporation's bylaws inclu agreements, amiable composition, settlem  7.1 The measure is implemented  YES. Briefly explain:  Article 88 of the Company Bylaws establis between shareholders and the company or arbitration process, by means of a tribunal content of the parties, or otherwise, by the Center for the settlement of the company or arbitration process, by the Center for the company or otherwise, by the Center for the company or otherwise.	ers, or between sharehold date must necessarily be de conflict-resolution ment, or arbitration.  YES X NO  hes that any dispute being the beard of Directors, not permissed by three arbitrate Arbitration and Reconcilia	N/A  tween shareholders, or nay be submitted to an tors jointly appointed by ation of the Chamber of
Measure No. 7: Dispute resolution.  7.1. Except for disputes between shareholder Board of Directors that by explicit legal manda jurisdiction, the corporation's bylaws inclusting agreements, amiable composition, settlements.  7.1 The measure is implemented  YES. Briefly explain:  Article 88 of the Company Bylaws establist between shareholders and the company or arbitration process, by means of a tribunal control to the parties, or otherwise, by the Center for a Commerce of Bogotá, except disputes that be	ers, or between shareholdedate must necessarily be de conflict-resolution ment, or arbitration.  YES X NO  These that any dispute begins Board of Directors, no comprised by three arbitration and Reconciliary their legal nature must	N/A  tween shareholders, or nay be submitted to an tors jointly appointed by ation of the Chamber of be decided through the
Measure No. 7: Dispute resolution.  7.1. Except for disputes between shareholder Board of Directors that by explicit legal manda jurisdiction, the corporation's bylaws inclusing agreements, amiable composition, settlements.  7.1 The measure is implemented  YES. Briefly explain:  Article 88 of the Company Bylaws establist between shareholders and the company or arbitration process, by means of a tribunal control to the parties, or otherwise, by the Center for a Commerce of Bogotá, except disputes that be ordinary jurisdiction. The Company	ers, or between sharehold date must necessarily be de conflict-resolution ment, or arbitration.  YES X NO  hes that any dispute being its Board of Directors, no comprised by three arbitration and Reconciliant of their legal nature must Bylaws are available	N/A  tween shareholders, or nay be submitted to an tors jointly appointed by ation of the Chamber of be decided through the e at the website:
Measure No. 7: Dispute resolution.  7.1. Except for disputes between shareholder Board of Directors that by explicit legal manda jurisdiction, the corporation's bylaws inclusting agreements, amiable composition, settlements.  7.1 The measure is implemented  YES. Briefly explain:  Article 88 of the Company Bylaws establist between shareholders and the company or arbitration process, by means of a tribunal control to the parties, or otherwise, by the Center for a Commerce of Bogotá, except disputes that be	ers, or between sharehold date must necessarily be de conflict-resolution ment, or arbitration.  YES X NO  hes that any dispute being its Board of Directors, no comprised by three arbitration and Reconciliant of their legal nature must Bylaws are available	N/A  tween shareholders, or nay be submitted to an tors jointly appointed by ation of the Chamber of be decided through the e at the website:
Measure No. 7: Dispute resolution.  7.1. Except for disputes between shareholder Board of Directors that by explicit legal manda jurisdiction, the corporation's bylaws inclust agreements, amiable composition, settlements.  7.1 The measure is implemented  YES. Briefly explain:  Article 88 of the Company Bylaws establist between shareholders and the company or arbitration process, by means of a tribunal control that parties, or otherwise, by the Center for a Commerce of Bogotá, except disputes that be ordinary jurisdiction. The Company https://www.grupoenergiabogota.com/content	ers, or between sharehold date must necessarily be de conflict-resolution ment, or arbitration.  YES X NO  hes that any dispute being its Board of Directors, no comprised by three arbitration and Reconciliant of their legal nature must Bylaws are available	N/A  tween shareholders, or nay be submitted to an tors jointly appointed by ation of the Chamber of be decided through the e at the website:
Measure No. 7: Dispute resolution.  7.1. Except for disputes between shareholder Board of Directors that by explicit legal manda jurisdiction, the corporation's bylaws inclusing agreements, amiable composition, settlements.  7.1 The measure is implemented  YES. Briefly explain:  Article 88 of the Company Bylaws establist between shareholders and the company or arbitration process, by means of a tribunal control to the parties, or otherwise, by the Center for a Commerce of Bogotá, except disputes that be ordinary jurisdiction. The Company	ers, or between sharehold date must necessarily be de conflict-resolution ment, or arbitration.  YES X NO  hes that any dispute being its Board of Directors, no comprised by three arbitration and Reconciliant of their legal nature must Bylaws are available	N/A  tween shareholders, or nay be submitted to an tors jointly appointed by ation of the Chamber of be decided through the e at the website:

Implementation date	June 03, 1996
Dates of amendments:	March 3, 2016

#### I. GENERAL MEETING OF SHAREHOLDERS

## Measure No. 8: Functions and Competence.

8.1	Besi	des	other	funct	tions as	ssigned	to the	Gene	eral M	/leeting	ot	Sha	reholders	by	the	legal
framev	vork,	the	byla	ws e	xplicit	y inco	rporate	the	func	ctions	of	the	Genera	Me	etin	g of
Share	holde	ers i	ndica	ted u	nder r	ecomm	endatio	on 8.1	, and	l emph	nasiz	ze th	eir exclu	sive	and	non-
delega	ıble n	ature	€.													

8.1 The measure is implemented	YES	Х	NO	N/A	
o. i The incusure is implemented	0		110	14/74	

Article 59 of the Company Bylaws of GEB establishes the functions of the General Meeting of Shareholders, and paragraph one lists those that are non-delegable:

"Article 59. Duties of the General Meeting: Duties of the General Meeting of Shareholders:

- 1. Study and approve reforms to the bylaws.
- 2. Freely appoint and remove members of the Board of Directors and the Statutory Auditor, and set their respective remuneration based on the recommendation of the Board of Directors and the studies of the respective committees, and approve the Policy on Appointment, Succession and Compensation of the Board of Directors.
- 3. Review, approve or disapprove the end-of-year financial statements, the accounts rendered by management, the reports of the Board of Directors and the CEO on the situation of the business, as well as the report by the Statutory Auditor.
- 4. Order that appropriate action be taken against managers and the Statutory Auditor.
- 5. Decide on the distribution of corporate profits, set the dividend amount and the form and terms of payment, in accordance with these Bylaws and the law.
- 6. Declare the absorption of losses and the establishment of reserves.
- 7. Any reforms to corporate capital, including issuance of any type of shares, as well as dividend payments in shares and issuance of securities convertible into shares, and decisions to increase corporate capital, without prejudice for the powers of the Board of Directors to increase authorized capital in the cases defined in Law 142/1994, article 19, subsection 19.4.
- 8. Authorize the Company's transformation, merger, spin-off or separation of activities in accordance with legal provisions.
- 9. Oversee fulfillment of the corporate purpose in abidance of these Bylaws.
- 10. Decide on early dissolution of the Company.
- 11. Order the buyback of own shares and their subsequent sale.
- 12. Delegate certain duties in specific special cases to the Board of Directors or the CEO, with the exception of those duties listed in the first paragraph of this article.
- 13. Approve the rules for issuance and placement of preferred shares, the manner in which they are to be registered, and decide on the issuance of bonds convertible into shares and any waiver of the right to preference on share placement.
- 14. Declare issues of bonds and other securities.
- 15. Exercise any power it is entitled to by the legal nature of the Company or that is assigned to it by law and the bylaws, as well as any that are not assigned to any other corporate governance body.
- 16. Elect one of the shareholders as chairperson of the General Meetings of Shareholders
- 17. Approve relevant transactions with related parties, in accordance with the Company's

Corporate Governance Code, except in the following circumstances: a) that they are made at fixed general market prices by the party acting as provider of the goods or services, and b) that the transaction is part of the Company's ordinary course of business.

- 18. The following matters shall be addressed and voted on by the General Meeting of Shareholders, only when they have been expressly included in the call to the meeting: 1) Change in the corporate purpose. 2) Waiver of the right of preference in subscribing shares. 3) Change of the principal domicile. 4) Early dissolution 5) Corporate transformation and 6) Segregation of assets or spin-off.
- 19. Give an express authorization enabling the company to offer guarantees or security on obligations of third parties or of its shareholders, as long as they are related to fulfilling the corporate purpose. An exception is made for guarantees or security provided for the obligations of subsidiaries of Grupo Energía Bogotá, in amounts below the limit established in subsection 43 of article 66 of the Company Bylaws.
- 20. Establish its own rules.
- 21. Approve the sale by any means, subject to prior approval by the Board of Directors, in one or several related transactions, of Company assets in an amount greater than fifteen percent (15%) of the Company's stock market capitalization (defined as the result of multiplying the number of ordinary shares outstanding by the Company's average share price in the Colombian Securities Exchange (BVC, for the Spanish original) in the latest ten (10) trading business days from the date of the decision), except for the transfer of assets into stand-alone trusts and other vehicles aimed at structuring the performance of projects in which control is not lost.
- 22. Approve, subject to prior favorable decision by the Board of Directors, proposals for investments, to redefine existing investments, mergers, creation and/or changes to investment vehicles, acquisition of partners or strategic allies, and structured financing of new businesses in amounts greater than fifteen percent (15%) of stock market capitalization of the Company.

First Paragraph: The following duties shall be performed exclusively by the General Meeting of Shareholders and shall not be subject to delegation.

- 1. Those listed in sections 2, 7, 18, 21 and 22 of this article.
- 2. The acquisition, sale or encumbrance of strategic assets which the Board of Directors deems essential for the Company's business, or when such transaction or operation may effectively change the corporate purpose.

Second Paragraph: The members of the Board of Directors of Grupo Energía Bogotá S.A ESP shall receive as professional fees an amount equivalent to five (5) legally valid monthly minimum wages for their participation in each session, for a maximum of two Board sessions within the same month. The members of the Board of Directors' Committees will be paid professional fees for their participation in each meeting in an amount equivalent to seventy-five percent (75%) of the professional fees currently paid for Board meetings and for up to two Committee meetings within the same month."

The Company Bylaws are available at the following link on the website: https://www.grupoenergiabogota.com/content/download/31130/file/Estatutos%20Sociales.pdf

## NO. Explain:

NA. Specify the regulations that prevent a	doption of the recommendation:				
Implementation date	March 31, 2016				
Dates of amendments:	March 28, 2019				
Pates of anieranieries					
Measure No. 9: Regulation of the General N	leeting of Shareholders				
regulates all shareholder meeting matters, in information shareholders must receive, attended	for the General Meeting of Shareholders that including calls to meetings, the preparation of the lance, the development and exercise of shareholder refully informed about the regime that governs the				
9.1 The measure is implemented Y	ES X NO N/A				
YES. Briefly explain:  The Rules of the General Meeting of Shareholders of GEB were approved at the ordinary General Meeting of Shareholders held on March 31, 2016.  The purpose of the Rules is to regulate all matters related to the General Meeting, including calls to meetings, the preparation of information that must be provided to shareholders, attendance, development and exercising of the political rights of shareholders.  The Rules of the General Meeting of Shareholders are available at the following link on the website:  https://www.grupoenergiabogota.com/content/download/29394/file/Reglamento%20Asamblea%20General%20de%20Accionistas.pdf					
NO. Explain:					
NA. Specify the regulations that prevent ac	doption of the recommendation:				
Implementation date	March 31, 2016				
Dates of amendments:	October 02, 2018				
	,				

# Measure No. 10: Calls to General Meetings

10.1. In order to facilitate the shareholders' possibility of exercising their right to information, the Bylaws establish that the call to the ordinary General Meeting of Shareholders must be made at least thirty (30) calendar days in advance, and calls to extraordinary meetings must be made at least fifteen (15) calendar days in advance. The above is without prejudice for the legal terms established for business reorganizations (such as mergers, spin-offs or transformations).

10.1 The measure is implemented	YES X NO N/A	
•		
YES. Briefly explain:		
Meetings of Shareholders shall be made by t	rs of GEB establish that the call to ordinary General the Company's CEO or the Board of Directors, at eting, and that calls to extraordinary meetings shall prior to the meeting.	
	at the following link on the website: nt/download/31130/file/Estatutos%20Sociales.pdf	
NO. Explain:		
NA. Specify the regulations that prevent ac	adoption of the recommendation:	
Implementation date	December 06, 2017	
Dates of amendments:	N/A	
networks if deemed appropriate.  10.2 The measure is implemented YES	X NO N/A	
YES. Briefly explain:		
GEB ensures maximum dissemination and Shareholders through the following provisions:  Company Bylaws (article 46): '() Calls to respect to the Shareholders shall be made by the CEO or thirty (30) common days prior to the meeting. least fifteen (15) common days prior to the meeting. least fifteen (15) common days prior to the meeting. It is a shareholders shall be made by written notice registered in the central securities depository, of the Capital District and with widespread of two forms shall be equally valid.  The minutes of the respective meeting shall expectives.	meetings: Calls to ordinary General Meetings of the Board of Directors of the Company, at least g. Calls to extraordinary meetings shall be made at neeting. First Paragraph: In all cases, summons to be addressed to each shareholder at the address g, or by means of an ad published in a newspaper circulation throughout the country, and any of the	
the meeting was made ()'  The Company Bylaws are available https://www.grupoenergiabogota.com/content	at the following link on the website: nt/download/31130/file/Estatutos%20Sociales.pdf	

Rules of the General Meeting of Shareholders (article 8): '() Forms of calls to meetings: The following rules shall be followed for calls both to ordinary and extraordinary meetings: a) In all cases, summons to shareholders shall be made by written notice addressed to each shareholder at the address registered in the Central Securities Depository, or by means of an ad published in a newspaper of the Capital District and with widespread circulation throughout the country, and any of the two forms shall be equally valid. Whenever it is technically feasible to do so, calls to meetings will also be mailed and communicated through digital media, but performance of this measure shall not be deemed a mandatory requirement for the validity of the call to a meeting. The Company will also publish calls to General Meetings on its website www.geb.com.co ()'						
The Rules of the General Meeting of Swebsite:	Shareholders are available at the following link on the					
https://www.grupoenergiabogota.com/c%20General%20de%20Accionistas.pdf	ontent/download/29394/file/Reglamento%20Asamblea					
NO. Explain:						
NA. Specify the regulations that prev	rent adoption of the recommendation:					
Implementation date	December 31, 2011					
Dates of amendments:	March 31, 2016					
10.2 For increased transparancy dur	ring the decision making process of the Conoral Meeting					

**10.3.** For increased transparency during the decision-making process of the General Meeting, besides its Agenda indicating each point to be discussed, **the corporation ensures that simultaneously with the call to the meeting, or at least fifteen (15) common days before the <b>meeting, the shareholders receive the Proposals** that the Board of Directors will submit to the General Meeting of Shareholders for approval for each point on the agenda.

10.3 The measure is implemented YES X NO N/A	10.3 The measure is implemented	YES >	<_NO	N/A	
--	---------------------------------	-------	------	-----	--

# YES. Briefly explain:

The Rules of the General Meeting of Shareholders of GEB regulate the publication of the information for the meetings of the highest corporate governance body in order to ensure transparency in the decision-making process. In particular, they establish the following:

"Article 22.- Publication of Information. The Company will make available to shareholders during the period following the call to a meeting at the Company's headquarters and on the Company's website, www.geb.com.co, the information listed in the items on the agenda, as well as the calls to General Meetings of Shareholders, and all the additional documents that must be known by the shareholders before the meeting for the effects of making the corresponding decisions."

"Article 19.- General Aspects: 2 The Company will not promote the use of proxies with blank votes, without voting instructions, and will promote the use of a standard proxy form that will be made available to shareholders along with the summons to the meeting or that will be published

on its website. Said form must contain the submitted to vote by shareholders as defi shareholders, if they wish to, in each case, to	ned by the	ne Board of D	Directors, to enable	e the
The Rules of the General Meeting of Sharel website:	holders ar	e available at	the following link or	n the
https://www.grupoenergiabogota.com/content/ %20General%20de%20Accionistas.pdf	t/download	d/29394/file/Re	glamento%20Asam	blea
NO. Explain:				
NA. Specify the regulations that prevent a	adoption (	of the recomm	endation:	
Lumbon antation data	Danama	04 0044		
Implementation date  Dates of amendments:	December 31, 2011  March 31, 2016			
Dates of afficients.	ivialUIT	71, 2010		
<b>10.4.</b> Any proposal for segregation or sp <b>General Meeting of Shareholders</b> when such call to a meeting.	n matter ha	as been expres	sly included in the re	-
10.4 The measure is implemented	YES	X NO	N/A	
YES. Briefly explain:				
According to subsection 18 of article 59 of the can only review and approve a spin-off when agenda in the call to the respective meeting.	it has bee	en expressly inc	cluded as an item o	_
"()18. The following matters shall be addr Shareholders, only when they have been e Change in the corporate purpose. 2) Waiver of Change of the principal domicile. 4) Early Segregation of assets or spin-off ()"	xpressly i	ncluded in the of preference i	call to the meetin	g: 1) es. 3)
The Company Bylaws are available https://www.grupoenergiabogota.com/content		U		osite: s.pdf
NO. Explain:				
NA. Specify the regulations that prevent a	doption o	f the recomme	endation:	
Implementation date	March 3	, 2016		
Dates of amendments:	N/A			

10.5. The Agenda proposed by the Board of Directors clearly states the matters to be

discussed, and prevents obscuring significations and prevents obscuring significations are broad expressions such as "other				_		ecific, overly
general or broad expressions such as "other	's or prop	osais	anu misc	enaneou	is items.	
10.5 The measure is implemented	YES	Χ	NO		N/A	
VEC Driefly compains						
YES. Briefly explain:						
In order to ensure accuracy and transparent body, subsection c) of article 8 of the Rules of the following on calls to meetings:			_	_	_	
"() The following rules shall be taken i extraordinary meetings: () c) The agen discussed, avoiding any concealment or ambiguous, nonspecific, overly general or and miscellaneous items," or in such a marensuring a logical sequence of topics, exception because they are linked to each other, and so shall be addressed and voted on by the Gentheen expressly included in the call to the Waiver of the right of preference in subscribe Early dissolution 5) Corporate transformation	da will dis obscuring broad exponner that the ept matters uch fact moderal Meeting: 1 bing shares	saggreggedgedgedgedgedgedgedgedgedgedgedgedge	gate the significant as such a e confuse must be conted conted to be a pointed to be a farehold ange in the hange of	differer to matter as "other ed with of discusse out. The ers, only ne corporthe prin	nt matters rs by me rs" or "proother mate d in comb following by when the prate purp cipal dom	es to be eans of oposals ters, by oination matters ey have lose. 2) icile. 4)
In the case of ordinary General Meetings Sundry Items" is included in the agenda so propositions submitted by shareholders on Board of Directors and Management shall be	olely for the the day of	e effe the m	cts of add neeting. A	dressing	ı any inqu	iiries or
The Rules of the General Meeting of Share website:	eholders a	re ava	ailable at	the follo	owing link	on the
https://www.grupoenergiabogota.com/conte %20General%20de%20Accionistas.pdf	nt/downloa	ıd/293	94/file/Re	eglamen	to%20Asa	amblea
NO. Explain:						
NA. Specify the regulations that prevent	adoption (	of the	recomm	endatio	n:	
Insulance at taking data	Decarate	- 40	2007			
Implementation date	December 31					
Dates of amendments:	March 31	ı, 201	b			

10.6. In the case of amendments to the bylaws, each substantially independent article or group of articles will be voted on separately. In all cases, an article shall be voted on separately if any shareholder or group of shareholders representing at least five percent (5%) of corporate capital, requests so during the General Meeting of Shareholders, and such right shall be previously informed to the shareholders.

10.6 The measure is implemented	YES	X NO	N/A	
YES. Briefly explain:				
Subsection d) of article 8 of the Rules of establishes the following on calls for meeting		neral Meeting of	f Shareholders of	GEB
'() The following rules shall be taken in extraordinary meetings: () d) In the case independent article or group of articles will be voted on separately if any shareholder of percent (5%) of corporate capital requests so such right shall be previously informed to the	of amen be voted or or group o o during t	dments to the by on separately. In a of shareholders re he General Meeti	laws, each substa all cases, an article epresenting at leas	ntially shall st five
The Rules of the General Meeting of SI https://www.grupoenergiabogota.com/conter%20General%20de%20Accionistas.pdf			•	
NO. Explain:				
NA. Specify the regulations that prevent a	adoption	of the recomme	endation:	
Implementation date	March	31, 2016		
Dates of amendments:	N/A			
10.7. Without prejudice for the provisions strengthen and ensure the shareholders' rig Meeting, the bylaws recognize the right of more points for discussion within the Aregardless of the size of their shareholding the request for new points includes a justificative (5) common days following the publication	ghts to in  If shareh  Agenda  gs, within  Ition. The	spection and info colders to propo of the General a reasonable per shareholders will call to a meeting.	ormation before the se the inclusion Meeting of Shar riod of time and pro	e General of one or eholders, ovided that
10.7 The measure is implemented	TES	X NO	IN/A	
YES. Briefly explain:				
GEB's Company Bylaws recognize the share on the agenda of General Meetings of Share following on the manner for exercising this ri	holders.	•		
"Notwithstanding the provisions of Article 182 and guarantee the shareholders' right of General Meeting of Shareholders, sharehold have the right to propose the introduction of of the meeting, within five (5) common days for	inspectio ders, rega one or n	n and informatio ardless of the size nore items to be o	n prior to the Orde of their sharehold discussed in the ac	dinary dings, genda

and provided that the request for the new items is accompanied by a justification for their study by the Board of Directors.

If the Board of Directors refuses the request, it must reply in writing to those requests supported by at least five percent (5 %) of share capital, explaining the reasons for its decision, and informing the shareholders of their right to make proposals during the General Meeting of Shareholders. In the event the Board of Directors accepts the request, once the shareholders' time to propose new items has expired, the Company shall publish a supplement to the notice of the General Meeting of Shareholders, at least fifteen (15) common days prior to the meeting. Within the same period of five (5) common days following the publication of the call to a meeting, shareholders may submit new reasoned proposals for resolutions on matters previously included in the agenda, for which purpose the provisions of the preceding paragraphs of this third paragraph shall be followed."

The Company Bylaws are available at the following link on the website: https://www.grupoenergiabogota.com/content/download/31130/file/Estatutos%20Sociales.pdf

### NO. Explain:

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

Implementation date	March 29, 2021
Dates of amendments:	N/A

**10.8.** If the Board of Directors refuses the request, **it must reply in writing** to those requests supported by at least five percent (5%) of corporate capital, or a lower proportion as established by the company based on its degree of ownership concentration. In such reply, **it will explain the reasons for its decision**, and inform the shareholders of their right to make proposals during the General Meeting, under the provisions of the aforementioned article 182 of the Code of Commerce.

10.8 The measure	is	implemented	YES
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**3** 

NO

N/A

# YES. Briefly explain:

GEB's Company Bylaws recognize the shareholders' right to propose the inclusion of new items on the agenda of General Meetings of Shareholders. Paragraph three of Article 46 provides the following on the manner for exercising this right:

"Notwithstanding the provisions of Article 182 of the Code of Commerce, in order to strengthen and guarantee the shareholders' right of inspection and information prior to the Ordinary General Meeting of Shareholders, shareholders, regardless of the size of their shareholdings, have the right to propose the introduction of one or more items to be discussed in the agenda of the meeting, within five (5) common days following the publication of the notice of the meeting and provided that the request for the new items is accompanied by a justification for their study by the Board of Directors.

If the Board of Directors refuses the request, it must reply in writing to those requests supported by at least five percent (5 %) of share capital, explaining the reasons for its decision, and

informing the shareholders of their right to Shareholders. In the event the Board of Directime to propose new items has expired, the Coof the General Meeting of Shareholders, at least Within the same period of five (5) common day shareholders may submit new reasoned princluded in the agenda, for which purpose the third paragraph shall be followed."	ctors accepts the Company shall pu ast fifteen (15) co ys following the pu proposals for res ne provisions of the	request, of blish a su mmon day ublication of olutions of the preced	pnce the shareholded pplement to the not ys prior to the meeting of the call to a meeting matters previous paragraphs of the call to the c	ers' ice ng. ng, sly his
The Company Bylaws are available https://www.grupoenergiabogota.com/content		•		
NO. Explain:				
NA. Specify the regulations that prevent ac	doption of the re	ecommen	dation:	
Implementation date	March 29, 2021			
Dates of amendments:	N/A			
before the meeting.  10.9 The measure is implemented	YES X	NO	N/A	
YES. Briefly explain:				
GEB's Company Bylaws recognize the shareh on the agenda of General Meetings of Shareh following on the manner for exercising this rig	olders. Paragrap			
"Notwithstanding the provisions of Article 182 and guarantee the shareholders' right of in General Meeting of Shareholders, shareholders have the right to propose the introduction of of the meeting, within five (5) common days for and provided that the request for the new item by the Board of Directors.  If the Board of Directors refuses the request, it by at least five percent (5%) of share capical informing the shareholders of their right to Shareholders. In the event the Board of Directors time to propose new items has expired, the Conference of the General Meeting of Shareholders, at least	respection and interest, regardless of one or more items. Illowing the public ins is accompanied that must reply in writial, explaining the make proposals of the company shall pu	formation f the size s to be dis ation of th d by a jus ting to tho e reasons during th request, o blish a su	prior to the Ordina of their shareholding scussed in the agene notice of the meet tification for their stusse requests supports for its decision, as e General Meeting once the shareholded pplement to the not	ary gs, ada ing ady ted and of ers' ice

	posals for resolutions on matters previously included ovisions of the preceding paragraphs of this third
The Company Bylaws are available https://www.grupoenergiabogota.com/conter	at the following link on the website: nt/download/31130/file/Estatutos%20Sociales.pdf
NO. Explain:	
NA. Specify the regulations that prevent a	adoption of the recommendation:
Implementation date	March 29, 2021
Dates of amendments:	N/A
	garding matters previously included in the Agenda. For according to the provisions of paragraphs 10.8 and  X NO N/A
YES. Briefly explain:	
proposals for agreement on items on the age	areholders' right to propose the inclusion of new enda of General Meetings of Shareholders. To this ablishes the following on the way to exercise this
meeting, shareholders may submit new r	mon days following the publication of the call to a reasoned proposals for resolutions on matters ourpose the provisions of the preceding paragraphs
The Company Bylaws are available https://www.grupoenergiabogota.com/conter	at the following link on the website: nt/download/31130/file/Estatutos%20Sociales.pdf
NO. Explain:	
NA. Specify the regulations that prevent a	adoption of the recommendation:
Implementation date	March 29, 2021
Dates of amendments:	N/A

10.11. The corporation is committed to using digital media, mainly the corporate website with an exclusive link for shareholders, to provide them the documents and information related to each

point on the meeting's Agenda.				
10.11 The measure is implemented YI	ES	X NO	N/A	
YES. Briefly explain:				
GEB uses electronic means of communicat information for the General Meetings of Sha above is provided for in article 22 of the Rules	reholders	, especially thro	ugh the website.	
"The Company will make available to sharehoperiod at the Company's headquarters and o listed on the points of the call to the meeting, of Shareholders, and all additional documents the meeting for decision-making purposes.	n its web: as well as	site, www.geb.co the summons to	m.co, the informa the General Mee	tion ting
In this regard, GEB provides the following linl stakeholders the required information regarding of Shareholders: https://www.grupoenegeneral-de-accionistas	ng the iten	ns on the agenda	a of General Meeti	ngs
NO. Explain:				
NA. Specify the regulations that prevent ad	option of	the recommend	dation:	
Implementation date	Decem	ber 31, 2011		
Dates of amendments:		ber 31, 2017		
10.12. The corporate bylaws recognize the advance notice, any information or clarificate channels and/or, if suitable, through new technor on the Agenda, in the documentation received corporation. Depending on the term established Shareholders, it determines the period within we 10.12 The measure is implemented	ions they logies, or yed, or old by the c	deem appropriate to state in writing not the public information for cal	e, either through tra their questions on ormation provided Is to a General Me	aditional matters by the eeting of
YES. Briefly explain:				
Paragraph two of article 46 of the Corporate E the Rules of the General Meeting of Sharehold request additional information on the items governance body. The rules establish the follows:	ders estab	lish that shareho	lders have the righ	nt to
"() Following the call to the meeting, and understands, the shareholders shall have the in				

clarifications they deem necessary regarding the items on the agenda, the documentation they received or on public information made available by the Company."

The following is the procedure for shareholders to request information on items included in the meeting's agenda, the documentation received or public information provided by the company before the General Meeting:

- "(...) Procedure to exercise certain shareholder rights:
- a) Following the call to the meeting, and up to five business days prior to the scheduled Meeting, the shareholders shall have the right to request additional information or any clarifications they deem necessary regarding the items on the agenda, the documentation they received or on public information made available by the Company.
- b) Any request made by shareholders based on the above provision must be submitted either through the investor relations website channel or by personally contacting the investor relations office. The requests must include substantiation on the reasons for making the request.
- c) Requests that have been submitted in a timely manner and are duly substantiated will be reviewed within two (2) common days, at the latest, at which time a decision will be made on their appropriateness. The shareholder who made the request must provide an e-mail address to receive the reply to his/her request.
- d) When the decision is made to provide additional information or clarifications in connection with items on the agenda, such information or clarifications must be made available to all shareholders through the Company's website.
- e) The Company may refuse to provide the information requested by a shareholder if it is considered: i) unreasonable; ii) irrelevant for learning about the Company's performance or interests; iii) confidential, which includes privileged information in the context of the securities market, business secrets, transactions in progress whose success for the company is substantially contingent upon their secrecy, and iv) any other information that if disclosed will imminently and seriously compromise its competitiveness.
- f) Such refusal by the Company to provide information or clarification must be duly substantiated."

