Attachment 1 (Amended by External Circular 007 of 2011)

COUNTRY CODE SURVEY. CODE OF BEST CORPORATE PRACTICES - COLOMBIA

Issuer: Grupo de Inversiones Suramericana S.A.

Issuer Tax I.D. Number: 811.012.271-3

Name of Legal Representative: Fernando Ojalvo Prieto

Colombian I.D. Card Number: 70.050.050 Period Evaluated: 31/12/2014

Legal Corporate Nature: Stock Company (Sociedad por acciones)

SFC Assigned Entity Code: 66 - 18

I. SHAREHOLDERS MEETINGS

Notice of the Shareholders Meeting

Question 1

	YES	NO
Question: Was the documentation pertaining to the matters	Χ	
addressed in the last Shareholders Meeting made available at		
the Corporation and within the term of the notice? (Measure 1)		
Comment(s)*:		
All of the documents pertaining to the Shareholders Meetir	ng were	made
available at the Secretary of the Company during the term of the	notice.	

Question 2

	YES	NO
Question: Does the information made available to the	Χ	
shareholders during the term of the notice of the Meeting contain		
the nominated directors for the Board of Directors? (Measure 2)		
Commont(s)*:		

Comment(s)*:

Once the Company has defined a proposal of candidates to the Board of Directors, the Company discloses to the shareholders in the website prior to the Shareholders Meeting.

	YES	NO	N/A
Note: Reply Yes or No if the issuer has any ties with a	Χ		
holding and/or subsidiaries. Otherwise, reply N/A.			
Question: Was the financial information on the subsidiaries			
and the holding made available to the shareholders?			
(Measure 2).			
Comment(s)*:			
The documents available to the shareholders include financi	al inforn	nation	
about the affiliates and subsidiaries of the issuer.			
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^{*} This model demands a clear statement of the reasons why the recommendation was not adopted, and enables entities to voluntarily add any other information or clarification pertaining to their corporate governance practices, deemed relevant to understand the answers.

Question 4

	YES	NO	N/A
Note: Reply Yes or No if the issuer has a corporate web	Χ		
page. Otherwise, reply N/A.			
Question: Was the notice of the last Meeting and of any			
other information necessary for the development of the			
Meeting disclosed in the corporate web? (Measure 3)			
Comment(s)*:			
The call and the documents related to the Meeting were m	ade ava	ailable	
on the corporate web page, at www.gruposura.com			
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Question 5

	YES	NO
Question: Were the different issues addressed in the agenda of the Meeting provided during the period evaluated? (Measure 4)	X	
Comment(s)*: The agenda of the Meeting clearly addressed the different discussed, to avoid any confusions with other issues.	issued	to be

Development of the Shareholders Meeting

Question 6

	YES	NO	N/A
Note: Reply Yes or No if there was a breakdown in the glossary terms. Otherwise, reply N/A.			X
Question: Was the breakdown approved by the			
Shareholders Meeting? (Measure 5)			
Comment(s)*:			

	YES	NO	N/A
Note: Reply Yes or No if there was a breakdown in the			Х
glossary terms. Otherwise, reply N/A.			
Question: Was the breakdown included in the Notice of the			
Shareholders Meting in which it was adopted? (Measure 6)			
Comment(s)*:			

Question 8

	YES	NO	N/A
Note: Reply Yes or No if the Meeting discussed changes of			Χ
the purposes of the corporation made by the issuer.			
Otherwise, reply N/A.			
Question: Were the changes of the purposes of the			
corporation approved by the Shareholders Meeting?			
(Measure 6)			
Comment(s)*:			

Question 9

	YES	NO	N/A
Note: Reply Yes or No if the Meeting adopted the waiver of preferential stock rights. Otherwise, reply N/A.			Х
Question: Was the waiver of the preferential stock rights included in the Notice of the Meeting in which it was			
adopted? (Measure 6)			
Comment(s)*:			
			·

Question 10

	YES	NO	N/A
Note: Reply Yes or No if the Meeting changed the corporate legal address. Otherwise, reply N/A.			Х
Question: Was the change of the corporate legal address (business domicile) included in the Notice of the Meeting in which it was adopted? (Measure 6)			
Comment(s)*:			

