#### SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

FORM 6-K

#### REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934

For the month of June 2022

# FOMENTO ECONÓMICO MEXICANO, S.A.B. DE C.V.

(Exact name of Registrant as specified in its charter)

### Mexican Economic Development, Inc.

(Translation of Registrant's name into English)

United Mexican States (Jurisdiction of incorporation or organization)

General Anaya No. 601 Pte. Colonia Bella Vista Monterrey, Nuevo León 64410 México (Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F:

Form 20-F ⊠ Form 40-F □

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): \_\_\_\_\_

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): \_\_\_\_\_

Indicate by check mark whether by furnishing the information contained in this Form, the registrant is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes 🗆 🛛 No 🖾

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82-\_\_\_\_\_

### SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf of the undersigned, thereunto duly authorized.

## FOMENTO ECONÓMICO MEXICANO, S.A. DE C.V.

By: <u>/s/ Eugenio Garza y Garza</u> Eugenio Garza y Garza Director of Finance and Corporate Development

Date: June 1, 2022



Fomento Económico Mexicano, S.A.B. de C.V. Code of Principles and Best Corporate Governance Practices Questionnaire

**Shareholders Meetings** 

The Shareholders Meeting is the supreme body of the company. Even if said body meets in most cases on an annual basis, it is important that it acts with formality, transparency and efficiency, since it's a decision-making and basic control body for the lives of the companies, as well as for the protection of the interests of all the shareholders.

6.1.	Information and Agenda of the Shareholders Meeting	Yes	No	Comments
1.	Is it avoided in the Agenda the grouping of matters related to different subjects? (Best	Х		
	Practice 1)			
2.	Is it avoided in the Agenda an item related to "Miscellaneous Matters"? (Best Practice 1)	Х		
3.	Is the information with respect to each item in the Agenda available at least with fifteen	Х		
	calendar days in advance? (Best Practice 2)			
4.	Is there a form containing the detailed information and possible voting alternatives in which	Х		
	the shareholders may provide instructions to their legal representatives with respect to the			
	direction of their corresponding vote for every item of the Agenda? (Best Practice 3)			
5.	In the information made available to the shareholders:			
	a. Does it include the proposal on the composition of the Board of Directors? (Best	Х		
	Practice 4)			
	b. Does it include the curriculum of the candidates of the Board of Directors with	Х		
	enough information to evaluate their category and in such case their independence?			
	(Best Practice 4)			

6.2.	Information and Communication between the Board of Directors and the	Yes	No	Comments
	Shareholders.			
6.	Does the Board of Directors, in its Annual Report to the Shareholders Meeting, includes			
	relevant aspects of the responsibilities of the intermediate bodies or committees that			
	perform the role of (Best Practice 5) :			
	a) Audit***	Х		
	b) Evaluation and compensation	Х		
	c) Finance and planning	Х		
	d) Risk and Compliance	Х		
	e) Corporate practices***	Х		
	f) Others (specify).			
7.	Are the reports by each intermediate body or committee submitted to the Board, available	Х		In terms of article 28, section IV of the
	to the shareholders together the materials for the Meeting, except for such information that			Mexican Securities Law, upon closing of
	should be retained as confidential information? (Best Practice 5)			each tax year, the Board of Directors must
				submit the reports submitted by the Audit
				Committee and the Corporate Practices and
				Nominations Committee to the
				Shareholders.
8.	Does the annual report submitted to the Shareholders Meeting include the names of the	Х		
	members of each intermediate body? (Best Practice 5)			
9.	Does the company have the necessary communication mechanisms that allows to maintain	Х		
	the shareholders, investors and interested third parties properly and generally informed?			
	(Best Practice 6). If yes, please specify the mechanisms and if no, please explain why.			

	a. Specify and/or Explain	that the press corr Stoo ( <u>ww</u> keep press to perf Addo non (join info env: aspe corr	repc comp ss rel mmun ck <u>vw.fe</u> ps f sentat keep Corma dition -finaa ntly, f vrmat ironn ects npany	ppany has an Investor Relations Department orts directly to the Corporate Department of pany. In addition to the financial information, eases and business model that the company icates to the investors through the Mexican Exchange's website and its website <u>msa.com</u> ) in the section named "Investors" it inancial information, press releases and cions made to investors and analysts in order them informed about the business unce and financial situation of the company. ally, the company presents a financial and ncial information report on an annual basis the "Annual Report 2021") which details key ion for decision making about economic, nental, social and corporate governance aligned to the business strategy of the z. The document can be found at formeanual.femsa.com/
10	Is there a defined procedure for the prevention and peaceful and negotiated solution of shareholders' and/or directors' disputes, favoring alternative dispute resolution mechanisms? (Best Practice 7)		Х	As a public listed company, the procedure to solve these disputes is provided in articles 38, 39 and 40 of the Mexican Securities Law (liability claims) and by article 51 of the Mexican Securities Law, as well as articles 202, 203, 204, 205 and 206 of the Mexican General Corporations Law (opposition to the resolutions of the Shareholders' Meetings).

