REPORT OF BEST CORPORATE PRACTICES IMPLEMENTATION

ISSUER CORPORATE NAME: Titularizadora Colombiana S.A.

PRINCIPAL LEGAL REPRESENTATIVE: Alberto Gutiérrez Bernal

LEGAL REPRESENTATIVE DESIGNATED FOR SUBMITTING THE IMPLEMENTATION REPORT: Ricardo Molano Leon

REPORT PERIOD: January to December 2016

REPORT DATE: 30 January 2017

INTRODUCTION

The implementation of the recommendations provided by the new Colombian code of best corporate practices is to be reported by the issuers to the Colombian Finance Superintendence (SFC) by way of this Report of best corporate practice implementation.

The aim of this report is to inform the exchange market of the issuer's implementation of or failure to implement the *Codigo*'s recommendations. To this effect, in front of each recommendation there are three boxes that correspond to YES, NO, and N/A answers, as well as a space to elaborate on the answer as follows:

For a YES, the issuer will briefly describe how the implementation has been carried out. For a NO, the issuer will explain the reasons to fail to adopt.

An N/A answer is given only when upon legal reasons the issuer cannot adopt the recommendation. In such a case, the issuer will indicate accurately the law or regulation that prevents the implementation.

Given that certain recommendations are comprised of a number of specific items, it is important to highlight that the recommendation is deemed implemented only if all the components are implemented, unless there are legal grounds for failing to implement, which will be indicated.

Each recommendation has a box for the date the issuer implemented it for the first time. In addition, there is a box to record the dates of any amendments.

Finally, when due to its nature, the issuer does not have the specific body mentioned in a recommendation, it will be understood to refer to the entity's equivalent body or the body that performs the same functions.

I. SHAREHOLDERS' RIGHTS AND FAIR TREATMENT

Measure No. 1: Principle of fair treatment

re treated fairly and have the same rights	
re treated fairly and have the same rights ssociation, the Shareholders Agreement, and the Company does not have different clast O. Explain:	of access to information and voting under the Article and the Corporate Governance Code. It is worth of mention asses of stock or shareholders.
	ting the recommendation:
I/A. Specify the rulings that prevent adopti	ting the recommendation:
nplementation Date	13 July 2001
mendment Dates	
ors, and other Management. .2 Implements the Measure	YES X NO N/A
TO Describe heights	
ecretary General using the communication	e Code Chapter 8, shareholders may address the Compa n mechanisms provided for such purpose, with the ain ss the Company's information available to shareholders.
O. Explain:	
O. Explain:	ting the recommendation:
	ting the recommendation: 17 April 2002

2.1. On its website, the company informs to the public with clarity, accuracy, and integrity about the different

Measure No. 2: Information about stock

es of shares issued by the Company, the q in reserve, as well as the rights and duties inh	•		OCK C	1855.						
2.1 Implements the Measure	YES	Χ	N	10]	N/	Ά		
YES. Describe briefly:										
Titularizadora publishes on its website the inf which are nominative and ordinary. Shareholde available on the Company's website www.titulariz	rs' rights	and duties								
NO. Explain:										
N/A. Specify the rulings that prevent adoptin	g the red	commend	ation:							
Implementation Date	17 Apri	1 2002								
Amendment Dates										
ure No. 3: No stock watering /henever operations can result in stock wa	tering	of mino	rity s	share	capi	tal (a	s in	the c	ases of c	ıpita
-	bscripti etail to on terms rd of [on or of the shad s and co Directors	a me rehol nditio . The	rger, I ders ons b ese i	a dive in a p y a re eports	estitur orevio enown s are	re, or us re ed ir ma	r a spi eport o ndepe de av	lit-off, amo of the Boa ndent ext vailable to	ngs Ird o erna
/henever operations can result in stock was se with waiver of pre-emptive right to share su), the company explains the operation in de ors and upon the opinion about the transaction or (fairness opinion) designated by the Boar	bscripti etail to on terms rd of [on or of the shad s and co Directors	a me rehol nditio The m for	rger, I ders ons b ese i	a dive in a p y a re eports	estitur orevio enown s are	re, or us re ed ir ma	r a spleport of the control of the c	lit-off, amo of the Boa ndent ext vailable to	ngs Ird o erna
/henever operations can result in stock was se with waiver of pre-emptive right to share su), the company explains the operation in depres and upon the opinion about the transaction (fairness opinion) designated by the Boar holders prior to the Shareholders Meeting within	bscripti etail to on terms rd of [n the sp YES em 1.3.2 f the noti f an indep	on or of the shales and co Directors	a me rehol nditio . The m for N s that Shareh tternal	the Book advised	a diversity a reports erting	estitur previo enown s are the ins	re, or us re ed in ma spec	r a spireport of a spire of a spi	lit-off, amond the Boardent extra dent extra	ngs Ird o erna
/henever operations can result in stock was se with waiver of pre-emptive right to share su), the company explains the operation in depors and upon the opinion about the transaction of (fairness opinion) designated by the Board holders prior to the Shareholders Meeting within 3.1 Implements the Measure YES. Describe briefly: Titularizadora's Corporate Governance Code it available to the shareholders within the term of on the proposed operation, upon the opinion of Directors whenever it deals with operations the	etail to on terms rd of In the sp YES eem 1.3.2 f the notificant could	con or of the shales and co Directors Decific ter X -b provide ice of the spendent ex result in the	a me rehol Inditio The Important for N s that Shareh Internal Internal Internal Internal Internal	the Book advised	a diversity a reports erting	estitur previo enown s are the ins	re, or us re ed in ma spec	r a spireport of a spire of a spi	lit-off, amond the Boardent extra dent extra	ngs Ird o erna
/henever operations can result in stock was se with waiver of pre-emptive right to share su), the company explains the operation in depors and upon the opinion about the transaction (fairness opinion) designated by the Boar holders prior to the Shareholders Meeting within 3.1 Implements the Measure YES. Describe briefly: Titularizadora's Corporate Governance Code it available to the shareholders within the term of on the proposed operation, upon the opinion of Directors whenever it deals with operations the NO. Explain:	abscriptietail to on terms rd of [In the sp YES YES The mat could represent the record of the rec	con or of the shales and co Directors Decific ter X -b provide ice of the spendent ex result in the	a me rehol nditio The m for N s that Shareh ternal he wate ation:	the Book advised	a diversity a reports erting	estitur previo enown s are the ins	re, or us re ed in ma spec	r a spireport of a spire of a spi	lit-off, amond the Boardent extra dent extra	ngs Ird o erna

4.1. The company has a corporate website in place, in Spanish and in English, with a 'Corporate Governance'

Measure No. 4: Information and communication with shareholders

	elationship with shareholders and investigations are recommendations 32.3						
	nformation or related to industrial secre	ts, or ar	ny inform	nation tha	at if disclos	sed could be	used to the
company's de	etriment.						
	4.1 Implements the Measure	YES	Χ	NO		N/A	
	YES. Describe briefly:						
	Titularizadora's website is in Spanish and Er information about or addressed to shareholders financial contents accessible at the link <a activities="" adopting="" beinvestors="" company's="" for="" href="http://www.ntp.i/ww.ntp.i/ww.ntp.i/ww.ntp.i/ww.ntp.i/ww.ntp.i/ww.ntp.i/ww.ntp.i/ww.ntp.i/ww.ntp.i/ww.ntp.i/ww.ntp.i/ww.ntp.i/ww.ntp.i/ww.ntp.i/w.i/w.ntp.i/w.ntp.i/w.i/w.ntp.i</th><th>and inve</th><th>stors inclu</th><th>ding inforn</th><th></th><th></th><th></th></tr><tr><th></th><td>Titularizadora currently has the " ir="" issuers="" recognition="" regarding="" td="" the="" their="" through="" website.<=""><td></td><td></td><td></td><td></td><th></th><td></td>						
	NO. Explain:						
	N/A. Specify the rulings that prevent adopting	g the reco	mmendat	ion:			
	Implementation Date	31 Decer	mber 2002				
	Amendment Dates	31 July 2	013				
as a link on t shareholders	he website for exclusive access by shar and investors, and periodic informing m inquiries or suggestions regarding the	eholders eetings,	s, an offic amongs	ce of shat t others,	areholders to allow th	care or relati em to voice t	onships with heir opinions
	4.2 Implements the Measure	YES	Χ	NO		N/A	
	YES. Describe briefly:						
	According to Titularizadora's Corporate Governation is in charge of shareholder care and is the buffer chapter of the Corporate Governance Code investments is the service office in charge of the	er of reque provides	ests related that the	to corpor	ate governan	ce. The same	
	The Company has an Investors Committee progression Governance Code.	ovided by	the Article	es of Asso	ociation and	the Corporate	
	In addition, it is worth of noting that Titularizador of Directors and the Senior Management, Ti exchange, with a reduced number of sharehold Agreement.	tularizado	ra being a	a compan	y not listed	on the stock	

N/A. Specify the rulings that prevent ac	dopting the recommendation:
Implementation Date	17 April 2002
Amendment Dates	10 December 2015
attended in person or by communication	quarterly results to shareholders and market analyst
4.3 Implements the Measure	YES NO X N/A
YES. Describe briefly:	
NO. Explain:	
enable the shareholders, the market analys and analysis. In like manner, we must tak other interesting data with the Investors Code. Finally, it is worth of noting that Titularizado Directors and the Senior Management, Titu	information of each issue the issue's financial statements that sts, and the investors to conduct the corresponding assessment ke into account that the Company shares that information and Committee, which is governed by the Corporate Governance lora's shareholders have a closer relationship with the Board of cularizadora being a company not listed on the stock exchange, ght altogether), and with an effective Shareholders Agreement.
	onting the recommendation:
N/A. Specify the rulings that prevent add	opining the recommendation.
N/A. Specify the rulings that prevent add Implementation Date Amendment Dates	
Implementation Date Amendment Dates e company holds or takes part in fix	xed interest market presentations, events, or forums d market analysts, which update the issuer's business in
Implementation Date Amendment Dates e company holds or takes part in fixing investors in debt instruments and	xed interest market presentations, events, or forums d market analysts, which update the issuer's business in
Implementation Date Amendment Dates e company holds or takes part in fixing investors in debt instruments and ement of liabilities, financial policy, ratings	xed interest market presentations, events, or forums d market analysts, which update the issuer's business in s, performance as to covenants, etc.

N/A. Specify the rulings that prevent adopting	ng the recommendation:
Implementation Date	31 December 2002
Amendment Dates	
ercent (5%) of the capital may request Specia	cholder or group of shareholders representing at least five alized Audits of matters different from those audited by the nction of the company's capital structure, the company may 6).
4.5 Implements the Measure	YES X NO N/A
YES. Describe briefly:	
	sociation and item 4.4 of the Corporate Governance Code st 5% of the share capital of the Company may conduct
NO. Explain:	
N/A. Specify the rulings that prevent adoption	ng the recommendation:
Implementation Date	17 April 2002
Amendment Dates	10 December 2015
4.6 Implements the Measure YES. Describe briefly: Corporate Governance Code item 4.4 establinvestors of securities issued by the Compaccording to the representation percentage specifications.	Pany is provided with a procedure in writing including the YES X NO N/A Oblishes a procedure to be followed by shareholders and pany with the purpose of conducting specialized audits, pecified and in the terms and conditions described in that
NO. Explain:	
N/A. Specify the rulings that prevent adoption	ng the recommendation:
Implementation Date	17 April 2002
Amendment Dates	10 December 2015

Measure No. 5: Management actions in face of operations of company's control change or takeover

5.1. Members of the Boa Acceptance or contracts, to of the kind, such as merger through a third party.	the periods beginning si	ince they	are awar	e of an	IPO subm	ission or othe	er operations
5.1 Implements	the Measure	YES		NO	Х	N/A	
YES. Describe	oriefly:						
NO. Explain:							
item 7.6-b provion third party, Comby Titularizadora directly or indirectly and item. As per the Article	stock is not traded in the public des that members of the Board pany's stock while in the cours a, Corporate Governance Cod ctly purchase and/or dispose of the ses of Association, managers are overnance Code.	of Directo se of perfor le item 7.7 f securities	rs may not promance of the provides the issued by the	ourchase neir job. F nat mana ne Compa	either directl Regarding se gers and off ny in the cas	ly or through a curities issued ficials may not se described in	
	e rulings that prevent adoptir	ng the reco	ommendatio	on:			
Implementation	Date						
Amendment Da	tes						
Measure No. 6: Market pri 6.1. Without detriment to the responsibilities of their man three (3) governance levels and individual posts as we allows defining clear lines guidance, supervision, cont	e independence of each agement bodies, the Cons—shareholders meeting I as the relationships before responsibility and constant to the constant of the constant	individua glomerat , Board o tween the communic	Il compan e's organ of Directo em, a stru	y integr ization rs, and icture th	ated into t al structu Senior Ma nat is publi	re in place de anagement— ic, clear, and	efines for the , key bodies transparent;
6.1 Implements	the Measure	YES		NO		N/A X	
YES. Describe	oriefly:						
NO. Explain:							

	N/A. Specify the rulings that prevent adopting	g the reco	mmendatio	n:		
	Titularizadora does not form part of a Conglome group and therefore the laws and regulations Titularizadora (Law 222 of 1995 §§26 et seq.)					
Ī	Implementation Date					
	Implementation Date Amendment Dates					
	Amendment bates					
by executing	ent company and foremost subsidiarie an agreement of a public nature and e matters stated in recommendation 6.2.					
	6.2 Implements the Measure	YES		NO		N/A X
	YES. Describe briefly:					
	NO. Explain:					
I	N/A. Specify the rulings that prevent adopting	g the reco	mmendatio	n:		
	Titularizadora does not form part of a Conglome group and therefore the laws and regulations Titularizadora (Law 222 of 1995 §§26 et seq.)					
	Implementation Date					
	Amendment Dates					
7.1. Save for Directors, who company's	7: Dispute resolution r disputes of shareholders with each on the control of the	nust be	resolved	necess	sarily in th	ne ordinary forums, the
	7.1 Implements the Measure	YES	Х	NO		N/A
	YES. Describe briefly:					
	The Company's Articles of Association include arising between shareholders or between share submitted first to a direct settlement and afterwa	holders an	d the Comp	any or its	Board of Dir	
	NO. Explain:					

N/A. Specify the rulings that prevent adopting the recommendation:	

Implementation Date	13 July 2001
Amendment Dates	18 December 2015

I. GENERAL SHAREHOLDERS MEETING

Measure No. 8: Functions and competences

provide the	on to other functions attributed to the G functions of the General Shareholde their exclusive and indelegable nature.						
	8.1 Implements the Measure	YES	Х	NO		N/A	
	YES. Describe briefly:						
	The parameters of the functions indicated in General Shareholders Meeting of Titularizado provisions of article 26 in the Articles of Associat	ora. These					
	NO. Explain:						
	N/A. Specify the rulings that prevent adopting	g the recor	nmendati	on:			I
	Implementation Date	18 Decem	ber 2015				
	Amendment Dates						İ
9.1. The cormatters conceshareholders	. 9: Rules of operation of the General sempany has the Rules of Operation for erning thereto from the notice of the means, to attendance, development and exformed of all the regime for the development.	or the Geeting to ercise of	eneral S the prep the po	Shareholaration of	of the info ghts of sh	rmation to be hareholders,	received by
	9.1 Implements the Measure	YES	Х	NO		N/A	
	YES. Describe briefly:						
	Titularizadora's Corporate Governance Code item 1.3 incorporates the Rules of operation of the General Shareholders Meeting, which includes all the matters related to the operation, rights, and duties thereof.						
	NO. Explain:						
	N/A. Specify the rulings that prevent adopting the recommendation:						
	Implementation Date	7 Novemb	er 2002				
	Amendment Dates	10 Decem	ber 2015				l