	YES	NO	N/A
Supuesto: Please reply Yes or No if the Meeting adopted			X
an anticipated liquidation. Otherwise, reply N/A.			
Question: Was the anticipated liquidation included in the			
Notice of the Meeting in which it was adopted?			
Comment(s)*:			

Question 12

	YES	NO
Question: Does the issuer have electronic mechanisms for "live" communication of the Shareholders Meetings? (Measure 7)	X	
Comment(s)*: Shareholders may access "live" communication of the Shareholders may be accessed to the shareholders may	olders Me	eetings

Authorization of Relevant Operations

Question 13

Note: If relevant operations were made with affiliates during the period evaluated, except where these operations are made simultaneously with the following conditions: a. At the fair market price, generally set by the supplier of the good or service; and b. These operations are part of ordinary transactions of the issuer? Answer the question. Otherwise, mark N/A. Question: Were the relevant operations made with affiliates, except those that the issuer states cannot be made due to legal provisions, approved by the Shareholders Meeting? (Measure 8)	YES	ES NO	N/A
Comment(s)*:			X

Shareholders Rights and Fair Treatment

Question 14

	YES	NO
Question: Does the issuer inform shareholders of their rights	Χ	
and duties in a concise, clear and precise form? (Measure 9)		
Comment(s)*:		
This information is found in the Code of Good Governance pu corporate web page and available at the offices of the Secretary		

Question 15

	YES	NO
Question: Does the issuer permanently disclose the types of	Χ	
shares issued? (Measure 10)		
Comment(s)*:		
This information is found on the corporate web page.		
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YES NO

Question: Does the issuer permanently disclose the number of shares issued? (Measure 10)	X	
Comment(s)*:		
This information is found on the corporate web page.		
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Question 17

	YES	NO
Question: Does the issuer permanently disclose the number of shares issued and in treasury reserved, per type of share?	X	
(Measure 10)		
Comment(s)*:		
This information is found on the corporate web page.		

Question 18

	YES	NO
Question: Does the issuer have a set of rules for the	Χ	
development of the Shareholders Meeting? (Measure 11)		
Comment(s)*:		
The development of the Meeting is ruled in the by-laws and in the	Code o	f Good
Governance of the Company.		

Question 19

	YES	NO	N/A
Note: Please reply Yes or No if the issuer has a set of rules	Χ		
for the Development of the Shareholders Meeting.			
Otherwise, reply N/A.			
Question: Does the set of Rules for the Development of the			
Shareholder Meeting include measures for its Notice?			
(Measure 11)			
Comment(s)*:			
This subject is regulated by the by-laws and established in	n the Co	ode of	
Good Governance of the Company.			

	YES	NO	N/A
Note: Please reply Yes or No if the issuer has a set of rules	Х		
for the Development of the Shareholders Meeting.			
Otherwise, reply N/A.			
Question: Does the set of Rules for the Development of the			
Shareholder Meeting include measures for its			
Development? (Measure 11)			
Comment(s)*:			
The development of the Meeting is ruled by the by-laws and	establis	hed in	
the Code of Good Governance of the Company, which	foresee	s the	
measures necessary for its development.			

II. BOARD OF DIRECTORS

Size, Composition and Development of the Board

Question 21

	YES	NO
Question: Does the Board of Directors of the issuer consist of	Χ	
an odd number of directors to perform its duties? (Measure 12)		
Comment(s)*:		
The Board consists of seven directors.		

Question 22

	YES	NO
Question: Does the Board of Directors meet at least once a	Χ	
month? (Measure 13)		
Comment(s)*:		
The Board of Directors meets every month in accordance with th	e corpor	ate by-
laws; special meetings are held when deemed necessary.		

Question 23

	YES	NO
Question: Does the Board of Directors have a set of Rules for	Χ	
its Development? (Measure 14)		
Comment(s)*:		
The set of rules of the Board of Directors is found in the	Code of	Good
Governance.		
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	YES	NO	N/A
Note: Reply Yes or No if the issuer has a set of internal rules	Χ		
for the Development of the Board of Directors. Otherwise, reply N/A.			
Question: Was the set of Rules for the Development of the			
Board of Directors disclosed to all of the shareholders of the			
issuer? (Measure 14)			
Comment(s)*:			
The set of rules for the development of the Board of Director	ors, con	tained	
in the Code of Good Governance, is published on the Co	mpany'	s web	
page.			