The Company Bylaws are available at the following link on the website: https://www.grupoenergiabogota.com/content/download/31130/file/Estatutos%20Sociales.pdf

The Rules of the General Meeting of Shareholders are available at the following link on the website:

https://www.grupoenergiabogota.com/content/download/29394/file/Reglamento%20Asamblea%20General%20de%20Accionistas.pdf

#### NA. Specify the regulations that prevent adoption of the recommendation:

Implementation date	March 31 2016
Dates of amendments:	December 6, 2017

#### 10.13. The corporation foresees the possibility that it may refuse to provide the requested

<b>information</b> if, based on internal procedures, it learning about the corporation's performance of information within the securities market, busing success for the company is substantially continuently and seriously and seriously continuently and seriously ana	or interes iness se gent upo	ts; iii) confid crets, and t n their secre	dential, w transacti ecy, and	which includes ons in progre iv) any other ir	privileg ess who	ed se
10.13 The measure is implemented	<b>YES</b>	X NO		N/A		
YES. Briefly explain:						
Article 23 of the Rules of the General Meeting	of Share	holders esta	ablishes	the following:		
'() Procedure to exercise certain sharehold provide the information requested by a shunreasonable; ii) irrelevant for learning about tiii) confidential, which includes privileged informations and transactions in progress who contingent upon their secrecy, and iv) any other seriously compromise its competitiveness ()	areholde the Compormation se succer informa	er when it open on the second of the second	may be ormance securitie compa	deemed to or interests; es market, bus any is substa	be: i) siness intially	
The Rules of the General Meeting of Shareh website: https://www.grupoenergiabogota.com/content/%20General%20de%20Accionistas.pdf				-		
NO. Explain:						
NA. Specify the regulations that prevent ad	loption o	of the recon	nmenda	tion:		
Implementation date	March	31, 2016				
Dates of amendments:	N/A	31, 2010				_
10.14. When an answer provided to a shareho guarantees access to that answer to the oth to the mechanisms set forth for that purpose, a	ner share and under	eholders, or the same o	n a conce	omitant basis, s.	_	
10.14 The measure is implemented	/ES	X NO	l	N/A		
YES. Briefly explain:  Article 23 of the Rules of the General Meeting  '() Procedure to exercise certain sharehold						
provide additional information or clarifications information or clarifications must be made avaluebsite ()'	s in conn	ection with	items or	n the agenda,	such	

The same right is also established in the Corpa a) of Title I. Shareholder Rights:	orate Governance Code in subsection ii) of section
adequate and effective responses to their provisions of the present Code and other into response to a request for information by a sha	nation. The shareholders have the right to receive r information requests in accordance with the ernal rules of GEB S.A. ESP. However, when the areholder may give him or her an unfair advantage, other investors through the website, in accordance securities issuer ()"
The Rules of the General Meeting of Share website:	holders are available at the following link on the
	t/download/29394/file/Reglamento%20Asamblea
•	ailable at the following link on the website: t/download/31131/file/CO%CC%81DIGO%20DE iEB.pdf
NO. Explain:	
NA. Specify the regulations that prevent a	doption of the recommendation:
Implementation date	March 3, 2016
Implementation date  Dates of amendments:	March 3, 2016 N/A
Measure No. 11: Norms on representation  11.1. Without prejudice for the limits set for Circular 24 of 2010, and the regulations which corporation does not limit the shareholder	N/A
Measure No. 11: Norms on representation  11.1. Without prejudice for the limits set for Circular 24 of 2010, and the regulations which corporation does not limit the shareholder of Shareholders, including the delegation of	n th in article 185 of the Code of Commerce, External ich may amend, supplement, or substitute them, the er's right to be represented at the General Meeting
Dates of amendments:  Measure No. 11: Norms on representation  11.1. Without prejudice for the limits set for Circular 24 of 2010, and the regulations white corporation does not limit the shareholder of Shareholders, including the delegation of a shareholder or not.	nth in article 185 of the Code of Commerce, External ich may amend, supplement, or substitute them, the er's right to be represented at the General Meeting f his vote to any other person, whether such person is
Measure No. 11: Norms on representation  11.1. Without prejudice for the limits set for Circular 24 of 2010, and the regulations which corporation does not limit the shareholder of Shareholders, including the delegation of a shareholder or not.  11.1 The measure is implemented  YES. Briefly explain:	nth in article 185 of the Code of Commerce, External ich may amend, supplement, or substitute them, the er's right to be represented at the General Meeting f his vote to any other person, whether such person is

• Subsections 1 and 2 of article 19 of the '() 1. Except for any legal restrictions, sharel granted in writing and in legal form, indicating appropriate, and the date or time period of granted, within legal limits. 2 The Company votes, without voting instructions, and will probe made available to shareholders along wipublished on its website. Said form must conto be submitted to vote by shareholders as a shareholders, if they wish to, in each case, representative ()'	holders may be register name of the the meeting or rewill not promote omote the use of the the summons tain the points of defined by the Britanian the points of the summons that summons the summons the summons that summons the summons the summons that summons the summons that summons the summons the summons that summons the summons the summons the summons that summons the summons the summons that summons the summons the summons the summons that summons the summons the summons that summons the summons the summons that summons the summons	epresented e representance tings for the use of a standard to the mentance of the agendord of Directory.	by means of proxies ative, an alternate, if r which the proxy is of proxies with blank d proxy form that will be the and the proposals ectors, to enable the
The Company Bylaws are https://www.grupoenergiabogota.com/content/	available at /download/31130	the 0/file/Estatut	following link: tos%20Sociales.pdf
The Rules of the General Meeting of Shahttps://www.grupoenergiabogota.com/content/ %20General%20de%20Accionistas.pdf			
NO. Explain:			
NA. Specify the regulations that prevent ad	loption of the re	commend	ation:
Implementation date	December 31,	2007	
Dates of amendments:	March 31, 2010		
11.2. The Company minimizes the use instructions, and actively promotes the use makes available to shareholders or that is pure on the agenda and the proposals to be supredefined procedure, with the purpose of encase their choice of vote to their proxy representations.	e of a standard blished on its we ubmitted to vote abling sharehold	proxy form ebsite. The by sharel	that the company itself form contains the points holders, according to a
11.2 The measure is implemented	YES	X NO	N/A
YES. Briefly explain:			

shareholders as defined by the Board of Directors, to in each case, to indicate their choice of vote to their p	· · · · · · · · · · · · · · · · · · ·			
The Rules of the General Meeting of Shareholders website:	are available at the following link on the			
https://www.grupoenergiabogota.com/content/downlow20 General%20de%20Accionistas.pdf	oad/29394/file/Reglamento%20Asamblea			
NO. Explain				
NA. Specify the regulations that prevent adoption	of the recommendation:			
Implementation date	March 31, 2016			
Dates of amendments:	December 06, 2017			
12.1 In order to promote the General Meeting's in corporate purpose, the rules of the General Meetin the Board of Directors, and particularly the chair as the CEO of the Company, to attend the meconcerns.	ng of Shareholders require the members of persons of the Board Committees, as well setting in order to address any shareholder			
12.1 The measure is implemented YES	X NO N/A			
YES. Briefly explain:				
Attendance to the General Meeting of Shareholders is regulated by subsection 3 of article 19 of the Rules of the General Meeting of Shareholders in the following terms:				
"() The Company's Board members and CEO will at any concerns by shareholders on matters within their				
Similarly, the fourth paragraph of subsection d) of C Governance Code reminds the Chairpersons of Boa they must attend the General Meeting to field any sha	rd committees and the CEO of GEB that			
Also, article 6 of the Rules of all Board committees (Committee, Corporate Governance and Sustainabili Committee) indicate that the CEO has the duty to "() to answer any inquiries by shareholders ()"	ity Committee, Financial and Investment			
The Rules of the General Meeting of Shareholders				

%20 General%20de%20Accionistas.pdf

The Corporate Governance Code is available at the following link on the website: https://www.grupoenergiabogota.com/content/download/31131/file/CO%CC%81DIGO%20DE%20 GOBIERNO%20CORPORATIVO%20GEB.pdf

The Rules of the Committees are available at the following link:

https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29399/file/Reglamento+Comite%CC%81+Financiero+y+de+Inversiones.pdfhttps://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/33535/file/Reglamento+Comite%CC%81+de+Auditori%CC%81a+y+Riesgos++21+de+abril+2022.pdf

https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29398/file/Reglamento+Comite%CC%81+de+Gobierno+Corporativo+y+Sostenibilidad.pdf

https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29397/file/Reglamento+Comite%CC%81+de+Compensaciones.pdf

### NO. Explain:

# NA. Specify the regulations that prevent adoption of the recommendation:

Implementation date	December 06, 2017
Dates of amendments:	November 19, 2018

#### II. BOARD OF DIRECTORS

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

**13.1.** The bylaws explicitly specify the functions that must not be delegated to senior management, including those listed under recommendation 13.1.

13.1 The measure is implemented	YES	X NO	N/A	
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# YES. Briefly explain:

Paragraph One of article 66 of the Company Bylaws establishes that the following duties of the Board of Directors shall not be subject to delegation:

- To establish and amend its own rules
- To appoint and freely remove the Company's CEO in accordance with the election process defined in the Company Bylaws and in these Rules, and his/her alternates, as well as to assign his/her compensation and approve the Senior Management Succession Policy, which must cover both the CEO and the Vice-Presidents.
- Define the management and direction policies of the corporate businesses of Grupo Energía Bogotá S.A. E.S.P., as well as the management and direction policies as the parent company of its business group.
- Approve and implement the rules for issuing, subscribing and placing shares, except in the case of issues of preferred shares.
- Order increases in share capital in the case of events set forth in Article 19 of Law 142/1994
- Approve the Company's Contracting Manual
- Oversee compliance with the Law, the bylaws, the Corporate Governance Code, the orders of the General Meeting of Shareholders and the commitments acquired by the Company in furthering its corporate purpose.
- Approve, amend and monitor the Company's strategic plan, business plan, management objectives, and guidelines for their execution.
- Approve the Company's investment plan based on the recommendations of the Board's Finance and Investment Committee, the annual budget, its investment, maintenance and expense programs, and in general approve the financial and investment guidelines and policies of the Company, and review the Company's financial forecasts.
- Approve the governance model of Grupo Energía Bogotá S.A. E.S.P., the Corporate Governance Policy and specific measures on Company governance, conduct and information, in order to ensure that the rights of those who invest in its shares or any other securities are protected, as well as adequately manage their matters and public information on performance, and submit to the General Meeting of Shareholders, jointly with the CEO, a report on the above matters.
- Approve, amend and update the Corporate Governance Code submitted by the CEO, which shall compile all the rules and systems required by current regulations, and ensure effective compliance.
- Approve the Business Group Agreement to be entered into by Grupo Energía Bogotá

- S.A. E.S.P. and its subsidiaries, and any amendments thereof.
- Make decisions based on a group policy, taking into consideration the interests of the Company and its subsidiaries.
- Establish any committees deemed necessary to adequately comply with the law and its duties, and delegate to them any duties deemed necessary, such as approval of their internal rules.
- Submit to approval by the General Meeting of Shareholders the Board of Directors Appointment, Succession and Compensation Policy.
- Review and approve the transactions of the Company with related parties, as defined in the International Accounting Standards (IAS), in amounts above the thresholds defined in the Rules of the Board of Directors. Such transactions will require additional approval by the General Meeting of Shareholders when they occur in the situations defined in Section 17 of Article 59 of the Company Bylaws, as per the terms defined in the Rules of the Board of Directors, when it is relevant and does not fulfill the following conditions: a) it is carried out at prices offered to the general market by the person acting in the capacity of supplier of the goods or services involved, and b) it is an ordinary transaction within the Company's normal course of business.
- Notwithstanding the powers assigned in these bylaws to the General Meeting of Shareholders, authorize the CEO to enter into contracts, acts and legal businesses in amounts greater than the equivalent in local currency of seventy thousand (70,000) current legal monthly minimum wages.
- Perform an annual performance assessment of itself as a collegiate body, of its committees, and of its individual members.
- Approve and monitor adequate internal control systems and risk policies, and periodically
  monitor the main risks the Company is exposed to, including those taken on its off-balancesheet operations.
- Propose to the General Meeting of Shareholders an Own Share Buyback Policy.
- Establish or acquire shares in special-purpose entities or entities domiciled in countries or territories that are considered tax havens, as well as other transactions or operations of a similar nature.
- Appoint and remove the Group's general auditor, as well as appoint the compliance officer.
- Approve proposals for investments, to redefine existing investments, mergers, creation and/or changes to investment vehicles, acquisition of partners or strategic allies, and structured financing of new businesses in amounts greater than seventy thousand (70,000) legal monthly minimum wages in force.
- Approve the sale, transfer or disposal, by any means, in one or several related transactions, of Company assets in amounts greater than five percent (5%) and lower than fifteen percent (15%) of stock market capitalization, and present to the General Meeting of Shareholders, after having been approved by the Board of Directors, sales by any means, in one or several related transactions, of Company assets equivalent to more than fifteen percent (15%) of stock market capitalization.
- Authorize the Company to offer security or collateral for the obligations of subsidiaries of Grupo Energía Bogotá up to an amount equivalent in local currency to seventy thousand (70,000) legal monthly minimum wages in force.

The Company Bylaws are available at the following link: https://www.grupoenergiabogota.com/content/download/31130/file/Estatutos%20Sociales.pdf

NO. Explain:						
NA. Specify the regulations that prevent adoption of the recommendation:						
Implementation date	March	31, 2016				
Dates of amendments:	March	28, 2019				
42.2 Without projection for the independen	of the o		a afita ay baidiawia			
<b>13.2.</b> Without prejudice for the independer the corporation acts as the holding com	•					
of Directors keep a group perspective		_				
guidelines, or information requests that		-				
holding company, of the subsidiaries, a	-			, or the		
<b>3</b> •		3				
13.2 The measure is implemented	YES	X NO	N/A			
YES. Briefly explain:						
TI ( " (" D ) (D' )						
The functions of the Board of Directors who	•	vers the entire gr	oup are set forth in	article		
66 of the Company Bylaws, in the following	terms:					
'The Board of Directors shall have the follow	wina dutios (	and functions:				
()	wing duties a	and functions.				
4 Define the management and direction po	olicies of the	e cornorate husir	nesses of Gruno F	nergía		
Bogotá S.A. E.S.P., as well as the manage		•	•	•		
its business group.	and a	moonon ponoico c	ao ano paront comp	, any 01		
()						
22 Approve the governance model of 0	Grupo Ener	gía Bogotá S.A	. E.S.P., the Cor	rporate		
Governance Policy and specific measures	•			•		
order to ensure that the rights of those v	•					
protected, as well as adequately manage			•			
and submit to the General Meeting of Shar		•	•			
matters.		•	•			
()						
29 Approve the Business Group Agreeme	nt to be en	tered into by Gru	upo Energía Bogot	tá S.A.		
E.S.P. and its subsidiaries, and any amend	ments there	of.				
30 Make decisions based on a group policy,	taking into	consideration the	interests of the Co	mpany		
and its subsidiaries.						
()						
34 Review and approve the transactions o	f the Compa	any with related	parties, as defined	in the		
International Accounting Standards (IAS), i						
of the Board of Directors. Such transactions						
of Shareholders when they occur in the						
Company Bylaws, as per the terms define						
relevant and does not fulfill the following of		•	•			
general market by the person acting in the	capacity of	supplier of the ac	ods or services in	volved.		

()	company's normal course of business.
	auditor, as well as appoint the Compliance Officer.
Directors, GEB is committed to adopting and puthat they are consistently applied at all Group of	ards of Directors or Board Committees of GEB
Inasmuch as possible, the Board of Direction	ectors of GEB S.A. E.S.P. shall meet on a monthly unles, in order to have consolidated and updated
The Company Bylaws are https://www.grupoenergiabogota.com/content/	available at the following link: download/31130/file/Estatutos%20Sociales.pdf
	EEB with each Group company is available at the abogota.com/gobierno-corporativo/documentos-de-esarial
NO. Explain:	
NA. Specify the regulations that prevent ad	option of the recommendation:
Implementation date	March 31, 2016
Dates of amendments:	October 02, 2018
Measure No. 14: Rules of the Board of Directors has approve	
operation, as well as the functions, powers a	and duties of its members, its Chairperson and its nareholders and are binding for Board members.  YES X NO N/A
operation, as well as the functions, powers a Secretary. Such rules are communicated to sl	and duties of its members, its Chairperson and its nareholders and are binding for Board members.

NO. Explain:	
NO. Explain.	
NA. Specify the regulations that preven	t adoption of the recommendation:
Implementation date	April 28, 2016
Dates of amendments:	August 27, 2020
Measure No. 15: Size of the Board of D	irectors
<b>15.1</b> In its bylaws, the corporation has de Directors.	ecided not to have alternate members in its Board of
15.1 The measure is implemented	YES X NO N/A
YES. Briefly explain:	
Members: The Company shall have a Emembers, elected by the General Meeting of whom four (4) members must be independent of Corporate Governance Code (). The	article 60 of the Company Bylaws indicates: '() Board of Directors consisting of nine (9) principal of Shareholders using the electoral quotient system, pendent, as defined by law and by the Company's Company Bylaws are available at the website: tent/download/31130/file/Estatutos%20Sociales.pdf
NA. Specify the regulations that preven	t adoption of the recommendation:
Implementation date	October 2, 2018
Dates of amendments:	N/A
interest and with full transparency, the	of Directors.  elected all Board members act in the corporation's best corporation identifies the origin of the different in accordance with the arrangement specified under
16.1 The measure is implemented	YES X NO N/A
YES. Briefly explain:	
Article 2 of the Rules of the Board of Dire	ectors includes the identification of different types of

Board members, establishing the and Executive Members. The Finttps://www.grupoenergiabogota-Directiva.pdf	Rules of the Boar	d of Directors are	e available at the w	ebsite:
NO. Explain:				
NA. Specify the regulations th	at prevent adopt	ion of the recom	nmendation:	
Implementation date	April 28, 2016			
Dates of amendments:	N/A			
<ul><li>16.2. The corporation has Compensation Committee, or s Directors, based on its own dyn objectives listed under recommendations.</li><li>16.2 The measure is implementation.</li></ul>	ome other body wamics and the findendation 16.2.	rith similar functio	ons, which enable the	Board of
YES. Briefly explain:				
GEB has a Policy on Appointm approved by the General Meeting.  The purpose of the Policy is succession and compensation of order to attract, retain and motive memory, maintain the profession compensation for them.	ng of Shareholders to establish guide of the Board of Dire wate the best taler	held on October elines and meas ectors of Grupo E nt, preserve and o	02, 2018. sures for the appoin nergía Bogotá S.A. E consolidate the institu	tment, ESP, in utional
The policy establishes that "Ir Compensation and Corporate G i.The results of the previous pe	overnance Comm	ittees shall additio	onally review:	rs, the
Additionally, the Policy establic Committees, in either joint or se of the proposed candidates, in General Meeting of Sharehold Governance Committees."	parate meetings, s accordance with	shall verify the full the procedure s	fillment of the require set out in the Rules	ements of the
The Policy is https://www.grupoenergiabogota/20Nominacio%CC%81n,%20Su/0la%20JD.pdf				
NO. Explain:				

NA. Specify the regulations that prevent	adoption of the recommendation:
Implementation date	October 02, 2018
Dates of amendments:	N/A
deemed necessary to enable the different	the shareholders about the professional profiles ent stakeholders, especially controlling or significant, or families or institutional investors, if any, and the ndidates.
16.3 The measure is implemented	YES X NO N/A
YES. Briefly explain:	
• • • • • • • • • • • • • • • • • • • •	and Compensation of the Board of Directors s to members of the Company's Board of Directors shes that:
qualities, willing to commit the time and Consequently, Shareholders must nomina consideration their: (i) experience in finance to the public utilities sector, and/or in the bust the candidates' profiles, including their leadership and good name in connection wit For GEB it is important to have a variety of a in its Board of Directors, so they can controcorporate strategy. For the effects of prior vare taken into consideration: a) the minim members, and b) the elements of the profest of Directors shall undertake to include crithe lists of candidates to the Board of Directors of Shareholders shall undertake to include crithe lists of candidates to the Board of Directors of Section II (Measures for nominations to the	,
https://www.grupoenergiabogota.com/conte	e at the following link: nt/download/29283/file/Poli%CC%81tica%20de% 681n%20y%20Remuneracio%CC%81n%20de%2
NO. Explain:  NA. Specify the regulations that prevent	

Implementation date	October 02 2018
Dates of amendments:	N/A

**16.4.** The corporation considers that the mere review of the resumes by the shareholders is insufficient to decide on the candidates' suitability. Consequently, it has **internal procedures to assess any legal incompatibilities and inabilities**, **as well as a candidate's suitability for the needs of the Board of Directors**. These procedures evaluate a set of criteria that the candidates' functional and personal profiles must meet, and verify their compliance with certain objective requirements to become a member of the Board of Directors, and certain additional requirements to be considered an independent member.

16.4 The measure is implemented	YES	Χ	NO	N/A	
			_	 -	

# YES. Briefly explain:

According to the Policy on Appointment, Succession and Compensation of the Board of Directors approved at the General Meeting of Shareholders in 2018, the Board of Directors of GEB must include people with the highest personal and professional qualities, and who are willing to commit the time and interest required to fulfill their responsibilities. Consequently, Shareholders must nominate candidates with suitable profiles, taking into consideration their: (i) experience in finance, law and similar fields, and/or in activities related to the public utilities sector, and/or in the businesses in which the Company is involved, and (b) the candidates' profiles, including their background, recognition, prestige, availability, leadership and good name in connection with their professional qualifications and integrity.

According to the provisions of the Company Bylaws, the Shareholder Agreement and the Rules of the General Meeting of Shareholders, the suitability and fulfillment of requirements by postulated candidates to become members of the Board of Directors of GEB are verified by means of the Form for Identification and Verification of Qualifications, which includes the respective assertions on compliance with the minimum requirements, elements of the profile, independence criteria, disabilities and incompatibilities and any other relevant information that must be known by the Company. Subsequently, based on the information disclosed in the resume and in said form, the Legal and Compliance VP of GEB S.A. ESP verifies fulfillment of the requirements established in the above rules, which includes checks in the respective restrictive or binding lists performed by the Compliance Officer, who submits a report to the Compensation and Corporate Governance Committees of the Board of Directors, in either independent or joint sessions. Said Committees review the report, and subsequently publish the relevant information on the corporate website for review by all shareholders. Lastly, at the General Meeting of Shareholders that will select the members of the Board of Directors, the Chairpersons of the Committees present a report on the qualifications review process.

For GEB it is important to have a variety of academic, professional and technical competencies in its Board of Directors, so they can contribute their knowledge and experience to fulfill the corporate strategy. For the effects of prior verification of candidate qualifications, the following are taken into consideration: a) the minimum requirements that must be met by all Board

members, and b) the elements of the profes of Directors.	ssional profil	e that	are recomm	ended	for the E	Board
The Policy on Appointment, Succession a available at https://www.grupoenergiabogota.com/conter 20Nominacio%CC%81n,%20Sucesio%CC%0la%20JD.pdf	the nt/download	1/2928	following 3/file/Poli%C	C%811	tica%20d	link: le%
NO. Explain:						
NA. Specify the regulations that prevent a	adoption of	f the ı	recommenda	ation:		
Implementation date	October 0	2, 20°	18			
Dates of amendments:	N/A	, -				
has voluntarily adopted a more rigorous Such definition has been accepted as a f Directors and includes, among other requires any kind of a candidate to become an indistance shareholders or their related parties, either double statement of independence: (i) shareholders, and Senior Management, state Board of Directors with respect to the candidate.	frame of referements to dependent refer domesticathat by the lated in his/hidate's indep	ference be as membe ally or e car er lett bende	se in the reg sessed, any er with any of abroad. Fu adidate befo er of acceptance.	ulation relation controll rthermone re the	of the Inships or sing or sing ore, it recorporand (ii) that	Board of r links of gnificant quires a ation, its
16.5 The measure is implemented	YES	Χ	NO		N/A	
YES. Briefly explain:  Article 8 of the Rules of the Board of Director to those specified in Law 964/2005. These s						

relationship with the Company or any of its affiliates or subsidiaries, including those persons who have had such capacity during the last three (3) years prior to his/her appointment, except in the case of the reelection of an independent person.

b) Not being or having been an employee or director of shareholders who conduct guide

Neither he/she nor his/her personal related parties are or have had a business or work

applicable law, meet the following requirements:

b) Not being or having been an employee or director of shareholders who conduct, guide or control the majority of voting rights or determine the majority of the company's management,

executive or controlling bodies directly or by means of an agreement over the year immediately before their appointment, nor that of any of its controlling, related or associated institutions.

- c) Not being a shareholder who conducts, guides or controls the majority of the Company's voting rights or determines the composition of the majority of its management, executive or controlling bodies directly or by means of an agreement.
- d) Neither he/she nor his/her personal related parties are or have been partners, members of the Board of Directors or contractors in the three (3) years prior to their appointment, of associations or companies that provide advisory or consulting services to the Company or companies that belong to the same economic group as the Company, and such associations or companies receive revenues from such services equal to or greater than four thousand and seventy (4,070) legal monthly minimum wages in force or two percent (2 %) of its total revenue, whichever is greater.
- e) Neither he/she nor his/her personal related parties are employees or directors of a foundation, association or company that receives any contribution or sponsorship from the Company.
- f) Neither he/she nor his/her personal related parties have been a manager, within the last three (3) years from the appointment, of a company in which the Company CEO or any of its Board members form part of the Board of Directors, except when the Board member is an independent member.
- g) Not to depend exclusively on the revenues received as professional fees as member of the Company's Board of Directors.
- h) Neither he/she nor his/her personal related parties, receive or have received, nor have a relative within the third degree of consanguinity or spouse who receives or has received any compensation other than professional fees as member of the Board, of the Audit Committee, or any other committee created by the Company's Board of Directors, for twelve (12) continuous months over the last three (3) years prior to their appointment.
- i) Neither he/she nor his/her personal related parties are or have been partners or employees, during the last three (3) years prior to his appointment, of the firm appointed as statutory auditor of the Company.
- j) The candidate's personal related parties, or the companies of which he/she or they are shareholders, have or have had business relationships for amounts greater than the equivalent of 20% of his/her personal income during the last year, and/or greater than 20% of his/her personal income on average during the last five (5) years prior to the date of his/her election. Paragraph: Personal related parties shall be understood as the spouse or permanent partner of a person, their relatives up to the fourth degree of consanguinity, second degree of affinity and sole civil partner, the companies in which such person or their personal related parties have shareholdings, and the natural or legal persons of which said person, or his/her spouse or permanent partner, or his/her relatives in the second degree of consanguinity, second degree of affinity and sole civil partner, are members of the Board or employees, or have been during the three (3) years immediately prior to the date of the election of said person in the position he/she holds." The Policy on Appointment, Succession and Compensation of the Board of Directors indicates that candidates to become independent members must fulfill the requirements of Colombian securities market laws, as well as those established in the Rules of the General Meeting of Shareholders and of the Board of Directors.

At the ordinary meeting 1658 held on June 24, 2021, the Board of Directors approved an amendment to article 8 of the Rules of the Board of Directors, to include a double statement of

shareholders and members of Senior Ma and (ii) the statement of the Board of nominated as such, once the Corporate Compensation Committee have submitted criteria.  The Rules of the General Meeting https://www.grupoenergiabogota.com/con%20General%20de%20Accionistas.pdf The Rules of the Board of https://www.grupoenergiabogota.com/con/Directiva.pdf The Policy on Appointment, Succession available at https://www.grupoenergiabogota.com/con/con/con/con/con/con/con/con/con/con	the candidate with respect to the Company, its anagement, by means of his/her Acceptance Letter, Directors on the independence of the candidates Governance and Sustainability Committee and the ed the report on compliance with the independence of Shareholders are available at the website: tent/download/29394/file/Reglamento%20Asamblea  Directors are available on the website: tent/download/29400/file/Reglamento%20Junta%20  and Compensation of the Board of Directors is the website: tent/download/29283/file/Poli%CC%81tica%20de%
Ola%20JD.pdf	C%81n%20y%20Remuneracio%CC%81n%20de%2
NO. Explain:	
NA. Specify the regulations that prever	nt adoption of the recommendation:
Implementation date  Dates of amendments:	October 02, 2018  March 29, 2021
Dates of amendments.	Walcii 25, 202 i
Directors, through its Chairperson Compensation Committee, or the body body to centralize and coordinate the prior to the General Meeting. In this way based on their shareholdings may learn a negotiate any stock-based balances and Moreover, they may present their candidates.	ons, the corporation considers that the Board of and with the support of the Nomination and y which fulfills such duties, is the most appropriate process of nominating the candidates to the Board y, the shareholders that wish to become Board members about the Board's needs, express their preferences, and ad distribution among the different types of members. Ites and accept that an assessment of their qualifications ompensation Committee before the vote at the General
16.6 The measure is implemented	YES X NO N/A
YES. Briefly explain:	
• •	ntment process is centralized and coordinated is t, Succession and Compensation of the Board of
	pany Bylaws, the Shareholder Agreement and the neral Meeting of Shareholders, the qualifications and

fulfillment of requirements by candidates to become members of the Board of Directors of GEB must be verified by the Compensation and Corporate Governance Committees of the Board, in either joint or separate sessions, prior to the General Meeting of Shareholders that is to appoint the Board members.								
The shareholders, the Board of Directors and Senior Management of GEB are responsible for ensuring fulfillment of the provisions of the Company Bylaws and the Shareholder Agreement, in terms of the assessment of candidates, the time frames for submitting and reviewing resumes, and the verification of fulfillment of requirements, prior to the General Meeting of Shareholders that will elect the member of the Board of Directors.								
The Policy on Appointment, Succession	and Compensation of the Board of Directors is							
available at the following link:								
<b>G</b>	nt/download/29283/file/Poli%CC%81tica%20de%2							
	81n%20y%20Remuneracio%CC%81n%20de%20l							
a%20JD.pdf	·							
NO. Explain:								
NA. Specify the regulations that prevent	adoption of the recommendation:							
Implementation date	October 02, 2018							
Dates of amendments:	N/A							
Dates of amendments:  N/A  16.7. The Regulation of the Board of Directors foresees that the assessment of the candidates' suitability must take place before the General Meeting of Shareholders, in order to ensure that the shareholders will have, with enough anticipation, sufficient information on the proposed candidates (personal qualities, suitability, background, experience, integrity, etc.) to adequately assess them.								

16.7 The measure is implemented

Pursuant to the provisions of the Company Bylaws, the Shareholder Agreement and the procedure set out in the Rules of the General Meeting of Shareholders and the Policy on Appointment, Succession and Compensation of the Board of Directors, the suitability and fulfillment of requirements by the candidates to become members of the Board of Directors of GEB must be verified prior to the General Meeting of Shareholders that will elect them. The above is subject to prior verification by the Legal and Compliance VP of GEB S.A. ESP of fulfillment of the requirements established in the above rules, and the submission of a report in this regard to the Compensation and Corporate Governance and Sustainability Committees, in either independent or joint sessions. Said Committees review the report, and subsequently publish the relevant information on the corporate website for review by all shareholders, all of which is performed prior to the respective meeting of the highest governance body. Lastly, at the General Meeting of Shareholders that will select the members of the Board of Directors, the Chairpersons

YES

X NO

N/A

of the Committees present a report on the qualifications review process, and the shareholders decide on the corresponding appointments.

The Rules of the Board of Directors (fourth paragraph of article 3) establishes the following: 'The review of the qualifications of candidates to the Board of Directors and fulfillment of applicable requirements must be performed before the election, under the terms set forth in the Rules of the General Meeting of Shareholders and the Policy on Appointment, Succession and Compensation of the Board of Directors.

On its part, the Policy on Appointment, Succession and Compensation of the Board of Directors (item A of subsection II d) establishes the following: 'According to the provisions of the Company Bylaws, the Shareholder Agreement and the procedure set out in the Rules of the General Meeting of Shareholders, the qualifications and fulfillment of requirements by candidates to become members of the Board of Directors of GEB must be verified by the Compensation and Corporate Governance Committees of the Board, in either joint or separate sessions, prior to the General Meeting of Shareholders that is to appoint the Board members (...).'

The Company Bylaws and the Shareholder Agreement are available at the following link: https://www.grupoenergiabogota.com/content/download/31130/file/Estatutos%20Sociales.pdf y https://www.grupoenergiabogota.com/content/download/30645/file/DEPO%CC%81SITO%20A CUERDO%20DE%20ACCIONISTAS.pdf

The Rules of the General Meeting of Shareholders are available at the following link: https://www.grupoenergiabogota.com/content/download/29394/file/Reglamento%20Asamblea% 20General%20de%20Accionistas.pdf

The Policy on Appointment, Succession and Compensation of the Board of Directors is available at the following link:

https://www.grupoenergiabogota.com/content/download/29283/file/Poli%CC%81tica%20de%20 Nominacio%CC%81n,%20Sucesio%CC%81n%20y%20Remuneracio%CC%81n%20de%20la %20JD.pdf

# NO. Explain:

# NA. Specify the regulations that prevent adoption of the recommendation:

Implementation date	October 02, 2018
Dates of amendments:	N/A

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

**17.1.** The Regulation of the Board of Directors establishes that **Independent and Shareholder members shall always be a majority over Executive members**, whose number, if any, shall be the minimum required to cover the requirements of information and coordination between the Company's Board of Directors and Senior Management.

17.1 The measure is implemented Y	ES	Χ	NO		N/A	
YES. Briefly explain:						
The paragraph of article 2 of the Rules of the and Shareholder members "() shall alway number, if any, shall be the minimum requision coordination between the Company's Board circumstance will executive members be membered of Directors are https://www.grupoenergiabogota.com/contentDirectiva.pdf	ys be a rired to condition of Direction of Direction of a rection of the condition of the c	majority over the ctors a f the Boallable	y over E ne requir nd Senic pard con a	xecutivements or Manemetee	re members of informagement. s." The Routher	ers, whose nation and Under no ules of the website:
NO. Explain:						
NA. Specify the regulations that prevent a	doption	of the	recomn	nendat	ion:	
Implementation date	April 2	28, 201	6			
implomoritation date	N/A	-0, 201				
•	11//					
Dates of amendments:  17.2. Beyond the minimum proportion of tw forth by the Law 964 of 2005, the corpora	tion volu	untarily	y analyz	es and	dadjusts	upward the
Dates of amendments:  17.2. Beyond the minimum proportion of tw	tion volu	u <b>ntaril</b> nsider	<b>y analyz</b> ation, an	es and	<b>l adjusts</b> ther matt	upward the
Dates of amendments:  17.2. Beyond the minimum proportion of tw forth by the Law 964 of 2005, the corpora number of Independent Members, taking proportion of independent members is related.  17.2 The measure is implemented.	tion volu g into co ed to the	untarily ensidera proport	y analyz ation, an	es and	d adjusts ther matt apital.	upward the
Dates of amendments:  17.2. Beyond the minimum proportion of tw forth by the Law 964 of 2005, the corpora number of Independent Members, taking proportion of independent members is related.	g into coed to the  YES  B Board harehold ylaws, establithe Rule the Board	of Direct of the dot of Direct of Direct of the dot of Direct of D	y analyz ation, an tion of flo  NO  ctors is of d on Mar ning that by Law 9 e Board rectors.	comprise the comprise the comprise comp	nd adjusts ther matt apital.  N/A  and by India 2021, appet 5 of the ctors. The	ependent proved an e 9 Board the Rules e above is website:
Dates of amendments:  17.2. Beyond the minimum proportion of tw forth by the Law 964 of 2005, the corpora number of Independent Members, taking proportion of independent members is related.  17.2 The measure is implemented  YES. Briefly explain:  In order to ensure that the majority of the GE Members, the ordinary General Meeting of S amendment to article 60 of the Company B members must fulfill the independence criter of the General Meeting of Shareholders and equivalent to 55.6% of the total members of The Company Bylaws are https://www.grupoenergiabogota.com/conter	g into coed to the  YES  B Board harehold ylaws, establithe Rule the Board	of Direct of the dot of Direct of Direct of the dot of Direct of D	y analyz ation, an tion of flo  NO  ctors is of d on Mar ning that by Law 9 e Board rectors.	comprise the comprise the comprise comp	nd adjusts ther matt apital.  N/A  and by India 2021, appet 5 of the ctors. The	ependent proved an e 9 Board the Rules e above is website:
Dates of amendments:  17.2. Beyond the minimum proportion of tw forth by the Law 964 of 2005, the corpora number of Independent Members, taking proportion of independent members is related.  17.2 The measure is implemented  YES. Briefly explain:  In order to ensure that the majority of the GE Members, the ordinary General Meeting of S amendment to article 60 of the Company B members must fulfill the independence criter of the General Meeting of Shareholders and equivalent to 55.6% of the total members of The Company Bylaws are	g into coed to the  YES  B Board harehold ylaws, establithe Rule the Board	of Direct of the dot of Direct of Direct of the dot of Direct of D	y analyz ation, an tion of flo  NO  ctors is of d on Mar ning that by Law 9 e Board rectors.	comprise the comprise the comprise comp	nd adjusts ther matt apital.  N/A  and by India 2021, appet 5 of the ctors. The	ependent proved an e 9 Board the Rules e above is website:
Dates of amendments:  17.2. Beyond the minimum proportion of tw forth by the Law 964 of 2005, the corpora number of Independent Members, taking proportion of independent members is related.  17.2 The measure is implemented  YES. Briefly explain:  In order to ensure that the majority of the GE Members, the ordinary General Meeting of S amendment to article 60 of the Company B members must fulfill the independence criter of the General Meeting of Shareholders and equivalent to 55.6% of the total members of The Company Bylaws are https://www.grupoenergiabogota.com/conter	tion voluge into coed to the YES  B Board harehold ylaws, establishe Rule the Board average and the the Board average and the stablishe board average and the stablished board	of Dire ers hel stablished best of Dire doi 10 of D	ctors is of don Maring that by Law 9 e Board rectors.	comprise the statuto:	n adjusts ther matt apital.  N/A  and by Indian 2021, appet 5 of the 5 and by Indian 5 and by	ependent proved an e 9 Board the Rules e above is website:
Dates of amendments:  17.2. Beyond the minimum proportion of twe forth by the Law 964 of 2005, the corpora number of Independent Members, taking proportion of independent members is related.  17.2 The measure is implemented.  YES. Briefly explain:  In order to ensure that the majority of the GE Members, the ordinary General Meeting of S amendment to article 60 of the Company B members must fulfill the independence criter of the General Meeting of Shareholders and equivalent to 55.6% of the total members of The Company Bylaws are https://www.grupoenergiabogota.com/conter.  NO. Explain:	tion voluge into coed to the YES  B Board harehold ylaws, establishe Rule the Board average and the the Board average and the stablishe board average and the stablished board	of Dire ers hel stablished by add/311	ctors is of don Maring that by Law 9 e Board rectors.	comprise the statuto:	n adjusts ther matt apital.  N/A  and by Indian 2021, appet 5 of the 5 and by Indian 5 and by	ependent proved an e 9 Board the Rules e above is website:

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

18.1.	The	<b>Bylaws</b>	specify	the	functions	of	the	Chairperson	of	the	Board	of	Directors,
includ	ling th	ne main r	esponsib	ilities	s listed unde	er re	ecom	mendation 18	.1.				