Measure No. 10: Notice of the meeting for the Shareholders Meetings

General Sha	areholders Meeting must be called n	right to information, the Bylaws provide that the ordinary not less than thirty (30) calendar days in advance to the				
	meeting and for special meetings the notice of the meeting will be given not less than fifteen (15) calendar days in advance. The foregoing without detriment to the legal terms established in the cases of enterprise					
	reorganizations (e.g., mergers, divestitures, or changes of corporate form).					
reorganizatio	ns (c.g., mergers, divestitures, or change	jes of corporate form).				
	10.1 Implements the Measure	YES NO X N/A				
	YES. Describe briefly:					
	NO. Explain:					
		etings will be sent at least fifteen (15) business days prior to				
		sessions, and five (5) calendar days in the event of special hareholders have a closer relationship with the Board of				
		zadora being a company not listed on the stock exchange, altogether), with an effective Shareholders Agreement, and				
		ation during each fiscal period and within the legal terms.				
	N/A. Specify the rulings that prevent adopting	ng the recommendation:				
	Implementation Date					
	Amendment Dates					
broadest di	vulgation and publicity of the notice	as provided in the legal framework, the company ensures a ce of the meeting by using electronic means such as the and even through social media as deemed relevant.				
	10.2 Implements the Measure	YES X NO N/A				
	YES. Describe briefly:					
	The call to the General Shareholders Meeting is legal address of each of the shareholders and to	s performed by sending the notification in physical to the to corporate mails				
	NO. Explain:					
	N/A. Specify the rulings that prevent adopting	ng the recommendation:				
	Implementation Date	2 March 2016				
	Amendment Dates					

from the meeting Agenda including point for point the provided that simultaneously with the notice of t	e decision making process in the Shareholders Meeting, aside e titles of topics to be subject to discussion, the company has the meeting or, at least fifteen (15) calendar days prior to be Board of Directors will submit to the General Shareholders ble to the shareholders.
10.3 Implements the Measure	YES X NO N/A
YES. Describe briefly:	
information that will be discussed in the respectitem on the agenda, in order that, in advance,	ing, Titularizadora makes available to the shareholders the stive session, including the proposed agreements for each each shareholder can do a more detailed analysis of the lers Meetings sharing their conclusions in the respective
NO. Explain:	
N/A. Specify the rulings that prevent adoptin	g the recommendation:
Implementation Date	2 March 2016
Amendment Dates	
10.4. A partial divestiture (split-off) may only b Meeting whenever this item has been explicitly inclu 10.4 Implements the Measure	the analyzed and approved by the General Shareholders ded in the respective notice of the meeting. YES X NO N/A
	6 in the Articles of Association of Titularizadora and item a partial divestiture will be analyzed by the General d in the agenda.
N/A. Specify the rulings that prevent adoptin	g the recommendation:
Implementation Date	10 December 2015
Amendment Dates	

	oad titles such as "other" or "proposals a	ind vario		павкоа	under ir	iconsistent,	of topics to be generic, or to
	10.5 Implements the Measure	YES	Х	NO		N/A	
	YES. Describe briefly:						
	Titularizadora's article 21 in the Articles of As Code provide that the agenda will include the it and duly broken-down way.						
	NO. Explain:						
	N/A. Specify the rulings that prevent adoptin	g the rec	ommendat	ion:			
	Implementation Date	10 Dece	mber 2015				_
	Amendment Dates						
10.6. In the	according to the Dylaws						
articles that shareholder	case of amendments to the Bylaws, is substantially independent. In any or group of shareholders representing nareholders Meeting, a right that is inform	case, a at least	separate five per	vote vote v	will be co %) of the	onducted on e capital stoo	an article if
articles that shareholder	is substantially independent. In any or group of shareholders representing	case, a at least	separate five per	vote vote v	will be co %) of the	onducted on e capital stoo	an article if
articles that shareholder	is substantially independent. In any of or group of shareholders representing nareholders Meeting, a right that is inform	case, a at least ned to th	separate t five per ne shareh	vote vote vote vote vote vote vote vote	will be co %) of the	onducted on e capital stoo /.	an article if
articles that shareholder	is substantially independent. In any or group of shareholders representing nareholders Meeting, a right that is inform 10.6 Implements the Measure	case, a at least ned to the YES	separate t five per ne shareh X on the ame	vote vote vote vote vote vote vote vote	will be co %) of the previously	onducted on e capital stoo /. N/A	an article if a
articles that shareholder	is substantially independent. In any or group of shareholders representing nareholders Meeting, a right that is inform 10.6 Implements the Measure YES. Describe briefly: Shareholders are entitled to vote individually or	case, a at least ned to the YES	separate t five per ne shareh X on the ame	vote vote vote vote vote vote vote vote	will be co %) of the previously	onducted on e capital stoo /. N/A	an article if a
articles that shareholder	r is substantially independent. In any or group of shareholders representing nareholders Meeting, a right that is inform 10.6 Implements the Measure YES. Describe briefly: Shareholders are entitled to vote individually or according to item 1.3.2-e of Titularizadora's Corp.	case, a at least ned to the YES	separate t five per- ne shareh X on the amerivernance C	vote vote vote (5 olders polders polder polders polder polders polder p	will be co %) of the previously	onducted on e capital stoo /. N/A	an article if a
articles that shareholder	r is substantially independent. In any or group of shareholders representing nareholders Meeting, a right that is inform 10.6 Implements the Measure YES. Describe briefly: Shareholders are entitled to vote individually or according to item 1.3.2-e of Titularizadora's Corn. NO. Explain:	case, a at least ned to the YES in blocks of porate Go	separate t five per- ne shareh X on the amerivernance C	vote vote vote (5 cent (5 cent (5 olders polders polder polders polder polders polder	will be co %) of the previously	onducted on e capital stoo /. N/A	an article if a

10.7. Without detriment to the provisions of the Code of Commerce §182 and with the aim to reinforce and guarantee the shareholder's right of inspection and information previously to the Shareholders' Meeting, the Bylaws recognize the shareholder's right regardless of their equity interest to propose the inclusion in the Agenda of one or more items for discussion at the General Shareholders Meeting within a reasonable term and

•	ne request of new items includes a justi s after the publication of the notice of the			holder's	request wi	ill be made w	rithin five (5)
,	10.7 Implements the Measure	YES	X	NO		N/A	
	YES. Describe briefly:						
	Article 21 in the Articles of Association recogniz propose the inclusion of one or more items in the statutory term of notice of the ordinary sharehold	ne agenda	a for proced	t regardle lure, withi	ess of their eq in a term cons	quity interest to sistent with the	
	NO. Explain:						
	N/A. Specify the rulings that prevent adopting	g the rec	ommendati	ion:			
	Implementation Date	18 Dece	ember 2015				
	Amendment Dates						
supported by consistent winforming the	equest is denied by the Board of Director at least five percent (5%) of the capital with the concentration of ownership, up a shareholders of their right to present er the Code of Commerce §182 referred	stock of pon ex their proto to previ	or a small plaining oposals d ously.	er perco the rea luring th	entage that asons beh	the company nind their de ment of the S	establishes ecision and
	10.8 Implements the Measure	YES	X	NO		N/A	
	YES. Describe briefly: Corporate Governance Code item 1.3.2-b states the procedure to be followed by Titularizadora's shareholders to have their proposals analyzed and answered for the introduction of new topics in the Agenda of the Shareholders Meeting. NO. Explain:						
	N/A. Specify the rulings that prevent adopting	g the rec	ommendati	ion:			
	Implementation Date	10 Dece	ember 2015				
	Amendment Dates						

10.9. In the case that the Board of Directors accepts the request upon exhaustion of the term for shareholders to propose topics as per the above recommendations, a supplement to the notice of the meeting of the General Shareholders Meeting is published at least fifteen (15) calendar days before the meeting.

10.9 Implements the Measure	YES	Х	NO		N/A
YES. Describe briefly:					
Titularizadora's shareholders have this Association and specifically in item 1.3 the agenda will be published as releva the terms the Company has defined for in accordance with the provisions of the	3.2-b of the Corporation 5 or sending notice of	orate Goverr days before of the meetin	nance Co the meet	de, the latter ing. The term	providing that varies as per
NO. Explain:					
N/A. Specify the rulings that prevent	adopting the red	commendati	on:		
	140.5	1 0045			
Implementation Date Amendment Dates	10 Dec	ember 2015			
the same term as indicated in the Interpretation of the Interpreta	ut matters prev	iously incl	uded in		
l Proposals of Agreement abou	ut matters prev	iously incl	uded in		
Proposals of Agreement aboutors act as provided in previous	ut matters prev subsections 1	iously incl	uded in).9.	the Agend	a. For these
Proposals of Agreement about tors act as provided in previous 10.10 Implements the Measure	ut matters prev subsections 1	iously incl	uded in).9.	the Agend	a. For these
I Proposals of Agreement about tors act as provided in previous 10.10 Implements the Measure YES. Describe briefly:	above, no Propause each share	viously incl 0.8 and 10	uded in 0.9. NO	the Agend X nas been interest of the Agend	N/A N/A
Proposals of Agreement about tors act as provided in previous 10.10 Implements the Measure YES. Describe briefly: NO. Explain: As stated in recommendation 10.3 a Shareholders Meeting previously became to the proposed statement of the proviously became to the proposed statement of the proviously became to the provious act as provided in previous to the provious to the provious act as provided in previous to the provious	above, no Propause each shares Meeting. reholders have a Titularizadora be see (eight altogether	osal of Agreholder conda more dynasing a compari), and with a	eement I lucts an amic relany not list in effective	nas been infanalysis of totionship with sted on the stee Shareholder	N/A N/A the Board of ock exchange, ors Agreement,
Proposals of Agreement about the case of Titularizadora, its shareholders and the Senior Management, with a reduced number of shareholders Meeting Management, with a reduced number of shareholders Meeting of Shareholders all of which makes the Shareholders Meeting Management, with a reduced number of shareholders all of which makes the Shareholders Meeting Meeting Meeting Directors and the Senior Management, with a reduced number of shareholders Meeting Meet	above, no Proprause each shares Meeting. Titularizadora be seeing developme	osal of Agreeholder condaining a compaining a compaining and with a ent different f	eement I lucts an amic relaany not lis in effectivrom that	nas been infanalysis of totionship with sted on the stee Shareholder	N/A N/A the Board of ock exchange, ors Agreement,
Proposals of Agreement about the stors act as provided in previous 10.10 Implements the Measure YES. Describe briefly: NO. Explain: As stated in recommendation 10.3 a Shareholders Meeting previously becasubmits its opinions at the Shareholders In the case of Titularizadora, its shall Directors and the Senior Management, with a reduced number of shareholders all of which makes the Shareholders Meare listed with the stock market. N/A. Specify the rulings that prevent	above, no Proprause each shares Meeting. Titularizadora be seeing developme	osal of Agreeholder condaining a compaining a compaining and with a ent different f	eement I lucts an amic relaany not lis in effectivrom that	nas been infanalysis of totionship with sted on the stee Shareholder	N/A N/A the Board of ock exchange, ors Agreement,
Proposals of Agreement about the stors act as provided in previous 10.10 Implements the Measure YES. Describe briefly: NO. Explain: As stated in recommendation 10.3 a Shareholders Meeting previously because submits its opinions at the Shareholders In the case of Titularizadora, its shareholders and the Senior Management, with a reduced number of shareholders all of which makes the Shareholders Meare listed with the stock market.	above, no Proprause each shares Meeting. Titularizadora be seeing developme	osal of Agreeholder condaining a compaining a compaining and with a ent different f	eement I lucts an amic relaany not lis in effectivrom that	nas been infanalysis of totionship with sted on the stee Shareholder	N/A N/A the Board of ock exchange, ors Agreement,

10.11. The company agrees to use electronic communications media, mainly the corporate website with exclusive access granted to the shareholders, to provide them with documents and information associated with each such item in the Agenda of the meeting.

YES. Describe briefly:					
NO. Explain:					
The Company has not enabled a link o information associated with each item ir stated in the Corporate Governance Codi	n the agenda of				
N/A. Specify the rulings that prevent a	dopting the rec	ommendat	ion:		
Implementation Date					
Amendment Dates					
or clarifications as deemed relar to present in writing the question locumentation received, or any pe company for sending notice of to the shareholders for asserting	levant, throug ns they deem public informat f the General such right.	tradition necessation supp Shareho	onal cha ry with ro lied by the lders Me	nnels and, espect to the ne compar	or new te ne matters ny. In funct company
or clarifications as deemed related to present in writing the question documentation received, or any plus company for sending notice of to the shareholders for asserting	levant, throug ns they deem public informat f the General	gh tradition necessation supp	onal cha ry with re lied by tl	nnels and, espect to the ne compar	or new te ne matters ny. In funct
or clarifications as deemed related to present in writing the question documentation received, or any plus company for sending notice of to the shareholders for asserting 10.12 Implements the Measure YES. Describe briefly: Article 21 in the Articles of Association and	levant, throughs they deem public information of the General such right. YES and item 1.3.2-c of the deem of the they deem	gh tradition necessation suppostation suppost Sharehood	onal cha ry with re lied by the lders Me NO	nnels and, espect to the compareting, the	or new te ne matters ny. In funct company
company's Bylaws recognize or clarifications as deemed release to present in writing the question documentation received, or any plus company for sending notice of to the shareholders for asserting 10.12 Implements the Measure YES. Describe briefly: Article 21 in the Articles of Association as shareholder's right to request information NO. Explain:	levant, throughs they deem public information of the General such right. YES and item 1.3.2-c of the deem of the they deem	gh tradition necessation suppostation suppost Sharehood	onal cha ry with re lied by the lders Me	nnels and, espect to the compareting, the	or new te ne matters ny. In funct company
or clarifications as deemed related to the present in writing the question documentation received, or any place company for sending notice of to the shareholders for asserting 10.12 Implements the Measure YES. Describe briefly: Article 21 in the Articles of Association at shareholder's right to request information	levant, throughs they deem public information of the General such right. YES Inditem 1.3.2-c of about the subject	gh tradition necessation suppostation Sharehood X	nnal cha ry with re lied by the lders Me NO	nnels and, espect to the compareting, the	or new te ne matters ny. In funct company
or clarifications as deemed related re	levant, throughs they deem bublic information of the General such right. YES Indicate the subject of the subj	gh tradition necessation suppostation Sharehood X	nonal chary with relied by the liders Me NO norate Gove hin the against ion:	nnels and, espect to the compareting, the	or new te ne matters ny. In funct company

10.13. The company has provided that the information requested may be denied if, according to internal procedures, it can be assessed as (i) unreasonable; (ii) irrelevant to being informed of the company status or interests; (iii) confidential, including privileged information in the stock exchange realm, industrial secrets, ongoing operations whose successful completion for the company depends considerably of the secrecy of their negotiation; and (iv) other, the disclosure of which would place the company's competitiveness in imminent and serious danger.

	10.13 Implements the Measure	YES X NO N/A	
	YES. Describe briefly:		
	Corporate Governance Code item 1.3 which substantially comprise the assur	3.2-c indicates the reasons for denying a request for information, aptions stated in this recommendation.	
	NO. Explain:		
	N/A. Specify the rulings that prevent	adopting the recommendation:	
	Implementation Date	10 December 2015	
	Amendment Dates		
	tne other snareholders acce for that purpose and under the sa	ess to that answer concurrently, according to the mech	ianisms
established	10.14 Implements the Measure	YES X NO N/A	
establistieu	10.14 Implements the Measure YES. Describe briefly: Every shareholder of Titularizadora's hin the same terms and conditions gran		
establistieu	10.14 Implements the Measure YES. Describe briefly: Every shareholder of Titularizadora's hin the same terms and conditions grar Code item 1.3.2-c states that the com	YES X NO N/A was the same rights and obligations, including access to information atted to the other shareholders. To this end, Corporate Governance	
establistieu	10.14 Implements the Measure YES. Describe briefly: Every shareholder of Titularizadora's h in the same terms and conditions grar Code item 1.3.2-c states that the commeasure.	YES X NO N/A as the same rights and obligations, including access to information at the other shareholders. To this end, Corporate Governance pany will grant access to information in the terms indicated in this	
establistieu	10.14 Implements the Measure YES. Describe briefly: Every shareholder of Titularizadora's h in the same terms and conditions grar Code item 1.3.2-c states that the commeasure. NO. Explain:	YES X NO N/A as the same rights and obligations, including access to information at the other shareholders. To this end, Corporate Governance pany will grant access to information in the terms indicated in this	

Measure No. 11: Regulation on representation

11.1. Without detriment to the constraints provided in Code of Commerce §185 and in the External Circular 24 of 2010, as amended, supplemented, or substituted, the company does not limit the shareholder's right to be represented at the General Shareholders Meeting and may delegate its vote to any person, whether a shareholder or not.

