IMPLEMENTATION REPORT OF BEST CORPORATE PRACTICES

ISSUER'S BUSINESS NAME

LEGAL REPRESENTATIVE JAVIER DÍAZ FAJARDO

LEGAL REPRESENTATIVE APPOINTED FOR SENDING THE IMPLEMENTATION REPORT JOSÉ ALBERTO GARZÓN GAITÁN

REPORT PERIOD 2021

REPORT DATE JANUARY 31st, 2022

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 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
The rights of the Bancóldex shareholde the matter, in the Bank's bylaws, ir Shareholders and in the Code of Good	n the l	Policy of			
The Rulebook of the General Sharehold Code of Good Governance, establishes other rights, have:					
• Right to obtain equitable treatment from the company: Article Ten of the Bank's Bylaws establishes that all shareholders will be treated equally according to their condition, and under the terms established in the regulations in force. For this purpose, the Bank has established the necessary mechanisms that allow the knowledge and supporting exercise of the rights deriving from the shareholders status.					
NO. Explain:					
N.A. State the law or regulation that prevents the adoption of the recommendation:					
Implementation Date			24/05	/2001	
Modification Dates					

1.2. The Board of Directors has approved specific 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 Implements the Measure	YES	x	NO		N.A
YES. Briefly describe: Numeral 4.8. of the Code of Good C					
policies and procedures applicable shareholders, other investors, the m The provision of channels for inforr	arket and th	ne genera	al public"	1	
numeral, as are the periodic report Financial Superintendence of Color the "Information of interest for share	ts presente mbia, as we	d and pu ell as the	ublished e official	on the we Bancóldex	bsite of the

Additionally, the Code of Good Governance in section 4.10, states the programs for distributing the rights and obligations of shareholders and other investors, including the Investor's Service Office in charge of supplying and channeling information of interest to shareholders and other investors.

Likewise, the bylaws of Bancóldex, article 68, regulates the matters concerning the right of inspection by the shareholders.

On the other hand, the Board of Directors of Bancóldex approved on 14 December 2016 the Relationship Policy with Minority Shareholders, which is published on the Bancóldex website <u>www.bancoldex.com</u> and which defines what is the procedure and channels of communication with minority shareholders.

NO. Explain:

N.A. State the law or regulation that prevents the adoption of the recommendation:

Implementation Date	24/05/2001
Modification Dates	14/12/2016

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 Implements the Measure	YES	x	NO		N.A	
YES. Briefly describe:						
The Bank publicly discloses to the public the class of shares issued through the Bank's website www.bancoldex.com, in the link "Information of interest to shareholders and other investors" are published in the Governance reports Corporate and Management from 2011 until today, as well as in the annual sustainability reports and in the Articles of Association of Bancóldex article 9°.						
NO. Explain:						
N.A. State the law or regulation that prevents the adoption of the recommendation:						
			4.5/0.4	10044		
Implementation Date			15/04/	2011		
Modification Dates						

Measure No. 3: No capital dilution.

3.1. In transactions that may cause the dilution of the capital of the 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

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Directors. Such a report will contain the opinion, about the terms of the transaction, by 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 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
Article 10 of the Rulebookof the Board in this recommendation 3.1., As follows		tors expr	essly sta	tes what	is indicated
"Article Ten Reports: The Board w Financial Statements and accounts of a and financial situation of the Bank, the and the operation report of the Board of	each ye respect	ar, a reas ive proje	soned rep ct for the	oort on th distributi	e economic on of profits
When faced with the exceptions and / or paragraphs of emphasis of the Statutory Auditor, the Board of Directors considers that it must maintain its criterion, this position is adequately explained and justified by means of a written report to the General Assembly, specifying the content and scope of the discrepancy					
Bancóldex explains, in detail to the shareholders, the transactions that may result in the dilution of the capital of the minority shareholders (in case of a capital increase with waiver of the right of preference in the subscription of shares, a merger, split or segregation, among others), in a previous report of the Board of Directors, and with the opinion, on the terms of the transaction, by an independent external adviser of recognized solvency (fairness opinion), appointed by the Board of Directors. These reports are made available to the shareholders prior to the Meeting within the terms for the exercise of the right of inspection.					
At the request of the Chairman of the Assembly, the Chairman of the Board support committees may inform the General Shareholders' Assembly about specific aspects of the work carried out by the respective committee. "					
NO. Explain:					
N.A. State the law or regulation that prevents the adoption of the recommendation:					
Implementation Date			30/11/2	2017	

Modification Dates	

Measure No. 4: Information and communication with shareholders.

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

4.1 Implements the Measure	YES X	NO	N.A.	
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	Page 6
YES. Briefly describe:	
The Bank has a corporate website with two links specially designed for consultation of shareholders and other investors , "Information of interest for shareholders and investors" all of them in Spanish and which includes the recommended information from numerals 32.3 and 32.3.	
NO. Explain:	
N.A. State the law or regulation that prevents the adoption of the recommendation:	-
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Implementation Date	October 30 th , 2018
Modification Dates	

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

4.2 Implements the Measure	YES	Х	NO		N.A
YES. Briefly describe:					
The Investor's Support Office, and the designed for consultation by sharehold of interest to shareholders and other with permanent access to information.	ers and o	other inve	estors: "Ab	out us", '	Information
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	prevent	s the			
Implementation Date			24/05/2	001	

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.).

Modification Dates

4.3 Implements the Measure	YES	x	NO	N.A
YES. Briefly describe:				
The Code of Good Governance in it	s numeral 9	9.1 states	:	
"9.1. Criteria, policies and procedure provided to shareholders, other inve				

()						
Additionally, Bancóldex will be able to organize periodic results presentation events aimed at shareholders and market analysts, as well as organize and participate in presentations, events or fixed income forums, aimed at investors in debt instruments and market analysts, to update Bancóldex business indicators, the management of liabilities, financial policy, qualifications, behavior regarding covenants, etc.						
The events or presentations can be communication (conference, video confe	face-to-face or through means of distance erence, etc.) "					
Additionally, Bancóldex makes presentations of results to market analysts and institutional investors at the moment of being close to issuing bonds. The attention to the investor and the communication strategy to them is managed by the Legal Vice Presidency - General Secretary of the Entity. Likewise, the information published in relation to the intermediate and annual results is available on the website of the Bank and at the Financial Superintendence of Colombia.						
NO. Explain:						
N.A. State the law or regulation that prevents the adoption of the recommendation:						
Implementation Date	30/11/2017					
Modification Dates						

4.4. The corporation organizes or takes part in presentations, events, or forums 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 Implements the Measure YES X NO N.A.
YES. Briefly describe:
The Code of Good Governance in its numeral 9.1. has:
9.1.Criteria, policies and procedures applicable to the transparency of the information provided to shareholders, other investors, the market and the public in general.
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Additionally, Bancóldex will be able to organize periodic results presentation events aimed at shareholders and market analysts, as well as organize and participate in presentations, events or fixed income forums, aimed at investors in debt instruments and market analysts, updating Bancóldex business indicators, the management of liabilities, financial policy, qualifications, behavior regarding <i>covenants</i> , etc.
The events or presentations can be face-to-face or through means of distance communication (conference, video conference, etc.) "
Additionally, Bancóldex makes presentations of results to market analysts and institutional investors at the time of issuing Bonds, which is not done with a defined periodicity. The Legal Vice Presidency - General Secretary of the Entity, manages the attention to investors and the communication strategy.

NO. Explain:		Page 8
N.A. State the law or regulation that adoption of the recommendation:	prevents the	
Implementation Date	30/11/2017	
Modification Dates		

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 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 Implements the Measure	YES	x	NO		N.A
YES. Briefly describe:					<u>_</u>
The articles of association of Bancólde to request the performance of specializ the Code of Good Governance, numera	zed aud	lits. The fo			
"2.6. Specialized audits of the Bank					
In accordance with the Paragraph shareholders and other documents by			3º . Insp	pection of	books by
"[] The shareholders and other invest may order, at their expense and under company, using for this purpose, Co experience in other entities of the final specific issues, may not refer to asper and must previously subscribe confide audit firm and the interested sharehold the Board of Directors. "	er their i ompanie ancial s cts subj ntiality a	responsibi es of reco sector. The ject to cor agreement	lity, spe gnized ese auc nmercia ts betwo	ecialized au reputation, dits may on al or bankin een the cor	dits of the and with ly refer to g rese,rve npany, the
2.6.1. Procedure for exercising specialized audits	j the	right of	sharel	nolders to	request
Shareholders who represent at least 0 writing to the Board of Directors, the ex is established considering the participa	xecutior	n of specia	lized au	udits. This p	
The procedure for requesting specialize request must be duly substantiated, de audit is requested; ii) the Board of Direct matters, taking as a parameter that the the Bank; iii) the audits will be carrie Statutory Auditor, selected by the E shareholder's right to suggest Compar Directors must make a decision in the request and the audit must be carried Directors meeting; v) The cost of the s requesting shareholders; vi) These prop anything related to trade secrets, com the Bank, nor documents or information	etermini ctors will ey could d out b Board c hies that first see out no la specializ posals n petitive	ng the spe determine d directly a by firms th of Director t meet the ssion held ater than to zed audit v nay not inc advantag	ecific m the via affect th at mee rs, with se qual after th wo mor will be a clude as es or st	atters upon ability of the financial t the qualif out prejudi ities; iv) The presenta aths after th assumed in a their subje crategic info	which the respective stability of ications of ce to the e Board of tion of the e Board of full by the ct matters,
NO. Explain:		•			

N.A. State the law or regulation that p adoption of the recommendation:	prevents the	Pages
Implementation Date	24/05/2001	
Modification Dates		

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

4.6 Implements the Measure YES X NO N.A.
YES. Briefly describe:
The articles of association of Bancóldex indicate in article 68 the right of shareholders to request the performance of specialized audits. The foregoing right is explained in the Code of Good Governance, numeral 3.6., as follows:
"2.6. Specialized audits of the Bank
In accordance with the Paragraph of ARTICLE 68º . Inspection of books by shareholders and of other documents by investors:
"[] The shareholders and other investors indicated in the legal and regulatory norms may order, at their expense and under their responsibility, specialized audits of the company, using for this purpose Companies of recognized reputation, and with experience in other entities of the financial sector. These audits may only refer to specific issues, may not refer to aspects subject to commercial or banking reserve and must previously subscribe confidentiality agreements between the company, the audit firm and the interested shareholder or investor, under the terms established by the Board of Directors. "
2.6.1. Procedure procedure for exercising the right of shareholders to request specialized audits
Shareholders who represent at least 0.28% of the subscribed shares may present in writing to the Board of Directors, the practice of specialized audits. This percentage is established considering the participation of the majority shareholders.
The procedure for requesting specialized audits is subject to the following rules: i) the request must be duly substantiated, determining the specific matters on which the audit is requested; ii) the Board of Directors will determine the viability of the respective matters, taking as a parameter that they could directly affect the financial stability of the Bank; iii) the audits will be carried out by Companies that meet the qualifications of Statutory Auditor, selected by the Board of Directors, without prejudice to the shareholder's right to suggest Companies that meet these qualifications; iv) The Board of Directors must make a decision in the first session held after the presentation of the request, and the audit must be carried out no later than two months after the meeting of the Board of Directors; vi) The cost of the specialized audit will be assumed in full by the requesting shareholders; vi) These proposals may not have as their subject matters anything related to trade secrets, competitive advantages or strategic information of the Bank, nor documents or information legally subject to reserve. "
NO. Explain:

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N.A. State the law or regulation that prevents the
adoption of the recommendation:

Implementation Date	31/11/2017
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 takeover 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 Implements the Measure YES NO N.A. X
YES. Briefly describe:
NO. Explain:
N.A. State the law or regulation that prevents the adoption of the recommendation:
The sale of the participation of the Country in Bancóldex is regulated by Law 226 of 1995
Implementation Date

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

Modification Dates

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 Implements the Measure	YES	x	NO		N.A
YES. Briefly describe:					
Bancóldex and its subsidiary, Fiducoldex, have defined an organizational structure with three levels, General Shareholders Assembly, Board of Directors and Senior Management, and with the key bodies and positions within the conglomerate.					
Additionally, in the development of the definition of group-level policies in our					

	F	Page 11
orientation, as well as to establish criter conglomerate risk management.	ia for action, responsibility, communication, and	
NO. Explain:		
N.A. State the law or regulation that p adoption of the recommendation:	prevents the	
Implementation Data	27/04/2017	

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

6.2 Implements the Measure	YES		NO X	N.A.
YES. Briefly describe:				
NO. Explain:				
In the development of Bancóldex's made in the definition of policies at Group's strategic orientation, as we communication, and management of	the group le	evel in ore blish crite	der to align and s eria for action, res	tandardize the
N.A. State the law or regulation the adoption of the recommendation	hat prevent			
Implementation Date				

Measure	No.	7: (Conflict	resolut	tion.

Modification Dates

7.1. Except for the disputes between shareholders, or between shareholders and the Company 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 Implements the Measure	YES	X NO	N.A.

