IMPLEMENTATION REPORT OF BEST CORPORATE PRACTICES

BANCO DAVIVIENDA S.A.

LEGAL REPRESENTATIVE: <u>DR. EFRAÍN FORERO</u> FONSECA

LEGAL REPRESENTATIVE APPOINTED FOR SENDING THE IMPLEMENTATION REPORT: DR. MAURICIO VALENZUELA GRUESSO.

REPORT PERIOD: <u>YEAR 2015</u>

REPORT DATE: JANUARY 25, 2016

INTRODUCTION

The implementation of the recommendations of the new Code of Best Corporate Practices of Colombia should be reported by issuers to the Financial Superintendence of Colombia (FSC) by this Implementation Report of Best Corporate Practices.

This report is aimed to inform the securities market about the implementation or not of the recommendations of the Code by each issuer. To this end, for each recommendation there are three boxes for YES, NO and N.A. (not apply), as well as a space to supplement its response as follows:

If the answer is yes, the issuer must briefly describe the way such implementation has been made. If not, the issuer must explain the reasons why it has not been adopted.

The N.A. response can only be provided by the issuer in cases that for legal reasons it is not possible to adopt the recommendation. In this case, the issuer must indicate precisely the law or regulation which prevents it.

Given that, some recommendations are made up of a number of specific aspects, is important to emphasize that these will only be understood as implemented if all of the aspects that compose them are met, unless the reason for not adopting some is of legal nature, which should be indicated.

Each recommendation has a box to indicate the date the issuer first implemented it. Additionally, there will be a box where the dates on which changes are made will be recorded.

Finally, when the issuer by its nature does not have the specific body to which the recommendation relates it shall be understood that it refers to the equivalent body within the entity.

I. SHAREHOLDER RIGHTS AND EQUAL TREATMENT

Measure No. 1: The principle of equal treatment.

1.1. The corporation gives equal treatment to all the shareholders who have similar shares and conditions, without granting access to privileged information to some shareholders above others.

1.1 Measure Implementation YES	X NO N/A
states that Banco Davivienda S.A. will ensu and equal treatment. Therefore, it will seek	de to Rights and Obligations of Shareholders re that all Company shareholders receive fair that each shareholder receives timely, rapid requests submitted regarding information on
NO. Explain:	
NA.	
Implementation Date	October 5, 2010
Modification Dates	N.A.

1.2. The Board of Directors has approved concrete procedures to determine the corporation's ways **to relate to the different types of shareholders,** regarding matters such as: access to information; answer to information requests; communication channels; interaction between the shareholders and the corporation, its Board of Directors, and the remaining managers.

1.2 Measure Implementation YE	s X no N/A
www.Davivienda.com, provides, in Articles	ood Corporate Governance, published at 36, 37, 38 and 50, the Company guidelines hareholders, among which the following are
	oper level of information for shareholders, he market in general, and ensure that the reliable."
the standards on relevant information, in o	an ongoing commitment to compliance with rder to allow interested third parties and the and reliable manner, basic and relevant arding their investments ()."
Art. 38: The Bank created the Office of communication channel between the Bank	of Investor Services, which serves as a a and shareholders and investors.

Implementation Date	December 18, 2007
Modification Dates	N.A.

Measure No. 2: Information about shares.

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

2.1 Measure Implementation	YES X	NO		N/A
YES. Briefly indicate: document called Shar https://www.davivienda.co/ f4e05239c456/ACTUALIZ/ CACHEID=ca59a33a-0463 (i) Share Classes (ii) the N Register of Shareholders (es, which m/wps/wcm/co ACI%C3%93N 3-4564-9856-f lumber of Sha	is located onnect/ca59a33 I%2BACCIONE 4e05239c456. res (iii) Numbe	at the f 3a-0463-45 5S.pdf?MOI This docur r of Shares	ollowing link: 64-9856- D=AJPERES& nent identifies:
NO. Explain:				
NA.				
Implementation Date		October	5, 2010	
Modification Dates				

Measure No. 3: No capital dilution.

3.1. In **transactions that may cause the dilution of the capital** of minority shareholders (i.e. a capital increase with a waiver of preemptive rights in the subscription of shares, a merger, a segregation (spinoffs), among others), **the corporation will explain them to the shareholders in detail** through a previous report of the Board of Directors. Such a report will contain the opinion, about the terms of the transaction, of a renowned external independent advisor appointed by the Board of Directors (*fairness opinion*). These reports will be made available to the shareholders before the Assembly, within the terms for the exercise of inspection rights.

3.1 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: Paragraph of Art Meeting states that, "In operations to in the subscription of shares, and in the operations mentioned may lead to ca report will be delivered to the Board, wi an independent external adviser with re	crease c event o apital dilu th an op	apital w f merge ution of inion or	vaiving the er or division f minority so the terms	right of on, to shareho of the	first refusal in the extent the olders, a prior transaction by
Modification Dates		D	ecember 1	6, 2015	5.
Modification Dates			N.A.		

Measure No. 4: Information and communication with shareholders.

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

4.1 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: The company in Spanish and English, with a link c which includes the following informatio	alled Inv				
1. About the Company: (i) Historical Ba of December 31, 2014; (iv) Service; (v)					Investments as
 Shareholders: First issue: (i) No conference after demand of August 3 Shares; (iv) Prospectus on First Issue (vi) Indicators; (vii) Davivienda Share F 	31, 2010 of Prefe	; (iii) Rule rred Share	es on F es; (v) C	irst Issu	e of Preferred
Second issue: (i) Notice of Offer of F Preferred Shares; (iii) Addendum 1 Preferred Shares; (iv) Corporate Prese	to the				
Dividends: (i) Historical Table; (ii) Prop (iii) Proposed Profit Distribution Appro of July 2013; (iv) Proposed Dividends of Profits Approved by the Extraord Proposed 2014 Dividend; (vii) Prop General Shareholders' Assembly of 20	ved by t Second inary Sh osed Di	he Extrao Half of 2 areholder stribution	ordinary 2013; (v) rs' Meet of Pro	Shareho Propos ing of fits App	olders' Meeting ed Distribution July 2013; (vi) proved by the
3. Investor Relations: Relevant Infor Analysts.	mation,	market s	share, R	lisk Rat	ting, Coverage
4. Corporate Governance: Bylaws, Guide to Corporate Governance, Code of Good Corporate Governance, General Shareholders Assembly Rules, Board Regulations, Guide to Shareholders Rights and Obligations, Code of Ethics, Shares, Annual Corporate Governance Report, Internal Control Guidelines, Copy of Implementation Report from 2011.					
5. Sustainability: Social Responsibility.					
6. Management Report.					
Implementation Date		(October	5, 2010	
Modification Dates					

4.2. The corporation has permanent-access mechanisms targeted exclusively to shareholders, such as a web link (only for them), or an office devoted to the relations with shareholders and investors, periodical information sessions, among others. These spaces should permit them state their opinions, concerns or suggestions on the corporation's development, or about their condition as shareholders.

4.2 Measure Implementation

YES X

NO

N/A

YES. Briefly indicate:	
Dorado No. 68c - 61, Office 902, Central addition, it has established contact telephoi 8000 123 838) and a link on the corporate	reholders and Investors, located at Avenida El Tower DAVIVIENDA Building, Bogota, D.C. In ne numbers (+ 57 1) 2203495, (1) 3383838, 01 website to which comments and emails can be com. Such information can be viewed on the
The above information is posted on our called Contact Us.	website, www.davivienda.com, through a link
NO. Explain:	
NA.	
Implementation Date	October 5, 2010
Implementation Date	October 5, 2010
Modification Dates	N.A

4.3. The corporation organizes events to present quarterly results to its **shareholders and to market analysts.** These may be in person or through distant-communication media (conference, video conference, etc.).

4.3 Measure Implementation	YES	X	NO		N/A	
				<u>.</u>		
YES. Briefly indicate: The Compar directed to its shareholders and mark			erly earr	nings repor	ting eve	ents,
NO. Explain:						
NA.						
Implementation Date			October	5, 2010		
Modification Dates			N.,	A		

4.4. The corporation organizes or takes part in presentations, events, or fora on fixed-yield instruments, mostly addressed to **debt-security investors** and **market analysts.** These events offer updates on the issuer's business indicators, the management of its liabilities, its financial policy, its ratings, its behavior concerning *covenants*, etc.

4.4 Measure Implementation	YES	Х	NO		N/A	
----------------------------	-----	---	----	--	-----	--

- /			
122	α	n	
r a	gı		

	y organizes and participates in fixed income ly for investors in debt instruments or market
NO. Explain:	
NA.	
Implementation Date	October 5, 2010
Modification Dates	N.A.

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

4.5 Measure Implementation	YES		NO	X	N/A	
YES. Briefly indicate:						
NO. Explain: The mechanism is ref Corporate Governance. In that documen					de of G	iood
"The request for a specialized audit mu for its realization, justification, facts or of chosen specialized firm, which must ha track record, and have at least the qu Auditor which has been designated th corresponding period."	operation ave a rec ualificatio	s to be cognize ons and	audited d intern d experio	, the durat ational rep ence of th	tion and outation lie Statu	the and itory
It is important to note that the only persons who may request conducting special audits are a number of shareholders representing not less than 10% of the outstanding shares and investors in securities and bonds, which represent not less than 15% of the total commercial securities issued by the Bank.						
This document is published on the corpo	rate web	site: <u>wv</u>	vw.daviv	rienda.com	·	_
Implementation Date						
Modification Dates						

4.6. For the exercise of this right, **the corporation has a written procedure** with the precisions provided in recommendation 4.6.

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

Página 8

4.6 Measure Implementation	YES	X	NO		N/A
YES. Briefly indicate: The company of Corporate Governance, which erequest specialized audits, (ii) the re (iii) who is responsible for its perfor (iv) the obligation of the Company to shareholders, (v) who should bear deadlines for each of the stages or s NO. Explain:	establishe equiremer mance ar respond the cos	s: (i) the nts of the nd how to in writing t t of the s	share request procee hrough pecializ	percentage for a spec d on their a the Board t	required to ialized audit, appointment, to requesting
Implementation Date	Dece	mber 18, 2	2007		
Modification Dates					

Measure No. 5: Behavior of managers before takeovers or transactions to change the corporation's control.

5.1. The members of the Board of Directors and of the senior management have agreed expressly, in their letters of acceptance or contracts, that as soon as they learn of a take-over bid or other relevant transactions, such as mergers or segregation (spinoffs), there will be periods during which they will not negotiate, directly or indirectly through a third party, any shares of the corporation.

	5.1 Measure Implementation	YES		NO	X	N/A
YES. B	riefly indicate:					
expres knowle merger	plain: The members of the Board sly acknowledged in their ac dge of the presentation of a ta s or demerger operations, there te company shares directly or ir	ceptan akeove will be	ce letters r bid or o periods d	or co ther rel uring w	ontracts that evant facto hich they co	at from the ors, such as
NA.						
		1				
Implem	entation Date					
Modific	ation Dates					

Measure No. 6: Listing of corporations clustered in conglomerates.

6.1. Without prejudice to the independence of every single company of the conglomerate and to the responsibilities of its management bodies, the conglomerate has an **organizational structure** that defines for the three (3) governance levels (Shareholders Assembly, Board of Directors, and senior management), the key bodies and individual positions and the relations between them. Such a structure is public, evident, and transparent; it determines clear responsibility and communication channels; it facilitates the conglomerate's strategic direction, and its effective supervision, control, and management.

6.1 Measure Implementation	YES X NO N/A
publishes on its website the Bus of the key positions of the B	a the Corporate Governance Code, Banco Davivienda iness Group structure, and the organizational structure susiness Group matrix. This information is updated uffered by the Bolivar Corporate Group.
NO. Explain:	
Implementation Date	December 18, 2007
Modification Dates	June 30, 2015

6.2. Under the previous provision, **the holding company and its most important subordinates have defined a framework for institutional relations** through the subscription of an agreement. Such an agreement is public, has been approved by the Board of Directors of each of the companies, and it regulates the topics indicated in recommendation 6.2.