YES. Describe briefly: Titularizadora's Corporate Governance Correpresented at the General Shareholders Mee comply with the criteria established by the ap Corporate Governance Code. NO. Explain: N/A. Specify the rulings that prevent adopt Implementation Date Amendment Dates company minimizes the use of the deleting actively the use of a standard lette or shareholders or published on the welling Proposals of Agreement determine of the shareholders for consideration so the each case. 11.2 Implements the Measure	ting the recommendation: 17 April 2002 10 December 2015 elegation of casting blank votes wer of representation (power of attornebsite. The model includes the iteed in accord with previously estable	rithout voting instance) provisions of the instance) provided direct ms of the Agenda ished procedures; enient can indicate in
represented at the General Shareholders Mee comply with the criteria established by the ap Corporate Governance Code. NO. Explain: N/A. Specify the rulings that prevent adopt Implementation Date Amendment Dates company minimizes the use of the delating actively the use of a standard lette o shareholders or published on the weling Proposals of Agreement determine o the shareholders for consideration so the each case. 11.2 Implements the Measure	ting the recommendation: 17 April 2002 10 December 2015 Plegation of casting blank votes were of representation (power of attorrebsite. The model includes the ite ed in accord with previously estable the shareholder who deems it converges	rithout voting instance) provisions of the instance) provided direct ms of the Agenda ished procedures; enient can indicate in
N/A. Specify the rulings that prevent adopt Implementation Date Amendment Dates company minimizes the use of the deleting actively the use of a standard lette or shareholders or published on the welling Proposals of Agreement determine of the shareholders for consideration so the each case. 11.2 Implements the Measure	17 April 2002 10 December 2015 elegation of casting blank votes were of representation (power of attorrebsite. The model includes the ite ed in accord with previously estable the shareholder who deems it converges.	ney) provided direct ms of the Agenda ished procedures; enient can indicate i
Implementation Date Amendment Dates company minimizes the use of the deleting actively the use of a standard lette or shareholders or published on the weling Proposals of Agreement determine or the shareholders for consideration so the each case. 11.2 Implements the Measure	17 April 2002 10 December 2015 elegation of casting blank votes were of representation (power of attorrebsite. The model includes the ite ed in accord with previously estable the shareholder who deems it converges.	ney) provided direct ms of the Agenda ished procedures; enient can indicate i
Amendment Dates company minimizes the use of the delating actively the use of a standard letter or shareholders or published on the weing Proposals of Agreement determine to the shareholders for consideration so the each case. 11.2 Implements the Measure	elegation of casting blank votes were of representation (power of attorrebsite. The model includes the ite ed in accord with previously estably the shareholder who deems it converges.	ney) provided directims of the Agendatished procedures; enient can indicate
Amendment Dates ompany minimizes the use of the deling actively the use of a standard letter shareholders or published on the weng Proposals of Agreement determine the shareholders for consideration so the each case. 11.2 Implements the Measure	elegation of casting blank votes were of representation (power of attorrebsite. The model includes the ite ed in accord with previously estably the shareholder who deems it converges.	ney) provided directims of the Agenda ished procedures; enient can indicate in the control of th
ompany minimizes the use of the delating actively the use of a standard letter is shareholders or published on the weating Proposals of Agreement determine to the shareholders for consideration so the each case. 11.2 Implements the Measure	elegation of casting blank votes we er of representation (power of attornebsite. The model includes the ite ed in accord with previously estable the shareholder who deems it converges.	ney) provided directions of the Agendatished procedures; enient can indicate
	IEO 🔨 NU	NI/A
		N/A
YES. Describe briefly:		
For the ordinary Shareholders Meeting it is a meeting to be completed by the shareholders meeting and the purport of their vote in account and the call of meeting. In this sense, correspond the respective POA.	rs, who should indicate who will be their repordance with the proposed of agreements s	resentative in the ent with the POA
In the other hand, and at the discretion of the indicated the name of the person granting to proposals for agreements.		
NO. Explain:		
N/A. Specify the rulings that prevent adopt	ting the recommendation:	
	ting the recommendation:	

Measure No. 12: Attendance of people other than shareholders

Amendment Dates

it a much mo	ne aim to revitalize the role of the Share ore participating body, the Rules of op ers of the Board of Directors and and the company's President a	eration of the Share I very particularly	eholders Meeting o the chairs of the	f the company requires he Board of Directors'
	12.1 Implements the Measure	YES X	NO	N/A
	YES. Describe briefly: The Chairs of the Committees comprised of Dithe General Shareholders Meeting whenever explanations potentially requested by shareholders and shareholders request their and President of the Company attends all and president of the Company attends all and president. N/A. Specify the rulings that prevent adoptions.	er any of the topics in olders, given the specia ittendance prior to hol- sides over the Sharehol	cluded in the agenda al or urgent nature of th ding the meeting. In a ders Meetings.	could require ne meeting, or
	Implementation Date	1	8 December 2015	

II. BOARD OF DIRECTORS

Measure	Nο	13	Functions	of the	Roard	of [Directors
wicasuic	IIU.	IJ.	i unchons	OI LITE	Dualu	UI L	ノロセしいしょ

	e explicitly indicate the functions that e stated in recommendation 13.1.	may no	ot be de	legated	to the Sei	nior Management, which
	13.1 Implements the Measure	YES		NO	Х	N/A
	YES. Describe briefly:					
	NO. Explain:					
	Article 31 in the Articles of Association vests up in this recommendation. In any case, for the Company, the Board of Directors may delegal Company as deemed appropriate for special cathey are delegable by their own nature and by later the company as deemed appropriate for special cathey are delegable by their own nature and by later the company are delegable by their own nature.	purpose te to the ses or fo	of the pr Board's C	oper opera Committees	ations and but or to the Pr	usiness of the resident of the
	N/A. Specify the rulings that prevent adopting	g the red	commenda	ntion:		
	Implementation Date					
	Amendment Dates					
the parent of are performed	t detriment to the autonomy of governar company of a conglomerate, these fured through general policies, guideline ween the interests of the parent com	octions es, or re	of the Bo equests	oard of D for infor	irectors ha mation wh	ave a group approach and nich are respectful of the
	13.2 Implements the Measure	YES		NO		N/A X
	YES. Describe briefly:					
	NO. Explain:					
	N/A. Specify the rulings that prevent adopting	g the rec	commenda	ition:		
	Titularizadora does not form part of a Conglom group and therefore the laws and regulations Titularizadora (Law 222 of 1995 §§26 et seq.)					
	Implementation Date					
	Amendment Dates					

Measure No. 14: Rules of operation of the Board of Directors

	of Directors. The rules of operation ers of the Board of Directors.	·
	14.1 Implements the Measure	YES X NO N/A
	YES. Describe briefly:	
	the Company and they include matters r	Directors are incorporated into the Corporate Governance Code of elated to the Board's operation, creation, responsibilities, etc. The d on the Company's website www.titularizadora.com
	NO. Explain:	
	N/A. Specify the rulings that prevent a	adopting the recommendation:
	Implementation Date	17 April 2002
		17 April 2002
sure N	Amendment Dates No. 15: Size of the Board of Director	18 December 2015
		18 December 2015
	No. 15: Size of the Board of Directo	not to designate Alternate Directors.
	No. 15: Size of the Board of Directon company under the bylaws decided r	not to designate Alternate Directors.
	No. 15: Size of the Board of Director company under the bylaws decided runger 15.1 Implements the Measure YES. Describe briefly: No. Explain: The Company has defined under article comprised of five principal directors and due information to and intervention of a	not to designate Alternate Directors.
	No. 15: Size of the Board of Director company under the bylaws decided runger 15.1 Implements the Measure YES. Describe briefly: No. Explain: The Company has defined under article comprised of five principal directors and due information to and intervention of a	28 of the Articles of Association that the Board of Directors will be their corresponding alternate directors. In order to guarantee the II (principal and alternate) Directors of the Board, they are invited to be subject to consideration by the Board of Directors.
	No. 15: Size of the Board of Director company under the bylaws decided runs 15.1 Implements the Measure YES. Describe briefly: NO. Explain: The Company has defined under article comprised of five principal directors and due information to and intervention of a to all meetings and are given information.	28 of the Articles of Association that the Board of Directors will be their corresponding alternate directors. In order to guarantee the II (principal and alternate) Directors of the Board, they are invited to be subject to consideration by the Board of Directors.

Measure No. 16: Board of Directors Setup

company ex	e premise that upon election, all the mercising the highest transparency, the cf Directors according to the scheme defi	ompany	ı identifi	es the o	origin of tl		
	16.1 Implements the Measure	YES	Х	NO		N/A	
	YES. Describe briefly:						
	The Company identifies the members of the Bo this recommendation. The Board of Directors mexecutive members according to Corporate Gov	ay consist	of indeper	ndent and			
	NO. Explain:						
	N/A. Specify the rulings that prevent adoptin	g the reco	ommendat	ion:			
	Implementation Date	31 July	2013				
	Amendment Dates	10 Dece	mber 2015	j			ı
	r other committee that fulfills its functions ated in recommendation 16.2., through 16.2 Implements the Measure						
	YES. Describe briefly:						
	Corporate Governance Code subsection 2.1.2. states that the main function of Titularizadora's Appointments, Compensation and Ethics Committee is to participate in the process of setup of the Board of Directors. Correspondingly, as per item 2.1.4 of the Corporate Governance Code, the Board of Directors will participate in its annual evaluation process. Finally, the Shareholders Meeting under article 26 of the Articles of Association is in charge of approving the general outline of the Succession Policy, the compliance with which will be validated by the Appointments, Compensation and Ethics Committee and by the Board of Directors as provided in the Articles of Association item 30-bb.						
	NO. Explain:						İ
	N/A. Specify the rulings that prevent adoptin	g the reco	ommendat	ion:			
	Implementation Date	18 Dece	mber 2015				İ
	Amendment Dates	10 2000					İ

shareholder families, sha	rofessional profiles identified as new is in such a way that the different actor in such a groups, and institutional shadentifying the most suitable candidates.	rs, mai	nly the sh	areholo	ders who a	are controlling, significant,		
	16.3 Implements the Measure	YES	Х	NO		N/A		
	YES. Describe briefly:							
	The Appointments, Compensation and Ethics Committee will participate in the process of creation of the Board of Directors with the purpose of validating the parameters stated in the Succession Policy as provided in item 2.1.2 of the Corporate Governance Code. In turn, the Board of Directors will see to it that the process for nominating and electing the Directors be executed as provided in the Articles of Association and the Corporate Governance Code.							
	NO. Explain:							
	N/A. Specify the rulings that prevent adopting	g the rec	ommendatio	on:				
	Implementation Date	18 Dece	mber 2015					
	Amendment Dates	17 Nove	mber 2016					
resource to procedure to the needs of functional an	ompany considers that a mere evaluating determine the suitability of candidate on evaluate legal disqualifications and of the Board of Directors, by the assign personal profiles and by the verification of Directors and other additional requirements.	s, there incom sessment of fulf	efore the patibilitient of a setillment of	compa s and et of cr certain	any is pro the suitab iteria to be objective re	ovided with an internal ility of the candidate for e met by the candidates'		
	16.4 Implements the Measure	YES	Х	NO		N/A		
	YES. Describe briefly:							
	The Committee of Appointments, Compensation, and Ethics participates in the process of Board of Directors creation with the aim to confirm that the nominees have not fallen within any grounds for disqualification and/or incompatibility and that the criteria set forth in the succession policy of the Board of Directors are met.							
	NO. Explain:							
	N/A. Specify the rulings that prevent adopting	g the rec	commendati	on:				
	Implementation Date	18 Dece	mber 2015					
	Amendment Dates		nber 2016					

has volunta This definiti- includes an Independen	ition to the requirements related to indearily adopted a definition of independent has been adopted as a framework mong other requisites to be assessed to Member with shareholders who are cories, and requires a double statement	dence by me , the r ntrollin	more strire eans of the elationship g or signific	ngent the Board of an and and and and and and and and and	nan the def I of Directony nature d their Rela	finition provided ors Rules of of between the of ated Parties, na	d in that law peration and candidate to ational and o
company, it	s shareholders, and the Senior Manag and (ii) of the Board of Directors with res	ement	members	articula	ted by the	letter of accep	•
	16.5 Implements the Measure	YES		NO	Х	N/A]
	YES. Describe briefly:						7
-	NO. Explain:						
	All of the members of the Board of Director independence referred to in the second paragra criterion of independence indicated in numeral incorporated into the Corporate Governance Conumber of the Board of Directors and establish should be analyzed with respect to the member as their spouse and relatives up to second degree	ph of art I 2.1.5 of de, which that the directly a	cle 44 of the of the Rules of is aims to be assumptions and to his or	Law 964 of opera proaden the s of the a her family	of 2005 and ation of the Ene legal criter rticle 4 of the members, un	with the additiona Board of Directors ia that apply to the E Law 964 of 2005 nderstood by them	
	N/A. Specify the rulings that prevent adopting	g the rec	ommendati	on:			
	Implementation Date]
L	Amendment Dates						
supported most appro creation of belong to th negotiate th candidates,	ompany in its internal regulations copy the Appointment and compensations priate body to concentrate and coord the administration body. Thereby, so a Board of Directors can be informed of e shareholding equilibriums and the dand accept the evaluation of the suitable fore voting at the General Shareholder	dinate hareho the ne istribution of	mmittee of in advance liders who leds of the lon among their cand	r the be e to the based Board of differer	ody that for General Solution their export of Directors of Directors of member	ulfills its funct Shareholders I quity participati and state their categories, in	tions, is the Meeting, the ion aspire to raspirations troduce their
	16.6 Implements the Measure	YES	Х	NO		N/A	
	YES. Describefly:						
	The Appointments, Compensation and Ethics	Commit	tee will partion	cipate in t	the process o	of creation of the	

Board of Directors with the purpose of validating the parameters stated in the Succession Policy as provided in item 2.1.2 of the Corporate Governance Code. In turn, the Board of Directors will see to it that

	the process for nominating and electing the Association and the Corporate Governance Cod		be execu	ited as p	provided in t	the Articles of	
	NO. Explain:						
	N/A. Specify the rulings that prevent adopting	g the recor	mmendati	on:			
	Implementation Date	10 Decem	her 2015				İ
	Amendment Dates	TO DOCCIT	1001 2010				İ
is an activit shareholders	les of operation of the Board of Directy that takes place before holding the have enough information available about the candidates proposed to integ	ne Gener (personal	r al Shar I qualitie	eholde ı es, suita	r s Meeting ability, god	g in such a od standing,	way that the experience,
	YES. Describe briefly:						
	The Committee of Appointments, Compensati Directors creation with the aim to confirm the disqualification and/or incompatibility and that th Directors are met.	at the nomi	inees hav	e not fall	en within an	ny grounds for	
	NO. Explain:						İ
	N/A. Specify the rulings that prevent adopting	g the recor	mmendati	on:			i
	Implementation Date	18 Decem	nber 2015				1
	Amendment Dates						l
17.1. The Bomajority with constitutes the	ard of Directors Rules of operation proving respect to Executive Members, the minimum necessary to service the infogement of the company.	vide that the numb	the Inde er of w	hich if	the Board	of Directors	s is created,
	17.1 Implements the Measure	YES	Х	NO		N/A	
	YES. Describe briefly:						
	Item 2.1.5 of the Board of Directors Rules of operation explicitly indicates that this body will be composed						

	Senior Management officers attend the meeting by the Board.	gs of the Board of Directors according to topics addressed	
	NO. Explain:		
	N/A. Specify the rulings that prevent adoptin	ng the recommendation:	
	Implementation Date	10 December 2015	
	Amendment Dates		
2005, the co	ompany analyzes and voluntarily adju	five percent (25%) of Independent Members set in Law 96 usts upwards the number of Independent Members to endent members is related to the Floating Capital. YES X NO N/A	
	17.2 implements the Measure	ILS A NO NA	
	YES. Describe briefly:		
	independence criteria stated in Law 964 of 2 independent members greater than the legal	comprise Titularizadora's Board of Directors fulfill the 2005, which brings the Company to having a number of requirement. In addition, Titularizadora's shares are not number of independent members is not related in any way	
	NO. Explain:		
	N/A. Specify the rulings that prevent adoptin	ng the recommendation:	
	Implementation Date	10 December 2015	
	Amendment Dates		
	. 18: Organization of the Board of Dire	ectors of Directors are stated in the Bylaws and his/her	main
	es are provided in recommendation 18.1		
	18.1 Implements the Measure	YES NO X N/A	
	YES. Describe briefly:		

	NO. Explain: The article 34 of the Bylaws of the Titularizado Chair. This article (34) incorporates in grecommendation						
	N/A. Specify the rulings that prevent adopting	g the reco	nmendati	on:			
	Implementation Date						
	Amendment Dates						
different trea	ernal rules of the company contemplate atment in respect of the other member its specific functions and a greater dedicated 18.2 Implements the Measure	's regard	ing both				
	YES. Describe briefly:						
	Titularizadora's Articles of Association and Co		overnance	e Code p	rovide the po	ossibility of a	
	NO. Explain:	DIRECTORS.					
	N/A. Specify the rulings that prevent adopting	g the recor	nmendati	on:			
	Implementation Date	18 Decem	nber 2015				
	Amendment Dates						
	rlaws encompass the rules for appoir es indicated in recommendation 18.3 star		f the Se	ecretary	of the Boa	ard of Direct	d ors , among
	18.3 Implements the Measure	YES	Х	NO		N/A	
	YES. Describe briefly: The Articles of Association and the Corporate General the Secretary of the Board of Directors, including NO. Explain:						

N/A. Specify the rulings that preven	t adopting the recommendation:
Implementation Date	13 July 2001
Amendment Dates	18 December 2015
pard of Directors' Rules of op ecommendation 18.4.	eration establish the functions of the Secretary
18.4 Implements the Measure	YES X NO N/A
YES. Describe briefly:	
Article 34 in the Articles of Associatio Directors including in general those me	n specifies the various functions of the Secretary of the Board entioned in this recommendation.
NO. Explain:	
N/A. Specify the rulings that prevent	adopting the recommendation:
Implementation Date	13 July 2001
Amendment Dates	18 December 2015
18.5 Implements the Measure YES. Describe briefly:	YES X NO N/A a committee named the Appointments, Compensation and Eth
Committee.	, , , , , , , , , , , , , , , , , , ,
NO. Explain:	
N/A. Specify the rulings that prevent	adopting the recommendation:
local and a first D. C.	
Implementation Date	13 July 2001
Implementation Date Amendment Dates	13 July 2001 10 December 2015

