

Ecopetrol S.A. Bylaws Amendment Proposal

Current Text	Amendment Proposal
ARTICLE ONE. LEGAL NATURE – CORPORATE NAME ECOPETROL S.A. is a corporation, of commercial nature, comprised of public and private shareholders, that carries out its corporate purpose in a competitive manner with private entities. Hereinafter and for the purposes of this document, it will be referred to as "Ecopetrol" or the "Company".	ARTICLE ONE. LEGAL NATURE – CORPORATE NAME ECOPETROL S.A. is a corporation, of commercial nature, comprised of public and private shareholders, that carries out its corporate purpose in a competitive manner with private entities. Hereinafter and for the purposes of this document, it will be referred to as "Ecopetrol" or the "Company".
As established by law, Ecopetrol is a mixed-economy company, from the national order, and assigned to the Ministry of Mines and Energy. All legal acts, agreements and actions required to carry out its corporate purpose are governed exclusively by the rules of private law, regardless of the percentage of the state shareholding in the Company's capital stock.	As established by law, Ecopetrol is a mixed-economy company, from the national order, and assigned to the Ministry of Mines and Energy. All legal acts, agreements and actions required to carry out its corporate purpose are governed exclusively by the rules of private law, regardless of the percentage of the state shareholding in the Company's capital stock.
ARTICLE TWO. DOMICILE The main domicile of Ecopetrol is the city of Bogotá D.C. the Company may open subsidiaries, branch offices and agencies throughout the country and abroad.	ARTICLE TWO. DOMICILE The main domicile of Ecopetrol is the city of Bogotá D.C. the Company may open subsidiaries, branch offices and agencies throughout the country and abroad.
ARTICLE THREE. DURATION The duration of the Company is one hundred (100) years as of its establishment.	ARTICLE THREE. DURATION The duration of the Company is one hundred (100) years as of its establishment.
ARTICLE FOUR. CORPORATE PURPOSE The corporate purpose of Ecopetrol is to carry out, in Colombia or abroad, commercial and industrial activities related to the exploration, operation, refining, transportation, storage, distribution and marketing of hydrocarbons and their byproducts.	ARTICLE FOUR. CORPORATE PURPOSE The corporate purpose of Ecopetrol is to carry out, in Colombia or abroad, commercial and industrial activities related to the exploration, operation, refining, transportation, storage, distribution and marketing of hydrocarbons and their byproducts. Likewise, under the terms of Law 1118 of 2006, it may carry out research, development and the commercialization of conventional and alternative energy sources; the production, blending, storage, transportation and commercialization of oxygenating components and biofuels, port operations and the performance of any related, complementary or useful activities for the execution of the aforementioned activities.
Additionally, the following activities are part of the corporate purpose of Ecopetrol:	Additionally, the following activities are part of the corporate purpose of Ecopetrol:
1) Administration and management of all assets that were returned to the Government after the	1) Administration and management of all assets that were returned to the Government after the
termination of the former De Mares Concession. Additionally, over such assets, Ecopetrol shall have, all the powers provided by Law.	termination of the former De Mares Concession. Additionally, over such assets, Ecopetrol shall have, all the powers provided by Law.



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2) Exploration and operation of hydrocarbons in oil areas or fields that, prior to January 1, 2004:	2) Exploration and operation of hydrocarbons in oil areas or fields that, prior to January 1, 2004:
a) were linked to executed agreements or, b) were being directly operated by Ecopetrol.	a) were linked to executed agreements or, b) were being directly operated by Ecopetrol.
3) Exploration and operation of oil areas or fields assigned to Ecopetrol by the National Hydrocarbons Agency -	3) Exploration and operation of oil areas or fields assigned to Ecopetrol by the National Hydrocarbons Agency -
ANH, or the entity acting as such.	ANH, or the entity acting as such.
4) Exploration and operation of hydrocarbons abroad, directly or through agreements entered into with third parties.	4) Exploration and operation of hydrocarbons abroad, directly or through agreements entered into with third parties.
5) Export and import of hydrocarbons, its derivatives and their byproducts.	5) Export and import of hydrocarbons, its derivatives and their byproducts.
6) Production, processing, blending, transportation, storage, distribution and/or marketing (purchase and sale), and	6) Production, processing, blending, transportation, storage, distribution and/or marketing (purchase and sale), and
industrialization of hydrocarbons, their byproducts, and products owned by Ecopetrol or by third parties, domestic	industrialization of hydrocarbons, their byproducts, and products owned by Ecopetrol or by third parties, domestic
or imported.	or imported.
7) Refining, processing, and any other type of industrial process or petrochemical of the hydrocarbons, its	7) Refining, processing, and any other type of industrial process or petrochemical of the hydrocarbons, its
derivatives, similar products, in the grounds of the Company or of third parties.	derivatives, similar products, in the grounds of the Company or of third parties.
8) Transportation and storage of hydrocarbons, their byproducts and similar, through transportation or storage	8) Transportation and storage of hydrocarbons, their byproducts and similar, through transportation or storage
systems of the Company or of third parties.	systems of the Company or of third parties.
9) Export and import of fuels and oxygenating components of vegetable origin.	9) Export and import of fuels and oxygenating components of vegetable origin.
10) Production, processing, mix, transportation, storage, distribution, and/or commercialization (purchase and sale) of fuels and vegetable-based oxygenating components, owned by the Company or	10) Production, processing, mix, transportation, storage, distribution, and/or commercialization (purchase and sale) of fuels and vegetable-based oxygenating components, owned by the Company or
from third parties, imported or domestic.	from third parties, imported or domestic.
montunia parties, imported of domestic.	nom tima parties, imported or domestic.
	11) Research, planning, structuring, design, construction, development, operation, administration,
	maintenance, commercialization of projects concerning non-conventional renewable energy sources
	(NCRE), as well as environmentally sustainable resources that are marginally used in the country and
	are not widely commercialized (NCRE sources), within the framework of the law and under the applicable
	regulation for each, including but not limited to developing directly or indirectly, or through third parties,
	all activities, works, services and products related to all of the above.
	12) Development, construction, purchase, sale, use, enjoyment, divestment, or any combination
	thereof, directly, indirectly, or in association with third parties, with respect to projects, infrastructure
	and activities associated with NCRE and/or NCRE sources. In all cases it must ensure that the
	development of these activities is done in compliance with and following the terms and conditions
	provided by law and applicable regulations.



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	13) Research, development, production, handling, transportation, storage and/or commercialization of
	hydrogen in its different forms, either as a by-product of its industrial processes, or as an input for its
	processes, operations and activities. Likewise, it may research, develop, produce, store and
	commercialize hydrogen in its different forms for its own consumption or that of third parties. For all the
	above, it may research, structure, plan, design, develop, construct, operate, maintain and manage
	projects and infrastructure related to the activities associated with hydrogen in its different forms within
	the framework of the law and the applicable regulation for each, as well as execute all the activities,
	works, services and products related to said activities.
	14) The development, construction, purchase, sale, use, enjoyment, divestment, or any combination
	of these, directly, indirectly, or in association with third parties, of projects and/or infrastructure related
	to hydrogen in in its different forms. In all cases it must ensure that the execution of these activities is
	done in compliance with and following the terms and conditions provided by the law and applicable
	regulations.
	15) Research, planning, construction, development, operation, management and maintenance of
	projects for the capture, use and/or storage of carbon or other technologies aimed at reducing
	greenhouse gas emissions. To this end, it may structure, design, develop, construct, operate, maintain
	and manage carbon capture, use and/or storage projects or other technologies aimed at reducing
	greenhouse gas emissions, as well as execute all related activities, works, services and products.
	16) All activities associated with the generation and commercialization of carbon credits, or other market instruments to finance sustainability activities.
11) Develop all of the activities required within the electric energy process, in order to generate energy	17) Develop all of the activities required within the electric energy process, in order to generate energy
that satisfies the Company's own needs in all its business segments and, furthermore, sell its	that satisfies the Company's own needs in all its business segments and, furthermore, sell its
surplus and buy in case of shortages as a main source or as backup for its operations.	surplus and buy in case of shortages as a main source or as backup for its operations.
12) Design, construction, operation and maintenance of ports infrastructure for the export and import	18) Design, construction, operation and maintenance of ports infrastructure for the export and import
of hydrocarbons, and their byproducts or oxygenating components.	of hydrocarbons, and their byproducts or oxygenating components.
13) Construct, operate, administer, maintain, dispose and manage all infrastructure, facilities and	19) Construct, operate, administer, maintain, dispose and manage all infrastructure, facilities and
property that is required to achieve the Company's corporate purpose.	property that is required to achieve the Company's corporate purpose.
14) Establish and be part of all types of companies, including sole proprietorships, as well as open	20) Establish and be part of all types of companies, including sole proprietorships, as well as open
branches and agencies that are necessary for the proper implementation of its corporate purpose.	branches and agencies that are necessary for the proper implementation of its corporate purpose.
branches and agencies that are necessary for the proper implementation of its corporate purpose.	branches and agencies that are necessary for the proper implementation of its corporate purpose.