18.1 The measure is implemented	YES	X NO	N/A	
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## YES. Briefly explain:

The functions of the Chairperson of the GEB Board of Directors are aligned with those indicated in Recommendation 18.3 of Código País. The functions of the Chairperson of the Board are described in the paragraph of article 64 of the Company Bylaws, in the following terms:

- '(...) Paragraph: The following are the functions and main duties of the Chairperson of the Board of Directors:
- I. Ensure that the Board of Directors establishes and efficiently implements the Company's strategic direction.
- II. Promote governance action at the Company, acting as a liaison between shareholders and the Board of Directors.
- III. Plan the operations of the Board of Directors by establishing an annual work plan.
- IV. Preside over the meetings and moderate debates.
- V. Ensure execution of the agreements of the Board of Directors and follow up on its duties and decisions.
- VI. Oversee the active participation of the members of the Board of Directors.

Additionally, article 7 of the Rules of the Board of Directors describe the following main functions and duties of the Chairperson of the Board:

## '(...) ARTICLE 7.- DUTIES OF THE CHAIRPERSON

The following are the functions and main duties of the Chairperson of the Board of Directors:

- 1. Ensure that the Board of Directors establishes and efficiently implements the Company's strategic direction.
- 2. Promote governance action at the Company, acting as a liaison between shareholders and the Board of Directors.
- 3. Plan the operation of the Board of Directors by establishing an annual work plan based on the assigned functions, and based on Management's proposals, and establish the annual timetable of sessions.
- 4. Preside over the meetings and moderate debates.
- 5. Ensure execution of the agreements of the Board of Directors and follow up on its duties and decisions.
- 6. Lead the annual assessment of the Board of Directors and its committees, except his/her own assessment.
- 7. Oversee the active participation of the members of the Board of Directors.
- 8. Authorize the presence of Company employees or special guests at the sessions to

fulfillment of the commitments and agreem are available https://www.grupoenergiabogota.com/cont f. The Rules of the Board of I	with the Company's CEO in order to monitor nents that have been made.' The Company Bylaws at the website: ent/download/31130/file/Estatutos%20Sociales.pd  Directors are available at the website: ent/download/29400/file/Reglamento%20Junta%20  adoption of the recommendation:
Implementation date	April 28, 2016
Dates of amendments:	November 29, 2018
specific functions.  18.2 The measure is implemented	f the greater scope and time commitment of his/her  YES X NO N/A
Compensation of the Board of Directors, the same, except for the Chairperson of the in view of his/her responsibilities, at the option Additionally, the paragraph of article 64 of the compensation of the Board of Directors, the same compensation of the Board of Directors, the same compensation of the Board of Directors, the same compensation of the Board of Directors, the the same compensation of the Board of Directors, the same compensation of the Board of Directors of Directors of the Board of Directors of Direc	VI of the Policy on Appointment, Succession and e professional fees for all Board members shall be Board, who may be assigned greater remuneration ion of the General Meeting.  The Company Bylaws defines the functions and main referentiating such duties from those of other Board
available at the following link:	

Implementation date	October 02	·		
Dates of amendments:	November	29, 2018		
18.3. The bylaws specify the rules Directors, including those indicated un	• •		ecretary of the I	Board
8.3 The measure is implemented	YES	X NO	X N/A	
ES. Briefly explain:				
IO. Explain:				
Measure 18.3 has not been implementally injectors also holds other executive points as the Secretary of the Board of etermined by GEB's CEO, and not be tricle 9 of the Rules of the Board of the Rules of the Board of the Rules of the Board of the Secretary of the Rules of the Board of the Rules of the Rules of the Board of the Rules of the Ru	ositions at the Cor f Directors; such by the Board of Directors. Directors are	mpany. The Legaperson's appoir Directors. The alavailable at	al and Compliand tment and remo bove is establish the following	ce VP val is led in link:
urticle 74 of the	he Comp	any Byla	aws indic	cates:
() Article 74. Appointment and duties shall act as Secretary of the meetings of Directors and of its Committees, and Company, for carrying the books communicating summons to meetings documents, as well as fulfilling the dutie CEO.	of the General Med shall be respond and records records of governance both	eeting of Shareh nsible for the fo juired by law odies, for attestii	olders, of the Boarmal functions of and the bylaws ong to internal act	ard of of the s, for s and
n the event the Legal and Compliance appoint another person as ad-hoc Semployee.'		•		•
Similarly, subsection 20 of article 70 or he CEO of GEB S.A. ESP.: '() Appoint of the CEO of GEB S.A. ESP.: '()		<i>*</i>	•	•
The Company Bylaws anttps://www.grupoenergiabogota.com/c	re available	at the	following	link:

Implementation date	N/A

Dates of amendments:	N/A			
<b>18.4.</b> The Regulation of the Board of E those listed under recommendation 18.4.	Directors define	s the Secretary's	s functions, inc	cluding
18.4 The measure is implemented	YES	X NO	N/A	
YES. Briefly explain:				
The functions of the Secretary of the GEE in Recommendation 18.4 of Código País Directors are contained in article 9 of the listed in recommendation 18.4 are highligh	s. The functions Rules of the Bo	of the Secretary pard of Directors,	y of the Board	of
1. Call the meetings in accordanc	e with the annu	ual timetable of	meetings of t	he
Board of Directors and its correspondi	ing annual work	plan.		
2. Prepare the agenda of the matte	rs to be discuss	sed at the meetir	ng, and submit	t it
along with the call to the meeting and t	the supporting o	locuments for th	ne various poir	nts
on the agenda, at least five (5) commo	n days in advan	ce from the date	of the meeting	g.
<ol><li>Verify the quorum of each meeting</li></ol>				
4. Prepare minutes of the Board mee	etings, submit the	em to approval du	ring the followi	ng
meeting, and once approved sign them jo	ointly with the Ch	nairperson and in	corporate them	in
the respective book of minutes, for which	he/she is respon	nsible. This provis	sion does not ru	ule
out the power of the Board of Directors to	appoint a comm	ittee to approve t	he minutes, in t	he
case of matters on which such procedure				
5. Follow up on the agreements and o	commitments ma	de during Board r	neetings.	
6. Preserve the corporate docume		_	-	gs
in the book of minutes, and certify the	- · · · · · · · · · · · · · · · · · · ·	-	• .	•
7. Oversee the formal legality of	•	•		ce
procedures and rules are followed and			_	
other internal Company rules.		•	•	
8. Inform the CEO's committees or re	levant instances	the decisions mad	de by the Board	of
Directors and the instructions given, in			-	
fulfillment." (Boldface added). The Rules o		-		
https://www.grupoenergiabogota.com/cor	ntent/download/2	9400/file/Reglame	ento%20Junta%	<sub>6</sub> 2
0Directiva.pdf		<u> </u>		<u> </u>
NO. Explain:				
NA. Specify the regulations that preven	t adoption of th	e recommendati	on:	
Implementation date	April 28, 2016			
Dates of amendments:	August 27, 2020			

18.5 The measure is implemented	YES	X NO	N/A	
		·	<u> </u>	

The ordinary meeting of the Board of Directors of GEB S.A. ESP held on April 28, 2016, approved the creation of the Compensation Committee. Article 1 of the Rules of the Compensation Committee defines the Committee's purpose as follows:

"The purpose of the Board's Compensation Committee (hereinafter the "Committee") is to review and discuss all matters related to employee compensation, such as fixed and variable compensation, incentives and benefits, employer-employee relations and industrial relations, in order to provide specialized advice on such matters to the Board of Directors, as well as to support the Board of Directors in its decision-making or advisory role related to the appointment and compensation of the members of the Board of Directors and Senior Management."

Also, article 9 establishes the following duties of the Committee:

"Article 9.- Duties of the Committee. The Committee shall have the following duties:

- 1. Establish its own rules.
- 2. Propose, review and make recommendations on personnel policies, including the Human Resources Policy, and compensation parameters.
- 3. Periodically review the organizational structure to ensure its suitability for internal needs and its alignment with the corporate strategy.
- 4. Periodically review the scope of development programs and the results achieved in human resource management processes.
- 5. Review and make recommendations on the performance management process.
- 6. Perform annual reviews of the organizational development process.
- 7. Review and make recommendations for the organizational climate management process and the well-being program.
- 8. Propose the Company's compensation and benefits policy. This function involves:
- a) Assessing and recommending compensation policies, plans and programs, either fixed or variable, incentives and benefits, including performance bonuses, presented by Management to submit to the consideration of the Board of Directors.
- b) Continuously follow up on compensation policies, plans and programs to assess their effectiveness.
- c) Recommend, as required, amendments or substitutions of compensation policies, plans and programs.
- d) Recommend the type, form, mechanism, amount and other terms and conditions of incentives by position level.
- 9. Recommend to the Board of Directors criteria, profiles and the competencies required by its members, which shall be included in the Board of Directors Appointment, Succession and Compensation Policy, which is approved by the General Meeting of Shareholders.
- 10. Verify compliance with the requirements and procedures of candidates to become Board members, pursuant to the Rules of the General Meeting of Shareholders and the Board's Appointment, Succession and Compensation Policy.
- 11. Provide support to the Chairperson of the Board to carry out an annual performance evaluation and self-evaluation of the Board of Directors and its committees, review the

outcomes of the process, and suggest ways to improve.

- 12. Prepare and submit to the Board of Directors the periodic and extraordinary reports it is requested.
- 13. Report its activities to the General Meeting of Shareholders, and address questions made by shareholders on topics within its area of responsibility.
- 14. Report, when applicable, the independent assessment of the candidates to become Board members, to be proposed by the Board of Directors, or directly by the shareholders, to the General Meeting of Shareholders.
- 15. In the event of reelection or confirmation of Board members, submit a report containing the evaluation of the work performed by the proposed member, and his/her effective dedication to the position during the latest period.
- 16. Report to the Board of Directors any cases of members that could negatively affect the operation of the Board or the Company's reputation, and in particular, when they have incurred in any of the causes for incompatibility, disability or legal prohibition.
- 17. Propose to the Board of Directors its Appointment, Succession and Compensation Policy and the Senior Management Succession Policy.
- 18. Propose the objective criteria according to which the Company recruits and compensates the Senior Management of GEB S.A. E.S.P.
- 19. Propose to the Board of Directors, in the framework of the Policy on Appointment, Succession and Compensation of the Board of Directors approved by the General Meeting of Shareholders, the individual compensation amounts for the Board members, including the Chairman of the Board.
- 20. Ensure compliance with the Policy on Appointment, Succession and Compensation of the Board of Directors and the Senior Management Succession Policy.
- 21. Periodically review the compensation of the members of the Board of Directors and Senior Management and make relevant recommendations in this regard to the Board of Directors.
- 22. Prepare the annual report on the Policy on Appointment, Succession and Compensation of the Board of Directors and the Senior Management Succession Policy, once these have been adopted.
- 23. Approve the Committee's Annual Work Plan, based on the assigned functions, and define the annual schedule of meetings.
- 24. Support the Board of Directors in performing the annual assessment of Management's performance.
- 25. Others assigned by law, by the Company Bylaws of GEB S.A. E.S.P., by the Corporate Governance Code and by the Board of Directors."

The Rules of the Compensation Committee are available at the following link: <a href="https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29397/file/Reglamento+Comite%CC%81+de+Compensaciones.pdf">https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29397/file/Reglamento+Comite%CC%81+de+Compensaciones.pdf</a>

# NO. Explain:

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

Implementation date	April 28, 2016

Dates of amendments:	N/A			
18.6. The Board of Directors has create	d a Risk Com	mittee		
18.6 The measure is implemented	YES	X NO	N/A	

The ordinary meeting of the Board of Directors of GEB S.A. ESP held on April 28, 2016, approved the creation of the Audit and Risk Committee.

During 2022, the Audit and Risk Committee held 11 meetings: 4 ordinary and 7 extraordinary meetings.

Article 1 of the Rules of the Audit and Risk Committee defines its purpose as follows:

"The purpose of the Audit and Risk Committee of the Board of Directors (hereinafter the "Committee") is to ensure that Management complies with the established accounting procedures, to review the recommendations of the Statutory Auditor regarding the financial statements, to review the Control Architecture of the Company and the member companies of Grupo Energía Bogotá. It also oversees and assesses the Company's Internal Control System, including risk analysis, to recommend and issue opinions to the Board of Directors, and also performs other duties assigned by Law, the Bylaws and these Rules.

Additionally, the Audit and Risk Committee supervises fulfillment of the internal auditing program, which must take into consideration the business's risks and fully evaluate all GEB areas. It also ensures that financial information is prepared, presented and disclosed in accordance with legal requirements."

Also, article 9 of the Rules of the Audit and Risk Committee establishes the following: "The Committee shall have the following duties:

- 1. Establish its own rules.
- 2. Review and approve the internal auditing Annual Work Plan and activities report, which must take into consideration the business's risks and fully evaluate all Company areas, and the priorities to be assigned to the most significant risks.
- 3. Ensure that the financial information is prepared, presented and disclosed in accordance with legal requirements.
- 4. Review the end-of-year financial statements before submitting them to the consideration of the Board of Directors and the General Meeting of Shareholders.
- 5. Review the financial information control and disclosure procedures and ensure that they are adequately presented, as submitted by Management or the General Auditor.
- 6. Review any significant shortcomings that may arise in the design and operation of internal controls that prevent the Company from recording, processing, summarizing and adequately presenting the financial information, as reported by Management, the General Auditor or the statutory auditor.
- 7. Review any cases of fraud that may have affected the quality of the financial information,

as reported by Management, the General Auditor or third parties who use the appropriate channels to this end.

- 8. Review changes in the methodology for evaluating financial information, as submitted by Management.
- 9. Recommend auditing and Internal Control procedures and any required amendments or replacements.
- 10. Recommend policies related to preventing and controlling money laundering and terrorism financing, and review the semi-annual report submitted by the Compliance Officer on this matter.
- 11. Review, prior to submitting them to the Board, proposals for the selection of the Statutory Auditor submitted by Management, prior to submitting a proposal for approval by the General Meeting of Shareholders.
- 12. Act as liaison between the Board of Directors and the Statutory Auditor and report any situations that may limit the auditor's access to information and put its independence at risk during performance of the financial audit, as well as evaluate the quality and effectiveness of its services.
- 13. Oversee and ensure that accounting and financial procedures are in line with the policies recommended by Management and the Board of Directors.
- 14. Submit to the Board of Directors the risk matrix of the Company and its subsidiaries.
- 15. "Oversee and periodically report to the Board of Directors on the effective application of the risk matrix at the Company and its subsidiaries, to ensure that the main financial and non-financial risks, both on- and off-balance sheet, are identified, managed and adequately communicated to the Board."
- 16. Evaluate and report to the Board of Directors of the Company any potential conflicts of interest that may arise between the Company and its subsidiaries or between the subsidiaries, or with their Managers and related parties, and recommend actions to be taken to manage and handle them.
- 17. Propose to the Board of Directors the structure, procedures and methodologies required for the operation of the Internal Control System of GEB S.A. ESP and the member companies of Grupo Energía Bogotá, and monitor their implementation in order to determine whether the designed procedures reasonably protect the assets and interests of the Company and the Group.
- 18. Approve the Internal Auditing Statute.
- 19. Consider and review jointly with Management, the Statutory Auditor and the General Auditor of the Group, the following:
- a. Significant findings of the period, including the status of the recommendations made during the previous audit.
- b. Any difficulties or restrictions found during performance of auditing work, including limits to the scope of the activities or access to the required information.
- 20. Periodically monitor compliance with the Code of Ethics and the effectiveness of the system of anonymous reports received through the Ethical Channel, as well as verify the reports received, evaluating any unethical acts that were reported and the contents of the reports filed, and submit to the Board of Directors relevant recommendations.
- 21. Ensure that Management has addressed the suggestions and recommendations made by the internal and external auditors, the Statutory Auditor and other internal and external control entities.
- 22. During meetings of the General Meeting of Shareholders, field any shareholder inquiries

on matters within its area of responsibility.

- 23. Propose to the Board of Directors the selection, appointment or removal of the General Auditor of the Group or the person performing such duties, as well as propose to the Board of Directors the appointment of the Compliance Officer.
- 24. Oversee the independence and effectiveness of the internal auditing and compliance area, receive periodic information on its activities, set performance objectives for the Compliance Officer and the General Auditor of the Group, and assess their performance and ensure that Senior Management takes into consideration the conclusions and recommendations of their reports.
- 25. Prior to their authorization by the Board of Directors, examine and report on the transactions performed directly or indirectly by the Company with members of the Board of Directors, Shareholders, Controlling and Significant Parties, and members of Senior Management.
- 26. Review the Statutory Auditor's report. In the event it contains qualified or unfavorable opinions and/or paragraphs of emphasis, issue a statement on its content and scope. If in agreement with such opinion, recommend actions to resolve the situation or, otherwise, assess and justify the reasons for disagreement, which must be included in the Management Report to be presented before the General Meeting of Shareholders and published on the Company's website www.grupoenergiabogota.com.
- 27. Submit a report on the work carried out by the Corporate Audit and Risk Committee to the Board of Directors at the end of the fiscal year, so it, in turn, may submit it to be approved by the General Meeting of Shareholders. It must include but not be limited to a report on Grupo Energía Bogotá S.A. E.S.P.'s risk management systems.
- 28. Approve the Committee's Annual Work Plan, based on the assigned functions, and define the annual schedule of meetings.
- 29. Review and recommend to the Board of Directors the approval of any transactions the Company plans to carry out with its related parties in accordance with what is established in GEB's Policy on Transactions with Related Parties. To this effect, it must verify the operation's nature, amount and conditions and that they are performed on an arm's length basis and that they do not breach the right of equal treatment to all shareholders. The same applies to asset and liability credit and financing transactions with the following related parties: (i) with subsidiaries of Grupo Energía Bogotá when their value exceeds the amount equivalent in local currency to seventy thousand (70,000) legal monthly minimum wages in force, and (ii) with other related legal entities, regardless of the amount, compliance with the requirements set forth in Technical Annex 3 of the Policy on Transactions with Related Parties must be verified.
- 30. Others assigned to it by law and the Board of Directors."

The Committee Rules are available at the following link: https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/33535/file/Reglamento+Comite%CC%81+de+Auditori%CC%81a+y+Riesgos++21+de+abril+2022.pdf

# NO. Explain:

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

Implementation date	Septemb	er 29, 2005					
Dates of amendments:	April 28, 2016						
18.7. The Board of Directors has created a Corporate Governance Committee							
18.7 The measure is implemented	YES	X NO	N/A				
YES. Briefly explain:							
Since 2007, the Board has had a Corporate its duties to review and recommend to the it consequently changed its name to Corpo	Board of D	irectors aspects re	lated to sustainabilit				
The Rules of the Corporate Governance and Sustainability Committee are available at the following link: https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29398/file/Reglamento+Comite%CC%81+de+Gobierno+Corporativo+y+Sostenibilidad.pdf							
NO. Explain:							
NA. Specify the regulations that prevent	adoption	of the recommen	dation:				
Implementation date	December	13. 2007					
Dates of amendments:	February 2	*					
<ul><li>18.8. If the corporation considers that it functions are distributed among the comm of Directors at large.</li></ul>		do exist, or they are					
18.8 The measure is implemented	163	X NO	IN/A				
YES. Briefly explain:  Currently, the Board of Directors of GEB S.A. ESP has all the Committees mentioned in recommendations 18.5, 18.6, 18.7 in place, as follows: Audit and Risk Committee, Corporate Governance and Sustainability Committee, Compensation Committee and Financial and Investment Committee.							
NO. Explain:							
NA. Specify the regulations that prevent	adoption	of the recommen	dation:				
Implementation date	April 28	, 2016					
Dates of amendments:		y 21, 2020					

**18.9.** Each of the committees of the Board of Directors has its internal rules that regulate its creation, its functions, the subjects on which the committee must work, and its operation, with particular emphasis on the channels of communication between the committees and the Board of Directors; and in the case of conglomerates, on the mechanisms for interaction and coordination between the committees of the Board of Directors of the holding company and those of the subsidiaries, if they exist.

18.9 The measure is implemented	YES	X NO	N/A	

## YES. Briefly explain:

All the Committees of the Board of Directors, i.e., the Audit and Risk Committee, Financial and Investment Committee, Compensation Committee and Corporate Governance and Sustainability Committee, have their respective rules, which include the items described under recommendation 18.9.

Said rules were approved as follows:

- Rules of the Compensation Committee, approved by the Committee itself during the meeting held in June 2016.
- Corporate Governance Committee, approved by the Committee itself during the meeting held in August 2016.
- Financial and Investment Committee, approved by the Committee itself during the meeting held in July 2016.
- Audit and Risk Committee, approved by the Committee itself during the meeting held in August 2016.

All the Committee Rules are available at the following links:

https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29399/file/Reglamento+Comite%CC%81+Financiero+y+de+Inversiones.pdfhttps://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/33535/file/Reglamento+Comite%CC%81+de+Auditori%CC%81a+y+Riesgos++21+de+abril+2022.pdf

https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29398/file/Reglamento+Comite%CC%81+de+Gobierno+Corporativo+y+Sostenibilidad.pdf

https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29397/file/Reglamento+Comite%CC%81+de+Compensaciones.pdf

The Business Group Agreements signed by GEB and its subsidiaries define the interactions between the governance bodies, including interactions between the parent company and the GEB subsidiaries.

The Business Group Agreements signed by GEB with each Group company are available at the following links: https://www.grupoenergiabogota.com/gobierno- corporativo/documentos-

de-gobierno-corporativo/acuerdos-de-grup	o-empresarial				
de-gobierno-corporativo/acderdos-de-grup	de-gobierno-corporativo/acuerdos-de-grupo-empresarial				
NO. Explain:					
•					
NA. Specify the regulations that preven	t adoption of tl	ne recommend	ation:		
Implementation date	June 20, 2016				
Dates of amendments:	August 27, 202	20			
<b>18.10. The Committees of the Board of or shareholder members</b> , with a minimized independent member. In the case of independent members are always a major	mum of three the Nomination	(3) members,	and are chaired	by an	
18.10 The measure is implemented	YES	X NO	N/A		
YES. Briefly explain:  According to the paragraph of article 2 of tand Shareholder members shall always be if any, shall be the minimum required to conceive the Company's Board of Director will executive members be members of the Consequently, the Committees of the independent or shareholder members, with by an independent member.  The majority of the members of the Company Appointments and Remuneration Commander provisions of article 3 of the Rules: '() The Board members, a majority of whom must The composition of the Committees of the respective Committee Rules.  NO. Explain:	a majority over ver the requirem is and Senior Me Board committed a minimum of the committee, are independent independent	executive memorents of informal anagement. Urstees.' extors are made three (3) memorent memorent memorent memorent memorent memorent is members ()'	bers, whose numbers and coordinate and coordinate and coordinate and are chain the equivalent of the equivalent to minimum of three	ber, ion nce by red the the (3)	
NA Constitution on Latin and Constitution			1-41		
NA. Specify the regulations that preven	t adoption of th	ne recommend	ation:		
Implementation date	April 28, 20	16			
Dates of amendments:	N/A				

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

competence, and/or that of external experts	<b>S.</b>			
18.11 The measure is implemented	YES	X NO	N/A	
To the modern to improme mode	0	<u> </u>		
YES. Briefly explain:				
The Committees of the Board of Directors	receive perm	nanent support fro	om the member	rs of
Senior Management, in the terms described				
article establishes the following: '() Article			-	
Corporate Affairs Director shall attend the C		•		
be responsible, jointly with the Legal and Col and tasks carried out by the Committee	•		-	
consultants may be invited as guests of			•	
performance of specific tasks by the Commi				
to provide any required clarifications to the 0			, pod o . opoo	
In addition to the above, the Committees may		•	•	
in specific cases in which it deems it conver		•	•	
of the Rules of each Committee, which es	,	•		
Consultants. 'In order to fulfill its duties, the		•	-	
independent specialists for specific cases, with the Company's Contracting Manual.'	wnen deemed	convenient to a	o so, in accorda	ance
with the Company's Contracting Manual.				
The Committee Rules are	e availal	ble on	the web	site:
https://www.grupoenergiabogota.com/gobie	rno-corporativ	o/estructura-de-g	jobierno/junta-	
directiva/comites-de-junta-directiva				
NO. Explain:				
NA. Specify the regulations that prevent	adoption of t	he recommenda	ition:	
and the second s				
	1	40		_
Implementation date  Dates of amendments:	June 20, 20 N/A	10		
Dates of amendments.	IN/A			
18.12. In the creation of its committees	s. the Board	of Directors ta	kes into acco	unt the
profiles, knowledge, and professional				
committee's subject matter.	-		_	
18.12 The measure is implemented	YES	X NO	N/A	
[				
YES. Briefly explain:				
Article 3 of the Policy on Appointment, Succe	ession and Cr	mnensation of th	e Board of Dire	ctors
establishes that in determining the composit		•		
Directors, the profiles, knowledge and profe		• •		
subject matters of each Committee mus				

Committees must be chaired by a member v	who fulfills the	independence ci	riteria. The Policy on
Appointment, Succession and Compensation of the Board of Directors is available at the			
website:	·		
https://www.grupoenergiabogota.com/conte	nt/download/2	9283/file/Poli%C	C%81tica%20de%
20Nominacio%CC%81n,%20Sucesio%CC%			<del></del>
Ola%20JD.pdf	00 1117020 y 702	01101110110101070	00700111702000702
<u>010 702000.pui</u>			
NO. Explain:			
NA. Specify the regulations that prevent	adoption of t	he recommenda	ition:
Implementation date	October 2, 2	2016	
Dates of amendments:	N/A	2010	
Dates of amendments.	IN/A		
<b>18.13. The committees draft minutes of</b> members of the corporation's Board of Dire enable them to make decisions, the minutes of the Code of Commerce.	ectors. If the	committees have	delegated powers that
18.13 The measure is implemented	YES	X NO	N/A
YES. Briefly explain:			
All meetings of the Committees and of the Bo the main topics and agreements, to which minutes are signed by the Chairpersons of Directors are signed by the Chairperson and	h Board mem the Committe	bers have acce	ss. The Committee utes of the Board of
The above is in accordance with the requ Commercial Code.	irements set	forth in articles	189 and 431 of the
Additionally, all the Rules of the Committee provision (article 13): 'The Secretary of the meetings, documenting the proceedings and all Board members ()'	he Committee	e shall prepare	the minutes of the
In addition to the documented minutes, Chairperson of each Committee submits an Committee, for the effects of informing the o	executive rep	ort on the matter	
The Rules of the Board Committee https://www.grupoenergiabogota.com/gobied directiva/comites-de-junta-directiva		railable at the o/estructura-de-ç	· ·
NO. Explain:			

NA. Specify the regulations that prevent adoption of the recommendation:				
Implementation date	January	27, 2005		
Dates of amendments:	June 20	, 2016		
18.14. Except when the applicable legal or regulatory framework requires their creation, in the case of conglomerates the internal regulations foresee that the Boards of Directors of the subsidiary companies may decide not to create specific committees to address certain matters, and such matters may instead be addressed by the committees of the Board of Directors of the holding company. However, this will not imply any transfer of the responsibilities of the Boards of Directors of the subsidiary companies to the holding company.				
18.14 The measure is implemented	YES	X NO	N/A	
In the process of incorporating best practice an update to its Corporate Governance Mod number of decision-making instances at the decided to eliminate and merge certain Co and strengthened governance structure. Subsidiaries have the power to establish, on necessary. As set forth in paragraph two of Two: Board of Directors or Committee meet as required, though this shall not entail any of Directors and Committees of its subsidiar following https://www.grupoenergiabogota.com/contextors or Board Committee meetings of responsibilities nor give rise to joint liability Business Group Agreements https://www.grupoenergiabogota.com/gobiecorporativo/acuerdos-de-grupo-empresarial	lel, in which is e companie mmittees, was the Rules or not establist article 66 or ings of GEB transfer to Gries (). The nt/download ablishes the GEB Compute to the dare are armo-corporate.	the need was estables it controls. Due to the the aim of estables of the Boards of Esh, the support comments the Company Bylam and its subsidiaries EB of the responsible Company Bylams /31130/file/Estatuto to '() Performance anies shall never in ecisions made by evailable on	lished to reduce to the above, it was the above, it was being an expect of the street	the was dite EB's eem aph neld ards the ink: odf.
NO. Explain:				
NA. Specify the regulations that prevent adoption of the recommendation:				
Implementation date	March 30,	2017		
Dates of amendments:	February 2	25, 2021		

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

its risk management system.					
18.15 The measure is implemented	YES	Χ	NO	N/A	
YES. Briefly explain:					
According to article 1 of the Rules of the Au ensure that Management complies with the recommendations of the Statutory Auditor Control Architecture of the Company and the also oversees and assesses the Company's recommend and issue opinions to the Bo assigned by Law, the Bylaws and these Rules.	e established regarding for the member of s Internal Co pard of Dire	d account the financ companies ontrol Syst	ing proceduial stateme s of Grupo em, includin	ures, to revie ints, to reviev Energía Bogong risk analys	w the w the otá. It sis, to
Additionally, the Audit and Risk Committed program, which must take into consideration areas. It also ensures that financial informaccordance with legal requirements.	on the busi	ness's risk	s and fully	evaluate all	GEB
The Rules of the Audit and Risk Content   https://docs.google.com/viewerng/viewer?urownload/33535/file/Reglamento+Comite%C+21+de+abril+2022.pdf	rl=https://wv	vw.grupoe	nergiabogo	ota.com/conte	
NO. Explain:					
NA. Specify the regulations that prevent	adoption	of the rec	ommendat	ion:	
Implementation date	Septembe	- 20, 2005			
Dates of amendments:	August 25,				
Dates of amendments.	August 25,	, 2010			
<b>18.16. The members of the Audit Comm</b> other related matters, which enables them to and have an adequate understanding of the	to accuratel	y address	the commit	•	
18.16 The measure is implemented	YES	X	NO	N/A	
YES. Briefly explain:					
Article 3 of the Rules of the Audit and Risk member must be an expert in financial matter		e establish	that at lea	st one Comr	nittee
The Rules of the Audit and Risk Content   https://docs.google.com/viewerng/viewer?urownload/33535/file/Reglamento+Comite%C+21+de+abril+2022.pdf	rl=https://wv	vw.grupoe	nergiabogo	ota.com/conte	

NO. Explain:				
NA. Specify the regulations that preven	nt adoption o	f the recommend	dation:	
Implementation date		er 29, 2005		
Dates of amendments:	August 25	0, 2016		
<b>18.17.</b> Upon request of the Chairperson Committee shall inform the General Committee's work, for instance, the analy Report.	Meeting of S	nareholders abou	ut specific aspect	s of the
18.17 The measure is implemented	YES	X NO	N/A	
YES. Briefly explain:				
Subsection 22 of article 9 of the Rules of duty: '22. During meetings of the General inquiries on matters within its area of responsive and accordance with subsections (vi). Committee, 'The following are duties of the ()  (vi) Attend general meetings of shared (vii) Make a statement before the General unfavorable opinions and/or paragraphs a statement on its content and scope. If it resolve the situation or, otherwise, evaluation or, otherwise, evaluation of the Audit and Risk https://docs.google.com/viewerng/viewer/ownload/33535/file/Reglamento+Comite% +21+de+abril+2022.pdf	eral Shareholoonsibility.' and (vii) of arine Chairpersonolders to anseral Meeting of emphasis in agreement ate and justify Committee Purl=https://w	ders Assembly, ficle 6 of the Rules of the Committed wer any inquiries of Shareholders regulation the Statutory Auwith such opinion, of the reasons for dare available at tww.grupoenergiab	ield any shareholders. garding any qualification and recommend action is agreement. () the following ogota.com/conter	Risk ied or issue ons to
NO. Explain:				
NA. Specify the regulations that preven	nt adoption o	f the recommend	dation:	
Implementation date	March 31, 2			
Dates of amendments:	November 2	21, 2018		

18.18. The committee's internal regulation assigns the functions listed under recommendation 18.18.

18.18 The measure is implemented	YES	X NO	N/A	

Article 9 of the Rules of the Audit and Risk Committee incorporates the provisions of recommendation 18.18, as well as some additional functions, as described below:

"The Committee shall have the following duties:

- 1. Establish its own rules.
- 2. Review and approve the internal auditing Annual Work Plan and activities report, which must take into consideration the business's risks and fully evaluate all Company areas, and the priorities to be assigned to the most significant risks.
- 3. Ensure that the financial information is prepared, presented and disclosed in accordance with legal requirements.
- 4. Review the end-of-year financial statements before submitting them to the consideration of the Board of Directors and the General Meeting of Shareholders.
- 5. Review the financial information control and disclosure procedures and ensure that they are adequately presented, as submitted by Management or the General Auditor.
- 6. Review any significant shortcomings that may arise in the design and operation of internal controls that prevent the Company from recording, processing, summarizing and adequately presenting the financial information, as reported by Management, the General Auditor or the statutory auditor.
- 7. Review any cases of fraud that may have affected the quality of the financial information, as reported by Management, the General Auditor or third parties who use the appropriate channels to this end
- 8. Review changes in the methodology for evaluating financial information, as submitted by Management.
- 9. Recommend auditing and Internal Control procedures and any required amendments or replacements.
- 10. Recommend policies related to preventing and controlling money laundering and terrorism financing, and review the semi-annual report submitted by the Compliance Officer on this matter.
- 11. Review, prior to submitting them to the Board, proposals for the selection of the Statutory Auditor submitted by Management, prior to submitting a proposal for approval by the General Meeting of Shareholders.
- 12. Act as liaison between the Board of Directors and the Statutory Auditor and report any situations that may limit the auditor's access to information and put its independence at risk during performance of the financial audit, as well as evaluate the quality and effectiveness of its services.
- 13. Oversee and ensure that accounting and financial procedures are in line with the policies recommended by Management and the Board of Directors.
- 14. Submit to the Board of Directors the risk matrix of the Company and its subsidiaries.
- 15. Oversee and periodically report to the Board of Directors on the effective application of the risk matrix at the Company and its subsidiaries, to ensure that the main financial and non-financial risks, both on- and off-balance sheet, are identified, managed and adequately communicated to the Board.
- 16. Evaluate and report to the Board of Directors of the Company any potential conflicts of

interest that may arise between the Company and its subsidiaries or between the subsidiaries, or with their Managers and related parties, and recommend actions to be taken to manage and handle them.