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YES. Briefly describe:

Article 89 of the Bank's Articles of Association establishes:

Article 89. Acceleration of the resolution of disputes: The company will always seek the rapid resolution of disputes to which it is a party. For this, and while its Board of Directors has no reason of special strength and severity to the contrary, it will facilitate the conciliation and arbitration procedures that are proposed, and will carry out with the other party the probatory acts that the law allows, in accordance with Decree 2779 of 1989, Law 23 of 1991 and Decree 2651 of the same year, or the regulations that modify, add or replace them.

NO. Explain:

N.A. State the law or regulation that prevents the adoption of the recommendation:

Implementation Date	30/12/1992
Modification Dates	

II. GENERAL SHAREHOLDERS ASSEMBLY

Measure No. 8: Functions and competence.

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

8.1 Implements the Measure YES X NO N.A
YES. Briefly describe:
In accordance with the provisions of Article 44 of the Bank's Bylaws, the following are functions of the General Shareholders Assembly:
"ARTICLE 44°. Functions: The functions of the General Shareholders Assembly are:
1. Dictate and reform the bylaws of the company;
Choose, when appropriate, the members of the Board of Directors, and remove then freely;
3. Choose the Statutory Auditor for periods of two (2) years, set their remuneration and remove them freely;
4. Order the corresponding actions against the administrators, the executive officers or the Statutory Auditor;
5. Examine, approve, disapprove, modify or terminate the end-of-year balance sheets and the accounts that administrators must submit;
6. Decree the distribution of profits, the cancellation of losses and the creation of reserves
not provided for in the law or in these statutes;
Provide that a certain issue of ordinary shares be placed without being subject to the right of preference;
8. Order the issuance of bonds, in accordance with the provisions of the law.
9. Consider the reports of administrators on the status of social business, and
the report of the Statutory Auditor;
10. Adopt measures that demand the interest of society;
11. Adopt measures that demand compliance with the statutes and the common interest of the associates;
12. The others that, according to the legal nature of the company, the law and these statutes indicate.
The following functions shall be exclusive to the General Shareholders Assembly and may not be delegated:
13. Approve the general remuneration policy of the Board of Directors.
14. Approve the segregation or improper split of society.
However, the tasks related to (ii) The approval of the succession policy of the Board of Directors and (iii) The acquisition, sale or encumbrance of strategic assets that, in the opinion of the Board of Directors, are essential for the development of the activity, or when, in practice, these operations may result in an effective modification of the corporate purpose. "

F	Page 14
The foregoing, taking into account that the appointment of the members of the Board of Directors is done in accordance with the provisions of the Organic Statute of the Financial System.	
NO. Explain:	
N.A. State the law or regulation that prevents the adoption of the recommendation:	
17/02/2015	

Implementation Date	17/03/2015
Modification Dates	

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

9.1. The corporation has a regulation for the General Shareholders Assembly, 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 Implements the Measure	YES	x	NO		N.A
YES. Briefly describe:					
The Bank has the Rulebookof the integral part of the Code of Good (ders A	ssembly,	which is an
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	t prevents	s the			
Implementation Date			30/06/2	2010	
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 Shareholders Assembly must take place no less than thirty (30) natural days in advance; in the case of extraordinary meetings, the call will take place with at least fifteen (15) natural 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 Implements the Measure	YES	X	NO		N	I.A
YES. Briefly describe:						
Article 39 of the Bank's Articles of Asso	ciation	establishe	s:			
"ARTICLE 390. Call: The call for mee have to be approved will be made, at le	0					
For all other meetings, fifteen (15) calen will suffice.	idar day	/s in advar	nce of t	he date of	the me	eeting,
The foregoing, without prejudice to reorganizations. "	the l	egal term	is esta	blished	for bu	siness
NO. Explain:						
N.A. State the law or regulation that p adoption of the recommendation:	preven	ts the				
Implementation Date			17/03	/2015		

10.2. Besides the traditional and mandatory media set forth within the legal framework, **the corporation ensures the widest communication and publicity for the meeting calls.** 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.

Modification Dates

10.2 Implements the Measure	YES	х	NO	N.A
YES. Briefly describe:				
The Regulations of the General Shareh	olders As	semb	ly, state on th	is aspect, that:
"Article Five Call: The call for mee have to be approved will be made, at lea				
For the other meetings, fifteen (15) cales will suffice.	ndar days	s in ad	vance of the	date of the meeting
Paragraph first. The Legal Representa will be published in a newspaper of wid each shareholder at the address register call for the ordinary and extraordinary m deliberate and decide, without being a Assembly so decides, with the majority of the day has been exhausted. Notwith the call will also be published on the w the same terms provided in this clause.	e nationa ered in the neetings able to c providec nstanding ebsite of	al circo e com will sp leal w l in the the fo	ulation, or by pany. The an ecify the mat with different ese bylaws, a pregoing, the	a message sent to nouncement of the ters on which it will issues, unless the nd once The order announcements of
NO. Explain:				
N.A. State the law or regulation that p adoption of the recommendation:	prevents	the		
Implementation Date			17/03/20	15

Implementation Date	17/03/2015
Modification Dates	

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

10.3 Implements the Measure	YES	x	NO		N.A.		
YES. Briefly describe:							
Bancoldex has stated in numeral 3.9.1. of its Code of Good Governance that it incorporates what is indicated by recommendation 10.3., like this:							
"2.4. Equitable treatment for all shareholders and other investors							
According to ARTICLE 100. Rights of	the share	eholder a	nd the ii	nvestor:			
"[] Shares confer their holders all the accordance with the law and these by		herent to	the qua	llity of shar	eholders, in		
The company will ensure that the shareholders and investors indicated in the legal and regulatory standards have an equitable treatment, according to their nature and under the terms established by law. "							
2.5. With an anticipation of fifteen (1 Assembly, shareholders will be provisubmitted to the General Shareholders	ided with	the prop					
for each item on the agenda.							
() "							
NO. Explain:							
N.A. State the law or regulation that adoption of the recommendation:	t prevent	s the					
Implementation Date			30/11	/2017			
Modification Dates							

10.4. The General Shareholders Assembly 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 Implements the Measure	YES	X	NO	N.A.
YES. Briefly describe:				
In accordance with the provisions of a exclusive and non-delegable function approve the segregation or division of	of the Ge	eneral Sha		
NO. Explain:				

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N.A. State the law or regulation that prevents the
adoption of the recommendation:
adoption of the recommendation.

Implementation Date	17/03/2015				
Modification Dates					

10.5. The Agenda that the Board of Directors is proposing features the subjects for discussion accurately avoiding any significant issues to become obscured under imprecise, nonspecific, overly general, or very wide expressions such as "others" or "proposals and miscellaneous."

10.5 Implements the Measure	YES	x	NO		N.A		
YES. Briefly describe:							
Bancóldex indicates in Article 6 of the Rulebook of the General Shareholders 'Meeting, the requirements that must be met by the agenda of the General Shareholders' Meeting, as follows:							
" Article Six Agenda: The agenda provides full knowledge of the issues the	a will be at will be	clear a discuss	and disa ed.	ggregated	d, so that it		
For extraordinary meetings, the matters on which to deliberate and decide must always be specified. In any case, the Assembly retains the power to deal with additional matters by decision adopted by the majority of the shares represented, once the agenda has been exhausted, and in any case, it may remove the administrators and other officials whose appointment corresponds to it. However, when the assembly is going to consider segregation operations, change of corporate purpose, waiver of the right of preference, change of registered office, increase of authorized capital or reduction of the subscribed and early dissolution, Agenda shall contain expressly these situations.							
Paragraph: Bancóldex has decided to i	impleme	nt the fol	llowing re	ecommen	dations:		
1. Spinnoffs can only be analyzed a Assembly when this point has been exmeeting.							
2. <u>The Agenda proposed by the Board</u> of the issues to be discussed.	d of Dire	ctors co	ontains p	precisely	<u>the content</u>		
3. In the case of amendments to the Statutes, each article or group of articles that are substantially independent will be voted upon separately. In any case, an article will be voted separately if a shareholder or group of shareholders, representing at least five percent (5%) of the share capital, requested so during the Assembly. "							
NO. Explain:							
N.A. State the law or regulation that prevents the adoption of the recommendation:							
			17/03/2	2015			
Implementation Date Modification Dates							

10.6. In the case of amendments to the bylaws, each article or group of articles that is substantially different, will be voted upon separately. In any case, an article will be voted upon 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 Implements the Measure	YES	X	NO		Page 18 N.A	
YES. Briefly describe:						
Bancóldex indicates in Article 6 of the F the requirements that must be met Assembly, as follows:						
" Article Six Agenda: The agenda full knowledge of the issues that will be			disagg	regated, so	that it gives	
For extraordinary meetings, the matters on which to deliberate and decide must always be specified. In any case, the Assembly retains the power to deal with additional matters upon decision adopted by the majority of the actions represented, once the agenda has been exhausted, and in any case it may remove the administrators and other officials whose appointment corresponds to it. However, when the assembly is going to consider segregation operations, change of corporate purpose, waiver of the right of preference, change of registered office, increase of authorized capital or reduction of the subscribed and early dissolution, the Agenda shall contain expressly these situations.						
Paragraph: Bancóldex has decided to	implem	ent the foll	owing r	ecommenda	ations:	
1. Spinoffs can only be analyzed and a when this point has been expressly incl						
2. The Agenda proposed by the Board topics to be discussed.	of Direc	ctors conta	ins pre	cisely the c	ontent of the	
3. In the case of amendments to the are substantially independent will be will be voted separately if a sharehol least five percent (5%) of the share c	voted der or	upon sepa group of s	arately. shareho	In any cas olders, rep	e, an article resenting at	
NO. Explain:						
N.A. State the law or regulation that adoption of the recommendation:	preven	ts the				
Implementation Date			17/03	/2015		

10.7. Without prejudice to 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 issues for discussion within the Agenda of the General Shareholders Assembly, regardless of the size of their share 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) natural days following the publication of the meeting call.

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10.7 Implements the Measure	YES	×	NO		N.A
YES. Briefly describe: The second paragraph of Article 39 Meeting, as determined:	of the Ba	ank's Byla	ws reg	ulates the	Call for the
"Article 39. Call					
PARAGRAPH TWO : Within five (5) ordinary meeting of the General Sharel					

	Page 19
upon justification, the introduction of one or more issues to be discussed on the Agenda of the assembly. The Board of Directors will decide on this request."]
NO. Explain:	
N.A. State the law or regulation that prevents the adoption of the recommendation:]

Implementation Date	17/03/2015
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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. Such a reply, 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.

10.8 Implements the Measure	YES	X	NO		N.A			
YES. Briefly describe:								
	The General Shareholders Assembly Rulebook in the seventh article regulated the ability to introduce issues into the Agenda of the General Shareholders Assembly, in the following way:							
" Article Seven . Ability to introduce issues on the Agenda of the Ordinary General Shareholders' Assembly. In accordance with what is mentioned in the Bylaws and in these Regulations, the shareholders may propose issues to be discussed at the General Shareholders' Assembly.								
The Board of Directors will evaluate the	reques	t made by	the sh	areholder a	nd may:			
1. Accept it . In the event that the Board of Directors accepts the request, after the shareholders' time has passed to propose issues in accordance with what is mentioned in the Bylaws and in these Regulations, a complement to the Call will be published on the General Shareholders Assembly Website www.bancoldex.com, at least fifteen (15) calendar days prior to the meeting.								
2. Dismiss it . If the request is rejected by the Board of Directors, it will respond in writing through the Secretary, explaining the reasons for its decision and informing shareholders of the right they have to submit their proposals during the celebration of the Meeting in accordance with the provisions in Article 182 of the Commercial Code. "								
NO. Explain:								
N.A. State the law or regulation that prevents the adoption of the recommendation:								
Implementation Date			17/03	/2015				

 Implementation Date
 17/03/2015

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 17/03/2015

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

10.9 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe: The Regulations of the General Shar that in the event that the Board of stockholder after the time of the share is mentioned in the Bylaws and in th General Shareholders' Assembly will at least fifteen (15) calendar days in a	Directors holders to hese Regu be publis	accepts t propose i llations, a hed on the	he prop issues, i supplei e websi	oosal prese in accordar ment to the	ented by the nce with what e Call for the
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	at prevent	ts the			
	-		17/01	3/2015	

Implementation Date	11/03/2015
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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 Implements the Measure	YES X	NO	N.A.

ES. Briefly describe:						
lumeral 2.5. of the Code of Good Governance states:						
"2.5 With a notice of five (5) calendar days following the publication of the call to the General Shareholders Assembly, any shareholder may propose, upon justification, the introduction of issues to be discussed on the agenda, as well as raise proposals for agreement on points already included in it. The Board of Directors shall decide in writing on those requests presented by 0.14% of the subscribed shares or, if the proposal is accepted, publishing a supplement to the call of the General Shareholders Meeting, at least fifteen (15) days calendar in advance of the meeting. "						
IO. Explain:						
I.A. State the law or regulation that prevents the adoption f the recommendation:						
mplementation Date 30/11/2017						

Modification Dates

10.11., **The company 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 Implements the measure	YES	x	NO		N.A
VEC Driefly describes					
YES. Briefly describe: The official website of Bancóldex has which the call for the meeting of the G power model, and from the ordinary m to be held in 2018 is published. , the in the agenda of the meeting is published.	eneral S eeting o formatio	Sharehold of the Ger	lers' Me neral Me	eting, the eeting of S	agenda, the hareholders
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	prevent	s the			
Implementation Date			30/11	/2017	

10.12. The corporate 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, and to express in writing, their questions on the issues 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 Shareholders Assembly, it will determine the period within which the shareholders will exercise this right.