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The participation permitted by this clause may include involvement in companies whose activity differs	The participation permitted by this clause may include involvement in companies whose activity differs
from the one of the Company, provided that, in the opinion of the Board of Directors, this is appropriate	from the one of the Company, provided that, in the opinion of the Board of Directors, this is appropriate
for the implementation of the corporate purpose.	for the implementation of the corporate purpose.
15) Concluding all kinds of credit and financing operations with financial entities or insurers.	21) Concluding all kinds of credit and financing operations with financial entities or insurers.
16) Guarantee third-party obligations within the scope of its business and within the framework of its	22) Guarantee third-party obligations within the scope of its business and within the framework of its
corporate purpose, with the prior authorization of its Board of Directors.	corporate purpose, with the prior authorization of its Board of Directors.
17) Securitizing assets and investments.	23) Securitizing assets and investments.
18) Temporarily or permanently invest cash surpluses and reserves in the capital markets, and	24) Temporarily or permanently invest cash surpluses and reserves in the capital markets, and
underwrite bonds, purchase securities, equities, interests or rights, make deposits or engage in any	underwrite bonds, purchase securities, equities, interests or rights, make deposits or engage in any
type of investment and cash transaction with authorized financial entities.	type of investment and cash transaction with authorized financial entities.
19) Obtain and exploit industrial property rights on trademarks, drawings, insignia, patents for new	25) Obtain and exploit industrial property rights on trademarks, drawings, insignia, patents for new
technologies and products, results from research, and creations by the Company ² s competent units,	technologies and products, results from research, and creations by the Company's competent units,
as well as any other intangible property.	as well as any other intangible property.
20) Training personnel in all specialties required for the proper implementation of the corporate purpose.	26) Training personnel in all specialties required for the proper implementation of the corporate purpose.
21) Participate in research, scientific or technological activities related to its corporate purpose, or to	27) Participate in research, scientific or technological activities related to its corporate purpose, or to
activities that are supplementary, related or useful thereto, as well as taking advantage of them and	activities that are supplementary, related or useful thereto, as well as taking advantage of them and
applying them technically and economically.	applying them technically and economically.
22) Carry out the above activities and any other investments, legal acts or related activities which	28) Carry out the above activities and any other investments, legal acts or related activities which
are supplementary or useful for the implementation of its corporate purpose and activities in	are supplementary or useful for the implementation of its corporate purpose and activities in
relation to hydrocarbons, their byproducts, refined products, similar, or products that are able to	relation to hydrocarbons, their byproducts, refined products, similar, or products that are able to
substitute those mentioned.	substitute those mentioned.
23) Participate in developing social programs for the community, in particular the community around	Participate in developing social programs for the community, in particular the community around
sites where the Company has influence.	sites where the Company has influence.
24) All other duties assigned by Law.	30) All other duties assigned by Law.
PARAGRAPH: Ecopetrol must accomplish its corporate purpose in a competitive manner,	PARAGRAPH: Ecopetrol must accomplish its corporate purpose in a competitive manner,
meeting criteria of economic and financial profitability in consideration of the market circumstances	meeting criteria of economic and financial profitability in consideration of the market circumstances
and the risks inherent to the industry, while also attending to the needs of the corporate group in which	and the risks inherent to the industry, while also attending to the needs of the corporate group in which
Ecopetrol is the parent company.	Ecopetrol is the parent company.



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ARTICLE FIVE. COMPANY CAPITAL The Company has an authorized share capital of thirty-six trillion five hundred forty thousand billion pesos legal tender (\$36,540,000,000,000.00), divided into sixty billion (60,000,000,000) ordinary shares with a par value of six hundred nine pesos (\$609) each, represented in accordance with the provisions of these Bylaws. ARTICLE SIX. SHARE ISSUANCE Ecopetrol may issue shares within the authorized capital limit, in accordance with the limitations established by Law. ARTICLE SEVEN. SHAREHOLDER REGISTER The Company will keep a Stock Ledger that has been registered beforehand with the Chamber of Commerce of the main corporate domicile and this register will contain the names of the shareholders, the number of shares corresponding to each of them, the security or securities with their respective numbers and registration dates, the sales and transfers, pledges, usufructs, and judicial attachments and claims, as well as any other act subject to registration pursuant to the law. In the event that the shares are dematerialized, they will be represented by a macro security, which will be held in safekeeping and managed in the central securities depository, which will make annotations regarding the subscribers thereof and will keep the Stock Ledger. Shareholders may request a certificate through their direct depositor, which	ARTICLE FIVE. COMPANY CAPITAL The Company has an authorized share capital of thirty-six trillion five hundred forty thousand billion pesos legal tender (\$36,540,000,000,000.00), divided into sixty billion (60,000,000,000) ordinary shares with a par value of six hundred nine pesos (\$609) each, represented in accordance with the provisions of these Bylaws. ARTICLE SIX. SHARE ISSUANCE Ecopetrol may issue shares within the authorized capital limit, in accordance with the limitations established by Law. ARTICLE SEVEN. SHAREHOLDER REGISTER The Company will keep a Stock Ledger that has been registered beforehand with the Chamber of Commerce of the main corporate domicile and this register will contain the names of the shareholders, the number of shares corresponding to each of them, the security or securities with their respective numbers and registration dates, the sales and transfers, pledges, usufructs, and judicial attachments and claims, as well as any other act subject to registration pursuant to the law. In the event that the shares are dematerialized, they will be represented by a macro security, which will be held in safekeeping and managed in the central securities depository, which will make annotations regarding the subscribers thereof and will keep the Stock Ledger. Shareholders may request a certificate through their direct depositor, which
legitimizes them to exercise the rights inherent to their status. The Company recognizes the person that appears registered in the Stock Ledger as the owner of shares, and only for the number of securities and under the conditions that are registered therein. ARTICLE EIGHT. SECURITIES OR CERTIFICATES The shares of the Company may circulate in physical or dematerialized form. a) Shares that circulate physically or in materialized form, will be represented by securities bearing the handwritten signature of the President and of the Secretary of the Company or whomever acts as such, and will be issued in a numeric and continuous series and must comply with all requirements pursuant to Article 401 of the Commerce Code, or the regulations that amend, replace or add to it.	legitimizes them to exercise the rights inherent to their status. The Company recognizes the person that appears registered in the Stock Ledger as the owner of shares, and only for the number of securities and under the conditions that are registered therein. ARTICLE EIGHT. SECURITIES OR CERTIFICATES The shares of the Company may circulate in physical or dematerialized form. a) Shares that circulate physically or in materialized form, will be represented by securities bearing the handwritten signature of the President and of the Secretary of the Company or whomever acts as such, and will be issued in a numeric and continuous series and must comply with all requirements pursuant to Article 401 of the Commerce Code, or the regulations that amend, replace or add to it.
Until the total amount per share has been paid in its entirety, only provisional securities will be issued to the subscribers. All provisional securities will be exchanged for permanent securities when the shares represented by them are fully paid. The securities may be issued for groups or lots of shares, or for each specific share.	Until the total amount per share has been paid in its entirety, only provisional securities will be issued to the subscribers. All provisional securities will be exchanged for permanent securities when the shares represented by them are fully paid. The securities may be issued for groups or lots of shares, or for each specific share.



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The shareholders will be responsible for any taxes or fees imposed on the issuance of shares	The shareholders will be responsible for any taxes or fees imposed on the issuance of shares
that circulate physically or in materialized form, as well as for those generated by transfers, transmission or changes regarding their ownership.	that circulate physically or in materialized form, as well as for those generated by transfers, transmission or changes regarding their ownership.
b) Certificates relating to the shares that are placed, transferred or taxed and that circulate in a	b) Certificates relating to the shares that are placed, transferred or taxed and that circulate in a
dematerialized manner will be safeguarded and managed by a specialized entity or a Centralized	dematerialized manner will be safeguarded and managed by a specialized entity or a Centralized
Securities Depository with experience in this type of activity. The holders may request a certificate	Securities Depository with experience in this type of activity. The holders may request a certificate
that guarantees the exercise of the rights inherent to the status of shareholder. The entity responsible	that guarantees the exercise of the rights inherent to the status of shareholder. The entity responsible
for management will make the corresponding annotations regarding the subscribers of the shares	for management will make the corresponding annotations regarding the subscribers of the shares
and will keep the Shareholder Register. The content and characteristics of the certificates will	and will keep the Shareholder Register. The content and characteristics of the certificates will
be subject to the relevant legal requirements. Until the value of the shares has been fully paid, the	be subject to the relevant legal requirements. Until the value of the shares has been fully paid, the
Company may only issue provisional certificates.	Company may only issue provisional certificates.
The circulation, charges and other matters and operations related to the dematerialized shares will	The circulation, charges and other matters and operations related to the dematerialized shares will
be governed by what is established in the laws applicable to dematerialized securities.	be governed by what is established in the laws applicable to dematerialized securities.
ARTICLE NINE. SHAREHOLDER DEFAULT - When a shareholder fails to pay an installment	ARTICLE NINE. SHAREHOLDER DEFAULT. When a shareholder fails to pay an installment
on a due date for the shares it has subscribed, it cannot exercise the rights inherent to such shares.	on a due date for the shares it has subscribed, it cannot exercise the rights inherent to such shares.
The Company, at the discretion of the Board of Directors, will proceed with the judicial collection or	The Company, at the discretion of the Board of Directors, will proceed with the judicial collection or
sell (at the expense of the defaulter and through a broker) the shares they have subscribed, or to	sell (at the expense of the defaulter and through a broker) the shares they have subscribed, or to
allocate the amount received to the release of the number of shares corresponding to the installments	allocate the amount received to the release of the number of shares corresponding to the installments
paid, after deduction of twenty percent (20%) of such sums as compensation for the damage that	paid, after deduction of twenty percent (20%) of such sums as compensation for the damage that
will be presumed caused.	will be presumed caused.
ARTICLE TEN. SHAREHOLDER RIGHTS All ordinary shares confer to the shareholder an equal right	ARTICLE TEN. SHAREHOLDER RIGHTS All ordinary shares confer to the shareholder an equal right
to the corporate assets and to the profits that are distributed, and each of them has the right to one	to the corporate assets and to the profits that are distributed, and each of them has the right to one
vote in the deliberations of the General Shareholders Assembly, within the legal limitations.	vote in the deliberations of the General Shareholders Assembly, within the legal limitations.
The shareholders of the Company, in addition to what is established by law, will enjoy the following	The shareholders of the Company, in addition to what is established by law, will enjoy the following
rights and guarantees:	rights and guarantees:
1) Participate in the deliberations of the General Shareholders Assembly and exercise their	1) Participate in the deliberations of the General Shareholders Assembly and exercise their
voting rights to make the decisions that correspond to the General Shareholders Assembly, including	voting rights to make the decisions that correspond to the General Shareholders Assembly, including
the appointment of bodies and individuals whom, in accordance with the law and these Bylaws,	the appointment of bodies and individuals whom, in accordance with the law and these Bylaws,