\*\*\*Mandatory task for companies whose shares are traded on the stock market, which can be performed in a single committee or shared along with other tasks.

#### Board of Directors

The daily operation of a company is entrusted to the Chief Executive Officer and his managing team, while the definition of the strategic vision, overseeing of the operation and approval of the performance is entrusted to the Board of Directors.

In order to facilitate its duties, the Board can be assisted by one or more intermediate bodies generally called committees, in charge of analyzing information and proposing actions in specific matters relevant for the Board, in such a wat that the Board has more information for the decision-making to be more efficient. Additionally, it must be ensured that there are clear rules regarding the composition and functioning of the Board and its intermediate bodies.

7.1.	Duties of the Board of Directors	Yes	No	Comments
11.	Does the Board of Directors perform the following duties? (Best Practice 8)			-
a)	Ensure that all shareholders			
	i. Have an equal treatment	Х		
	ii. Their rights are respected	Х		
	iii. Their interests are protected	Х		
	iv. Have access to the information of the company	Х		
b)	Ensures the creation of economic and social value for the shareholders, as well as the company's continuance through time.	Х		

c)	Promotes that the company considers interested third parties in its decision-making. The		
	following are considered as interested third parties:		
	i. Collaborators	Х	
	ii. Clients	Х	
	iii. Suppliers	Х	
	iv. Creditors	Х	
	v. The community where the company operates.	Х	
	vi. Other interested third parties	Х	
d)	Ensures the honest and responsible conduction of the company.	Х	
e)	Defines the strategic course.	Х	
f)	Supervises the operation of the company.	Х	
g)	Approves the business operations.	Х	
h)	Includes the innovation as part of the culture and way of thinking of the company.		
i)	Appoints the Chief Executive Officer and senior officers of the company.	X	Appoints the Chief Executive Officer and establishes the policies for the election of the senior officers of the company.
j)	Evaluates and approves the performance of the Chief Executive Officer and the senior officers of the company.	X	
k)	Promotes:		
	i. the responsible issuance of information.	Х	
	ii. the responsible disclosure of information.	Х	
	iii. the transparent management of the company.	Х	
l)	Promotes the establishment of internal control mechanisms.	X	
m)	Promotes the establishment of mechanisms to ensure information quality.	X	
n)	Establishes the policies for related party transactions.	X	
0)	Approves transactions with related parties.	Х	
p)	Promotes the establishment of a formal succession plan for		
	i. The Chief Executive Officer	Х	
	ii. High level officers	Х	
(p	Ensures the establishment of mechanisms for:		
1/	i. The identification of strategic risks;	X	
	ii. Analysis of strategic risks;	Х	
	iii. Management of strategic risks;	X	
<u> </u>	iv. Control of strategic risks;	X	
<u> </u>	v. Adequate disclosure of strategic risks.	X	
r)	Ensures the establishment of plans for the continuance of the business.	X	
s)	Oversees the existence of information recovery plans in case of disasters.	X	There are plans for most of our businesses and the company is working to conclude the rest.

	notes the company to be socially responsible. The way(s) in which the company is made ally responsible is (are):	x	In 2021 we updated our sustainability strategy, which is composed by 3 pillars that have guided and will guide our actions: Our People, Our Planet and Our Communities, reinforcing them with a new different approach to sustainability, from ten strategic priorities for our value chain. This new differentiated approach in sustainability, aligned with the company's expectations, relationship with our stakeholder groups and respect to environmental limits, seeks to simultaneously create economic and social value in our value chain, in collaboration with all the stakeholder groups. The complete details of the strategy and actions carried out in each of the pillars is found in the 2021 Annual Report. This Report observes the guide provided by the Global Reporting Initiative (GRI) Standards for the reporting of results with its respective external verification of the presented information. Likewise, the 2021 Annual Report was prepared considering the recommendations of the index and rankings to which the Company belongs. The Company is member of the Dow Joness Emerging Market Sustainability Index, Dow Jones MILA Pacific Alliance Sustainability Index, FTSE4Good Emerging Index, IPC and the S&P/BMV Total Mexico, ESG Index of the Mexican Stock Exchange, among others. The complete document is available in the website of the company: https://informeanual.femsa.com/pdf/IA- InformeDeSostenibilidad2021.pdf We carry out actions in all the Business Units and in all the territories where we have presence, among which the following can be highlighted: 1. OXXO continued its alliance with the Food Bank Network for the donation of products that were not sold in stores, achieving the channeling of more than 3,305 tons of products, with a total value of 64 million pesos in 2021. 2. Also, the Account Rounding and Donate your Change programs operation was continued in OXXO stores and pharmacies, raising approximately 85 million pesos for
			your Change programs operation was continued in OXXO stores and pharmacies,
			<ul> <li>all the beverage plants and the re-training process was started in the work centers in Mexico.</li> <li>4. Fundación FEMSA launched the #NoWaste program in 2021, a platform</li> </ul>
			<ul> <li>process was started in the work centers in Mexico.</li> <li>4. Fundación FEMSA launched the #NoWaste program in 2021, a platform focused in addressing Food Loss and Waste (FLW) problems, through greate innovation, better policies and better capability and knowledge about the issue. <i>A</i> pilot was implemented in Colombia for the started in the started int the started in the started in the started int the started interval int</li></ul>
11	8	X	<ul> <li>process was started in the work centers in Mexico.</li> <li>4. Fundación FEMSA launched the #NoWaste program in 2021, a platform focused in addressing Food Loss and Waste (FLW) problems, through greater innovation, better policies and better capability and knowledge about the issue. A pilot was implemented in Colombia for the reduction of FLW in two fruit and vegetable markets, benefiting 4,870 persons.</li> <li>For more detail you can review the 2021 Sustainability Report: https://informeanual.femsa.com/pdf/IA-</li> </ul>
	ii. Changes in business strategy;	X X X X	<ul> <li>process was started in the work centers in Mexico.</li> <li>4. Fundación FEMSA launched the #NoWaste program in 2021, a platform focused in addressing Food Loss and Waste (FLW) problems, through greate innovation, better policies and bette capability and knowledge about the issue. <i>A</i> pilot was implemented in Colombia for the reduction of FLW in two fruit and vegetable markets, benefiting 4,870 persons.</li> <li>For more detail you can review the 2021 Sustainability Report: https://informeanual.femsa.com/pdf/IA-</li> </ul>