6.2 Measure Implementation YES X NO N/A					
YES. Briefly indicate: In relation to this recommendation it is important to note:					
- The parent company and its subsidiaries, through the Corporate Governance Code approved by the Board, establish relevant aspects such as: the companies that make up Grupo Empresarial Bolívar, business philosophy, principles and values, mission and vision of the Bolivar family, leveraging the synergistic advantages of working under the premise that all Company shareholders have fair and equal treatment, without regard to the number of shares each owns.					
 The general public is informed of the business conducted between the parent and its subsidiaries, such as the signing of contracts for network usage and promotion and advertising of financial services through the parent, among others. 					
 Article 13 of the Manual on Conflicts of Interest and Privileged Information, classifies the operations performed by the Bank with each of its affiliates as follows: 					
 a) Market Operations: Those operations in the process of issuing, placement, distribution and trading of securities registered in the National Registry of Securities and Issuers - RNVE. 					
b) Ordinary Course Operations: Those operations established in the corporate purpose and authorized by law for entities supervised by the Financial Superintendence of Colombia.					
c) Administrative or Support Operations: Operations that are directly related to the activities of the ordinary course of business and which are designed to exercise rights or comply with legal obligations or normally derived from the existence and activity of Company.					
Paragraph. If an operation by its nature does not allow pigeonholing into one of the classifications described in this Article, the operation is deemed of special character					

and shall follow all processes and procedures for administrative or support operations.					
- Also, Article 65 of the Bylaws states that "disputes arising between shareholders due to their status as such, or between them and the Bank and/or its management due to the corporate contract, will be initially settled in a stage of direct negotiation in accordance with the procedure established by the Board, and if a settlement is not reached, shall be submitted to arbitration."					
- In relation to the control architecture, the current structure is based on three lines of defense, made up of business and operating units as a first line, risk areas and internal audits as second and third lines of defense. Currently, a common and shared vision of the key positions in the internal audit, external audit and risk management areas is being implemented.					
NA.					
Implementation Date	December 18, 2007				
	í í				
Modification Dates	N. A				

Measure No. 7: Conflict resolution.

7.1. Except for the disputes between shareholders, or between shareholders and the corporation or its Board of Directors that by explicit legal mandate must be settled necessarily before the ordinary jurisdiction, the corporation's bylaws include conflict-resolution mechanisms such as direct agreements, amiable composition, settlement, or arbitration.

7.1 Measure Implementation	i X	NO	N/A
SI. Indique brevemente : The mechanisms f the Bylaws, which establishes that: "Diff of their status as such, or between then corporate contract, will initially be set procedure established by the Board, and be submitted to arbitration. In the lat arbitrators and these, in turn, shall agree between the parties for the appointmen the request of either party. The arbitrator and rule under law, without prejudice to will meet in the city where the Bank has i This document is published on the corpo	erences arisi and the Ba ed in a dire in case of f er case, the upon a thir nt of arbitra will correspond shall meet reconciling s main office	ng between nk and/or its ect negotiati ailure to rea e parties sh d. In case th ators, or be ond to the Ba the qualificat the conflictir s."	shareholders due to a directors due of the on stage under the ch a settlement shall hall agree upon two here is no agreement tween them for the anking Association at tions required by law, ng claims. The Court nda.com.
Implementation Date Modification Dates		March 24,	2009

II. GENERAL ASSEMBLY OF SHAREHOLDERS

Measure No. 8: Functions and competence.

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

8.1 Measure Implementation	YES	X	NO		N/A
YES. Briefly indicate: Article 32 of functions for the Shareholders Asser the Board; (ii) Approval of the succe increases, expansion or modification the duration of the Bank or its early di firms, disposition of the enterprise at operation and general orientation of b Company's interests, and exercising those legally corresponding to it as the NO. Explain:	mbly: (i) ession p of the p ssolutior nd chan pusiness other f	Approval olicy for th urpose, ch , incorpor ging the E and taking unctions in	of the cone Boa nange co ating in Bank's ro g the mondicate	compensati rd; (iii) Ena of address, to it other c name; (iv) easures red d in these	on policy for acting capital extension of companies or Directing the quired by the Bylaws and
Implementation Date	Dece	mber 16, 2	2015.		
Modification Dates					

Measure No. 9: Regulation of the General Assembly of Shareholders.

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

9.1 Measure Implementation	YES	X	NO		N/A
YES. Briefly indicate: The company Meeting. This document covers the full Information to be Received by Sharehand 10) and Exercise of Shareholder regulations are posted on the corporate	ollowing olders (ers' Po	g topics: C (Articles 4 Ilitical Rigl	Call (Ari and 6), nts (Ari	ticle 4), Pr Attendanc ticles 8 ar	eparation of e (Articles 9
Implementation Date	March	n 7, 2008			
Modification Dates					

Measure No. 10: Meeting Call for the Assembly.

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

10.1 Measure Implementation	YES		NO	x	N/A
YES. Briefly indicate:					
NO. Explain In compliance with regula financial and accounting information General Shareholders' Assembly, wh notice deadlines provided for calls und	of its su nich in p	bsidiaries practice p	prior to prevents	o the conv	ening of the
NA.					
Implementation Date Modification Dates					

10.2. Besides the traditional and obligatory media set forth within the legal framework, **the corporation ensures the widest communication and publicity for the meeting call.** This will be done by using e-media, such as the corporate web site, individual alerting e-mails, and even the social networks if deemed appropriate.

10.2 Measure Implementation	YES X	NO		N/A
YES. Briefly indicate: The call f Shareholders' Assembly is publis corporate website. Through these advertising of the call.	ed in a newspaper	of nationa	I circulatio	n and on the
NO. Explique:				
Implementation Date	March 7, 2008	3		
Modification Dates				

10.3. For increased transparency during the decision-making process of the General Assembly, besides its Agenda, stating point by point the subjects for discussion, the corporation ensures that simultaneously with the meeting call, or at least fifteen (15) common days before the meeting,

the shareholders receive the Agreement Proposals that the Board of Directors will submit to the General Assembly of Shareholders concerning each of those points.

10.3 Measure Implementation	YES		NO	X	N/A
YES. Briefly indicate:					
NO. Explain: The company does no simultaneously with the call the prop will be brought before the Assembly.	osed reso	0			
NA.					
Implementation Date					
Modification Dates					

10.4. The General Assembly of Shareholders will analyze and approve the corporation's segregation (spinoffs) (escisión impropia) only when this subject had been included explicitly in the respective meeting call.

10.4 Measure Implementation	YES X NO N/A
Country Code. However, it will be ex appropriate. In addition, Article 5 of t notes that "When the Assembly is to change of corporate purpose, waiving	was no case of improper split under the terms of pressly included in the respective call, where the Regulations on the Shareholders' Meeting consider deciding on divisions of operations, the right of preference, change of registered da must expressly contain these situations."
Implementation Date	March 7, 2008
Modification Dates	

10.5. The Agenda that the Board of Directors is proposing features the subjects for discussion accurately. It does not permit that any significant issues become obscured under imprecise, nonspecific, overly general, or very wide expressions such as *"others"* or *"proposals and miscellaneous."*

10.5 Measure Implementation	YES	X	NO		N/A			
YES. Briefly indicate: Article 5 of the Regulations for the Shareholders' Meeting states that "The agenda must be clear and properly detailed so that shareholders are fully aware of the issues to be discussed."								
Implementation Date	March	7, 2008						
Modification Dates								

10.6. In the case of amendments to the bylaws, each article or group of articles substantially different will be voted separately. In any case, an article will be voted separately if any shareholder or group of shareholders, representing at least five percent (5%) of the corporate capital, request it during the Assembly. The shareholders will be informed of this right beforehand.

10.6 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: Section g of Articl Meeting of Shareholders must approv articles that are materially different ma shall be voted separately if any shareh least five percent (5%) of the capital so This right will be previously disclosed to the corporate website www.davivienda.	e ame y be se nolder o o reque o share	ndments to eparately v or group of ests during	o the E oted or sharel the me	Bylaws. "Ea n. In any ca holders rep beting of th	ach group of ase, an item presenting at e Assembly.
Implementation Date			Decem	ber 16.	
Modification Dates					

10.7. Without prejudice to the article 182 of the Code of Commerce, to strengthen and ensure the shareholders' rights of inspection and information before the Assembly, **the bylaws recognize their right to propose the inclusion of one or more points for discussion within the Agenda of the General Assembly of Shareholders, regardless of the size of their stock participation.** This will take place within reasonable period of time and provided that their request includes a justification. The shareholders will make such a request within five (5) common days following the publication of the meeting call.

10.7 Measure Implementation	SI		NO	X	N/A		
YES. Briefly indicate:							
NO. Explain: The company Bylaws set out, in Paragraph to Article 25, that "Shareholders who individually considered are owners of five percent (5%) or more of the capital have the right to propose the inclusion of one or more points to be discussed in the agenda of the regular meeting of the General Shareholders' Assembly." This document is published on the corporate website <u>www.davivienda.com</u> .							
NA.							
Implementation Date							
Modification Dates							

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

Página 15

10.8 Measure Implementation	SI	X	NO		N/A
YES. Briefly indicate: Article 6 of states that "In the event that the Boa proposals for additional items to the at the Secretary-General shall respond and informing shareholders of the right in accordance with the provisions of states. This document is published on the contract of the states.	rd does genda o in writii nt to pre aid Artio	a not consid or agreemen ng explainir esent their p cle 182 of th	ler it ap nt propo ng the r proposa ne Comi	propriate to osals the Bo reasons for Is during th mercial Coo	o accept the bard through its decision he Assembly de."
Implementation Date	Dece	ember 16, 2	015		
Modification Dates					

10.9. If the Board of Directors accepts the request, once expired the shareholders' term to propose subjects –as set forth in the preceding recommendations, a **complement to the meeting** call **for the General Assembly of Shareholders will be published** at least fifteen (15) common days before the meeting.

10.9 Measure Implementation	SI		NO	X	N/A			
YES. Briefly indicate:								
NO. Explain: Article 6 of the Regulations for the General Shareholders' Meeting provides that "in the event that the Board accepts the request, by the next day after the Board has met to consider proposals for additional items to be included in the agenda and the agreement proposals, the new points will be reported to shareholders."								
This document is published on the corporate website www.davivienda.com.								
Implementation Date								
Modification Dates								

10.10. Within the same term provided in the paragraph 10.7, **the shareholders may submit new and well-grounded Agreement Proposals** to matters previously included on the Agenda. For these requests, the Board of Directors will act according to the provisions of the paragraphs 10.8 and 10.9 above.

10.10 Implementa la Medida	SI		NO	X	N/A
YES. Briefly indicate: :					
NO. Explain: Article 6 of the Regu "Shareholders who individually con the capital, have the right to pro discussed in the Agenda of the Orc Agreement Proposals concerning th	sidered are pose the linary Gen	e owners o inclusion eral Meetir	of five p of one ng of Sł	ercent (5% or more p nareholders	b) or more of points to be
This document is published on the o	corporate v	vebsite ww	w.daviv	vienda.com	

10.11., **The corporation will use e-media, and particularly the institutional web site available only to shareholders**, to convey to them the documents and information related to each of the points of the Agenda for the meeting

10.11 Measure Implementation	SI	NO	x	N/A
NO. Explain: The Company does no use on the website, through which i relating to the meeting's agenda.				
NA.				
Implementation Date				
Modification Dates				

10.12. The corporation bylaws recognize the shareholders' right to request the information or clarification that they deem appropriate with enough anticipation, either through traditional channels and/or, if suitable, through new technologies, or to express in writing their questions on the subjects of the Agenda, the documentation received, or the public information issued by the corporation. Depending on the term of the corporation to call for a General Assembly of Shareholders, it will determine the period within which the shareholders will exercise this right.

10.12 Measure Implementation	YES	X	NO		N/A		
YES. Briefly indicate: The Paragraph of Article 25 of the Bank Bylaws states that, "() Similarly, and up to 5 business days prior to the date set for holding the regular session of the General Shareholders' Assembly, shareholders may make written requests regarding the matters on the agenda, without prejudice to the corresponding right of inspection. To this end, the Company shall establish a procedure in the Rules of the Shareholders' Assembly."							
Likewise, Article 7 of the Regulations for the Shareholders' Meeting provides that "within 5 business days prior to the date scheduled for the Ordinary meeting of the General Shareholders' Assembly, Shareholders may by notice addressed to the Investors' Services Office make requests regarding matters on the agenda, without prejudice to the corresponding right of inspection."							
Implementation Date	Decemb	er 16	, 2015				
Modification Dates							

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

10.13 Measure Implementation	YES	Χ	NO		N/A		
------------------------------	-----	---	----	--	-----	--	--

YES. Briefly indicate: Article 7 of the Regulations of the General Shareholders' Assembly states that "Banco Davivienda S.A. will address these requests as appropriate and refrain from giving confidential and/or privileged information, or that which can be classified as: i) unreasonable; ii) irrelevant to evaluate the progress or the interests of the Company; iii) whose disclosure would present imminent serious danger threatening the Company's competitiveness."

This document is published on the corporate website www.davivienda.com.

Implementation Date	December 16, 2015
Modification Dates	

10.14. When an answer provided to a shareholder may grant him some advantage, the **corporation guarantees the access to that answer to the other shareholders**, on a concomitant basis, according to the mechanisms set forth for that purpose, and under the same conditions.

10.14 Measure Implementation	YES	X	NO		N/A
YES. Briefly indicate: Article 7 of Assembly states that, "If the response shall be made available to all shareh channels that management considers a This document is published on the corp	is deliv nolders appropr	or equal on equal iate for suc	e perso terms ch end.'	on concerne and conditi "	ed, the same ons through
Implementation Date	Dece	mber 16, 2	2015		
Modification Dates					

Measure No. 11: Norms on representation.