18.6. The Board of Directors has created a Risk Committee

	18.6 Implements the Measure YES NO X N/A
	YES. Describe briefly:
-	NO. Explain:
	Titularizadora does not have a risk committee but the Board of Directors directly fulfills these function and has policies, procedures and organizational structure necessary for the management, measuremer and control of the market risks, credit, operative and money laundering and terrorist financing and within the risks management necessary mechanisms are in place to guarantee an adequate management of the inherent risks of the securitization process and that considers as a fundamental tool the creation of different specialized committees to support the Board of Directors in the evaluation and monitoring of these risks, namely:
	Asset and liability Management Committee "ALCO" among its functions is the evaluation an establishment of the market risk tolerance level, analysis and reporting of interest rate risk, currency mismatch and basic risk, according to the attributions established by the Board of Directors.
	Credit Committee whose main function is recommend, administer and control the counterparty and cred risk, according to the attributions established by the Board of Directors.
	Investment Committee whose main function is monitor compliance with policies regarding the management and administration of the company's liquid assets, define portfolio investment policies and risk hedging strategies and establish treasury and counterparty risks policies for the subsequent approve of the Board of Directors.
	SARO Committee whose main function is monitor the operational risk management system, monitor the proper implementation of the operational policies, opinion on the reports submitted by the Operational Risk Officer and analyzed the development of the stages and elements of the SARO.
	The risk of money laundering and terrorist financing, is management by the Compliance Officer with th support of the different directions and the company area with a direct and permanent report to the Boar of Directors, who is responsible of evaluate and study the actions taken by the company to maintain th LA/FT risks level within the limits established by the Board.
	N/A. Specify the rulings that prevent adopting the recommendation:
	Implementation Date

	N/A. Specify the rulings that prevent adopting	g the recommendation:
	Implementation Date	18 December 2015
	Amendment Dates	
	company deemed unnecessary to create xisting committees or have been taken or 18.8 Implements the Measure	e all these committees, their functions have been distributed by the Board of Directors in full.
	YES. Describe briefly: Any functions not undertaken by the commesponsibility according to the Articles of Association. NO. Explain: N/A. Specify the rulings that prevent adopting	
	Implementation Date	17 April 2002
	Amendment Dates	18 December 2015
detail their of channels bet	composition, matters, functions, and op- ween the committees and the Board of D and coordination among the committe	s has its own Internal rules of operation that regulate in perations, paying particular attention to the communication birectors and, in the case of Conglomerates to the relationship ees of the Board of Directors of the parent company and
	18.9 Implements the Measure	YES X NO N/A
	YES. Describe briefly:	
	Each committee has the composition, main full Governance Code, which have been included in NO. Explain:	nctions, and general operation defined in the Corporate the operation manuals of the Company.
	N/A. Specify the rulings that prevent adopting	g the recommendation:

Implementation Date	17 April 20	002				
Amendment Dates	10 Decem	nber 2015				
Board of Directors' Committees are co						
rectors, with at least three (3) members and compensation committee, Independ					iember. In the C	case of the
18.10 Implements the Measure	YES		NO	Χ	N/A	
YES. Describe briefly:						
NO. Explain:						
Audit Committee and Investment Committe Appointments, Compensation and Ethics Com comprised of two members of the Board of Dire Board of Directors' members that belong to Com	nmittee and ectors and the	Corporati e Preside	e Governa ent of the C	ance Commi Company. Cu	ittee are each	
N/A. Specify the rulings that prevent adopting	g the recon	nmendati	on:			
Implementation Date						
Amendment Dates						
I of Directors' Committees may obtain the members with experience in the subject.						
18.11 Implements the Measure	YES	Χ	NO		N/A	
YES. Describe briefly:						
Titularizadora's Corporate Governance Code support from Senior Management members from the matter experts.						
NO. Explain:						
N/A. Specify the rulings that prevent adopting	g the recon	nmendati	on:			

	Implementation Date	10 December 2015	
	Amendment Dates		
40.40.5			611
		 Board of Directors takes into consideration embers with respect to the Committee subject ma 	
	18.12 Implements the Measure	YES X NO N/A	
	YES. Describe briefly:		
		tablished in the Company's Corporate Governance Code mbers profile, knowledge, and experience are taken into	
	NO. Explain:		
	N/A. Specify the rulings that prevent adopting	g the recommendation:	
	Implementation Date	17 April 2002	
	Amendment Dates	10 December 2015	
all the memb	ers of the Board of Directors of the comp	on minutes of the meetings, a copy of which is pany. If the committees are empowered for makinents of Code of Commerce §§189 and 431.	
	18.13 Implements the Measure	YES NO X N/A	
	YES. Describe briefly:		
	NO. Explain:		
		on the minutes of the meeting, which must be shared with tes of the Meeting abide with the criteria provided by the	
	N/A. Specify the rulings that prevent adopting	g the recommendation:	
	Implementation Date		
	Amendment Dates		

the internal is specifically f company's b	rules provide that the Boards of Directo or dealing with certain matters and tha	ires the creation of committees, in the case of Conglomerates ors of Subsidiaries may decide not to create Committees at such tasks be taken on by the committees of the parent hey transfer to the parent company the responsibilities of the
	18.14 Implements the Measure	YES NO N/A X
	YES. Describe briefly:	
	NO. Explain:	
	N/A. Specify the rulings that prevent adopting	g the recommendation:
		perate since it is not in a situation of control or enterprise governing this type of integration are not applicable to
	Implementation Date	
	Amendment Dates	
providing ev general, rev	raluation of accounting procedures, rela	assist the Board of Directors in its oversight function by ationship with the statutory auditor (<i>Revisor Fiscal</i>) and in cture including the audit of the risk management system YES X NO N/A
	YES. Describe briefly:	
	The Audit Committee functions include assist provided in this recommendation (see Corporate	ing the Board of Directors in its oversight functions as
	NO. Explain:	Sovernance Gode non 2.1.0.2).
	N/A. Specify the rulings that prevent adopting	g the recommendation:
	Implementation Date	13 July 2010
	Implementation Date	10 duly 2010

	Amendment Dates						
which enable	nembers of the Audit Committee have them to give their rigorous opinion about						
to understan	d the topics' scope and complexity.						
	18.16 Implements the Measure	YES	Х	NO		N/A	
	YES. Describe briefly:						
	The members of the Audit Committee are electe duly qualified for performing the functions assign			of their p	rofiles seekii	ng that they are	
	NO. Explain:						
	N/A. Specify the rulings that prevent adopting	g the reco	ommendatio	on:			
	Implementation Date	13 July 2	2001				
	Amendment Dates						
the General	r the request of the Chair of the Shareh Shareholders Meeting about specific ontent of the Report of the statutory audit 18.17 Implements the Measure	aspects	•				
	YES. Describe briefly:						
	At the ordinary session of the General Share presented including results of evaluations of the regarding matters related to internal control. I establishes the duty of the Chairs of the Commiby the President of the Company whenever explanations potentially requested by sharehold whenever any shareholders requested their atte	Internal C n like ma ittees to a any of the ders, giver	control Systemer, Corporate the Strand the Strand the Strand the special the special control of the special contro	em and or orate Gor hareholde cluded in all or urger	f the sharehowernance Co ers Meetings the agendant nature of	olders' requests ode item 1.3.2. upon invitation could require	
	Finally, Titularizadora's shareholders have a m the Senior Management, Titularizadora being reduced number of shareholders (eight sharehol NO. Explain:	a Compa	any not list	ed on th	e stock exc	change, with a	
	N/A. Specify the rulings that prevent adopting	g the reco	ommendatio	on:			
	Implementation Date	10 Dece	mber 2015				

	1	r I
	Amendment Dates	
	internal rules of operation of the Audi endation 18.18.	t Committee assign the committee the functions indica
	18.18 Implements the Measure	YES X NO N/A
	VEO B. II I I I	
	YES. Describe briefly:	
	The internal rules of operation of the Audit C recommendation 18.18.	ommittee assign the committee the functions indicated in
	NO. Explain:	
	N/A. Specify the rulings that prevent adopting	ng the recommendation:
	Implementation Date	17 April 2002
	Amendment Dates	31 January 2010
ompensat	in performing its functions about ion matters for the members of the E	nd compensation committee is supporting the Board decisions and advisory related to appointment a Board of Directors and the Senior Management, as well
irectors i ompensat upervising ecommend	in performing its functions about ion matters for the members of the E the compliance with the Corporate G	decisions and advisory related to appointment
irectors i ompensat upervising ecommend	in performing its functions about ion matters for the members of the E the compliance with the Corporate G ations, and principles (in those cases	decisions and advisory related to appointment a Board of Directors and the Senior Management, as well overnance rules by reviewing periodically their complian
Directors in the compensation of the compensat	in performing its functions about ion matters for the members of the E the compliance with the Corporate G ations, and principles (in those cases of the company).	decisions and advisory related to appointment aboard of Directors and the Senior Management, as well overnance rules by reviewing periodically their compliars where this function is not explicitly assigned to another the seriod control of the
Directors in the compensation of the compensat	in performing its functions about ion matters for the members of the E the compliance with the Corporate G ations, and principles (in those cases of the company). 18.19 Implements the Measure YES. Describe briefly: According to Corporate Governance Code Compensation and Ethics Committee is respons of profiles and compensation of the member Furthermore, under subsection 2.1.3.6., the profiles are considered to the compensation of the member of the member of the compensation of the compensation of th	decisions and advisory related to appointment aboard of Directors and the Senior Management, as well overnance rules by reviewing periodically their compliars where this function is not explicitly assigned to another the seriod control of the
Directors in the compensation of the compensat	in performing its functions about ion matters for the members of the E the compliance with the Corporate G ations, and principles (in those cases of the company). 18.19 Implements the Measure YES. Describe briefly: According to Corporate Governance Code Compensation and Ethics Committee is respon of profiles and compensation of the member Furthermore, under subsection 2.1.3.6., the passisting the Board of Directors in overseeing	decisions and advisory related to appointment as a Board of Directors and the Senior Management, as well overnance rules by reviewing periodically their complians where this function is not explicitly assigned to another the subsections 2.1.2 and 2.1.3.3., the Appointments, sible for supporting the Board of Directors in the evaluation ears of the Board of Directors and Senior Management.
Directors in the compensation of the compensat	in performing its functions about ion matters for the members of the E the compliance with the Corporate G ations, and principles (in those cases of the company). 18.19 Implements the Measure YES. Describe briefly: According to Corporate Governance Code Compensation and Ethics Committee is responded for profiles and compensation of the member Furthermore, under subsection 2.1.3.6., the passisting the Board of Directors in overseeing Corporate Governance standards.	decisions and advisory related to appointment about of Directors and the Senior Management, as well overnance rules by reviewing periodically their compliars where this function is not explicitly assigned to another the subsections 2.1.2 and 2.1.3.3., the Appointments, sible for supporting the Board of Directors in the evaluation error of the Board of Directors and Senior Management. The primary function of the Corporate Governance consists in the compliance with and implementation of the general
Directors is compensate supervising ecommends	in performing its functions about ion matters for the members of the E the compliance with the Corporate G ations, and principles (in those cases of the company). 18.19 Implements the Measure YES. Describe briefly: According to Corporate Governance Code Compensation and Ethics Committee is responded for profiles and compensation of the member Furthermore, under subsection 2.1.3.6., the passisting the Board of Directors in overseeing Corporate Governance standards. NO. Explain:	decisions and advisory related to appointment about of Directors and the Senior Management, as well overnance rules by reviewing periodically their compliars where this function is not explicitly assigned to another the subsections 2.1.2 and 2.1.3.3., the Appointments, sible for supporting the Board of Directors in the evaluation error of the Board of Directors and Senior Management. The primary function of the Corporate Governance consists in the compliance with and implementation of the general

18	8.20 Implements the Measure	YES	Х	NO		N/A
Y	ES. Describe briefly:					
	nder the Corporate Governance Code, to committee are elected according to their pr					ion and Ethics
	O. Explain:	onie, professi	orial experie	ince, and	Kilowieuge.	
N.	/A. Specify the rulings that prevent ado	pting the red	commendat	ion:		
	nplementation Date mendment Dates	17 Apri 10 Dec	l 2002 ember 2015			
er n c	•	10 Dec	ember 2015 olders Me Meeting a	eeting, about s _l	pecific aspe	ects of the co
er n c	the request of the Chair of the committee informs the General Sh	10 Dec	ember 2015 olders Me Meeting a	eeting, about s _l	pecific aspe	ects of the co
er ollo	the request of the Chair of the committee informs the General Show up of the compensation policies	10 Dec ne Shareh areholders s of the Boa	olders Me Meeting a ard of Dire	eeting, about sp ectors a	pecific aspe	ects of the co
er ollo	the request of the Chair of the committee informs the General Show up of the compensation policies 8.21 Implements the Measure	ne Shareholders s of the Boareholders the Boareholders the Boareholders the Boareholders the Boareholders the Preside Juire explanat	olders Me Meeting a ard of Dire x of the Cha nt of the Co ions request	eeting, about spectors a NO	e Committees whenever an areholders, gi	N/A N/A s to attend the y of the topics ven the special

Implementation Date	10 December 2015
Amendment Dates	
18.22. The internal rules of operation of the App ndicated in recommendation 18.22. to the committe	ointment and compensation committee assigns the functions
ndicated in recommendation 16.22. to the committee	e.
18.22 Implements the Measure	YES NO X N/A
YES. Describe briefly:	
NO. Explain:	
	oppointment, Compensation and Ethics are defined in the mpany, which are related to those indicated in the
N/A. Specify the rulings that prevent adopti	ing the recommendation:
Implementation Date	
Amendment Dates	
18.23. The main purpose of the Risks Committee oversight obligations with respect to risk manag	is to assist the Board of Directors in the fulfillment of its ement.
YES. Describe briefly:	
NO. Explain:	
Directors in the terms explained in the answer assists the Board in the compliance of their re	ment of the company are directly assumed by the Board of er 18.6. The Board of Directors has a whole structure that esponsibilities in relation to risk managements. The support company who are not part of the Board of Directors.
, , , , , , , , , , , , , , , , , , , ,	

ementation Date		
ndment Dates		
	•	may inform
Implements the Measure	YES X NO N/A	
Describe briefly:		
cholders Meetings upon invitation from the ded in the agenda could require explanation gent nature of the meeting, or whenever an	e President of the Company whenever any of the topics ns potentially requested by shareholders, given the special	
d of Directors and the Senior Managemen ange, with a reduced number of shareho	nt, Titularizadora being a company not listed on the stock	
Explain:		
	10 December 2015	
ndment Dates		
prejudice to the functions assigned of the Risk Committee assig 18.25.	d to this committee by the applicable laws and reg gn to this committee the functions est	ulations, the
Implements the Measure	YES NO X N/A	
Describe briefly:		
Explain:		
Poord of Directors is the organ that assum	nes the functions on control and risk management in the	
	petition of the Chair of the Shareho eholders Meeting about specific at Implements the Measure Describe briefly: Corporate Governance Code establishmeholders Meetings upon invitation from the ded in the agenda could require explanation gent nature of the meeting, or whenever an Meeting. It is worth of noting that Titularizadora's dof Directors and the Senior Managemer ange, with a reduced number of shareholders Agreement. Explain: Specify the rulings that prevent adopting the prejudice to the functions assigned to the Risk Committee assignment assignments. It is making a district the prejudice to the functions assigned to the Risk Committee assignments. In the Risk Committee assignments the Measure Describe briefly:	petition of the Chair of the Shareholders Meeting, the Chair of the Risk committee eholders Meeting about specific aspects of the committee's job. I Implements the Measure YES X NO N/A Describe briefly: Corporate Governance Code establishes the Board of Directors Chair duty to attend the eholders Meetings upon invitation from the President of the Company whenever any of the topics ded in the agenda could require explanations potentially requested by shareholders, given the special gent nature of the meeting, or whenever any shareholders requested their attendance prior to holding fleeting. Iy, it is worth of noting that Titularizadora's shareholders have a more dynamic relationship with the d of Directors and the Senior Management, Titularizadora being a company not listed on the stock ange, with a reduced number of shareholders (eight shareholders), and they being party to an tive Shareholders Agreement. Explain: Specify the rulings that prevent adopting the recommendation: ementation Date 10 December 2015 December 2015 The Risk Committee assign to this committee by the applicable laws and reg of the Risk Committee assign to this committee the functions estable. Describe briefly:

	N/A. Specify the rulings that prevent	adopting the re	commendat	ion:		
	Implementation Date					
	Amendment Dates					
ulfillment	e main purpose of the Corporate G t of its proposing and overseein y the company.					
	18.26 Implements the Measure	YES	Х	NO		N/A
	YES. Describe briefly:					
	Titularizadora's Corporate Governance the Corporate Governance Committee,					
	NO. Explain:					
	N/A. Specify the rulings that prevent	adopting the re	commendat	ion:		
	Implementation Date	10 Dec	cember 2015			
	Amendment Dates					
	e internal rules of operation of the C n recommendation 18.27. 18.27 Implements the Measure	corporate Gove	ernance C	ommitte NO	e assign th	ne committee the function
	YES. Describe briefly:					
	NO. Explain:					
	The main functions of the Corporate G in its internal regulations, in which a procedures for the election of the mem way in which the Board of Directors per corporate governance of the compan	are included: (i) some of the Boar formed its duties	Supervise the d of Directors during the p	e fulfillme s of the T eriod, (iii)	ent of the rec itularizadora, Review that	juirements and (ii) Review the the practices of

	the bylaws or to the Corporate Governance of material claims of shareholders or investors what standards of good corporate governance and gin and (vii) The others that the Board of Directors fill the board of Directors fill th	no consider we the corre	that the co	mpany d	oes not apply	the general	
	N/A. Specify the rulings that prevent adopting	g the recon	nmendatio	n:			
	Implementation Date						
	Amendment Dates						
19.1 The Ch	. 19: Operation of the Board of Directors nair of the Board of Directors with the ne Board of Directors' roadmap for n of a reasonable number and estimated	support of	od unde	r evalu	ation, a to	ol that will	
	19.1 Implements the Measure	YES	Х	NO		N/A	
	YES. Describe briefly:						
	The Board of Directors' Chair concurrently with of the Board meetings schedule and agendas fo		ny's Presid	lent led th	ne planning a	nd preparing	
	NO. Explain:						
	N/A. Specify the rulings that prevent adopting	g the recon	nmendatio	n:			
	Implementation Date	01 Januar	y 2015				
	Amendment Dates						
	or the entities subject to surveillance, what month, the Board of Directors of the or year.						
	19.2 Implements the Measure	YES	Х	NO		N/A	

YES. Describe briefly:						
Titularizadora's Board of Directors holds monthl whereby the Board holds meetings at least onc whenever the President of the company, the sta	e a month	on the date	s determ	nined by the I	Board itself, or	
NO. Explain:						
N/A. Specify the rulings that prevent adopting	g the reco	ommendatio	n:			
Implementation Date	July 13, 2	2001				
Amendment Dates						
rpose of one (1) or two (2) meetings of the company's strat		I of Direct	ors in tl	ne year is	clearly orien	ted towards
19.3 Implements the Measure	YES	Χ	NO		N/A	
YES. Describe briefly:						
The Board of Directors holds one or two meetin follow-up.	ngs a year	aimed at the	e Compa	ny's strategy	definition and	
NO. Explain:						
N/A. Specify the rulings that prevent adopting	g the reco	ommendatio	n:			
Implementation Date	13 July 2	001				
Amendment Dates						
pard of Directors approves a specific ings as many times as deemed necessar		e of ordi	nary m	eetings w	ithout prejudio	ce to holding
19.4 Implements the Measure	YES	Х	NO		N/A	
YES. Describe briefly:						
At the last Board of Directors meeting of each year is considered and approved.	ear, a sche	edule of ordi	nary me	etings for the	following year	
NO. Explain:						

	N/A. Specify the rulings that prevent adopting	g the recommendati	on:		
	Implementation Date	11 December 2014			
	Amendment Dates				
days before	tice of the meeting is sent to the meeting accompanied by the demeeting, for the Directors to be able to	ocuments or inf	formation asso	ciated with each	item in the
	19.5 Implements the Measure	YES	NO X	N/A	
	YES. Describe briefly:				
	NO. Explain:				
	The notice of the meeting of the Board of Direct 15 days in advance) and any information availand advance.				
	In any case, there are financial data, indicat complexity that in some cases prevents the seno				
	N/A. Specify the rulings that prevent adopting				
	Implementation Date				
	Amendment Dates				
responsibilit	Board of Directors Chair assumes by for the Directors receiving the information fore, quality rather than quantity will be ashboard—.	mation sufficien	tly in advance	and for the infor	mation being
	19.6 Implements the Measure	YES	NO X	N/A	
	YES. Describe briefly:				
	NO. Explain:				
	The president of the Company, with the Secretar receive the information on time and that the information		the responsibility	that members	

	N/A. Specify the rulings that prevent adopting	the recon	nmendatio	on:			
	Implementation Date						
	Amendment Dates						
Board o	nal responsibility for preparing the Age of Directors Chair—not to the President hat allow for the logical order in the prese	t of the	company	—and	it is structu		
	19.7 Implements the Measure	YES		NO	Х	N/A	
	YES. Describe briefly:						
	NO. Explain:						
	The final responsibility for preparing the agend agenda is structured according to parameters the place.						
	N/A. Specify the rulings that prevent adopting	ng the rec	ommenda	tion:			
	Implementation Date						
	Amendment Dates						
	ompany makes public the Directors' at ees in the Corporate Governance Annual						irectors a
	19.8 Implements the Measure	YES	Χ	NO		N/A	
	YES. Describe briefly:						
	The annual report of corporate governance reference Board of Directors and their committees. This owww.titularizadora.com						

	NO. Explain:						
	N/A. Specify the rulings that prevent adopting	g the recom	nmendatio	on:			
	Implementation Date	29 March 2	2016				
	Amendment Dates						
committees, easonability changes to i	year the Board of Directors evaluate and of each member individually of their internal rules and the members ts organization and operation. In the c uires that the evaluation be conducted o	consider s' dedicati ase of co n the subs	ed—inc on and nglomer	luding perform ates, th boards	peer eva ance, thus e Board o of directors	luation—as proposing a f Directors os as well.	well as the s applicable
	19.9 Implements the Measure	YES		NO	Х	N/A	
	YES. Describe briefly:						
	NO. Explain:						
	The Board of Directors conducted an evaluation aim to evaluate the efficacy of its job and that of concluded, it has not been considered to include	its committe	es. Althou	igh the ev			
	N/A. Specify the rulings that prevent adopting	ng the recor	mmendati	on:			
		<u> </u>					
	Implementation Date Amendment Dates						
	Board of Directors alternates the evaluation by independent advisors. 19.10 Implements the Measure	uation te	chnique	s betw	een intern	al self-asse	ssment and
	YES. Describe briefly:						
	The Corporate Governance Code item 2.1.4 allo 19.10 for the evaluation of the Board of Directovary depending on the methodology chosen by the No. Explain:	ors' member	s and as	a decisio	dicated in rec n-making boo	commendation dy, which may	

N/A. Specify the rulings that prevent	t adopting the recommendation:
Implementation Date Amendment Dates	10 December 2015
asure No. 20: Rights and duties of a Boo	ard of Directors' member
 The Board of Directors' Rules of ope pect to rights and duties of the members 	eration supplement what is provided in the legal framework with s of the Board of Directors.
20.1 Implements the Measure	YES X NO N/A
	tion incorporated in Corporate Governance Code Chapter 2 include of Directors' members as well as other parameters of operation and
NO. Explain:	
N/A. Specify the rulings that prevent	t adopting the recommendation:
Implementation Date	17 April 2002
Amendment Dates	10 December 2015
	ration develop the company's understanding about the duties of the
YES. Describe briefly:	
-	ration include the duties of its members, which match substantially
NO. Explain:	
N/A. Specify the rulings that prevent	t adopting the recommendation.

	Implementation Date	17 April 2002
	Amendment Dates	10 December 2015
	pard of Directors' Rules of operation d s established in recommendation 20.3.	evelop the contents of the duties of the Board of Directors'
	20.3 Implements the Measure	YES X NO N/A
	YES. Describe briefly:	
	The Board of Directors' Rules of operation incluindicated in recommendation 20.3.	ude the members' duties, which substantially match those
	NO. Explain:	
	N/A. Specify the rulings that prevent adopting	g the recommendation:
	Implementation Date	17 April 2002
	Amendment Dates	10 December 2015
21.1. The co	ess, management, and resolution of s	a procedure defined and formalized in the internal rules for situations of conflict of interest, either directly or indirectly pers of the Board of Directors and other Management.
	21.1 Implements the Measure	YES X NO N/A
	YES. Describe briefly:	
		ncludes the policy and the procedure to be followed if a of the Board of Directors and/or other managers.
	NO. Explain:	
	N/A. Specify the rulings that prevent adopting	g the recommendation:
	Implementation Date	17 April 2002
	Amendment Dates	10 December 2015

indicates the affected me affects the c	pradic and permanent conflicts of interest. In the case of a permanent conflowed, which must be rules and steps to be followed, which must be rules and steps to be followed, which must be rules and steps to be rules and steps to be followed, which must be rules and steps to be followed, which must be rules and steps to be followed, which must be rules and steps to be followed, which must be rules and steps to be followed, which must be rules and steps to rules and	ust be re lict of in e under	nterest, the stood as	e proc	edure cons	siders that	if this situation
	21.2 Implements the Measure	YES	Х	NO		N/A	
	YES. Describe briefly:						\neg
	The policy on conflict of interest included in the identifying and managing sporadic and permane				e establishes	the criteria f	or
	NO. Explain:						
	N/A. Specify the rulings that prevent adopting	g the reco	ommendati	on:			
	Implementation Date	10 Dece	mber 2015				\neg
21.2 Mamb	Amendment Dates	on room	atativa a	mombo	ro of the G	Sonior Ma	aggement and
other mana relationship issuer belon- conflict of int	ers of the Board of Directors, Legal Regement of the company periodically infos with each other or with other entities gs, or with the issuer, providers, custome erest could arise or which could affect the of the Managers.	orm the or structure rs or an	e Board of ctures that y other G	of Direct at belon roup of	tors of any g to the C Interest, fro	y existing onglomera om which a	direct or indirect te to which the any situations o
other mana relationship issuer belon- conflict of int	ers of the Board of Directors, Legal Regement of the company periodically informations with each other or with other entities gs, or with the issuer, providers, custome erest could arise or which could affect the	orm the or structure rs or an	e Board of ctures that y other G	of Direct at belon roup of	tors of any g to the C Interest, fro	y existing onglomera om which a	direct or indirect te to which the any situations o
other mana relationship issuer belon- conflict of int	ers of the Board of Directors, Legal Regement of the company periodically informations with each other or with other entities gs, or with the issuer, providers, custome erest could arise or which could affect the of the Managers.	orm the or struc rs or an e directi	e Board of ctures that y other G ion of the	of Direct at belon roup of ir opinic	tors of any g to the C Interest, fro	y existing of onglomeral om which a thereby bu	direct or indirect te to which the any situations o
other mana relationship issuer belon- conflict of int	ers of the Board of Directors, Legal Regement of the company periodically informations with each other or with other entities gs, or with the issuer, providers, custome erest could arise or which could affect the of the Managers. 21.3 Implements the Measure	orm the or structure or structure or an edirective or the oritoria with Relative or structure or	e Board of tures that y other Grinn of the	of Direct belon roup of ir opinic NO	tors of any g to the C Interest, from or vote,	y existing of onglomeration which at thereby but thereby but the ard of Directonner, based of the property of	direct or indirect to which the any situations of ilding a "related or son or s
other mana relationship issuer belon- conflict of int	ers of the Board of Directors, Legal Regement of the company periodically informations with each other or with other entities gs, or with the issuer, providers, custome erest could arise or which could affect the of the Managers. 21.3 Implements the Measure YES. Describe briefly: The Corporate Governance Code establishes the and Senior Management whenever operations with the shareholding composition and the Board.	orm the or structure or structure or an edirective or an edirective or an edirective or an edirective or an edirective or an edirective or an edirective or an edirective or an edirective or an editor	e Board of tures that y other Grinn of the X applicable applicabl	of Direct belon roup of ir opinic NO	g to the C Interest, from or vote,	y existing of onglomera om which a thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby the thereby but the the thereby but the thereby but the thereby but the thereby but	direct or indirect to which the any situations of ilding a "related or indirect to which the any situations of ilding a "related or indirect to which it is a situation of the indirect to which it is a situation of the indirect to which it is a situation of the indirect to which it is a situation of the indirect to which it is a situation of the indirect to which it is a situation of the indirect to which the indirect to which it is a situation of the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which it is a situation of the indirect to which it is a situation
other mana relationship issuer belon- conflict of int	ers of the Board of Directors, Legal Regement of the company periodically informations with each other or with other entities gs, or with the issuer, providers, custome erest could arise or which could affect the of the Managers. 21.3 Implements the Measure YES. Describe briefly: The Corporate Governance Code establishes the and Senior Management whenever operations of the shareholding composition and the Board Company has built a map of Related Parties. Titularizadora Colombiana does not belong to a	orm the or structure or structure or an edirective or an edirective or an edirective or an edirective or an edirective or an edirective or an edirective or an edirective or an edirective or an editor	e Board of tures that y other Grinn of the X applicable applicabl	of Direct belon roup of ir opinic NO	g to the C Interest, from or vote,	y existing of onglomera om which a thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby but thereby the thereby but the the thereby but the thereby but the thereby but the thereby but	direct or indirect to which the any situations of ilding a "related or indirect to which the any situations of ilding a "related or indirect to which it is a situation of the indirect to which it is a situation of the indirect to which it is a situation of the indirect to which it is a situation of the indirect to which it is a situation of the indirect to which it is a situation of the indirect to which the indirect to which it is a situation of the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which the indirect to which it is a situation of the indirect to which it is a situation

Amendment Dates		Implementation Date	17 April 2002
or abstain from a meeting and/or from voting, in which the members of the Board of Directors and other Management could find themselves, are recorded on the public information that the company publishes on its website on an annual basis. 21.4 Implements the Measure YES X NO N/A YES. Describe brieffy: This information is included in the Corporate Governance Report of 2016, which is available in the web site of the company. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation: Implementation Date 29 March 2016 Amendment Dates 21.5. For such purpose, the Related Party (Parte Vinculada) definition applicable to the company is consistent with the International Accounting Standard No. 24 (IAS 24). 21.5 Implements the Measure YES X NO N/A YES. Describe brieffy: Titularizadora applies under Decree 2784-2012 and Decree 3024-2013, other regulations issued by the Superintendencia Financiara de Colombia, and the international financial information standards, which include the standard IAS 24 mentioned in this measure. Titularizadora Colombiana does not belong to a conglomerate and is not subject to control by any of its shareholders. NO. Explain:		Amendment Dates	
or abstain from a meeting and/or from voting, in which the members of the Board of Directors and other Management could find themselves, are recorded on the public information that the company publishes on its website on an annual basis. 21.4 Implements the Measure YES X NO N/A YES. Describe briefly: This information is included in the Corporate Governance Report of 2016, which is available in the web site of the company. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation: Implementation Date Amendment Dates 29 March 2016 Amendment Dates 21.5. For such purpose, the Related Party (Parte Vinculada) definition applicable to the company is consistent with the International Accounting Standard No. 24 (IAS 24). 21.5 Implements the Measure YES X NO N/A YES. Describe briefly: Titularizadora applies under Decree 2784-2012 and Decree 3024-2013, other regulations issued by the Superintendencia Financiera de Colombia, and the international financial information standards, which include the standard IAS 24 mentioned in this measure. Titularizadora Colombiana does not belong to a conglomerate and is not subject to control by any of its shareholders. NO. Explain:			
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This information is included in the Corporate Governance Report of 2016, which is available in the web site of the company. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation: Implementation Date		21.4 Implements the Measure	YES X NO N/A
This information is included in the Corporate Governance Report of 2016, which is available in the web site of the company. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation: Implementation Date		YES. Describe briefly:	
N/A. Specify the rulings that prevent adopting the recommendation: Implementation Date		This information is included in the Corporate (Governance Report of 2016, which is available in the web
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Amendment Dates 21.5. For such purpose, the Related Party (<i>Parte Vinculada</i>) definition applicable to the company is consistent with the International Accounting Standard No. 24 (IAS 24). 21.5 Implements the Measure YES X NO N/A YES. Describe briefly: Titularizadora applies under Decree 2784-2012 and Decree 3024-2013, other regulations issued by the Superintendencia Financiera de Colombia, and the international financial information standards, which include the standard IAS 24 mentioned in this measure. Titularizadora Colombiana does not belong to a conglomerate and is not subject to control by any of its shareholders. NO. Explain:		N/A. Specify the rulings that prevent adopting	ng the recommendation:
21.5. For such purpose, the Related Party (Parte Vinculada) definition applicable to the company is consistent with the International Accounting Standard No. 24 (IAS 24). 21.5 Implements the Measure YES X NO N/A YES. Describe briefly: Titularizadora applies under Decree 2784-2012 and Decree 3024-2013, other regulations issued by the Superintendencia Financiera de Colombia, and the international financial information standards, which include the standard IAS 24 mentioned in this measure. Titularizadora Colombiana does not belong to a conglomerate and is not subject to control by any of its shareholders. NO. Explain:		Implementation Date	29 March 2016
21.5 Implements the Measure YES X NO N/A YES. Describe briefly: Titularizadora applies under Decree 2784-2012 and Decree 3024-2013, other regulations issued by the Superintendencia Financiera de Colombia, and the international financial information standards, which include the standard IAS 24 mentioned in this measure. Titularizadora Colombiana does not belong to a conglomerate and is not subject to control by any of its shareholders. NO. Explain:		Amendment Dates	
Titularizadora applies under Decree 2784-2012 and Decree 3024-2013, other regulations issued by the Superintendencia Financiera de Colombia, and the international financial information standards, which include the standard IAS 24 mentioned in this measure. Titularizadora Colombiana does not belong to a conglomerate and is not subject to control by any of its shareholders. NO. Explain:		ernational Accounting Standard No. 2	4 (IAS 24).
Superintendencia Financiera de Colombia, and the international financial information standards, which include the standard IAS 24 mentioned in this measure. Titularizadora Colombiana does not belong to a conglomerate and is not subject to control by any of its shareholders. NO. Explain:		YES. Describe briefly:	
NO. Explain:		Titularizadora applios undor Docroo 2784 201	2 and Decree 3024-2013, other regulations issued by the
		Superintendencia Financiera de Colombia, an	
N/A. Specify the rulings that prevent adopting the recommendation:		Superintendencia Financiera de Colombia, an include the standard IAS 24 mentioned in this n Titularizadora Colombiana does not belong to	neasure.
N/A. Specify the rulings that prevent adopting the recommendation:		Superintendencia Financiera de Colombia, an include the standard IAS 24 mentioned in this n Titularizadora Colombiana does not belong to shareholders.	neasure.
		Superintendencia Financiera de Colombia, an include the standard IAS 24 mentioned in this n Titularizadora Colombiana does not belong to shareholders. NO. Explain:	neasure. a conglomerate and is not subject to control by any of its
		Superintendencia Financiera de Colombia, an include the standard IAS 24 mentioned in this n Titularizadora Colombiana does not belong to shareholders. NO. Explain:	neasure. a conglomerate and is not subject to control by any of its