- 17. Propose to the Board of Directors the structure, procedures and methodologies required for the operation of the Internal Control System of GEB S.A. ESP and the member companies of Grupo Energía Bogotá, and monitor their implementation in order to determine whether the designed procedures reasonably protect the assets and interests of the Company and the Group.
- 18. Approve the Internal Auditing Statute.
- 19. Consider and review jointly with Management, the Statutory Auditor and the General Auditor of the Group, the following:
- a. Significant findings of the period, including the status of the recommendations made during the previous audit.
- b. Any difficulties or restrictions found during performance of auditing work, including limits to the scope of the activities or access to the required information.
- 20. Periodically monitor compliance with the Code of Ethics and the effectiveness of the system of anonymous reports received through the Ethical Channel, as well as verify the reports received, evaluating any unethical acts that were reported and the contents of the reports filed, and submit to the Board of Directors relevant recommendations.
- 21. Ensure that Management has addressed the suggestions and recommendations made by the internal and external auditors, the Statutory Auditor and other internal and external control entities.
- 22. During meetings of the General Meeting of Shareholders, field any shareholder inquiries on matters within its area of responsibility.
- 23. Propose to the Board of Directors the selection, appointment or removal of the General Auditor of the Group or the person performing such duties, as well as propose to the Board of Directors the appointment of the Compliance Officer.
- 24. Oversee the independence and effectiveness of the internal auditing and compliance area, receive periodic information on its activities, set performance objectives for the Compliance Officer and the General Auditor of the Group, and assess their performance and ensure that Senior Management takes into consideration the conclusions and recommendations of their reports.
- 25. Prior to their authorization by the Board of Directors, examine and report on the transactions performed directly or indirectly by the Company with members of the Board of Directors, Controlling and Significant Shareholders, and members of Senior Management.
- 26. Review the Statutory Auditor's report. In the event it contains qualified or unfavorable opinions and/or paragraphs of emphasis, issue a statement on its content and scope. If in agreement with such opinion, recommend actions to resolve the situation or, otherwise, assess and justify the reasons for disagreement, which must be included in the Management Report to be presented before the General Meeting of Shareholders and published on the Company's website www.grupoenergiabogota.com.
- 27. Submit a report on the work carried out by the Corporate Audit and Risk Committee to the Board of Directors at the end of the fiscal year, so it, in turn, may submit it to be approved by the General Meeting of Shareholders. It must include but not be limited to a report on Grupo Energía Bogotá S.A. E.S.P.'s risk management systems.
- 28. Approve the Committee's Annual Work Plan, based on the assigned functions, and define the annual schedule of meetings.

29. Review and recommend to the Boal Company plans to carry out with its relate GEB's Policy on Transactions with Related nature, amount and conditions and that the they do not breach the right of equal treat liability and asset credit and financing transubsidiaries of Grupo Energía Bogotá when currency to seventy thousand (70,000) legal related legal entities, regardless of the am Technical Annex 3 of the Policy on Transaction. Others assigned to it by law and the Committee are available https://docs.google.com/viewerng/viewer?uownload/33535/file/Reglamento+Comite%0+21+de+abril+2022.pdf  NO. Explain:	d parties in a land parties. To the parties. To the parties. To the parties and the parties at t	ccordance with whis effect, it must med on an arm's hareholders. Like in the following reexceeds the amount wages in founce with the requested Parties must ctors." The Rules the faw.grupoenergiabouditori%CC%81a	what is established verify the operation length basis and ewise, with respectanted parties: (i) and equivalent in larce, and (ii) with our of the Audit and I following ogota.com/contentarty+Riesgos+-	ed in on's that et to with ocal ether eth in Risk link:
Implementation date	September 2	29, 2005		
Dates of amendments:	November 1	9, 2019		
18.19. The main goal of the Nomination Board of Directors in its advisory and dand compensation of Board members and the observance of Corporate Governance nowhen this function is not assigned explicitly 18.19 The measure is implemented	lecision-mak I senior mana orms, recomn	ing duties relatingers. In addition, in addition, in and p	ve to the appoin it must monitor re- rinciples (in those	<b>itment</b> gularly
YES. Briefly explain:				
Article 1 of the Rules of the Compensation Committee states: 'The purpose of the Board's Compensation Committee is to review and discuss all matters related to employee compensation, such as fixed and variable compensation, incentives and benefits, employer-employee relations and industrial relations, in order to provide specialized advice on such matters to the Board of Directors, as well as to support the Board of Directors in its decision-making or advisory role related to the appointment and compensation of the members of the Board of Directors and Senior Management.'  The Rules of the Compensation Committee are available at the following link: https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29397/file/Reglamento+Comite%CC%81+de+Compensaciones.pdf				
NO. Explain:				

NA. Specify the regulations that preven	t adoption of the recommendation:	
Implementation date	June 20, 2016	
Dates of amendments:	October 02, 2018	
strategy and human resources (selecti	n and Compensation Committee are knowledgeable in ion, recruitment, hiring, training, staff management), rs, so that they understand their scope and complexity	
18.20 The measure is implemented	YES X NO N/A	
YES. Briefly explain:		
Subsection I of article 3 of the Policy on Appointments, Succession and Compensation of the Board of Directors states that: 'The Board of Directors receives support from the Compensation, Audit and Risk, Financial and Investment, and Corporate Governance and Sustainability Committees. In the creation of these committees, the Board of Directors takes into account the profiles, knowledge, and professional experience of their members, with regard to the committee's subject matter. At least one member must be knowledgeable in accounting and finance, and shall be a member of the Audit and Risk Committee. In the case of the Compensation Committee, at least one member must be knowledgeable in human resources, personnel management, salary policies and related subjects. All the Committees must be chaired by an independent member.'  The Policy is available at the following link: <a href="https://www.grupoenergiabogota.com/content/download/29283/file/Poli%CC%81tica%20de%20Nominacio%CC%81n,%20Sucesio%CC%81n%20y%20Remuneracio%CC%81n%20de%20la%20J D.pdf">https://www.grupoenergiabogota.com/content/download/29283/file/Poli%CC%81n%20de%20la%20J D.pdf</a>		
NO. Explain:		
NA. Specify the regulations that preven	t adoption of the recommendation:	
Implementation date	October 02, 2018	
Dates of amendments:	N/A	
<b>18.21.</b> Upon request of the Chairperson of the General Meeting, the Chairperson of the Nomination and Compensation Committee shall inform the General Meeting of Shareholders about specific aspects of the committee's work, such as monitoring the compensation policies for the Board of Directors and senior managers.		
18.21 The measure is implemented	YES X NO N/A	

Subsection (vi) of article 6 of the Rules of the Compensation Committee establishes the following duties for its Chairperson: 'Attend General Meetings of Shareholders to answer any inquiries by shareholders.'

Similarly, subsection 13 of article 9 of the Rules of the Compensation Committee defines the following duty of this Committee: 'Report its activities to the General Meeting of Shareholders, and address questions made by shareholders on topics within its area of responsibility.'

The Rules of the Compensation Committee are available at the following link: <a href="https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29397/file/Reglamento+Comite%CC%81+de+Compensaciones.pdf">https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29397/file/Reglamento+Comite%CC%81+de+Compensaciones.pdf</a>

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	<b>LVN</b>	Iain:
IVO.	Exp	ıaıı.

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

Implementation date	March 31, 2016
Dates of amendments:	November 26, 2018

**18.22.** The internal regulation of the Nomination and Compensation Committee assigns the functions listed under recommendation 18.22.

18.22 The measure	is im	olemen	ted
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YES

X NO

N/A

# YES. Briefly explain:

Article 9 of the Rules of the Compensation Committee defines this body's duties as follows: 'The Committee shall have the following duties:

- 1. Establish its own rules.
- 2. Propose, review and make recommendations on personnel policies, including the Human Resources Policy, and compensation parameters.
- 3. Periodically review the organizational structure to ensure its suitability for internal needs and its alignment with the corporate strategy.
- 4. Periodically review the scope of development programs and the results achieved in human resource management processes.
- 5. Review and make recommendations on the performance management process.
- 6. Perform annual reviews of the organizational development process.
- 7. Review and make recommendations for the organizational climate management process and the well-being program.
- 8. Propose the Company's compensation and benefits policy. This function involves:
- a) Assessing and recommending compensation policies, plans and programs, either fixed or variable, incentives and benefits, including performance bonuses, presented by Management to submit to the consideration of the Board of Directors.
- b) Continuously follow up on compensation policies, plans and programs to assess their effectiveness.
- c) Recommend, as required, amendments or substitutions of compensation policies,

plans and programs.

- d) Recommend the type, form, mechanism, amount and other terms and conditions of incentives by position level.
- 9. Recommend to the Board of Directors criteria, profiles and the competencies required by its members, which shall be included in the Board of Directors Appointment, Succession and Compensation Policy, which is approved by the General Meeting of Shareholders.
- 10. Verify compliance with the requirements and procedures of candidates to become Board members, pursuant to the Rules of the General Meeting of Shareholders and the Board's Appointment, Succession and Compensation Policy.
- 11. Provide support to the Chairperson of the Board to carry out an annual performance evaluation and self-evaluation of the Board of Directors and its committees, review the outcomes of the process, and suggest ways to improve.
- 12. Prepare and submit to the Board of Directors the periodic and extraordinary reports it is requested.
- 13. Report its activities to the General Meeting of Shareholders, and address questions made by shareholders on topics within its area of responsibility.
- 14. Report, when applicable, the independent assessment of the candidates to become Board members, to be proposed by the Board of Directors, or directly by the shareholders, to the General Meeting of Shareholders.
- 15. In the event of reelection or confirmation of Board members, submit a report containing the evaluation of the work performed by the proposed member, and his/her effective dedication to the position during the latest period.
- 16. Report to the Board of Directors any cases of members that could negatively affect the operation of the Board or the Company's reputation, and in particular, when they have incurred in any of the causes for incompatibility, disability or legal prohibition.
- 17. Propose to the Board of Directors its Appointment, Succession and Compensation Policy and the Senior Management Succession Policy.
- 18. Propose the objective criteria according to which the Company recruits and compensates the Senior Management of GEB S.A. E.S.P.
- 19. Propose to the Board of Directors, in the framework of the Policy on Appointment, Succession and Compensation of the Board of Directors approved by the General Meeting of Shareholders, the individual compensation amounts for the Board members, including the Chairman of the Board.
- 20. Ensure compliance with the Policy on Appointment, Succession and Compensation of the Board of Directors and the Senior Management Succession Policy.
- 21. Periodically review the compensation of the members of the Board of Directors and Senior Management and make relevant recommendations in this regard to the Board of Directors.
- 22. Prepare the annual report on the Policy on Appointment, Succession and Compensation of the Board of Directors and the Senior Management Succession Policy, once these have been adopted.
- 23. Approve the Committee's Annual Work Plan, based on the assigned functions, and define the annual schedule of meetings.
- 24. Support the Board of Directors in performing the annual assessment of Management's performance.
- 25. Others assigned by law, by the Company Bylaws of GEB S.A. E.S.P., by the Corporate Governance Code and by the Board of Directors.

the topics described above without having to Paragraph: The review of the qualification fulfillment of applicable conditions must be forth in the Rules of the General Meeting Succession and Compensation of the Boar Article 379, Section 1 of the Commercial Countries 16 and article 18 of the Rules of the General legal right to nomination, the shareholders the verification of requirements through the committees, which will report to sharehold and requirements.	e, the Board of Directors may decide on and review been previously reviewed by the Committee. Second ons of candidates to the Board of Directors and performed before the election, under the terms set of of Shareholders and the Policy on Appointment, and of Directors. Third Paragraph: In accordance with ode and paragraphs first, second and third of Article al Meeting of Shareholders, in order to facilitate their shall submit candidates to the Board of Directors for a Board's Compensation and Corporate Governance ders on the candidates' fulfillment of the conditions of the conditions of the candidates' fulfillment of the	
NO. Explain:		
NA. Specify the regulations that prevent adoption of the recommendation:		
Implementation date	June 20, 2016	
Dates of amendments:	August 27, 2020	

<b>18.23.</b> The main	objective	of the	Risk	Committee	is	to	assist	the	Board	of	Directors	in	its
responsibility to oversee risk management.													

According to article 1 of the Rules of the Audit and Risk Committee, its main purpose is to '(...) ensure that Management complies with the established accounting procedures, to review the recommendations of the Statutory Auditor regarding the financial statements, to review the Control Architecture of the Company and the member companies of Grupo Energía Bogotá. It also oversees and assesses the Company's Internal Control System, including risk analysis, to recommend and issue opinions to the Board of Directors, and also performs other duties assigned by Law, the Bylaws and these Rules.

Additionally, the Audit and Risk Committee supervises fulfillment of the internal auditing program, which must take into consideration the business's risks and fully evaluate all GEB areas. It also ensures that financial information is prepared, presented and disclosed in accordance with legal requirements.'

Similarly, subsections 14 and 15 of article 9 of said Rules state the following:

'14. Submit to the Board of Directors the risk matrix of the Company and its subsidiaries.

15. Oversee and periodically report to the Board of Directors on the effective application of the risk matrix at the Company and its subsidiaries, to ensure that the main financial and non-financial risks, both on- and off-balance sheet, are identified, managed and adequately communicated to the Board.'									
The Rules of the Audit and Risk Committee are available at the following link: <a href="https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/33535/file/Reglamento+Comité%CC%81+de+Auditori%CC%81a+y+Riesgos++21+de+abril+2022.pdf">https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/33535/file/Reglamento+Comité%CC%81+de+Auditori%CC%81a+y+Riesgos+-+21+de+abril+2022.pdf</a>									
NO. Explain:									
NA. Specify the regulations that prevent	t adoption of the recommendation:								
Implementation date	June 16, 2006								
Dates of amendments:	November 21, 2018								
· · · · · · · · · · · · · · · · · · ·	of the General Meeting, the Chairperson of the Risk seting of Shareholders on the concrete tasks that the YES X NO N/A								
YES. Briefly explain:									
Subsection 22 of article 9 of the Rules of the Audit and Risk Committee states that said Committee has the following duty: 'During meetings of the General Meeting of Shareholders, field any shareholder inquiries on matters within its area of responsibility.'  Also, subsections (vi) and (vii) of article 6 of the Rules of the Audit and Risk Committee specify the following duties of the Chairperson of the Committee: '()  (vi) Attend general meetings of shareholders to answer any inquiries by shareholders. (vii) Make a statement before the General Meeting of Shareholders regarding any qualified or unfavorable opinions and/or paragraphs of emphasis in the Statutory Auditor's report and issue a statement on its content and scope. If in agreement with such opinion, recommend actions to resolve the situation or, otherwise, evaluate and justify the reasons for disagreement. ()'									
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NO. Explain:				
NA. Specify the regulations that prevent	adoption of the recommendation:			
Implementation date	March 31, 2016			
Dates of amendments:	November 21, 2018			
<b>18.25.</b> Given any necessary adjustments to distinguish between corporations of the financial sector and those of the economy's real sector, and without prejudice to the functions prescribed to this committee by the norms in force, the Risk Committee's internal regulation assigns it the duties listed under recommendation 18.25.				

# YES. Briefly explain:

In line with the recommendations of subsection 18.25 of Código País, article 9 of the Rules of the Audit and Risk Committee establish the following duties for this body:

**YES** 

X NO

N/A

"The Committee shall have the following duties:

1. Establish its own rules.

18.25 The measure is implemented

- 2. Review and approve the internal auditing Annual Work Plan and activities report, which must take into consideration the business's risks and fully evaluate all Company areas, and the priorities to be assigned to the most significant risks.
- 3. Ensure that the financial information is prepared, presented and disclosed in accordance with legal requirements.
- 4. Review the end-of-year financial statements before submitting them to the consideration of the Board of Directors and the General Meeting of Shareholders.
- 5. Review the financial information control and disclosure procedures and ensure that they are adequately presented, as submitted by Management or the General Auditor.
- 6. Review any significant deficiencies found in the design and operation of the internal controls that may have prevented the Company from adequately recording, processing, summarizing and presenting

the financial information, as reported to it by Management, the General Auditor or the statutory auditor.

- 7. Review any cases of fraud that may have affected the quality of the financial information, as reported by Management, the General Auditor or third parties who use the appropriate channels to this end.
- 8. Review changes in the methodology for evaluating financial information, as submitted by Management.
- 9. Recommend auditing and Internal Control procedures and any required amendments or replacements.

- 10. Recommend policies related to preventing and controlling money laundering and terrorism financing, and review the semi-annual report submitted by the Compliance Officer on this matter.
- 11. Review, prior to submitting them to the Board, proposals for the selection of the Statutory Auditor submitted by Management, prior to submitting a proposal for approval by the General Meeting of Shareholders.
- 12. Act as liaison between the Board of Directors and the Statutory Auditor and report any situations that may limit the auditor's access to information and put its independence at risk during performance of the financial audit, as well as evaluate the quality and effectiveness of its services.
- 13. Oversee and ensure that accounting and financial procedures are in line with the policies recommended by Management and the Board of Directors.
- 14. Submit to the Board of Directors the risk matrix of the Company and its subsidiaries.
- 15. Oversee and periodically report to the Board of Directors on the effective application of the risk matrix at the Company and its subsidiaries, to ensure that the main financial and non-financial risks, both on- and off-balance sheet, are identified, managed and adequately communicated to the Board.
- 16. Evaluate and report to the Board of Directors of the Company any potential conflicts of interest that may arise between the Company and its subsidiaries or between the subsidiaries, or with their Managers and related parties, and recommend actions to be taken to manage and handle them.
- 17. Propose to the Board of Directors the structure, procedures and methodologies required for the operation of the Internal Control System of GEB S.A. ESP and the member companies of Grupo Energía Bogotá, and monitor their implementation in order to determine whether the designed procedures reasonably protect the assets and interests of the Company and the Group.
- 18. Approve the Internal Auditing Statute.
- 19. Consider and review jointly with Management, the Statutory Auditor and the General Auditor of the Group, the following:
- a. Significant findings of the period, including the status of the recommendations made during the previous audit.
- b. Any difficulties or restrictions found during performance of auditing work, including limits to the scope of the activities or access to the required information.
- 20. Periodically monitor compliance with the Code of Ethics and the effectiveness of the system of anonymous reports received through the Ethical Channel, as well as verify the reports received, evaluating any unethical acts that were reported and the contents of the reports filed, and submit to the Board of Directors relevant recommendations.
- 21. Ensure that Management has addressed the suggestions and recommendations made by the internal and external auditors, the Statutory Auditor and other internal and external control entities.
- 22. During meetings of the General Meeting of Shareholders, field any shareholder inquiries on matters within its area of responsibility.
- 23. Propose to the Board of Directors the selection, appointment or removal of the General Auditor of the Group or the person performing such duties, as well as propose to the Board of Directors the appointment of the Compliance Officer.
- 24. Oversee the independence and effectiveness of the internal auditing and compliance area, receive periodic information on its activities, set performance objectives for the

Compliance Officer and the General Auditor of the Group, and assess their performance and ensure that Senior Management takes into consideration the conclusions and recommendations of their reports.

- 25. Prior to their authorization by the Board of Directors, examine and report on the transactions performed directly or indirectly by the Company with members of the Board of Directors, Shareholders and Significant Parties, and members of Senior Management.
- 26. Review the Statutory Auditor's report. In the event it contains qualified or unfavorable opinions and/or paragraphs of emphasis, issue a statement on its content and scope. If in agreement with such opinion, recommend actions to resolve the situation or, otherwise, assess and justify the reasons for disagreement, which must be included in the Management Report to be presented before the General Meeting of Shareholders and published on the Company's website www.grupoenergiabogota.com.
- 27. Submit a report on the work carried out by the Corporate Audit and Risk Committee to the Board of Directors at the end of the fiscal year, so it, in turn, may submit it to be approved by the General Meeting of Shareholders. It must include but not be limited to a report on Grupo Energía Bogotá S.A. E.S.P.'s risk management systems.
- 28. Approve the Committee's Annual Work Plan, based on the assigned functions, and define the annual schedule of meetings.
- 29. Review and recommend to the Board of Directors the approval of any transactions the Company plans to carry out with its related parties in accordance with what is established in GEB's Policy on Transactions with Related Parties. To this effect, it must verify the operation's nature, amount and conditions and that they are performed on an arm's length basis and that they do not breach the right of equal treatment to all shareholders. Likewise, with respect to liability and asset credit and financing transactions with the following related parties: (i) with subsidiaries of Grupo Energía Bogotá when their value exceeds the amount equivalent in local currency to seventy thousand (70,000) legal monthly minimum wages in force, and (ii) with other related legal entities, regardless of the amount, compliance with the requirements set forth in Technical Annex 3 of the Policy on Transactions with Related Parties must be verified. 30. Others assigned to it by law and the Board of Directors."

The Rules of the Audit and Risk Committee are available at the following link: https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/33535/file/Reglamento+Comite%CC%81+de+Auditori%CC%81a+y+Riesgos++21+de+abril+2022.pdf

#### NO. Explain:

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

Implementation date	August 25, 2016
Dates of amendments:	November 19, 2019

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

18.26 The measure is implemented	YES	X NO	N/A	
				'
YES. Briefly explain:  Article 1 of the Rules of the Corporate Governance and Sustainability Committee establishes that the purpose of the Committee is to propose and oversee compliance of the corporate governance measures and of the sustainability approach adopted by the Company and Group companies. The Rules of the Committee are available on the website: https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29398/file/Reglamento+Comite%CC%81+de+Gobierno+Corporativo+y+Sostenibilidad.pdf				
NO. Explain:				
NA. Specify the regulations that prevent	adoption of t	he recommenda	tion:	
Implementation date	December 1			
Dates of amendments:	February 21	, 2020		
<ul><li>18.27. The internal regulation of the Corpora under recommendation 18.27.</li><li>18.27 The measure is implemented</li></ul>	YES	X NO	N/A	is listed
YES. Briefly explain:				
Article 9 of the Rules of the Corporate Governance and Sustainability Committee establishes the functions of the Committee, which include those established by Recommendation 18.27. The following are the duties of this body:				
<ol> <li>Establish its own rules.</li> <li>Recommend to the Board of Directors amendments to the Contracting Manual of the Company.</li> <li>Oversee compliance with the Law, the bylaws, the Corporate Governance Code, the decisions of the General Meeting of Shareholders, and the commitments acquired by the Company in performance of its corporate purpose, and remain informed and monitor investigations related to the conduct of Board members that may run against such provisions.</li> <li>Make recommendations on the governance model of Grupo Energía Bogotá S.A. E.S.P., the Corporate Governance Policy and specific measures and policies on corporate governance, conduct and information, in order to ensure that the rights of those who invest in its shares or any other securities are protected, as well as adequately manage their matters and public information on performance, and submit to the General Meeting of Shareholders, jointly with the CEO, a report on the above matters.</li> <li>Ensure that the rights of all its shareholders and other investors are respected, in</li> </ol>				

Review proposals to reform the Company Bylaws and to amend the Corporate

accordance with parameters set by securities market regulators.

Governance Code submitted by the CEO, which shall compile all the rules and provisions required by current regulations, and ensure effective compliance.

- 7. Address, within ten (10) common days from their submission, any claims submitted by shareholders and investors regarding application of the Corporate Governance Code.
- 8. Recommend to the Board the approval of the Business Group Agreement to be entered into by Grupo Energía Bogotá S.A. E.S.P. and its subsidiaries, and any amendments thereof.
- 9. Ensure that shareholders and the market in general have full and timely access to truthful information that must be disclosed by the Company to shareholders and the market in general.
- 10. Periodically monitor any trading by Grupo Energía Bogotá S.A. E.S.P.'s Board members and managers as regards shares issued by the Company or by companies of Grupo Energía Bogotá S.A. ESP, pursuant to the provisions of Article 404 of the Commercial Code.
- 11. During the meeting prior to the ordinary General Meeting of Shareholders, perform an annual review and assessment on the manner in which the Board of Directors and its committees have fulfilled their duties during the period.
- 12. Review the orientation process for new Board members, and promote their training and updating on matters within the purview of the Board of Directors.
- 13. At the end of the fiscal year, submit to the Board of Directors, so it, in turn, may submit it to the approval of the General Meeting of Shareholders, a report on the work carried out by the Corporate Governance and Sustainability Committee, which must make reference, as a minimum, to the following matters:
- a) Ownership structure of Grupo Energía S.A. E.S.P.
- b) Administrative structure of Grupo Energía S.A. E.S.P.
- c) Transactions with Related Parties; d) General Meeting of Shareholders.
- 14. Recommend the Appointment, Succession and Compensation Policy of the Board of Directors and its committees, any amendments to said Policy, and oversee its compliance.
- 15. Provide support to the Chairman of the Board to carry out an annual performance evaluation and self-evaluation of the Board of Directors and its committees, review the outcomes of the process, and suggest ways to improve performance.
- 16. Verify compliance with the requirements and procedures for the election of candidates to become Board members, pursuant to the Rules of the General Meeting of Shareholders and the Policy on Appointment, Succession and Compensation of the Board of Directors.
- 17. Approve the Committee's Annual Work Plan, based on the assigned functions, and define the annual schedule of meetings.
- 18. Supervise the operation of the Company's website, as well as other information dissemination mechanisms.
- 19. Verify that the Company's corporate governance practices, the behavior and the corporate and management performance are aligned with the provisions of the Corporate Governance Code and other internal and regulatory rules.
- 20. Monitor compliance with established corporate policies to ensure the sustainability approach for the development of genuine and long-term relationships with stakeholders, as well as to create value for the Company and its stakeholders.
- 21. Monitor the Company's reputation surveys regarding sustainability factors, the results of talks with stakeholders and the performance of the sustainability indicators the Company participates in.
- 22. Review and make recommendations to incorporate suggestions related to sustainability, derived from global trends, international standards, social and environmental

risks and opportunities, and the requirements of investors and rating agencies, to maintain and strengthen the value of the Company and the Business Group.

- 23. Recommend to the Board of Directors the corporate guidelines on the sustainability of the Company and Group companies.
- 24. Others assigned to it by law and the Board of Directors.

First Paragraph: Notwithstanding the above, the Board of Directors may decide on and review the topics described above without having been previously reviewed by the Committee.' Second Paragraph: While performing the Board of Directors' assessment and self-assessment annual process, a compliance assessment will be carried out regarding the committee's functions and its management, whose results will be included in the report submitted to the General Meeting of Shareholders." The Rules of the Committee are available on the website: https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29398/file/Reglamento+Comite%CC%81+de+Gobierno+Corporativo+y+Sostenibilidad.pdf

NO. Explain:
·
NA. Specify the regulations that prevent adoption of the recommendation:

Implementation date	December 13, 2007
Dates of amendments:	August 27, 2020

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

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

19.1 The measure is implemented	YES	Х	NO	N/A	

#### YES. Briefly explain:

Subsection iii. of the Paragraph of article 64 of the Company Bylaws establishes that one of the main duties of the Chairperson of the Board of Directors is to '(...) plan the operation of the Board of Directors by means of an annual work plan.'

Similarly, subsection 3 of article 7 of the Rules of the Board of Directors establishes the following duty of the Chairperson of the Board of Directors: '(...) plan the operation of the Board of Directors by establishing an annual work plan based on the assigned functions, and based on proposals submitted by Management, and define the annual schedule of meetings.'