11.1. Without prejudice to the limits set forth in the article 185 of the Code of Commerce, the External Circular 24 of 2010, and the regulations which may amend, supplement, or substitute them, **the corporation does not limit the shareholder's right to be represented at the General Assembly of Shareholders,** including the delegation of his vote to any other person, whether it is a shareholder or not.

11.1 Measure Implementation	YES	X	NO		N/A
YES. Briefly indicate: Article 18 of the represented at the General Assembly b the attorney, the person whom s/he can is conferred.	y writte	en power o	of attorn	ey, stating	the name of
NO. Explain:					
NA.					
Implementation Date	March	n 7, 2008.			

Modification Dates	

11.2. The corporation minimizes the use of blank-voting representatives or those without voting instructions by promoting actively the use of a standard letter of representation that the company conveys to the shareholders or publishes on its web site. The model features the points of the Agenda and the respective Agreement Proposals, determined under the procedures previously set forth, which will be submitted to the shareholders for consideration. The purpose is that shareholders, as they deem appropriate, may instruct their representatives about their voting on each case.

11.2 Measure Implementation	SI		NO	x	N/A
YES. Briefly indicate:					
NO. Explain: The Bank does not p website.	oublish	a sample	letter of	represen	tation on its
NA.					
Implementation Date					
Modification Dates					

Measure No. 12: Attendance of other persons besides the shareholders.

12.1. To revitalize the General Assembly's role in defining the corporate will, and to turn it into a much more participatory body, its regulation require that **the members of the Board of Directors and particularly the presidents of the Board committees and the President of the corporation attend the Assembly** to address the shareholders' concerns.

12.1 Measure Implementation YES NO X N/A
YES. Briefly indicate:
NO. Explain: The Regulations of the General Shareholders' Meeting do not require that the members of the Board, and especially the chairmen of the Board Committees, attend the Company Assembly. Nonetheless, Article 2 of the Regulations notes that the General Shareholders' Assembly will be chaired by the President of the Bank. This document is published on the corporate website.
NA.

III. BOARD OF DIRECTORS

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

13.1. The bylaws specify explicitly the **functions that will not be delegated to the senior management**, among them the ones provided in recommendation 13.1.

13.1 Measure Implementation	YES	NO	X	N/A
YES. Briefly indicate:				
NO. Explain: Article 41 of the Bylaw Recommendation 13.1, which can be corporate website.				
Implementation Date Modification Dates				

13.2. Without prejudice to the autonomy of the governance bodies of the subordinated companies, when the corporation acts as the holding company of a conglomerate, these functions of the Board of Directors keep a group perspective and are implemented through general policies, guidelines, or information requests that respect the balance between the interests of the holding company, those of the subordinates, and those of the conglomerate as a whole.

13.2 Measure Implementation	si x	NO		N/A	
YES. Briefly indicate: When the compa prejudice to the autonomy of the corpo					
Board have a group approach and are de requests for information that respect the subsidiaries.	eveloped thro	ugh general i	oolicie	es, guidelines or	
This approach is evidenced in the following documents: - Code of Ethics.					
 Guidelines for Corporate Governance Code. Regulations for Shareholders Assembly. Financial Risks Management Manual, Grupo Bolívar. 					
Implementation Date	NOVEMBER	R 24, 2003			
Modification Dates					

Measure No. 14: Regulation of the Board of Directors.

14.1. The Board of Directors has approved internal regulation for its organization, operation, the rights and duties of its members, its President, and its Secretary. This regulation is informed to the shareholders, and they are binding upon the members of the Board. **Medida No. 14: Reglamento de** la Junta Directiva.

14.1 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: The Board has principles of actions by the Bank Boar and operation, and the rules of conduct transparency and control in their m corporate interests." These Rules govern the organization a and responsibilities of its members, the This document is distributed to shareho of the Board. This document is published on the webs NA.	d as v t for it nanage nd fun Presic olders,	vell as the s member ement fur ctioning o lent and S	basic rs, all a nctions f the Bo ecretar	rules of its imed to ac and repre pard as wel y.	organization hieve greater esentation of I as the roles
Implementation Date	Marc	n 7, 2008			
Modification Dates		, .,			

Measure No. 15: Size of the Board of Directors.

15.1. In its bylaws, the corporation has decided not to have alternate members in its Board of Directors.

15.1 Measure Implementation	YES		NO	X	N/A
YES. Briefly indicate:					
NO. Explain: The firm has & alternates.	5 principal	members	with	their c	corresponding
N.A. Precise the law or recommendation: :	regulation	that preve	nts tl	he ado	ption of the

Measure No. 16: Appointment of the Board of Directors.

16.1. Departing from the premise that, once elected all the members of the Board of Directors act in the corporation's best interest, **the corporation**, enforcing the highest transparency, **identifies the origin of the different members of the Board** according to the scheme provided in recommendation 16.1.

16.1 Measure Implementation	YES	x	NO		N/A	
VEC Driefly indicates The company		the environment				
YES. Briefly indicate: The company identifies the origin of the various members of the Board, as can be verified in the document entitled Board of Directors and Support Committees, published on the corporate website.						
Said document identifies the origin of t Davivienda	the mer	nbers of t	he Boai	rd of Dire	ctors of Banco	
NO. Explain:						
NA.						
		40.0045				
Implementation Date Modification Dates	March	n 13, 2015)			

16.2. The corporation has procedures, implemented through the Nomination and Compensation Committee, or some other with similar functions, which enable the Board of Directors, based on its own dynamics and the findings of the annual assessments, reach the objectives indicated in recommendation 16.2.

16.2 Measure Implementation	YES		NO	X	N/A
YES. Briefly indicate:					
NO. Explain: Article 9 of the Rules of and professional qualities, and will ha and managerial decisions with a strate criteria that allow them to present the	ve specialize egic vision of	d skills, tł the busin	nat enable less, the ab	them to r	make analytical
NA.:					
Implementation Date					
Modification Dates					

16.3. The Board of Directors informs the shareholders about the professional profiles deemed necessary so that the different stakeholders (mainly any controlling, significant, or institutional shareholders, any groups of shareholders or families, if there are any, and the Board itself) may identify the most appropriate candidates.

16.3 Measure Implementation	SI		NO	X	N/A
YES. Briefly indicate:					
NO. Explain: Article 9 of the Board Rul professional qualities, and specialized managerial decisions with a strategic objective criteria enabling them to p company publishes a professional ar website.	skills th vision present	nat enable of the bu their diffe	e them to usiness, erent vie	o make an the above ews." In a	alytical and within the ddition, the
NA.					
	1				J
Implementation Date					
Modification Dates					

16.4. The corporation considers that the mere review of the résumés by the shareholders is not enough to decide on the candidates' fitness. Consequently, it **has internal procedures to assess any legal incompatibilities and inabilities, as well as a candidate's appropriateness to the needs of the Board of Directors.** These procedures evaluate a set of criteria that the candidates' functional and personal profiles must meet, and verify their compliance with some objective requirements to become a member of the Board of Directors, and some additional requisites to become an independent member.

16.4 Measure Implementation

YES

х

NO

N/A

YES. Briefly indicate: Davivienda has a procedure for evaluating ineligibilities and incompatibilities for members of the Board of Directors, established in Article 38 of the Regulations of Board of Directors, as follows:

"The Director shall notify the Chairman of the Board of: a) Any interest held in the capital of any company having the same or similar corporate objectives as the Bank and whether he or she exercises any kind of position or function in such a firm; b) if he or she performs, for himself or for others, activities similar to the corporate purpose of the Bank; c) all positions held in other companies, including consulting and/or performance of services, indicating the name of the company and the position or type of service; d) any significant changes in his professional situation affecting the nature or conditions under which he has been named as a Director; e) in general, of any fact or situation that might be relevant to his role as Director of Banco Davivienda S.A.

Such information will be part of a special file under the custody of the Bank's Legal Vice Presidency.

The duty to inform shall be enforceable for Board members who at the date of approval of these regulations are engaged by the Bank in such a role, three months after the date of adoption and entry into force of this regulation. Similarly, to comply with the information duties set out in this Article, the Bank's Legal Vice Presidency shall semiannually request an update of the corresponding information for each of the members, by sending them an information update form."

Implementation Date	December 18, 2007
Modification Dates	

16.5. Besides the **independence** requirements set forth by the Law 964 of 2005, the corporation **has voluntarily adopted a more rigorous definition** for this concept than that of the said law. Such definition has been accepted as a reference framework through the regulation of the Board of Directors; it includes, among other requirements to be assessed, that of the relationships or links of any kind of a candidate to become an independent member with any controlling or significant shareholders or their related parties, either domestically or abroad. Furthermore, it requires a double statement of independence: (i) that of the candidate before the corporation, its shareholders, and senior-management members, expressed in his letter of acceptance, and (ii) that of the Board of Directors with respect to the candidate's independence.

16.5 Measure Implementation	YES		NO	x	N/A
YES. Briefly indicate:					
NO. Explain: The Company meets the Law 964 of 2005.	e definitior	n of indepe	endence	e set out in	Article 45 of
NA.					

Implementation Date	
Modification Dates	

16.6. Based on its internal regulations, the corporation considers that the Board of Directors, through its President and with the support of the Nomination and Compensation Committee, or that which fulfill its duties, is the most appropriate body to centralize and coordinate the process to appoint the Board before the General Assembly. In this way, the shareholders that wish to become Board members based on their stock participation, may learn about the Board's needs, express their aspirations, and negotiate any stock-based balances and distribution among the different types of members. Moreover, they may present their candidates and agree that the Nomination and Compensation Committee assess their fitness before the vote during the General Assembly of Shareholders.

16.6 Measure Implementation	YES		NO	X	N/A
YES. Briefly indicate:					
NO. Explain: The process is not recorded in the entity's internal regulations.					
Implementation Date					
Modification Dates					

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

16.7 Measure Implementation	YES		NO	X	N/A
YES. Briefly indicate:					
NO. Explain: The assessment of suitability of candidates for the Board of Directors is made before the Shareholders' Meeting. Nonetheless, the Board Rules do not include such a recommendation.					
NA.					

Measure No. 17: Functional structure of the Board of Directors.

17.1. Regulation of the Board of Directors provides that **the independent and proprietary members are always a majority with respect to the executive members** whose number, if they are included in the Board of Directors, will be the minimum necessary to meet the information and coordination requirements that exist between the Board of Directors and the corporation's senior management.

17.1 Measure Implementation	YES		NO	x	N/A
YES. Briefly indicate:					
NO. Explain: The Board Rules do no must always constitute majority ove the Board have an independent and	er Executiv	ve Membe	rs. How		
NA.					

17.2. Beyond the minimum rate of twenty-five percent (25%) of **independent members** set forth by the Law 964 of 2005, **the corporation analyzes and adjusts upwardly their number on a voluntary basis.** Not being a fixed rule, this occurs in a way that the proportion of proprietary and independent members within the Board of Directors is comparable with the stock participation of the controlling and significant shareholders, and that of the floating capital, where the minority shareholders are.

17.2 Measure Implementation	YES	x	NO	N/A
YES. Briefly indicate: The Shareholder five (5) main Board members, three NO. Explain:			•	•
NA.				
Implementation Date	March	13, 20 ⁻	15.	
Modification Dates				

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

18.1. The bylaws specify the functions of the President of the Board of Directors, and his leading responsibilities are the ones provided in recommendation 18.1.

18.1 Measure Implementation	YES	NO	X	N/A	
YES. Briefly indicate:					

NO. Explain: Article 42 of the Bank Bylaws sets out the functions of Chairman of the Board, which are: a) To preside over the meetings of the Board and manage debates. b) Ensure the implementation of the Board's resolutions and track its orders and decisions. c) Monitor the active participation of members of the Board. d) Lead the process of annual evaluation of the Board and Committees, except for its own assessment. In addition, Article 18 of the Board Rules establishes the following functions for the Chairman of the Board: a) Preside over Board meetings. b) Submit to the Board proposals he or she deems necessary for the proper conduct of the Bank and, in particular, for the functioning of the Board itself and other corporate bodies, whether prepared by the same or another Board member. c) Make the necessary recommendations to the Board on issues relating to good corporate governance. **Modification Dates**

18.2. The corporation's internal regulations foresee the possibility that the **President of the Board of Directors may have a different treatment than that of the other members,** both in his obligations and his remuneration, because of the scope of his specific functions and his increased time commitment.

18.2 Measure Implementation	YES		NO	x	N/A		
NO. Explain: The Bank's Bylaws provide for a different treatment of the Chairman of the Board, who has additional obligations under Article 42.							
NA.							
Implementation Date							
Modification Dates							

18.3. The bylaws specify the norms for the appointment of the Secretary of the Board of **Directors**, among which are those indicated in recommendation 18.3.

18.3 Measure Implementation	YES	х	NO		N/A
YES. Briefly indicate: The Bylaws of					
Company will have a Secretary free be Secretary of the General Shareh			,		
company's Presidency, all without pre-		,	,		
the Board or the Shareholders, as the	ne case m	nay be,	designating	a diff	erent secretary
for a particular meeting."					