	Implementation Date	01 January 2015
	Amendment Dates	
Measure No	o. 22: Transactions with related parties	
disclosure		the specific procedure for the valuation, approval, and s, including outstanding balances and relationships with each cific regulation
	22.1 Implements the Measure	YES X NO N/A
	YES. Describe briefly:	
	The Company has a policy for operations with r Corporate Governance Code.	related entities or individuals, which is incorporated into the
	NO. Explain:	
	N/A. Specify the rulings that prevent adopting	g the recommendation:
	Implementation Date	17 April 2002
	Amendment Dates	
22.2. The	company's policy on operations with	n related parties addresses the aspects dealt with by

	Implementation Date	17 April 2002	
	Amendment Dates		
22.2. The crecommenda	company's policy on operations with tion 22.2. 22.2 Implements the Measure	related parties addresses the as	spects d
	YES. Describe briefly: The Corporate Governance Code of the contemplated in this recommendation.	Company addresses the parameters and	guidelines
	NO. Explain:		
	N/A. Specify the rulings that prevent adopting	g the recommendation:	
		T	
	Implementation Date	15 December 2016	
	Amendment Dates		

operations o	onducted in the ordinary course of busin f which are perfectly standardized, appli	from the Board of Directors is required for recurrent related ness under adhesion contracts or overall master contracts, the lied massively, and performed at market prices set in general e in question, which has an individual price not relevant to the
	22.3 Implements the Measure	YES X NO N/A
	YES. Describe briefly:	
	The operations mentioned in this recommend accordance with the Company's documents.	dation do not require the Board of Directors' consent in
	NO. Explain:	
	N/A. Specify the rulings that prevent adopting	g the recommendation:
	Implementation Date	17 April 2002
	Amendment Dates	
Shareholder effectively k member of the other emolur obligations to respects, for	rs Meeting and revised each year, while fulfilled. These components can be the Board of Directors, fees for attending ments of any type earned over the fisc taken on by the company in the matter both former and current members, as we	d of Directors' compensation approved by the General ich identifies all the compensating components that can expressed fixed or variable. They may include fixed fees for being a go the Board of Directors and/or its Committees' meetings and cal period for whichever reason, in cash or kind, as well as of pensions or life insurance premium payment or for other rell as the insurance premiums for Directors & Officers Liability nefit of the members of the Board of Directors.
	23.1 Implements the Measure	YES X NO N/A
	YES. Describe briefly:	
	From time to time The Shareholders Meeting se of Directors.	ets and reviews the criteria for compensation of the Board
	NO. Explain:	
	N/A. Specify the rulings that prevent adopting	g the recommendation:
	Implementation Date	17 April 2002
	Amendment Dates	

company's g amount that benefits of the	company adopts compensation system ood performance to the medium and lon a may be distributed to the Board of Dingle company or other management indications and eventual qualifications included the period.	g term, t rectors a ators as	he compond, if the of the clo	ensatio variabl sing of	n policy in e compone the period	corporates I nt is associa under evalua	imits to the ted with the tion, it must
	23.2 Implements the Measure	YES		NO	Х	N/A	
	YES. Describe briefly:						
	NO. Explain: The members of Titularizadora's Board of Divariable component associated with the good corresponding to a fixed component paid as sitt	d performa	ince of the	Compar	ny, only the o	compensation	
	N/A. Specify the rulings that prevent adopting	g the reco	ommendatio	on:			
	Implementation Date						
	Amendment Dates						
compensati	y and Independent members of the on systems that incorporate equity ation of the value of stock quotation. 23.3 Implements the Measure						
	YES. Describe briefly:						
	Neither independent Directors nor equity Direct to be compensated with stock or by a variable Company's stock is not listed on the stock exch	retribution					
	NO. Explain:						
	N/A. Specify the rulings that prevent adopting	g the reco	mmendatio	on:			
	Implementation Date	17 April 2	2002				
	Amendment Dates	17 /\piii 2					

TES. Describe briefly: The limit of cost of the Board of Directors corresponds to the fees received by the Directors for the ttendance to the Board or Committees' meetings. No additional component is included; therefore, the shareholders Meeting approves a limit for Board of Directors' costs determined according to the number of meetings held per year and the attendance of Directors to those meetings. IO. Explain: IVA. Specify the rulings that prevent adopting the recommendation: III. Specify the rulings that prevent adopting the recommendation: In plementation Date 31 December 2002 In effective cost of the Board of Directors over the period under evaluation, in a components paid to the Directors and expense reimbursement, is keen and published on the company's website, broken down and detailed to the level at ors. 3.5 Implements the Measure YES X NO N/A TES. Describe briefly: The cost of the Board of Directors is included in the notes to the Company's financial statements a ublished on the Company website.	Meeting approves a limit for cosapproved.			
The limit of cost of the Board of Directors corresponds to the fees received by the Directors for the ttendance to the Board or Committees' meetings. No additional component is included; therefore, the shareholders Meeting approves a limit for Board of Directors' costs determined according to the number of meetings held per year and the attendance of Directors to those meetings. IVA. Specify the rulings that prevent adopting the recommendation: It effective cost of the Board of Directors over the period under evaluation, in a components paid to the Directors and expense reimbursement, is keepen and published on the company's website, broken down and detailed to the level at ors. It effective to the Board of Directors over the period under evaluation, in a components paid to the Directors and expense reimbursement, is keepen and published on the company's website, broken down and detailed to the level at ors. It effective to the Board of Directors is included in the notes to the Company's financial statements a ublished on the Company website. It es to fine Board of Directors is included in the notes to the Company's financial statements a ublished on the Company website. It es to fine Board of Directors is included in the notes to the Company's financial statements a ublished on the Company website. IVA. Specify the rulings that prevent adopting the recommendation:	23.4 Implements the Measure	YES X N		N/A
ttendance to the Board or Committees' meetings. No additional component is included; therefore, the chareholders Meeting approves a limit for Board of Directors' costs determined according to the number of meetings held per year and the attendance of Directors to those meetings. IVA. Specify the rulings that prevent adopting the recommendation: In the cost of the Board of Directors over the period under evaluation, in the components paid to the Directors and expense reimbursement, is keep and published on the company's website, broken down and detailed to the level at ors. In the cost of the Board of Directors over the period under evaluation, in the components paid to the Directors and expense reimbursement, is keep and published on the company's website, broken down and detailed to the level at ors. In the cost of the Board of Directors is included in the notes to the Company's financial statements at ublished on the Company website. In the cost of the Board of Directors is included in the notes to the Company's financial statements at ublished on the Company website. In the cost of the Board of Directors is included in the notes to the Company's financial statements at ublished on the Company website. In the cost of the Board of Directors is included in the notes to the Company's financial statements at ublished on the Company website. In the cost of the Board of Directors is included in the notes to the Company's financial statements at ublished on the Company website. In the cost of the Board of Directors is included in the notes to the Company's financial statements at ublished on the Company website. In the cost of the Board of Directors at a contract the cost of the Board of Directors at a contract the cost of the Board of Directors and expenses at a contract the cost of the Board of Directors and expenses at a contract the cost of the Board of Directors and expenses at a contract the cost of the Board of Directors and expenses at a contract the cost of the Board of Directors	YES. Describe briefly:			
MA. Specify the rulings that prevent adopting the recommendation: Implementation Date	attendance to the Board or Committees' mee Shareholders Meeting approves a limit for Boa	tings. No additional comported of Directors' costs dete	onent is included; rmined according	therefore, the
I effective cost of the Board of Directors over the period under evaluation, incomponents paid to the Directors and expense reimbursement, is k and published on the company's website, broken down and detailed to the level a ors. 3.5 Implements the Measure YES X NO N/A TES. Describe briefly: The cost of the Board of Directors is included in the notes to the Company's financial statements a sublished on the Company website. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation:	NO. Explain:			
I effective cost of the Board of Directors over the period under evaluation, incomponents paid to the Directors and expense reimbursement, is keep and published on the company's website, broken down and detailed to the level at ors. 3.5 Implements the Measure YES X NO N/A YES NO N/A YES YES YES YES YES NO N/A YES YES YES YES YES YES YES YE	N/A. Specify the rulings that prevent adopting	ng the recommendation:		
I effective cost of the Board of Directors over the period under evaluation, incomponents paid to the Directors and expense reimbursement, is kerned and published on the company's website, broken down and detailed to the level at ors. 3.5 Implements the Measure YES X NO N/A YES. Describe briefly: The cost of the Board of Directors is included in the notes to the Company's financial statements at ublished on the Company website. I/O. Explain: N/A. Specify the rulings that prevent adopting the recommendation:	Implementation Date	31 December 2002		
I effective cost of the Board of Directors over the period under evaluation, incomponents paid to the Directors and expense reimbursement, is kerned and published on the company's website, broken down and detailed to the level at ors. 3.5 Implements the Measure YES X NO N/A YES. Describe briefly: The cost of the Board of Directors is included in the notes to the Company's financial statements at ublished on the Company website. I/O. Explain: N/A. Specify the rulings that prevent adopting the recommendation:				
Tes. Describe briefly: The cost of the Board of Directors is included in the notes to the Company's financial statements a ublished on the Company website. IO. Explain: II/A. Specify the rulings that prevent adopting the recommendation: Implementation Date 31 December 2002	al effective cost of the Board of Dir			
The cost of the Board of Directors is included in the notes to the Company's financial statements a sublished on the Company website. I/A. Specify the rulings that prevent adopting the recommendation: III As a subject of the Board of Directors is included in the notes to the Company's financial statements a subject of the Company website. III As a subject of the Board of Directors is included in the notes to the Company's financial statements a subject of the Company website. III As a subject of the Board of Directors is included in the notes to the Company's financial statements a subject of the Company website. III As a subject of the Board of Directors is included in the notes to the Company's financial statements a subject of the Company website. III As a subject of the Company website. III As a subject of the Foundation of the Company website. III As a subject of the Foundation of the Company website. III As a subject of the Foundation of the Company website. III As a subject of the Foundation of the Company website. III As a subject of the Foundation of the Company website. III As a subject of the Foundation of the Company website. III As a subject of the Foundation of the Company website. III As a subject of the Foundation of the Company website.	al effective cost of the Board of Dir n components paid to the Dire and published on the company's wel	ctors and expense	reimbursem	ent, is kr
ublished on the Company website. I/A. Specify the rulings that prevent adopting the recommendation: Implementation Date 31 December 2002	al effective cost of the Board of Dir n components paid to the Dire and published on the company's wel ctors.	ctors and expense osite, broken down an	reimbursem nd detailed to t	ent, is kr he level ap
I/A. Specify the rulings that prevent adopting the recommendation: mplementation Date 31 December 2002	al effective cost of the Board of Direncomponents paid to the Dirence and published on the company's wellows.	ctors and expense osite, broken down an	reimbursem nd detailed to t	ent, is kr he level ap
mplementation Date 31 December 2002	al effective cost of the Board of Dire n components paid to the Dire and published on the company's welctors. 23.5 Implements the Measure	ctors and expense posite, broken down and yes X No.	reimbursem nd detailed to t	ent, is kr he level ap N/A
F	al effective cost of the Board of Dire n components paid to the Dire and published on the company's well ctors. 23.5 Implements the Measure YES. Describe briefly: The cost of the Board of Directors is include	ctors and expense posite, broken down and yes X No.	reimbursem nd detailed to t	ent, is kr he level ap N/A
F	al effective cost of the Board of Directors. and published on the company's well ctors. 23.5 Implements the Measure YES. Describe briefly: The cost of the Board of Directors is include published on the Company website. NO. Explain:	ctors and expense osite, broken down and YES X No.	reimbursem nd detailed to t	ent, is kr he level ap N/A
	al effective cost of the Board of Dire n components paid to the Dire and published on the company's well stors. 23.5 Implements the Measure YES. Describe briefly: The cost of the Board of Directors is include published on the Company website. NO. Explain: N/A. Specify the rulings that prevent adopting	YES X Note that the content of the c	reimbursem nd detailed to t	ent, is kr he level ap

24.1 Implements the Measure	YES	Χ	NO		N/A
YES. Describe briefly:					
The Corporate Governance Code and the difference between Board of Directors a Management as responsible for the ordina	as the body in	charge of			
NO. Explain:					
N/A. Specify the rulings that prevent ac	dopting the rec	ommenda	tion:		
Implementation Date			Novembe	r 7, 2002	
Amendment Dates				,	
eral, the policy of the Board of the Senior Management team, for nd control.				-	
the Senior Management team, fo nd control.	ocusing its ac	ctivity in	the gen	-	
the Senior Management team, for nd control. 24.2 Implements the Measure				-	
the Senior Management team, fo nd control.	ocusing its ac	ctivity in	the gen	-	
the Senior Management team, for nd control. 24.2 Implements the Measure	YES The responsibility is necessary to	x x of the C execute t	NO mpany's he busines	eral function Senior Manages strategy as	N/A gement that
the Senior Management team, for nd control. 24.2 Implements the Measure YES. Describe briefly: The ordinary course of business is in the responsible for carrying out the activities Board of Directors guides the corporate	YES The responsibility is necessary to	x x of the C execute t	NO mpany's he busines	eral function Senior Manages strategy as	N/A gement that
the Senior Management team, for and control. 24.2 Implements the Measure YES. Describe briefly: The ordinary course of business is in the responsible for carrying out the activities Board of Directors guides the corporate Management.	YES The responsibility is necessary to estrategy and	x x of the C execute to oversees	NO ompany's ne busines a proper	eral function Senior Manages strategy as	N/A gement that
he Senior Management team, for and control. 24.2 Implements the Measure (ES. Describe briefly: The ordinary course of business is in the esponsible for carrying out the activities and of Directors guides the corporate Management. NO. Explain:	YES The responsibility is necessary to estrategy and	x x x x x x x x x x x x x x x x x x x	NO mpany's he busines a proper	eral function Senior Manages strategy as	N/A gement that

24.3. As a general rule, Senior Management members are identified, evaluated, and designated directly by the company's President, given that they are his/her direct collaborators. As an alternative, **the company may decide**

pany's utive p	enior Management members be des President. Regardless of whoever positions in the company are met and ex- prectors, which will issue their opinion.	carries ou	ut the fina	al desig		
	24.3 Implements the Measure	YES	Х	NO		N/A
	YES. Describe briefly:					
	Senior Management members are designa The Appointments, Compensation and Eth in this process in order to receive their opin	ics Committee	of the Boar	rd of Dire	ctors is invite	ed to participate
	NO. Explain:					
	N/A. Specify the rulings that prevent add	opting the rec	ommendat	ion:		
	Implementation Date	17 April	2002			
	Amendment Dates company has a clear policy on dele	10 Dece	ember 2015			
me of p	Amendment Dates	10 Dece	ember 2015			
me of p	Amendment Dates company has a clear policy on delegowers that allows knowing the empowers	10 Dece	ember 2015			
me of p	Amendment Dates company has a clear policy on delegowers that allows knowing the empowagement members.	10 Deca	unctions gree veste	ed in the		t of the company and
me of p	Amendment Dates company has a clear policy on delegowers that allows knowing the empowagement members. 24.4 Implements the Measure	gation of forwerment de	unctions gree veste	NO the degr	e Presiden	N/A werment of the
me of p	Amendment Dates company has a clear policy on delegowers that allows knowing the empowagement members. 24.4 Implements the Measure YES. Describe briefly: The Company has a clear scheme of powsenior Management. Each of the Senior Management.	gation of forwerment de	unctions gree veste	NO the degr	e Presiden	N/A werment of the
me of p	Amendment Dates company has a clear policy on delegowers that allows knowing the empowagement members. 24.4 Implements the Measure YES. Describe briefly: The Company has a clear scheme of powagement Management. Each of the Senior Management. Each of the Senior Management.	gation of fiverment des	unctions gree veste X ws knowing members is	NO the degree provided	e Presiden	N/A werment of the
me of p	Amendment Dates company has a clear policy on delegowers that allows knowing the empowagement members. 24.4 Implements the Measure YES. Describe briefly: The Company has a clear scheme of powant serior Management. Each of the Senior Management. Each of the Senior Management. No. Explain:	gation of fiverment des	unctions gree veste X ws knowing members is	NO the degree provided	e Presiden	N/A werment of the

24.5. The Board of Directors, through the Appointment and compensation committee or the body that fulfills its functions, once a year leads the performance evaluation of the company President and knows the evaluations of the other Senior Management members.