The Company	Bylaws	are	available	at	the	website:
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https://www.grupoenergiabogota.com/conte	Directors are	availal	ole at	the	websi	ite:
Directiva.pdf						
NO. Explain:						$\overline{}$
NA. Specify the regulations that prevent	adoption of th	ie recomr	nendatio	on:		
Implementation date	March 31, 20	16				
Dates of amendments:	N/A					
<ul><li>19.2. The Board of Directors of the corpormeetings per year; except for the entities meeting per month.</li><li>19.2 The measure is implemented</li></ul>					. ,	-
·	S					
As set forth in Article 65 of the Company Emeetings once a month, and holds extra Company Bylaws are https://www.grupoenergiabogota.com/contents.	aordinary mee available ent/download/3 <sup>2</sup> adoption of th	tings as o at 1130/file/E	often as the statutos	nece: %20Sc	ssary. T websi	he ite:
Implementation date	June 03, 1996					
<ul> <li>Dates of amendments: April 28, 2016</li> <li>19.3. One (1) or two (2) of the Board's meetings per year have a specific focus on the definition and monitoring of the corporation's strategy.</li> <li>19.3 The measure is implemented YES X NO N/A</li> </ul>						
YES. Briefly explain:  Paragraph two of article 10 of the Rules of the Board of Directors establishes that at least one Board meeting per year, either ordinary or extraordinary, shall be focused on defining, updating, reviewing or monitoring the corporate strategy. The Rules of the Board of Directors are available on the website:						

https://www.grupoenergiabogota.com/conte	:nt/download/	29400/file/Reglamento%20Junta%20	
<u>Directiva.pur</u>			
NO. Explain:			
NA. Specify the regulations that prevent	adoption of	the recommendation:	
Implementation date	December	13, 2007	
Dates of amendments:			
<b>19.4.</b> The <b>Board of Directors approves a</b> it may also meet, on an extraordinary basis		<u>-</u>	
19.4 The measure is implemented	YES	X NO N/A	
YES. Briefly explain:			
Article 65 of the Company Bylaws states the	e following:		
"Article 65. Meetings: The Board of Directors shall hold ordinary meetings once a month, and shall hold extraordinary meetings whenever they are summoned by the Chairperson, by five (5) principal members, by the CEO or by the Statutory Auditor, at the Company's headquarters."			
In December of each year, the Board of December of each year, the Board may hold enecessary.		·	
Subsection 3 of article 7 of the Rules of the the Chairperson of the Board of Directors:	Board of Dire	ectors establishes the following duty of	
'Plan the operation of the Board of Directors assigned functions, based on Management sessions.'	-	•	
Additionally, subsection 1 of article 9 of the Rules of the Board of Directors establishes the following duty of the Secretary of the Board of Directors: 'Call the meetings in accordance with the annual timetable of meetings of the Board of Directors and its committees and its corresponding annual work plan.'			
The Company Bylaws are https://www.grupoenergiabogota.com/contermediate The Rules of the Board of Directives.//www.grupoenergiabogota.com/contermediate.pdf	ent/download/ ctors are	31130/file/Estatutos%20Sociales.pdf available at the following link:	

NO. Explain:						
NA. Specify the regulations that prevent adoption of the recommendation:						
Implementation date	Decembe		07			
Dates of amendments:	April 28, 2	2016				
19.5. At least five (5) common days before the meeting, the Board members receives imultaneously with the meeting call, the documents or information related to each of the point on the Agenda. This ensures their active participation and their well-thought decision-making.						he point
19.5 The measure is implemented	YES	Х	NO		N/A	
YES. Briefly explain:						
'Article 9 Secretary of the Board of Direct who shall act as Secretary of Board meet who shall be responsible for the formal fu and records required by Law and the governance bodies, for attesting to internate assigned to him/her by the Board of Direct The Secretary shall also have the following 1. Call the meetings in accordance with Directors and its corresponding annual word discussed at the meeting, and submit it all documents for the various points on the age the date of the meeting. ()'	cors: The Cortings and of unctions of the bylaws, for all acts and the tors and the g duties:  the annual ork plan. 2. Follong with the	npany sh the Gen ne Comp commu ocument CEO. timetabl Prepare t	nall have a teral Meeting toany, for national tis, as well the of meeting the agendation	Legal Vings of SI naintainin calls to as fulfillin tings of the a of the n	hareholdering the boomeetings and the duther the Board natters to e support	ers, oks of ties I of be ting
'Art. 12: Calls to Meetings and Information: The calls to a meeting, as a minimum five (5) common days in advance, will include as attachments the documents or information related to each point on the agenda, to enable Board members to actively participate in the decisions in an informed manner.				d to		
The Company's CEO, jointly with the Secr for ensuring that the information provided sufficiently in advance.	-				-	
When prior to the Board meeting any continuous chairperson of said Committee shall reproductions delegated to the committee, and the Board of Directors.'	ort and indic	cate the	decisions	made re	egarding	the

	Directors are available at the following link: ontent/download/29400/file/Reglamento%20Junta%20
NO. Explain:	
NA. Specify the regulations that preven	ent adoption of the recommendation:
Implementation date	April 28, 2016
Dates of amendments:	N/A
	r for the timeliness and usefulness of the informationally, in the set of documents provided (the dashboard of the lover quantity.  YES X NO N/A
YES. Briefly explain:	
Directors.  Article 12 of the Rules of the Board of E states that the Company's CEO, jointly withat the information provided to Board mind Similarly, the information submitted to the in a timely manner in the Board's Share Renabling access by means of different various versions of the materials through is part of the meeting, such as minuted uploaded in the platform. Said platform in terms defined in the Rules of the Board of the meeting.  The Rules of the Board of Directors.	Directors, regarding calls to meetings and information, ith the Secretary of the Board of Directors, must ensure members is timely and useful.  The consideration of the Board of Directors is uploaded Point platform to ensure its integrity and confidentiality, technological devices and ensuring control over the aupdates. All other information and documentation that is, opinions and presentations, among others, is also includes a traceability tool that verifies fulfillment of the of Directors for sending information to members before directors are available at the following link: intent/download/29400/file/Reglamento%20Junta%20
NA. Specify the regulations that preven	ent adoption of the recommendation:

Implementation date	N/A			
Dates of amendments:	N/A			
Directors corresponds to the Board's C	epare the Agenda for the meetings of the Board of theirperson and not to the CEO of the corporation. The meters that ensure a logical order for the presentation of			
19.7 The measure is implemented	YES X NO N/A			
YES. Briefly explain:				
NO. Explain:				
Article 9 of the Rules of the Board of Direct by the Secretary of the Board of Directors.	tors establishes that the agenda must be prepared			
Additionally, article 12 of the same Rules es	stablishes that:			
, ,	ne Secretary of the Board of Directors, shall be n provided to Board members is useful and is sent			
Notwithstanding the above, the proposed approval of the Board of Directors at each n	I agenda is submitted to the consideration and neeting.			
According to the provisions of the second item of the paragraph of article 12 of the Rules of the Board of Directors, "the agenda may be modified, even after the call has been made, as well as during the meeting. This may be done by deleting or adding items at the request of the Board's Chairperson or Secretary, or of the Company's CEO, who will submit them to consideration."				
The Rules of the Board of Directiva.pdf	ctors are available at the following link: ht/download/29400/file/Reglamento%20Junta%20			
NA. Specify the regulations that prevent adoption of the recommendation:				
Implementation date	N/A			
Dates of amendments:	N/A			

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

19.8 The measure is implemented	YES	X	o	I	N/A	
YES. Briefly explain:						
GEB prepares an annual Corporate Gov included in the Code of Best Corporate Pract by the Financial Superintendence of Colom 66 of Company Bylaws, which establishes the	tices of Colo	mbia – Cir provision	cular Lette	r 028/20	15 issue	ed
'Article 66. Duties: The Board of Directors sl 22. Approve the governance model of G Governance Policy and specific measures of in order to ensure that the rights of those of protected, that their matters are adequated known, and submit to the General Meeting the above matters.'	rupo Energ on Compan who invest i y managed	ía Bogotá / governan n its share: , and that t	S.A. E.S.I ce, conducts or any ot their perfor	o., the ( at and inf her secumance i	Corpora formatio urities a s public	n, re cly
Based on the recommendations of Códiç attendance of each Board and Committee n	•	e report i	ncludes in	formatio	n on th	ne
The Company Bylaws are https://www.grupoenergiabogota.com/conte	available nt/download	at I/31130/file		ollowing	lin	ık:
The Corporate Governance reports are perhttps://www.grupoenergiabogota.com/gobiecorporativo/informes-de-gobierno-corporativo	rno-corpora		•	-		at:
NO. Explain:						
NA. Specify the regulations that prevent	adoption o	f the recor	mmendatio	on:		
lundam antation data	Marrah 00	2010				
Implementation date  Dates of amendments:	March 22, N/A	2018				
19.9. Every year the Board of Directors that of its Committees and of individual reviews the reasonableness of its internal reproposing, as appropriate, changes to its of the Board of Directors of the parent corperformed at the Boards of Directors of the	assesses members, ules and the rganization mpany requ	including dedication and operat ires that t	a peer-to- n and perfo ion. In the	peer as rmance case of (	sessme of its me Conglor	ent, and embers, nerates,
19.9 The measure is implemented	YES	X	)		N/A	
YES. Briefly explain:						

N/A

	Tage 05			
•	by Bylaws establishes that a duty of the Board of ent of itself as a collegiate body, of its committees,			
Additionally, article 22 of the Rules of the Bo	pard of Directors establishes that:			
	rectors shall submit to the General Meeting of s duties and work as collegiate body, indicating the			
The state of the s	port on its committees and its individual members. advisor to assist it in formulating the criteria to be			
company and subsidiaries) were assessed Consultants S.A.). The methodology include collegiate body, its dynamics and operation, the depth of discussions of the agenda item each company. The assessment results will	by a specialized external consultant (Governance ded an assessment of the effectiveness of each the work of its committees, the topics covered and is, and their interaction with senior management at be included in the 2022 management report.			
company, and the sixth consecutive year at	the subsidiaries. The methodology included, for the e Board of Directors (parent company) and, for the			
	ublished on the Company's website rno-corporativo/estructura-de-gobierno/junta- directiva			
NO. Explain:				
NA. Specify the regulations that prevent adoption of the recommendation:				
Implementation data	April 20, 2016			
Implementation date	April 28, 2016			
Dates of amendments:	N/A			
19.10. The Board of Directors alterna evaluation performed by independent advi	tes internal evaluation techniques with external sors.			

YES

Χ

NO

19.10 The measure is implemented

Page 86
YES. Briefly explain:
Item g) of subsection II of the Corporate Governance Code adopted by GEB establishes the following:
'g) Board Assessment and Compensation. Annually, the Board of Directors, with the support of the Compensation and the Corporate Governance and Sustainability committees, carries out a self-assessment process as a collegiate body, of its members on an individual basis, and of its committees. The evaluation may be made with the assistance of an external consultant, and a results report is presented to the General Meeting of Shareholders ()'
Also, article 22 of the Rules of the Board of Directors establishes that:
'Each year, the Company's Board of Directors shall submit to the General Meeting of Shareholders a self-assessment report of its duties and work as collegiate body, indicating the level of fulfillment achieved. It will additionally submit an assessment report on its committees and its individual members. To this effect, it may contract an external advisor to assist it in formulating the criteria to be taken into consideration for the assessment.'
The Corporate Governance Code is available at the following link: https://www.grupoenergiabogota.com/content/download/31131/file/CO%CC%81DIGO%20DE %20 GOBIERNO%20CORPORATIVO%20GEB.pdf
The Rules of the Board of Directors are available at the following link: https://www.grupoenergiabogota.com/content/download/29400/file/Reglamento%20Junta%20 Directiva.pdf
The report with the results of the assessments and self-assessments of Board members is permanently available at the Company's website https://www.grupoenergiabogota.com/gobierno-corporativo/estructura-de-gobierno/junta-directiva/resultados-evaluacion-de-la-junta-directiva
NO. Explain:
NA. Specify the regulations that prevent adoption of the recommendation:

Implementation date	April 28, 2016
Dates of amendments:	N/A

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

20.1. The regulation of the Board of Dir framework regarding the duties and rig	•	•	ions of the regulatory
20.1 The measure is implemented	YES	X NO	N/A

YES. Briefly explain:	
duties of Board members. Such provisions c	of Directors adopted by GEB define the rights and complement those of the Commercial Code and Law f company managers (including Board members).
https://www.grupoenergiabogota.com/conte	ctors are available at the following link: ent/download/29400/file/Reglamento%20Junta%20
NO. Explain:	
NA. Specify the regulations that prevent	adoption of the recommendation:
Implementation date	September 15, 2005
Dates of amendments:	N/A
20.2. The regulation of the Board of Direction duties of the Board members listed under 20.2 The measure is implemented	ectors describes the company's understanding of the er recommendation 20.2.  YES X NO N/A
YES. Briefly explain:	
Article 18 of the Rules of the Board of Di members:	rectors establishes the following duties for board
with the diligence that a prudent person circumstances of each decision.  2. Duty of loyalty: to inform the Board of Directly or the second state of the control of the cases allowed and in the manner presonant of the cases allowed and in the manner presonant of the control of	ties of Board members: ions in an informed manner and fulfill his/her duties on would consider reasonable in view of the ectors of any actual or potential conflict of interest. hrough related persons, in situations of conflicts of rom the General Meeting of Shareholders, obtained cribed by law and the Corporate Governance Code. performing, directly or through related parties, any company, in the terms specified in the applicable  g any information that is not or should not be in the
public domain and that he/she has becom	e aware of in connection with performing his/her

5. The duty to not use corporate assets: to refrain from using corporate assets for any purpose

other than fulfillment of his/her duties as a Board member.'

The Rules of the Board of Directiva.pdf	ectors are ent/downloa	available d/29400/file		following nto%20Junta	link: a <u>%20</u>
NO. Explain:					
NA. Specify the regulations that prevent	t adoption o	of the reco	mmendati	ion:	
Implementation date	Septembe	r 15, 2005			
Dates of amendments:	April 28, 2	016			
20.3. The regulation of the Board of D Board members listed under recommer 20.3 The measure is implemented		i	e contents	of the righ	ts of the
YES. Briefly explain:					
compensation and (iv) ongoing orientation available on <a href="https://www.grupoenergiabogota.com/cont-birectiva.pdf">https://www.grupoenergiabogota.com/cont-birectiva.pdf</a> NO. Explain:	ent/downloa	the d/29400/file	e/Reglame	we nto%20Junta	ebsite:
NA. Specify the regulations that prevent	t adoption o	or the reco	mmendati	on:	
Implementation date	Septembe	r 15, 2005			
Dates of amendments:	N/A	<u> </u>			
Measure No. 21: Conflicts of Interest  21.1. In its internal regulations, the corporation has a clear and formal policy and procedure for the identification, management, and resolution of conflicts of interest, whether direct or indirect through related parties, that may affect the members of the Board of Directors and other managers.					
21.1 The measure is implemented	YES	X	NO		N/A

## YES. Briefly explain:

Different corporate documents contain the procedures to be followed in the event of potential conflicts of interest.

The Code of Ethics of GEB applies to all Group companies and is binding for all their managers and employees, who adhere to it by signing the Agreement of Adhesion to the Code of Ethics. It establishes guidelines to determine whether a specific act involves a conflict of interests, as well as the procedure to be followed and who to report such potential conflict of interests to.

Also, Title VII of the Corporate Governance Code establishes the following: "VII. On conflicts of interest and transactions with related parties.

a) General Provisions: The rules for managing conflicts of interest and transactions with related parties are defined in the Company's Code of Ethics, the Conflict of Interest Management Policy and the Transactions with Related Parties Policy.

GEB S.A. ESP's Code of Ethics establishes that in the event of a conflict of interest, or when in doubt of its potential existence, the person who has such conflict of interest must abstain from participating either directly or indirectly in the activities and decisions related to the situation that creates such conflict of interest. In addition, the person must also report the situation in full detail and in writing to his/her respective direct supervisor.

In the particular case of the members of the Board of Directors, they have the duty of reporting any direct or indirect relations with the Company, suppliers, clients or any other stakeholder that may lead to situations of conflict of interest.

The members of the Board of Directors shall report to the Board of Directors any situation that creates a conflict of interest, in which case GEB S.A. ESP's provisions on conflicts of interest management shall apply. Any doubt on whether an actual conflict of interest exists shall not exempt a member of the Board of Directors from the obligation of abstaining from participating in the respective activities and decisions."

The Policy on Managing Conflicts of Interest establishes the following procedure in the event of a potential conflict of interests: "Procedure

The following procedure shall be followed to manage conflicts of interest:

- i. For managers members of the Boards of Directors and Registered Agents:
- a. Suspend any action or direct or indirect intervention in the activities and decisions related to the potential conflict of interest.
- b. Report the potential conflict of interests to the Compliance Office of GEB, or the area that performs such duties, through the Secretary of the Board of Directors, by filling out the form established for such effect (Annex 1), attaching all the information necessary to enable establishing whether a conflict of interests exists or not.
- c. The Compliance Office shall report the situation to the Audit and Risk Committee of the Board of Directors, which will assess whether a conflict of interest exists or not, and shall classify the conflict of interests (as potential or actual, permanent or sporadic).

- d. If the Audit and Risk Committee determines that a conflict of interests does exist, the person involved shall refrain from participating in the discussions or decisions on the matter in question and shall leave the meeting.
- e. The Audit and Risk Committee shall recommend to the Board of Directors the measures that must be taken to manage and handle the issue.
- f. In the case of Board members, if the Audit and Risk Committee believes that a permanent conflict of interests exists that may affect overall Company operations, it shall report this situation to the General Meeting of Shareholders, which shall decide whether or not to remove the member from the post. If the permanent conflict of interests affects only one operation, the Audit and Risk Committee will recommend to the Board of Directors the measures to manage it in the terms of subsection (e) above.
- g. If a possible conflict of interests is reported during a meeting of the Board of Directors or of a Board Committee, the member involved shall temporarily leave the meeting, and a subsequent meeting of the Audit and Risk Committee will review whether or not such conflict of interests exists.

The measures may include the following:

- (i) The Manager must refrain from participating in the situation that gives rise to the conflict of interests.
- (ii) If his/her participation in the decision and vote is considered relevant, prior authorization from the General Meeting of Shareholders must be obtained, which shall be granted on a case-by-case basis, as long as it does not run against the Company's interests.

When the manager is a shareholder, he/she must refrain from participating in such decision and his/her shareholdings will not be taken into account for the effects of calculating the majority of deciding votes.

The above does not exempt the Manager from providing the General Meeting of Shareholders all the information it requires regarding the conflict of interests and to refrain from participating in any actions that may involve a conflict of interests.

- ii. For the Group General Auditor, the Compliance Officer or any member of the Ethics Committee
- a. Suspend any action or direct or indirect intervention in the activities and decisions related to the potential conflict of interest.
- b. Report the potential conflict of interests to the Audit and Risk Committee of the Board of Directors through the Compliance Office, using the form established for such effect (Annex 1), attaching all the information necessary to enable establishing whether a conflict of interests exists or not. The Committee shall take all measures required to manage and handle the issue and shall classify the conflict of interests (as potential or actual, permanent or sporadic).
- c. The Audit and Risk Committee shall recommend to the employee's direct supervisor the measures that must be taken to manage and handle the issue.
- d. In the case of a permanent conflict of interests that may affect the Company's overall operations, the nominating party will be requested to assess whether it is appropriate for the employee to remain at the Company. If a permanent conflict of interests affects only one operation, the Audit and Risk Committee will recommend the measures to be taken by the

	t, in the terms of subsection (c) above.  nployees face a potential conflict of interests, the shall apply, which must be consistent with the			
	mployees and stakeholders at the following link: - geb/programa-de-etica-y-cumplimiento/codigo-			
The Corporate Governance Code https://www.grupoenergiabogota.com/content/%20 GOBIERNO%20CORPORATIVO%20GE	is available at the following link: /download/31131/file/CO%CC%81DIGO%20DE EB.pdf			
The Policy on Managing Conflicts of I <a href="https://www.grupoenergiabogota.com/content/20Administracio%CC%81n%20de%20Conflict">https://www.grupoenergiabogota.com/content/20Administracio%CC%81n%20de%20Conflict</a>	/download/29279/file/Poli%CC%81tica%20de%			
NO. Explain:				
NA. Specify the regulations that prevent ad	doption of the recommendation:			
Landa and Canada	[N			
Implementation date  Dates of amendments:	November 29, 2016			
Dates of amendments:	September 27, 2018			
nature as occasional or permanent. If they are rules and steps to be followed, which should be those affected. In the case of permanent consituation affects the corporation's overall op	conflicts of interest makes a distinction about their recoccasional, the applicable procedure indicates the be relatively easy to implement and hard to avoid for afflicts of interest, the procedure stipulates that if the perations, it must be regarded as a cause for the makes it impossible for them to hold the position.			
21.2 The measure is implemented	YE X NO N/A			
YES. Briefly explain:				
In 2018, the Company issued the Policy on Managing Conflicts of Interest, which contains the specifications of measure 21.2.  The Policy on Managing Conflicts of Interest contains the specifications of measure				
21.2. As follows:				
	CONFLICT OF INTERESTS in which the independent and impartial judgment in performance of his/her duties, by having to			

				-	age 92
choose between the interests of the Compa or related party.	ny and his/her ow	n interests or th	nose of a	a third pa	rty
The conflicts of interest may be: i. Potential: These are situations a manager of his/her position or his/her personal or prohay different effects on each condition. ii. Actual: These are actual conflicts of intereaffects the objectivity or transparency of the iii. Sporadic: Situations that arise occado not tend to be permanent over time. iv. Permanent: Those that endure over Company's operations."  The Policy also establishes the procedures to Registered Agents, General Auditor, Complete	ofessional conditions est that materialize e manager or emplesionally in connector er time and that to be followed by the	on, because his e because there oloyee. ction with a specified may affect or	s/her ded e is a dild ecific situ ne or me	cision math emmath uation th ore of the	ay at at ne rs,
and all employees.  The Policy on Managing Conflicts of https://www.grupoenergiabogota.com/contection/20A dministracio%CC%81n%20de%20Conflicts.	ent/download/292	79/file/Poli%C0		_	
NO. Explain:					
NA. Specify the regulations that prevent	adoption of the	recommendat	tion:		
	Ī				
Implementation date	September 27, 2	2018			
Dates of amendments:	N/A				
21.3. The members of the Board of Direct administrators of the corporation inform the direct or indirect, that they keep between conglomerate to which the issuer belongs, other stakeholders, out of which given confopinion or vote, thereby building up the ma	e Board periodicen them, or with or with the issue	ally about any other entities r, or with provi ight arise, or th	relations or stru ders, or at might	ships, whost will be seen the	hether of the or any
21.3 The measure is implemented	YES	X NO		N/A	
YES. Briefly explain:					
1 LO. Diletty explain.					
T- 6-16:11 the electric management detices account					_1_

To fulfill the above recommendation, every six months the Company takes a survey on conflicts of interest and the independence of the members of the Board of Directors.

Additionally, GEB has established the following provisions in its corporate documents:

• Rules of the Board of Directors, article 18: Duties: "The following are the duties of Board members: (...) 2. Duty of loyalty: to inform the Board of Directors of any actual or potential conflict of interest. They must abstain from acting, directly or through related persons, in situations of conflicts of interest, except with express authorization from the General Meeting of Shareholders, obtained in accordance with and in the cases allowed by law, by the Corporate Governance Code and by the Conflict of Interests Management Policy. (...)"

Similarly, pursuant to subsection 16 of article 9 of the Committee's Rules, the following duty is assigned to the Audit and Risk Committee: Evaluate and report to the Board of Directors of the Company any potential conflicts of interest that may arise between the Company and its subsidiaries or between the subsidiaries, or with their Managers and related parties, and recommend actions to be taken to manage and handle them.

The Rules of the Board of Directors are available at the following link: https://www.grupoenergiabogota.com/content/download/29400/file/Reglamento%20Junta%20 Directiva.pdf

Similarly, items ii) and iii) of subsection 4 of the Policy on Managing Conflicts of Interest states:

"Managers and employees are responsible for taking all steps necessary to identify and manage potential conflicts of interest, in accordance with the provisions of this Policy. Any doubt on whether a certain act involves a conflict of interests shall not exempt them from the obligation of refraining from participating in activities and decisions related to such conflict of interests.

iii. According to the Code of Ethics, managers and employees must report any conflict of interests using the predefined form at the time they are hired or appointed, and every year, and whenever a situation of conflict of interests arises. (...)"

Additionally, every year GEB will publish a consolidated report of conflicts of interest in its Corporate Governance Report.

The above is complemented by the provisions of the Code of Ethics of GEB, which establishes that employees must periodically report to management any potential conflicts of interest they may be involved in, and the Compliance Office provides ongoing training in this regard and submits a semi-annual report on declared conflicts of interest to the Audit and Risk Committee.

The Policy on Managing Conflicts of Interest is available at the following link: https://www.grupoenergiabogota.com/content/download/29279/file/Poli%CC%81tica%20de% 20Administracio%CC%81n%20de%20Conflictos%20de%20Intereses.pdf

The Code of Ethics is available at: https://www.grupoenergiabogota.com/conoce- geb/programa-de-etica-y-cumplimiento/codigo-de-etica

# NO. Explain:

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

Implementation date	April 28, 2016
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Dates of amendments:	September 27, 2018			
<b>21.4.</b> Any relevant conflict-of-interest situate to refrain from attending a meeting and/or and other managers, are reported in the pon its website.	voting, involving t	he members of	f the Board of Dire	ectors
21.4 The measure is implemented	YES	X NO	N/A	
YES. Briefly explain:				
GEB has published the relevant situations require the affected person to refrain from Board members and other managers, in the to the General Meeting of Shareholders in Managers website corporativo/documentos-de-gobierno-corpo	attending a mee be Corporate Gov March 2022. The (https://www.gorativo/informes-dof of the Policy on Mernance Annual Reference Annual Referenc	eting and/or volernance Annual Report is permanguable e-gobierno-cor anaging Confliceport consolid vailable at to 79/file/Poli%Collintereses.pdf	ting, in the case al Report submitted anently available gota.com/gobiern reporativo)  cts of Interest, GE ated information of the following ling C%81tica%20de%	of ed at io- EB on
Implementation date	March 31, 2017			
Dates of amendments:	September 27, 2	2018		
21.5. For these purposes, the definition consistent with that of International Account 21.5 The measure is implemented		-		ies is
YES. Briefly explain:  GEB has adopted the definition of Relation Standard 24 (IAS 24), as set forth in substitution Code:				_

'VII. On conflicts of interest and transactions with related parties

a) Provisions on Transactions with Related Parties: The Board of Directors defines the manner in which transactions, agreements or material contracts involving related parties are to be approved. A related party is defined as set forth in International Accounting Standard No. 24 (IAS 24) and other applicable local regulations. In general, all acquisitions and operations must be made under the terms and conditions usually used by EBB with unrelated third parties, meaning on an arm's length basis in terms of conditions and prices. EEB discloses transactions of this type in its notes to the financial statements and in the Annual Corporate Governance Report, in compliance with Colombian regulations on this matter.

Similarly, the Business Group Agreement has adopted the definition of Related Parties / Affiliates established in International Accounting Standard 24 (IAS 24).

Lastly, the Policy on Transactions with Related Parties adopted by the Company establishes the following definition of Related Parties:

"The following are defined as Related Parties of GEB, according to the provisions of IAS 24: i. Companies in which GEB holds a controlling interest or joint control, directly or indirectly, as well as the Grupo Energía de Bogotá Foundation; ii. Companies in which GEB directly or indirectly holds and equity interest of more than 20% of share capital, i.e., in which it has significant influence, even though it does not have control; iii. The Shareholders who directly or indirectly hold more than 20% of the share capital of GEB, as well as companies in which they have corporate control. In the case of Bogotá, Capital District, it includes the entities defined in Annex 1. – Definitions - of this Policy; iv. Management of GEB and GEB Subsidiaries, as well as their close relatives, and companies in which any of the above holds a controlling interest or joint control."

The Corporate Governance Code is available at the following link: https://www.grupoenergiabogota.com/content/download/31131/file/CO%CC%81DIGO%20DE %20 GOBIERNO%20CORPORATIVO%20GEB.pdf

The Business Group Agreement is available at the following link: https://www.grupoenergiabogota.com/gobierno-corporativo/documentos-de-gobierno-corporativo/acuerdos-de-grupo-empresarial

The Policy on Transactions with Related Parties is available at the following link: <a href="https://www.grupoenergiabogota.com/content/download/29284/file/Poli%CC%81tica%20de%">https://www.grupoenergiabogota.com/content/download/29284/file/Poli%CC%81tica%20de%</a> 20Operaciones%20con%20Partes%20Vinculadas.pdf

## NO. Explain:

# NA. Specify the regulations that prevent adoption of the recommendation:

Implementation date	November 29, 2016
Dates of amendments:	August 31, 2017

# Measure No. 22: Transactions with Related Parties

Implementation date

<b>22.1.</b> The corporation has a policy that specifies the concrete procedures for the assessment, approval, and disclosure of related-party transactions, including any pending balances, and the relationships among those transactions, except transactions that are subject to specific rules.
22.1 The measure is implemented YES X NO N/A
YES. Briefly explain:
In 2017 the Company issued the Business Group Agreement, which acknowledges that a good part of the advantages and efficiencies sought through the Business Group stem from the relationships between its companies, in order to take advantage of common interest business opportunities or exploit synergies related to the competitive advantages of each company. The Agreement indicates the principles that rule transactions with related parties: (i) Respect for commitments, (ii) Authorization, (iii) Transparency, and (iv) Conflicts of interest.
In 2018, the Board of Directors of GEB approved the Policy on Transactions with Related Parties, which contains the specifications of measure 22.1, the purpose of which is the following:
1. PURPOSE
The purpose of the Policy on Transactions with Related Parties (hereinafter, the "Policy") is to define the principles and rules to be followed by Grupo Energía Bogotá S.A. ESP (hereinafter, "GEB") and GEB Subsidiaries (hereinafter, the "Subsidiaries") when they engage in transactions with their Related Parties (hereinafter, the "Transactions"). These are defined as the transfer of resources, services or obligations between Related Parties, and which depending on their nature are formalized by means of contracts or agreements, regardless of the amount. The type of transactions covered by this policy include, among others: i. provision and reception of services; ii. purchases or sales of goods; iii. leases; iv. inter-company loans; v. charge-free contracts; and vi. offering of security or collateral.
The Business Group Agreement is available at the following link: https://www.grupoenergiabogota.com/gobierno-corporativo/documentos-de-gobierno-corporativo/acuerdos-de-grupo-empresaria  The Policy on Transactions with Related Parties is available at the following link: https://www.grupoenergiabogota.com/content/download/29284/file/Poli%CC%81tica%20de% 200 peraciones%20con%20Partes%20Vinculadas.pdf
NO. Explain:
NA. Specify the regulations that prevent adoption of the recommendation:

September 27, 2017

Dates of amendments:	August 29, 2019				
<b>22.2.</b> The corporation's policy on related-party transactions addresses the matters listed under recommendation 22.2.					
22.2 The measure is implemented	YES	Χ	NO	N/A	
YES. Briefly explain:					
In 2018, the Board of Directors of GEB approved the Policy on Transactions with Related Parties, which contains the specifications of measure 22.2. It defines the relevant transactions as follows:					
'i. All Transactions entered into by GEB and its Subsidiaries with: (i) Bogotá, Capital District and other shareholders who hold more than 20% of the corporate capital of GEB and whose amount is greater than two hundred (200) Legal Monthly Minimum Wages currently in effect in Colombia; (ii) Management of GEB and its Subsidiaries, as well as their close relatives and companies in which any of them have a controlling interest or joint control, and whose amount is greater than two hundred (200) current Legal Monthly Minimum Colombian Wages.					
Additionally, said Policy states: 'Relevant Transactions that: (i) are part of the Ordinary Course of Business and (ii) are performed at Market Prices shall be approved by the Board of Directors of GEB or of the Subsidiaries, based on the recommendation of their respective Audit and Risk Committees. Approval by a qualified majority of the Board of Directors of GEB is required for Transactions with Bogotá, Capital District.					
If the Transaction does not fulfill any of the above requirements, in addition to approval by the Board of Directors, such Transactions will require approval by the General Meeting of Shareholders, as specified in the Company Bylaws. In the case of GEB, such approval shall exclude the participation of the interested party, pursuant to the provisions of the Policy on Conflicts of Interest.'					
The aforementioned Policy also states that 'Such Transactions must be disclosed in the notes to the financial statements of GEB and its Subsidiaries, in accordance with the applicable regulations. Similarly, the Relevant Transactions will be included in the respective Corporate Governance Annual Reports.'					
The Policy on Transactions with Related Parties is available at the following link: <a href="https://www.grupoenergiabogota.com/content/download/29284/file/Poli%CC%81tica%20de%20Operaciones%20con%20Partes%20Vinculadas.pdf">https://www.grupoenergiabogota.com/content/download/29284/file/Poli%CC%81tica%20de%20Operaciones%20con%20Partes%20Vinculadas.pdf</a>					
NO. Explain:					
NA. Specify the regulations that prevent	adoption of th	ne recoi	mmendat	ion:	

mplementation date	September 27, 2018	
Dates of amendments:	N/A	
party transactions if they are recurre performed by virtue of contracts of ad standardized, are applied massively,	ard of Directors does not need to explicitly authorize related and pertain to the ordinary course of business, and hesion or framework agreements, whose conditions are and carried out at market prices that have been set ne given good or service, and the individual amount of wards.	d ar full on
2.3 The measure is implemented	YES X NO N/A	
<b>'ES. Briefly explain:</b> The Policy on Transactions with Relat ollows:	ed Parties explicitly defines non-material transactions a	ıs
nreshold for Material Transactions or	nsactions: (i) whose amount is less than the defined (ii) are entered into in the context of adhesion contracts nature, whose terms and conditions are standard or	ts
• (,	e Ordinary Course of Business and (ii) are performed a the Registered Agent of GEB or of the Subsidiaries, as	
	Related Parties is available at the following link/content/download/29284/file/Poli%CC%81tica%20de%20Vinculadas.pdf	
.00 perudioned/0200011/0201 untos/02		

Implementation date	September 27, 2018
Dates of amendments:	N/A

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

23.1. The corporation has a compensation policy for the Board of Directors approved by the General Meeting 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 professional fees for being a Board member, professional fees 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 The measure is implemented YES X NO N/A
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#### YES. Briefly explain:

Paragraph 2 of article 59 of the Company Bylaws states that: 'The members of the Board of Directors of Grupo Energía Bogotá S.A ESP shall receive as professional fees an amount equivalent to five (5) legal monthly minimum wages currently in force for their participation in each session, for a maximum of two Board sessions within the same month. The members of the Board of Directors' Committees will be paid professional fees for their participation in each meeting in an amount equivalent to seventy-five percent (75%) of the professional fees currently paid for Board meetings and for up to two Committee meetings within the same month.'

Also, on October 2, 2018, the General Meeting of Shareholders approved the Policy on Appointment, Succession and Compensation of the Board of Directors, which states:

- 'VI. On Compensation for the Board of Directors
- A. Mechanism for remuneration of Board members
- a. The Board members shall receive the professional fees defined by the General Meeting of Shareholders, for up to two Board meetings in the same month, set in terms of legal monthly minimum wages currently in effect.
- b. For participating in meetings of Committees to which they belong, the Board members shall receive professional fees equivalent to 75% of the amount paid for attendance to meetings of the Board of Directors and for up to two meetings of the same Committee within the same month.
- c. The remuneration for non-face-to-face meetings shall be the same as for face-to-face meetings.
- d. Board members do not receive remuneration in the form of GEB stock, stock options or any other type of variable remuneration.