Question 25

	YES	NO	N/A
Note: Reply Yes or No if the issuer has a set of internal rules	Χ		
for the Development of the Board of Directors. Otherwise, reply N/A.			
Question: Is the set of Rules for the Development of the			
Board of Directors binding for all Board members?			
(Measure 14)			
Comment(s)*:			
All members of the Board of Directors should abide to the R	ules.		
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Question 26

	YES	NO	N/A
Note: Reply Yes or No if the issuer has a set of rules for the	Χ		
Development of the Board of Directors. Otherwise, reply			
N/A.			
Question: Does the set of Internal Rules for the			
Development of the Board of Directors include the			
information that should be provided to the new directors and			
in general, those suggested in Measure 18? (Measure 14)			
Comment(s)*:			
The Rules establish the information provided to the new mo	embers	of the	
Board.			

Question 27

YES	NO	N/A
Χ		
on.		
•	•	
	X	X

Question 20			
	YES	NO	N/A
Note: Reply Yes or No if the issuer has a set of rules for the	Χ		
Development of the Board of Directors. Otherwise, reply			
N/A.			
Question: Does the internal set of rules for the			
development of the Board of Directors establishes the term			
in which the information is provided to the members prior to			
the Meeting and in general, the suggestions in Measure 20?			
(Measure 14)			

Note: Reply Yes or No if the issuer has a set of rules for the Development of the Board of Directors. Otherwise, reply N/A. Question: Is the term to provide information to the members of the Board established in the set of Rules for the Development of the Board within at least two (2) days before the Meeting? (Measure 20) Comment(s)*: The directors can access the information within at least two working days before the Board Meeting. Question 30 Note: Reply Yes or No if the issuer has a set of rules for the Development of the Board of Directors. Otherwise, reply N/A. Question: Does the set of Rules for the Development of the Board establish the means in which the Board members may request the information they present prior to the meeting? Measure 20) Comment(s)*: The Company has electronic mechanisms for Board members to access				
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	YES	NO	N/A
Note: Reply Yes or No if the issuer has a set of rules for the	Χ		
Development of the Board of Directors. Otherwise, reply			
N/A.			
Question: Does the set of Rules for the Development of the			
Board establish that any of its members may hire external			
advisors to contribute with the necessary information to			
make certain decisions? (Measure 22)			
Comment(s)*:			
This alternative is established in the set of Rules of the Board	d of Dire	ectors.	

Question 32

	YES	NO	N/A
Note: Reply Yes or No if the issuer has a set of rules for the	Χ		
Development of the Board of Directors. Otherwise, reply			
N/A.			
Question: Does the set of Rules for the Development of the			
Board of Directors establish the conditions in which the			
Board, per request of any of its members, may hire external			
advisors to have the necessary information to make			
particular decisions? (Measure 22)			
Comment(s)*:			
The set of Rules establishes the conditions to use this tool.			

Question 33

	YES	NO
Question: To appoint a Director, does the issuer keep in mind	Χ	
that the potential member meets the professional background,		
academic level and experience to best perform its duties?		
(Measure 15)		
Comment(s)*:		
The professional guidelines and experience demanded by the	Code of	Good
Govenance are used to appoint new Directors, seeking their m	ulti-disci	plinary
competencies.		

Question 34

	YES	NO
Question: Are most of the Directors or similar body	Χ	
independent? (Measure 16)		
Comment(s)*:		
. ,		
Currently, four out of seven members, are independent, this is	more th	an the
number of independent Directors required by law.		

Duties and Rights of Directors

	YES	NO
Question: Do the Directors disclose their direct or indirect	Χ	
relations with stakeholders, which could lead to conflicts of		
interest or could influence their opinion or vote? (Measure 17)		
Comment(s)*:		
The Directors follow the procedure established in the Code of Go	od Gove	rnance
to handle these situations.		