	24.5 Implements the Measure	YES	Χ	NO		N/A	
	YES. Describe briefly:						
	The Appointments, Compensation and Ethics C of the Company's President and other Se recommendations.						
	NO. Explain:						
	N/A. Specify the rulings that prevent adopting	g the recon	nmendatio	n:			
	Implementation Date	17 April 20	002				
	Amendment Dates	10 Decem					
members app	ompany has a remuneration policy for proved by the Board of Directors, which i he achievement of long-term goals and r	dentifies	all the ret				
	24.6 Implements the Measure	YES	Χ	NO		N/A	
	YES. Describe briefly:						
	The Company has a remuneration policy for the Board of Directors.	e Senior Ma	anagement	determine	ed upon t	the criteria of the	
	NO. Explain:						
	N/A. Specify the rulings that prevent adopting	g the recon	nmendatio	n:			
	Implementation Date	17 April 20	002				
	Amendment Dates						
technical de	company President's remuneration inclesign and method of calculation previous the Board of Directors.						
	24.7 Implements the Measure	YES	Х	NO		N/A	
	YES. Describe briefly:						

•	npensation may not exceed the maximum approved in the d by the Board of Directors in the Corporate Governance
NO. Explain:	
N/A. Specify the rulings that prevent adopting	ng the recommendation:
Implementation Date	July 13, 2001
Amendment Dates	

III. CONTROL ARCHITECTURE

Measure	No.	25:	Control	Setting
---------	-----	-----	---------	---------

25.1 Implements the Measure	YES	Х	NO		N/A
YES. Describe briefly:					
The Board of Directors has approved the r formalized and released to the entire organ management systems applicable to the organi definition of functions and responsibilities of operating risks definition and assessment congoals of the Company.	anization. ization (na i each pa	Likewise, amely SARI arty taking	the proce M, SARO, part in th	edure manua and SARLA eir application	als of the risk FT) provide the on. Finally, the
NO. Explain:					
N/A. Specify the rulings that prevent adopting	ng the red	commenda	tion:		
Implementation Date			31 Jul	y 2010	
Amendment Dates					
25.2. In the case of Conglomerates, the Board of a Control Architecture with a consolidated form responsibilities in respect of the policies and guideling	nal sco nes on t	pe that e	encompar at the o	asses all to conglomera	he Subsidiaries by se ate level and defining
•	YES		NO		N/A X
aking of control actions. 25.2 Implements the Measure					
aking of control actions.					
aking of control actions. 25.2 Implements the Measure					
YES. Describe briefly:	YES		NO		

Implementation Date	
Amendment Dates	
o. 26: Risk Management isk management objectives of the comp	any are those provided for in recommendation 26.1.
26.1 Implements the Measure	YES X NO N/A
YES. Describe briefly:	
Titularizadora's risk management contemplative recommendation.	tes different objectives including those stated in this
NO. Explain:	
N/A. Specify the rulings that prevent adoptin	g the recommendation:
Implementation Date	30 April 2010
Amendment Dates	
ks to which the company is exposed. 26.2 Implements the Measure	as a tool of identification and followup of financial YES X NO N/A
YES. Describe briefly: The strategic, operational, and asset laundering part of SARM.	g risk maps are defined. Financial risks are identified as a
NO. Explain:	
N/A. Specify the rulings that prevent adoptin	g the recommendation:
Implementation Date	30 April 2010
Amendment Dates	

26.3 Implements the Measure	YES X NO N/A
YES. Describe briefly:	
	egulations and to the internal rules and procedures, the Board of Directors including risk exposure limits.
NO. Explain:	
N/A. Specify the rulings that prevent a	dopting the recommendation:
Implementation Date	17 April 2002
Amendment Dates	April 30, 2010
	sees periodically the effective exposure of the constant and followup in case of deviations.
ned, and proposes corrective action	ns and followup in case of deviations.
ned, and proposes corrective action	
26.4 Implements the Measure YES. Describe briefly: The Board of Directors is periodically	YES X NO N/A informed of the exposure levels and consequently evalu
ned, and proposes corrective action 26.4 Implements the Measure YES. Describe briefly:	YES X NO N/A informed of the exposure levels and consequently evalu
26.4 Implements the Measure YES. Describe briefly: The Board of Directors is periodically management activity and proposes corrections.	YES X NO N/A informed of the exposure levels and consequently evaluative and followup actions as required.
26.4 Implements the Measure YES. Describe briefly: The Board of Directors is periodically management activity and proposes correction. NO. Explain:	YES X NO N/A informed of the exposure levels and consequently evaluative and followup actions as required.

26	E Implemente the Macause	YES		NO		N/A
20	5.5 Implements the Measure	TES	Х	NO		N/A
YE	ES. Describe briefly:					
me	ce presidents and executives are responsethodology in the risk management, which onitoring, and periodic reporting to the corresponder.	includes	identification	on, evalua	tion, measure	
N	O. Explain:					
N/	A. Specify the rulings that prevent adopt	ing the rec	commenda	tion:		
lm	plementation Date	17 Apı	ril 2002			
	mendment Dates					
nai	pany has a policy on risk delegate naged directly by each level of the co	ompany.			rd of Direc	
nai			•	the Boa	rd of Direc	tors, wh
26	naged directly by each level of the c	ompany.			rd of Direc	
26 YE	naged directly by each level of the c	YES oving the p	X volicies on r	NO	particularly ap	N/A
YE The lim pu	naged directly by each level of the confidence o	YES oving the ptions subnument Manage	X x policies on rinitted by t	NO risks and p the comm	particularly ap	N/A
The lim pure - Market	naged directly by each level of the confidence o	oving the ptions subment Manage Committee impliance Convestment	x x x x x x x x x x x x x x x x x x x	NO risks and place comments and of Directors	particularly ap	N/A proves the nated for
The lim pure Record Co.	naged directly by each level of the content of the	oving the ptions subment Manage Committee impliance Convestment	x x x x x x x x x x x x x x x x x x x	NO risks and place comments and of Directors	particularly ap	N/A proves the nated for
YE The lim pure - N Co	naged directly by each level of the content of the	YES oving the ptions subment Manage of investment reentage of	x policies on remitted by the germent Conficer as, the Boar of Titularization	NO risks and pathe common mmittee	particularly ap	N/A proves the nated for
26 YE Thim pu - N - C N - N	naged directly by each level of the contact the maged directly by each level of the contact the maged directly by each level of the contact the maged directly: The Board of Directors is responsible for approxits in accordance with the recommendation of the maged directly and the recommendation of the maged directly and the contact the maged directly and the counterparty credit limits for the maged directly and the counterparty credit limits for the magnetic directly and the counterparty credit limits for the magnetic directly and the counterparty credit limits for the magnetic directly and the counterparty credit limits are perfectly directly and the counterparty credit limits are perfectly directly and the counterparty credit limits are perfectly directly and the counterparty credit limits are perfectly directly and the counterparty credit limits are perfectly directly directly and the counterparty credit limits are perfectly direct	YES oving the ptions subment Manage of investment reentage of	x policies on remitted by the germent Conficer as, the Boar of Titularization	NO risks and pathe comm mmittee and of Directora's net	particularly ap ittees design ectors authori equity.	N/A proves the nated for
E hau NCA	naged directly by each level of the content of the	YES oving the ptions subment Manage of investment reentage of	x policies on remitted by the germent Conficer as, the Boar of Titularization	NO risks and pathe comm mmittee and of Directora's net	particularly ap	N/A proves the nated for

26.7 Implements the Me	easure	YES		NO		N/A X
YES. Describe briefly:						
NO. Explain:						
N/A. Specify the rulings Titularizadora does not fi group and therefore the Titularizadora (Law 222 c	orm part of a Con laws and regulat	iglomerate sir	nce it is not	in a situa		
Implementation Date						
Amendment Dates						
26.8 Implements the Me	easure	YES		NO	Х	N/A
	_					
YES. Describe briefly:						
NO. Explain: Considering the structure mortgage and non-mortg the different systems ap laundering risks has a fe performance.	jage assets, it is n oplicable to Titular	ot deemed ne izadora. The	ecessary to manageme	have a R ent of mai	isk Manager i ket, operatio	responsible for nal, and asset

Measure No. 27: Control Activities

27.1 Implements the Measure	YES	Х	NO		N/A
YES. Describe briefly:					
The definition of policies and procedures formalization of the Board of Directors' research of Directors is periodically informe activity, of the relevant internal control and	sponsibility for ed by the Man	monitoring agement a	the interi nd the co	nal control per	formance. The
NO. Explain:					
N/A. Specify the rulings that prevent ad	opting the rec	commenda	tion:		
Implementation Date	17 April	1 2002			
Amendment Dates					
ard of Directors is responsible f	or oversee				
	or oversee	ing the e			
ard of Directors is responsible form that may be delegated to the	or oversee	ing the e			
ard of Directors is responsible f	or oversee ne Audit Co	ing the e	withou		ieved form
ard of Directors is responsible form that may be delegated to the 27.2 Implements the Measure	or overseeine Audit Co	ing the eommittee,	NO NO g up the	t being rel	N/A
ard of Directors is responsible form that may be delegated to the 27.2 Implements the Measure YES. Describe briefly: The functions assigned to the Board of control system carried out taking into accompany to the system carried out taking the system carried out taking the system carried out taking the system carried out taking the system carried out taking the system carried out taking taking the system carried out taking taking taking taking taking taking taking taking taking taking taking taking taking taking taking taking taking taking taking takin	or overseeine Audit Co	ing the eommittee,	NO NO g up the	t being rel	N/A
ard of Directors is responsible form that may be delegated to the 27.2 Implements the Measure YES. Describe briefly: The functions assigned to the Board of control system carried out taking into ac Committee, Statutory Auditor, and Internal	or overseeine Audit Co	ing the eommittee,	NO g up the rts subm	t being rel	N/A
rd of Directors is responsible fm that may be delegated to the control of the functions assigned to the Board of control system carried out taking into accommittee, Statutory Auditor, and Internal IO. Explain:	or overseeine Audit Co	ing the eommittee,	NO g up the rts subm	t being rel	N/A

	ompany applies and enforces the sel- n different processes to deem control as					, , ,
	27.3 Implements the Measure	YES	Х	NO		N/A
	YES. Describe briefly:					
	Self-control activities to be performed by the management systems, ISO 9001 Quality Manag					
	- The performance evaluation provides guide through the definition of individual goals aligned					es, visualized
	- The methodological display of the ISO 900 procedures applied in leveraging the continuous management indicators that allow for the assess	s improve	ement activi	ties of the		
	- The operational risk system consolidates the reby management for adequate risk management,					
	NO. Explain:					
	N/A. Specify the rulings that prevent adopting	g the rec	ommendat	ion: 31 July	, 2010	
	Implementation Date			3 i July	7 20 10	
	Amendment Dates					
28.1. Risk company, a	culture, philosophy, and policies a along with the approved exposure limits risks and control activities in its business.	, in suc				
	28.1 Implements the Measure	YES	Х	NO		N/A
	YES. Describe briefly:					
	The company applies policies and procedures adequate information and communication of the and risk management, amongst other elements.	e corpora				
	The outreach of risk management policies and particular, through induction and training plans asset laundering risk are presented to the comp.	, relevant	t aspects o			
	The elements related to market risk and cred specific responsibilities in those respects.	it risk ar	e communi	cated to	the areas and	d officers with

	NO. Explain:						
	N/A. Specify the rulings that prevent adopting	g the reco	mmendati	on:			
	Implementation Date	17 April	2002				
	Amendment Dates	31 July	2010				
Management	ompany has a mechanism of reportin), which is accurate, understandable, ing, and risk management and control. 28.2 Implements the Measure						
	YES. Describe briefly:	163		NO		N/A	
	The communication and reporting mechanisms of information to the Senior Management with financial, and operational goals and aspects related Mechanisms. Meetings: - Board of Directors - Business Committee, review of goals, budgets, - ALCO Committee, Credit Committee, follow up - Executive committee, evaluation and follow up Reports: - Goal achievement and budget implementation - Financial information (monthly financial statemental Market risk reports – SARM NO. Explain: N/A. Specify the rulings that prevent adopting	respect to ated to risk , business of portfolio of corpora ents)	strategies o managen te and area	rmance of manager	f company a ment.	as to strategic,	
	Implementation Date	17 April 2	2002				
	Amendment Dates						
Management definition of	nformation communication and re to involve the company as a whole by h controls, and (ii) company personnel as their individual contribution with respect 28.3 Implements the Measure	nighlightir to unde	ng their re erstand t	esponsib their role	oility in face	e of risk mana	agement and

YES. Describe briefly:						
Titularizadora's officers learn their role in the responsibilities regarding the application of risk the Corporate Governance Code, the Ethics Cod	managem	ent and co	ntrol polici	es and pro	cedures through	
In turn, each process includes procedures design timeliness, truthfulness, sufficiency, and in ger requisites, including risk evaluation, identification	neral the	compliance				
NO. Explain:						1
N/A. Specify the rulings that prevent adopting	g the reco	ommendati	ion:			
Implementation Date	17 April 2	2002				
Amendment Dates						l
ng anonymously any illegal or unethical trols in the company. The Board of Direct 28.4 Implements the Measure						
YES. Describe briefly:						
Titularizadora Colombiana has defined a "Cana Company's officers to submit suggestions and about situations that in their judgment may affect	I report in	a fully sa	fe way an			
Whenever any reports are received by this me Internal Auditor, then a report is submitted to th is submitted to the Board of Directors.						
NO. Explain:						1
N/A. Specify the rulings that prevent adopting	g the reco	ommendat	ion:			l
Implementation Date	30 Decei	mber 2009				1
Amendment Dates						
. 29: Control architecture monitoring company, the Board of Directors thro	ough its /	Audit Coi	mmittee	is respo	ensible for ove	erseeing the
s of the different components of the C						-
29.1 Implements the Measure	YES	Χ	NO		N/A	İ

YES. Describe briefly:	
and internal control function, knows of the performance outcomes from the audit plans approved for the definition and application of the policies and interpretation of the policies and interpretation.	ceived from Management, statutory auditor, external audit, ormance of the internal control system. By the assessment e year, the Audit Committee verifies the adequacy of the ernal control elements, the compliance with the applicable and the control procedures adopted for the preparation, nation.
NO. Explain:	
N/A. Specify the rulings that prevent adopting	g the recommendation:
Implementation Date	17 April 2002
Amendment Dates	31 January 2010
	YES X NO N/A ernal control system performance including what concerns the Company's statutory sudit interpol guilders and the
external auditor assigned to the <i>universalidades</i>	the Company's statutory audit, internal auditor, and the
NO. Explain:	
N/A. Specify the rulings that prevent adopting	g the recommendation:
Implementation Date	17 April 2002
Amendment Dates	
les explicitly the scope of its functions	an Internal Audit Charter approved by the Audit Committee, in this regard, and should include the topics indicated in
29.3 Implements the Measure	YES X NO N/A
YES. Describe briefly:	

	The Internal Control function has a document of and responsibilities of the function as to evaluate and establishes criteria for independence and old	ation of the	internal	control sys	tem and risk		
	NO. Explain:	. <u>,</u>					
	N/A. Specify the rulings that prevent adoptin	g the reco	mmenda	tion:			
	Implementation Date	9 Decemb	per 2010				
	Amendment Dates						
respect to th	remost responsible for internal audit e Senior Management of the company of pendence of the Audit Committee.						
	29.4 Implements the Measure	YES	Χ	NO		N/A	
	YES. Describe briefly:						
	The Company has determined that in order to go Director functionally reports to the Audit Commit						
	NO. Explain:						
	N/A. Specify the rulings that prevent adoptin	g the reco	mmenda	tion:			
	Implementation Date	17 April 2	002				
	Amendment Dates						
Board of Di	company the appointment and remove rectors' responsibility upon nomination ated to the market.						
	29.5 Implements the Measure	YES	Χ	NO		N/A	
	YES. Describe briefly:						
	The Internal Audit Director is appointed by the B	Soard of Dire	ectors.				
	NO. Explain:						
	N/A. Specify the rulings that prevent adoptin	g the reco	mmenda	tion:			