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10.12 Implements the Measure YES X NO N.A.
YES. Briefly describe:
In accordance with the provisions of article 56 of the Bylaws of Bancóldex, it was regulated in letter d) as a duty of the Secretary:
"Article 56 Duties: The duties of the Secretary are:
()
d) Respond to the requests of the shareholders, related to information or clarifications in relation to the topics dealt with at the meetings of the General Shareholders' Assembly. "
Likewise, in the Rulebook of the General Shareholders Assembly, article eighteen establishes that shareholders, among other rights, have the right of inspection and request additional information in the following terms:
 Right of inspection: for the proper exercise of the right of inspection, the Bank, within the term of the call for meetings and at the registered office, will provide its shareholders and other investors with the information required by the legal regulations such as financial statements and its annexes, books and other information that is considered relevant for proper decision making.

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- Right to receive complete, truthful, timely information, not subject to reservation, regarding the financial and economic situation of the Bank through different channels implemented by the entity for its disclosure.

- Right to request in advance sufficient information or clarifications that it deems pertinent, through traditional channels and / or, where appropriate, new technologies, or to formulate in writing, the questions it deems necessary in relation to the matters included in the Order of the Day, the documentation received or on the public information provided by Bancóldex. This right may be exercised within the time established by law for the right of inspection.

NO. Explain:

Modification Dates

N.A. State the law or regulation that prevents the adoption of the recommendation:

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10.13. The corporation foresees that the requested information may be denied if, based on internal procedures, it is 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 Implements the Measure	YES	x	NO		N.A
YES. Briefly describe:					
Article 18 of the Rulebook of the Generation	al Share	holders A	Assembly	/, states:	
"Article Eighteen Rights:					
()					
"The Bank may deny the request f accordance with the internal procedu unreasonable; (ii) irrelevant to know th confidential, which includes privileged i industrial secrets, operations in prog depends substantially on the secrecy of puts the competitiveness of the same in NO. Explain:	res of he prog nformat ress wh its nego	Bancólde ress or in ion in the nose goo tiation; ar	x, it car nterests field of t d purpo nd (iv) oth	n be qual of the co the securit se for the ners whose	ified as: (i) mpany; (iii) ties market, e company
N.A. State the law or regulation that a adoption of the recommendation:	prevent	s the			
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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 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
The Bank approved the relationship p is committed to guarantee an effectiv which it has established the Legal Vic Services Office to channel through this	ve comm ce Presi	nunication dency as	with all the Sha	the share	holders, for nd Investor
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	preven	ts the			

Implementation Date	14/12/2016
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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 Shareholders Assembly, including the delegation of his vote to any other person, whether it is a shareholder or not.

11.1 Implements the Measure	YES	X	NO		N.A.		
YES. Briefly describe: In accordance with the provisions of artic member may be represented at meeting power of attorney granted in writing representation of the powers of attorne the company two (2) business days in a	gs of the g that ey shall dvance	e General meets t be made and up to	I Shareho he legal to the G the time	Iders' A require eneral s set in th	ssembly by a ements. The Secretariat of he call notice.		
NO. Explain:	It is understood for these purposes that Saturdays are not working days. " NO. Explain:						
N.A. State the law or regulation that prevents the adoption of the recommendation:							
Implementation Date			30/12/1	992			
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11.2. The corporation minimizes the use of blank-voting representatives or those without voting instructions by actively promoting 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 Implements the Measure	YES	x	NO		N.A.	
YES. Briefly describe: The Rulebook of the General Sharef Secretary will refrain from receiving f shareholders without the full requireme Code, to participate in the shareholde blank delegations, without voting instri- model representation letter that Bancól NO. Explain:	from the sh ents establis ers' meeting uctions, acti	areho shed gs . E ively	olders powe in article 184 Bancóldex m promoting th	rs co 4 of tl iinimi ie use	onferred by he Commer zes the use e of a stand	the cial e of ard
N.A. State the law or regulation tha adoption of the recommendation:	t prevents	the				

Implementation Date	30/12/1992
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 make it a more participatory body, its regulation requires that **the members of the Board of Directors and particularly the Chairmen of the Board committees and the President of the corporation attend the Assembly** to address the shareholders' concerns.

12.1 Implements the Measure	YES	×	NO		N.A.
YES. Briefly describe:					
Article Twentieth of the Rulebook of the following:	ne Gener	al Shareho	olders /	Assembly, e	stablishes
"Article Twenty: Attendance of othe members of the Board of Directors, es the Board of Directors and the Preside respond to the concerns of the shareh	specially ent of the	the Chairp	ersons	of the Com	mittees of
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	t preven	ts the			

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Implementation Date	
Modification Dates	

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 Implements the Measure	YES	x	NO		N.A
YES. Briefly describe:					
Article 50 of the Bank's Bylaws regula the following functions of the Board functions:					
"Article 50: The powers of the Board of	of Directo	rs are:			
()					
The following functions of the Board of	of Director	rs will be r	non-dele	egable:	
21. Appoint the President and the Vic them freely; and determine the offic attributed. Likewise, determine the su accidental absence;	ials to wh	nom the le	egal rep	resentation	n expressly
22. Constitute committees of a terappropriate, with the participation of approve its internal operating regulati	its mem				
23. Regulate the specific mechanism disclosure of conflicts of interest that administrators or senior officials, and address them;	may aris	e betwee	n share	holders and	d directors,
24. Approve and periodically mo management objectives and the annu					ness plan,
25. Define the structure of the compa	ny and th	e conglor	nerate, v	when that is	the case.
26. Approve the guidelines or financia Conglomerate.	al and inv	estment p	olicies	of the com	oany or the
27. Approve the remuneration and ev	aluation p	olicy of S	enior M	anagement	
28. Approve investments, disinvestm amount and / or characteristics can assets or liabilities of the company.					
29. Approve the Corporate Governan	ce policy.				
30. Approve the Annual Corporate Go	overnance	e Report.			
31. Approve the information and co shareholders, markets, interest group					nt types of
32. Approve the risk policy, know company, including those assumed in					sks of the
33. Approve, implement and monitor	the intern	al control	systems	6.	
34. Approve the succession policies of	of Senior I	Managem	ent.		
35. Approve policies related to anony	mous con	nplaint sys	stems.		
36. Submit the remuneration policy of General Shareholders' Assembly.	f the Boa	rd of Dire	ctors fo	r considera	tion by the
37. Submit the proposal for the hiring for consideration.	of the Sta	atutory Au	ditor to	the Genera	I Assembly
38. Adopt decisions related to the in	corporatio	on or acq	uisition	of interests	s in special

38. Adopt decisions related to the incorporation or acquisition of interests in special purpose entities or entities domiciled in countries or territories considered to be tax havens, as well as other transactions or operations of a similar nature.

39. Know and approve in the event of material impact, the operations that the company carries out with controlling or significant shareholders or represented in the Board of Directors; with the members of the Board of Directors and other Administrators or with persons related to them, as well as with companies of the Conglomerate to which they belong.					
	rocess of the Board of Directors, both as a individual members.				
41. Act as liaison between the com appropriate mechanisms to provide acc	pany and its shareholders, maintaining the urate and timely information.				
	ity of the accounting and internal information ernal audit reports and reports from the legal				
	nancial information that due to its status as a information and communication policies, the .				
44. Supervise the independence and efficiency of the internal audit function.					
the level of compliance with the ethical	porate Governance practices implemented, and and behavioral norms adopted by society. The officers are obliged to comply with the matters of corporate governance.				
	ce of the company and the ordinary course of n of the performance of the members of Senior				
NO. Explain:					
N.A. State the law or regulation that prevents the adoption of the recommendation:					
	17/03/2015				
Implementation Date	17/03/2013				

Modification Dates			
	I		

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 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
Bancoldex has adopted a conglome policies have been defined for the pa by the boards of directors of the con	arent comp	any and s	subsidia	ries, which	are applied
It is clarified that through Public Dee Commerce on August 1, 2020, the company) with Arco Grupo Bancólde	e merger b	by absorp		U U	
NO. Explain:					
N.A. State the law or regulation th adoption of the recommendation:		ts the			

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Implementation Date	07/12/2011
Modification Dates	

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

14.1. The Board of Directors has an approved internal regulation for its organization, operation, the rights and duties of its members, its Chairman, and its Secretary. This regulation is informed to the shareholders, and is binding upon the members of the Board.

14.1 Implements the Measure	YES	х	NO	<u> </u>	.a
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YES. Briefly describe:
The members of the Board of Directors of Bancóldex have an Operating Regulation, this Regulation is available to shareholders, investors and the general public through the Bank's website www.bancoldex.com in the link "Information of interest" for shareholders and other investors. "
NO. Explain:
N.A. State the law or regulation that prevents the adoption of the recommendation:

Implementation Date	30/06/2010
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 Implements the Measure	YES NO N.A. X
YES. Briefly describe:	
NO. Explain:	
N.A. State the law or regulatio recommendation:	on that prevents the adoption of the
In accordance with numeral 3 of article	le 281 of the Organic Statute of the Financial f Directors of the Bank is legal, establishing the re members.
Implementation Date	
Modification Dates	

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

Modification Dates

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 Implements the Measure	YES x		NO		N.A
YES. Briefly describe: he origin of each of the members o review of the curriculum vitae publis				was iden	tified in the
NO. Explain:					
N.A. State the law or regulation recommendation: In accordance with numeral 3 of artic System, the composition of the Board	cle 281 (of the Or	ganic Sta	atute of th	
Implementation Date	Octobe	er 30 th , 20)18		

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, to reach the objectives indicated in recommendation 16.2.

16.2 Implements the Measure	YES	х	NO		N.A	
YES. Briefly describe:						
Bancoldex has a Corporate Governance, Nominations and Remuneration Committee whose function is to support the Board of Directors in matters related to the selection and appointment of the members of the Board of Directors, for which purpose it has implemented a procedure in the terms indicated in this recommendation.						
NO. Explain:						
N.A. State the law or regulation that prevents the adoption of the recommendation:						
		2	7/06/2	016		
Implementation Date		2	1/00/2	010		
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 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
The Regulations of the Board of Dire Directors indicate the profile that the r well as the procedure for informing the	members	of the Boa	ard of D	irectors mu	ust meet, as
These documents are published on th	ne Entity's	website.			
NO. Explain:					
N.A. State the law or regulation tha adoption of the recommendation:	t prevent	s the			
Implementation Date			30/11	/2017	
Modification Dates	1				

16.4. The corporation considers that the mere review of the resumes 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 Implements the Measure	YES	X	NO		N.A
YES. Briefly describe:					
The Committee of Corporate Govern prior to the nomination for approva assessment of the proposals for the Board of Directors. When it comes Directors that is part of the Corpor participate in the deliberations that sa	al of the G e appointme to the re-el rate Govern	enera ent or ectior nance	I Sharehold re-election of a mem Committee	lers' / of m ber o , the	Assembly, the embers of the find the Board of
For this purpose, it reviews the balan previous numeral.	ice of knowl	edge	and experie	ence ii	ndicated in the
Likewise, the Committee monitors co defined by the regulation applicable t the Board of Directors.					
The Policy of appointment and suc indicates the profile and qualities that as well as the procedure that t Remuneration Committee must suppo	the member the Corpora	rs of th ate G	ne Board of [Governance,	Direct Nor	ors must meet, ninations and

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NO. Explain:	
N.A. State the law or regulation t adoption of the recommendation	hat prevents the :
	20/44/2047

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16.5. Besides the **independence** requirements set forth by 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, 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, 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 Implements the Measure	YES		NO		N.A. X
YES. Briefly describe:					
NO. Explain:					
N.A. State the law or regulation that recommendation:	it prevent	s the ado	ption o	of the	
In accordance with numeral 3 of art System, the composition of the Board					e Financial
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Modification Dates					

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16.6. Based on its internal regulations, the corporation considers that the Board of Directors, through its Chairman 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 Shareholders Assembly.