	σı		

NO. Explain:	
NA.	
Implementation Date	December 18, 2007
Modification Dates	

18.4. Regulation of the Board of Directors set forth the Secretary's functions, among them are those indicated in recommendation 18.4.

18.4 Measure Implementation	YES	x	NO	N/A
•				

YES. Briefly indicate: Article 20 of the Board Rules outlines the following duties for the secretary of the Company. "a) Coordinate with the Bank's President the organization of the Board and attend its meetings. b) Coordinate with the President of Banco Davivienda SA and the persons s/he appoints the collection and transfer of information to be analyzed by the Board. c) Maintain the corporate documentation. Duly reflect in the minutes books the development of meetings and certify agreements reached in the course of the meetings. d) Ensure due compliance with the legal rules applicable to the Board and its members. e) Channel, in a general manner, the Bank's relations with its directors in all matters relating to the Board's performance, in accordance with the relevant instructions given by the Company's President. f) Deal with requests from principals regarding information and documentation on matters that fall within the purview of the Board. g) Act as Secretary at the General Shareholders' Meetings, except if a contrary decision is made by the highest corporate body. h) Inform the Board on and promote the adoption of developments and trends in Corporate Governance."

Implementation Date	December 18, 2007
Modification Dates	

18.5. The Board of Directors has created a Nomination and Compensation Committee.

18.5 Measure Implementation	YES	Х	NO			N/A	
YES. Briefly indicate: Grupo Bolívar S.A called Appointment, Wages and Salarie		•	nsation	Commi	ttee, p	orevio	ously
NO. Explain:							
	1						
Implementation Date		De	cembe	r 18, 20	07		
Modification Dates			April 15	5, 2008			

YES

18.6. The Board of Directors has created a Risk Committee.

18.6 Measure Implementation

N/A

X

NO

YES. Briefly indicate:	
Article 33, for the creation of a Commi shall "establish the adequate procedure liquidity, exchange rate and interest rate losses that may occur as a result of o liabilities; advise the Board in the defir amounts, currencies and instruments a Board and senior management with stu- the main economic and monetary variable	of Good Corporate Governance provides, in ttee on Assets and Liabilities. This Committee s and mechanisms to manage and administrate e risks in order to protect the institution from any changes in the economic value of assets and nition of exposure limits by type of risk, terms, and ensure compliance therewith; provide the idies and predictions regarding the behavior of oles, and recommend strategies on the balance currencies, types of instruments and hedging
market and treasury), Grupo Bolívar ha and implement an appropriate practice management of business in each of	financial risk management systems (securities as defined and formed committees to develop of corporate governance that allows for better the Group's companies, creating value and tions as established by regulatory entities.
Assets and Liabilities, Committee on Ma and Committee on Market Risk are colle and have internal regulations stated in the	Financial Risk, Committee on Management of anagement and Foreign Currency and Assets, egiate bodies that provide support to the Board he Grupo Bolívar Financial Risk Management tail the purpose of each committee, their ncy of sessions.
Implementation Date	

18.7. The Board of Directors has created a Corporate Governance Committee.

YES. Briefly indicate: Article 23 of the Board Rules states that "Banco Davivienda S.A will have a Corporate Governance Committee composed of a minimum of three members, one of whom shall be a member of the Board. The committee members must have experience that enables them to fully discharge their duties. The Corporate Governance Committee will have operating regulations containing, inter alia, the	18.7 Measure Implementation	YES	X	NO		N/A
functions and powers assigned to this Committee "	YES. Briefly indicate: Article 23 of the will have a Corporate Governance members, one of whom shall be a must have experience that enables th Governance Committee will have of	Board Ru Committe member of nem to full operating	ee com of the E ly disch regula	tes that "Ba nposed of a Board. The narge their d	a minin commit luties. T	avivienda S.A num of three ttee members The Corporate
		YES. Briefly indicate: Article 23 of the will have a Corporate Governance members, one of whom shall be a must have experience that enables th Governance Committee will have of	YES. Briefly indicate: Article 23 of the Board Ruwill have a Corporate Governance Committee members, one of whom shall be a member of must have experience that enables them to ful Governance Committee will have operating	YES. Briefly indicate: Article 23 of the Board Rules sta will have a Corporate Governance Committee con members, one of whom shall be a member of the I must have experience that enables them to fully disch	YES. Briefly indicate: Article 23 of the Board Rules states that "Bawill have a Corporate Governance Committee composed of a members, one of whom shall be a member of the Board. The must have experience that enables them to fully discharge their of Governance Committee will have operating regulations conta	YES. Briefly indicate: Article 23 of the Board Rules states that "Banco Dawill have a Corporate Governance Committee composed of a minimembers, one of whom shall be a member of the Board. The commit must have experience that enables them to fully discharge their duties. The Governance Committee will have operating regulations containing, it

Implementation Date	December 18, 2007
Modification Dates	February 9, 2010

18.8. If the corporation considers that it is unnecessary to create all these committees, their functions are distributed among the committees that do exist, or the Board of Directors at large performs them.

18.8 Measure Implementation

Modification Dates

YES X

NO

N/A

1)	-	~ I	5	-	-)	()
		gı				

YES. Briefly indicate: The company has distributed these functions between the Board and the Support Committees.						
NO. Explain:						
NA.	NA.					
Implementation Date	December 18, 2007.					
Modification Dates						

18.9. Each of the committees of the Board of Directors has its internal regulation for its creation, its functions, the subjects in which the committee must work, and its operation. They pay special attention to the channels of communication between the committees and the Board of Directors; and in the case of conglomerates, to the tools for the interaction and coordination between the committees of the Board of Directors of the holding company and those of the subordinate companies, if they exist.

18.9 Measure Implementation	YES	X	NO		N/A
YES. Briefly indicate: Each of the Board the details of its structure, subject mashall work.				0	0 0
	Decer	mber 18, 2	2007		
Implementation Date					
Modification Dates					

18.10. The committees of the Board of Directors are comprised exclusively by independent or proprietary members exclusively; they have a minimum of three (3) members, and are chaired by an independent member. In the case of the Nomination and Compensation Committee, the independent members are always a majority.

18.10 Measure Implementation	YES		NO	X	N/A
YES. Briefly indicate:					
NO. Explain: Article 2 of the Audit Co shall consist of three (3) Board men members of the Committee shall be independent from management to su	mbers, of appointed	which two I by the B	o (2) sh oard an	all be inde	pendent. All
The following committees are compr Management: Corporate Governan Assets and Liabilities in Foreign Curr	nce Comr	nittee, Co	ommittee	e on Man	

The Compensation Committee is company's Board of Directors.	composed	by	members	of	the	parent
Fecha de Implementación	July 28, 2009)				
Fechas de Modificación						

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

18.11 Measure Implementation	YES	x	NO	N/A
YES. Briefly indicate: Board Committe senior management, who are member				
Implementation Date	July 2	8, 2009		
Modification Dates				

18.12. In the creation of its committees, the Board of Directors takes into account the profiles, knowledge, and professional experience of their members, with regard to the committee's subject matter.

x	NO	
~ !	NU	

N/A

YES. Briefly indicate: The Board takes into consideration the profiles, knowledge and professional experience of members in relation to the subject matter of the Committee.

YES

Implementation Date	
-	December 18, 2007.
Modification Dates	

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

18.13 Measure Implementation	Yes	NO	x	N/A
YES. Briefly indicate:				
NO. Explain: A record is kept of t Committees, which is shared with all			inary mee	tings of the
It is important to note that minutes for consultation by those member committees.				

18.14. Except if the applicable legal or regulatory framework demands their creation, in the case of conglomerates, the internal regulations foresee that **the Boards of Directors of the subordinate companies may decide not to create specific committees** to deal with certain matters, and

those matters may be assumed by the committees of the Board of Directors of the holding company. However, this will not imply a transfer of the responsibilities of the Boards of Directors of the subordinate companies to the holding company.

18.14 Measure Implementation	YES	x		NO			N/A
YES. Briefly indicate: According to Article 24 of the Rules of the Board of Directors, the Grupo Bolívar S.A. Compensation Committee, formerly known Appointment, Wages and Salaries Committee, has a scope covering the Group.							
Implementation Date	Dece	mber	18, 2	2007			
Modification Dates							

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

18.15 Measure Implementation	YES	x	NO		N/A	
YES. Briefly indicate: The Audit Committee Rules provide that the Committee shall assist the Board in functions related to:						
"b) Submitting to the Board proposals related to the responsibilities, powers and limits assigned to different positions and areas regarding management of the Internal Control System, including risk management.						
c) Evaluating and monitoring the structure of the Internal Control System, to establish whether the designed procedures reasonably protect the Bank's assets and third parties managing or maintaining the same, and if there are controls to verify that transactions are properly authorized and recorded.						
f) Ensuring that the preparation, prese complies with the provisions of the rule						
i) Following up on levels of risk exposure, the implications for the organization and measures taken to control or mitigate them, at least every six (6) months, or more often if appropriate, and submitting to the Board a report on the most important aspects of said administration.						
m) Submitting to the General Shareholders' Assembly, through the Board, proposals for candidates for Statutory Auditor, after verification of compliance with the legal requirements for holding office and the Bank's needs."						
Overall, the Rules provide for the assessment of accounting procedures, the relationship with the Auditor and, in general, the review of the Company's Control Architecture, including auditing the company's risk management system.						
Implementation Date	July 28,	2009)			
Modification Dates						

18.16. The members of the Audit Committee are knowledgeable in accounting, finance, and other related matters. This enables them to treat the committee's subject matters with accuracy, and with an adequate understanding of their scope and complexity.

18.16 Measure Implementation YES X	NO	N/A	
------------------------------------	----	-----	--

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

Página 32

YES. Briefly indicate: The members of the Audit Committee have accounting, financial and other related expertise, allowing them to opine with rigor on issues of competence to the Committee at a level sufficient to understand their scope and complexity.

Implementation Date	July 28, 2009.
Modification Dates	

18.17. Upon request of the President of the Assembly, the President of the Audit Committee informs the General Assembly of Shareholders of concrete aspects of the committee's work, for instance, the analysis of the scope and contents of the Report of the Statutory Auditor.

18.17 Measure Implementation	YES	NO	X	N/A
YES. Briefly indicate:				
NO. Explain: If the President of the As Committee will send the report, wher		sts, the	Chairman o	of the Audit
Implementation Date				
Modification Dates				

18.18. The committee's internal regulation assigns it the functions indicated in recommendation

and integrity of information systems for decision-making. m) Submit to the General
Shareholders' Assembly, through the Board, proposals for candidates for the Statutory
Auditor position, after verification of compliance with the legal requirements for holding
office and the Bank's needs. n) Request from the relevant person reports deemed
appropriate for the proper performance of their duties. o) Prepare the report described
in Article 9 of this regulation. p) Any others legally established or mandated by the
Board."

Implementation Date	
Modification Dates	

18.19. The main goal of the Nomination and Compensation Committee is to support the Board of Directors in its advising and decision-making duties relative to the nomination and compensation of Board members and senior managers. In addition, it must monitor regularly the observance of Corporate Governance norms, recommendations, and principles (in those cases when this function is not assigned explicitly to another corporate committee).

18.19 Measure Implementation	YES X NO N/A
informational and consultative n intended to serve as support to the	sation Committee Rules define it as an organ o ature, without executive duties, which is mainly Board regarding the decisions made regarding the nents, salaries and compensation of Grupo Bolíva
NO. Explain:	
NA.:	
Implementation Date	May 19, 2015
Modification Dates	December 14, 2015

18.20. Some members of the Nomination and Compensation Committee are knowledgeable in strategy and human resources (selection, recruitment, hiring, training, staff management), compensation policies and related matters, so that they understand their scope and complexity within the corporation.

	YES	x	NO		N/A
YES. Briefly indicate: This recomme Committee Rules.	endation is in	corporate	d in Art.	2 of the Co	ompensation
Implementation Date	Dece	mber 14,	2015		
Modification Dates					

18.21. Upon request of the President of the Assembly, the President of the Nomination and Compensation Committee may inform the General Assembly of Shareholders on the concrete tasks

that the committee has performed, such as monitoring the compensation policies for the Board of Directors and senior managers.

18.21 Measure Implementation	YES		NO	X	N/A
YES. Briefly indicate:					
NO. Explain: Davivienda is analyzing future inclusion in the corporate gove Chairman of the Committee at the meet	ernance	system a	nd requ	lest attend	ance of the
NA.	541190 01				cooning.
Implementation Date					
Modification Dates					

18.22. The internal regulation of the Nomination and Compensation Committee assigns it the functions provided in recommendation 18.22.