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must be appointed by the shareholders and, if necessary, have effective mechanisms for representation in said Meetings.	must be appointed by the shareholders and, if necessary, have effective mechanisms for representation in said Meetings.
2) Receive, as a dividend, a percentage of the profits of the Company in pro rata to the shares that the shareholder holds in the Company. Ecopetrol allocates the profits in accordance with the provisions set forth by law and these Bylaws.	2) Receive, as a dividend, a percentage of the profits of the Company in pro rata to the shares that the shareholder holds in the Company. Ecopetrol allocates the profits in accordance with the provisions set forth by law and these Bylaws.
3) Have access to the Company's public information in a timely and comprehensive manner, and freely inspect the books and other documents referred to in Articles 446 and 447 of the Commercial Code or the laws that modify, replace or add something to them, within fifteen (15) business days prior to the meeting of the General Shareholders Assembly in which the end-of-year financial statements are considered.	3) Have access to the Company's public information in a timely and comprehensive manner, and freely inspect the books and other documents referred to in Articles 446 and 447 of the Commercial Code or the laws that modify, replace or add the-reto , within fifteen (15) business days prior to the meeting of the General Shareholders Assembly in which the end-of-year financial statements are considered. They shall also have access to the spin-off, merger or transformation project, at least 15 working days prior to the meeting at which the respective proposal is to be considered. To ensure that the exercise of the right of inspection is carried out under the conditions consistent with its purpose, the shareholders must observe the regulations approved by the Board of Directors on this matter.
4) Request any information or clarifications they deem appropriate through the channels provided by the Company, such as the Shareholder and Investor Relations Office or whichever acts in its stead.	4) Request any information or clarifications they deem appropriate through the channels provided by the Company, such as the Shareholder and Investor Relations Office or whichever acts in its stead.
5) Receive by pro rata, part of the corporate assets at the time of liquidation, if applicable and, once the Company's external liabilities have been paid, in proportion to the shares they hold therein.	5) Receive by pro rata, part of the corporate assets at the time of liquidation, if applicable and, once the Company's external liabilities have been paid, in proportion to the shares they hold therein.
6) Be represented by a third party, as established by a written document in which they express the name of the party that will represent them and the scope of the mandate. The powers of representation for purposes of the General Shareholders Assembly must be subject to the provisions of Article 184 of the Commercial Code, or the regulations that amend, replace or add to it.	6) Be represented by a third party, as established by a written document in which they express the name of the party that will represent them and the scope of the mandate. The powers of representation for purposes of the General Shareholders Assembly must be subject to the provisions of Article 184 of the Commercial Code, or the regulations that amend, replace or add to it.
7) Transfer or dispose their shares, as established by law and these Bylaws. 8) Make recommendations on corporate governance to the Company, through written requests presented to the Shareholder and Investor Attention Office.	7) Transfer or dispose their shares, as established by law and these Bylaws. 8) Make recommendations on corporate governance to the Company, through written requests presented to the Shareholder and Investor Attention Office.
9) Request, with other shareholders, that a special Shareholders Assembly be held, in accordance with the provisions of Article 17 of these Bylaws.	9) Request, with other shareholders, that a special Shareholders Assembly be held, in accordance with the provisions of Article 17 of these Bylaws.
10) Request authorization from the Shareholder and Investor Service Office to commission specialized audits, at their expense and under their responsibility, provided that such audit does not hinder the day-to-day operations of the Company, under the following terms:	10) Request authorization from the Shareholder and Investor Service Office to commission specialized audits, at their expense and under their responsibility, provided that such audit does not hinder the day-to-day operations of the Company, under the following terms:



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a. Specialized audits may be carried out at any time and on the documents authorized by Article 447	a. Specialized audits may be carried out at any time and on the documents authorized by Article 447
of the Commercial Code, upon request of a plural number of shareholders representing at least five	of the Commercial Code, upon request of a plural number of shareholders representing at least five
percent (5%) of the Company's subscribed shares.	percent (5%) of the Company's subscribed shares.
b. Specialized audits may not cover documents that are confidential in nature, in accordance with the	b. Specialized audits may not cover documents that are confidential in nature, in accordance with the
law, in particular Article 15 of the Constitution and Article 61 of the Commercial Code, as well as Letter	law, in particular Article 15 of the Constitution and Article 61 of the Commercial Code, as well as Letter
g) of Article 4, Law 964 of 2005 and the regulations that govern, amend, replace or add to these.	g) of Article 4, Law 964 of 2005 and the regulations that govern, amend, replace or add to these.
c. Scientific, technical, economic, and statistic information shall not be subject to specialized audits	c. Scientific, technical, economic, and statistic information shall not be subject to specialized audits
either, in accordance with the applicable legislation. This shall also be the case for technical and	either, in accordance with the applicable legislation. This shall also be the case for technical and
scientific information regarding prospects for reservoirs, obtained directly by the Company or its	scientific information regarding prospects for reservoirs, obtained directly by the Company or its
partners, as well as the information derived from contracts that represent competitive advantages; this	partners, as well as the information derived from contracts that represent competitive advantages; this
type of information will enjoy the commercial confidentiality set out by Colombian commercial law. In	type of information will enjoy the commercial confidentiality set out by Colombian commercial law. In
any case, specialized audits must deal with specific matters and cannot be conducted on industrial	any case, specialized audits must deal with specific matters and cannot be conducted on industrial
secrets or on matters whose confidentiality is protected by the legislation on intellectual property rights.	secrets or on matters whose confidentiality is protected by the legislation on intellectual property rights.
d. In no case, the specialized audits may imply impairment to manager's autonomy in accordance with	d. In no case, the specialized audits may imply impairment to manager's autonomy in accordance with
legal and bylaw powers.	legal and bylaw powers.
e. The working documents of the special auditor will subject to reserve and must be conserved for a	e. The working documents of the special auditor will subject to reserve and must be conserved for a
time no less than five (5) years, as of the date of elaboration.	time no less than five (5) years, as of the date of elaboration.
f. The request to carry out specialized audits will be submitted in writing to the Shareholder and Investor	f. The request to carry out specialized audits will be submitted in writing to the Shareholder and Investor
Attention Service Office, stating the reasons why they are to be carried out, the facts and operations to	Attention Service Office, stating the reasons why they are to be carried out, the facts and operations to
be audited, and the duration. The persons hired to perform the specialized audits must be qualified	be audited, and the duration. The persons hired to perform the specialized audits must be qualified
professionals, recognized as such in accordance with the law, and they shall comply with the	professionals, recognized as such in accordance with the law, and they shall comply with the
requirements set out by the law and these Bylaws for being a Statutory Auditor of the Company. The	requirements set out by the law and these Bylaws for being a Statutory Auditor of the Company. The
external auditor will be chosen in accordance with procedures that ensure their objective selection and	external auditor will be chosen in accordance with procedures that ensure their objective selection and
independence.	independence.
g. The Shareholder and Investor Attention Service Office must process the request in question in an	g. The Shareholder and Investor Attention Service Office must process the request in question in an
expeditious and efficient manner, facilitating the activities of the auditor, in coordination with the	expeditious and efficient manner, facilitating the activities of the auditor, in coordination with the
Company's units that must cooperate in order for the audit to be possible.	Company's units that must cooperate in order for the audit to be possible.
h. The results of the specialized audit will first be reported to the President of the Company, who has	h. The results of the specialized audit will first be reported to the President of the Company, who has
thirty (30) business days to comment. These results and the comments from the President will be	thirty (30) business days to comment. These results and the comments from the President will be