16.6 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
The Committee of Corporate Govern prior to the nomination for approva assessment of the proposals for the Board of Directors. When it comes Directors that is part of the Corpo participate in the deliberations that sa Committee has the function of worki Credit in defining profiles and remut Directors.	al of the of appointn to the re- rate Gove aid body m ng jointly v	General S nent or re election of rnance C akes for t with the M	Shareho e-electio of a me committe hat purp finistry o	olders' Ass on of memb mber of the ee, the latt pose. In par of Finance	embly, the bers of the e Board of er will not tricular, the and Public
For this purpose, it reviews the balar previous numeral.	ice of know	wledge ar	nd expe	rience indic	ated in the
Likewise, the Committee monitors co defined by the regulation applicable t the Board of Directors.					
The Policy of appointment and suc indicates the profile and qualities that as well as the procedure that t Remuneration Committee must supp	the member the Corpo	ers of the orate Gov	Board o vernanc	f Directors e, Nomina	must meet, ations and
NO. Explain:					
N.A. State the law or regulation that	at provent	s tha			
adoption of the recommendation:	it prevent	5 1116			

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16.7. Regulation of the Board of Directors foresees that the assessment of the candidates' suitability must take place before the General Shareholders Assembly. 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 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
It is foreseen in the Succession Policy profile and qualities that the members the procedure that the Corporate Gov Committee must support to ensure co	of the Bo ernance,	ard of Dir Nominatio	rectors n	nust meet, Remunera	as well as

		Pag
prior to the nomination for approval of	ons and Remuneration Committee will support, the General Shareholders' Meeting, the ppointment or re-election of members of the	
For this purpose, it reviews the balanc previous number.	e of knowledge and experience indicated in the	
· · ·	e compliance with the requirements and applicable to the Bank for the nomination of the	
NO. Explain:		
N.A. State the law or regulation that adoption of the recommendation:	prevents the	
	30/11/2017	1

Implementation Date	30/11/2017
Modification Dates	

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

17.1. Regulations of the Board of Directors provide 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 Implements the Measure	YES		NO		N.A. X
YES. Briefly describe:					
NO. Explain:					
N.A. State the law or regulation recommendation: In accordance with numeral 3 of article System, the composition of the Board of	e 281 of	f the Org	anic Sta	tute of the	
Implementation Date					
Modification Dates					

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.

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17.2 Implements the Measure	YES		NO		N.A. X
YES. Briefly describe:					
NO. Explain:					
N.A. State the law or regulation that precommendation:	prevents	s the ado	ption o	f the	
In accordance with numeral 3 of article		0			ancial
System, the composition of the Board o	t Directo	ors of the	Bank is	legal	
Implementation Date					

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

Modification Dates

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

18.1 Implements the Measure	YES		NO		N.A. X
YES. Briefly describe:					
NO. Explain:					
N.A. State the law or regulation that recommendation:	prevents	s the ado	otion of	the	
In accordance with numeral 3 of arti System, the composition of the Boa responsibilities pointed on this recon Directors regulations.	rd of Dir	ectors of	the Bai	nk is legal	. However,
• • • • •	<u> </u>				
Implementation Date					
Modification Dates					

18.2. The corporation's internal regulations foresee the possibility that the **Chairman 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 Implements the Measure	YES xxx		NO		N.A.	
-----------------------------	------------	--	----	--	------	--

	Page
/ES. Briefly describe:	
The General Assembly of Shareholders held on march 25, 2020 approved to increment up to 20% the remuneration of the chairman of the board of directors.	
NO. Explain:	
N.A. State the law or regulation that prevents the adoption of the	-
ecommendation:	

Implementation Date	March 26, 2020
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 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
Article 55 of the Bank's Bylaws est Secretary appointed by the Board of General Shareholders Assembly and	Directors,	who in tu	rn will a		
Paragraph 21 of Article 50 of the Bank's Articles of Association, states as a non- delegable function of the Board of Directors: "Appoint the Chairman and the Vice- Chairmen, fixing their remuneration, and freely remove them; and determine the officials to whom the legal representation is expressly attributed. Likewise, determine the substitutes of the Chairman, in their temporary or accidental absence."					
NO. Explain:					
N.A. State the law or regulation the adoption of the recommendation:	at prevent	ts the			
Implementation Date		30/1	2/1992	2	
Modification Dates					

18.4.	Regulation	of the E	Board of	Directors	set	forth	the	Secretary's	functions,
amon	g them are th	nose indi	cated in re	ecommenda	ation	18.4.			

18.4 Implements the Measure	YES	X	NO		N.A.	
YES. Briefly describe:						
Due to the importance of this measure, the Bank decided to include it in the Bank's Bylaws. Article 56 states the duties of the Secretary as follows:						
"Article 56. Duties: the duties of the Se	ecretary	are:				
a) Keep the books of the minutes of the of Directors;	General	Shareho	Iders Ass	sembly a	nd the Board	
 b) Communicate the calls for meetings of Board of Directors, made by the compo- statutes; 						
 c) Carry out the delivery in time and form of Directors. 	n of the i	nformatio	n to the r	members	s of the Board	
	d) Respond to the requests of the shareholders, related to information or clarifications in relation to the topics dealt with in the meetings of the General Shareholders' Assembly.					
 e) Keep the social documentation, duly of the sessions, and attest to the agreer 					development	
governance procedures and rules are re	f) Ensure the formal legality of the actions of the Board of Directors and ensure that its governance procedures and rules are respected and regularly reviewed, in accordance with the provisions of the bylaws and other internal regulations of Bancóldex.					
g) To fulfill the other duties imposed by the Chairman or the law. "	g) To fulfill the other duties imposed by the General Assembly, the Board of Directors, the Chairman or the law. "					
NO. Explain:	NO. Explain:					
N.A. State the law or regulation that prevents the adoption of the recommendation:						
			17/03/	2015		
Implementation Date			17/03/	2013		
Modification Dates						

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

18.5 Implements the Measure	YES	x	NO	 N.A
YES. Briefly describe: The Bank decided that the Corpo assume the functions of the Appointr				additionally
NO. Explain:				

N.A. State the law or regulation the recommendation:	at prevents the adoption of the	Page 37
Implementation Date	27/06/2016	
Modification Dates		

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

18.6 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
The Bank has a Risk Management Co in supervising compliance in relation to				the Board o	of Directors
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	t prevent	ts the			
	1				

Implementation Date	23/02/2004
Modification Dates	

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

18.7 Implements the Measure	YES	x	NO		N.A
YES. Briefly describe: The Bank has a Risk Management Cor in supervising compliance in relation to				he Board	d of Directors
NO. Explain:					
N.A. State the law or regulation that recommendation:	t prevent	s the ad	option of	the	
Implementation Date		27	/10/ 201	0	
Modification Dates					

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 they are performed by the Board of Directors.

x

			Pa
18.8 Implements the Measure	YES	NO	N.A.
YES. Briefly describe:			
As of 2016, all the functions of the Code are assigned to the Support C			
NO. Explain:			
N.A. State the law or regulation th adoption of the recommendation:	•	he	
lum lamantation Data		27/06/2016	3
Implementation Date		21,00,2010	

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.

Modification Dates

18.9 Implements the Measure	YES	X	NO		N.A
YES. Briefly describe: Each Committee has the details Committee should work on. In the Board of Directors are indicated					
NO. Explain:					
N.A. State the law or regulation tha adoption of the recommendation:	at prevent	ts the			
			27/06/	2016	

Implementation Date	27/06/2016
Modification Dates	

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18.10. The committees of the Board of Directors are comprised exclusively by independent or proprietary members; 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 Implements the Measure	YES x		NO		N.A.
YES. Briefly describe:					
The committees of the Board of Director proprietary members. In case of Compensation Committee, the indeper	the Corp	orate G	iovernar	nce, Nom	
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	prevents	s the			
	1				
Implementation Date		Μ	arch 22	2 nd , 2018	
Modification Dates	Novemb	per 24^{th} ,	2020		

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

18.11 Implements the measure	YES	х	NO		N.A
Γ					
YES. Briefly describe:					
The sixth article of the Rulebook of the Board of Directors, indicates that for the correct exercise of their functions, the members of the Board of Directors may request the information that is relevant for decision-making, according to the order of the day content in the call.					
Likewise, the twelfth article establishes that in the events required, at the request and in the judgment of the members of the Board of Directors, the Administration in the Audit Committee may be requested to hire external consultants or trainers required to provide additional elements of judgment for the taking of certain decisions by the managers.					
As of 2018, update sessions are held for the members of the Board of Directors of Bancóldex and its subsidiaries; the detail is reported in the Annual Corporate Governance Report.					
NO. Explain:					
N.A. State the law or regulation that prevents the adoption of the recommendation:					
Implementation Date			30/06/2	010	
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.

18.12 Implements the Measure	YES	X	NO		N.A.
YES. Briefly describe:					
The eleventh article of the Rulebook of composition of its support committees knowledge and professional experient	s, the Boa	ard of Direc	ctors ta	kes into acc	count
NO. Explain:					
N.A. State the law or regulation tha adoption of the recommendation:	it preven	ts the			
				//	
Implementation Date			30/12	/1992	
Modification Dates			30/11	/2017	

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 make decisions, the minutes will comply with the requirements of the articles 189 and 431 of the Code of Commerce.

18.13 Implements the Measure	YES X	NO	N.A.
YES. Briefly describe: Article 51 of the Bank's Bylaws st meetings of the Board of Directors minutes. The minutes shall be sigr Board, with the exception of th meetings and in the decisions that of article 49 of these bylaws, whic provisions of the law.	shall be re ned by the (e minutes are made	corded in a duly r Chairman and the corresponding to in accordance with	ecorded book of Secretary of the o non-presential h the paragraph
Likewise, the minutes of all the Bar minutes of the decisions made at t			e recorded in the
NO. Explain:			
N.A. State the law or regulation tha	t provents t	ho	
adoption of the recommendation:	t prevents t	ne	
Implementation Date		30/12/1992	
Modification Dates			

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**

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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 Implements the Measure	YES	х	NO	N.A.
YES. Briefly describe:				
The present recommendation was in of the Board of Directors	corporated	in the e	leventh articl	e of the Rulebook
NO. Explain:				
N.A. State the law or regulation that adoption of the recommendation:	at prevents	s the		
Implementation Date			30/11/201	7

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 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
The main task of the Audit Committee i control so that it can be established wh protect the assets of the entity and if the are being adequately authorized and re	ether th ere are	e procedu controls to	ires des	signed reas	onably
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	prevent	s the			
Implementation Date			28/05	/1998	

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 Implements the Measure

Modification Dates

Modification Dates

YES X

NO

N.A.

		Page 4			
YES. Briefly describe:					
	in practice are selected taking into account their performance of their duties as a member of the				
Likewise, within the modifications that waccordance with the recommendations was adjusted as follows:	vere made to the Audit Committee in of the IFC, the composition of the Committee				
most of them must be independent according a provisions, one of which will preside	of three members of the Board of Directors, ording to what is established in the applicable de, and have knowledge or experience in e responsibility of the Board of Directors to who will be part of the Committee.				
NO. Explain:					
N.A. State the law or regulation that a adoption of the recommendation:	prevents the	-			
Implementation Date	28/05/1998				
Modification Dates 27/06/2016					

18.17. Upon request of the Chairman of the Assembly, the **Chairman of the Audit Committee informs the General Shareholders Assembly** 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 Implements the Measure	YES	x	NO		N.A
YES. Briefly describe:					
The report of activities of the Audit Com Shareholders Assembly. The Rulebook article this recommendation 18.17					
NO. Explain:					
N.A. State the law or regulation that p adoption of the recommendation:	prevent	s the			
Implementation Date			28/05/	/1998	
Modification Dates					

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

NO

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YES. Briefly describe:
Yes, it attributes the functions mentioned in the Audit Committee
NO. Explain:
N.A. State the law or regulation that prevents the adoption of the recommendation:

Implementation Date	27/06/2016
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 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
The Corporate Governance, Nomination objective of supporting the Board of Dire functions associated with appointments and Senior Management and overseein rules, periodically reviewing their compl	ectors in and rem	its decis iuneratio servance	ion-mak ins of the e of gove	ing or adv Board of ernance co	isory Directors orporate
NO. Explain:					
N.A. State the law or regulation that a adoption of the recommendation:	prevents	the			
Implementation Date			27/06/2	2016	
Modification Dates					

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

Х

NO

N.A

		Page 44
YES. Briefly describe: The composition of committees to suppo the profiles of the members	ort the Board of Directors is carried out following	
NO. Explain:		
N.A. State the law or regulation that	prevents the	
adoption of the recommendation:		
Implementation Data	30/11/2017]
Implementation Date Modification Dates		-

18.21. Upon request of the Chairman of the Assembly, the Chairman of the Nomination and Compensation Committee may inform the General Shareholders Assembly 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 Implements the Measure	YES	x	NO		N.A
YES. Briefly describe:					
The Rulebook of the Board of Dir in its article 10.	ectors es	tablishe	s this re	commen	dation 18.7
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	at prevent	ts the			
			27/06/	2016	

Implementation Date	27/06/2016
Modification Dates	

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

18.22 Implements the Measure	YES	X	NO		N.A
YES. Briefly describe:					
Bancoldex has a Corporate Governan whose purpose is to ensure compliance Board of Directors in the exercise of its associated with the matters of appoint and Senior Management. Incorporatin	ce with g s decisio ment and	ood gover n-making d Remune	nance p or advis eration c	oractices, s sory functio of the Board	upport the ons d of Directors
NO. Explain:					

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N.A. State the law or regulation that adoption of the recommendation:	prevents the
Implementation Date	27/06/2016
Modification Dates	

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

18.23 Implements the Measure YES	X	ио 🗌	
YES. Briefly describe:			
The main objective of the Risk Management Directors in fulfilling its supervisory responsib			
NO. Explain:			
N.A. State the law or regulation that preve adoption of the recommendation:	nts the		