Implementation Date	31 January 2011	
Amendment Dates		
tatutory Auditor of the company o Conglomerate, a condition that must be	r conglomerate keeps a clear independence feedeclared in the respective audit report.	from the
29.6 Implements the Measure	YES X NO N/A	
YES. Describe briefly:		
	functions and responsibilities that the Statutory Auditor lations and particularly, as per the provisions of External	
NO. Explain:		
N/A. Specify the rulings that prevent adopting	g the recommendation:	
Implementation Date	31 December 2001	
Amendment Dates		
ompany acts as the Parent company of les including offshore companies. 29.7 Implements the Measure	a Conglomerate, the statutory auditor is the san	ne for all
YES. Describe briefly:		
NO. Explain:		
N/A. Specify the rulings that prevent adopting	g the recommendation:	
Titularizadora does not belong to a Conglome group and therefore the laws and regulations Titularizadora (Law 222 of 1995 §§26 et seq.)	rate since it is not in a situation of control or enterprise governing this type of integration are not applicable to	
Implementation Date		
Amendment Dates		

29.8 Implements the Measure	YES	Х	NO		N/A
YES. Describe briefly:					
The Corporate Governance Code of the be carried out by a firm of internationa standing. Neither the statutory auditor no marriage link with; or be relatives wit relationship, or second degree of affinity with a position of trust within the Compar	ally renowned in or its alternate nathin the fourth of; or have any	ndependent p nay be share degree of c	oublic ac holders o onsangu	countants in e of the Compar inity, first deg	excellent good y or have any gree of in-law
NO. Explain:					
N/A. Specify the rulings that prevent a	adopting the re	commendati	on:		
Implementation Date	17 Apri	il 2002			
he purpose of avoiding excessive keeping its independence, the con	relations of npany sets a	the compa	he con	tract term	between fiv
he purpose of avoiding excessive	relations of npany sets a	the compa	he con	tract term	between fiv
he purpose of avoiding excessive keeping its independence, the con In the case of the Statutory Auditor (5) years .	relations of npany sets a being an inc	the compa a limit to the	he con ot relate	tract term	between fiv , the maxin
he purpose of avoiding excessive keeping its independence, the con In the case of the Statutory Auditor (5) years . 29.9 Implements the Measure	relations of npany sets at being an incoverse YES	the compa a limit to the dividual not	NO	tract term	N/A Code that the
he purpose of avoiding excessive keeping its independence, the con In the case of the Statutory Auditor (5) years. 29.9 Implements the Measure YES. Describe briefly: The Company provides in their Articles Statutory Auditor will be appointed by the	relations of npany sets at being an incoverse YES	the compa a limit to the dividual not	NO	tract term	N/A Code that the
he purpose of avoiding excessive keeping its independence, the con In the case of the Statutory Auditor (5) years. 29.9 Implements the Measure YES. Describe briefly: The Company provides in their Articles Statutory Auditor will be appointed by the reelected for no longer than a ten year terms.	relations of npany sets a being an inc	the comparation to the comparati	NO orporate eting for a	tract term	N/A Code that the
he purpose of avoiding excessive keeping its independence, the con In the case of the Statutory Auditor (5) years. 29.9 Implements the Measure YES. Describe briefly: The Company provides in their Articles Statutory Auditor will be appointed by the reelected for no longer than a ten year telepoor.	relations of npany sets a being an inc	the comparation to the comparati	NO orporate eting for a	tract term	N/A Code that the
he purpose of avoiding excessive keeping its independence, the con In the case of the Statutory Auditor (5) years. 29.9 Implements the Measure YES. Describe briefly: The Company provides in their Articles Statutory Auditor will be appointed by the reelected for no longer than a ten year telepoor.	relations of npany sets a being an inc	the compa a limit to the dividual not X	NO orporate eting for a	tract term	N/A Code that the

partner assi	29.10. Within the maximum contract term, the company promotes the turnover of the Statutory Audit firm partner assigned to the company and his/her work teams, at the middle of the term at the end of which the change of firm will be mandatory.								
	29.10 Implements the Measure	YES X NO N/A							
	YES. Describe briefly: The statutory audit firm partner and his/her work team will be replaced at half the longest contract term for the statutory audit firm, that is to say every five years. NO. Explain:								
	N/A. Specify the rulings that prevent adopting	g the recommendation:							
	Implementation Date	10 December 2015							
	Amendment Dates								
other than the extends this	29.11. In addition to the current prohibition of not engaging the Statutory Auditor for any professional services other than the financial audit and other functions set out in the applicable laws and regulations, the company extends this limitation to individuals or legal entities related to the Statutory Audit firm including its group's enterprises and any companies that show a significant match of partners and/or management to the Fiscal Audit firm.								
	29.11 Implements the Measure YES X NO N/A								
	YES. Describe briefly: The Corporate Governance Code states the prohibition of engaging the statutory auditor for professional services other than those related to finance auditing, and engaging any individual or legal entity related to the Statutory Audit firm. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation:								
	Implementation Date	10 December 2015							
	Amendment Dates								

29.12. The public information of the **company discloses the total contract price with the Statutory Auditor** and the percentage represented by fees paid by the company with respect to the total revenues of the firm in respect of its statutory auditing activity.

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

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29.12 Implements the Measure	YES	X	NO		N/A
YES. Describe briefly:					
The notes to the financial statements disc website informs the percentage those fees		sum paid as	fees of t	he Statutory A	Auditor and the
NO. Explain:					
N/A. Specify the rulings that prevent ad	opting the re	commendat	tion:		
Implementation Date	31 Dec	ember 2001			
Amendment Dates					

V. TRANSPARENCY AND FINANCIAL AND NON-FINANCIAL INFORMATION

Measure No	. 30:	Information	disclosure	voliog
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	D.1. The Board of Directors approved the information disclosure policy, which identifies at least the formation dealt with by the recommendation.									
	30.1 Implements the Measure	YES	Х	NO		N/A				
	YES. Describe briefly: The Corporate Governance Code establishes mechanisms for information disclosure and assurance of top quality and representativeness of the information disclosed. It also identifies any entities that may require information and the procedure for qualification of the information requested. NO. Explain:									
	N/A. Specify the rulings that prevent adopting	g the rec	commendatio	on:						
	Implementation Date	17 Apri	il 2002							
	Amendment Dates									
with respec	case of Conglomerates the informati t to the group of companies, thus allo nization, complexity, activity, size, and go 30.2 Implements the Measure	owing tl	he externa	I third	parties to be	uild an opinion based on				
	YES. Describe briefly:									
	NO. Explain:									
	N/A. Specify the rulings that prevent adopting the recommendation:									
	Titularizadora is not a part of a Conglomerate since it is not in a situation of control or enterprise group and therefore the laws and regulations governing this type of integration case are not applicable to Titularizadora (Law 222 of 1995 §§26 et seq.)									
	Implementation Date									
	Amendment Dates									

Measure No. 31: Financial Statements

YES. Describe briefly: The Audit Committee Chair will present the shareholders with the opinion on the qualifications include the report of the Statutory Auditor in accord with the Company's practices. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation: Implementation Date Amendment Dates 27 July 2006 Amendment Dates ard of Directors decides to keep its criteria with respect to the Statutory Auditor sees of matter, this position is properly explained and justified in a written reportshareholders Meeting, specifying the content and scope of the difference. 31.2 Implements the Measure YES NO N/A YES. Describe briefly: The report of the Financial Statements ending the fiscal period presented by the Board of Directors to General Shareholders Meeting includes the corresponding explanations and justifications in case qualifications and/or emphases of matter from the Statutory Auditor in accordance with the practices of Company. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation: Implementation Date 31 December 2002	oth the qualifications and the attending the General Sharehol			the con	npany to d	Committee v cure this situ		
The Audit Committee Chair will present the shareholders with the opinion on the qualifications include the report of the Statutory Auditor in accord with the Company's practices. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation:	31.1 Implements the Measure	YES	Х	NO		N/A		
the report of the Statutory Auditor in accord with the Company's practices. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation: Implementation Date 27 July 2006 Amendment Dates ard of Directors decides to keep its criteria with respect to the Statutory Auditor sees of matter, this position is properly explained and justified in a written reports the Meeting, specifying the content and scope of the difference. 31.2 Implements the Measure YES NO N/A YES. Describe briefly: The report of the Financial Statements ending the fiscal period presented by the Board of Directors to General Shareholders Meeting includes the corresponding explanations and justifications in case qualifications and/or emphases of matter from the Statutory Auditor in accordance with the practices of Company. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation:	YES. Describe briefly:							
M/A. Specify the rulings that prevent adopting the recommendation: Implementation Date	The Audit Committee Chair will present the shareholders with the opinion on the qualifications included in the report of the Statutory Auditor in accord with the Company's practices.							
Amendment Dates ard of Directors decides to keep its criteria with respect to the Statutory Auditor ses of matter, this position is properly explained and justified in a written report shareholders Meeting, specifying the content and scope of the difference. 31.2 Implements the Measure YES X NO N/A YES. Describe briefly: The report of the Financial Statements ending the fiscal period presented by the Board of Directors to General Shareholders Meeting includes the corresponding explanations and justifications in case qualifications and/or emphases of matter from the Statutory Auditor in accordance with the practices of Company. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation:	NO. Explain:							
Amendment Dates ard of Directors decides to keep its criteria with respect to the Statutory Auditor sees of matter, this position is properly explained and justified in a written report chareholders Meeting, specifying the content and scope of the difference. 31.2 Implements the Measure YES X NO N/A YES. Describe briefly: The report of the Financial Statements ending the fiscal period presented by the Board of Directors to General Shareholders Meeting includes the corresponding explanations and justifications in case qualifications and/or emphases of matter from the Statutory Auditor in accordance with the practices of Company. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation:	N/A. Specify the rulings that prevent	adopting the red	commendat	ion:				
ard of Directors decides to keep its criteria with respect to the Statutory Auditor sees of matter, this position is properly explained and justified in a written report hareholders Meeting, specifying the content and scope of the difference. 31.2 Implements the Measure YES X NO N/A YES. Describe briefly: The report of the Financial Statements ending the fiscal period presented by the Board of Directors to General Shareholders Meeting includes the corresponding explanations and justifications in case Qualifications and/or emphases of matter from the Statutory Auditor in accordance with the practices of Company. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation:	Implementation Date	27 July	y 2006					
ard of Directors decides to keep its criteria with respect to the Statutory Auditor sees of matter, this position is properly explained and justified in a written report hareholders Meeting, specifying the content and scope of the difference. 31.2 Implements the Measure YES X NO N/A YES. Describe briefly: The report of the Financial Statements ending the fiscal period presented by the Board of Directors to General Shareholders Meeting includes the corresponding explanations and justifications in case Qualifications and/or emphases of matter from the Statutory Auditor in accordance with the practices of Company. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation:	Amendment Dates							
The report of the Financial Statements ending the fiscal period presented by the Board of Directors to General Shareholders Meeting includes the corresponding explanations and justifications in case qualifications and/or emphases of matter from the Statutory Auditor in accordance with the practices of Company. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation: Matter Ma	ses of matter, this position is p	roperly expla	ined and	justifie	d in a wri			
General Shareholders Meeting includes the corresponding explanations and justifications in case qualifications and/or emphases of matter from the Statutory Auditor in accordance with the practices of Company. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation: Matter	ses of matter, this position is p	roperly explaing the content	ined and and scop	justifie e of the	d in a wri	tten report a		
N/A. Specify the rulings that prevent adopting the recommendation: Mathematical Province	ses of matter, this position is p osition in the position is a position in the position in the position is a position in the position in the position is a position in the position in the position is a position in the position	roperly explaing the content	ined and and scop	justifie e of the	d in a wri	tten report a		
Implementation Date 31 December 2002	ses of matter, this position is position is position is position. 31.2 Implements the Measure YES. Describe briefly: The report of the Financial Statements General Shareholders Meeting include.	roperly explaing the content YES ending the fiscal es the correspondent	ined and and scope X	iustified by nations a	d in a writh difference. the Board of Indigustification	N/A Directors to the ens in case of		
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31.3 Operations with or between Related Parties, including operations between Conglomerate's companies which through objective parameters such as volume of the operation, percentage on assets, sales, or other

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The Corporate Governance Code addresses the information disclosure. The principles of transparency openness, and equity in the information disclosure are mentioned and the importance of disclosin information about the company and the issues is established, aiming at the accuracy in the investors' ris assessment. The processes that provide information to the market include the design and implementatio of the controls necessary to guarantee reasonably an adequate publication of the information. Thos controls are subject to the Internal Audit and the Statutory Audit validation in the execution of their annual plans of review with reporting to the Audit Committee. NO. Explain:					
he recommendation					
he recommendation					
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32.2. The company website is friendly arranged for the user to access easily the information associated with or related to the Corporate Governance.									
	32.2 Implements the Measure	YES	Х	NO		N/A			
	YES. Describe briefly:								
	The Company was awarded the "Issuers IR Recognition" by the Colombian Stock Exchange BVC, which certifies the adoption of best practices for information disclosure and relationship with investors.								
	NO. Explain:								
	N/A. Specify the rulings that prevent adopting the recommendation:								
	Implementation Date	31 Dece	mber 2002	<u> </u>					
	Amendment Dates	30 Sept	ember 201	3					
32.3. The co	32.3. The company's website includes at least the links dealt with by recommendation 32.3. 32.3 Implements the Measure YES X NO N/A YES. Describe briefly: Titularizadora's website provides links to About the Company, Shareholders, Relationships with Investors, Corporate Governance, and Sustainability. The website offers sufficient information about the company and the issues, in accordance with the requirements of the IR Issuer Recognition granted by the Stock Exchange. This information is provided through different links across the website. NO. Explain:								
	N/A. Specify the rulings that prevent adopting the recommendation:								
	Implementation Date	31 Dece	mber 2002	2					
	Amendment Dates	31 July	2013						
32.4. The supports to communicate information to the markets, which the company uses in general, are documents that can be printed, downloaded, and shared. 32.4 Implements the Measure YES X NO N/A									
	YES. Describe briefly:								
	The information and attached files available on	the websit	e can be p	orinted, dov	vnloaded, an	d shared.			

	NO. Explain:							
	N/A. Specify the rulings that prevent adopting the recommendation:							
	Implementation Date 31 December 2002							
	Amendment Dates							
32.5. If the company is a business of considerable size and complexity, once a year it publishes on its website an explanatory report on the organization, methods, and procedures of the Control Architecture implemented with the purpose of providing accurate and safe financial and non financial information, and safeguarding the company's assets and the efficiency and security of its operations. The information about the Control Architecture is supplemented by a risk management report.								
	32.5 Implements the Measure	YES	X	NO		N/A		
	YES. Describe briefly:							
	The Company is not of considerable size or complexity, but in the Management Report published on the website, provides the reports on the organization, control architecture, and risk management.							
	NO. Explain:							
	N/A. Specify the rulings that prevent adopting the recommendation:							
	Implementation Date	31 Decembe	er 2005					
	Amendment Dates	31 Decemb	er 2011					
Measure No. 33: Corporate Governance Annual Report 33.1. The company prepares a Corporate Governance Report once a year; the Board of Directors is responsible for the contents of this report, which upon prior review and favorable opinion of the Audit Committee, is presented together with all the other documents of the fiscal period closing.								
	33.1 Implements the Measure	YES	X	NO		N/A		
	YES. Describe briefly:							
	YES. Describe briefly: Since 2016, Titularizadora presented to the Assembly the Corporate Governance Report, which was approved previously by the Board of Directors. The Corporate Governance Report is published in the web site of the company www.titularizadora.com NO.Explain:							

	N/A. Specify the rulings that prevent adopting the recommendation:							
	Implementation Date	29 March 2016						
	Amendment Dates							
33.2. The Annual Corporate Governance Report of the company is not a mere transcription of the Corporate Governance rules included in the Bylaws, internal rules of operation, corporate governance codes, or other corporate documents. Its purpose is not describing the company governance model, but explaining the real environment of its operation and relevant changes occurred during the fiscal period.								
	33.2 Implements the Measure	YES X NO N/A						
	YES. Describe briefly: The Corporate Governance Report of the Titularizadora aims to identify the most relevant aspects that have been presented at corporate level during the analyzed period, and in that context it includes information related with the Assembly, the Board of Directors, Board support committees and the modifications that at corporate level have been made. NO. Explain: N/A. Specify the rulings that prevent adopting the recommendation:							
	Implementation Date	29 March 2016						
	Amendment Dates							
33.3. The Annual Corporate Governance Code of the company contains the information as of the closing of the fiscal period describing how throughout the year the company complied with the Corporate Governance recommendations adopted by the company and the main changes made. The structure of the Annual Corporate Governance Report of the company is aligned with the schema contemplated in recommendation 33.3.								
	33.3 Implements the Measure	YES X NO N/A						
	YES. Describe briefly:							
	accordance with the parameters of good gover	the elaboration of the Corporate Governance Report is in rnance followed by the issuers of securities and with the sincluded in "Código País". The Corporate Governance ne Titularizadora.com						

NO. Explain:							
N/A. Specify the rulings that prevent adopting the recommendation:							
Implementation Date	29 March 2016						
Amendment Dates							