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shared with the Board of Directors and with the appropriate control and oversight administrative entities.	shared with the Board of Directors and with the appropriate control and oversight administrative entities.
In the event there is a breach of law, matters will be transferred to the competent authorities.	In the event there is a breach of law, matters will be transferred to the competent authorities.
i. Investors may request specialized audits in accordance with the nature of its investment, taking into	i. Investors may request specialized audits in accordance with the nature of its investment, taking into
account the previous rules and as long as they own, at least individually or jointly, ten percent (10%)	account the previous rules and as long as they own, at least individually or jointly, ten percent (10%)
or more of the corresponding issuance of securities or values.	or more of the corresponding issuance of securities or values.
11) Submit proposals related to the proper progress of the Company to the Board of Directors, with	11) Submit proposals related to the proper progress of the Company to the Board of Directors, with
other shareholders, provided that they represent at least five percent (5%) of the subscribed shares.	other shareholders, provided that they represent at least five percent (5%) of the subscribed shares.
The proposals must indicate the address and name of the person to whom the response to the request	The proposals must indicate the address and name of the person to whom the response to the request
will be sent, and with whom the Board will act, if deemed necessary. In any case, the topics of such	will be sent, and with whom the Board will act, if deemed necessary. In any case, the topics of such
proposals may not be related to industrial secrets or information that is strategic to the Company's	proposals may not be related to industrial secrets or information that is strategic to the Company's
development. These requests must be submitted in writing to the Shareholder and Investor Service	development. These requests must be submitted in writing to the Shareholder and Investor Service
Office or the department that acts as such. In turn, this Office must submit them to the Board or to the	Office or the department that acts as such. In turn, this Office must submit them to the Board or to the
relevant institutional committee for its examination and potential approval by the Board of Directors. In	relevant institutional committee for its examination and potential approval by the Board of Directors. In
order to give answer to these requests, the Board of Directors must abstain from supplying information that is confidential or place Ecopetrol's business at risk, or affects the rights of third parties or that, if	order to give answer to these requests, the Board of Directors must abstain from supplying information that is confidential or place Ecopetrol's business at risk, or affects the rights of third parties or that, if
disclosed, may be used to the detriment of the Company.	disclosed, may be used to the detriment of the Company.
12) When they deem that a rule of the Corporate Governance Code has been ignored or breached,	12) When they deem that a rule of the Corporate Governance Code has been ignored or breached,
they may contact the Company's Board of Directors in writing, stating the reasons and facts on which	they may contact the Company's Board of Directors in writing, stating the reasons and facts on which
they base their claim, indicating their name, citizenship card number, address, telephone number and	they base their claim, indicating their name, citizenship card number, address, telephone number and
city, in order to guarantee that it will be possible to answer their request. The Secretary General, or the	city, in order to guarantee that it will be possible to answer their request. The Secretary General, or the
person acting as such, will send the above request to the Board of Directors. The Board will evaluate	person acting as such, will send the above request to the Board of Directors. The Board will evaluate
the request, give the response they consider, and take the necessary measures so that the relevant	the request, give the response they consider, and take the necessary measures so that the relevant
provisions are not breached. The Board of Directors may exercise this duty by appointing a committee	provisions are not breached. The Board of Directors may exercise this duty by appointing a committee
to review such request.	to review such request.
13) Shareholders may exercise their exit rights in accordance with the terms and conditions established	13) Shareholders may exercise their exit rights in accordance with the terms and conditions established
by law, and if such is the case, avail themselves with the conditions that the Nation will establish in the	by law, and if such is the case, avail themselves with the conditions that the Nation will establish in the
Declaration of the Majority Shareholder.	Declaration of the Majority Shareholder.
14) All rights granted by the law and these Bylaws.	14) All rights granted by the law and these Bylaws.



Current Text	Amendment Proposal
PARAGRAPH ONE: FAIR TREATMENT TO SHAREHOLDERS AND INVESTORS In order to	PARAGRAPH ONE: FAIR TREATMENT TO SHAREHOLDERS AND INVESTORS In order to
guarantee the full exercise of Shareholders rights and obligations that the Company has towards its	guarantee the full exercise of Shareholders rights and obligations that the Company has towards its
investors and shareholders, the Company will give them equal treatment regarding requests, claims,	investors and shareholders, the Company will give them equal treatment regarding requests, claims,
and information, regardless of the value of their investment or the number of shares that they represent.	and information, regardless of the value of their investment or the number of shares that they represent.
All shareholders of the Company will be treated fairly, considering that each shareholder has the same	All shareholders of the Company will be treated fairly, considering that each shareholder has the same
rights according to the number and class of shares held.	rights according to the number and class of shares held.
PARAGRAPH TWO: DISPUTE SETTLEMENT MECHANISMS Any disputes between the Company	PARAGRAPH TWO: DISPUTE SETTLEMENT MECHANISMS Any disputes between the
and its shareholders will be resolved by means of a direct settlement, which will start with the reception	shareholders, or the Company and its shareholders, or the shareholders and its administrators, will be
of the notification of disagreement. If no agreement is reached within sixty (60) business days, the	resolved by means of a direct settlement, which will start with the reception of the notification of
parties can choose to resolve the disagreement either through the ordinary jurisdiction or through the	disagreement. If no agreement is reached within sixty (60) business days, the parties can choose to
Superintendence of Companies.	resolve the disagreement either through the ordinary jurisdiction or through the Superintendence of
	Companies.
ARTICLE ELEVEN. INDIVISIBILITY OF THE SHARES Shares will belong individually to the	ARTICLE ELEVEN. INDIVISIBILITY OF THE SHARES Shares will belong individually to the
shareholders, as a result, when by any legal disposition or by agreement, one or more shares belong	shareholders, as a result, when by any legal disposition or by agreement, one or more shares belong
to a plural number of individuals, the Company will registry of the shares in favor of all joint owners,	to a plural number of individuals, the Company will registry of the shares in favor of all joint owners,
who must designate a common representative that will exercise the rights that correspond to them as	who must designate a common representative that will exercise the rights that correspond to them as
Shareholders of the Company.	Shareholders of the Company.
The appointment of this representative will be made in accordance with the provisions of Article 378 of	The appointment of this representative will be made in accordance with the provisions of Article 378 of
the Commercial Code or the standard that amends or replaces it.	the Commercial Code or the standard that amends or replaces it.
ARTICLE TWELVE. REPRESENTATION AND VOTE UNITY Each shareholder, whether an	ARTICLE TWELVE. REPRESENTATION AND VOTE UNITY Each shareholder, whether an
individual or legal entity, may only appoint a single representative to act before the General	individual or legal entity, may only appoint a single representative to act before the General
Shareholders Assembly, regardless of the number of shares held by it.	Shareholders Assembly, regardless of the number of shares held by it.
The representative or agent of a shareholder may not split the vote of their principal, which means that	The representative or agent of a shareholder may not split the vote of their principal, which means that
they are not allowed to vote with one or several shares held by the represented party in a certain sense	they are not allowed to vote with one or several shares held by the represented party in a certain sense
or for certain individuals, and use other share(s) to vote differently or for other individuals. However,	or for certain individuals, and use other share(s) to vote differently or for other individuals. However,
this individuality of the vote does not prevent a representative of several shareholders from voting in	this individuality of the vote does not prevent a representative of several shareholders from voting in
each case following the separate instructions issued by each shareholder, or each represented group	each case following the separate instructions issued by each shareholder, or each represented group
or principal.	or principal.



Current Text	Amendment Proposal
ARTICLE THIRTEEN. CORPORATE BODIES The direction, management and representation of the Company will be the responsibility of the following main bodies:	ARTICLE THIRTEEN. CORPORATE BODIES The direction, management and representation of the Company will be the responsibility of the following main bodies:
 a. General Shareholders Assembly. b. Board of Directors, and c. President, who provides General Legal Representation. However, the Company will also have other legal representatives. 	 a. General Shareholders Assembly. b. Board of Directors, and c. President, who provides General Legal Representation. However, the Company will also have other legal representatives.
PARAGRAPH: The Company will have a Secretary of the General Shareholders Assembly and a Secretary of the Board of Directors.	PARAGRAPH: The Company will have a Secretary of the General Shareholders Assembly and a Secretary of the Board of Directors.
The Secretary, or whoever replaces him in his absolute or temporary absences, will be responsible for keeping the minute books and attesting before third parties regarding what is contained therein. This will be in addition to the duties set out in these Bylaws, the Regulations of the Company, and those assigned by the General Shareholders Assembly, the Board of Directors and the President.	The Secretary, or whoever replaces him in his absolute or temporary absences, will be responsible for keeping the minute books and attesting before third parties regarding what is contained therein. This will be in addition to the duties set out in these Bylaws, the Regulations of the Company, and those assigned by the General Shareholders Assembly, the Board of Directors and the President.
The Secretary, or whoever replaces him in his absolute or temporary absences, will take special care to maintain the confidentiality that corresponds to the Company's books and documents according to the Law and commercial practices.	The Secretary, or whoever replaces him in his absolute or temporary absences, will take special care to maintain the confidentiality that corresponds to the Company's books and documents according to the Law and commercial practices.
ARTICLE FOURTEEN. COMPOSITION OF THE GENERAL SHAREHOLDERS ASSEMBLY. The General Shareholders Assembly is comprised by the representatives of the shares with the necessary quorum, and under the terms prescribed in these Bylaws and in the law.	ARTICLE FOURTEEN. COMPOSITION OF THE GENERAL SHAREHOLDERS ASSEMBLY.— The General Shareholders Assembly is comprised by the representatives of the shares with the necessary quorum, and under the terms prescribed in these Bylaws and in the law.
ARTICLE FIFTEEN. DUTIES OF THE GENERAL SHAREHOLDERS ASSEMBLY The General Shareholders Assembly will exercise the following duties, both in ordinary meetings and in special meetings:	ARTICLE FIFTEEN. DUTIES OF THE GENERAL SHAREHOLDERS ASSEMBLY.— The General Shareholders Assembly will exercise the following duties, both in ordinary meetings and in special meetings:
a) Appoint the person who will be the chair of the meeting.b) Examine, approve or reject the end-of-year financial statements and the accounts that the Managers must submit.	a) Appoint the person who will be the chair of the meeting.b) Examine, approve or reject the end-of-year financial statements and the accounts that the Managers must submit.
c) Appoint and remove the members of the Board of Directors. d) Appoint and remove the Statutory Auditor, and set their fees.	c) Appoint and remove the members of the Board of Directors.d) Appoint and remove the Statutory Auditor, and set their fees.
e) In accordance with the law, order the distribution of profits resulting from the financial statements, determining the amount of profits to be distributed, and the term and the methods for payment of the	e) In accordance with the law, order the distribution of profits resulting from the financial statements, determining the amount of profits to be distributed, and the term and the methods for payment of