	v.	Others:		I	N/A	
-						

		1	
u)	Promotes the company to issue and disseminate its Code of Ethics and promotes the		The reports for breaches to the Code of
	disclosure of inappropriate conduct as well as the protection of whistleblowers with concrete		Ethics can be received through FEMSA's
	actions such as		Ethics Line, which is managed by a
			company unrelated to FEMSA.
			Collaborators, directors and third parties
			with whom FEMSA has a relationship, can
			use the FEMSA's Ethics Line.
	i. Issuance of the Code of Ethics;	Х	FEMSA's Code of Ethics is the basis for our
			business conduct and is the foundation of
			our policies, procedures and guidelines. It
			has been approved by the Board of
			Directors, which has also approved its
			issuance and permanent updating, necessary
			as a result of the changes occurring in the
			social setting. Our Code of Ethics can be
			found at: https://www.femsa.com/wp-conten
			t/uploads/2022/04/FEMSA-Codigo-de-
			Etica.pdf
	ii. Internal and external dissemination and application of the Code;	Х	
	iii. Whistleblowing mechanisms of violations to the Code;	Х	The reports to the FEMSA's Ethics Line, can
			be generated via website or phone call.
	iv. Protection mechanisms for whistleblowers;	Х	
	v. Others:		N/A
v)	Verifies that the company has the necessary mechanisms that confirm the compliance of the	Х	
	different applicable legal provisions?		
w)	Maintains a mechanism for the prevention of illegal operations and conflicts of interest.		
12.	In order of having clear lines of authority and responsibility, the activities of senior executive	Х	
	management are separated from those of the Board of Directors (Best Practice 8)		

7.2. Composition of the Board of Directors	Yes	No	Comments
13. How many Proprietary Directors comprise the Board of Directors? (Best Practice 10, Mexican Securities Law)***	1	7	As of the date of the annual general shareholders' meeting of the company held on April 8, 2022, the board of directors was composed by 17 proprietary directors, out of which 12 were appointed by the Series "B" and 5 by the Series "D".
14. If applicable, how many Alternate Directors comprise the Board of Directors? (Best Practice 11)	1	0	
15. If there are Alternate Directors, please indicate:			
a. Does each Proprietary Director suggest who should be appointed as his/her Alternate Director? (Best Practice 11)	Х		
b. Does each Independent Proprietary Director has an Alternate Director who is also independent? (Best Practice 11)		х	2 Independent Directors have no appointed Alternate Director and the alternates for the rest of the Independent Proprietary Directors substitute them indistinctly in the order of their respective appointments.
16. Is there a communication process established among the Proprietary Directors and his/her Alternates that allows them to have an effective participation? (Best Practice 11)	X		
17. Upon appointment, do Independent Directors deliver to the Chairman of the Meeting a Statement of compliance with the requirements of independence? (Best Practice 12)			
a) Compliance with the independence requirements	Х		
b) Statement as to being free from conflicts of interest	Х		
c) Do not have their loyalty compromised	Х		
18. Do Independent Directors represent at least 25% of all the Directors? (Best Practice 13)	X		The Board of Directors has 10 Independent Directors that represent 37% of the total of Directors.
19. From the total of the proprietary members of the Board of Directors, how many are (Best Practices 13):		-	•
a) Independent (Director who complies with the independence requirements.)		4	
b) Equity (Shareholders, even if they belong to the Control Group of the company, but are not part of the management.)		6	
c) Equity Independent (Shareholders without significant influence, and/or control power, and who are not linked to the management team of the company.)		4	Considering that Proprietary Directors included in this section are not considered for sections a) and b) above, because some Proprietary Directors could be classified in more than one section.