Question 36

	YES	NO
Question: Does the issuer provide new directors enough	Χ	
information to gain specific knowledge about the issuer and the		
sector? (Measure 18)		
Comment(s)*:		
The Code of Good Governance establishes that new directors a	are provid	ded an
introductory course to learn about the Company and its sector.		

Question 37

	YES	NO
Question: Does the issuer provide its new directors with	Χ	
information related to their responsibilities, obligations and		
powers? (Measure 18)		
Comment(s)*:		
The new directors are provided with a copy of the Code of Goo	od Gove	rnance
which contains their duties and responsibilities.		
·		

Question 38

	YES	NO
Question: Do Board minutes identify the studies, foundations and other information sources used for the decisions made? (Measure 19)		
Comment(s)*: The Board minutes evidence the basis of the decisions made.		

Question 39

	YES	NO
Question: Do Board minutes include the reasons for the agreements and disagreements analyzed for the decisions made? (Measure 19)		
Comment(s)*: Board minutes include a summary of the discussions borne in redecision.	mind to n	nake a

40.000.01.10		
	YES	NO
Question: Does the issuer provide directors, at least two (2) or	Χ	
more days prior, relevant information to make decisions,		
pursuant to the agenda contained in the Notice? (Measure 20)		
Comment(s)*:		
The directors receive the information to be discussed during the	meeting	with at
least two days in advance	·	

Question 41

	YES	NO	N/A
Note: Reply Yes or No if the Board of Directors of the issuer has substitute members. Otherwise, reply N/A. Question: Does the issuer have mechanisms that keep Substitute/Alternate directors properly informed of the decisions made by the Board, so that at the time they replace the principal members, they have the necessary knowledge to perform their task? (Measure 21)			X
Comment(s)*:			

Question 42

	YES	NO
Question: Does the issuer have a budget to hire an external advisor for the Board of Directors, requested by any of its members, to provide the information necessary to make particular decisions? (Measure 22)	X	
Comment(s)*:		
The budget of the Company includes an item for fees and advisor	ry servic	ces.

Support Committees

Question 43

	YES	NO	N/A
Note: Reply Yes or No if the Board has a permanent committee besides that legally demanded, in charge of, among others, backing the Board for appointments and compensations. Otherwise, reply N/A. Question: Does the Appointments and Compensations Committee consist of at least one member of the Board of Directors? (Measure 23)	X		
Comment(s)*: The Board of Directors has a Compensation and Developme which includes three directors.	ent Com	mittee	

	YES	NO	N/A
Note: Reply Yes or No if the Board has a permanent committee besides that legally demanded, in charge of, among others, backing the Board for appointments and compensations. Otherwise, reply N/A. Question: Does the Appointments and Compensations Committee back the Board of Directors to evaluate the performance of top managers, that is, the CEO and officers that report directly to the CEO? (Measure 24)	X		

Comment(s)*:	
The Compensations and Development Committee is in charge of providing	
a formal evaluation of the top managers, as established in the Code of	
Good Governance of the Company.	

Question 45

	YES	NO	N/A
Note: Reply Yes or No if the Board has a permanent committee besides that legally demanded, in charge of, among others, backing the Board for appointments and	X		
compensations. Otherwise, reply N/A.			
Question: Does the Appointments and Compensations Committee propose a policy of compensations and salaries			
for the employees of the issuer, including top managers? (Measure 24)			
Comment(s)*:			
This duty is established in the Code of Good Governance of	the Com	ipany.	

Question 46

	YES	NO	N/A
Note: Reply Yes or No if the Board has a permanent committee besides that legally demanded, in charge of, among others, backing the Board for appointments and compensations. Otherwise, reply N/A. Question: Does the Appointments and Compensations Committee propose the appointment, compensation and and removal of the CEO or its replacement? (Measure 24)	X		
Comment(s)*: This is established in the Code of Good Governance.			

Question 47	YES	NO	N/A
Note: Reply Yes or No if the Board has a permanent committee besides that legally demanded, in charge of,	X		
among others, backing the Board for appointments and compensations. Otherwise, reply N/A.			
Question: Does the Appointments and Compensations			
Committee propose the recruitment policies for top management? (Measure 24)			
Comment(s)*:	•	•	•
This duty is established in the Code of Good Governance of	the Com	npany.	