Implementation Date	23/02/2004
Modification Dates	

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

18.24 Implements the Measure	YES X	NO	N.A.
YES. Briefly describe:			
The Rulebook of the Board of Direct article.	ctors provides this rec	commendation 18.	24 in its tenth
NO. Explain:			
N.A. State the law or regulation t	hat averages the		
N.A. State the law or regulation the adoption of the recommendation			
		30/11/2017	
Implementation Date		00/11/2017	
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 Implements the Measure	YES	X	NO		N.A.
YES. Briefly describe:					
The Regulations of the Risk Management of this recommendation 18.25.	ent Corr	nmittee inc	orporat	e the recom	nmendations
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	preven	ts the			
	T		27/02	2017	
Implementation Date			27/03/	2017	
Modification Dates					

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 Implements the Measure	YES	X	NO		N.A.
YES. Briefly describe:					
The main function of the Committee is proposals and supervision of Corporate				ectors in its	functions of
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	preven	ts the			
Implementation Date			27/10/	/2010	

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

Modification Dates

18.27 Implements the Measure	YES	Х	NO	N.A.	

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YES. Briefly describe:	
If it fulfills the functions indicated in article 18.27	
NO. Explain:	
N.A. State the law or regulation that prevents the adoption of the recommendation:	
Implementation Date	
Modification Dates	

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

19.1 The Chairman 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 Implements the Measure	YES	х	NO		N.A
YES. Briefly describe:					
The Rulebook of the Board of Directors, in its article 1, assigns the function to the Chairman of the Board of Directors to coordinate the annual agenda of the meetings of said body with the President of the Bank and the Secretary. In the month of January each year, the calendar for the ordinary meetings of said body will be proposed for approval by the Board					
NO. Explain:					
N.A. State the law or regulation that prevents the adoption of the recommendation:					
	1				
Implementation Date			24/10/2	2016	
Modification Dates					

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	Implements the Measure	YES X	NO	N.A.
	Briefly describe: ank by legal disposition must me	et at least once	(1) a month	

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NO. Explain:	
N.A. State the law or regulation adoption of the recommendation	
	20/12/1002

Implementation Date	30/12/1992
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 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
Since 2016, the Bank held more than tw strategy. This recommendation was inco Directors, paragraph 2 of Article 2					
NO. Explain:					
N.A. State the law or regulation that p adoption of the recommendation:	orevent	s the			
Implementation Date			20/11/	0017	
Modification Dates			30/11/	2017	

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

Modification Dates

19.4 Implements the Measure	YES	X	NO		N.A.
YES. Briefly describe:					
If in accordance with the provisions of Directors. This calendar is done at the				of the Boar	rd of
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	at preven	ts the			

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Implementation Date	02/01/2014
Modification Dates	

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

19.5 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe: Article 2 of the Rulebook of the Board of	of Directo	ors establ	lishes th	e following	g:
"Second Article Meetings and Calling least once each month, and may meet of its members acting as principals, the Fiscal Auditor. The summons or call to main and alternate members, which wil prior to the date of the realization of the	in extrac Legal R the Boa I be sen	ordinary fo Represent rd will be t not less	orm whe ative of made b than tw	en request the compa y written r	ed by two (2) any or the notice to the
The members of the Board of Directors the decision making that should be give for which the Secretary will send it prefe cases by physical means, with an adva days.	en in the erably b	developr y electron	ment of the mear	the respections, and in the	ctive meeting, exceptional
Paragraph: The call will contain the agenda of the meeting, which will include a detailed description of the issues to be discussed, discriminating the issues of the Bank President, the affairs of the members of the Board of Directors, the issues of approval by the Board of Directors. the Board and information matters; Likewise, the official who will be in charge of the respective presentation and the time foreseen for this purpose will be included in the call. The agenda will not include a point to deal with various or miscellaneous topics. In any case, and by agreement of the Board of Directors, new topics may be included even during the development of the respective meeting. "					
NO. Explain:			·		
N.A. State the law or regulation that a adoption of the recommendation:	prevent	s the			
Implementation Date			02/01/	2014	

Modification Dates

19.6. The Chairman of the Board of Directors, with the support of the 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) quality will be more important than quantity.

19.6 Implements the Measure	YES X	NO	N.A.
YES. Briefly describe: Article 56 letter c of the Statutes of th Secretary: "To deliver the information Directors.			
NO. Explain:			
N.A. State the law or regulation th adoption of the recommendation:			
Implementation Date		17/03/2015	
Modification Dates			

19.7. The ultimate responsibility to prepare the Agenda for the meetings of the Board of Directors corresponds to the Board's Chairman 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 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
The Rulebook of the Board of Directors article, that the Chairman of said body is agenda of the meetings and moderating included in the agenda are considered of	s respo g the me	nsible for o eetings wit	coordina h the p	ating the an urpose that	inual
NO. Explain:					
N.A. State the law or regulation that p adoption of the recommendation:	orevent	s the			
			24/10	2016	
Implementation Date			24/10/	2010	
Modification Dates					

company publishes the attendance of the Board members to the meetings of the Board of Directors and to its committees.

19.8 Implements the Measure YES NO

YES. Briefly describe: The Bank has an Annual Corporate Governance Report in which the attendance of the members of the Corporate Governance Board is published and is available on the Bank's website.

NO. Explain:

Modification Dates

N.A. State the law or regulation that prevents the adoption of the recommendation:

Implementation Date	14/12/2016
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 individually considered members, 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 if 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.

19.8 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
The Bank has a self-evaluation of the recommendation and as established in					
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	prevent	ts the			
Implementation Date	T		14/12/	2016	

30/11/2017

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

19.9 Implements the Measure	YES X	NO	N.A.	
YES. Briefly describe:				
Article 3.5 of the Corporate Governan mechanisms of its Board of Directors:		tes the following	evaluation	
Self-evaluation: The members of the participation as a member of the Boar collegial body and the relationship of	rd, the performa	ince of the Board		
External Evaluation : At least every t carry out an evaluation of the membe of Directors as a collegiate body.				
The previous evaluations are made to opportunities for improvement that will Committee to the Board of Directors.				
A summary of the evaluations will be Governance Report.	presented to the	e public in the C	orporate	
NO. Explain:				
N.A. State the law or regulation tha adoption of the recommendation:	t prevents the			

Implementation Date	14/12/2016
Modification Dates	24/11/2020

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

20.1. The Rulebook of the Board of Directors complements the provisions of the company's regulatory framework regarding the duties and rights of the Board members.

20.1 Implements the Measure	YES	X	NO		N.A
YES. Briefly describe:					
The Rulebook of the Board of Dire responsibilities established in reco				the rights	and
NO. Explain:					

Implementation Data	30/11/2017
Implementation Date Modification Dates	
	Directors develops the company's unde indicated in recommendation 20.2.
20.2 Implements the Measure	YES X NO N.A.
YES. Briefly describe:	
The Rulebook of the Board of Direct indicated in recommendation 20.2	tors indicates in its ninth article the duties and right
NO. Explain:	

Implementation Date	30/11/2017
Modification Dates	

20.3. The Rulebook of the Board of Directors develops the contents of the **rights** of the Board members indicated in recommendation 20.3.

20.3 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
The Rulebook of the Board of Directors indicated in recommendation 20.2	s indicate	es in its nii	nth artic	le the dutie	s and rights
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	prevent	ts the			

Implementation Date	30/11/2017
Modification Dates	

Measure No. 21: Conflict 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 directors.

21.1 Implements the Measure	YES	X	NO		N.A.
YES. Briefly describe:					
The Code of Good Governance of the management and disclosure of conflict			ection c	on the preve	ention,
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	at preven	ts the			
Implementation Date			23/06/	2010	

Implementation Date	23/06/2010
Modification Dates	24/11/2020

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 mandatory resignation of those affected, for it makes it impossible for them to hold the position.

21.2 Implements the Measure	YES		NO	x	N.A.
YES. Briefly describe:					
NO. Explain:					
The Code of Good Governance of the management and disclosure of conflict disclosing conflicts of interest and mar concerns an employee, administrator shareholder, but not making the distinger the structure of t	cts of inte naging th or , mem	rest, as we em accord ber of the	ell as the ling to v Board o	e procedure whether the of Directors	e for conflict or

D	_	~	~	E	E
٢	d	g	e	Э	C

N.A. State the law or regulation adoption of the recommendation	s the	
Implementation Date		
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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, providers, clients, or any other stakeholders, out of which given conflicts of interest may arise, or that may influence their opinion or vote, thereby building up the managers' "map of related parties."

21.3 Implements the Measure	YES	x	NO		N.A.	
YES. Briefly describe:						
The policy and procedure for the disclosure of conflicts of interest establishes the duty of the members of the Board of Directors, administrators, employees and shareholders to communicate any legal and economic link that may generate a conflict between their personal interests and the interests of Bancóldex, when dealing with contractors, buyers, sellers, and any other person who makes or pretends to do business with Bancóldex, or with the companies in which it has participation or interests, directly or indirectly.						
transactions with related parties in which regarding this type of transactions and s	In addition, an annual report on corporate governance includes a section on transactions with related parties in which the attributions of the Board of Directors regarding this type of transactions and situations of conflicts of interest are reported, as well as details of the most relevant Related Transactions of the company, including transactions between companies of the Conglomerate					
NO. Explain:						
N.A. State the law or regulation that p adoption of the recommendation:	revent	s the				
			00/00	10047		
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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 directors, are featured in the public information that the corporation posts every year on its web site.

21.4 Implements the Measure	YES	X	NO		N.A.
YES. Briefly describe: The Board of Directors of Bancóldex app disclosure of conflicts of interest. Also, ir and following the recommended structur Bancóldex, publishes on the website the of the members of the Board of Directors	n the Ar e in me conflic	nual Corp asure 33.3	orate G 3. of the	overnance New Cou	e Report of ntry Code,
NO. Explain:					
N.A. State the law or regulation that prevents the adoption of the recommendation:					
Implementation Date			31/03/2	2016	

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).**

Modification Dates

21.5 Implements the Measure	YES	x	NO		N.A.		
YES. Briefly describe:							
Since 2016, Bancóldex prepares its financial statements and notes under International Financial Reporting Standards (IFRS), which adopted the NICs.							
In this sense, the Bank considers as related parties the shareholders, members of the Board of Directors and Directors of the Bank, subordinated entities and entities of the same parent company and the Financial Statements have the note "RELATED PARTIES" in which the transactions with related parties are disclosed.							
NO. Explain:							
N.A. State the law or regulation that prevents the adoption of the recommendation:							
Implementation Date			31/03/2	2017			
Modification Dates							

Measure No. 22: Related Party Transactions.

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.