	d) Related (Director who is only an officer of the company.)		1	There is one Proprietary Director who cannot be classified in any of the categories proposed by the Code of Principles and Best Corporate Governance Practices since he is not an Equity Director because he did not report any shareholding in the Company, he is not related because he is not an officer of the Company and he is not independent because the Shareholders' Meeting did not qualify him as such.
	e) Equity Related (Shareholders who take part in the management team of the company.)		2	
20.	Do the Independent and Equity Directors, as a whole, constitute at least 60% of the Board of Directors? (Best Practice 14)	Х		They constitute 82%
21	Is women inclusion considered in the Board of Directors? (Best practice 15)	Х		
	a) How many women participate in the Board of Directors?	5		
	i. Proprietary	4		
	ii. Alternate	1		
	b) In which category?			
	i. Independent			
	ii. Equity	Х		
	iii. Equity Independent			
	iv. Related			
	v. Equity Related			
21.	Does the Annual Report presented by the Board of Directors indicate? (Best Practice 16)			
	a. The category of each director	X		In the Annual Report that is submitted by the Board of Directors, only the independence quality of the directors that were qualified as such by the Shareholders' Meeting is mentioned.
	b. The professional activity of each director	Х		

b. The professional activity of each director Note \*\*\*: The publicly traded companies may have a maximum of 21 Directors.

7.3. Structure of the Board of Directors.	Yes N	No	Comments
For the compliance of its duties, the Board of Directors may create one or more committees to			
support it. For each of the following duties, the comments section must indicate which body			
performs them, or in such case, explain why they do not. (Best practice 17)			
23. With the purpose of making better informed decisions, indicate if the following duties are			
performed by the Board of Directors (Best Practice 17):			
a) Audit***	Х		
b) Evaluation and Compensation.	Х		
c) Finance and Planning.	Х		
d) Corporate Practices***	Х		
e) Risk and Compliance	Х		
f) Others. (specify)			

23. Indicate which intermediate body performs each of the following duties:					
a) Audit***	Audi	t Con	nmittee		
b) Evaluation and Compensation.	Corp	Corporate Practices and Nominations Committee			
c) Finance and Planning.			s and Strategy Committee		
d) Corporate Practices***			Practices and Nominations Committee		
e) Risk and Compliance	-		nmittee		
f) Others. (specify)	- Iuu				
25. Indicate the number of the Proprietary Directors which comprise each of the intermediate					
bodies (Best Practice 18)					
a) Audit***	2				
b) Evaluation and Compensation.	N/A				
c) Finance and Planning.	7				
d) Corporate Practices. ***	3				
e) Risk and Compliance	N/A				
f) Others. (specify in comments)					
26. How frequently do these intermediate bodies inform their activities to the Board of					
Directors? (Best Practice 18)					
a) Audit***	Quar	Quarterly			
b) Evaluation and Compensation.	Not	5			
	appli	cable			
c) Finance and Planning.	Quar				
d) Corporate Practices. ***	Quar	terly			
e) Risk and Compliance	Quar	terly			
f) Others. (specify)		5			
Does the chairman of each intermediate body invite to its meetings, the officers of the	Х				
27. company whose responsibilities are related to the duties of the intermediate body? (Best					
Practice 18)					
28. Does each of the Independent Directors participate in any of the intermediate bodies?		Х			
(Best Practice 18)					
29. If the answer to the above question is negative, explain why.	1 Inc	lepend	dent Proprietary Director does not participate		
			rmediate body.		
30. Is the intermediate body in charge of the audit task chaired by an Independent Director	Х	Ĭ	Víctor Alberto Tiburcio Celorio is the		
who has knowledge and experience in financial and accounting aspects? (Best Practice			chairman of the Audit Committee and has a		
1f8)			Public Accountant degree from Universidad		
			Iberoamericana and an MBA from Instituto		
			Tecnológico Autónomo de México and has		
			extensive experience in accounting and		
			audit matters.		
31. If the answer to the above question is negative, explain why.					

\*\*\*Mandatory task for companies whose shares are traded on the stock market, which can be performed in a single committee or shared along with other tasks.