18.22 Measure Implementation	YES		NO	x	N/A
YES. Briefly indicate:					
NO. Explain: Article 11 of the Com Board of Directors of Grupo Bolívar functions of this Committee, which ar Country Code.	S.A. at it	ts Decemb	er 201	5 meeting,	sets out the

18.23. The main objective of the **Risk Committee is to assist the Board of Directors in its responsibility to oversee the management of risks.**

18.23 Measure Implementation	YES		NO	x	N/A
YES. Briefly indicate:					
NO. Explain: The committees defined management are collegiate bodies w management.			0		
The committees referred to make a me their administration and the most in month, on issues of credit risk in the	mportant	aspects	occurrin	ig during t	the previous

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

-	/			\sim	_
1.1	$\gamma \alpha$	i n	2	Э.	L.
P	ág		a		
	~0		~	~	~

among others.						
Notwithstanding the above, the Risk Committees are not composed solely of Board members, whether independent or equity-holding.						
Implementation Date						
Modification Dates						

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

18.24 Measure Implementation	YES		NO	Χ	N/A
YES. Briefly indicate:					
NO. Explain: The instance has not aris requests, the chairman of the appro- report on specific aspects of the work	opriate o	committee	shall a		,
Implementation Date:					
Modification Dates :					

18.25. Given any necessary adjustments to distinguish between corporations of the financial sector and those of the economy's real sector, and without prejudice to the functions prescribed to this committee by the norms in force, the Risk Committee's internal regulation assigns it the functions provided in recommendation 18.25.

18.25 Measure Implementation	YES		NO	x	N/A
NO. Explain: The functions recommended to herein systems.					
This is in line with current regulations	relating t	to risk mar	nageme	nt systems	

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

18.26 Measure Implementation	YES	X	NO		N/A
YES. Briefly indicate: Article 1 of the ("the management body that suppor good corporate governance practice the Bank in that area."	rts the Bo	ard in rela	ation to	the impler	nentation of
NO. Explain:					
NA. Precise las normas que impiden adop	otar la recor	mendación:			

Implementation Date:	July 15, 2008.
Modification Dates :	

18.27. The internal regulation of the Corporate Governance Committee assigns it the functions provided in recommendation 18.27.

_

18.27 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate:					
NO. Explain: The rules of the Corporate functions: "a) Ensure that shareholders and the accurate and timely issuer information t b) Report on the activities undertaken b c) Review and evaluate how the Board d) Monitor trade by Board members of companies in the same group, repress shares of the company in which it holds e) Monitor compliance with management	marke hat mus y the Au complie of share senting a stake	t in gene st be discl udit Comr d with his es issued at least e.	eral have losed. mittee. s duties o l by the five per	e access during th compar	s to complete, le period. hy or by other
NA.					
Implementation Date					
Modification Dates					

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

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

19.1 Measure Implementation	YES		NO	x	N/A
YES. Briefly indicate:					
NO. Explain: Article 25 of the Board Rul shall be determined annually based schedule may be amended by agreer Bank's President to submit the amen- advance notice of not less than five (5)	on the ment of t dment to	proposal he Board the atter	by the itself of ntion of	Bank Pres r at the sug the Directo	ident. The gestion of

Likewise, the Board shall have an extraordinary meeting when requested by the Chairman of the Board, three members, the President of the Company or the Statutory Auditor.
NA.

19.2. The Board of Directors of the corporation holds between eight (8) and twelve (12) ordinary meetings per year; except for the entities subject to surveillance, which must hold at least one (1) meeting per month because of their regime.

19.2 Measure Implementation	YES X	NO		N/A					
regularly at the place, date and time s month, and also when called upon by or by two of its members acting as p mechanisms under the law for virtual n Also, Article 25 of the Board Rules st	YES. Briefly indicate: Article 39 of the Bylaws provides that "The Board will meet regularly at the place, date and time stated in the respective call, at least once every month, and also when called upon by itself, by the legal representative, by the auditor or by two of its members acting as principals, without prejudice to implementing the mechanisms under the law for virtual meetings. Also, Article 25 of the Board Rules states that this body will meet with the frequency established in the Bylaws of the Company, but at least once a month.								
Implementation Date	December 18	, 2007							
Modification Dates									

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

19.3 Measure Implementation	YES	x	NO		N/A			
YES. Briefly indicate: The Board has more than two (2) meetings for defining and monitoring the company's strategy.								
monitoring the company's strategy.								
Likewise, Article 6 of the Board Rules states that "The Board shall look after the corporate purposes, and will approve and monitor the Bank's strategies."								
corporate purposes, and will approve			Darik S Strat	egies.				
NO. Explain:								
NA.:								
	Decem	h a 1 4 0	2007					
Implementation Date	Decem	ber 18	, 2007					
Modification Dates								

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

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

Página 38

19.4 Measure Implementation	YES	X	NO		N/A			
YES. Briefly indicate: Article 25 of the Board Rules establishes that the ordinary meeting schedule may be amended by agreement of the Board. Additionally, the Board will meet extraordinarily when requested by the Chairman of the Board, three members, the President of the Company or the Auditor.								
Implementation Date	Dece	mber 18, 2	007					

19.5. At least five (5) common days before the meeting, the Board members receive, simultaneously with the meeting call, the documents or information related to each of the points on the Agenda. This ensures their active participation and their well-thought decision-making.

Modification Dates

19.5 Measure Implementation	YES		NO	X	N/A
YES. Briefly indicate:					
NO. Explain: According to Article 32 of Davivienda, "When management dee meeting, this will be delivered at least 2 NA.	ms nece	essary to	send ir		
Implementation Date					
Modification Dates					

19.6. The President of the Board of Directors, with the support of the Board's Secretary, **assumes the ultimate responsibility for the timeliness and usefulness of the information delivered to the members.** Consequently, in the set of documents provided (the *dashboard* of the Board of Directors) the quality will be most important than the quantity.

19.6 Measure Implementation	YES		NO	x	N/A
YES. Briefly indicate:					
NO. Explain According to parage	raph d) of	Article 20	0 of the	e Board R	lules, it is a
function of the Secretary to cool	rdinate wit	h the Pre	sident	of Banco	Davivienda
S.A. and the persons the latte					
information to be analyzed by th		point, the			delivery of
Information to be analyzed by th	e Doalu.				
N.A.					

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

Página 39

Implementation Date:	
Modification Dates:	

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

19.7 Measure Implementation	YES		NO	X	N/A
					
NO. Explain: The drafting of the agend Management.	da is the r	esponsibil	ity of th	e Secretary	y and Senior
Management.					

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

19.8 Measure Implementation	YES	X		NO		N/A
YES. Briefly indicate: In 2015 th Governance Report, publishes the at annually by the Board. This document i	tendan	ce of	men	nbers	at mee	
Implementation Date:	Janu	ary 26,	, 201	6		
Modification Dates:						

19.9. Every year, the Board of Directors assesses the effectiveness of its work as a collective body, that of its committees, and that of its members individually considered, including peer evaluation. Furthermore, it evaluates the reasonableness of its internal regulations, and the dedication and performance of its members, proposing changes in its organization and operation deemed pertinent. In the case of conglomerates, the Board of Directors of the holding company demands that the assessment process takes place also within the Boards of Directors of the subordinate companies.

N/A

19.9 Measure Implementation YES NO X

YES. Briefly indicate:							
NO. Explain: Article 30 of the Board Rules states that "The Board shall assess its performance annually and will refer to it in the Second Semester Management Report to be submitted yearly to the General Shareholders".							
The evaluation by the Board includes its work as a body, and that of its president and its members as individuals							
Implementation Date:							
Modification Dates:							

19.10. The Board of Directors alternates internal evaluation techniques with external evaluation performed by independent advisors.

19.9 Measure Implementation	YES		NO	x	N/A
YES. Briefly indicate:					
NO. Explain: The Board only conducts	s the self-a	assessmen	t.		
N.A.					
	1				
Implementation Date:					
Modification Dates:					

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

20.1. Regulation of the Board of Directors complements the dispositions of the company's regulatory framework regarding the duties and rights of the Board members.

20.1 Measure Implementation	YES	X	NO		N/A
YES. Briefly indicate: Article 34 states	that "T	he direct	ors shall	act in g	ood faith in the
performance of their duties with the dilig loyalty and must fulfill the duties impo always guided by fidelity to corporate pu	sed by	the laws			
NO. Explain:					
NA					
Implementation Date:	Decem	nber 18, 2	2007		

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

20.2 Measure Implementation	YES NO X N/A
YES. Briefly indicate:	
reserve regarding the deliberations and, in general, shall not disclose the had access in the exercise of thei	ty to corporate purposes." ment states that "The directors shall maintain tota of the Board and Committees to which they belong the information, data, or records to which they have ir posts, or use them in their own or third parties obligations of transparency and information under
Additionally, our Directors are requirelevant to their role as Directors of	uired to report any fact or situation that could be Banco Davivienda S.A.
The duty to refrain from using com will be included in the Board Regula	npany assets established in Recommendation 20.2 ations.

20.3. Regulation of the Board of Directors develops the contents of the rights of the Board members indicated in recommendation 20.3.

20.3 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: According to the following rights:	ne Board	d Rules, o	our Boa	ard membe	rs have the
Article 11 provides: "When a member time, Banco Davivienda S.A. will make a can have specific knowledge regarding which it operates, as well as information responsibilities incumbent on a member	available the mair n related	e the nece n activities d to the re	essary i s of the	nformation Bank and t	so that s/he he sector in
Also, Article 33 states that the Board "m advisors in legal, accounting, technical,					
It is important to note that the direct determined by the General Shareholder			to rec	eive compe	ensation as

Implementation Date	December 18, 2007
Modification Dates	

Measure No. 21: Conflicts of interest.

21.1. In its internal regulations, **the corporation has** a clear and formal **policy and procedure for the identification**, **management**, **and resolution of conflicts of interest**, **whether direct or indirect through related parties**, that may affect the members of the Board of Directors and other managers.

	SI	X	NO		N/A	
YES. Briefly indicate: Article 44 of the Bylaws and Article 37 of the Board Rules, as well as Articles 4 et seq. of the Manual Directive on Conflicts of Interest and Insider Trading (document published on our website), contemplate policies and procedures for knowledge, management and resolution of conflicts of interest. Such policies and procedures are posted on our corporate website through the above						
NO. Explain:						
NA.						
Implementation Date	Janu	ary 20, 2	009.			
Modification Dates						

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

21.2 Measure Implementation	YES		NO	X	N/A
YES. Briefly indicate:					
NO Evaluin. The presedure for m		opflicto	of interes		ot distinguish
NO. Explain: The procedure for m between sporadic and permanent co				st does n	ot distinguish
NA.					

21.3. The members of the Board of Directors, legal representatives, senior managers, and other administrators of the corporation inform the Board periodically about any relationships, whether direct or indirect, that they keep between them, or with other entities or structures of the conglomerate to which the issuer belongs, or with the issuer, or with providers, or clients, or any other stakeholders, out of which given conflicts of interest might arise, or that might influence their opinion or vote, thereby building up the managers' "map of related parties."

21.3 Implementa la Medida	YES	x	NO		N/A
21.3 Measure Implementation Article of Privileged Information provides that related to a particular area of the Bank or she may be facing a conflict of int superior and in any case shall not par matter that creates the conflict of intered When whomever may be facing a com President of the Bank, s/he will report s NO. Explain:	at when a finds the terest, the articipate est. aflict of i	"an adi nat in the hat pers e in the nterest i	ministrator e exercise on shall i discussio s a memb	r, emplo of his o mmedia n and o per of th	byee or person or her duties he ately inform his decision on the ne Board or the
	Janua	ry 20, 2	009		

21.4. Any relevant conflict-of-interest situations, understood as those that would force the affected to refrain from attending a meeting and/or voting, involving the members of the Board of Directors and remaining managers, are featured in the public information that the corporation posts every year on its web site.

21.4 Measure Implementation	YES	X	NO		N/A
". YES. Briefly indicate: Article 28 of t Privileged Information states that "T parties as set forth in applicable legis notes to the financial statements and is without prejudice to the decisions lits Stakeholders or part of them, in purpose."	he Bank slation, in disclosu Managem	will repor particular ire of relev- nent makes	t the tra the pro /ant info s to disc	ansactions visions for prmation. T close this ir	with related disclosure in he foregoing formation to
Implementation Date	Janua	ary 20 200	9		

	January 20, 2009
Modification Dates	
would allow Dales	

21.5. For these purposes, the definition of Related Party that the corporation applies is consistent with the International Accounting Standard No. 24 (IAS 24).

21.5 Measure Implementation	YES	Χ	NO		N/A	
-----------------------------	-----	---	----	--	-----	--

٦

 YES. Briefly indicate: According to Article 12 of the Manual on Conflicts of Interest and Use of Privileged Information, related party means: 1. Sociedades Bolivar S.A. and its subsidiaries. 2. The shareholder(s) or beneficial owner(s) who hold ten percent (10%) or more of the Bank's shares. 3. Legal entities in which the Bank has a stake of ten percent (10%) or more of the shares. 						
 Managers at the Bank and the Bolivar Corporate Group companies. Companies where: 						
a) A shareholder of the Bank owns 10% or more of the capital or of the outstanding						
shares, or						
b) Bank Managers have a direct or indirect interest equal to or greater than 10% of the						
outstanding shares or equity interest.						
NO. Explain:						
NA.						
Implementation Date January 20, 2009						
Modification Dates						

Measure No. 22: Related Party Transactions.