The professional fees for all Board members shall be the same, except for the Chairperson of the Board, who may be assigned greater remuneration in view of his/her responsibilities, at the option of the General Meeting.'

Grupo Energía Bogotá S.A. ESP has taken out an insurance policy - a Directors and Officers (D&O) Civil Liability Policy, which is currently valid; however, it is not considered part of the compensation of Board members, and consequently is not counted in the elements of compensation, but is instead a mechanism of prevention and assurance for the Company and its Management.

https://www.grupoenergiabogota.com/content/download/29283/file/Poli%CC%81tica%20de%20Nominacio%CC%81n,%20Sucesio%CC%81n%20y%20Remuneracio%CC%81n%20de%20la%20J D.pdf

NO. Explain:		

NA. Specify the regulations that prever	nt adoption	of the recom	mendat	ion:		
	•					
Implementation date	March 3					
Dates of amendments:	October	02, 2018				
<b>23.2.</b> If the corporation adopts any variable compensation systems related to the company's progress in the medium and long terms, the compensation policy sets limits to the amounts that may be distributed to the Board of Directors. If the variable component is related to the corporation's profits or other management indicators by the closing of the period assessed, any qualified opinion issued by the Statutory Auditor in his report, which could lessen the period's results, will be considered.						
23.2 The measure is implemented	YES	X NO			N/A	
YES. Briefly explain:						
NO. Explain:						
there are no applicable provisions on li Directors.  NA. Specify the regulations that preven					e Board	of
Implementation date	N/A					
Dates of amendments:	N/A					
<b>23.3.</b> The shareholder and independent members of the Board of Directors are explicitly excluded from compensation schemes that include stock options or from any variable compensation linked to absolute changes in share prices.						
23.3 The measure is implemented	YES	X	NO		N/A	
YES. Briefly explain:						
Article 5 of the Rules of the Board of Directors states: Compensation: 'Board members shall receive the compensation approved by the General Meeting of Shareholders in accordance with the Company Bylaws and the Board of Directors Appointment, Succession and Compensation Policy.						
Board members are excluded from remun	eration sch	emes that inclu	ıda etac	k ontio	ne	

The Rules of the Board of Directors are available at the following link: https://www.grupoenergiabogota.com/content/download/29400/file/Reglamento%20Junta%20 Directiva.pdf				
NO. Explain:				
NA. Specify the regulations that prevent	adoption of the	e recommendat	ion:	
Implementation date	April 28, 2016			
Dates of amendments:	N/A			
<b>23.4.</b> Within the compensation policy, for every term assessed, the General Meeting of Shareholders approves a maximum cost for the Board of Directors, including all the compensation elements authorized.				
23.4 The measure is implemented	YES	X NO	N/A	
YES. Briefly explain:				
The General Meeting of Shareholders approves the overall amount of professional fees for the Board of Directors. In this regard, compensation is for attendance to meetings of the Board of Directors and its Committees.  Paragraph 2 of article 59 of the Company Bylaws states: 'The members of the Board of Directors of Grupo Energía Bogotá S.A ESP shall receive as professional fees an amount equivalent to five (5) monthly legal minimum wages currently in effect for their participation in each session, for a maximum of two Board sessions within the same month. The members of the Board of Directors' Committees will be paid professional fees for their participation in each meeting in an amount equivalent to seventy-five percent (75%) of the professional fees currently paid for Board meetings and for up to two Committee meetings within the same month.'				
Article 5 of the Rules of the Board of Directors formally establishes that: 'Board members shall receive the compensation approved by the General Meeting of Shareholders in accordance with the Company Bylaws and the Board of Directors Appointment, Succession and Compensation Policy.				
Board members are excluded from remuneration schemes that include stock options.'				
The Company Bylaws are available at the following link: https://www.grupoenergiabogota.com/content/download/31130/file/Estatutos%20Sociales.pdf				
The Rules of the Board of Directors are available at the following link: <a href="https://www.grupoenergiabogota.com/content/download/29400/file/Reglamento%20Junta%20">https://www.grupoenergiabogota.com/content/download/29400/file/Reglamento%20Junta%20</a> <a href="mailto:Directors">Directors</a> are available at the following link: <a href="mailto:https://www.grupoenergiabogota.com/content/download/29400/file/Reglamento%20Junta%20">https://www.grupoenergiabogota.com/content/download/29400/file/Reglamento%20Junta%20</a> <a href="mailto:Directors">Directors</a> are available at the following link: <a href="mailto:https://www.grupoenergiabogota.com/content/download/29400/file/Reglamento%20Junta%20">https://www.grupoenergiabogota.com/content/download/29400/file/Reglamento%20Junta%20</a>				

NO. Explain:				
LAPIGITI.				
NA. Specify the regulations that prevent	adoption of the recommendation:			
Implementation date	September 30/1998			
Dates of amendments:	April 26, 2016			
<ul> <li>23.5. The shareholders are informed of the complete actual cost of the Board of Directors during the term assessed, including all the compensation elements awarded to the Board members plus any spending reimbursements. Furthermore, it is published on the corporation's website, itemized and detailed as approved by the Board.</li> <li>23.5 The measure is implemented</li> <li>YES</li> <li>X</li> <li>NO</li> <li>N/A</li> </ul>				
·				
YES. Briefly explain:  The Annual Corporate Governance Report submitted to the General Meeting of Shareholders of March 2022 and published on the Company's website https://www.grupoenergiabogota.com/gobierno-corporativo/documentos-de-gobierno-corporativo/informes-de-gobierno-corporativo, discloses the total effective cost of the Board of Directors during the assessed period.  The report on the effective cost for 2022 will be included in the Annual Corporate Governance Report, as part of the 2022 Management Report.  NO. Explain:  NA. Specify the regulations that prevent adoption of the recommendation:				
Implementation date	March 29, 2012			
Dates of amendments:	N/A			

# Measure No. 24: The Corporation's CEO and Senior Management

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

24.1 The measure is	implemented
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YES

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Х	N

N/

#### YES. Briefly explain:

The Company's governance model and the independence of functions between the Board of Directors and Senior Management is stated in the following corporate documents:

- Articles 69 and 70 of the Company Bylaws of GEB S.A. ESP establish that the manager and registered agent of the Company will be the CEO, who is appointed by the Board of Directors. The duties of the CEO include to manage the Company and represent it judicially and extrajudicially; sign any contracts and legal businesses required to fulfill the corporate purpose; delegate all or some of his/her powers and duties to subordinate employees, pursuant to authorization of the Board of Directors and abiding by the limits established by the Board; manage the Company's properties, fixed and chattel assets, infrastructure, credits and debits; take all steps required to preserve the Company's rights and interests before shareholders, authorities, users and third parties; design and execute development plans, annual action plans and investment, maintenance and spending programs, in agreement with the Board of Directors; comply with the provisions of Laws 142 and 143 of 1994 on management programs; make use of the powers to hire Company personnel, establish staffing requirements; propose the salary structure and manage the personnel, among others.
- Title II of the Corporate Governance Code. The Board of Directors of GEB S.A. ESP is responsible for setting the strategic course of the Company, for establishing corporate policies and supervising both financial and non-financial performance in the short, medium and long term. (...)
- c) Functions of the Board of Directors: The Board of Directors, as the Company's highest strategic management body, determines the Company's general policies, ensures fulfillment of the rights and equitable treatment of the shareholders, and oversees the development of GEB S.A. ESP in the short, medium and long term. The Board is responsible for supervising Senior Management's performance, for verifying the quality of all disclosed information, for establishing risk management guidelines, and for monitoring compliance with the corporate governance policies and arrangements required by Colombian law, or any guidelines voluntarily adopted by GEB S.A. ESP. For the effects of this Code, "Senior Management" refers to the CEO, the Vice Presidents and all executives who report directly to the CEO of GEB S.A. E.S.P. (...)'

Additionally, the Business Group Agreement regulates the interaction model and overall framework of action for relations between the governance bodies of GEB, including their respective communications and reporting lines.

The Corporate Intervention Model establishes authority levels for decision-making between the Parent Company, the SBGs and GEB companies, and intends for operating decisions to be made by the latter (distributed control), where the best information is usually available. Consequently, only material decisions or decisions of a corporate nature are made at the Group level. The structure establishes a clear difference between the corporate and operating levels.

The Company Bylaws are available at the following link:

https://www.grupoenergiabogota.com/content/download/31130/file/ The Corporate Governance Code is available at the following link: https://www.grupoenergiabogota.com/content/download/31131/file/CO%CC%81DIGO%20DE %20 GOBIERNO%20CORPORATIVO%20GEB.pdf The Business Group Agreement is available at the following link: https://www.grupoenergiabogota.com/gobierno-corporativo/documentos-de-gobierno-corporativo/acuerdos-de-grupo-empresaria			
NO. Explain:			
NA. Specify the regulations that prevent	adoption of the recommendation:		
Implementation date	June 1996		
Dates of amendments:	August 31, 2017		
24.2. In general, the policy of the Board of Directors consists of delegating the ordinary course of business to the senior management team, thereby focusing its activities on the overall strategy, supervisory, governance, and control functions.			
24.2 The measure is implemented	YES X NO N/A		
YES. Briefly explain:			
The Board of Directors of GEB delegate	es the ordinary course of business to the senior s activities on the overall strategy, supervisory, overnance Code establishes that:		
Company's general policies, ensures fulfi shareholders, and oversees the stability medium and long term. The Board is reperformance, for verifying the quality of management guidelines, and for monitoring and arrangements required by Colombian S.A. ESP. For the effects of this Code, "Presidents and all executives who report downward of Directors: '4. Define the mature businesses of Grupo Energía Bogotá S.A. policies as the parent company of its busin	Bylaws establishes the general overall function of anagement and direction policies of the corporate . E.S.P., as well as the management and direction ess group.'		
Additionally, the Business Group Agreer	ment regulates the interaction model and overall		

framework of action for relations between respective communications and reporting lin	_	nance bodies of	GEB, including thei	r
The Corporate Intervention Model established Parent Company, the Strategic Business Groperating decisions to be made by the latter usually available. Consequently, only materimade at the Group level. The structure estand operating levels.	roups (SBGs r (distributed ial decisions	e) and GEB comp control), where to or decisions of a	panies, and intends fo the best information is a corporate nature are	r S
The Company Bylaws, the Corporate Gove are available https://www.grupoenergiabogota.com/conte	at	the	link	
NO. Explain:				
NA. Specify the regulations that prevent	adoption of	the recommen	dation:	
Implementation date	June 1996			
Dates of amendments:	A 24	2017		-
24.3. As a general rule, the CEO of the con	-	entifies, assesses		
	rporation ide e his/her dire oint the se wever, no ma ommittee will	entifies, assesses ect reports. Altern nior management atter who makes review and asse	natively, the corpora ent members upon the final appointment	tion the , the
24.3. As a general rule, the CEO of the commanagement members directly, for they are may have the Board of Directors apperproposal of the CEO of the company. How Board's Nomination and Compensation Compensation Compensation	rporation ide e his/her dire oint the se wever, no ma ommittee will	entifies, assesses ect reports. Altern nior management atter who makes review and asse	natively, the corpora ent members upon the final appointment	tion the , the
24.3. As a general rule, the CEO of the commanagement members directly, for they are may have the Board of Directors apperproposal of the CEO of the company. How Board's Nomination and Compensation Compensation executive positions within the company, and	rporation ide e his/her dire oint the se wever, no ma ommittee will d it will issue	entifies, assesses ect reports. Alternior managementer who makes review and assests opinion.	natively, the corpora ent members upon the final appointment ess the candidates to	tion the , the
24.3. As a general rule, the CEO of the commanagement members directly, for they are may have the Board of Directors apperproposal of the CEO of the company. How Board's Nomination and Compensation Compensation Compensation Security Proposal of the CEO of the company, and Executive positions within the company, and 24.3 The measure is implemented	rporation ide e his/her dire oint the se wever, no ma ommittee will d it will issue	entifies, assesses ect reports. Alternior managementer who makes review and assests opinion.	natively, the corpora ent members upon the final appointment ess the candidates to	tion the , the
24.3. As a general rule, the CEO of the commanagement members directly, for they are may have the Board of Directors apperproposal of the CEO of the company. How Board's Nomination and Compensation Compensation executive positions within the company, and 24.3 The measure is implemented  YES. Briefly explain:	rporation ide e his/her dire oint the se wever, no mandate will d it will issue YES	entifies, assesses ect reports. Alternior managementer who makes review and assest its opinion.	natively, the corpora ent members upon the final appointment ess the candidates to	tion the , the key
24.3. As a general rule, the CEO of the commanagement members directly, for they are may have the Board of Directors apperproposal of the CEO of the company. How Board's Nomination and Compensation Coexecutive positions within the company, and 24.3 The measure is implemented  YES. Briefly explain:  NO. Explain:  The CEO of GEB is responsible for the commandation of the company of the company.	rporation ide e his/her dire oint the se wever, no manittee will d it will issue YES  he identificates. Bylaws estal	entifies, assesses ect reports. Alternior managementer who makes review and asserts opinion.  X NO  attion, appointmenter of the corove staffing leverage asserts asserted to the corove staffing leverage as the corove staffing leverag	ent members upon the final appointment ess the candidates to N/A  N/A  ECO may: 'Exercise the els; propose the salar	tion the , the key

• Subsection 12 of article 70 of the Company Bylaws states that the CEO of GEB may exercise the power to appoint personnel at the Company; design and approve staffing levels; propose the salary structure, and manage personnel, subject to the annual budget limit approved by the Board of Directors.				
• Title III of the Corporate Governance Code: The CEO of GEB S.A. ESP is the Company's highest-ranking officer, as well as the head of GEB. According to the Company Bylaws, Senior Management members are appointed by the CEO of GEB S.A. ESP, in accordance with the corporate structure defined by the Board of Directors.  Notwithstanding the above, subsection 20 of article 66 of the Company Bylaws establishes the following:				
20. Approve personnel policies, the comp	shall have the following duties and functions: () bany's organization chart up to the third level, the the CEO and the annual budget for the Company's			
The Company Bylaws are available on the website: https://www.grupoenergiabogota.com/content/download/31130/file/Estatutos%20Sociales.pdf and the Corporate Governance Code is available at the link: https://www.grupoenergiabogota.com/content/download/31131/file/CO%CC%81DIGO%20DE%20GOBIERNO%20CORPORATIVO%20GEB.pdf				
NA. Specify the regulations that prevent adoption of the recommendation:				
Implementation date	N/A			
Dates of amendments:	N/A			
Dates of amendments.	N/A			
<b>24.4.</b> The corporation has a clear policy on the delegation of functions approved by the Board of Directors, and/or a level of powers scheme that defines the level of authorization of the CEO of the corporation and of other members of senior management.				
24.4 The measure is implemented	YES X NO N/A			
YES. Briefly explain:				
Chapter VII of the Company Bylaws establishes the considerations regarding the powers and functions of the Company's CEO. Said Chapter establishes the mechanism for the CEO's appointment and removal, the CEO's functions and authorized amounts.				
Article 70 of the Company Bylaws establishes the following functions assigned to the CEO: "Article 70. Duties: The following are the functions of the CEO:				
Manage the Company and represent it for legal and extra-legal effects.				

Summon the Board of Directors and the General Meeting of Shareholders in accordance

with the Bylaws and the law.

- 3. Execute the decisions of the General Meeting and the Board of Directors.
- 4. Appoint representatives, give them instructions, set their professional fees, and delegate powers to them.
- 5. Enter into any contracts or legal businesses required to further the Company's corporate purpose.
- 6. Delegate all or some of his/her powers and duties to direct reports, subject to authorization from the Board of Directors and in abidance of any spending limits set by the Board.
- 7. Manage the Company's equity, its fixed and chattel assets, its infrastructure and its credits and debits.
- 8. Undertake actions of all type to preserve the rights and interests of the Company before the shareholders, authorities, users and third parties.
- 9. Design and implement development plans, annual action plans and annual investment, maintenance and expense programs jointly with the Board of Directors.
- 10. Comply with the provisions of Laws 142 and 143/1994 on management programs.
- 11. Report jointly with the Board of Directors to the General Meeting of Shareholders on the evolution of the corporate purpose and fulfillment of the Company's plans, goals and programs, submitting verified accounts on performance at the end of his/her term in office and whenever the latter requires it.
- 12. Exercise the appointing power in the Company; design and approve staffing levels; propose the salary structure, and manage personnel, subject to the annual budget limit approved by the Board of Directors.
- 13. Comply and ensure compliance with the Bylaws, the Corporate Governance Code, the law and binding commitments for which the Company is responsible.
- 14. Design jointly with the Board of Directors service level policies.
- 15. Report to the Board of Directors and the Shareholder Meeting on any aspects related to the evolution of the corporate purpose which they consider relevant or useful.
- 16. Make available to shareholders, with the time in advance required by law, the inventories, balances, accounts, books, papers and documents which, according to law, these Bylaws and the Corporate Governance Code are subject to their inspection, as well as a reasoned report on the Company's businesses, a profit distribution proposal duly approved by the Board of Directors, and information and performance indicators on fulfillment of goals, action plans and agreements.
- 17. Implement any controls required to execute the guidelines set by the Shareholder Meeting, the Board of Directors and his/her own decisions.
- 18. Establish, direct and control the Company's internal control system pursuant to articles 46 through 50 of Law 142/1994.
- 19. Submit the Company's annual budget and financing projects for approval by the Board of Directors.
- 20. Appoint the Company's Legal, Regulatory and Compliance Vice-President.
- 21. Any others consistent with the nature of the position and the provisions of law and the Bylaws.
- 22. Submit to the Board of Directors, and ensure continuous compliance of specific measures regarding governance of Grupo Energía Bogotá S.A ESP, its conduct and information, in order to ensure that the rights of investors in its shares and any other securities are respected, that their matters are adequately managed and that public information is provided on performance.

- 23. Ensure that the rights of shareholders and investors in other securities are respected, in accordance with parameters set by securities market regulators, and submit to the General Meeting of Shareholders, jointly with the Board of Directors, a performance report in connection with the Corporate Governance Code and other Company internal governance rules.
- 24. Provide shareholders and investors timely, complete and accurate information on its financial statements and its corporate and management performance, without prejudice for the provisions of articles 23 and 48 of Law 222/1995.
- 25. Compile in a Corporate Governance Code, and submit it to approval by the Board of Directors, all regulations and systems required by law and competent authorities, and continuously maintain it and make it available for queries by investors.
- 26. Announce, in a newspaper with national circulation, the adoption of the Corporate Governance Code and any amendments or supplements thereof, indicating the means through which the public may have access to it.
- 27. Undertake all actions required to connect the Company on line with the central securities depository where the securities issued by Grupo Energía Bogotá S.A ESP have been deposited, or reach an agreement with said depository to carry the registry of nominative securities on its behalf.

Paragraph: In performing his/her duties, he/she may enter into all types of legal businesses, acts and contracts that are deemed to be included in the Company's corporate purpose, and shall be responsible for any acts or omissions pursuant to the terms established by law.

Additionally, subsection III of the Corporate Governance Code establishes the powers of Senior Management.

The Company Bylaws are available at the following link on the website: https://www.grupoenergiabogota.com/content/download/31130/file/Estatutos%20Sociales.pdf

The Corporate Governance Code is available at the following link on the website: https://www.grupoenergiabogota.com/content/download/31131/file/CO%CC%81DIGO%20DE%20GOBIERNO%20CORPORATIVO%20GEB.pdf

NO. Explain:

Dates of amendments:

NA. Specify the regulations that prevent adoption of the recommendation:			
Implementation date	June 1996		

24.5. The Board of Directors, through the Nomination and Compensation Committee, or
whoever fulfills its functions, leads an annual performance assessment of the CEO of the
corporation, and reviews the assessments of the other senior management members

March 30, 2020

24.5 The measure is implemented	YES	Х	NO	N/A	

According to Title III on Senior Management of the Corporate Governance Code of GEB: 'Annually, the Board of Directors of GEB S.A. ESP assesses the CEO's performance, according to parameters set by the Board itself.'

The following functions are defined in subsections 2 and 8 of article 9 of the Rules of the Compensation Committee:

- '2. Propose, review and make recommendations on personnel policies, including the Human Resources Policy, and compensation parameters. (...)
- 8. Propose the Company's compensation and benefits policy. This function involves:
- a) Assessing and recommending compensation policies, plans and programs, either fixed or variable, incentives and benefits, including performance bonuses, presented by Management to submit to the consideration of the Board of Directors.
- b) Continuously follow up on compensation policies, plans and programs to assess their effectiveness.
- c) Recommend, as required, amendments or substitutions of compensation policies, plans and programs.
- d) Recommend the type, form, mechanism, amount and other terms and conditions of incentives by position level.'

At the meeting held in February each year, the Board of Directors sets performance objectives and goals for the CEO and other GEB employees assessed by the Board of Directors within the CEO assessment process.

The Board of Directors meeting of January 2022 set the objectives for the CEO and the entire organization, which will be assessed by the Board of Directors at its January 2023 meeting.

In 2017, the Board of Directors approved the Compensation Policy, which covers all employees of Grupo Energía Bogotá S.A. ESP with either fixed-term or permanent employment contracts. The following is the purpose of the Policy:

'The Corporate Compensation Policy of Grupo Energía Bogotá aims to:

- 1. Achieve consistency with the scope of the position and the responsibilities taken on by the employee.
- 2. Attract and retain employees with high potential and performance, which implies having total compensation packages that are competitive compared to those offered by companies in the relevant market.
- 3. Remunerate employees according to their effort and based on outstanding performance.
- 4. Maintain and increase the employee's motivation and commitment.'

The Corporate Compensation and Benefits Policy is available at the following link: https://www.grupoenergiabogota.com/content/download/29288/file/Poli%CC%81tica%20de%20Compensacio%CC%81n%20y%20Beneficios.pdf

The Corporate Governance Code https://www.grupoenergiabogota.com/conte %20 GOBIERNO%20CORPORATIVO%20	ent/download/31		•	link: 0DE
The Rules of the Compensation Control of the Rules	ırl=https://www.ç	grupoenergiabo	ogota.com/conte	
NO. Explain:				
NA. Specify the regulations that prevent	adoption of th	e recommend	ation:	
Implementation date	June 20, 2016			
Dates of amendments:	October 26, 20			
management members approved by the elements that may be actually provided, as to risk levels.  24.6 The measure is implemented			•	
VEO District				
YES. Briefly explain:  In 2017, the Board of Directors approved the of Grupo Energía Bogotá S.A. ESP, and compensation: a) Fixed compensation, b) Benefits.	nd establishes a	all the elemen	nts that form pa	art of
The provisions on compensation for the C documents:	EO of GEB are	included in th	e following corp	orate
• Subsection 2 of article 66 of the Company appoint and freely remove the Company's 0 in the Company Bylaws and in these Rules compensation and approve the Senior Marthe CEO and the Vice-Presidents.'	CEO in accordars, and his/her al	nce with the ele ternates, as we	ection process dell as to assign h	efined nis/her
• Title III. Senior Management, of the Co Directors of GEB S.A. ESP assesses the of the Board itself. The CEO's compensation latter is based on the results of the performation the achievement of Company goals.'	CEO's performa includes both a	ince, according fixed and a va	to parameters :	set by nt; the
According to subsections 2 and 8 of article 9	of the Rules of	the Compensa	ation Committee,	such

- '2. Propose, review and make recommendations on personnel policies, including the Human Resources Policy, and compensation parameters. (...)
- 8. Propose the Company's compensation and benefits policy. This function involves:
- a) Assessing and recommending compensation policies, plans and programs, either fixed or variable, incentives and benefits, including performance bonuses, presented by Management to submit to the consideration of the Board of Directors.
- b) Continuously follow up on compensation policies, plans and programs to assess their effectiveness.
- c) Recommend, as required, amendments or substitutions of compensation policies, plans and programs.
- d) Recommend the type, form, mechanism, amount and other terms and conditions of incentives by position level.'

The Company Bylaws are available at the following link: https://www.grupoenergiabogota.com/content/download/31130/file/Estatutos%20Sociales.pdf

The Corporate Compensation and Benefits Policy is available at the following link: https://www.grupoenergiabogota.com/content/download/29288/file/Poli%CC%81tica%20de%20Compensacio%CC%81n%20y%20Beneficios.pdf

The Rules of the Compensation Committee are available at the following link: <a href="https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29397/file/Reglamento+Comite%CC%81+de+Compensaciones.pdf">https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29397/file/Reglamento+Comite%CC%81+de+Compensaciones.pdf</a>

## NO. Explain:

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

Implementation date	January 1, 2003
Dates of amendments:	October 26, 2017

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

			_		
24.7 The measure is implemented	YES	X	NO	N/A	

## YES. Briefly explain:

The CEO's compensation is a fixed salary, plus an incentive tied to performance (variable component), based on fulfillment of objectives approved by the Board of Directors, which must not be greater than the top limit established by the Board of Directors.

Payment of the variable component, both for the CEO and other Company employees, is tied to two types of objectives: the first, referred to as the door key, determines whether or not there are grounds for payment of the performance bonus, and the second is related to specific objectives measured by ranges of fulfillment, which are rated based on a weighted scale of the indicators; this implies that the bonus is granted proportionally to the level of fulfillment. In this regard, the mechanism approved by the Board of Directors establishes a top limit for compensation, which must not be surpassed under any circumstance.

In 2017, the Board of Directors approved the Compensation Policy, which covers all employees of Grupo Energía Bogotá S.A. ESP, and establishes all the elements that form part of compensation: a) Fixed compensation, b) Variable compensation (short and long term) and c) Benefits.

The Compensation Policy is available at the following link: https://www.grupoenergiabogota.com/content/download/29288/file/Poli%CC%81tica%20de%20Compensacio%CC%81n%20y%20Beneficios.pdf

## NO. Explain:

## NA. Specify the regulations that prevent adoption of the recommendation:

Implementation date	2003
Dates of amendments:	October 26, 2017

#### I. CONTROL ARCHITECTURE

#### Measure No. 25: Control Environment

25.1. The	Board	of	<b>Directors</b>	is	ultimately	responsible	for	the	existen	ce o	f a	sound
environm	ent of c	ontr	r <b>ol</b> within t	he d	corporation,	adapted to its	natu	re, si	ze, comp	olexity	y, ar	nd risks,
in a way th	nat fulfills	s the	elements	list	ed under red	commendation	25.	1.				

25.1 The measure is implemented	YES	X NO	N/A	
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## YES. Briefly explain:

According to subsection 37 of article 66 of the Company Bylaws, a duty of the Board of Directors is to "approve and monitor adequate internal control systems, the Risk Policy, and to periodically monitor the main risks the Company is exposed to, including those taken on in off-balance-sheet operations."

Subsection 37 of article 17 of the Rules of the Board of Directors defines the following duties of this body: "37. Approve and monitor adequate internal control systems and risk policies, and periodically monitor the main risks the Company is exposed to, including those taken on in off-balance-sheet operations.

Additionally, subsection a) of Title IV of the Corporate Governance Code states that: 'The Board of Directors, with the support of the Audit and Risk Committee, is responsible for approving the general strategies and policies related to the internal control system, as well as for monitoring their appropriate implementation.

GEB's Risk Management Policy states the commitment of its companies to promote and develop the risk management culture at all levels of the organization. By means of educational and training activities, task groups, and dissemination both at management and operating levels, under the leadership of the risk management area, the risk managers and the leaders of the organization must ensure that the teams are aware of and understand the risks they are exposed to, and promote their participation in specific risk treatment activities in order to control risks.

Consequently, GEB has designed and implemented a comprehensive system to manage corporate risks in order to assure achievement of the objectives and performance of the activities required for adequate risk management. The system defines a structure of responsibilities for all those involved, including the CEO, the Board of Directors, and the Audit and Risk Committee. The roles and responsibilities related to risk management are defined in the corporate Risk Management procedure. GEB's risk management system also identifies and manages risks at the strategic and business process levels. The strategic risks are identified based on the strategic objectives of the parent company and its subsidiaries. Process risks are defined as those that may have an impact on fulfillment of corporate objectives.

The Company Bylaws are available at the following link on the website: https://www.grupoenergiabogota.com/content/download/31130/file/Estatutos%20Sociales.pdf

The Corporate Governance Code is available at the following link on the website: https://www.grupoenergiabogota.com/content/download/31131/file/CO%CC%81DIGO%20DE%20 GOBIERNO%20CORPORATIVO%20GEB.pdf										
website:										
https://www.grupoenergiabogota.com/content/download/29394/file/Reglamento%20Asamblea %20 General%20de%20Accionistas.pdff										
The Risk Management Policy is available at the following link: https://www.grupoenergiabogota.com/content/download/29294/file/Poli%CC%81tica%20de%20Gestio%CC%81n%20de%20Riesgos.pdf										
NO. Explain:										
NA. Specify the regulations that prevent	adoption of the	recommenda	tion:							
Implementation date	July 22, 2014									
Dates of amendments:	N/A									
25.2 In the case of conglomorates, the	. Poord of Dire	estara of the h	alding compa	اانید بد						
25.2. In the case of conglomerates, the foster a comprehensive and formal companies. It will establish responsibilities conglomerate and define clear reporting lir the conglomerate's risks as well as the add	Control Archi for the related places. All this will poption of pertiner	tecture covering policies and guiconomote an all-int control mecha	ng all the sul idelines through nclusive perspe anisms.	bsidiary nout the						
foster a comprehensive and formal companies. It will establish responsibilities conglomerate and define clear reporting lin	Control Archi for the related places. All this will p	tecture covering policies and guicoromote an all-in	ng all the sul idelines through nclusive perspe	bsidiary nout the						
foster a comprehensive and formal companies. It will establish responsibilities conglomerate and define clear reporting lir the conglomerate's risks as well as the add	Control Archi for the related places. All this will poption of pertiner	tecture covering policies and guiconomote an all-int control mecha	ng all the sul idelines through nclusive perspe anisms.	bsidiary nout the						
foster a comprehensive and formal companies. It will establish responsibilities conglomerate and define clear reporting lir the conglomerate's risks as well as the add 25.2 The measure is implemented	Control Archi for the related places. All this will poption of pertiner YES  The Company Byla I control systems	tecture covering policies and guitoromote an all-int control mechant X NO  aws, a duty of the state of the Risk Policy	ng all the sul idelines through nclusive persperanisms.  N/A  N/A  The Board of Directly, and to periodi	ctors						
foster a comprehensive and formal companies. It will establish responsibilities conglomerate and define clear reporting lir the conglomerate's risks as well as the add 25.2 The measure is implemented  YES. Briefly explain:  According to subsection 37 of article 66 of the is to "approve and monitor adequate internal monitor the main risks the Company is exposed.	Control Archi for the related places. All this will proposed for the related places. All this will proposed for pertiner.  YES  The Company Bylad control systems sed to, including the Board of Directate internal control co	policies and gui promote an all-in nt control mecha  X NO  aws, a duty of the s, the Risk Policy those taken on ectors defines the ntrol systems ar	ng all the sultidelines through nclusive perspetanisms.  N/A  N/A  Ne Board of Directly, and to periodity, and to periodity in off-balance-subset following dutiend risk policies,	ctors cally cheet						

The Board of Directors of GEB has the power to make decisions based on a group policy, taking into consideration the interests of the Company and its subsidiaries. In this regard, subsection 30 of article 66 of the Company Bylaws states: 'Make decisions based on a group policy, taking into consideration the interests of the Company and its subsidiaries.'

Additionally, the Business Group Agreement acknowledges the conglomerate's control architecture that identifies the three lines of defense and separates the roles, establishing the roles of Group General Auditor and Compliance Officer.

The Business Group Agreement states the following:

'GEB's commitment to its stakeholders is to offer an adequate environment of control. The GEB S.A. E.S.P. Control Architecture Model is based on three lines of defense, which have the following characteristics: (i) the first line of defense, exercised by employees, enables the identification and management of risks (control/self-control) and the implementation of corrective actions to address any shortcomings of the processes and controls; (ii) the second line of defense consists of supervising and monitoring the effectiveness of the first-line controls, as well as providing counseling, assistance, prevention, institutionalization, detection (investigation) and reaction, and execution of the corporate defense program, performed through the Compliance Department of GEB S.A. E.S.P. and each of the GEB companies; and, (iii) the third line of defense involves independent assurance through internal and external audits, as well as the design, assurance and implementation of audit plans for key organizational processes (Group Auditor + specialized auditors) (...)'