Question 48

	YES	NO	N/A
Note: Reply Yes or No if there is a permanent committee, other than legally demanded, in charge, among others, of supporting the Board in corporate governance. Otherwise, reply N/A.	X		
Question: Does the Corporate Governance Committee consist of at least one member of the Board of Directors? (Measure 23)			
Comment(s)*: There is a Corporate Governance Committee that considerectors.	sists of	three	

Question 49

	YES	NO	N/A
Note: Reply Yes or No if there is a permanent committee, other than legally demanded, in charge, among others, of supporting the Board in corporate governance. Otherwise, reply N/A.	X		
Question: Does the Corporate Governance Committee oversee that shareholders and the market in general have access to the information that the issuer should disclose in a full and timely manner? (Measure 25)			
Comment(s)*: This duty is established in the Code of Good Governance of	the Com	ipany.	

Question 50

YES	NO	N/A
Χ		
he Com	pany.	
	•	
	X	1 = 0 110

	YES	NO	N/A
Note: Reply Yes or No if there is a permanent committee, other than legally demanded, in charge, among others, of	X		
supporting the Board in corporate governance. Otherwise, reply N/A.			
Question: Does the Corporate Governance Committee review and evaluate the Board performance during the period? (Measure 25)			
Comment(s)*:	_		1
This duty is established in the Code of Good Governance of	the Com	npany.	

Question 52

	YES	NO	N/A
Note: Reply Yes or No if there is a permanent committee, other than legally demanded, in charge, among others, of supporting the Board in corporate governance. Otherwise,	X		
reply N/A. Question: Does the Corporate Governance Committee monitor the trading transactions of directors of shares issued by the company or by other companies within the same group? (Measure 25)			
Comment(s)*: This duty is established in the Code of Good Governance of	he Com	ipany.	

Question 53

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	YES	NO	N/A
Note: Reply Yes or No if there is a permanent committee,	Χ		
other than legally demanded, in charge, among others, of			
supporting the Board in corporate governance. Otherwise,			
reply N/A.			
Question: Does the Corporate Governance Committee			
supervise the compensation policy of top management?			
(Measure 25)			
Comment(s)*:			
This duty is established in the Code of Good Governance of	the Cor	npany	
and is headed by the Compensation and Development Com	mittee.		

Question 54

	YES	NO
Question: Besides the duties established in the law or by-laws,	Χ	
does the Audit Committee provide a written report of future		
transactions of the corporation with affiliates? (Measure 26)		
Comment(s)*:		
This duty is established in the Code of Good Governance of the	Compan	y.
	-	

Question 55

	YES	NO
Question: Besides the duties established in the law or by-laws, does the Audit Committee assure that future transactions with affiliates are made under fair market value and do not harm minority shareholder rights? (Measure 26)		

Comment(s)*:
The Audit Committee carries out this assurance, this duty is established in the Code of Good Governance of the Company.

Question 56

	YES	NO
Question: Besides the duties established in the law and by-	Χ	
laws, does the Audit Committee establish the policies, criteria		
and practices used by the issuer for the construction and		
disclosure of its financial information? (Measure 26)		
Comment(s)*:		
This duty is established in the Code of Good Governance of the	Compan	у.

Question 57

	YES	NO
Question: Besides the duties established in the law and by-	Χ	
laws, does the Audit Committee provide mechanisms to		
consolidate the information from the control bodies of the issuer		
to be presented to the Board of Directors? (Measure 26)		
Comment(s)*:		
This duty is established in the Code of Good Governance of the	Compan	y.

III. DISCLOSURE OF FINANCIAL AND NON-FINANCIAL INFORMATION

Requests of Information

Question 58

	YES	NO
Question: Does the issuer have a location or contact made	Χ	
available for its investors, which serves as a communications		
channel between the issuer and the investors? (Measure 27)		
Comment(s)*:		
The Secretary General of the Company, as well as the area of Inve	estor Rel	ations.

Question 59

	YES	NO
Question: When the information provided to an investor could give him any advantage, does the issuer guarantee access to said answer to the rest of the market immediately, in accordance with the mechanisms established by the issuer and under the	X	
same economic conditions? (Measure 28) Comment(s)*:		
Although the issuer lacks a special mechanism, if the above noccurs, access to the information is provided through Relevant presentations made by the Company to the market.		