7.4. Operation of the Board of Directors.	Yes	No	Comments	
32. How many meetings does the Board of Directors have during each fiscal year? (Best Practice 19)			At least 4	
33. If the answer to the above question is less than 4, which would be the reason:				
a. The information is not provided on time				
b. By tradition				
c. It is of no importance				
d. Others (specify):				
34. Are there any provisions by which a Board of Directors meeting can be convened/called with the agreement of 25% of the Directors or the Chairman from another intermediate body? (Best Practice 20)	X			
35. If the answer to the above question is affirmative, please describe such provisions.	26 c Corj Cha dire	Article 27 of the Mexican Securities Law and article 26 of our bylaws, provided that the Chairman of the Corporate Practices and Nominations Committee, the Chairman of the Audit Committee or 25% of the directors can call for a meeting of the Board of Directors.		
36. How many days in advance do the members of the board have access to the information that is relevant and necessary for decision making, in accordance to the Agenda contained in the meetings call? (Best Practice 21)		At least 5 business days in advance.		
37. Is there any mechanism that ensures that directors can evaluate matters requiring confidentiality? Even if they do not receive the necessary information with at least 5 business days before the meeting as provided for non-confidential affairs by the Code (Best Practice 121	X			
38. If the answer to the above question is affirmative, select which is(are) the mechanism(s)?	they	Proprietary Directors may request all the information they need to be able to discuss, evaluate and make decisions during the meeting.		
a. By telephone.				
b. By email.	Х			
c. By intranet.				
d. By printed document.				
e. Others (specify):				
39. When first appointed, are new directors provided with the necessary information in order for them to be up to date on the matters of the company and so that they may fulfill their new responsibility? (Best Practice 22)	r X		A new Director receives complete information on the Company's condition, annual reports from prior fiscal years, and meetings are scheduled for such Director with senior executives, who explain in detail the Company's conditions and answer any of the Director's questions.	

7.5.	Duties of the Directors	Yes	No	Comments
	Is each member of the Board given the necessary information with respect to the obligations, responsibilities and rights that imply to be member of the Board of Directors of the company? (Best Practice 23)	X		
41.	Do Directors communicate to the Chairman and the other members of the Board of Directors any situation where it exists or that might derive in a conflict of interest, refraining from participating in the corresponding discussions? (Best Practice 24)	X		
42.	Do Directors use the company's assets or services only for the performance of its corporate purpose? (Best Practice 24)	Х		
43.	Where appropriate, are clear guidelines defined for when Directors exceptionally use the company's assets for personal matters? (Best Practice 24)	X		
44.	Do Directors invest time to their duties by attending at least 70% of the meetings to which they are called? (Best Practice 24)	X		
45.	Is there a mechanism that ensures that the members of the Board maintain absolute confidentiality about all the information they receive in the performance of their duties, especially with respect to their own participation, and the participation of other board members, in the discussions that take place in the Board of Directors Meetings? (Best Practice 24)	X		
46.	If the answer to the above questions is affirmative, explain such mechanism.			The Secretary of the Board periodically reminds Directors of the scope of their confidentiality obligations.
	a. Confidentiality agreement.	Х		
	b. Exercise of their fiduciary duties.			
	c. Others. (specify)			
47.	Do Proprietary Directors and, if applicable, their respective Alternate Directors, keep each other informed about the matters discussed in the meetings of the Board of Directors in which they participate? (Best Practice 24)	Х		
	Do Proprietary Directors and, if applicable, their respective Alternate Directors, assist the Board of Directors with opinions and recommendations resulting from the analysis of the performance of the company; in order for the decisions to be taken be properly sustained? (Best Practice 24)	X		
49.	Is there a performance and compliance assessment mechanism of responsibilities and fiduciary duties of Directors? (Best Practice 24)	X		

## 8. Auditing Duties

# NOTE: In the comments section, indicate if the Audit duty is entrusted to a specific intermediate body or if it is shared, mention the name of the intermediate body and other functions it performs.

8.1. General	Duties	Yes	No	Comments
50. Does the (Best Pra	intermediate body responsible for the audit duties perform the following tasks? actice 25)			
a) Recomm	ends to the Board of Directors:			
i.	The candidates for external auditors of the company	Х		
ii.	The hiring conditions	Х		
iii.	The scope of their professional services	Х		
b) Recommended external a	ends to the Board of Directors the approval of additional services to those of auditing	Х		