It also acknowledges that the control environment should be exercised from top to bottom, whereby the parent company irrigates the guidelines and policies on this matter towards the subsidiaries, as follows:

- '(...) For this, from the Group's perspective, the following is provided:
- The Group's Companies must ensure prudent risk management, as an integral component of the development of their activities, and honor the provisions of the Risk Management Policy under the guidelines indicated by the GEB S.A. E.S.P. Risk Management Department, under the principle of self-control.
- The Group's General Auditor, in performance of its duties, and following the guidelines of the Board of Directors of GEB S.A. E.S.P., must promote an ethical culture based on the highest standards that generates trust in the market and stakeholders. It shall exercise its functions independently, performing material control under the framework of the third line of defense, and will report hierarchically to the Audit and Risk Committee of the Board of Directors of GEB S.A. E.S.P. The GEB Companies' internal audit areas must provide independent and objective assurance (audit) services that add value and improve operations. These report on their activities to the Audit and Risk Committees and to the Boards of Directors of the respective GEB Companies, and to the Group's General Auditor, who in turn reports on relevant events at GEB companies to the Audit and Risk Committee of GEB S.A. ESP. The detailed provisions on the matter that must be applied by the GEB Companies are included in the GEB S.A. E.S.P. Internal Audit Statute.

line-of-defense reaction and mitigation of money laundering and competition, among This Department falls under the responsib President of GEB S.A. E.S.P., reports to the	ility of the Legal, Regulatory and Compliance Vice Audit and Risk Committee of the Parent Company's Compliance Officers at GEB Companies and
information. For this purpose, the Policy on t	ditor or External Auditor who certifies the financial he Appointment of the Statutory Auditor and External Group's Companies must follow in this regard.'
The Company Bylaws, the Corporate Gove are available at the link: https://www.grupoe	ernance Code and the Business Group Agreement energiabogota.com/gobierno-corporativo
	ctors are available at the following link: ent/download/29400/file/Reglamento%20Junta%20
NO. Explain:	
NA. Specify the regulations that prevent	adoption of the recommendation:
Implementation date	April 28, 2016
Dates of amendments:	N/A
Measure No. 26: Risk Management  26.1. The corporation's risk management recommendation 26.1  26.1 The measure is implemented	ement objectives include those listed under  YES X NO N/A
<ul><li>26.1. The corporation's risk managerecommendation 26.1</li><li>26.1 The measure is implemented</li></ul>	
26.1. The corporation's risk manager recommendation 26.1  26.1 The measure is implemented  YES. Briefly explain:  GEB's risk management is based on the pri areas to ensure its proper administration as activities.	

level of exposure to the risks is based on the risk appetite and the criteria on probability and impact defined and accepted by GEB S.A. ESP. As a result of the assessment, once the risk

levels have been determined, different strategies are adopted to treat the risks, which may include their elimination, mitigation, transfer or acceptance.

Consolidated reports on the risks of GEB S.A. ESP and Group companies are periodically submitted to the Audit and Risk Committee and the Board of Directors.

The comprehensive risk management of GEB and GEB companies is regulated by the Risk Management Policy. According to the Policy, the following are the objectives of comprehensive risk management:

- Contribute to fulfilling the strategy and the continuous improvement of operations at the Company and its subsidiaries through the identification of risks and the adequate implementation of actions to mitigate impacts and the probability of their occurrence.
- Promote and develop the risk management culture at all levels of the organization.
- Contribute to assuring business continuity through risk management.

The

Risk

Management

- Generate trust among shareholders and stakeholders by reporting with transparency on the risks and the actions implemented to control them.
- Ensure that all investment projects will include risk identification and assessments and that actions will be taken to mitigate them.
- Protect the resources and reputation of the Company and its Group companies.

Policy

• Manage insurance policies and coverage for insurable risks in order to mitigate the financial impact of any claim events, aimed at obtaining the best technical and economic conditions.

The Risk Management Policy and the document: 'General Guidelines of the Comprehensive Risk Management System of Grupo de Energía Bogotá' establish the Risk Management objectives and goals.

is

NA. Specify the regulations that prevent adoption of the recommendation:	
NO. Explain:	
0G estio%CC%81n%20de%20Riesgos.pdf	
https://www.grupoenergiabogota.com/content/download/29294/file/Poli%CC%81tica%20de%2	

available

the

at

following

link:

Implementation date	May 25, 2018
Dates of amendments:	N/A

26.2.	The corporation	has a map	of risks,	understood	as	a tool	to	identify	and	monitor	the
financ	cial and non-financi	al risks to wh	nich it is e	xposed.							

	_		_		
26.2 The measure is implemented	YES	Χ	NO	N/A	
	-			'	

GEB S.A. ESP has developed a risk map that identifies its financial and non-financial risks, based on the methodology and guidelines established in the Comprehensive Risk Management Model. The initial version of the Strategic Risk Matrix was approved by the Board of Directors on July 11, 2016, and the Company monitors the risk map on a quarterly basis in order to assess the internal and external context and establish the need to define any new risks, as well as the assessment of the materialization of such risks and the qualitative and quantitative impacts associated with each identified risk.

Subsections 14 and 15 of article 9 of the Rules of the Audit and Risk Committee state the following duties of the Committee: "14. Submit to the Board of Directors the risk matrix of the Company and its subsidiaries' and '15. Oversee and periodically report to the Board of Directors on the effective application of the risk matrix at the Company and its subsidiaries, to ensure that the main financial and non-financial risks, both on- and off-balance sheet, are identified, managed and adequately communicated to the Board."

The Rules of the Audit and Risk Committee are available at the following link: https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/33535/file/Reglamento+Comité%CC%81+de+Auditori%CC%81a+y+Riesgos++21+de+abril+2022.pdf

NO. Explain:
·
NA. Specify the regulations that prevent adoption of the recommendation:
NA. Specify the regulations that prevent adoption of the recommendation.

Implementation date	July 2016
Dates of amendments:	N/A

**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 The measure is implemented YES	X	NO		N/A	
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# YES. Briefly explain:

The Risk Management Policy of GEB S.A. ESP is based on the guidelines established in the Macro Policy on Corporate Responsibility of Grupo Energía Bogotá, which applies to all its processes and equity investments in which it has control.

According to subsection 37 of article 66 of the Company Bylaws, a duty of the Board of Directors is to 'approve and monitor adequate internal control systems, the Risk Policy, and to periodically monitor the main risks the Company is exposed to, including those taken on in off-balance-sheet operations.'

that one of the Committee's functions is t Directors on the effective application of the	sk Committee establish (in subsection 15 of article 9) to: "Oversee and periodically report to the Board of e risk matrix at the Company and its subsidiaries, to financial risks, both on- and off-balance sheet, are nunicated to the Board."
The Company Bylaws are https://www.grupoenergiabogota.com/cont	available at the following link: ent/download/31130/file/Estatutos%20Sociales.pdf
https://docs.google.com/viewerng/viewer?u	Committee are available at the following link: url=https://www.grupoenergiabogota.com/content/docc%81+de+Auditori%CC%81a+y+Riesgos+-
NO. Explain:	
NA. Specify the regulations that prevent	t adoption of the recommendation:
Implementation date	October 2014
Dates of amendments:	N/A
in case of deviations.	mined, and it proposes corrective and follow-up actions
26.4 The measure is implemented	YES X NO N/A
•	YES X NO N/A
YES. Briefly explain:  According to subsection 37 of article 66 of to is to 'approve and monitor adequate internations.	the Company Bylaws, a duty of the Board of Directors al control systems, the Risk Policy, and to periodically osed to, including those taken on in off-balance-sheet
YES. Briefly explain:  According to subsection 37 of article 66 of t is to 'approve and monitor adequate international monitor the main risks the Company is experience operations.'  Similarly, the Board of Directors, through responsibility: 'Oversee and periodically application of the risk matrix at the Comfinancial and non-financial risks, both on-	the Company Bylaws, a duty of the Board of Directors al control systems, the Risk Policy, and to periodically
YES. Briefly explain:  According to subsection 37 of article 66 of the isto 'approve and monitor adequate international monitor the main risks the Company is experimental experimental experiments.'  Similarly, the Board of Directors, through responsibility: 'Oversee and periodically application of the risk matrix at the Comfinancial and non-financial risks, both onadequately communicated to the Board' (see Risk Committee).	the Company Bylaws, a duty of the Board of Directors al control systems, the Risk Policy, and to periodically osed to, including those taken on in off-balance-sheet in the Audit and Risk Committee, has the following report to the Board of Directors on the effective apany and its subsidiaries, to ensure that the main and off-balance sheet, are identified, managed and

https://www.grupoenergiabogota.com/conte 0Gestio%CC%81n%20de%20Riesgos.pdf	ent/download/2	?9294/file/F	oli%C0	C%81tic	;a%20de <sup>c</sup>	%2
The Rules of the Audit and Risk Chttps://docs.google.com/viewerng/viewer?uwnload/33535/file/Reglamento+Comité%C0+21+de+abril+2022.pdf	ırl=https://www	.grupoene	rgiabog	ota.com	n/content	
NO. Explain:						
NA. Specify the regulations that prevent	adoption of t	he recomi	nendat	tion:		
Implementation date	December 20	005				
Dates of amendments:	N/A					
<b>26.5.</b> Within the risk management police processes and is responsible for man estimate, control, monitor, and report them.	naging the ris	s <b>ks</b> ; theref defines me	ore, it ethodol	must id ogies ai	dentify, and ensure	ssess, es that
the management of risks is coherent with the limits approved.  26.5 The measure is implemented.	Č			t ioitii, a	<b>.</b>	e top
•	YES	X	NO	l IOIIII, a	N/A	
limits approved.	Č			L IOITII, a	<b>.</b>	
26.5 The measure is implemented  YES. Briefly explain:  According to the Corporate Risk Managemer following functions in connection with composite of the Audit and Risk Committee is responsible to the Company and its subsidiaries. Oversee the Company and its subsidiaries.	YES  ent Procedure, prehensive risk onsible for app B. Submit to the and periodica	the Senior managem proving the Board of ally report t	Manag ent: e overal f Directo	ement t	N/A team has elines for risk matri	the the ix of s on
26.5 The measure is implemented  YES. Briefly explain:  According to the Corporate Risk Manageme following functions in connection with composite of the Audit and Risk Committee is responsible implementation of risk management at GER	YES  ent Procedure, prehensive risk onsible for app 3. Submit to the and periodical the Company equately commerisk managem	the Senior managem proving the Board of ally report the and its substitutional to the ment policy and the sent policy and the	Managent: e overale Directors the Bosidiaries of the Bosidiaries and for	ll guide ors the coard of es, to en	N/A team has elines for risk matri Directors asure that	the ix of s on t the neral

adopting the strategies and guidelines defined by GEB for the implementation of comprehensive

risk management; providing guidance to the areas, managers and risk managers on the identification, assessment and/or updating of risks and controls; periodically reviewing the controls; promoting the creation of a risk management culture throughout the organization, and requesting treatments to be applied in the event of materialization of any risk.

• Managers at GEB and the subsidiaries are responsible for approving the identification and assessment of risks in their areas; implementing controls and assigning the resources required to mitigate the risks; reporting on monitoring of controls as required, and defining action plans in the event of materialization of a risk in their areas.

According to GEB's Risk Management Policy, the Senior Management team has the following functions in connection with comprehensive risk management:

- The Company's Strategic Planning Director is responsible for formulating, reviewing and updating the Risk Management Policy.
- The Strategic Planning Department is responsible for providing advisory and support to the different areas at the Company and to Group subsidiaries, for the implementation of this Policy. The Insurance Manager is responsible for maintaining coverage for risks by taking out in a timely manner insurance policies to cover the assets, operations and people where the Company is present, as well as the subsidiaries, as required.
- All employees are responsible for reporting to the appropriate areas and the Strategic Planning Department any cases of materialization of corporate risks, in order to treat them in a timely manner.
- All employees are responsible for adopting and complying with the Risk Management Policy.

is

Policy

The

Risk

Management

https://www.grupoenergiabogota.com/content/download/29294/file/Poli%CC%81tica%20de%2
0Gestio%CC%81n%20de%20Riesgos.pdf
NO. Explain:
NA. Specify the regulations that prevent adoption of the recommendation:

available

the

at

following

link:

Implementation date	October 2014
Dates of amendments:	N/A

<b>26.6.</b> T	The corporation	has a policy to	delegate risks	approved b	y the E	Board of	Directors. It
establis	shes the limits of ri	isk that may be n	nanaged directly	at each of i	ts level	s.	

26.6 The measure is implemented	YES	X NO	N/A	
		<u> </u>		
YES. Briefly explain:				
NO. Explain:				
The decision on whether to implement to	the recomm	endation is under re	eview. In the event it	is

approved it will be developed as part of the GEB.	process of str	engthening co	rporate gove	ernanc	e at
N/A Specify the regulations that prevent	adoption of th	e recommen	dation:		
Implementation date	N/A				
Dates of amendments:	N/A				
26.7. Within conglomerates, risks are recontributes to the cohesion and control of n	_		l level, in a	mann	er that
26.7 The measure is implemented	YES	X NO		N/A	
YES. Briefly explain:					
Risk management at GEB is performed at a item I - Commitments of GEB Companies, c				section	n D,
Subsection 14 of article 9 of the Rules of Committee is responsible for recommending to the Board of Directors.					
The Risk Policy establishes that the corpora establish frameworks for action that guide m Energía Bogotá, and that the Group's sub through their respective governance bodies, frameworks.	nanagement of sidiaries shall	the companies adopt the Ris	that are park Managem	rt of Gr ent Po	rupo olicy
The Strategic Planning Department of Glinformation of group companies and prese Committee and the Board of Directors, a recommendations and actions to be taken to level.	ents the consol and ensures th	idated results e implementa	to the Audit	t and F respec	Risk ctive
The Rules of the Audit and Risk C https://docs.google.com/viewerng/viewer?ulwnload/33535/file/Reglamento+Comite%CC+21+de+abril+2022.pdf	rl=https://www.	grupoenergiab	ogota.com/c	content	link: t/do
The Risk Management Policy <a href="https://www.grupoenergiabogota.com/conte0">https://www.grupoenergiabogota.com/conte0</a> OGestio%CC%81n%20de%20Riesgos.pdf	is availabl nt/download/29			•	link: <u>%2</u>
NO. Explain:					

	e recommendation is under review. In the event it is ne process of strengthening corporate governance at	
N/A Specify the regulations that prevent	nt adoption of the recommendation:	
Implementation date	July 22, 2014	
Dates of amendments:	N/A	
is a risk management position (CRO - Chi	nd diverse structure of businesses and operations, the nief Risk Officer). In the case of companies integrated bups, such officer has faculties over the conglomerate	d in
management. However, by decision of the company's risk in a comprehensive manne of each area regarding such matters, a pro Management process to the Strategic Plan to insurance, which are part of the Financia Financial Vice-president's Office, given the	anager was responsible for the organization's risk e CEO, it was established that "in order to manage the er, in coordination with the responsibilities and scope oposal was made to transfer the Comprehensive Risk nning Department. On the other hand, matters related al process, shall remain under the responsibility of the he nature of the responsibilities and scope of such to risks are managed by the Strategic Planning	
-		
NA. Specify the regulations that prevent	it adoption of the recommendation:	
Implementation date	April 2016	
Dates of amendments:	N/A	
-	sible for ensuring that there is an adequate interpolation and its complexity, and coherent with the r	
27.1 The measure is implemented	YES X NO N/A	

YES. Briefly explain:	
According to subsection 37 of article 66 of Directors is to:	f the Company Bylaws, a function of the Board of
• •	control systems and risk policies, and periodically sed to, including those taken on in off-balance-sheet
According to subsection a) of Title IV of the	Corporate Governance Code of GEB:
for approving the general strategies and po as for monitoring their appropriate impleme framed within the standards of the Commi Commission (COSO) and the internal contro control elements established by GEB are m The Company Bylaws are available https://www.grupoenergiabogota.com/conte	e at the following link on the website: ent/download/31130/file/Estatutos%20Sociales.pdf available at the following link on the website: ent/download/31131/file/CO%CC%81DIGO%20DE
NO. Explain:	
NA. Specify the regulations that prevent	adoption of the recommendation:
Implementation date	November 29, 2016
Dates of amendments:	N/A
_	ble for overseeing the effectiveness and suitability be delegated to the Audit Committee, with no lessening  YES X NO N/A
YES. Briefly explain:	
is to "approve and monitor adequate internal	ne Company Bylaws, a duty of the Board of Directors Il control systems, the Risk Policy, and to periodically

operations."

Committee, is responsible for approving the control system, as well as for monitoring the 1 of the Rules of the Audit and Risk Committed Management complies with the establishment recommendations of the Statutory Auditor Control Architecture of the Company and the also oversees and assesses the Company's recommend and issue opinions to the Boassigned by Law, the Bylaws and these F supervises fulfillment of the internal auditing	of Directors, with the support of the Audit and Risk general strategies and policies related to the internal eir appropriate implementation. According to article tee, this Committee's '() purpose is to ensure that lished accounting procedures, to review the regarding the financial statements, to review the ne member companies of Grupo Energía Bogotá. It is Internal Control System, including risk analysis, to pard of Directors, and also performs other duties Rules. Additionally, the Audit and Risk Committee g program, which must take into consideration the areas. It also ensures that financial information is dance with legal requirements."
The Company Bylaws are available https://www.grupoenergiabogota.com/conte	e at the following link on the website: nt/download/31130/file/Estatutos%20Sociales.pdf
	ommittee are available at the following link: rl=https://www.grupoenergiabogota.com/content/do
NO. Explain:	
NA. Specify the regulations that prevent	adoption of the recommendation:
Implementation date	February 16, 2006
Dates of amendments:	N/A
27.3. The corporation applies and demands	the self-control principle. It is understood as the ability ious processes to consider control as an inherent part

According to the Business Group Agreement, the control architecture of GEB is based on the three lines of defense. The first line of defense, performed by the employees, enables the identification and management of risks (control/self-control) and the implementation of corrective actions to address any shortcomings in processes and controls.

Similarly, the Corporate Governance Code (subsection a. Title IV. Control Environment) establishes: "The Company's Internal Control system is framed within the standards of COSO

(Committee of Sponsoring Organizations of self-control, self-regulation, self-management policies established by GEB S.A. ESP are researched.)	nt, effective	eness and efficiency	. The internal con	
The Business Group Agreement is averaged https://www.grupoenergiabogota.com/gobiecorporativo/acuerdos-de-grupo-empresarial	rno-corpor	-		site:
The Corporate Governance Code is a <a href="https://www.grupoenergiabogota.com/conte">https://www.grupoenergiabogota.com/conte</a> %20 GOBIERNO%20CORPORATIVO%200	ent/downloa	<u>~</u>		
NO. Explain:				
NA. Specify the regulations that prevent	adoption	of the recommenda	ation:	
Implementation date	Novembe	r 08, 2011		
Dates of amendments:	N/A			
28.1. Within the corporation, there is to culture, philosophy, and policies concers that the staff at large takes into constructions.  28.1 The measure is implemented	op-down a	and about the limits	of exposure app	roved,
YES. Briefly explain:				
GEB's Comprehensive Risk Management p Control Architecture defined by GEB, to methodologies are known, understood ar processes, in accordance with the compan comprehensive risk management policy als appetite framework and communicating to have been approved by the governance bod Risk Committee and the GEB Board of Dire Additionally, GEB's Integrated Management out in compliance with the corporate guide	o ensure nd applied ny's needs so involves all levels a dies establis ectors.  System (IN elines and	that the risk mana in a correct and the for risk identification reviewing and updated and subsidiaries the shed to such effect, such ef	agement policy a timely manner in a and mitigation. The ating the Group's exposure limits the such as the Audit a processes are care processes are care	and all The risk that and ried s to
promote among employees a culture of qui general the protection of the environment				

Bogotá has a process-based integrated management system, whose interactions and

sequences are represented in a map of processes. The map of processes and its associated information describes the organization and the interactions between the processes of Grupo Energía Bogotá. Each process includes a description of the purpose, scope, sub-processes and outputs involved, which serve as a tool to leverage fulfillment of GEB's Corporate Strategic Plan. Those who work directly for the Group have access to this information. A Risk Manager is designated for each process of the organization, who facilitates the communication and dissemination of the risk management culture, philosophy, policy and procedures.

The risk management culture is strengthened through training and educational events aligned with the education and training needs identified in the Talent Management process and the GEB Academy. Through the latter, in 2022 we have delivered training on relevant risk management topics such as the risk of interruption and business continuity management, occupational safety and health risks, matters related to the operation and aspects related to the Integrated Management System.

An overview of the IMS, of the Comprehensive Risk Management process, as well as the map of GEB processes, is available on the website <a href="https://www.grupoenergiabogota.com/conoce-geb/sistema-de-gestion-integrado-sgi">https://www.grupoenergiabogota.com/conoce-geb/sistema-de-gestion-integrado-sgi</a>

#### NO. Explain:

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

Implementation date	January 23, 2012
Dates of amendments:	July 22, 2014

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

YES

Χ	NO

1
N/A

#### YES. Briefly explain:

In accordance with the provisions of the Business Group Agreement, the Control Architecture of GEB S.A. E.S.P. is based on three lines of defense, which have the following characteristics: (i) the first line of defense, exercised by employees, enables the identification and management of risks (control/self-control) and the implementation of corrective actions to address any shortcomings of the processes and controls; (ii) the second line of defense consists of supervising and monitoring the efficiency of the first-line controls, as well as providing advice, assistance, prevention, institutionalization, detection (investigation) and reaction, and execution of the corporate defense program, performed through the Compliance Department of GEB S.A. E.S.P. and each of the GEB companies; and, (iii) the third line of defense involves independent assurance through internal and external audits, as well as the design, assurance and implementation of audit plans for key organizational processes (Group Auditor + specialized

auditors).	
<ol> <li>The bottom-up reporting flow involves the f</li> <li>Risk Leaders and Managers, Managers, company and subsidiaries)</li> <li>Strategic Planning Department</li> <li>Strategic President's Committee</li> <li>Audit and Risk Committee</li> </ol>	following areas: Directors and Vice-presidents (at the parent
	R-PRO-001 Corporate Risk Management'; subsection onitoring and Review) and 7 (Communications and
Committee, the risk matrix of the compar	5 of article 9 of the Rules of the Audit and Risk my and its subsidiaries are periodically reviewed to trix and to ensure that the main risks are identified, ectors.
The Business Group Agreement https://www.grupoenergiabogota.com/gobiecorporativo/acuerdos-de-grupo-empresaria	erno-corporativo/documentos-de-gobierno-
https://docs.google.com/viewerng/viewer?u	Committee are available at the following link: url=https://www.grupoenergiabogota.com/content/do C%81+de+Auditori%CC%81a+y+Riesgos+-
The Risk Management https://www.grupoenergiabogota.com/conte 0G estio%CC%81n%20de%20Riesgos.pdf	Policy is available at: ent/download/29294/file/Poli%CC%81tica%20de%2
NO. Explain:	
NA. Specify the regulations that prevent	adoption of the recommendation:
Implementation date	July 22, 2014
Dates of amendments:	N/A
senior management to engage the corpo management and the setup of controls, an	r communicating and reporting information: i. allow ration as a whole, highlighting its responsibility in risk and ii. enable the corporation's personnel to understand identification of controls, as well as their individual others.
28.3 The measure is implemented	YES X NO N/A

In accordance with the provisions of the Business Group Agreement, the Control Architecture of GEB S.A. E.S.P. is based on three lines of defense, which have the following characteristics: (i) the first line of defense, exercised by employees, enables the identification and management of risks (control/self-control) and the implementation of corrective actions to address any shortcomings of the processes and controls; (ii) the second line of defense consists of supervising and monitoring the efficiency of the first-line controls, as well as providing advice, assistance, prevention, institutionalization, detection (investigation) and reaction, and execution of the corporate defense program, performed through the Compliance Department of GEB S.A. E.S.P. and each of the GEB companies; and, (iii) the third line of defense involves independent assurance through internal and external audits, as well as the design, assurance and implementation of audit plans for key organizational processes (Group Auditor + specialized auditors).

Senior Management involves and highlights the responsibilities related to risk management and the establishment of controls at group companies by means of a consolidated risk management report submitted to the Audit and Risk Committee.

Once the report has been submitted to the Audit and Risk Committee, any pending commitments and recommendations are communicated through the Strategic Planning Department to each company for performance and/or implementation, and at subsequent Committee meetings follow up reports are presented on the implementation of the commitments made.

Both operating and management employees of GEB understand their roles in risk management, given that they participate in the activities for the identification, definition and implementation of controls. Such activities are carried out in a participatory and inter-disciplinary manner and are complemented with awareness-raising and training on the risk management methodology. Additionally, the results are communicated to all levels of the organization, and process leaders ensure that their teams are aware of and understand the risks they are exposed to, as well as their participation in the defined treatment actions to avoid, mitigate or transfer risks. They also keep their teams informed about the degree of implementation, the effectiveness of the implemented controls and possible risk materialization events.

The above is established in 'Procedure GIR-PRO-001 Corporate Risk Management'; subsection 5 (Description of Activities) /Stages 6 (Monitoring and Review) and 7 (Communications and Consultations).

The Business Group Agreement is available at the following link: https://www.grupoenergiabogota.com/gobierno-corporativo/documentos-de-gobiernocorporativo/acuerdos-de-grupo-empresarial

#### NO. Explain:

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

Implementation date	July 22, 2014
Dates of amendments:	N/A

**28.4.** There are internal anonymous reporting or "whistle blower" channels through which the employees may report anonymously any illegal or unethical behaviors, or those that may contravene the corporation's risk management and control culture. The Board of Directors receives a report on these claims.

28.4 The measure is implemented YES X NO N/A	
--	--

## YES. Briefly explain:

Subsection 20 of article 9 of the Rules of the Audit and Risk Committee states that the Committee has the following duty: '20. Periodically monitor compliance with the Code of Ethics and the effectiveness of the system of anonymous reports received through the Ethical Channel, as well as verify the reports received, evaluating any unethical acts that were reported and the contents of the reports filed, and submit to the Board of Directors relevant recommendations.

The purpose of the Company's Ethical Channel is to prevent, detect, investigate and correct any events of fraud, corruption, illegal acts or any improper conduct that is harmful for any Group company. It can also be used to make inquiries and request clarification on ethical dilemmas.

The Ethical Channel is managed by an independent third party to assure objectivity in the process of receiving and managing the information; it provides reports on the information it receives to GEB's Ethics Committee, based on established communications protocols. The following are the communication channels that are part of the Ethical Channel:

- 1. Toll-free telephone number in Colombia: 01800 518 9191
- 2. Website: https://canaleticogeb.ethicsglobal.com/?l=es
- 3. E-mail: canaleticogeb@ethicsglobal.com

The following Committees at the Company are responsible for performing verification, according to the Ethical Channel Communications Protocol:

- 1.Coexistence Committee at Group companies where this committee is not in place, this verification is performed by the Human Resources Management area.
- 2. Ethics and Compliance Committee
- 3. Audit and Risk Committee

Subsection d. of Title VII of the Corporate Governance Code states: 'On Conflicts of Interest and Transactions with Related Parties: e) The Code of Ethics and the Ethical Channel: The Code of Ethics of GEB S.A. ESP promotes ethical behavior at all levels, including the members of the Board of Directors, Senior Management, employees and contractors of the Company. The aim is to mitigate all risks associated with unethical behavior. The Company also has an Ethical Channel available for stakeholders in order to receive reports or inquiries regarding events of

fraud, conflicts of interest or undue (www.grupoenergiabogota.com).	or illegal conducts, at the Company's website			
Additionally, the Company has other corporate policies in place to foster coordinated action against fraud or corruption at the local level and in all jurisdictions where GEB operates, with the objective of promoting transparent management and deterring misconduct.'				
The Rules of the Audit and Risk Committee are available at the following link: https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/33535/file/Reglamento+Comite%CC%81+de+Auditori%CC%81a+y+Riesgos+-+21+de+abril+2022.pdf				
The Corporate Governance Code https://www.grupoenergiabogota.com/conte %20 GOBIERNO%20CORPORATIVO%20	ent/download/31131/file/CO%CC%81DIGO%20DE			
NO. Explain:				
NA. Specify the regulations that prevent	adoption of the recommendation:			
Implementation date	May 20, 2013			
Dates of amendments:	NI/A			
Dates of amendments.	N/A			
Measure No. 29: Monitoring of the Cont				
Measure No. 29: Monitoring of the Cont	rol Architecture audit Committee, is responsible for overseeing the			
Measure No. 29: Monitoring of the Cont 29.1. The Board of Directors, through a effectiveness of the different componen	rol Architecture audit Committee, is responsible for overseeing the ats of the corporation's Control Architecture.			
Measure No. 29: Monitoring of the Contact 29.1. The Board of Directors, through a effectiveness of the different component 29.1 The measure is implemented  YES. Briefly explain:  According to subsection 37 of article 66 of the Directors is 'to approve and monitor adequate.	rol Architecture audit Committee, is responsible for overseeing the ats of the corporation's Control Architecture.			

control architecture are led by the Group' through their internal audit and complia periodically, on their activities to the GE Committees, notwithstanding the functions	ance areas. The B Boards of Dir	or and execut se areas mu ectors throug	ed at GEB on Sist report and the Audit	compani nd infor	es m,
The Company Bylaws are https://www.grupoenergiabogota.com/conf	available tent/download/31	at the 130/file/Estati	following utos%20Soc	J	nk: f
The Rules of the Audit and Risk https://docs.google.com/viewerng/viewer? wnload/33535/file/Reglamento+Comite%C+21+de+abril+2022.pdf	url=https://www.g	rupoenergiab	ogota.com/	content/o	nk: do
The Business Group Agreement https://www.grupoenergiabogota.com/gob/corporativo/acuerdos-de-grupo-empresaria	ierno-corporativo		ne followi de-gobierno	•	nk:
NO. Explain:					
NA. Specify the regulations that preven	t adoption of the	e recommen	dation:		
Implementation date	February 16, 20	06			
Dates of amendments:	N/A				
29.2. The corporation's monitoring act Control Architecture primarily involve Statutory Auditor in matters within the company's financial information.	ivities aimed at the internal au	dit function	in cooperat	tion wit	h the
29.2. The corporation's monitoring act Control Architecture primarily involve Statutory Auditor in matters within the	ivities aimed at the internal au	dit function	in cooperate arly those r	tion wit	h the
29.2. The corporation's monitoring act Control Architecture primarily involve Statutory Auditor in matters within the company's financial information.	ivities aimed at the internal audeir competence,	dit function and particula	in cooperate arly those r	tion with regarding	h the
29.2. The corporation's monitoring act Control Architecture primarily involve Statutory Auditor in matters within the company's financial information.  29.2 The measure is implemented	ivities aimed at the internal audeir competence, YES  lishes that the nal and internal a	and particular X NO  third line of udits, as well	defense cas the imple	regarding  N/A  consists comentati	of on
29.2. The corporation's monitoring act Control Architecture primarily involve Statutory Auditor in matters within the company's financial information.  29.2 The measure is implemented  YES. Briefly explain:  The Business Group Agreement estab independent assurance by means of exter of audit plans for key organizational process.	ivities aimed at the internal audeir competence, YES  lishes that the nal and internal aresses by the Green control and internal aresses by the Green control and it Management has been also of the Audit and it Management has been also of the Audit and it Management has been also of the Audit and it Management has been also of the Audit and it Management has been also been a	third line of udits, as well oup Auditor, as addressed	defense of as the implessalong with States that the sugge	regarding N/A  consists ementati Specializ te followitestions a	of on ed ng

https://www.grupoenergiabogota.com/gobierno-corporativo/documentos-de-gobierno-corporativo/acuerdos-de-grupo-empresarial							
The Rules of the Audit and Risk Committee are available at the following link: <a href="https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/33535/file/Reglamento+Comite%CC%81+de+Auditori%CC%81a+y+Riesgos+-+21+de+abril+2022.pdf">https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/33535/file/Reglamento+Comite%CC%81+de+Auditori%CC%81a+y+Riesgos+-+21+de+abril+2022.pdf</a>							
NO. Explain:							
NA. Specify the regulations that prevent	nt adoption of the recommendation:						
Implementation date	June 2014						
Dates of amendments:	N/A						
	function has Internal Audit Statutes approved by the ly the scope of its duties, and should comprise the items  YES X NO N/A						
VEC Printly avalains							
YES. Briefly explain:  The Internal Audit Statutes of Grupo Energía Bogotá define the purpose, authority and responsibilities of the internal auditing function at the Company. It also defines the reporting lines of the internal auditing function within the company, including the nature of the functional relationship of the Internal Audit Director with the Committee; authorizes its access to relevant records, personnel and assets to perform its duties, and defines the scope of the internal auditing activities.							
	are available at the following link: htent/download/33346/file/Estatuto%20de%20Auditori 02022.pdf						
According to the Rules of the Audit and Risk Committee, one of the duties of this Committee is to approve the Internal Audit Statutes (subsection 18 of article 9 of the Rules of the Audit and Risk Committee).							
https://docs.google.com/viewerng/viewer?u	Committee are available at the following link: ?url=https://www.grupoenergiabogota.com/content/do CC%81+de+Auditori%CC%81a+y+Riesgos+-						
NO. Explain:							

NA. Specify the regulations that prevent adoption of the recommendation:						
	Dagambar 11	2000				
Implementation date  Dates of amendments:	December 11 N/A	, 2008				
Dates of amendments:	IN/A					
29.4. The head director of the internal after from senior management of the corporation reporting exclusively to the Audit Committee	on or conglome		-		-	
29.4 The measure is implemented	YES	Χ	NO		N/A	
YES. Briefly explain:						
Subsections 23 and 24 of article 9 of the following duties of the Committee:	Rules of the	Audit an	d Risk	Commit	tee state	e the
"23. Propose to the Board of Directors the Auditor of the Group or the person perform Directors the appointment of the Compliant 24 Oversee the independence and effective receive periodic reports on its activities, see and the General Auditor of the Group, and Management takes into consideration the company's Interiodependence, indicating that the auditors and report administratively to the CEO.  The Rules of the Audit and Risk Contents of the Audit and Risk Co	aing such dutients of the interest of the interest of the interest of the interest onclusions and interest function onclusions and interest function of the interest of the in	s, as well atternal au objective performad recommatutes e ally to the availal grupoen	Il as pro uditing a es for the ance ar nendation stablish e Audit ble at ergiabo	and completed Co	the Boa pliance of liance Of e that Sofice eir report principal ck Communication	area, ifficer enior rts." le of nittee
The Internal Audit Statutes are available at the following link: https://www.grupoenergiabogota.com/content/download/33346/file/Estatuto%20de%20Auditori%C C%81a%20Interna%20-%20abril%202022.pdf  NO. Explain:						
NA Government				- 4* -		
NA. Specify the regulations that prevent	adoption of t	ne recon	nmend	ation:		
Implementation date	June 19, 201	4				
Dates of amendments:	N/A					

<b>29.5.</b> The corporation's Board of Director head of the internal audit upon the properties dismissal or resignation.	-	-	-	_		_
29.5 The measure is implemented	YES	Х	NO		N/A	
YES. Briefly explain:						
Subsections 23 and 24 of article 9 of the following duties of the Committee:	Rules of the	ne Audit and	Risk (	Committe	ee state	the
"23. Propose to the Board of Directors the Auditor of the Group or the person perform Directors the appointment of the Compliance 24 Oversee the independence and effective receive periodic reports on its activities, see and the General Auditor of the Group, and Management takes into consideration the or	ning such du ce Officer. reness of the t performand d assess the	e internal aud ce objectives eir performan	as prop diting a s for the nce and	pose to to and comp e Compli d ensure	the Boar bliance a ance Off that Se	d of rea, ficer nior
Subsection 40 of article 66 of the Compan Directors is to: '40. Appoint and remove the Compliance Officer.'						
Also, subsection 40 of article 17 of the Rule duty of the Board: '40. Appoint and remove Compliance Officer.'  The Rules of the Audit and Risk Ohttps://docs.google.com/viewerng/viewer?uwnload/33535/file/Reglamento+Comite%Co+21+de+abril+2022.pdf	the Group's Committee url=https://wv	s General Au are availab ww.grupoene	ditor, a le at ergiaboç	s well as the foll gota.com	appoint lowing l	the
The Rules of the Board of Directiva.pdf	ectors are ent/download	available d <u>/29400/file/l</u>			U	link: <u>20</u>
NO. Explain:						
NA. Specify the regulations that prevent	adoption o	f the recom	menda	ation:		
Implementation date	December	14, 2017				
Dates of amendments:	N/A					

**29.6.** The **Statutory Auditor of the corporation or conglomerate is clearly independent from them**, and such status is declared in the respective audit report.