Current Text	Amendment Proposal
dividends. The General Shareholders Assembly may determine that the amounts available at any time	the dividends. The General Shareholders Assembly may determine that the amounts available at
for dividend distribution be fully or partially capitalized, and that their value be distributed in Company	any time for dividend distribution be fully or partially capitalized, and that their value be distributed
shares among the shareholders, pro rata with those held at the time of capitalization.	in Company shares among the shareholders, pro rata with those held at the time of capitalization.
f) Define how the way to cancel loses if there were any to offset losses, if any.	f) Define how the way to cancel loses if there were any to offset losses, if any.
g) Authorize the issuance and placement of shares in reserve, provided that this is done without being subject to the right of preference, likewise with the issuance of convertible bonds.	g) Authorize the issuance and placement of shares in reserve, provided that this is done without being subject to the right of preference, likewise with the issuance of convertible bonds.
h) Authorize any issuance of preferred or dividend right shares and order the reduction or elimination of preferences.	 Authorize any issuance of preferred or dividend right shares and order the reduction or elimination of preferences.
i) Determine the reserves that must be established, in addition to statutory reserves.	i) Determine the reserves that must be established, in addition to statutory reserves.
j) Order the repurchase of own shares and their subsequent sale.	j) Order the repurchase of own shares and their subsequent sale.
k) Adopt all measures required for compliance with these Bylaws or required in the interests of the Company.	 Adopt all measures required for compliance with these Bylaws or required in the interests of the Company.
I) Study and approve the amendments to the Bylaws, in accordance with the rules that govern the matter.	 Study and approve the amendments to the Bylaws, in accordance with the rules that govern the matter.
m) Approve the valuation of the contributions in goods received by the Company in payment for the	m) Approve the valuation of the contributions in goods received by the Company in payment for the
subscription of shares, after the date of their issuance.	subscription of shares, after the date of their issuance.
n) Consider and approve, as appropriate, the reports from the managers regarding the state of	n) Consider and approve, as appropriate, the reports from the managers regarding the state of
company business, as well as the report from the statutory auditor, as applicable.	company business, as well as the report from the statutory auditor, as applicable.
o) Approve all mergers, spin-offs or transformations.	o) Approve all mergers, spin-offs or transformations of the Company.
p) Approve authorized capital increases.	p) Approve authorized capital increases.
q) Issue its own regulations.	q) Issue its own regulations.
	r) Approve the succession policy for the members of the Board of Directors proposed by said corporate body.
r) All others assigned by law or these Bylaws.	s) All others assigned by law or these Bylaws.
PARAGRAPH: The Nation undertakes, in accordance with its shareholding, that the disposal of assets	PARAGRAPH: The Nation undertakes, in accordance with its shareholding, that the disposal of assets
of which its amount is equal to or greater than 15% of the market capitalization of Ecopetrol, will be	of which its amount is equal to or greater than 15% of the market capitalization of Ecopetrol, will be
discussed and decided within the General Shareholders Assembly, and the Nation may only vote in a	discussed and decided within the General Shareholders Assembly, and the Nation may only vote in a
favorable way if the vote of the minority shareholders is equal to or greater than 2% of the shares	favorable way if the vote of the minority shareholders is equal to or greater than 2% of the shares
subscribed by shareholders other than the Nation.	subscribed by shareholders other than the Nation.



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Notwithstanding the foregoing, if the established majority referred to in this paragraph is not achieved,	Notwithstanding the foregoing, if the established majority referred to in this paragraph is not achieved,
the Nation may request that a new Shareholders Assembly be held under the terms established in	the Nation may request that a new Shareholders Assembly be held under the terms established in
these Bylaws, and at said meeting such decisions may be taken with the majority provided in the Law	these Bylaws, and at said meeting such decisions may be taken with the majority provided in the Law
or in these Bylaws.	or in these Bylaws.
ARTICLE SIXTEEN. ORDINARY MEETINGS The ordinary meetings of the General Shareholders'	ARTICLE SIXTEEN. ORDINARY MEETINGS The ordinary meetings of the General Shareholders'
Assembly will be held at the registered office of the Company's domicile, namely in any location within	Assembly will be held at the Company's domicile, namely in any location within Bogotá D.C., or
Bogotá D.C., or remotely, within the first three months of the year, on the date and at the time indicated	remotely, within the first three months of the year, on the day, time and place indicated in the notice.
in the notice. The notice will be issued by the President thirty (30) calendar days prior to the scheduled	The notice will be issued by the President thirty (30) calendar days prior to the scheduled date for the
date for the meeting, by publishing the notice on the Company's website www.ecopetrol.com.co, or	meeting, by publishing the notice on the Company's website <u>www.ecopetrol.com.co</u> , or whichever site
whichever site takes its place, as well as in print or digital newspaper with widespread circulation nationwide.	takes its place, as well as in print or digital newspaper with widespread circulation nationwide.
In the ordinary meetings, the General Shareholders Assembly must deal with the following issues, in	In the ordinary meetings, the General Shareholders Assembly must deal with the following issues, in
addition to those assigned by Law:	addition to those assigned by Law:
a) Examine the position of the Company.	a) Examine the position of the Company.
b) Elect members of the Board of Directors and the Company's auditor.	b) Elect members of the Board of Directors and the Company's auditor.
c) Determine the economic guidelines of the Company.	c) Determine the economic guidelines of the Company.
d) Analyze the accounts and financial statements for the last fiscal year.	d) Analyze the accounts and financial statements for the last fiscal year.
e) Decide on the disposal and distribution of profits.	e) Decide on the disposal and distribution of profits.
f) Approve all measures aimed at ensuring compliance with the corporate purpose.	f) Approve all measures aimed at ensuring compliance with the corporate purpose.
PARAGRAPH ONE: Additionally, Ecopetrol will implement the following corporate governance best	PARAGRAPH ONE: Additionally, Ecopetrol will implement the following corporate governance best
practices: (i) on the Sunday prior to the date of the ordinary meeting of the Shareholders Assembly, it	practices: (i) on the Sunday prior to the date of the ordinary meeting of the Shareholders Assembly, it
will issue a reminder, by means of a notice published in a print or digital newspaper with widespread	will issue a reminder, by means of a notice published in a print or digital newspaper with widespread
circulation nationwide, and on the website www.ecopetrol.com.co , or whichever site takes its place,	circulation nationwide, and on the website <u>www.ecopetrol.com.co</u> , or whichever site takes its place,
regarding the date, time and place of the meeting, (ii) and at least three (3) calendar days prior to the	regarding the date, time and place of the meeting, (ii) and at least three (3) calendar days prior to the
date of the ordinary meeting it will use the website www.ecopetrol.com.co , or whichever site takes its	date of the ordinary meeting it will use the website www.ecopetrol.com.co , or whichever site takes its
place, to publish the agenda for the meeting of the Shareholders Assembly and the proposals from	place, to publish the agenda for the meeting of the Shareholders Assembly and the proposals from
management.	management.



Current Text	Amendment Proposal
PARAGRAPH TWO: If it is not duly summoned, the General Shareholders Assembly will be legally	PARAGRAPH TWO: If it is not duly summoned, the General Shareholders Assembly will be legally
entitled to hold such meeting on the first business day of the month of April, at 10:00 a.m. at the offices	entitled to hold such meeting on the first business day of the month of April, at 10:00 a.m. at the offices
of the main domicile where the Company's management operates.	of the main domicile where the Company's management operates.
ARTICLE SEVENTEEN. EXTRAORDINARY MEETINGS The General Shareholders Assembly may	ARTICLE SEVENTEEN. EXTRAORDINARY MEETINGS The General Shareholders Assembly may
be called to extraordinary meetings when required on account of unforeseen or urgent needs of the	be called to extraordinary meetings when required on account of unforeseen or urgent needs of the
Company, following notice from the President, the Board of Directors or the Statutory Auditor, such	Company, following notice from the President, the Board of Directors or the Statutory Auditor, such
notice must include the agenda, date, time and place where it will take place.	notice must include the agenda, date, time and place where it will take place.
Likewise, an extraordinary meeting maybe called by order or directly summoned by the Superintendent,	Likewise, an extraordinary meeting maybe called by order or directly summoned by the Superintendent,
or whomever has its duties, when so requested by a plural number of shareholders representing at	or whomever has its duties, when so requested by a plural number of shareholders representing at
least five percent (5%) of the total subscribed shares.	least five percent (5%) of the total subscribed shares.
Calls to extraordinary meetings will be made by the President with fifteen (15) calendar days in advance	Calls to extraordinary meetings will be made by the President with fifteen (15) calendar days in advance
of the date set for holding the meeting by means of a publication on the Company's website of the	of the date set for holding the meeting by means of a publication on the Company's website of the
announcement of the meeting, <u>www.ecopetrol.com.co</u> or whichever website functions in its places, as	announcement of the meeting, <u>www.ecopetrol.com.co</u> or whichever website functions in its places, as
well as on a print or digital newspaper with widespread circulation nationwide.	well as on a print or digital newspaper with widespread circulation nationwide.
The notice will indicate the matters on the Agenda to be considered by the General Shareholders	The notice will indicate the matters on the Agenda to be considered by the General Shareholders
Assembly in its extraordinary meeting.	Assembly in its extraordinary meeting.
PARAGRAPH: Additionally, Ecopetrol will implement the following corporate governance best	PARAGRAPH: Additionally, Ecopetrol will implement the following corporate governance best
practices: (i) on the Sunday prior to the date of the extraordinary meeting of the General Shareholders	practices: (i) on the Sunday prior to the date of the extraordinary meeting of the General Shareholders
Assembly, it will issue a reminder, by means of a notice published in a newspaper of wide and national	Assembly, it will issue a reminder, by means of a notice published in a newspaper of wide and national
circulation, and on the website www.ecopetrol.com.co , or whichever site takes its place, regarding the	circulation, and on the website <u>www.ecopetrol.com.co</u> , or whichever site takes its place, regarding the
agenda, date, time and place of the meeting, and (ii) at least three (3) calendar days prior to the date	agenda, date, time and place of the meeting, and (ii) at least three (3) calendar days prior to the date
of the special meeting, it will use the website www.ecopetrol.com.co , or whichever site takes its place,	of the special meeting, it will use the website www.ecopetrol.com.co , or whichever site takes its place,
to publish the agenda for the General Shareholders Assembly and the proposals from the	to publish the agenda for the General Shareholders Assembly and the proposals from the
management.	management.
The Nation agrees to use its vote to support initiatives that are made in order to include additional	The Nation agrees to use its vote to support initiatives that are made in order to include additional
issues to those mentioned in the agenda for the extraordinary meetings of the General Shareholders	issues to those mentioned in the agenda for the extraordinary meetings of the General Shareholders
Assembly, provided that such initiatives are submitted by one or more shareholders representing at	Assembly, provided that such initiatives are submitted by one or more shareholders representing at
least two percent (2%) of the subscribed shares.	least two percent (2%) of the subscribed shares.