The Code of Good Governance states in relation to transactions with related parties, the following: 7.3. "Criteria applicable to economic relations between the Bank and its majority shareholders The Bank's policy is not to carry out transactions, nor transactions with shareholders or administrators, whose conditions are different from those generally used by the entity to the public, depending on the type of operation, except those celebrated with the directors to attend health, education, housing and transportation needs. All this framed within the statutes of the Bank and the current regulation for this entity. In case of presenting a transaction or operation with shareholders or administrators, they must go to the relevant instance to provide the respective certificates and obtain approval. The annual management report presented by the Board of Directors and the President of the Bank to the General Shareholders Assembly evaluates the operations carried out with related parties. 2.9. Criteria applicable to the negotiations that Directors, Administrators and Officials carry out with the shares and other securities issued by the Bank With respect to the policies for the negotiation of shares by the directors and daministrators, Articles 185 and 404 of the Commercial Code are applicable, according to which they cannot, dispose of or acquire shares of stock by themselves or through an intermediary person, in the same company while they are in the exercise of their positions, except for operations not related to speculation and with the authorization of the board of directors, granted with the favorable vote of two thirds of its members, excluding the applicant, or of the general assembly, with the favorable vote of the ordinary majority provided for in the bylaws, excluding the applicant's. Likewise, administrators and directors, except in cases of legal representation, may not represent in the meetings of the assembly any shares other than their own, while they are in the exercise of their positions. R	22.1 Implements the Measure	YES X	NO	N.A.
 the following: 7.3. "Criteria applicable to economic relations between the Bank and its majority shareholders The Bank's policy is not to carry out transactions, nor transactions with shareholders or administrators, whose conditions are different from those generally used by the entity to the public, depending on the type of operation, except those celebrated with the directors to attend health, education, housing and transportation needs. All this framed within the statutes of the Bank and the current regulation for this entity. In case of presenting a transaction or operation with shareholders or administrators, they must go to the relevant instance to provide the respective certificates and obtain approval. The annual management report presented by the Board of Directors and the President of the Bank to the General Shareholders Assembly evaluates the operations carried out with related parties. 2.9. Criteria applicable to the negotiations that Directors, Administrators and Officials carry out with the shares and other securities issued by the Bank With respect to the policies for the negotiation of shares by the directors and adaption in the same company while they are in the exercise of their positions, except for operations not related to speculation and with the authorization of the board of directors, granted with the favorable vote of two thirds of its members, excluding the applicant, or of the general assembly, with the favorable vote of the ordinary majority provided for in the bylaws, excluding the applicant's. Likewise, administrators and directors, except in cases of legal representation, may not represent in the meetings of the assembly any shares other than their own, while they are in the exercise of their positions. Regarding the policy of repurchase of shares by Bancóldex, paragraph b) of article 10 of Decree 663 of 1993 - Organic Statute of the Financial System - establishes that banking establishments cannot acquire or	YES. Briefly describe:			
shareholders The Bank's policy is not to carry out transactions, nor transactions with shareholders or administrators, whose conditions are different from those generally used by the entity to the public, depending on the type of operation, except those celebrated with the directors to attend health, education, housing and transportation needs. All this framed within the statutes of the Bank and the current regulation for this entity. In case of presenting a transaction or operation with shareholders or administrators, they must go to the relevant instance to provide the respective certificates and obtain approval. The annual management report presented by the Board of Directors and the President of the Bank to the General Shareholders Assembly evaluates the operations carried out with related parties. 29. Criteria applicable to the negotiations that Directors, Administrators and Officials carry out with the shares and other securities issued by the Bank With respect to the policies for the negotiation of shares by the directors and administrators, Articles 185 and 404 of the Commercial Code are applicable, according to which they cannot, dispose of or acquire shares of stock by themselves or through an intermediary person, in the same company while they are in the exercise of their positions, except for operations not related to speculation and with the authorization of the board of directors, granted with the favorable vote of two thirds of its members, excluding the applicant, or of the general assembly, with the favorable vote of the ordinary majority provided for in the bylaws, excluding the applicant's. Likewise, administrators and directors, except in cases of legal representation, may not represent in the meetings of the assembly any shares other than their own, while they are in the exercise of their positions. Regarding the policy of repurchase of shares by Bancóldex, paragraph b) of article 10 of Decree 663 of 1993 - Organic Statute of the Financial System	The Code of Good Governance states the following:	in relation to tra	nsactions with rela	ated parties,
administrators, whose conditions are different from those generally used by the entity to the public, depending on the type of operation, except those celebrated with the directors to attend health, education, housing and transportation needs. All this framed within the statutes of the Bank and the current regulation for this entity. In case of presenting a transaction or operation with shareholders or administrators, they must go to the relevant instance to provide the respective certificates and obtain approval. The annual management report presented by the Board of Directors and the President of the Bank to the General Shareholders Assembly evaluates the operations carried out with related parties. 2.9. Criteria applicable to the negotiations that Directors, Administrators and Officials carry out with the shares and other securities issued by the Bank With respect to the policies for the negotiation of shares by the directors and administrators, Articles 185 and 404 of the Commercial Code are applicable, according to which they cannot, dispose of or acquire shares of stock by themselves or through an intermediary person, in the same company while they are in the exercise of their positions, except for operations not related to speculation and with the autorization of the board of directors, granted with the favorable vote of two thirds of its members, excluding the applicant, or of the general assembly, with the favorable vote of the ordinary majority provided for in the bylaws, excluding the applicant's. Likewise, administrators and directors, except in cases of legal representation, may not represent in the meetings of the assembly any shares other than their own, while they are in the exercise of their positions. Regarding the policy of repurchase of shares by Bancóldex, paragraph b) of article 10 of Decree 663 of 1993 - Organic Statute of the Financial System - establishes that banking establishments cannot acquire or own their own shares, unless the acquisition is necessary to prevent the loss of deb	7.3. "Criteria applicable to economic shareholders	c relations betw	reen the Bank and	d its majority
they must go to the relevant instance to provide the respective certificates and obtain approval. The annual management report presented by the Board of Directors and the President of the Bank to the General Shareholders Assembly evaluates the operations carried out with related parties. 2.9. Criteria applicable to the negotiations that Directors, Administrators and Officials carry out with the shares and other securities issued by the Bank With respect to the policies for the negotiation of shares by the directors and administrators, Articles 185 and 404 of the Commercial Code are applicable, according to which they cannot, dispose of or acquire shares of stock by themselves or through an intermediary person, in the same company while they are in the exercise of their positions, except for operations not related to speculation and with the authorization of the board of directors, granted with the favorable vote of two thirds of its members, excluding the applicant, or of the general assembly, with the favorable vote of the ordinary majority provided for in the bylaws, excluding the applicant's. Likewise, administrators and directors, except in cases of legal representation, may not represent in the meetings of the assembly any shares other than their own, while they are in the exercise of their positions. Regarding the policy of repurchase of shares by Bancóldex, paragraph b) of article 10 of Decree 663 of 1993 - Organic Statute of the Financial System - establishes that banking establishments cannot acquire or own their own shares, unless the acquisition is necessary to prevent the loss of debt previously contracted in good faith. " Additionally, the Bancoldex Board of Directors approved the policy and procedure for the disclosure of conflicts of interest and in the Annual Corporate Governance Report of Bancóldex, published on the website and following the recommended structure in measure 33.3. of the New Country Code, the conflicts of interest, the actions of the members of the Board of Directors and a rep	administrators, whose conditions are of the public, depending on the type of or directors to attend health, education, h	different from the peration, except housing and trans	se generally used those celebrated v sportation needs.	by the entity to vith the
of the Bank to the General Shareholders Assembly evaluates the operations carried out with related parties. 2.9. Criteria applicable to the negotiations that Directors, Administrators and Officials carry out with the shares and other securities issued by the Bank With respect to the policies for the negotiation of shares by the directors and administrators, Articles 185 and 404 of the Commercial Code are applicable, according to which they cannot, dispose of or acquire shares of stock by themselves or through an intermediary person, in the same company while they are in the exercise of their positions, except for operations not related to speculation and with the authorization of the board of directors, granted with the favorable vote of two thirds of its members, excluding the applicant, or of the general assembly, with the favorable vote of the ordinary majority provided for in the bylaws, excluding the applicant's. Likewise, administrators and directors, except in cases of legal representation, may not represent in the meetings of the assembly any shares other than their own, while they are in the exercise of their positions. Regarding the policy of repurchase of shares by Bancóldex, paragraph b) of article 10 of Decree 663 of 1993 - Organic Statute of the Financial System - establishes that banking establishments cannot acquire or own their own shares, unless the acquisition is necessary to prevent the loss of debt previously contracted in good faith. "				
Officials carry out with the shares and other securities issued by the Bank With respect to the policies for the negotiation of shares by the directors and administrators, Articles 185 and 404 of the Commercial Code are applicable, according to which they cannot, dispose of or acquire shares of stock by themselves or through an intermediary person, in the same company while they are in the exercise of their positions, except for operations not related to speculation and with the authorization of the board of directors, granted with the favorable vote of two thirds of its members, excluding the applicant, or of the general assembly, with the favorable vote of the ordinary majority provided for in the bylaws, excluding the applicant's. Likewise, administrators and directors, except in cases of legal representation, may not represent in the meetings of the assembly any shares other than their own, while they are in the exercise of their positions. Regarding the policy of repurchase of shares by Bancóldex, paragraph b) of article 10 of Decree 663 of 1993 - Organic Statute of the Financial System - establishes that banking establishments cannot acquire or own their own shares, unless the acquisition is necessary to prevent the loss of debt previously contracted in good faith. " Additionally, the Bancoldex Board of Directors approved the policy and procedure for the disclosure of conflicts of interest and in the Annual Corporate Governance Report of Bancóldex, published on the website and following the recommended structure in measure 33.3. of the New Country Code, the conflicts of interest, the actions of the members of the Board of Directors and a report on transactions with related parties are reported.				
administrators, Articles 185 and 404 of the Commercial Code are applicable, according to which they cannot, dispose of or acquire shares of stock by themselves or through an intermediary person, in the same company while they are in the exercise of their positions, except for operations not related to speculation and with the authorization of the board of directors, granted with the favorable vote of two thirds of its members, excluding the applicant, or of the general assembly, with the favorable vote of the ordinary majority provided for in the bylaws, excluding the applicant's. Likewise, administrators and directors, except in cases of legal representation, may not represent in the meetings of the assembly any shares other than their own, while they are in the exercise of their positions. Regarding the policy of repurchase of shares by Bancóldex, paragraph b) of article 10 of Decree 663 of 1993 - Organic Statute of the Financial System - establishes that banking establishments cannot acquire or own their own shares, unless the acquisition is necessary to prevent the loss of debt previously contracted in good faith. " Additionally, the Bancoldex Board of Directors approved the policy and procedure for the disclosure of conflicts of interest and in the Annual Corporate Governance Report of Bancóldex, published on the website and following the recommended structure in measure 33.3. of the New Country Code, the conflicts of interest, the actions of the members of the Board of Directors and a report on transactions with related parties are reported.				
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the disclosure of conflicts of interest and in the Annual Corporate Governance Report of Bancóldex, published on the website and following the recommended structure in measure 33.3. of the New Country Code, the conflicts of interest, the actions of the members of the Board of Directors and a report on transactions with related parties are reported.	of Decree 663 of 1993 - Organic Statu banking establishments cannot acquire	ite of the Financia e or own their ow	al System - establi /n shares, unless t	shes that the acquisition
•	the disclosure of conflicts of interest an Bancóldex, published on the website a measure 33.3. of the New Country Co	nd in the Annual and following the de, the conflicts	Corporate Govern recommended str of interest, the acti	ance Report of ucture in ions of the
	NO. Explain:			

N.A. State the law or regulation that p adoption of the recommendation:	prevents the	Page 58
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22.2. The corporation's policy on related-party transactions addresses the matters provided in recommendation 22.2.

22.2 Implements the Measure YES X NO N.A.
YES. Briefly describe:
YES. Briefly describe:
The Code of Good Governance states in relation to transactions with related parties, the following:
7.3. "Criteria applicable to economic relations between the Bank and its majority shareholders
The Bank's policy is not to carry out transactions, nor transactions with shareholders or directors, whose conditions are different from those generally used by the entity with the public, depending on the type of operation, except those that are celebrated with the directors to attend health, education, housing and transportation needs. All this framed within the statutes of the Bank and the current regulation for this entity.
In case of presenting a transaction or operation with shareholders or directors, they must go to the relevant instance to provide the respective certificates and obtain approval.
The annual management report presented by the Board of Directors and the President of the Bank to the General Shareholders Assembly evaluates the operations carried out with related parties.
4.5 Criteria applicable to the negotiations that Directors, Administrators and Officials carry out with the shares and other securities issued by the Bank
Regarding the policies for the negotiation of shares by the directors and administrators, Articles 185 and 404 of the Commercial Code are applicable, according to which they cannot, by themselves or through an intermediary person, dispose of or acquire shares in the same company while exercising their positions, except for operations not related to speculation and with the authorization of the board of directors, granted with the favorable vote of two thirds of its members, excluding the applicant, or of the general assembly, with the favorable vote of the ordinary majority provided for in the bylaws, excluding the applicant's vote. Likewise, administrators and directors, except in cases of legal representation, may not represent in the meetings of the assembly any shares other than their own, while they are in the exercise of their positions.
Regarding the policy of repurchase of shares by Bancóldex, paragraph b) of article 10 of Decree 663 of 1993 - Organic Statute of the Financial System - establishes that banking establishments cannot acquire or own their own shares, unless the acquisition is necessary to prevent the loss of debt previously contracted in good faith.
NO. Explain:

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N.A. State the law or regulation that prevents the adoption of the recommendation:			
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22.3. The policy foresees that the Board of Directors does not need to authorize explicitly the related-party transactions if they are recurrent and pertain to the ordinary course of business, and are performed by virtue of contracts of adhesion or master agreements, whose conditions are fully standardized, applied massively, and carried out at market prices, on a general basis, by those who provide the given good or service, and the individual amount is not relevant to the corporation.

22.3 Implements the Measure	YES	<u> </u>	NO		N.A	
YES. Briefly describe:						
As indicated in the preceding paragraphs, the Bank's policy is not to carry out transactions, nor transactions with shareholders or directors, whose conditions are different from those generally used by the entity with the public, depending on the type of transaction, except those that are celebrated with the administrators to attend health, education, housing and transport needs. All this framed within the statutes of the Bank and the current regulation for this entity.						
In case of presenting a transaction or op must go to the relevant instance to prov approval.						
NO. Explain:						
N.A. State the law or regulation that prevents the adoption of the recommendation:						
Implementation Data			24/05/2	001		
Implementation Date			_ 1,00,2			
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 Shareholders Assembly 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 allowances for being a Board member, allowances 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 Implements the Measure	YES	х	NO	N.A.		
YES. Briefly describe:						
The procedure for the remuneration of regulated by Decrees 1486 of 1999 and and Public Credit according to the asse	d 2561 of	2009, b				
In accordance with the provisions of the General Shareholders' Assembly and it remuneration policy of the Board of Dire approved on March 23, 2018, the adjus salaries in force per session of the Corr salaries in force per session of the Boa	t is not de ectors. The stment of nmittees	elegable ne Gene fees to and four	to approve eral Shareh three (3) m	e the general olders Assembly inimum legal monthly		
The determination of the value of the fe approved by the General Shareholders Decrees 1486 of 1999 and 2561 of 200 Credit, according to which it applied a r entity.	Assemb 9, before	ly follow the Mir	ed the proc nistry of Fin	cedure established in ance and Public		
Additionally, Bancóldex directly assume necessary for the exercise of the functio the Board:						
 The cost of accommodation, air or lan the Bank's travel policy, so that they ca the Board do not receive per diem) Expenses related to training, updates t 	n exercis	e their f	unction full	y. (The members of		
Governance Committee and the hiring of a collegiate body to make a decision.						
NO. Explain:						
N.A. State the law or regulation that prevents the adoption of the recommendation:						
			13/12/20)16		
Implementation Date Modification Dates			22/03/20			

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 [*reservations*] made by the Statutory Auditor in his report, which could lessen the term's results, will be considered.