Г

22.1. The corporation has a policy that specifies the concrete procedures for the assessment, approval, and disclosure of related-party transactions, including any pending balances, and the relationships among those transactions.

22.1 Measure Implementation	YES	x	NO		N/A	
YES. Briefly indicate: Chapters II, III, IV, V and VI (Articles 12 to 31) of the Manual on Conflicts of Interest and Use of Privileged Information establish the application criteria, procedures and responsibilities for performing operations, control and monitoring, archiving and consulting, reporting and disclosure of information.						
From the above chapters the following can be highlighted: Definition of related party, classification of transactions, related party transactions, criteria to understand that market rates are handled, stock market operations, operations in the ordinary course of business, administrative or support operations.						
Implementation Date	Januar	y 20, 20	09			
Modification Dates						

22.2. The corporation's policy on related-party transactions addresses the matters provided in recommendation 22.2.

22.2 Measure Implementation YES X NO N/A

YES. Briefly indicate: Article 13 of the Manual on Conflicts of Interest and Use of Privileged Information provides that each operation carried out by the Bank with its related parties shall be framed within one of the following contexts: "a) Securities Market Operations: Those operations in the process of issuance,				
placement, distribution and trading of sec Securities and Issuers - RNVE.	curities registered in the National Registry of			
The analysis, study and authorization of transactions will follow the definitions concerning limits and powers established by the Board of Directors through the Financial Risk Management Manual - MARF.				
	erations established in the corporate purpose rvised by the Financial Superintendence of			
The analysis, study and approval of related party transactions related to the granting or acquisition of goods or services, among others, that fall within the ordinary course of business of the Bank shall be conducted in accordance with the existing regulations in the different company manuals.				
Ordinary course operations whose value equals or exceeds one billion pesos must be submitted to the Board for the respective analysis and approval, accompanied by the study referenced in Art. 20 of this section, if applicable.				
c) Administrative or support operations: Operations that are directly related to ordinary course activities and are designed for exercising the rights or complying with legal obligations or those conventionally derived from the existence and activities of Company.				
The analysis, study and authorization of transactions with related parties will follow the definitions on recruitment established by the Bank's management through the Procurement and Contracting Manual for the Bank and its subsidiaries.				
However, transactions whose value is greater than or equal to two hundred fifty million pesos must be submitted to the Board for their respective analysis and approval, accompanied the study referenced in Art. 20 of the Conflict of Interest Manual, if applicable.				
Disclosure of this information shall comply with the provisions of the applicable legislation, in particular to the provisions for disclosure in the notes to the financial statements and disclosure of relevant information. This is without prejudice to the decisions Management might make to disclose this information to its Stakeholders or part of them, in a manner, timing or content defined by the former."				
Implementation Date J	anuary 20, 2009.			
Modification Dates				

22.3. The policy foresees that the Board of Directors does not need to authorize explicitly the relatedparty transactions if they are recurrent and pertain to the ordinary course of business, and performed by virtue of contracts of adhesion or master agreements, whose conditions are fully standardized, are applied massively, and carried out at market prices that have been set, on a general basis, by those who provide the given good or service, and the individual amount of which is not relevant to the corporation.

YES

22.3 Measure Implementation

X NO

N/A

-	r .			~
1)~	0.01	00	46	~
P 6	121	IId	41)
	יסי			-

	Manual on Conflicts of Interest and Use of analysis, study and approval of related party						
that fall within the ordinary course o	transactions regarding the granting or acquisition of goods or services, among others, that fall within the ordinary course of the Bank's business, shall be conducted in accordance with existing regulations in the different company manuals."						
NO. Explain:	i						
NA.							
Implementation Date	January 20, 2009						
Modification Dates							

Measure No. 23: Compensation of members of the Board of Directors.

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

23.1 Measure Implementation	YES	x	NO		N/A	
YES. Briefly indicate: Article 31 c Shareholders to approve the compensation	,			s a fu	inction of th	ie
Also, Article 31 of the Board Rules compensation determined by the Gene of Shareholders shall take into accoun Board the Bank for purposes of determ as personal and professional qualitie business and professional experience.	ral Share t the struc nining the s of its r	holders cture, d compe	' Meeting. luties and ensation of	The Ge respon its me	eneral Meetin sibilities of th mbers, as we	ng ne ell
Implementation Date	Decemb	oer 18,	2007			
Modification Dates						

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

23.2 Measure Implementation	YES	NO	х	N/A	

YES. Briefly indicate: NO. Explain: The recommendation is r	not met to the extent that the Board
members are not subject to variable compensation is set to a fixed sum	e compensation mechanisms; their
Implementation Date	

23.3. The proprietary and independent members of the Board of Directors are explicitly excluded from compensation schemes that include stock options or from a variable compensation linked to absolute changes in share prices.

23.3 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: The compensati options, payment is made in local Colo			nbers (does not ir	nclude stock
NO. Explain:					
NA.					
Implementation Date	Marc	h 13, 2013			
Modification Dates					

23.4. Within the compensation policy, for every term assessed, the General Assembly of Shareholders approves a maximum cost for the Board of Directors, including all the compensation elements authorized.

23.4 Measure Implementation	YES	X	NO	N/A	
YES. Briefly indicate: The compensa Shareholders' Meeting corresponds to				-	the

Implementation Date	March 13, 2015
Modification Dates	

23.5. The shareholders know the complete actual cost of the Board of Directors during the term assessed, including all the compensation elements awarded to the Board members plus any spending reimbursements. Furthermore, it is published on the corporation's web site, itemized and detailed as the Board approves.

23.5 Measure Implementation	YES	x	NO	N/A
YES. Briefly indicate: The compensions shareholders at the Assembly meetin Corporate Governance Report for 201	ng. This			

Implementation Date	January 26, 2015
Modification Dates	

Measure No. 24: The President of the corporation and the senior management.

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

24.1 Measure Implementation	YES	Χ	NO		N/A
YES. Briefly indicate: Article 22 of a dministration of the Bank will be as General Shareholders' Assembly; b) Bodies are established and officials Shareholders' Assembly.	ssigned The Bo	to the f ard of Di	following rectors;	main b c) The	odies: a) The Presidency; d)
NO. Explain:					
NA.					
Implementation Date	Decer	nber 18, 2	2007		
Modification Dates	Decei		2007		

24.2. In general, the policy of the Board of Directors consists of delegating the ordinary course of business to the senior management team, thereby focusing its activities on the overall strategy, supervisory, governance, and control functions.

24.2 Measure Implementation	YESI X NO N/A
of the Bank and his/her alternates shall	laws states that "The functions of the President be to take all measures and to perform the acts or appropriate for the proper performance of the
of the President of Banco Davivie communication with unions and indust products launched by the competition, the budget and budget execution for ea by the different areas of the Bank for determine effectiveness and (vi) progre	orporate Governance states that "The functions anda S.A. include to: (i) maintain ongoing ry associations, (ii) evaluate the impact of new (iii) coordinate strategic planning, (iv) prepare ach area, (v) analyze the alternatives presented or implementation of improvement plans, (vi) ass of projects commissioned, and (vii) keep the progress of the corporation's businesses."
Implementation Date	December 18, 2007
Modification Dates	

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

24.3 Measure Implementation	YES		NO	x	N/A
YES. Briefly indicate:					
NO. Explain: Article 48 of the Bank's Chairman and one or more alternat elected by the latter, who will lega international levels.	es, as	determine	d by th	ne Board o	of Directors,
Board of Directors shall, among other	Also, Article 20 of the Code of Corporate Governance states that under the Bylaws the Board of Directors shall, among other things, appoint and remove the chairman or legal representative of the Bank and its vice presidents.				
NA.					
Implementation Date					
Modification Dates					

24.4. The corporation has a clear policy to delegate functions approved by the Board of Directors and/or a power scheme that permits to assess the degree of empowerment of the President of the corporation, and that of the remaining members of the senior management.

24.4 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: Subparagraph (i) functions of the President of the Bank measures and performing acts and co performance of the corporate purpose."	and his on tracts r	or her alt	ternates	shall inclu	de taking all
In addition, Article 21 of the Code of C of the President of Banco Davivie communication with unions and indust products launched by the competition, the budget and budget execution for ea by the different areas of the Bank f determine effectiveness and (vi) progre Board aware, in full and in detail, of the	enda S. ry assoc (iii) coo ach area or imple ess of pro	A. inclu iations, rdinate s , (v) ana mentatio pjects co	de to: (ii) evalu strategic lyze the on of im mmissio	(i) mainta uate the im planning, alternative provemen oned, and (ain ongoing pact of new (iv) prepare es presented t plans, (vi) vii) keep the
Implementation Date	Decem	bor 16 - 2	015		

Implementation Date	December 16, 2015
Modification Dates	

24.5. The Board of Directors, through the Nomination and Compensation Committee, or whoever fulfills its functions, leads annually the performance assessment of the President of the corporation, and learns about the assessments of the other senior management members.

24.5 Measure Implementation	YES	x	NO		N/A	
YES. Briefly indicate: Subparagraph (r) of Article 41 of the Bylaws states that the Board shall approve the compensation and evaluation policy for senior management, a role that the Board may perform on its own or through any of its Support Committees.						
Implementation Date	Dece	mber 16, 2	2015.			
Modification Dates		· · ·				

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

24.6 Measure Implementation	YES	X	NO		N/A
YES. Briefly indicate: Subparagraph Board shall approve the compensation role that the Board may perform on its Additionally, Subparagraph (cc) of the Board to approve the compensation s well as their indemnity clauses, if appl own or through any of its Support Com	and ex own or same ystems icable,	valuation p through a article st for mem a role tha	oolicy for ny of its ates that bers of s	r senior ma Support Co at it is a fur senior man	nagement, a ommittees. nction of the agement, as
Implementation Date	Dece	mber 16,	2015		
Modification Dates					

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

YES	x	NO		N/A	
YES. Briefly indicate: Variable compensation at the different levels of the organization seeks a balance between fulfilling economic performance and progress in achieving the strategy, as well as recognizing overall results that affect shareholders and not individual efforts.					
		July 1	5, 2008		
)	ation a	ation at the differ	ation at the different lev nomic performance and verall results that affect	ation at the different levels of the nomic performance and progress	

IV. CONTROL ARCHITECTURE

Measure No. 25: Environment of control.

25.1. The Board of Directors is ultimately responsible for the existence of a sound environment of control within the corporation, adapted to its nature, size, complexity, and risks, in a way that it meets the provisions indicated in recommendation 25.1.

YES. Briefly indicate: Article 41 of the Bylaws provides as functions of the Board:					
e and periodic	: monitor	ing of the	e Company's		
December 16, 3	2015				
	e and periodic		e and periodic monitoring of the		

25.2. In the case of conglomerates, the Board of Directors of the holding company will foster a comprehensive and formal Control Architecture covering all the subordinate companies. It will establish responsibilities for the related policies and guidelines throughout the conglomerate and define clear reporting lines. All this will promote an all-inclusive perspective of the conglomerate's risks as well as the adoption of pertinent control mechanisms.

25.2 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: Grupo Bolívar S applicable to all companies in Grupo Architecture, a document that was kno September of 2009.	o Bolíva	r, which s	et out	aspects of	the Control
Implementation Date	Septe	ember 21,	2009		
Modification Dates					

Measure No. 26: Risk management.

26.1. The corporation's risk management objectives are the ones indicated in recommendation 26.1.

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

Página 52

26.1 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: The Corporate Risk Management System seeks to ensure the organization acts in furtherance of achieving its strategic objectives, on the basis of risk management that enable business growth and leveraging of opportunities, operations management and internal control. The monitoring and control in place seeks to ensure compliance with the established definitions, and the results of directors in risk management are periodically presented to senior management.					
NO. Explain:					
NA.					
Implementation Date	Octob	er 13, 201	5		

26.2. The corporation has a map of risks, understood as a tool to identify and monitor the financial and non-financial risks to which it is exposed.

Modification Dates

26.2 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: The Bank has a opportunities associated with its busing the support processes, aimed at the pre- Regular monitoring and control is appliared this behavior is reported to the large term.	ess, as eventior ed to ex	well as contract or mitigation of mitigation of the second	operatio tion of lo arising f	nal risks er osses. from the dif	mbedded in ferent risks,
defined in the established Corporate Go					,
Implementation Date		0	ctober '	17, 2006	
Modification Dates		De	cember	22, 2006	

26.3. The Board of Directors is responsible for defining a risk management policy, and for setting maximum limits of exposure for each risk identified.