Current Text	Amendment Proposal
ARTICLE EIGHTEEN. UNIVERSAL MEETINGS Notwithstanding the provisions of these Bylaws	ARTICLE EIGHTEEN. UNIVERSAL MEETINGS Notwithstanding the provisions of these Bylaws
regarding the convening to ordinary and extraordinary meetings, the General Shareholders Assembly	regarding the convening to ordinary and extraordinary meetings, the General Shareholders Assembly
may meet, without prior notice, at any place, if there is a will to do so, when the totality of the subscribed	may meet, without prior notice, at any place, if there is a will to do so, when the totality of the subscribed
shares is represented. It may deal with any matter, unless the law establishes otherwise.	shares is represented. It may deal with any matter, unless the law establishes otherwise.
ARTICLE NINETEEN. QUORUM The General Shareholders Assembly shall deliberate with a plural	ARTICLE NINETEEN. QUORUM The General Shareholders Assembly shall deliberate with a plural
number of shareholders that represent, at least half plus one of the subscribed shares. Decisions will	number of shareholders that represent, at least half plus one of the subscribed shares. Decisions will
always be taken by the majority of votes present, unless the law establishes special majorities.	always be taken by the majority of votes present, unless the law establishes special majorities.
PARAGRAPH: If the General Shareholders Assembly is summoned to a meeting and it is not held due	PARAGRAPH: If the General Shareholders Assembly is summoned to a meeting and it is not held due
to a lack of quorum, a new meeting will be summoned and it will meet and decide validly with one or	to a lack of quorum, a new meeting will be summoned and it will meet and decide validly with one or
several shareholders, regardless of the number of shares represented. The new meeting must be held	several shareholders, regardless of the number of shares represented. The new meeting must be held
no sooner than ten (10) business days and no later than thirty (30) business days counted from the	no sooner than ten (10) business days and no later than thirty (30) business days counted from the
date set for the initial meeting. When the Shareholders Assembly gathers in an ordinary session in its	date set for the initial meeting. When the Shareholders Assembly gathers in an ordinary session in its
own right on the first business day of the month of April, it may also validly deliberate and make	own right on the first business day of the month of April, it may also validly deliberate and make
decisions under the terms of this article.	decisions under the terms of this article.
ARTICLE TWENTY. BOARD OF DIRECTORS The Board of Directors of the Company will have	ARTICLE TWENTY. BOARD OF DIRECTORS The Board of Directors of the Company will have
nine (9) principal members with no alternates, who will be elected by the General Shareholders	nine (9) principal members with no alternates, who will be elected by the General Shareholders
Assembly using the electoral quotient system, for institutional periods of four (4) years, being	Assembly using the electoral quotient system, for institutional periods of four (4) years, being
possible that such members be re-elected more than once for the same period without	possible that such members be re-elected more than once for the same period without
exceeding three (3) periods in total. The elected persons may not be replaced in partial elections	exceeding three (3) periods in total. The elected persons may not be replaced in partial elections
without proceeding to a new election using the electoral quotient system, unless the vacancies are	without proceeding to a new election using the electoral quotient system, unless the vacancies are
decided unanimously.	decided unanimously by the shares present at the meeting.
TRANSITORY PARAGRAPH: The first four-year institutional period for the members of the Board of	TRANSITORY PARAGRAPH: The first four-year institutional period for the members of the Board of
Directors will be counted as from the Board of Directors' election that was held in 2021 and finalize at	Directors will be counted as from the Board of Directors' election that was held in 2021 and finalize at
the time of the general shareholders' Assembly to be held in 2025. This will be the first period for	the time of the general shareholders' Assembly to be held in 2025. This will be the first period for
purposes of the re-election and maximum permanence of three (3) periods in total set forth in the	purposes of the re-election and maximum permanence of three (3) periods in total set forth in the
first paragraph of this Article	first paragraph of this Article
On the slate of candidates to be presented for consideration of the General Shareholders' Assembly, at	On the slate of candidates to be presented for consideration of the General Shareholders' Assembly, at
least three (3) current members will be included, with the exception of candidates in lines eight and	least three (3) current members will be included, with the exception of candidates in lines eight and
nine, which will be postulated in accordance with Paragraph Two of this article.	nine, which will be postulated in accordance with Paragraph Two of this article.



Current Text	Amendment Proposal
The nomination and appointment to the Board of Directors of the Company, may be carried out in	The nomination and appointment to the Board of Directors of the Company, may be carried out in
personal capacity. In any case, the member of the Board of Directors must observe his/her fiduciary	personal capacity. In any case, the member of the Board of Directors must observe his/her fiduciary
duties as a director in the performance of his/her duties, regardless of the origin of his nomination.	duties as a director in the performance of his/her duties, regardless of the origin of his nomination.
If there is no new elections of Board members it will be understood that the appointment has been	If there is no new elections of Board members it will be understood that the appointment has been
extended until a new appointment is made.	extended until a new appointment is made.
The Board of Directors will be subject to the inabilities and incompatibilities that the law may establish.	The Board of Directors will be subject to the inabilities and incompatibilities that the law may establish.
PARAGRAPH ONE: INDEPENDENT MEMBERS OF THE BOARD OF DIRECTORS The majority of	PARAGRAPH ONE: INDEPENDENT MEMBERS OF THE BOARD OF DIRECTORS The majority of
the members of the Board of Directors shall be independent. The election of the independent members	the members of the Board of Directors shall be independent. The election of the independent members
of the Board of Directors will be performed in accordance with the criteria provided in Paragraph Two	of the Board of Directors will be performed in accordance with the criteria provided in Paragraph Two
of the Article 44 of Law 964 of 2005 and in accordance with the procedure established in Decree 3923	of the Article 44 of Law 964 of 2005 and in accordance with the procedure established in Decree 3923
of 2006, or any provision that governs, amends, replaces or adds to these.	of 2006, or any provision that governs, amends, replaces or adds to these.
The members of the Board of Directors who are elected as independent, will commit in writing, upon	The members of the Board of Directors who are elected as independent, will commit in writing, upon
accepting the position, to maintain their standing as independent members during the performance of	accepting the position, to maintain their standing as independent members during the performance of
their duties. If for any reason any Independent Board Member loses this condition, he/she must notify	their duties. If for any reason any Independent Board Member loses this condition, he/she must notify
this situation in writing to the Secretary of the Board of Directors.	this situation in writing to the Secretary of the Board of Directors.
PARAGRAPH TWO: The Nation agrees that, in the meetings of the General Shareholders Assembly	PARAGRAPH TWO: The Nation agrees that, in the meetings of the General Shareholders Assembly
in which the members of the Board of Directors will be elected, the list of candidates that The Nation	in which the members of the Board of Directors will be elected, the list of candidates that The Nation
presents will include (for lines eight and nine) individuals proposed by the Hydrocarbon-Producing	presents will include (for lines eight and nine) individuals proposed by the Hydrocarbon-Producing
Departments in which Ecopetrol operates, and individuals proposed by the minority shareholders, as	Departments in which Ecopetrol operates, and individuals proposed by the minority shareholders, as
follows:	follows:
a) In applying the provisions of paragraph one, Article 5, Law 1118 of 2006, regarding line eight, the	a) In applying the provisions of paragraph one, Article 5, Law 1118 of 2006, regarding line eight, the
Nation's list of candidates for members of the Board of Directors shall include a person nominated by	Nation's list of candidates for members of the Board of Directors shall include a person nominated by
the Governors of the Hydrocarbon-Producing Departments operated by Ecopetrol. The name of the	the Governors of the Hydrocarbon-Producing Departments operated by Ecopetrol. The name of the
respective candidate must be chosen by the Governors of said Departments by simple majority,	respective candidate must be chosen by the Governors of said Departments by simple majority,
through a prior vote. The result of this must be sent to the Ministry of Finance and Public Credit no later	through a prior vote. The result of this must be sent to the Ministry of Finance and Public Credit no later
than ten (10) days prior to when the respective meeting will be held. In the event that, for any reason,	than ten (10) days prior to when the respective meeting will be held. In the event that, for any reason,
the name of the candidate is not submitted within the established timeframe, the Nation's list of	the name of the candidate is not submitted within the established timeframe, the Nation's list of
candidates for members of the Board of Directors shall include one of the persons that has been	candidates for members of the Board of Directors shall include one of the persons that has been