23.2 Implements the Measure

YES

NO



		Page 61
YES. Briefly describe:		
		-
NO. Explain:		
N.A. State the law or regulation that precommendation:	prevents the adoption of the	-
It does not adopt remuneration systems procedure for the remuneration of the m	through the recognition of variable pay. The nembers of the Board of Directors is regulated 2009, before the Ministry of Finance and Public	
Implementation Date		
Modification Dates		

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 Implements the Measure	YES		NO		N.A. X
YES. Briefly describe:					
NO. Explain:					
N.A. State the law or regulation that prevents the adoption of the recommendation: It does not adopt remuneration systems through the recognition of variable pay. The procedure for the remuneration of the members of the Board of Directors is regulated by Decrees 1486 of 1999 and 2561 of 2009, before the Ministry of Finance and Public Credit.					
Implementation Date					
Modification Dates					

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

23.4 Implements the Measure	YES	NO	N.A.X

		Page 6
YES. Briefly describe:		
NO. Explain:		
N.A. State the law or regulation that	prevents the adoption of the	
•	the members of the Board of Directors is d 2561 of 2009, before the Ministry of Finance	
]
Implementation Date		
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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 Implements the Measure	YES	x	NO		N.A
YES. Briefly describe:					
The Corporate Governance Report state Board of Directors of the Bank	es the re	emunerat	ion of the	memb	ers of the
NO. Explain:					
N.A. State the law or regulation that p	orevent	s the			
adoption of the recommendation:					
			13/12/2	016	
Implementation Date			13/12/2	010	
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Measure No. 24: President of the corporation and 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).

YES	х	
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NO



	Page 6
YES. Briefly describe:	
The highest administrative body of Bancóldex is the General Shareholders Assembly, which designates in its Board of Directors the definition of the strategy of the Bank and in the Top Management the ordinary course of the business.	
The roles of the General Shareholders Assembly, the Board of Directors and Senior Management are defined in the bylaws of Bancóldex and in the Corporate Governance Code.	
NO. Explain:	
N.A. State the law or regulation that prevents the adoption of the recommendation:	-

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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

ordinary course of business to the senior management team, thereby focusing its activities on the overall strategy, supervisory, governance, and control functions.

24.2 Implements the Measure	YES	X	NO		N.A.
YES. Briefly describe:					
Among the functions of the Board of Dir monitor the strategic plan, the business the company. Senior Management is re which is incorporated in the Code of Go the responsibilities of the Bank Presider	s plan, a esponsit ood Gov	nd the ani ole for the ernance, s	nual ma ordinar <u>y</u> section	inagement y course of	objectives of business,
NO. Explain:					
N.A. State the law or regulation that p adoption of the recommendation:	prevent	s the			
Implementation Date			30/12/	/1992	
Modification Dates	1				

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.



				Pa	age
24.3 Implements the Measure	YES	х	NO	N.A.	
YES. Briefly describe: Article 51 of the Bank's Bylaws establish of the President and Vice-Presidents, fix them; and determine the officials to who Likewise, determine the substitutes of th absence. "	king their om the lea	remune gal repre	ration, and fresentation exp	eely removing pressly attributed.	
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	prevents	s the			
Implementation Date		30/12	/1992		

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

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YES. Briefly describe: Numeral 12 of article 50 of the Bank's Bylaws, establishes the need to "delegate of President or to one of the Vice-presidents, the functions that are not attributed to law in a private manner" NO. Explain: N.A. State the law or regulation that prevents the adoption of the recommendation:	
NO. Explain: N.A. State the law or regulation that prevents the	
Implementation Date 30/12/1992 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.

					F
24.5 Implements the Measure	YES X		NO		N.A.
YES. Briefly describe:					
Numeral 27 of Article 50 of the Bank's I Board of Directors the approval of the p Management.					
Additionally, in the paragraph of article following was established:	3 of the	Rulebook	of the E	Board of Dir	ectors, the
"Article 3 °. Functions of the Board o	of Direc	tors:			
()					
Paragraph: The Board of Directors will of the Bank for the immediately followin accordance with the periodic reports pr Management. Based on these results, the performance of Senior Management. "	ng year a resented	and will mo by the Ba	onitor th ank's Pre	eir executio esident and	n, in Senior
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	prevent	s the			
Implementation Date			24/10/2	2016	
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24.6. The corporation has a compensation policy for the President of the company, and for the remaining senior management members approved by the Board of Directors. It identifies all the compensation elements that may be actually met, bound to the attainment of long-term objectives and to risk levels.

24.6 Implements the Measure	YES	X	NO	N.A.
YES. Briefly describe:				
Numeral 27 of article 50 of the Bank's approving the remuneration and eval				
NO. Explain:				

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N.A. State the law or regulation that p adoption of the recommendation:	prevents the
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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.

24.7 Implements the Measure	YES	x	NO	N.A.
r				
YES. Briefly describe:				
The remuneration scheme of the Pres other Bank employees. Therefore, the Bank President and Senior Manageme	Board al			
NO. Explain:				
N.A. State the law or regulation that	t prevent	s the		
adoption of the recommendation:				

Implementation Date	17/03/2015
Modification Dates	

IV. CONTROL ARCHITECTURE

Measure No. 25: Control Environment.

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

25.1 Implements the Measure	YES	×	NO		N.A
YES. Briefly describe:					
There are some policies related to cong regarding the monitoring of subordinate monitored periodically in the Assets and management of the parent company pa Committees of the subordinated entities	d comp d Liabilit rticipate	anies. In t ies Manag	his sen gement	se, these e Committee	entities are e and the
NO. Explain:					
N.A. State the law or regulation that p adoption of the recommendation:	orevent	s the			
			07/10	/2011	
Implementation Date			07/12	/2011	
Modification Dates					

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 Implements the Measure	YES	X	NO		N.A
YES. Briefly describe: There are some policies related to con regarding the monitoring of subordinat monitored periodically in the Assets ar management of the parent company p Committees of the subordinated entitie policies and responsibilities were deep	ed compand Liabilition articipates es. In 2010	anies. In the es Manag s in the B 6, with the	his sens gement (oards of e implen	se, these er Committee f Directors nentation c	ntities are and the and
NO. Explain:					

N.A. State the law or regulation t adoption of the recommendation		
Implementation Date	07/12/2011	

Measure No. 26: Risk management.

Modification Dates

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

YES. Briefly describe:		
The Bank has established, through the different risk ma responsibilities and monitoring schemes for the identific risk control.		
NO. Explain:		
N.A. State the law or regulation that prevents the adoption of the recommendation:	 	

Implementation Date	30/12/1992
Modification Dates	17/03/2015

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

26.2 Implements the Measure	YES	x	NO	N.A.
YES. Briefly describe: The Bank has established, through the managers and monitoring schemes for control, including risk maps			0	
NO. Explain:				

	Ρ	а	g	e	6	9
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N.A. State the law or regulation the adoption of the recommendation:		
Implementation Date	30/12/1992	
Modification Dates	17/03/2015	

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 Implements the Measure	YES	X	NO		N.A.
YES. Briefly describe:					
As stated in the Bank's Bylaws, the defining policies, methodologies, assignment of limits and monitori risk. It also sets the maximum ar risks.	attribution of cre	ons and re dit, marke	espons et, liqui	ibilities fo dity and c	r the operational
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	at preven	ts the			
Implementation Date			30/12	/1992	

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.

17/03/2015

17/03/2015

Modification Dates

Modification Dates

26.4 Implements the Measure	YES	X	NO		N.A.
YES. Briefly describe: There are limits and "risk appetite" polici systems, as well as various decision insi periodically sent to the Audit Committee be drawn. This, without prejudice to the bodies of the integral risk system.	tances. , from w	Likewise, hich recor	the integ nmenda	gral risk re tions and	port is actions can
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	prevent	s the			
Implementation Date			30/12/ [,]	1992	

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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 risk management is coherent with the risk strategies and policies set forth, and with the top limits approved.

26.5 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
The Bank has a comprehensive risk sys measurement, control, monitoring and r and best practices.					
NO. Explain:					
N.A. State the law or regulation that p adoption of the recommendation:	orevent	s the			
Implementation Date			30/12/1	1992	
Modification Dates			17/03/2		

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 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
The Board, for some cases, grants pow Management System and, eventually, to				0	
NO. Explain:					
N.A. State the law or regulation that p adoption of the recommendation:	prevents	s the			
Implementation Date			30/12/	1992	
Modification Dates			17/03/2	2015	

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

26.7 Implements the Measure	YES	X	NO		N.A.
YES. Briefly describe:					
The Bank has a conglomerate risk ma objectives:	inagemer	nt system	that has	the followi	ng
 The alignment of Bancóldex Group e within the framework of each Entity's a 		policies, r	nethodo	logies and	procedures,
The integration, control and manage	ment of g	roup risks	i.		
Additionally, Bancóldex has a work pla to achieve alignment of the Bank with the process of alignment with subsidia conglomerate regulations, the Board of conglomerate risk policies and the fun	its subsid aries and of Directo	diaries in r in line with rs approve	isk man n the rec ed the u	agement. / quirements pdating of	As part of of the new the
The entities of the Bancóldex group entities of the Bancóldex group entites that the policies and methodologies in risk policy framework defined by the M	this area				
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	t prevent	s the			

Implementation Date	15/12/2011
Modification Dates	14/12/2017

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 Implements the Measure YES X NO		N.A.
YES. Briefly describe:		
The entities that are part of the Group provide at least quarterly to Vice Presidency, the information required to follow-up. In addition external committees of the subsidiaries related to risk management participation of the Risk Vice Chairman of Bancóldex or its deleg	n, the inter ent must h	nal and
NO. Explain:		

		Page 72
N.A. State the law or regulation that adoption of the recommendation:	prevents the	
Implementation Date	15/12/2011	
Modification Dates	14/12/2017	

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 Implements the Measure	YES	X	NO		N.A.
YES. Briefly describe:					
Article 50 of the Bank's Bylaws assigns to the Board of Directors the non-delegable function of "33. Approve, implement and monitor the internal control systems. "					
NO. Explain:					
		-			
N.A. State the law or regulation that prevents the adoption of the recommendation:					
Implementation Date			17/03/	/2015	
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.

27.2 Implements the Measure	YES	x	NO	N.A.
YES. Briefly describe:				
In compliance with the Basic Legal Cin System, this principle is observed, and Regulations, these functions have bee	d as esta	blished in		
NO. Explain:				

N.A. State the law or regulation that p adoption of the recommendation:	prevents the	Page 73
Implementation Date	28/05/1998	
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 Implements the Measure	YES	X	NO		N.A.
YES. Briefly describe:					
In accordance with the Bank's Quality related manuals and instructions, the principles of the Internal Control Syste complied with. Title I cap. IV Internal C management and self-regulation are r Operations Manual (Version 7)	Standard em of the Control S	I Internal C Basic Leg ystem, the	Control I gal Circu e princip	Model and t ular, Part I, les of self-	the are control, self-
NO. Explain:					
N.A. State the law or regulation tha adoption of the recommendation:	t preven	ts the			

Implementation Date	03/03/2011
Modification Dates	02/03/2012

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 regards the risks and control activities within their functions.