26.3 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: Subparagraph K in Article 41 of the Bank's Bylaws indicates that the Board shall monitor and evaluate the performance of managers and senior executives, for which it will require reporting at its meetings that enables it to know the development of activities in different areas of the Bank, the progress of the different projects, <i>and the degree of exposure to the various risks to which the Bank may be subjected</i> .					
Similarly, Article 46 of the Bylaws	states	that "In	order	to ensure	the proper

development of internal controls, the Board may establish committees for analysis and monitoring of specific issues, such as the reliability of the processes through which accounting information is generated, the controls in place to prevent the Bank from being used to mobilize illegal funds, evaluation and monitoring of specific risks such as solvency and liquidity and those that relate to the treasury's business ."					
NO. Explain:					
NA.					
L					
Implementation Date	December 16, 2015				
Modification Dates					

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

26.4 Measure Implementation	YES	X	NO		N/A	
YES. Briefly indicate: The Board meets re Company to the maximum defined risk I	0 2	nd moni	tors the	actual expo	osure of the	
Subparagraph K of the Board Rules state the performance of managers and seni at its meetings that enables it to know the the Bank, the progress of the differen various risks to which the Bank may be	ior execut he develo it projects	tives, fo pment c s, and tl	r which of activit	it will requi ies in differe	re reporting ent areas of	
Likewise, the Basic Legal Circular establishes in Article 6.1.1.1.12, Part I, Title I, Chapter IV, that it is a function of the Board to conduct monitoring at its regular meetings through periodical reports submitted to the audit committee on risk management in the company, and the measures taken to control or mitigate the most significant risks, at least every 6 months, or more frequently if appropriate.						
Implementation Date	Decemb	er 18, 2	007			

26.5. Within the risk management policy framework, **the senior management performs the processes and is responsible for managing the risks;** therefore, it must identify, assess, estimate, control, monitor, and report them. In doing so, it defines methodologies and ensures that the management of risks is coherent with the risk strategies and policies set forth, and with the top limits approved.

Modification Dates

26.5 Measure Implementation	YES	х	NO		N/A	
-----------------------------	-----	---	----	--	-----	--

YES. Briefly indicate: The Corporate Risk Committee, a committee of the Board of
Directors, is responsible for maintaining the general risk levels of the organization
within the limits set to execute its strategy. For this purpose it shall coordinate and
monitor that all risk systems are performing their functions fully, competently and
independently. The ratings that each risk system performs for the business under its
competence converge in this Committee, as well as the assessment of the risks arising
from the balance sheet structure and the risks that may be viewed generally at the

level of operations, technology, and fraud and human talent, among others.								
The Bank's Senior Management, through the Strategic Committee and the business units, supported by committees for business and for risks, are permanently informed and acting on the implementation of the strategy, its opportunities and risks.								
NO. Explain:								
NA.								
Implementation Date	October 13, 2015							
Modification Dates								

26.6. The corporation has la policy to delegate risks approved by the Board of Directors. It establishes the limits of risk that may be managed directly at each of its levels.

26.6 Measure Implementation	YES	x	NO		N/A	
YES. Briefly indicate: The Board defines and establishes the structure of the risk committees and delegates to these committees the ability to assess, manage and authorize risk management issues.						
						
Implementation Date			August	8, 2006		
Modification Dates		0	ctober	17, 2006		

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

26.7 Measure Implementation	YES	X	NO		N/A
YES. Briefly indicate: Banco Davivie management as a strategic compone responsibility for a comprehensive an exposed, and the impact they genera Committee on Corporate Risk	ent of its b nalysis of t	usiness vie he various	ew. To t s risks to	his purpos which the	e, e Bank is
NO. Explain:					
NA.					

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

- /			_
1) 7	01	00	
P d	gi	110	
	יסי	110	00

	October 13, 2015
Implementation Date	
Modification Dates	

26.8. If the corporation has a complex and diverse structure for business and transactions, **there is a risk management post (CRO Chief Risk Officer).** In the case of companies integrated in control configurations and/or business groups, the incumbent has faculties over the conglomerate at large.

26.8 Measure Implementation YES NO X N/A
YES. Briefly indicate:
NO. Explain: The Committee on Corporate Risk is the body responsible for monitoring risk control and mitigation. It meets regularly, and its main functions include:
• The Vice President of Risk and Financial Control and Vice President of Companies' Risk Investment report to the Risk Officer in Grupo Bolivar, in the Corporate Risk Committee. The International Executive Vice President and another member of Board of Directors are also members of this committee.
• Perform comprehensive analysis of the various risks to which Davivienda and its subsidiaries are exposed.
• Ensure compliance with the strategy of the organization and control of identified risks.
• Ensure the comprehensive implementation and operation of corporate risk management.
 Measure the aggregate impact of risks and propose alternatives for their management, optimization and re-routing.
• Monitor risk exposures and contrast those exposures with the limits approved by the Board.
NA.

Measure No. 27: Control activities.

27.1. The Board of Directors is responsible for ensuring that there is an adequate internal control system, adjusted to the corporation and its complexity, and coherent with the risk management in force.

27.1 Measure Implementation	YES	X	NO		N/A
YES. Briefly indicate: Article 46 o proper development of internal co analysis and monitoring of specific through which it generates accountin Bank from being used to mobilize specific risks such as solvency and Additionally, the Board will rely on the	ntrol, the l issues, su- ing informatio illegal func d liquidity th	Board ch as on, the ds, an hat re	may esta the reliab controls i d evaluation late to the	iblish ility of n place on and treas	committees for the processes e to prevent the d monitoring of sury's business.
It is important to note that Article 9 Committee will prepare the report the body regarding the operation of the i	at the Board	d shall	l submit to	the hi	ghest corporate

general policies established for implementation of the Internal Control System; b) use process for the review of the effectiveness of the internal control system, specifically mentioning aspects of risk management; c) the most relevant activities performed by the Committee; d) the material deficiencies identified, the recommendations made and the measures taken; e) the comments made by the supervisory bodies and any penalties imposed; f) evaluation of the Internal Audit Department's work, the scope of work developed, the independence of the role, and the resources allocated to the same.								
6.1.1.1 establishes as a function of t strategies and policies related to the IC	In addition, article 6.1.1.1.2 of the Basic Legal Circular, Part I, of Title I Chapter IV 6.1.1.1 establishes as a function of the Board to define and approve the general strategies and policies related to the ICS, based on the recommendations of the audit committee. (Establishes the functions of the Board).							
[]								
Implementation Date July 28, 2009								
Modification Dates								

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

 Г

27.2 Measure Implementation	YES	Χ	NO		N/A			
YES. Briefly indicate: Article 1 of the Audit Committee Rules defines this body as the organ that supports the Board's management regarding the implementation and monitoring of the Bank's Internal Control System.								
Article 6 of the Audit Committee Rules s a) Propose for the approval of the Boar necessary for the operation of the Interr b) Submit to the Board proposals rela assigned to different positions and area System, including risk management. c) Evaluate and monitor the structure whether the designed procedures rea parties managing or maintaining the transactions properly authorized and rea h) Evaluate the internal control reports p management addresses the suggestion j) Monitor compliance with the instructi the Internal Control System.	rd the s nal Cor ating to s regan e of th asonab em, an corded perform s and r	structure, p trol System to the resp rding mana e Internal ly protect d if there ned by the recommen	orocedu m. oonsibilit agemen Contro the Ba e are o Interna dations	res and ties, pow t of the ank's as controls I Auditol made th	wers and limits Internal Control m, to establish ssets and third to verify that r and verify that nerein.			
According to the above, the Board does not lose its obligation to monitor the efficiency and adequacy of the Internal Control System.								
Implementation Date		28	de julio	o de 20	09			
Modification Dates			·					

27.3. The corporation applies and demands the self-control principle. It is understood as the ability of the individuals who participate in the various processes to consider control as an inherent part of their responsibilities, fields of activity, and decision-making.

27.3 Measure Implementation

YES X

NO

N/A

YES. Briefly indicate: One of senior management's principles and policies is based on risk management, compliance and internal policies, which are the responsibility of the company's three lines of defense, in this order: firstly, business; commercial and operational areas; in second instance, areas of risk; and lastly, internal audits.
The organization implemented EC 038 of 2009, which defined and established a control structure that incorporates control activities into functions letters, manuals and procedures. Within the monitoring stage, supervisory positions set performance indicators for these controls. Internal Audit assessments evaluate the status of the Internal Control System annually.

Implementation Date	December 22, 2006
Modification Dates	

Measure No. 28: Information and communication.

28.1. Within the corporation, there is top-down and horizontal communication about the culture, philosophy, and policies concerning risk, and about the limits of exposure approved, so that the staff at large regards the risks and control activities within their functions.

28.1 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: The purpose of strengthening of the risk culture in the management policies flow into all levels	e Bank	and its	subsidiaries	s. Lik	ewise, that risk
complexity of operations and services.					
NO					
NA.					
Implementation Date			August 8,	2006	
Modification Dates			October 17	, 200	6

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

28.2 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: Risk Management to generate monitoring reports to senior			ategic vi	sion for bi	usiness units
The specialized risk areas are respon reporting thereon to the risk comm Corporate Risk Committee and ultimate	nittees,	business			•
NO. Explain:					

N.A	
Implementation Date	October 17, 2006
Modification Dates	December 22, 2006

28.3. The corporation's mechanisms for communication and report of information:

i. Allow the senior management to engage the corporation as a whole, highlighting its responsibility in risk management and the setup of controls.

ii. Enable the corporation's personnel to understand their role in risk management and the identification of controls, as well as their individual contribution in connection with the work of others.

28.3 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: The Risk procedures that help with eff implementation of best practices or risk profile to business units, the Co	ective risk on the differ	mana ent risk	gement s, report	and e	ensure proper comprehensive
Officials at different levels have the to ensure adequate control and procedures, and must have defined the consequences of overstepping to	responsibili compliance the releva	ty for ris with r nt risks	ks and c isk mar	ontrols in agemen	n their custody, t policies and
NO. Explain:		<u>.</u>			
NA.					
Implementation Date	Octobe	er 17, 20	06		
Modification Dates	Decem	ber 22.	2006		

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

28.4 Measure Implementation	YES	NO	x	N/A
YES. Briefly indicate:				

	Ø١		

NO. Explain: Currently, officials file complaints through the various Bank channels (intranet, web-contact, call center) which are investigated by the Audit Vice-Presidency. At the same time, this vice-presidency is comprehensively reviewing the whistleblower scheme, so that it meets the minimum policies and falls under the information security and reporting requirements.
NA.:

Measure No. 29: Monitoring of the Control Architecture.

29.1. The Board of Directors, through the Audit Committee, is responsible for overseeing the effectiveness of the different components of the corporation's Control Architecture.

29.1 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: The Bank's audit c in its Rules, monitors the Internal Cont The Internal Audit and External Audit for the system.	rol Sys	tem in all a	areas ir	nvolved in i	ts operation.
NO. Explain:					
NA.					
Implementation Date	Dece	mber 18, 2	007		
Modification Dates					

29.2. The corporation's **monitoring activities, aimed at confirming the effectiveness of the Control Architecture,** involve, in a special way, the **cooperation of the** internal audit functions **and of the Statutory Auditor** in matters within their competence, and particularly those regarding the company's financial information.

29.2 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: Internal Audit p Control System components and management system. In its periodi evaluates the generation and present	issues a c reports	n opinion submitted	on th d to th	ie internal e Audit C	accounting
NO. Explain:					

SUPERINTENDENCIA FINANCIERA DE COLOMBIA

Implementation Date	December 18, 2007
Modification Dates	

29.3. The corporation's internal audit function has bylaws approved by the Audit Committee. They describe explicitly the scope of its duties, and should comprise the topics indicated in recommendation 29.3.

29.3 Measure Implementation	YES	Х	NO	N/A
YES. Briefly indicate: The internal at committee. The last update was submi				
NO. Explaín:				
NA.				
Implementation Date Modification Dates	Octob	oer 6, 201	5	

29.4. The head director of the internal audit remains professionally independent of the senior management of the corporation or conglomerate that has hired him, by being functionally dependent from the Audit Committee exclusively.

29.4 Measure Implementation	YES	Х	NO		N/A
YES. Briefly indicate: The Audit Vice-F The annual plan and budget are ap informed of the progress on the audit	proved b	by said o	control boo	dy. Th	e committee is
NO. Explain:					
NA.					
Implementation Date	Decer	nber 18,	2007		
Modification Dates					

29.5. The corporation's Board of Directors is responsible for appointing and dismissing the head of the internal audit upon the proposal of the Audit Committee. The market is informed of his dismissal or resignation.

29.5 Measure Implementation	YES	X	NO	N/A
YES. Briefly indicate: The Audit V appointment is reported to the reg of the Bank for public knowledge.				
NO. Explain:				
NA.				
Implementation Date	April	28, 2009		
Modification Dates				

29.6. The **Statutory Auditor of the corporation or conglomerate is clearly independent of them.** The respective audit report makes a statement about this capacity.