c)	Oversees the compliance of external auditors' professional services.	Х		
d)	Evaluates the performance of the company that provides the services of external auditing.	X		
e)	Analyses the opinions or reports prepared by the external auditor, such as:	11		
C)	i. Rulings	Х		
	ii. Opinions.	X		
	iii. Reports.	X		
	iv. Statements.	X		
f)	Meets at least once a year with the external auditor, without the attendance of officers of the	Х		
1)	company.	л		
g)	It is the channel of communication between the Board of Directors and the external auditors.	Х		Audit Committee composed by Independent Directors
h)	Ensures the independence and objectivity of the external auditors.	Х		
i)	Reviews	Х		
	i. The work program.			
	ii. The observation letters.			
	iii. The reports of internal controls.			
j)	Meets periodically with the internal auditors, without the attendance of the officers of the company to know:			
	i. The work program.	Х		
	ii. The comments and observations in the progress of their work.	Х		
	iii. Others:			
k)	Provides opinion to the Board of Directors about the policies and criteria used in preparation	Х		
	of the financial information, as well as its issuance process.			
1)	Contributes in the definition of the general guidelines of internal control and internal	Х		
Í	auditing and evaluates its effectiveness.			
m)	Verifies the compliance of the mechanisms established for strategic risk control of which the company is subject to.	Х		
n)	Coordinates the tasks of the External Auditor, Internal Auditor and the Statutory Auditor.	Х		
0)	Verifies the existence of the necessary mechanisms that allow the company to assure the compliance of the different provisions which it is subject to.	Х		
p)	The frequency with which it makes a review to inform the Board of Directors about the legal situation of the company.	Bia	nnual	
q)	Contributes in the establishment of policies for related party transactions. ***	Х		
r)	Analyses and evaluates transactions with related parties to recommend their approval to the Board of Directors. ***	Х		
s)	Decides on the hiring of third party experts to provide their opinion in respect to related party transactions or any other matter, which allows the adequate performance of its tasks.***	X		
t)	Verifies the compliance of the Code of Ethics.	Х		
u)	Verifies the compliance of the disclosure mechanism of improper actions and protection to	X		
	whistleblowers.			
v)	Supports the Board of Directors in the analysis of the business continuity plans and information recovery.	Х		
	***. Companies whose shares are traded on the stock market perform these			
reco	mmendations through their Corporate Practices tasks.			

8.2.	Selection of Auditors	Yes	No	Comments
51.	Does it abstain from hiring firms in which the fees of the external auditor and any other additional services rendered to the company represent more than 10% of their gross income? (Best Practice 26)	Х		
52.	Rotation: a) Is there a rotation of the partner who audits the financial statements at least once every 5 years? (Best Practice 27)	Х		
	b) Is there a rotation of the team who audits the financial statements at least once every 5 years? (Best Practice 27)	Х		
53.	Is the person who signs the opinion of the company's annual statements different from the one who acts as statutory auditor? (Best Practice 28) ***		Х	N/A, the Company does not have an statutory auditor.
54.	Is the profile of the statutory auditor disclosed in the annual report submitted to the Shareholders Meeting by the Board of Directors? (Best Practice 29) ***		Х	N/A, the Company does not have an statutory auditor.
Not	e***. For a publicly traded company, this practice does not apply.			

8.3.	Financial Information	Yes	No	Comments
55.	Does the intermediate body that performs the audit duties, support, with its opinion, the Board of Directors in order for it to take decisions with reliable financial information? (Best Practice 30)	X		
56.	Such financial information, is signed by (Best Practice 30):	Х		
	a) The Chief Executive Officer.			
	b) The responsible officer of its elaboration.			
57.	The company has an internal audit department (Best Practice 31)	Х		
58.	If the previous answer is affirmative, please indicate whether its general guidelines and work plans are approved by the Board of Directors. (Best Practice 31).	Х		
59.	Does the intermediate body that performs the auditing duty provides its opinion previously to the Board of Directors for the approval of the accounting policies and criteria used in the making of the financial information of the company? (Best Practice 32)	Х		
60.	Does the intermediate body that performs the auditing duty provide its opinion to the Board of Directors for the approval of the changes made to the accounting policies and criteria used in the making of the financial information of the company? (Best Practice 33)	Х		
61.	Does the Board of Directors approve, with a previous opinion of the committee that performs the auditing duties, the necessary mechanisms to assure the quality of the financial information submitted to it? (Best Practice 34)	Х		
62.	In the event that the financial information corresponds to intermediate periods during the fiscal year, does the committee performing the auditing duties supervise that it is made with the same policies, criteria and practices with which the annual information is prepared? (Best Practice 34)	X		

8.4.	Internal Control	Yes	No	Comments
63.	Are the general guidelines of Internal Control and, if applicable, its reviews submitted to the approval of the Board of Directors, with the prior opinion of the intermediate body performing the auditing duties? (Best Practice 35)	Х		
64.	Is the Board of Directors assisted in order to?: (Best Practice 36)			
	a) Ensure the effectiveness of the Internal Control	Х		Internal audit representatives interact with the Audit Committee and with external auditors to analyze the effectiveness of the control system. Period reports are prepared which are sent to the members of the Audit Committee with the due anticipation before their meetings.
	b) Ensure the process of issuance of the financial information	Х		
65.	Do the internal and external auditors: (Best Practice 37)			
	a) Evaluate, according to their normal work plan, the effectiveness of the Internal Controls, as well as the process for the issuance of the financial information?	Х		
	b) Are the results included in the situations letter, discussed with them?	Х		