28.1 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
There are disclosure mechanisms the general.	at allow kr	nowledge	of limits	and risks	for society in
NO. Explain:					

		Page 74
N.A. State the law or regulation that adoption of the recommendation:	prevents the	
Implementation Date	30/12/1992	
Modification Dates		

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

28.2 Implements the Measure	YES	X	NO	N.A.
YES. Briefly describe: There is a permanent reporting scheme Board of Directors, the Board Committe				essed to the
NO. Explain:				
N.A. State the law or regulation that adoption of the recommendation:	prevent	s the		

Implementation Date	30/12/1992
Modification Dates	

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

- i. Allow the senior management to engage the corporation as a whole, highlighting its responsibility in risk management and setup 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 Implements the Measure	YES	x	NO		N.A
YES. Briefly describe:					
There is a permanent reporting sche the Board of Directors, the Board Co officials. Likewise, through the risk r involved in the self-assessment of ri	ommittees, nap update	Senior M es, the per	lanagem	ent and inv	volved
NO. Explain:					

Page 75

N.A. State the law or regulation that prevents the
adoption of the recommendation:

Implementation Date	30/12/1992
Modification Dates	17/03/ 2015

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 Implements the Measure	YES	X	NO		N.A.		
YES. Briefly describe:							
It is contemplated in the Fraud Control System, and the communication and anonymous reporting channels are available for both officials and third parties.							
Additionally, on June 15, 2016, one of the stablished as follows:	he funct	ions of th	e Audit C	Committee	e was		
Periodically monitor the degree of compliance with the Code of Ethics and the effectiveness of the anonymous complaints system, evaluating the unethical actions that come up and the content of the complaints made, as well as making the pertinent recommendations to the Board of Directors.							
NO. Explain:							
N.A. State the law or regulation that prevents the adoption of the recommendation:							
	1		00/04/0				
Implementation Date	 		09/04/2				
Modification Dates			15/06/2	2016			

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.**

15/06/2016

29.1 Implements the Measure	YES	X	NO	N.A.
YES. Briefly describe:				
In compliance with the Basic Legal C System, this principle is observed, ar Regulations, these functions have be	nd as esta	blished in		

Page 76

NO. Explain:	
N.A. State the law or regulation that pr adoption of the recommendation:	revents the
Implementation Date	28/05/1998

Implementation Date	28/05/1998
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 Implements the Measure	YES	x	NO		N.A	
YES. Briefly describe: In the Internal Audit function performed operation of the Internal Control Syster approved by the Audit Committee in will taken into account. "With other assurar whom the plan is shared and agreed o reports must be issued on the evaluation and the operation of the SCI to the Boa	m -SCI is hich the p nce provio n the scop on manag	evaluate rinciple lers such be of con ement c	ed through of "Coordi h as the S mmon issi	n the auc nation" h Statutory ues. Add	lit plan nas been Auditor with litionally,	
NO. Explain:						
N.A. State the law or regulation that prevents the adoption of the recommendation:						
Implementation Date			28/05/1	998		

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

29.3 Implements the Measure	YES	x	NO	N.A.
YES. Briefly describe:				
The Bank has an Audit Manual a purpose, authority, responsibility activity to enable it to achieve its	and orga	inizationa		
NO. Explain:				

Page 77

N.A. State the law or regulation that prevents the	
adoption of the recommendation:	

Implementation Date	02/01/2006
Modification Dates	

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 Implements the Measure	YES	х	NO		N.A.
YES. Briefly describe:					
The Audit Statute, numeral 5, which speaks of Independence, Authority and Responsibility, establishes that: the Comptroller must have and maintain total independence of the organization, for which the Comptroller must report functionally to the Audit Committee of the Board of Directors and to the President of the Bank, and the Auditors must report to the Comptroller.					
NO. Explain:					
N.A. State the law or regulation that prevents the adoption of the recommendation:					
Implementation Date			02/01/2	006	
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 their dismissal or resignation.

29.5 Implements the Measure	YES		NOX	N.A.
YES. Briefly describe:				
NO. Explain:				
According to the Audit Committee eva appointment by the President of the E		ne candidate	es prior to their fo	ormal
This is a responsibility of the Presiden receives the concept of the Audit Com "Independence" of the Audit Statute, t Committee means that the latter must	nmittee, in he "() fu	accordance	e with section 5.1	udit

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Internal Audit Activity, risk assessment, annual plan of activities and human and financial resources requested, and the designation, dismissal, evaluation and compensation of the Comptroller. To date, this is not disclosed to the market.

N.A. State the law or regulation that prevents the adoption of the recommendation:

Implementation Date	
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 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
Yes and this is how it is known in the Re Assembly through the Opinion given	eport gi	ven to the	Genera	al Sharehol	ders'
NO. Explain:					
N.A. State the law or regulation that p adoption of the recommendation:	prevent	s the			
Implementation Date			30/12	/1992	

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 Implements the Measure	YES	X	NO	N.A.
YES. Briefly describe: Bancóldex and its subsidiary Fiducolo firm. This recommendation was incorp				

		Page 79
NO. Explain:		
N.A. State the law or regulation the adoption of the recommendation:	at prevents the	
Implementation Date	16/03/2015	
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 Implements the Measure	YES	x	NO		N.A.
YES. Briefly describe:					
Article 57 of the Bank's Bylaws establishes that the administration of the company will make available to the General Shareholders' Assembly, at least three (3) proposals for Accounting firms or accountants specialized in Statutory Auditing, with proven experience in other entities of the financial sector and that have not been subject to any sanctions by control and surveillance agencies or by the Central Board of Accountants. Said proposals must contain the scope of the audit management, its costs and its methodology.					
NO. Explain:					
N.A. State the law or regulation that prevents the adoption of the recommendation:					
Implementation Date			24/05	/2001	
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.

29.9 Implements the Measure	YES	X	NO		N.A
YES. Briefly describe: It is documented in the current contra Governance Code section 5.1.1.	ict and it is	also state	ed on th	e Corporat	e

			Page 80
NO. Explain:			
N.A. State the law or regulati adoption of the recommendation	on that prevents the ation:		
	1	6/03/2015	

Implementation Date	16/03/2015
Modification Dates	25/07/2019

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 Implements the Measure	YES	×	NO		N.A
YES. Briefly describe:					
It is documented in the current contrac Governance Code section 5.1.1.	t and it i	s also stat	ed on t	he Corporat	e
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	preven	ts the			
Implementation Date			26.03	.2014	
Modification Dates	25/07/2	2019			

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.

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29.11 Implements the Measure	YES	X	NO		N.A	
YES. Briefly describe:						
In the Terms of Reference for the select clearly stipulated: "In addition to the cur Statutory Auditor professional services of and other functions recognized in the cu limitation to the persons or entities linke the companies of its group, as well as, t coincidence of partners and / or administ	rent pro differen urrent re d to the the com	phibition of t from tho egulations e Statutory panies in	f not con se of the , THE E v Auditir which th	ntracting wi e financial a NTITIES ex ng firm, which here is a bro	th the audit itself xtend this ch includes oad	
NO. Explain:						
N.A. State the law or regulation that prevents the adoption of the recommendation:						
Implementation Date			01/04	/2014		

29.12. In its public information, **the corporation discloses the total amount of the contract with the Statutory Auditor,** as well as the proportion of fees paid by the Corporation in relation to the total income associated to the firm's financial auditing activity.

Modification Dates

29.12 Implements the Measure	YES x		NO		N.A.
YES. Briefly describe:					
This information has been disclosed in	the Cor	porate Go	vernan	ce Annual F	Report.
NO. Explain:					
N.A. State the law or regulation that a adoption of the recommendation:	prevent	s the			
Implementation Date			31/12	/2018	
Implementation Date			51,12	2010	

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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 Implements the Measure	YES	X	NO		N.A.
YES. Briefly describe:					
The Board of Directors approved the po- which the policy of disclosure of financia unless it is confidential. The reserved in the field of the securities market, trade s purpose for the Bank depends substant whose disclosure puts in imminent or se	al and r formati secrets tially on	on-financi on will incl operation the secre	al inforr ude priv s in pro cy of its	mation is in vileged info ogress whos negotiatior	dicated, rmation in se good n, and others
In order to allow interest groups to know Bancóldex, reliable information will be c as:					
1. Website;					
2. National toll-free line;					
3. Videoconferences;					
4. Social networks;					
5. Dialogues with interest groups;					
6. Financial statements and periodic ba	lance s	heets;			
7. Annual management report;					
8. Sustainability report;					
9. Opinion of the Statutory Auditor;					
10. Presentation of results aimed at inve	estors a	and the ma	rket in	general;	
11. Relevant information in accordance market;	with th	e rules tha	t regula	ate the publ	ic securities
12. Channels indicated in the policy of r	elations	ship with n	ninority	shareholde	rs, and
13. Press releases.					
NO. Explain:					
		- (1			
N.A. State the law or regulation that a adoption of the recommendation:	preven	is the			
			20/44/	20017	
Implementation Date			30/11/	2017	
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 Implements the Measure	YES	x	NO		Page 8
YES. Briefly describe:					
In 2017, the corporate group declara company of its subsidiary Fiduciaria Fiducóldex before the Chamber of Co article 261 of the Commercial Code.	Colombia	na de Coi	mercio l	Exterior S./	A
In this regard, Bancóldex publishes it consolidated financial statements.	s respecti	ve consol	idated a	annual repo	ort, as well as
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	at preven	ts the			

Implementation Date	25/05/2017
Modification Dates	

Measure No. 31: Financial statements.

31.1. If there are qualifications [*reservations*] 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 Chairman of the Audit Committee.

31.1 Implements the Measure	YES	X	NO		N.A
YES. Briefly describe:					
The Chairman of the Audit Committee must attend all the concerns presented at the General Shareholders' Assembly. The foregoing is within the functions of the Committee in its respective regulations.					
NO. Explain:					
N.A. State the law or regulation that p adoption of the recommendation:	orevent	s the			
Implementation Date			27/06/20	016	
Modification Dates					

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31.2. If the Board of Directors considers that it must keep its own opinion vis-à-vis the Statutory Auditor's **qualifications** [*reservations*] 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 Implements the Measure	YESX		N.A
YES. Briefly describe:			
Although this situation has not been pu incorporated into the Regulations of th			n nas been
NO. Explain:			
N.A. State the law or regulation that adoption of the recommendation:	prevents the		
		30/11/2017	
Implementation Date		50/11/2017	

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 Implements the Measure	YES	X	NO		N.A.
YES. Briefly describe:					
The Annual Report for the respective website, includes a note called Trans					Bank's
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	at preven	ts the			
Implementation Date			30.03	.2016	
Modification Dates					

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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 Implements the Measure	YES	x	NO		N.A
YES. Briefly describe: One of the functions of the Audit Committee is: "To ensure the transparency of the financial information prepared by the Bank and its appropriate disclosure. To do this, it must ensure that there are controls and the appropriate instruments to verify that the financial statements reveal the company's situation and the value of its assets. In this sense, it should study the financial statements and prepare the corresponding report for the consideration of the board of directors, based on the evaluation not only of the corresponding projects, with their notes, but also of the opinions, observations of the					
control entities, results of the evaluation other related documents ". NO. Explain:	is carriec	out by t	he compo	etent co	mmittees and
N.A. State the law or regulation that prevents the adoption of the recommendation:					
Implementation Date			28/05/1	998	
Modification Dates					

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

32.2 Implements the Measure	YES	X	NO		N.A.
YES. Briefly describe:					
The Bank has a link specially design interest is published. The link is "Info investors" and can be found on the E	ormation of	interest t	o share	holders and	
NO. Explain:					

		Page 86
N.A. State the law or regulation tha adoption of the recommendation:	at prevents the	
Implementation Date	27/10/2010	
Modification Dates		

32.3. The corporation's web site includes, at least, the links indicated in recommendation 32.3.

32.3 Implements the Measure	YES	x	NO		N.A
YES. Briefly describe:					
The Bancóldex page has all the	information in	dicated in	the mea	asure.	
NO. Explain:					
N.A. State the law or regulation adoption of the recommendati		its the			
Implementation Date	27/10/	/2010			
Modification Dates					

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

32.4 Implements the Measure	YES	x	NO		N.A
YES. Briefly describe:					
The information that is made available downloaded and shared.	to the ge	eneral put	olic of th	e Bank car	n be printed
NO. Explain:					
N.A. State the law or regulation that	prevent	s the			
adoption of the recommendation:					

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Implementation Date	27/10/2010
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 Implements the Measure	YES	×	NO		N.A.
YES. Briefly describe:					
The information related to the organiza Report on the Internal Control System					ite, and the
NO. Explain:					
N.A. State the law or regulation that adoption of the recommendation:	t preven	ts the			
	—		04/00	10047	

Implementation Date	31/03/2017
Modification Dates	

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 its review and favorable concept by the Audit Committee. This report accompanies the remaining documents of the closing of the accounting period.

33.1 Implements the Measure	YES	X	NO		N.A.
YES. Briefly describe: The Annual Corporate Governance Report is presented to the Board of Directors for approval prior to its presentation to the Bank's General Assembly					
NO. Explain:					
N.A. State the law or regulation that p adoption of the recommendation:	prevent	s the			
Implementation Date		27/1	0/2010)	
Modification Dates					

33.2. The company's Annual Corporate Governance Report is not a mere

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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 Implements the Measure	YES	х	NO	N.A.
YES. Briefly describe:				
For several years, the Bank has deve Governance Report with information and other investors, where it shares, outlined in terms of Corporate Gover behavior of the Board, when the Gen were the most important decisions ta developed in international matters by out by the Bank to promote the struct	that the Ba among oth nance of th eral Sharel ken in each the Bank i	nk cons ers, the e imme nolders n of the n this m	siders of inter most import diately prece Assembly wa meetings, the natter and the	est to shareholders ant activities ding year, the as held and which e activities activities carried
NO. Explain:				
N.A. State the law or regulation tha adoption of the recommendation:	at prevents	s the		

Implementation Date	27/10/2010
Modification Dates	

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 Implements the Measure	YES	X	NO		N.A
YES. Briefly describe:					
The Annual Corporate Governance R recommendation 33.3. This Report ca		-	-		ure of
NO. Explain:					
N.A. State the law or regulation tha adoption of the recommendation:	at preven	ts the			
Implementation Date			31/03/	/2017	
Modification Dates					