29.6 Measure Implementation	YES		NO	X	N/A
YES. Briefly indicate:					
NO. Explain: The external audit firm is periodic reports and annual closing re		dent and th	is statu	is is declare	ed in its
NA.					
Implementation Date					
Modification Dates					

29.7. If the corporation is the holding company of a conglomerate, **the Statutory Auditor is the** same for all the companies, including those that are offshore.

29.7 Measure Implementation YESI X NO N/A

YES. Briefly indicate: Article 16 of the Shareholders' Assembly Rules states that "In its capacity as parent company, Banco Davivienda S.A. will ensure Statutory Auditor firm appointed by the General Shareholders' Meeting perform the Auditor functions for other members companies of the Conglomerate, particularly those subject to inspection and surveillance by the Financial Superintendence of Colombia, and their counterparts in other countries."					
NO. Explain:					
NA.					
[[]				
Implementation Date	December 16, 2015				
Modification Dates					

29.8. The corporation has a policy to appoint the Statutory Auditor approved by the Board of Directors and communicated to the shareholders. It contains the provisions indicated in recommendation 29.8.

29.8 Measure Implementation	YES X	NO		N/A	
YES. Briefly indicate: Subparagraph Board shall present a proposal to the analysis of the latter's experience and resources needed to carry out the work	General Asse d availability of	mbly for hir	ing the A	Auditor, after	
Likewise, Subparagraph (m) of Article 6 of the Audit Committee Rules states that one of its functions shall be to submit to the General Shareholders' Assembly, through the Board, proposals for candidates for Statutory Auditor, after verification of compliance with legal requirements for that office and the Bank's needs.					
Implementation Date	December 16	, 2015			
Modification Dates					

29.9. The corporation sets forth a maximum contract term with the auditing firm that ranges between five (5) and ten (10) years, in order to avoid excessive proximity with such a firm and/or its teams, and to safeguard its independence. Regarding Statutory Auditor-natural person without contract with any auditing firm, the maximum contract term is 5 years.

	YES	NO	x	N/A
YES. Briefly indicate:				

NO. Explain: The Bank's contracting policy does not provide this condition for Statutory Audit services.
NA.

29.10. Within the maximum contract term, halfway through it, the corporation **promotes the turnover of the auditing-firm associates assigned to it**, and that of their work teams. At the end of such term, the turnover of the firm itself must obligatorily take place.

29.10 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: According to subscribed with the Statutory Auditor, v be changed as often as deemed nece acting as statutory auditors every five (within the essary. It	term of also pr	f the conti	ract app	ointments may
NO. Explain:					
NA.					
Implementation Date	May 18	8, 2010			
Modification Dates					

29.11. The corporation extends the existing prohibition to avoid **contracting with the Statutory Auditor any professional services other than the auditing of its accounts** –and related functions sanctioned by the current regulations, to individuals or entities related to the auditing firm. This includes companies within the group of the auditing firm, and companies of which a large number of shareholders and/or administrators coincide with those of the auditing firm.

29.11 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: According to the the contract subscribed with the Statut who has been part of statutory audit tea	tory Aud	ditor, this	prohibiti	ion extends	s to anyone
NO. Explain:					

NA.	
F	[
Implementation Date	May 18, 2010
Modification Dates	

29.12. In its public information, **the corporation discloses the total amount of the contract with the Statutory Auditor**, as well as the proportion that these honoraria have for the auditing firm in relation to the total income associated to the firm's financial auditing activity.

29.12 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: The compa the "Assembly Presentation" contra	-	to the ger	neral pu	blic the tot	al amount of
NO. Explain:					
NA.					
Implementation Date	March	n 13, 2015			
Modification Dates					

V. FINANCIAL AND NON-FINANCIAL TRANSPARENCY AND INFORMATION

Measure No. 30: Information disclosure policy.

30.1. The Board of Directors has approved an information disclosure policy that features, at least the information provided in recommendation 30.1.

30.1 Measure Implementation	YES	NO	x	N/A
YES. Briefly indicate:				

Article	45	of	the	Company	Bylaws	establishes	Company	Information	Policy,	which
highlig	nts t	that	:							

DAVIVIENDA shall disclose reliable information through various mechanisms such as delivering statements and reports to the Financial Superintendence, including reports on virtual channels, publication of reports for ratings by authorized rating firms, and the management report submitted to the Shareholders' Meeting.

Such reports must provide the relevant findings of the Statutory Auditor or some other internal control body, when such findings could jeopardize the return on investment. Additionally, through any of the above mechanisms or some other appropriate mechanism, DAVIVIENDA will disclose to its shareholders and investors its Corporate Governance structures and rules. Any plurality of shareholders representing not less than 10% of the outstanding shares, and investors in securities and bonds representing not less than 15% of total commercial securities issued by the Bank, or their representatives, have the possibility of ordering, at their expense and liability, audits of the issuer, employing specialized firms in this field with which DAVIVIENDA usually works, or through others which the investors deem appropriate, as long as the firm chosen possesses known international experience and reputation. (..)

However, the right referred to in this article may in no case be extended to documents relating to industrial secrets, information subject to Bank reserve, confidential information that could be used improperly by the competition in the market, or in case that the data being disclosed could be used to the detriment of the company.

Implementation Date	
Modification Dates	

30.2. In the case of conglomerates, the disclosure of information to third parties is comprehensive and transversal in regard to the group of companies, so that those external parties may have a well-grounded idea of the conglomerate's facts, organization, complexity, activity, size, and governance model.

30.2 Measure Implementation	YES	X	NO		N/A	
YES. Briefly indicate: The information disclosed regarding Grupo Bolívar, mainly through the www.grupobolivar.com website, provides adequate knowledge of the Business Group's condition.						
Implementation Date	Marc	h 5, 2008				
Modification Dates						

Measure No. 31: Financial statements.

31.1. If there are qualifications [*salvedades*] **in the Statutory Auditor's report,** these, and any possible corporate actions to solve the situation, will be **explained to the shareholders** gathered at the General Assembly, by the president of the Audit Committee.

31.1 Measure Implementation	YES	NO	x	N/A
YES. Briefly indicate:				

-	/				~	~
- 1.)		α	n	-	6	6
	a	ยเ		d	6	0
	~	ο.		~	<u> </u>	~

NO. Explain: Article 45 of the Bylaws states that "DAVIVIENDA shall disclose reliable information through various mechanisms such as delivering statements and reports to the Financial Superintendence, including reports on virtual channels, publication of reports for ratings by authorized rating firms, and the management report submitted to the Shareholders' Meeting.					
Such reports must provide the relevant findings of the Statutory Auditor or some other internal control body, when such findings could jeopardize the return on investment."					
Likewise, Article 17 of the Regulations for the Shareholders' Assembly notes that "If qualifications by the Statutory Auditor appear in the financial statements at year end, these and the actions that the Company proposes to remedy the situation shall be subject to pronouncement to the shareholders meeting in General Assembly.					
NA.					
Implementation Date					
Modification Dates					

31.2. If the Board of Directors considers that it must keep its own opinion vis-à-vis the Statutory Auditor's **qualifications** [*salvedades*] or emphasis paragraphs , these **are explained and justified appropriately** to the **General Assembly through a written report** that specifies the contents and scope of the discrepancy.

31.2 Measure Implementation	YES	Х	NO		N/A
YES. Briefly indicate: Article 17 of					
notes that "If qualifications by the Statutory Auditor appear in the financial statements at year end, these and the actions that the Company proposes to remedy the situation shall be subject to pronouncement to the shareholders meeting in General Assembly.					
When, in spite of the Statutory Auditor's qualifications and/or emphases, the Board considers it must maintain its criteria, this position must be adequately explained and justified by a written report to the General Assembly, specifying the content and scope of the discrepancy.					
	<u> </u>				
Implementation Date	Dece	mber 16, 2	2015		
Modification Dates					

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

31.3 Measure Implementation	YES	X	NO		N/A
YES. Briefly indicate: Article 28 of Privileged Information provides that parties as set forth in applicable legis notes to the financial statements and prejudice to the decisions that mana- its Stakeholders or part of them, appropriate.	the Bank v slation, in p I disclosure	will rep articulate of rele ay mal	oort the tran ar the provis evant inform ke to disclos	sactions f nations se this	ons with related for disclosure in . This is without s information to

- /				~ -
112	α	n		61
r d	σı		a	()
	ο.		~	· · ·

NO. Explain:	
NA.	
Implementation Data	
Implementation Date Modification Dates	January 20, 2009

Measure No. 32: Information to the markets.

32.1. In the context of the information disclosure policy, the Board of Directors (or the Audit Committee), adopts the necessary measures to ensure that the financial and capital markets receive all the financial and non-financial information on the corporation required by the regulations in force, plus any other that it considers relevant for investors and clients.

32.1 Measure Implementation	YES X NO N/A
that said body, "i) shall determine the p shareholders and the market." Subparagraph (f) of Article 6 of the Aud shall ensure that the preparation, pres	(i) of Article 7 of the Board Rules establishes bolicies for information and communication with dit Committee Rules states that said Committee entation and disclosure of financial information cable standards, verifying that the necessary
Implementation Date	December 18, 2007
Modification Dates	

32.2. The corporation's web site is *user-friendly*. The visitor finds any Corporate Governance information easily.

	32.2 Measure Implementation	YES	X	NO		N/A
	YES. Briefly indicate: The Company's easy for the user to access information		0		2	/ay, so it is
	Implementation Date		5 de	octubr	e de 2010	
	Modification Dates					
32.3. In this v	vein, the corporation's web site includes, 32.3 Measure Implementation	at least, YES	the links i	indicate	ed in recomn	nendation 32.3.

	as a corporate website, www.davivienda.com, in Investor Relations/Corporate Governance that					
- About the Company: (i) Historical Bac December 31, 2014; (iv) Services; (v) O	ckground; (ii) Mission; (iii) Major Investments to our People; (vi) Coverage.					
resulting from Initial Demand of Augu Preferred Shares; (iv) Prospectus for	of Preferred Shares Offer; (ii) Press conference st 31, 2010; (iii) Regulation on First Issue of first issue of Preferred Shares; (v) Corporate enda Share Price updated every 3 minutes.					
	hares Offer; (ii) Regulation on Second Issue of he Information Leaflet on Davivienda Preferred					
Dividends: (i) Historical Table; (ii) Proposed Distribution of Profits Second Semester 2012; (iii) Profit Distribution Proposal approved by the Extraordinary Shareholders' Meeting of July 2013; (iv) Proposed dividends Second Semester 2013; (v) Proposed Distribution of Profits Approved by the Extraordinary Shareholders' Meeting of July 2013; (vi) Proposed Dividends 2014; (vii) Proposed Distribution of Profits Approved by the General Shareholders' Assembly of 2014; Payment of Dividends in Shares and FAQs.						
- Investor Relations: Relevant Inform Coverage.	nation, Market Share, Risk Rating, Analysts'					
- Corporate Governance: Bylaws, Guide to Corporate Governance, Code of Good Corporate Governance, Regulation of the General Shareholders' Meeting, Board Rules, Guide to Shareholders Rights and Obligations, Code of Ethics, Shares, Annual Report on Corporate Government, Internal Control Guidelines, copies of Implementation Report from 2011.						
- Sustainability: Social Responsibility.						
- Management report.						
Implementation Date	October 5, 2010					
Modification Dates						

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

32.4 Measure Implementation	YES	X	NO		N/A
YES. Briefly indicate: The suppor documents that can be printed, dow		•		ation to the	markets are
NA.					
Implementation Date	Dece	mber 18, 2	007		
Modification Dates					

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

32.5 Measure Implementation	YES	X	NO		N/A
YES. Briefly indicate: This informa Analysis, contained in the Management the company reports financial and rewebsite.	nt Repo	rt presen	nted to the	e Assem	nbly. Likewise,
NO. Explain:					
NA.					
Implementation Date Modification Dates	Decer	nber 18, :	2007		

Measure No. 33: Annual Corporate Governance Report.

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

33.1 Measure Implementation	YES	X	NO		N/A
YES. Briefly indicate: The Compan Governance, approved by the Board.	iy prep	ares an	Annual	Report o	n Corporate
NO. Explain					
NA. Precise las normas que impiden adoptar	la reco	mendación	:		
				0040	

Implementation Date	July 15, 2010
Modification Dates	

33.2. The company's **Annual Corporate Governance Report is not a mere transcription of the governance norms** included in the bylaws, internal regulations, good-governance codes, or other company documents. It does not intend to describe the corporation's governance model, but rather explain how it actually works and any relevant changes during the accounting period.

33.2 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: The Ann conditions and relevant changes			ate Gov	ernance	e discloses real
NO. Explain:					
NA.					
Implementation Date Modification Dates	July 1	5, 2009			

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

The structure of the company's Annual Corporate Governance Report coincides with the scheme provided in recommendation 33.3.

33.3 Measure Implementation	YES	x	NO		N/A
YES. Briefly indicate: The Annual Rep Recommendation 33.3	oort on C	orporate Go	overnand	ce for 2015	is in line with
NA					
Implementation Date	Janua	ary 26, 201	6		
Modification Dates					