8.5. Related Parties	Yes	No	Comments
66. Does the intermediate body in charge of the auditing duties support the Board of Directors in? (Best Practice 38) ***			
a) The establishment of guidelines for transactions with related parties.	Х		
b) The analysis of the approval process of transactions with related parties.	Х		
c) The analysis of hiring conditions of transactions with related parties.	Х		
67. Does the intermediate body in charge of the auditing duties assists the Board of Directors, in the analysis of proposals to make transactions with related parties outside of its ordinary course of business of the company? (Best Practice 39)***	X		
68. Are transactions with related parties, outside of the company's ordinary course of business and may represent more than 10 per cent of the company's consolidated assets, presented for approval to the Shareholders Meeting? (Best Practice 37)***		X	According to our bylaws, the General Ordinary Shareholders' Meeting shall approve any transaction when it represents the 20% or more of the consolidated assets of the company. The Board of Directors must approve transactions with Related Parties if these exceed US\$5,000,000.00.
Note***. Companies whose shares are traded on the stock market perform these			
recommendations through the Corporate Practices tasks.			
8.6. Review of compliance with applicable provisions.	Yes	No	Comments
69. Does the intermediate body in charge of the auditing duties make sure of the existence of		110	Comments
mechanisms that serve to determine if the company properly complies with legal provisions to which the company is subject to? (Best Practice 40)			
70. If the answer to the above question is affirmative, select those mechanisms.			
a) Due diligence.			
b) Reports of pending legal matters.	Х		
c) Others (specify)			

## 9.0 Evaluation and Compensation Tasks

# NOTE: In the comments section, indicate if the Evaluation and Compensation duty is entrusted to a specific intermediate body or if it is shared, mention the name of the intermediate body and other functions it performs.

9.1. General Duties	Yes	No	Comments
71. Does the intermediate body in charge of the evaluation and compensation function submit to the Board of Directors, for its approval, the following? (Best Practice 41)			
a) The criteria to appoint or remove the Chief Executive Officer and the senior officers of the company. ***	Х		
b) The criteria for the evaluation and compensation of the Chief Executive Officer and the senior officers of the company. ***	Х		
c) The criteria to determine the compensation of the Chief Executive Officer and senior officers of the company.	Х		
d) The criteria to ensure that the talent and structure of the organization are aligned to the strategic plan approved by the Board of Directors.	Х		
e) The criteria to define the profile, as well as the hiring, performance evaluation and compensation of the directors.	Х		
f) The proposal made by the Chief Executive Officer regarding the structure and criteria for the compensation of the personnel.	Х		
g) The Code of Ethics of the Company.	Х		This task is performed by the Audit Committee.
h) The whistleblowing system for improper actions and protection to whistleblowers, as well as its proper functioning.	Х		This task is performed by the Audit Committee.
<ul> <li>i) The formal system of succession of the Chief Executive Officer and senior officers, and verifies its compliance.</li> </ul>	Х		
72. Does the Chief Executive Officer and senior officers refrain from participating in the discussion of the matters mentioned in question 72, a), b) and c) with the purpose of preventing a possible conflict of interest? (Best Practice 42)	Х		
Note***. Companies whose shares are traded on the stock market perform these recommendations through the Corporate Practices tasks.			

9.2.	Operative Aspects	Yes	No	Comments
73.	When determining the compensation of the Chief Executive Officer and senior officers, are their functions, expectations on objectives and evaluation of their performance, their contribution to the results and being aligned to the strategic plan of the company, considered? (Best Practice 43)	X		
74.	In the annual report submitted by the Board of Directors to the Shareholders Meeting, are the guidelines/policies used, and the components of the compensation package of the Chief Executive Officer and senior officers of the company, disclosed? (Best Practice 44)	Х		
75.	Does the intermediate body in charge of the evaluation and compensation duties support the Board of Directors in previously reviewing the hiring conditions of the Chief Executive Officer and senior officers, in order to assure that their probable payments for severance of the company are in line with the guidelines approved by the Board of Directors? (Best Practice 45)			Corporate Practices and Nominations Committee
76	Does the intermediate body in charge of the evaluation and compensation duties support the Board of Directors in the definition of the directors' profile, as well as their objectives, and the mechanism for their hiring, evaluation and compensation? (Best Practice 46)			Corporate Practices and Nominations Committee
77.	With the purpose of ensuring a stable succession process, is there a formal plan of succession for the Chief Executive Officer and senior officers of the company aligned with the strategic plan? (Best Practice 46)	X		
78.	If the answer to the above question is negative, explain why or select one of the following reasons: a) The company was recently created.			
	b) The Officers are young.			
	c) The Officers were recently hired.			
	d) It is not an important subject.			
	e) Others: (specify).			
79	The family of shareholders of the company has an agreement that clearly states the way in which their interests will be represented at the Shareholders Meeting and in the Board of Directors? (Best practice 48)		Х	

## 10.0 Finance and Planning Duties

# NOTE: In the comments section, indicate if the Finance and Planning duties are entrusted to a specific intermediate body or if they are shared, mention the name of the intermediate body and other functions it performs.