	YES	NO
Question: Is a group of shareholders allowed to request	Χ	
"special audits"? (Measure 29)		
Comment(s)*:		

This right is	ruled in	the by	y-laws	and in	the	Code of	of Good	Governance	of the
Company.		_							
	,		,				,		,

Question 61

	YES	NO	N/A
Note: Reply Yes or No if a group of shareholders is allowed	X		
to request "special audits". Otherwise, reply N/A.			
Question: Is there a procedure that provides the exact			
percentage of shares required to make "special audits"?			
(Measure 30)			
Comment(s)*:			
A number of shareholders which represents no less than 15%	of the o	capital	
may request "special audits".		•	
, ,			

Question 62

	YES	NO	N/A
Note: Reply Yes or No if a group of shareholders is allowed	Χ		
to request "special audits". Otherwise, reply N/A.			
Question: Is there a procedure that provides the reasons			
for establishing the percentage of shares required to			
request "special audits"? (Measure 30)			
Comment(s)*:			
The percentage established to request special audits (15%)) was d	efined	
keeping in mind the percentage of shareholders which under	er the by	/-laws	
may summon a Shareholders Meeting (25%), and a lower	r perce	ntage	
deemed reasonable.	•	Ū	

	YES	NO	N/A
Note: Reply Yes or No if a group of shareholders is allowed	Χ		
to request "special audits". Otherwise, reply N/A.			
Question: Is there a procedure that provides the			
requirements to request a "special audit"?			
Comment(s)*:			
This procedure is established in the by-laws and in the C	ode of	Good	
Governance of the Company.			

Question 64

	YES	NO	N/A
Note: Reply Yes or No if a group of shareholders is allowed	Χ		
to request "special audits". Otherwise, reply N/A.			
Question: Is there a procedure that provides who should			
carry out "special audits" and the process of its			
appointment? (Measure 30)			
Comment(s)*:			
This procedure is established in the by-laws and in the C	ode of	Good	
Governance of the Company.			

Question 65

	YES	NO	N/A
Note: Reply Yes or No if a group of shareholders is allowed	Χ		
to request "special audits". Otherwise, reply N/A.			
Question: Is there a procedure that provides who should			
pay for "special audits"? (Measure 30)			
Comment(s)*:			
This procedure is established in the by-laws and in the C	code of	Good	
Governance of the Company.			

Question 66

	YES	NO	N/A
Note: Reply Yes or No if a group of shareholders is allowed	Χ		
to request "special audits". Otherwise, reply N/A.			
Question: Are the terms established for each of the stages			
or steps related to hiring a special audit exactly defined?			
(Measure 30)			
Comment(s)*:			
The by-laws and the Code of Good Governance establish the	mome	nt and	
term necessary to request the audit.			
			·

Market Disclosure

Question 67

	YES	NO
Question: Are there mechanisms used by the issuer to disclose	Χ	
material findings of internal controls to the shareholders and		
other investors? (Measure 31)		
0		

Comment(s)*:

The material findings are disclosed in the Annual Report provided to the shareholders, or through Relevant Information, whichever the case. In addition through the quarter release presentation, the Company announces any material findings from internal control activities.

Question 68

(Measure 32). Does the issuer disclose to the market compensation policies and
any economic benefit granted to:

	YES	NO
Directors	Χ	
Legal Representative	Χ	
Auditors	Χ	
External Advisors		Χ
External Auditors	Χ	

Comment(s)*:

These policies are disclosed in the Corporate Governance Code of the Company, regarding external advisors those are hired armslenght and based on market rates.

Question 69

	YES	NO	
Question: Does the issuer disclose all contracts between its		Χ	
directors, managers, top managers and legal representatives,			
including their family and business partners? (Measure 33)			
Comment(s)*:			
The issuer does not enter contracts with these persons, and if so, it would be under market conditions.			
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Question 70

	YES	NO
Question: Does the issuer disclose its internal rules for	Χ	
resolving conflicts? (Measure 34)		
Comment(s)*:		
These are established in the by-laws and in the Code of Good Go published on the corporate web page.	vernance	e, both

	YES	NO
Question: Does the issuer disclose corporate policies regarding tradings made by its directors, managers and officers with the shares and other securities issued by them, for instance, preemptive rights? (Measure 35)	Х	
Comment(s)*:		
These criteria are found in the Code of Good Governance.		