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designated by the Governors, who, in any case, must meet the requirements established in this	designated by the Governors, who, in any case, must meet the requirements established in this
paragraph.	paragraph.
Hydrocarbon-Producing Departments operated by Ecopetrol shall be understood according to Law	Hydrocarbon-Producing Departments operated by Ecopetrol shall be understood according to Law
1530 of 2012, article 4, paragraph 1 or any law that additions modify or replace this law.	2056 of 2020, article 4, paragraph 1 or any norm that add to, modifies or replaces it.
b) In line nine, the Nation's list of candidates for members of the Board of Directors shall include a	b) In line nine, the Nation's list of candidates for members of the Board of Directors shall include a
person designated by the ten (10) minority shareholders with the largest shareholding. The name of	person designated by the ten (10) minority shareholders with the largest shareholding. The name of
the respective candidate must be chosen by simple majority, through a prior vote. The result of this	the respective candidate must be chosen by simple majority, through a prior vote. The result of this
must be sent to the Ministry of Finance and Public Credit no later than ten (10) days prior to when the	must be sent to the Ministry of Finance and Public Credit no later than ten (10) days prior to when the
respective meeting will be held. If such minority shareholders fail to reach an agreement, the Nation's	respective meeting will be held. If such minority shareholders fail to reach an agreement, the Nation's
list will include the person designated by the five (5) minority shareholders with the largest	list will include the person designated by the five (5) minority shareholders with the largest
shareholding. If such shareholders do not reach an agreement prior to the date of the meeting in which	shareholding. If such shareholders do not reach an agreement prior to the date of the meeting in which
the respective election is to be carried out, the Nation will be able to propose a candidate who must, in	the respective election is to be carried out, the Nation will be able to propose a candidate who must, in
any case, meet the requirements established in this paragraph.	any case, meet the requirements established in this paragraph.
For the purpose of sections a) and b) of this paragraph, it shall be understood that the Nation's	For the purpose of sections a) and b) of this paragraph, it shall be understood that the Nation's
commitment to vote for candidates proposed by the minority shareholders of Ecopetrol and the	commitment to vote for candidates proposed by the minority shareholders of Ecopetrol and the
Hydrocarbon-Producing Departments operated by Ecopetrol, shall be subject to the condition that each	Hydrocarbon-Producing Departments operated by Ecopetrol, shall be subject to the condition that each
proposed candidate meets the following conditions:	proposed candidate meets the following conditions:
(i) That the profiles conform to those defined for members of the Board of Directors of Ecopetrol, in	(i) That the profiles conform to those defined for members of the Board of Directors of Ecopetrol, in
accordance with the provisions set forth in these Bylaws.	accordance with the provisions set forth in these Bylaws.
(ii) The members comply with the requirements of an independent member, at least, in accordance	(ii) The members comply with the requirements of an independent member, at least, in accordance
with the definition of independence established in the paragraph of Article 44, Law 964 of 2005 or any	with the definition of independence established in the paragraph of Article 44, Law 964 of 2005 or
provision that governs or amends it.	any provision that governs or amends it.
(iii) The Nation's agreement established in section b) of this article, shall no longer be valid at the	(iii) The Nation's agreement established in section b) of this article, shall no longer be valid at the
moment in which the minority shareholders can, in accordance with their shareholding, appoint a	moment in which the minority shareholders can, in accordance with their shareholding, appoint a
member of the Board of Directors of Ecopetrol in their own right. The foregoing is without prejudice to	member of the Board of Directors of Ecopetrol in their own right. The foregoing is without prejudice
the validity of the Declaration of the Nation, in its capacity as majority shareholder of Ecopetrol, signed on February 16, 2018.	to the validity of the Declaration of the Nation, in its capacity as majority shareholder of Ecopetrol, signed on February 16, 2018.
PARAGRAPH THREE: The fees for members of the Board of Directors for their attendance at the	PARAGRAPH THREE: The fees for members of the Board of Directors for their attendance at the
meetings of the Board of Directors and Committees will be set by the General Shareholders Assembly	meetings of the Board of Directors and its Committees will be set by the General Shareholders
meetings of the board of birectors and committees will be set by the General Strateholders Assembly	micetings of the board of bilectors and its committees will be set by the deficial Shareholders



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and paid by the Company. This remuneration shall be set in accordance with the nature of the	Assembly and paid by the Company. This remuneration shall be set in accordance with the nature of
Company, the responsibility inherent to the position and market guidelines. This information will be	the Company, the responsibility inherent to the position and market guidelines. This information will be
disclosed on the website www.ecopetrol.com.co or whichever site acts in its stead.	disclosed on the website www.ecopetrol.com.co, or whichever site acts in its stead.
PARAGRAPH FOUR: The members of the Board of Directors will be evaluated in accordance with the	PARAGRAPH FOUR: The members of the Board of Directors will be evaluated in accordance with the
mechanism defined by the Board itself.	mechanism defined by the Board itself.
At each ordinary meeting, the Board of Directors shall provide the General Shareholders Assembly	At each ordinary meeting, the Board of Directors shall provide the General Shareholders Assembly
with a report on the operation of the Board of Directors, which shall take into account the attendance	with a report on the operation of the Board of Directors, which shall take into account the attendance
at the meetings of the Board and its Committees, performance and participation therein, and the results	at the meetings of the Board and its Committees, performance and participation therein, and the results
of the Board's assessment. The results of the assessments for the Board of Directors will be published	of the Board's assessment. The results of the assessments for the Board of Directors will be published
on the Company's website www.ecopetrol.com.co , or whichever site takes its place.	on the Company's website www.ecopetrol.com.co, or whichever site takes its place.
PARAGRAPH FIVE: The rules on the appointment and functions of the Chairman of the Board of	PARAGRAPH FIVE: The rules on the appointment and functions of the Chairman of the Board of
Directors and the Secretary are contemplated in the Internal Regulations of the Board of Directors that	Directors and the Secretary are contemplated in the Internal Regulations of the Board of Directors that
is published on the website of The Company www.ecopetrol.com.co .	is published on the website of The Company www.ecopetrol.com.co.
ARTICLE TWENTY-ONE. PROFILES OF THE MEMBERS OF THE BOARD OF DIRECTORS The	ARTICLE TWENTY-ONE. PROFILES OF THE MEMBERS OF THE BOARD OF DIRECTORS The
members of the Board of Directors will be committed to the Company's corporate vision and must at	members of the Board of Directors will be committed to the Company's corporate vision and must at
least meet the following requirements: (i) have knowledge or international experience in the activities	least meet the following requirements: (i) have knowledge or international experience in the activities
inherent to the Company's corporate purpose and/or have knowledge and experience in the field of	inherent to the Company's corporate purpose and/or have knowledge and experience in the field of
industrial and/or commercial, financial, business risks, stock market, administrative, legal or related	industrial and/or commercial, financial, business risks, stock market, administrative, legal or related
sciences; (ii) have more than 12 years of professional experience; (iii) enjoy a good reputation and be	sciences; (ii) have more than 12 years of professional experience; (iii) enjoy a good reputation and be
recognized for their professional competence and integrity, and (iv) not belonging simultaneously to	recognized for their professional competence and integrity, and (iv) not belonging simultaneously to
more than five (5) boards of directors of corporations (Sociedades Anónimas), including Ecopetrol's	more than five (5) boards of directors of corporations (Sociedades Anónimas), including Ecopetrol's
Board.	Board.
	The criteria of gender, diversity, and inclusion will be taken into consideration when comprising the
The criteria of gender, diversity, and inclusion will be taken into consideration when comprising the	Board of Directors, in any case, shall be concurrent with the minimum requirements set forth in this
Board of Directors, in any case, shall be concurrent with the minimum requirements set forth in this	article to be a member of the Board of Directors
article to be a member of the Board of Directors	
At least thirty percent (30%) of the members comprising the Board of Directors must be women.	At least thirty percent (30%) of the members comprising the Board of Directors must be women.