			Р	Page 13
29.6 The measure is implemented	YES	X NO	N/A	
YES. Briefly explain:				
In 2017, Grupo Energía Bogotá issued the Po External Auditor, which states that 'The stat other GEB company must maintain a relation Management of GEB S.A. E.S.P. and of of subordination. In its reports, the statutory aud E.S.P. and other GEB companies.'	tutory auditor ship of profes GEB compar	r elected for GEI ssional independ nies, and there	3 S.A. E.S.P. or ence from the Se must be no type	any enior e of
The Policy also establishes: 'In line with go auditor shall not provide advisory or consulti itself. This prohibition is made extensive to auditing firm, defined as companies of the sa international standards, and the provisions of	ng services of the persons of me group and	other than those or entities affiliat d other services	of the statutory a ed with the statu that are prohibite	audit itory d by
According to item c. of subsection IV of the has a Statutory Auditor appointed by the Ge years. () The Statutory Auditor must be at and such independent status must be reshareholders. GEB S.A. ESP and the other Statutory Audit firm to perform any services of	neral Meetin all times cle easserted in er GEB Com	g of Shareholder arly independen all audit report apanies shall no	rs for a period of t from the Comp ts presented to	two any, the
Subsection 12 of article 9 of the Rules of the of the Committee: 'Act as liaison between the report any situations that may limit the audito at risk during performance of the financial aud of its services.'	e Board of Di r's access to	irectors and the sinformation and	Statutory Auditor put its independe	and ence
In every report submitted by the Statutory Au Auditor declares his independent status. https://www.grupoenergiabogota.com/gobierraccionistas/historial-de-asambleas	The reports	are available a	t the following	
The Corporate Governance Code https://www.grupoenergiabogota.com/conten %20 GOBIERNO%20CORPORATIVO%20G			U	link: DE
The Rules of the Audit and Risk Co https://docs.google.com/viewerng/viewer?url-wnload/33535/file/Reglamento+Comite%CC9+21+de+abril+2022.pdf	=https://www	.grupoenergiabo	gota.com/conten	link: t/do

NO. Explain:

NA. Specify the regulations that prevent	t adoption of the recommendation:						
Implementation date	December 13, 2007						
Dates of amendments:	N/A						
29.7. If the corporation is the holding company of a conglomerate, the Statutory Auditor is the same for all the companies, including those that are offshore.							
29.7 The measure is implemented	YES X NO N/A						
YES. Briefly explain:							
External Auditor, which states the following '5. Group Considerations	Policy on the Appointment of the Statutory Auditor or gunder Group Considerations:  the carried out by GEB S.A. E.S.P. based on the						
provisions of the Contracting Manuals o processes. Inasmuch as possible, the	of the GEB companies, by means of joint contracting same statutory auditing firm shall be assigned to nies, if it offers services in such countries.						
b. In other GEB companies, GEB S.A. E.S.P. will vote with all its shares for a single statutory auditing firm to be elected by the General Meeting of Shareholders of GEB S.A. E.S.P. This is in order to have a unified model and methodology that builds trust and confidence in the financial position of GEB S.A. E.S.P. and the Group in general among new shareholders and stakeholders. ()							
In 2022, all GEB companies engaged the same statutory auditing firm.							
NO. Explain:							
NA. Specify the regulations that prevent	t adoption of the recommendation:						
Implementation date	June 22, 2017						
Dates of amendments:	N/A						
<b>29.8.</b> The corporation has a policy to appoint the Statutory Auditor approved by the Board of Directors and communicated to the shareholders, and it contains the provisions listed under recommendation 29.8.							
29.8 The measure is implemented	YES X NO N/A						

YES. Briefly explain:							
The Policy on the Appointment of the Statutory Auditor or External Auditor, approved by the Board of Directors in 2017, establishes provisions on the appointment, qualifications, duties and responsibilities of the Statutory Auditor.							
NO. Explain:							
NA. Specify the regulations that prevent	adoption of the recommendation:						
Implementation date	June 22, 2017						
Dates of amendments:	N/A						
ranges between five (5) and ten (10) years, in order to avoid excessive proximity with such a firm and/or its teams, and to safeguard its independence. In the event the Statutory Auditor is a natural person who is not associated with a firm, the maximum contract term is five (5) years.  29.9 The measure is implemented  YES  X  NO  N/A							
YES. Briefly explain:							
Paragraph 2 of article 72 of the Company Bylaws states: 'The Company shall have a Statutory Auditor, with his/her respective alternate, appointed by the General Meeting of Shareholders for a term of two (2) years, the same term as the Board of Directors, but he/she may be removed at any time, and may be reelected in the manner prescribed in these Bylaws. The alternate shall substitute the principal in the event of any temporary or permanent absence. () If the Statutory Auditor is an individual who is not associated with a firm, he/she shall not be allowed to remain in office for more than five (5) years. On the other hand, if the Statutory Auditor is a Legal Entity, the maximum contractual period shall be ten (10) consecutive years, at the end of which the firm must be replaced, and in all cases the personnel assigned to the Company must be replaced as a minimum every five (5) years.'							
The Policy for the appointment of the Statutory Auditor and External Auditor also establishes that: 'The statutory auditor of GEB S.A. E.S.P. is elected for a 2-year period and may be reelected, up to a maximum overall contractual period of 10 years. Subject to the considerations and decisions of the Audit and Risk Committee of the Board of Directors of GEB S.A. E.S.P., at the mid-term of the maximum contractual period for the statutory auditor, the entire staff assigned to GEB S.A. E.S.P. should be reassigned.'							
' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	are available at the website: ent/download/31130/file/Estatutos%20Sociales.pdf						
NO. Explain:							

NA. Specify the regulations that prevent adoption of the recommendation:						
Implementation date	March 31, 2016	5				
Dates of amendments:	N/A					
<ul><li>29.10. Half way though the maximum continuous the auditing-firm partner assigned to it, the turnover of the firm itself must obligator</li><li>29.10 The measure is implemented</li></ul>	and that of their		_			
YES. Briefly explain:						
Paragraph 2 of article 72 of the Company E Statutory Auditor, with his/her respective Shareholders for a term of two (2) years, the may be removed at any time, and may be removed in the alternate shall substitute the principal in ()  If the Statutory Auditor is an individual where allowed to remain in office for more than five is a Legal Entity, the maximum contractual possible of the firm must be replaced, and in must be replaced as a minimum every five.  The Policy for the appointment of the State that: "The statutory auditor of GEB S.A. reelected, up to a maximum overall contract and decisions of the Audit and Risk Commit the mid-term of the maximum contractual assigned to GEB S.A. E.S.P. should be real three-like three company. Bylaws are https://www.grupoenergiabogota.com/contents.	alternate, apported and the relected in the relected in the relected in the relected in the event of any to is not associate (5) years. On the period shall be ten all cases the period (5) years ()' uttory Auditor and E.S.P. is elected that period of 10 ttee of the Board of the Board of the Board of the signed.	sinted I to the Bomanner y tempored with e other n (10) coersonner d Exter d for a years. So I of Direct statuto	by the Goard of Diprescribe orary or per a firm, It hand, if the consecutive assigned assigne	eneral rectors, ed in the ermane ne/she she Statu ve years ed to the or also beriod a the correct SEB S.A. or, the	Meeting, but he, ese Bylant absers shall no atory Audis, at the e Comparisiderat A. E.S.P entire	g of /she aws. nce. t be ditor end pany shes / be ions 2., at staff
NO. Explain:						
NA. Specify the regulations that prevent	adoption of the	recon	nmendati	on:		
Implementation date	December 2006	3				
Dates of amendments:	N/A					

professional services other than finance current regulations, the corporation extend auditing firm. This includes companies with which a large number of shareholders and firm.	s this limitation	on to individuals or of the auditing fir	entities relaterm, and compa	d to the anies of
29.11 The measure is implemented	YES	X NO	N/A	
YES. Briefly explain:				
In 2017, Grupo Energía Bogotá issued the F External Auditor, which states the following	•	• •	Statutory Audi	tor or
"In line with good corporate governance practor consulting services other than those of extensive to the persons or entities affilicompanies of the same group and other ser and the provisions of the Sarbanes – Oxley	the statutory ated with th vices that are	vaudit itself. This pe statutory auditine prohibited by inter	prohibition is r g firm, define	made d as
NO. Explain:				
NA. Specify the regulations that prevent	adoption of	tne recommendat	ion:	
Implementation date	June 22, 20	17		
Dates of amendments:	N/A			
29.12. In its public information, the corpora the Statutory Auditor, as well as the properties to tall income associated to the firm's statement of the stateme	ortion that th	nese professional fe		
20112 The medeale is implemented	. 20			
YES. Briefly explain:				
GEB discloses the total amount of the S regularly published on the corporate website	•	tor's contract in th	ne financial re	ports
Said information is avail https://www.grupoenergiabogota.com/gobie			ollowing al-	link:

deaccionistas/historial-de-asambleas
NO. Explain:
NA. Specify the regulations that prevent adoption of the recommendation:

Implementation date	Since 2012
Dates of amendments:	N/A

# V. TRANSPARENCY AND FINANCIAL AND NON-FINANCIAL INFORMATION

<b>30.1. The Board of Directors has approv</b> least, the items listed under the recommend		mation disc	losure	policy t	hat feat	ures, at	
30.1 The measure is implemented	YES	Х	NO		N/A		
YES. Briefly explain:							
In 2017, GEB issued the Policy on Disclosure of Information, which "() establishes general guidelines and commitments for the disclosure of financial and non-financial information of GEB S.A. ESP and Grupo Energía Bogotá, hereinafter GEB. It also establishes mechanisms to provide shareholders and other stakeholders access to such information.							
The purpose of this Policy is to establish, in line with GEB's corporate governance commitments, the general commitments that GEB, as parent company of the Group and in its capacity of securities issuer in local and international markets, and all GEB companies, have taken on regarding the disclosure of information to stakeholders and the adoption of good practices regarding transparency."							
The Policy is availabeen https://www.grupoenergiabogota.com/contect/20revelacio%CC%81n%20de%20informace	ent/download			ollowing <u>C%81tic</u>		ink: <u>•%</u>	
NO. Explain:							
NA. Specify the regulations that prevent	adoption o	f the recom	menda	ition:			
Implementation date	June 22, 20	)19					
Dates of amendments:	N/A						
30.2. In the case of conglomerates, the disclosure of information to third parties is comprehensive and cross-cutting in regard to the group of companies, to enable those external parties to have a well-grounded idea of the conglomerate's organization, complexity, activity, size, and governance model.  30.2 The measure is implemented  YES  X  NO  N/A							
VES Printly compains							
YES. Briefly explain:							
The scope of the Policy on Disclosure of Ir GEB companies, including the members of							

Directories (hereinafter, "Boards of Directors, Managers, Administrators, employ	, -	•	
The purpose of this Policy is also to "() ecommitments, the general commitments that and in its capacity of securities issuer is companies, have taken on regarding the adoption of good practices regarding transp	at GEB S.A. E in local and i disclosure of	SP, as parent c nternational  m	company of the Group arkets, and all GEB
The Policy is available https://www.grupoenergiabogota.com/conte20re velacio%CC%81n%20de%20informac	ent/download/2		following link: CC%81tica%20de%
NO. Explain:			
NA. Specify the regulations that prevent	adoption of t	he recommend	dation:
Implementation date	June 22, 201	7	
Dates of amendments:	N/A		
<ul><li>31.1. If the Statutory Auditor's report in possible corporate actions to solve the situate at the General Meeting, by the chairperson</li><li>31.1 The measure is implemented</li></ul>	ation, will be <b>e</b>	xplained to the	•
of the measure to implemented	. 20		
YES. Briefly explain:			
Subsection 26 of article 9 of the Rules of Committee has the following duty: "26. Recontains qualified or unfavorable opinions as it is a section of the Rules of Committee has the following duty: "26. Recontains qualified or unfavorable opinions as it is a section of the Rules of Committee has the following duty: "26. Recontains qualified or unfavorable opinions as it is a section of the Rules of Committee has the following duty: "26. Recontains qualified or unfavorable opinions as it is a section of the Rules of Committee has the following duty: "26. Recontains qualified or unfavorable opinions as it is a section of the Rules of Committee has the following duty: "26. Recontains qualified or unfavorable opinions as it is a section of the Rules of Committee has the following duty: "26. Recontains qualified or unfavorable opinions as it is a section of the Rules of Committee has the following duty: "26. Recontains qualified or unfavorable opinions as it is a section of the Rules of Committee has the following duty: "26. Recontains qualified or unfavorable opinions as it is a section of the Rules of Committee has the recontains of the Rules of Committee has the Rules of Commi	view the Statu		report. In the event it
on its content and scope. If in agreement wi situation or, otherwise, assess and justify the in the Management Report to be presented published on the Company's website www. Similarly, subsection (vii) of article 6 of the	ith such opinio e reasons for d d before the G grupoenergiab	in, recommend isagreement, w eneral Meeting ogota.com."	actions to resolve the rhich must be included of Shareholders and

The Rules of the Audit and Risk 0 https://docs.google.com/viewerng/viewer?uownload/33535/file/Reglamento+Comite%+21+de+abril+2022.pdf	url=https://ww	w.grupoenergial	oogota.com/content/d
NO. Explain:			
NA. Specify the regulations that prevent	t adoption of	the recommen	dation:
Implementation date	November 2	1, 2018	
Dates of amendments:	N/A		
31.2. If the Board of Directors conside qualified opinion or "emphasis of manadequately explained and justified by respectivelying the contents and statements."	tter paragrap <b>neans of a v</b>	h" by the State	utory Auditor, these are
31.2 The measure is implemented	YES	X NO	N/A
YES. Briefly explain:  Subsection 26 of article 9 of the Rules Committee has the following duty: "26. Recontains qualified or unfavorable opinions on its content and scope. If in agreement we situation or, otherwise, assess and justify the in the Management Report to be presented published on the Company's website www.  Similarly, subsection (vii) of article 6 of the the Committee Chairperson has the following Meeting of Shareholders regarding any quantter paragraphs in the Statutory Auditor scope. If in agreement with such opinion otherwise, assess and justify the reasons of the Rules of the Board of Directors in management report submitted to the Geoconsiders relevant regarding any qualifications are relevant regarding any qualifica	eview the Sta and/or paragovith such opin he reasons for ed before the grupoenergial e Rules of the ing duty: "(vii) ualified or und r's report and n, recomment for disagreem e Board of Dir order to expli- eneral Meetin ied opinions,	atutory Auditor's praphs of empha- nion, recommend of disagreement, where the disagreement is abogota.com."  Audit and Risk of Make a statemed avorable opinion of the disagreement is a statement of actions to respent."  Tectors amended on the disagreement of the dis	report. In the event it sis, issue a statement actions to resolve the which must be included g of Shareholders and  Committee states that ent before the General as and/or emphasis of ent on its content and solve the situation or,  subsection 5 of article power to include in the lers any comments it matter paragraphs or
"ARTICLE The Company's Board of Directors has the	e following ge	neral functions	17FUNCTIONS:

a reasoned report on the economic and fir required by law, by these bylaws and by th profit distribution. The Board of Directors we respect to any qualified or unfavorable opi	nolders, along with the annual financial statements, nancial position of the Company, with the contents to e Corporate Governance Code, and a proposal for will make the comments it considers necessary with the inion and/or emphasis of matter paragraphs in the included in the Management Report that will be holders ()"
	ctors are available at the following link: ent/download/29400/file/Reglamento%20Junta%20
https://docs.google.com/viewerng/viewer?u	committee are available at the following link: orl=https://www.grupoenergiabogota.com/content/d CC%81+de+Auditori%CC%81a+y+Riesgos+-
NO. Explain:	
NA. Specify the regulations that prevent	adoption of the recommendation:
Implementation date	November 21, 2018
Dates of amendments:	August 27, 2020
between Related Parties. These inclu conglomerate that the corporation deems	ntains a detailed description of transactions with or de transactions between member companies of a material through objective parameters such as their other indicators. There is also a reference to any
V-2 - 1 - 1	
in the Related Parties Report presented Shareholders, which is available on https://www.grupoenergiabogota.com/gobie accionistas/historial-de-asambleas	es and related parties are explained and described d annually at the ordinary General Meeting of the company's website at the following link: erno-corporativo/asamblea-general-de-
NO. Explain:	
NA. Specify the regulations that prevent	adoption of the recommendation:

Implementation date	July 19, 2005
Dates of amendments:	N/A

#### Measure No. 32: Information to the Markets

<b>32.1.</b> In	n the	context	of the	e information	disclosure	policy,	the	Board	of	Directors	(or	the	Audit
Commit	ttee) a	adopts t	he ne	cessary mea	asures to e	nsure t	hat t	he fina	nci	al and ca	pita	l ma	rkets
receive	all t	he fina	ncial	and non-fina	ancial infor	mation	on	the co	rpc	ration re	quir	ed b	y the
regulati	ons ir	n force, į	olus ar	ny other that	it considers	relevan	t for	investo	rs a	and client	s.		

32.1 The measure is implemented	YES	Χ	NO		N/A	
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## YES. Briefly explain:

GEB's Policy on Disclosure of Information states that: 'Based on good practices of transparency and accountability, the Policy on Disclosure of Information, hereinafter the Policy, establishes general guidelines and commitments for the disclosure of financial and non-financial information of GEB S.A. ESP and Grupo Energía de Bogotá, hereinafter GEB. It also establishes mechanisms to provide shareholders and other stakeholders access to such information.'

It also states that: 'Information disclosure is the main mechanism through which GEB ensures transparency, ethics, accountability and respect for shareholder rights, and creates relationships based on trust with all its stakeholders.

GEB S.A. ESP shall disclose to its shareholders and stakeholders information that is classified as:

- a) Financial information: financial statements and their attachments, economic performance, and general financial and accounting conditions, either permanent or exceptional, that is considered relevant information.
- b) Non-financial information: legal status, permanent or exceptional labor conditions, of a non-financial nature, that should be known by stakeholders and that is considered relevant information.'

Subsections 3 and 5 of article 9 of the Rules of the Audit and Risk Committee state the following duties of the Committee:

- '3. Ensure that the financial information is prepared, presented and disclosed in accordance with legal requirements. (...)
- 5. Review the financial information control and disclosure procedures and ensure that it is adequately presented, as submitted by Management or the General Auditor.'

The Policy on Disclosure of Information is available at the following link: https://www.grupoenergiabogota.com/content/download/29285/file/Poli%CC%81tica%20de% 20revelacio%CC%81n%20de%20informacio%CC%81n.pdf

The Rules of the Audit and Risk Committee are available at the following link: https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/d

ownload/33535/file/Reglamento+Comite%0+21+de+abril+2022.pdf	CC%81+de+A	uditori%CC%81a	a+y+Riesgos+	-
NO. Explain:				
NA. Specify the regulations that prevent	adoption of	the recommend	lation:	
Implementation date	August 25, 2	016		
Dates of amendments:	N/A			
<b>32.2. The corporation's website is use</b> related to Corporate Governance.	e <b>r-friendly</b> . Th	ne visitor can ea	isily find the ii	nformation
32.2 The measure is implemented	YES	X NO	N/A	
According to the Policy on Disclosure of mechanism for communicating with stakel applicable Colombian law, the provisions standards, the website of GEB S.A. ESP s in clear and plain language, using graphic information shall be continuously updated, a and promptness, preserving in all cases and GEB's website includes links related to Investor Relations and Corporate Governation and Corporate Governation is organized in a manner the corporate governance and general information in the Policy on Disclosure of Infor https://www.grupoenergiabogota.com/contections/corevelacio%CC%81n%20de%20information.  NO. Explain:  NA. Specify the regulations that prevented the provision of the prevented that	holders on a pof the Financi shall disclose for the store of the financi shall disclose for the store of the first terms of the	permanent basis al Superintender inancial and non- y communicate to e criteria of univer or proprietary infution 32.2 (About takeholders' acc Company.  available at takeholders at takeholders' acc Company.	In accordance and internetional information.'  It Us, Sharehess to informathe following CC%81tica%26	ce with ational mation and the ionality olders, tion on link:
Implementation date	December 2	011		
Dates of amendments:	N/A			

**32.3.** In this vein, the corporation's website includes, at least, the links listed under recommendation 32.3.

32.3 The measure is implemented	YES X NO N/A
YES. Briefly explain:	
<ul> <li>and provides the general public the following</li> <li>The Corporate Information mini-site contains</li> <li>The Investors and (https://www.grupoenergiabogota.corelations, financial reports, investors SIMEV, calendar of events, sales of</li> <li>The Corporate Governance mini-sic corporativo) contains all the corporate Company Bylaws, the Rules of of Directors and of its Committees, a information related to the make-uncommittees. Additionally, it includes filled out by the Company</li> <li>The Sustainability mini-site (https://www.grupoenergiabogota.com</li> </ul>	Investor Relations mini-site com/inversionistas) contains information on investor services, issuances, relevant information reported to of shareholdings, among others. Site (https://www.grupoenergiabogota.com/gobiernorate documents adopted by the Company, including if the General Meeting of Shareholders, of the Board and the Corporate Governance Code. It also contains up of the Board of Directors and of each of its es the latest 5 Código País surveys that have been https://www.grupoenergiabogota.com/sostenibilidad)
goals, publications related to sus	onmental management, the sustainable development ustainability, information on Fundación GEB, the nolders, the Sustainable Management Reports and nability.
NA. Specify the regulations that prevent	adoption of the recommendation:
Implementation date	December 12, 2011
Dates of amendments:	N/A
information to the markets are files eas	suments through which the corporation conveys sy to share, download, and print.  YES X NO N/A
YES. Briefly explain:	
•	of GEB S.A. ESP is organized in a manner that eral to download, print or share the documents.
NO. Explain:	

NA. Specify the regulations that prevent	adoption of the recommendation:
Implementation date	December 12, 2011
Dates of amendments:	N/A
explanatory report on the organizat Architecture, with the objective of provide	complex, it publishes every year on its website an tion, methods, and procedures of its Control ding accurate and reliable financial and non-financial as assets as well as the safety and effectiveness of its emplements the above information.
32.5 The measure is implemented	YES X NO N/A
of the assessment of the internal control prepared every year by an external auditor on the Company's website. The report is als by April 20 each year.  Additionally, the Business Group Agree procedures of the Control Architecture, wi financial and non-financial information, and well as the safety and effectiveness of its tr	are available at the following link:
https://www.grupoenergiabogota.com/gobiecorporativo/acuerdos-de-grupo-empresaria	•
NO. Explain:	
NA. Specify the regulations that prevent	adoption of the recommendation:
Implementation date	December 21, 2009
ף.יסוויטווענוטוו שענט	December 21, 2009

# Measure No. 33: Annual Corporate Governance Report

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

33.1 The measure is implemented	YES	Χ	NO	N/A	
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GEB S.A. ESP prepares an Annual Corporate Governance Report as part of its Sustainable Management Report, which is available at the following link: https://www.grupoenergiabogota.com/sostenibilidad#Informe-de-sostenibilidad

According to subsection a. of Title V of the Corporate Governance Code: 'As an additional information mechanism for its investors and the public, GEB S.A. ESP prepares an annual Corporate Governance Report, under the responsibility of the Board of Directors.'

This report is submitted to the Corporate Governance and Sustainability Committee and the Audit and Risk Committee, and subsequently to the General Meeting of Shareholders.

Subsection 13 of article 9 of the Rules of the Corporate Governance and Sustainability Committee states the following duties of the Committee: 13. At the end of the fiscal year, submit to the Board of Directors, so it, in turn, may submit it to the approval of the General Meeting of Shareholders, a report on the work carried out by the Corporate Governance and Sustainability Committee, which must make reference, as a minimum, to the following matters:

- a) Ownership structure of Grupo Energía S.A. E.S.P.
- b) Administrative structure of Grupo Energía S.A. E.S.P.
- c) Transactions with Related Parties
- d) General Meeting of Shareholders

Additionally, subsection 27 of article 9 of the Rules of the Audit and Risk Committee states the following duties of the Committee: 27. Submit a report on the work carried out by the Corporate Audit and Risk Committee to the Board of Directors at the end of the fiscal year, so it, in turn, may submit it to be approved by the General Meeting of Shareholders. It must include but not be limited to a report on Grupo Energía Bogotá S.A. E.S.P.'s risk management systems.

The Corporate Governance Code is available at the following link: https://www.grupoenergiabogota.com/content/download/31131/file/CO%CC%81DIGO%20DE%20 GOBIERNO%20CORPORATIVO%20GEB.pdf

The Rules of the Corporate Governance and Sustainability Committee are available at the following link:

https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29398/file/Reglamento+Comite%CC%81+de+Gobierno+Corporativo+y+Sostenibilidad.pdf

The Rules of the Audit and Risk Committee are available at the following link: https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/33535/file/Reglamento+Comite%CC%81+de+Auditori%CC%81a+y+Riesgos++21+de+abril+2022.pdf

NIC	E 37 100	
INL )	. Expl	iain:

NA. Specify the regulations that prever	nt adoption o	f the recommen	dation:	
Implementation date	December 1	3.2007		
Dates of amendments:	November 1			
33.2. The corporation's Annual Corpora the governance norms included in the lother company documents. It does not intrather explain how it actually works and a	oylaws, internent	al regulations, go be the corporation	ood-governance o n's governance m	codes, or nodel, bu
33.2 The measure is implemented	YES	X NO	N/A	
YES. Briefly explain: The Annual Corporate Governance Reports governance recommendations adopted by the year.  Subsection 13 of article 9 of the Rules Committee states the following duties of the to the Board of Directors, so it, in turn, may shareholders, a report on the work carried Committee, which must make reference, at a Ownership structure of Grupo Energy Administrative structure of Grupo Energy Gr	y the Compar s of the Cor ne Committee ay submit it to I out by the Co as a minimum rgía S.A. E.S. nergía S.A.ES	porate Governant 13. At the end of the approval of the orporate Governant, to the following P.	changes made d ce and Sustaina the fiscal year, so ne General Meeti nce and Sustaina matters:	luring ability ubmit ing of ability
following duties of the Committee: 27. Sub Audit and Risk Committee to the Board of may submit it to be approved by the Gene be limited to a report on Grupo Energía Bo	omit a report of f Directors at eral Meeting o	on the work carried the end of the fis of Shareholders.	d out by the Corp cal year, so it, in It must include bu	orate turn,
The Rules of the Corporate Governance following https://docs.google.com/viewerng/viewer?ownload/29398/file/Reglamento+Comite%d.pdf	ourl=https://wv	vw.grupoenergiat	oogota.com/conte	link: ent/d
The Rules of the Audit and Risk Committee https://docs.google.com/viewerng/viewer?	orl=https://ww	ww.grupoenergiak	ogota.com/conte	ent/d

+21+de+abril+2022.pdf

NO. Explain:  NA. Specify the regulations that prevent adoption of the recommendation:		
Dates of amendments:	November 19, 2019	
33.3. The corporation'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 main changes made.		
33.3 The measure is implemented	YES X NO N/A	

Every year, the Company submits to the General Meeting of Shareholders a report on compliance with the recommendations related to Corporate Governance that have been adopted by GEB, as well as any changes made during each year.

Said report is divided into five chapters, which are described below:

- 1. Ownership structure: i) Identity of shareholders with significant direct or indirect shareholdings, ii) information on any shares owned directly (personally) or indirectly (through companies or other vehicles) by Board members, and the voting rights they embody, iii) any family, business, contractual or corporate relationships between the holders of significant shareholdings in the company, or between the holders of significant shareholdings with each other, iv) any trading involving the shares or other securities issued by GEB performed by Board members, Senior Management and other Managers, and v) summary of any known shareholder agreements and own shares held by the Company.
- 2. Management structure: i) Make-up of the Board of Directors and its supporting Committees, ii) profiles of Board members, iii) changes in the make-up of the Board of Directors, iv) the Parent Company Board members who are members of the boards or who hold management positions at the subsidiaries, v) policies approved by the Board of Directors during the reporting period and their implementation, vi) Compensation Policy for Board members, vii) compensation of Board members, viii) quorum of meetings of the Board of Directors, ix) attendance by Board members to meetings of the Board of Directors and its Committees, x) Chairperson of the Board of Directors (functions and key topics), xi) Secretary of the Board of Directors, xii) relations during the year between the Board of Directors and the Statutory Auditor, financial analysts, investment banks, rating agencies and other external advisors, xiii) handling of information of the Board of Directors, xiv) activities of the Committees of the Board of Directors, and xv) information on assessment of the Board of Directors and Senior Management, as well as summaries of the assessment results.
- 3. Transactions with Related Parties: i) Authorized levels of the Board of Directors for transactions of this type and conflicts of interest, ii) details of the most relevant transactions with Related Parties in the Company's opinion, including transactions between GEB companies, iii) reported conflicts of interest and the actions taken by the Board members, and iv) mechanisms to resolve conflicts of interest between GEB companies and their application during the current period.

- 4. GEB Risk Management Systems: i) Overview of the Internal Control System (ICS) and any changes made during the period, ii) description of the risk policy and its implementation during the period, iii) risks that materialized during the period, and iv) response plans and supervision of the main risks.
- 5. General Meeting of Shareholders of GEB: i) Differences between how the General Meeting of Shareholders operates according to the regime of minimum requirements established in current regulations and the bylaws and the Company's Rules of the General Meeting of Shareholders, ii) measures adopted during the period to promote shareholder participation, iii) Shareholder information and communications, iv) number of requests for information and issues raised by shareholders, v) information on attendance to the General Meeting of Shareholders and vi) summary of main agreements made.

Subsection 13 of article 9 of the Rules of the Corporate Governance and Sustainability Committee states the following duties of the Committee: 13. At the end of the fiscal year, submit to the Board of Directors, so it, in turn, may submit it to the approval of the General Meeting of Shareholders, a report on the work carried out by the Corporate Governance and Sustainability Committee, which must make reference, as a minimum, to the following matters:

- a) Ownership structure of Grupo Energía S.A. E.S.P.
- b) Administrative structure of Grupo Energía S.A. E.S.P.
- c) Transactions with Related Parties
- d) General Meeting of Shareholders

Additionally, subsection 27 of article 9 of the Rules of the Audit and Risk Committee states the following duties of the Committee: 27. Submit a report on the work carried out by the Corporate Audit and Risk Committee to the Board of Directors at the end of the fiscal year, so it, in turn, may submit it to be approved by the General Meeting of Shareholders. It must include but not be limited to a report on Grupo Energía Bogotá S.A. E.S.P.'s risk management systems.

The Rules of the Corporate Governance and Sustainability Committee are available at the following

https://docs.google.com/viewerng/viewer?url=https://www.grupoenergiabogota.com/content/download/29398/file/Reglamento+Comite%CC%81+de+Gobierno+Corporativo+y+Sostenibilidad.pdf

#### NO. Explain:

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

Implementation date	December 13, 2007
Dates of amendments:	November 19, 2019