10.1. General Duties	Yes	No	Comments
80. Does the intermediate body in charge of the finance and planning duties perform the following tasks? (Best Practice 49)			
a) Studies and proposes to the Board of Directors the company's strategic course to ensure its stability and continuance over time.	X		
<ul> <li>b) Analyzes and proposes general guidelines for the determination and monitoring of the strategic plan of the company.</li> </ul>	X		The Operations and Strategy Committee analyzes and monitors main topics, particularly those related to significant transactions.
c) Ensure that the strategic plan consider the generation of economic and social value for the shareholders, as well as the sources of employment and the existence of interested third parties.			
d) Ensures that the strategic plan is aligned to the long-term course set forth by the Board of Directors.	X		
e) Evaluates and provides an opinion with respect to the investment and financing policies of the company proposed by the senior management.	X		
f) Provides an opinion with respect to the premises of the annual budget and the follow-up of its execution, as well as its control system.	X		The Operations and Strategy Committee provides its opinion about matters related mainly to the macroeconomic environment and its principal assumptions.
10.2 Operative Access	1	No	

10.2	2. Operative Aspects	Yes	No	Comments
81.	Does the intermediate body in charge of finance and planning duties assists the Board of Directors so that a session is dedicated to defining or updating the long-term course of the company? (Best Practice 50)	Х		
82.	Does the intermediate body in charge of finance and planning duties supports the Board of Directors in reviewing the strategic plan submitted by the senior management for approval? (Best Practice 51)	Х		
83.	<ul> <li>Does the intermediate body in charge of finance and planning duties supports the Board of Directors in the analysis of the guidelines submitted by the Chief Executive Officer for its approval regarding: (Best Practice 52)</li> <li>a) The management of treasury</li> <li>b) The entering into financial derivative agreements</li> <li>c) The capital expenditures</li> <li>d) New liabilities</li> <li>e) Are aligned with the Strategic Plan</li> <li>f) Are within the ordinary course of business of the company?</li> </ul>	X X X X X X X X		
84.	The intermediate body in charge of finance and planning duties ensures that the premises of the annual budget are aligned to the strategic plan? (Best Practice 53)	Х		

## 11. Risk and Compliance Duties

# NOTE: In the comments section, indicate if the Risk and Compliance duties are entrusted to a specific intermediate body or if they are shared, mention the name of the intermediate body and other functions it performs.

11.1 General Duties	Yes	No	Comments
85. The body in charge of the Risk and Compliance duties carries out the following activities (Best Practice 54)			
a) Evaluates the mechanisms presented by the Management for the identification, analysis, administration and control of the risks to which the company is subject to and gives its opinion to the Board of Directors	Х		Audit Committee
b) Analyzes the risks identified by the Management	Х		Audit Committee
c) Determines the strategic risks to which the Board of Directors will follow up to.	Х		Audit Committee
d) Determines the financial and operational risks to which the Management will follow up to.	Х		Operations and Strategy Committee
e) Evaluates the criteria presented by the Chief Executive Officer for the disclosure of the risks to which the company is subject to and gives its opinion to the Board of Directors	Х		Audit Committee
f) Knows the legal provisions to which the company is subject to and follows up strictly to its compliance.	Х		Audit Committee
g) Knows the pending legal matters and gives its opinion to the Board of Directors.	Х		Audit Committee

11.2	2 Operative Aspects	Yes	No	Comments
86.	Does the Board of Directors review at least once a year the company's strategic risks evaluation to ensure the company's stability and continuance in time? (Best practice 55)	X		
87.	Does the intermediate body support the Board of Directors in the follow-up to the identified strategic risks' mitigation? (Best practice 56)	Х		
88.	Does the intermediate body support the Board of Directors in the evaluation of mechanisms for: (Best practice 57)			
	a) Risk identification	Х		
	b) Risk analysis	Х		

	c) Risk management	Х	
	d) Risk control	Х	
89.	Does the Chief Executive Officer present a report on the situation that management keeps for each of the identified risks, at each session to the Board of Directors? (Best Practice 58)	Х	
	a) The Chief Executive Officer's report to the Board of Directors includes the identified risks' management and is approved by the Board of Directors	Х	
	b) The Chief Executive Officer's report to the Board of Directors includes new identified risks	Х	
90.	The intermediate body oversees that all legal provisions to which the company is subject to are complied with? (Best practice 59)	Х	
	a) Takes note of a detailed report of all legal provisions to which the company is subject to and the contingent or non-compliance effects?	Х	
	b) Is there a formal process to ensure the compliance with the legal obligations to which the company is subject to? Explain how	X	The Audit Committee reviews the effectiveness of the system established by the company, to ensure compliance with applicable laws and accounting, tax and legal regulations, as well as the reports on results of the investigations undertook by Management in any case of non-compliance.
	c) How frequently is the Board of Directors informed on this subject?	Х	At least twice a year.
91.	Is the Board of Directors informed on all the company's pending litigation and its potential risk? (Best Practice 60)	Х	
	a) Does the Chief Executive Officer periodically informs the status of all of the company's litigation?	Х	
	b) Is there a formal process to follow-up to all the pending litigation? Explain how.	Х	Follow-up process by the legal department, with quarterly reports to the Audit Committee and the Board of Directors.