Question 72

	YES	NO
Question: Does the issuer disclose the resume of Board members and internal control officers, or in their absence,	X	
similar bodies as well as legal representatives, with the purpose		
of knowing their qualifications and experience and their capability to manage the issues they serve? (Measure 36)		
Comment(s)*:		
Resumes are disclosed on the corporate web page.		

External Auditor (Revisor Fiscal)

Question 73

	YES	NO
Question: Has the issuer hired an external auditor or auditing		Χ
firm that receives more than 25% of its total annual income from		
the corporation and/or its subsidiaries? (Measure 37)		
Comment(s)*:		
The issuer deems it is not prudent to have an external auditor	or auditir	ng firm
that receives more than 25% of its total income from the C	ompany	or its
subsidiaries.		

Question 74

	YES	NO
Question: Does the issuer or its subsidiaries hire the External		Χ
Auditor for services other than auditing? (Measure 38)		
Comment(s)*:		
The issuer does not hire the External Auditor for services other than auditing.		ting.

	YES	NO
Question: Do the contracts between the issuer and the external		Χ
auditor establish a rotation policy of the individuals in charge of		
the audit every five (5) years? (Measure 39)		
Comment(s)*:		
The rotation policy of the individuals that make the external audit is not deemed		
as an obligation in the contracts entered. However, it is effectively applied as an		
internal policy of the issuer.		

Question 76

	YES	МО
Question: Does the issuer demand from the external auditor that the person rotated should wait at least two (2) years to carry out again the external audit of the same company? (Measure 39)		X
Comment(s)*: To this date, no case has taken place. If so, it is deemed convenient to wait for the two-year term suggested for the person to carry out the external audit again.		

IV. CONFLICT RESOLUTION

Question 77

	YES	NO
Question: Does the issuer adopt the necessary measures to disclose to its shareholders the judicial rights to protect their		Х
interests before the Financial Superintendence of Colombia?		
(Measure 40)		
Comment(s)*:		
There is no specific reference to the judicial procedure of the Financial Superintendence. However, there are alternatives to resolve conflicts and to protect the rights of investors in the Code of Good Governance and in the Bylaws.		

Question 78

Question: Has the issuer adopted a direct resolution mechanism to resolve conflicts between the issuer and its shareholders, shareholders against directors or between shareholders? (Measure 41)	X
Comment(s)*:	
In 2014, the by-laws of the Company has not expressly stated this alternathe amendment to its corporate by-laws adopted by the General Asser Shareholders 2015, expressly includes the direct settlement as an alter mechanism for dispute resolution.	nbly of

YES

NO

Question 79

	YES	NO
Question: Does the issuer have an alternative solution to resolve conflicts between the issuer and its shareholders, shareholders against directors or between shareholders? (Measure 41)	X	
Comment(s)*: This is established in the by-laws and in the Code of Good Governance of the Company.		

Optional Question

Question 80

If the issuer has corporate governance practices besides those recommended in the Code of Best Corporate Practices, this section is optionally provided for their disclosure.

Grupo SURA has a Code of Ethics, as well as an "Ethics Phone Line" which is working since 2009, through this mechanism employees and others un-related to the Company or its subsidiaries can report violations to the ethical corporate rules.

The Company entered to the Down Jones Sustainability Indices in 2011, as the first Colombian Company belonging to the Diverse Financial Services sector. It was subsequently ratified in 2012, 2013 and 2014, completing three consecutive years in this index. Being part of this index requires high corporate governance standards and responsable and comprehensive management of the bussiness.

The issuer is part of the Global Compact of the United Nations reaffirming its commitment to the 10 universal principles that should guide the bussiness practices regarding human rights, labor rights, environment and anti-corruption.

All of the Corporate Governance standards of the Company may be consulted in the Code of Good Governance, and in the "Corporate Responsibility" link of the corporate web page, at www.gruposura.com.co

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