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The profiles of the members of the Board of Directors will be reviewed and updated by the Board of	The profiles of the members of the Board of Directors will be reviewed and updated by the Board of
Directors or the institutional committee that the Board defines	Directors or the institutional committee that the Board defines
ARTICLE TWENTY-TWO. MEETINGS The Board of Directors will hold ordinary meetings at	ARTICLE TWENTY-TWO. MEETINGS The Board of Directors will hold ordinary meetings, either
least eight (8) times a year at the offices of the Company or at the place indicated by it, on the date	<u>in-person or remotely,</u> at least eight (8) times a year at the offices of the Company or <u>through a</u>
and time that it establishes and, in a special capacity, when summoned by itself, the President of	technology tool, on the date and time that it establishes and, in a special capacity, when summoned
Ecopetrol or the Chairman of its Board of Directors, the Statutory Auditor or two (2) of its members.	by itself, the President of Ecopetrol or the Chairman of its Board of Directors, the Statutory Auditor or two (2) of its members.
The summon to meetings, both ordinary and extraordinary, will be made by means of a communication	The summon to meetings, both ordinary and extraordinary, will be made by means of a communication
sent to each of the members, at least five (5) calendar days in advance. Such communication may be	sent to each of the members, at least five (5) calendar days in advance. Such communication may be
sent through any suitable means, such as fax or email.	sent through any suitable means, such as fax or email.
The deliberations of the Board of Directors may be suspended and then resumed as many times as	The deliberations of the Board of Directors may be suspended and then resumed as many times as
decided by the majority of the members present at the meeting.	decided by the majority of the members present at the meeting.
The Board of Directors shall elect its Chairperson and Vice Chair from its members, and their role will	The Board of Directors shall elect its Chairperson and Vice Chair from its members, and their role will
be to chair and direct the ordinary and extraordinary meetings of the Board of Directors and they shall	be to chair and direct the ordinary and extraordinary meetings of the Board of Directors and they shall
be elected for periods of two (2) years. At the sessions in which both the Chairperson and Vice Chair	be elected for periods of two (2) years. At the sessions in which both the Chairperson and Vice Chair
are absent, the attendees may appoint the person who will chair the respective meeting from among	are absent, the attendees may appoint the person who will chair the respective meeting from among
their members.	their members.
The Secretary General, or their delegate, will act as secretary of the Board of Directors. In meetings	The Secretary General, or their delegate, will act as secretary of the Board of Directors. In meetings
where they are absent, attendees may appoint (from among its members) the person who will assume	where they are absent, attendees may appoint (from among its members) the person who will assume
the duties of the Board's Secretary.	the duties of the Board's Secretary.
The President of the Company will attend the meetings of the Board of Directors, in which he will have	The President of the Company will attend the meetings of the Board of Directors, in which he will have
voice but not vote. In no case may the President be appointed as President of the Board of Directors.	voice but not vote. In no case may the President of Ecopetrol be appointed as President of the Board
	of Directors.
PARAGRAPH ONE: QUORUM The Board of Directors shall deliberate with a number equal to or	PARAGRAPH ONE: QUORUM. The Board of Directors shall deliberate with a number equal to or
greater than five of its members. Decisions shall be made through a majority of the votes from the	greater than five of its members. Decisions shall be made through a majority of the votes from the
members present.	members present.



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PARAGRAPH TWO: UNIVERSAL MEETINGS OF THE BOARD OF DIRECTORS. The Board of Directors may meet validly at any date, time and place, without prior notice, (i) All when: members of the Board of Directors are present. (ii) They decide to declare the session as convened.	PARAGRAPH TWO: UNIVERSAL MEETINGS OF THE BOARD OF DIRECTORSThe Board of Directors may meet validly at any date, time and place, without prior notice, (1) All when: members of the Board of Directors are present. (ii) They decide to declare the session as convened.
During the universal meetings, the Board of Directors may deal with any type of matter that relates to its duties, unless the law establishes otherwise. ARTICLE TWENTY-THREE. DUTIES The Board of Directors will have the following duties: 1) Issue its own regulations. 2) Appoint, evaluate and remove the President of Ecopetrol, approve his/her succession plan	During the universal meetings, the Board of Directors may deal with any type of matter that relates to its duties, unless the law establishes otherwise. ARTICLE TWENTY-THREE. DUTIES The Board of Directors will have the following duties: 1) Issue its own regulations. 2) Appoint, evaluate and remove the President of Ecopetrol, approve his/her succession plan
 and set its compensation in accordance with the responsibility of the position and market practices. 3) Grant permits or licenses to the President of the Company and appoint a person in charge, in the event that the President's alternates are absent. 4) Serve as an advisory body for all matters that the President of the Company requires. 5) Examine and approve the reports that the President must submit on the work carried out by the Company. 	 and set its compensation in accordance with the responsibility of the position and market practices. Grant permits or licenses to the President of the Company and appoint a person in charge, in the event that the President's alternates are absent. Serve as an advisory body for all matters that the President of the Company requires. Examine and approve the reports that the President must submit on the work carried out by the Company.
Appoint and remove the legal representatives of the Company and their respective alternates. Approve the succession policy for the members of the Board of Directors.	6) Appoint and remove the legal representatives of the Company and their respective alternates. 7) Propose the succession policy for the members of the Board of Directors for approval by the General Shareholders' Assembly and approve the succession policy of the President of the Company. Validity and transition: As long as the General Shareholders' Assembly does not approve a succession policy for the members of the Board of Directors, the policy in effect on the date this statutory amendment is approved of shall remain in effect.
8) Organize and coordinate the succession process of its members, without prejudice to the power of the General Shareholders' Meeting regarding the appointment and removal of the members of the Board of Directors, so as to provide complete and relevant information on the candidates to be considered by the General Shareholders' Assembly, and ensure that the candidates meet the profile and comply with the requirements and conditions established for such purpose.	8) Organize and coordinate the succession process of its members, without prejudice to the power of the General Shareholders' Assembly regarding the appointment and removal of the members of the Board of Directors, so as to provide complete and relevant information on the candidates to be considered by the General Shareholders' Assembly, and ensure that the candidates meet the profile and comply with the requirements and conditions established for such purpose.



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9) Adopt and include in the Company's management report specific measures regarding the governance of the Company, its conduct and its information, in order to ensure respect for the rights of those who invest in its shares or any other securities that it issues, in accordance with the parameters set by market regulation bodies, while also ensuring the proper management of its affairs and public knowledge of its work	9) Adopt and include in the Company's management report specific measures regarding the governance of the Company, its conduct and its information, in order to ensure respect for the rights of those who invest in its shares or any other securities that it issues, in accordance with the parameters set by market regulation bodies, while also ensuring the proper management of its affairs and public knowledge of its work
10) Fulfill the provisions of Article 447 of the Commercial Code or any provisions that regulate or amend	10) Fulfill the provisions of Article 447 of the Commercial Code or any provisions that regulate or amend
it, on the right of inspection.	it, on the right of inspection, as well as to approve the regulation for the proper exercise of said right.
11) Together with the President of the Company, present to the General Shareholders' Assembly	11) Together with the President of the Company, present to the General Shareholders' Assembly
a special report expressing the closeness of existing economic relations between the parent	a special report expressing the closeness of existing economic relations between the parent
company and its affiliates or subsidiaries, pursuant to Article 29 of Law 222 of 1995.	company and its affiliates or subsidiaries, pursuant to Article 29 of Law 222 of 1995.
12) Implement the decisions adopted by the General Shareholders Assembly related to the repurchase	12) Implement the decisions adopted by the General Shareholders Assembly related to the
of shares of the Company.	repurchase of shares of the Company.
13) Propose to the General Shareholders' Assembly the approval of reserve funds beyond the	13) Propose to the General Shareholders' Assembly the approval of reserve funds beyond the
legal reserves.	legal reserves.
14) Establish the criteria for determining size of personnel plant, the compensation policy, and approve	14) Establish the criteria for determining size of personnel plant, the compensation policy, and approve
the top-level organizational structure. For purposes of these Bylaws, those forming part of the first level	the top-level organizational structure. For purposes of these Bylaws, those forming part of the first level
dependencies shall be construed as those who, as part of their duties, report directly to the President.	dependencies shall be construed as those who, as part of their duties, report directly to the President.
15) Appoint and remove the employees who lead the first level areas of the Company.	15) Appoint and remove the employees who lead the first level areas of the Company.
16) Approve the Company's budget and investment plan.	16) Approve the Company's budget and investment plan.
17) Approve the Company's consolidated, separate, interim and end of period financial statements.	17) Approve the interim and year-end individual and consolidated financial statements of the Company
	to be submitted for approval by the General Shareholders' Assembly.
18) The opening and closing of Ecopetrol branches and agencies, both in Colombia and abroad.	18) The opening and closing of Ecopetrol branches and agencies, both in Colombia and abroad.
19) Approve the incorporation of non-profit organizations that have the same, a related or	19) Approve the incorporation of non-profit organizations that have the same, a related or
complementary purpose that Ecopetrol's corporate purpose or a purpose that is necessary or	complementary purpose that Ecopetrol's corporate purpose or a purpose that is necessary or
suitable for the best development of Ecopetrol's corporate purpose.	suitable for the best development of Ecopetrol's corporate purpose.



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20) Encumber, dispose of or limit the right of ownership over assets owned by Ecopetrol, other than hydrocarbons, their byproducts, and refined or petrochemical products according to the	20) Encumber, dispose of or limit the right of ownership over assets owned by Ecopetrol, other than hydrocarbons, their byproducts, and refined or petrochemical products according to the
guidelines established by the Board of Directors.	guidelines established by the Board of Directors.
21) Regulate and implement the issuance and placement of shares and bonds convertible	21) Regulate and implement the issuance and placement of shares and bonds convertible
into shares. Likewise, authorize and implement the issuance and placement of non-convertible bonds in shares, as well as other debt securities that allow the financing of the Company. In any case,	into shares. Likewise, authorize and implement the issuance and placement of non-convertible bonds in shares, as well as other debt securities that allow the financing of the Company. In any case,
the Board of Directors may entrust the President of the Company with the approval of the	the Board of Directors may entrust the President of the Company with the approval of the
subscription regulations, the prospectus of issuance and all other documents related to the issue and placement of securities.	subscription regulations, the prospectus of issuance and all other documents related to the issue and placement of securities.
22) Authorize the execution of loans and financing operations that have a term greater than	22) Authorize the execution of loans and financing operations that have a term greater than
one (1) year, from entities that are legally authorized for such purpose, as well as the granting of the guarantees that may be applicable.	one (1) year, from entities that are legally authorized for such purpose, as well as the granting of the guarantees that may be applicable.
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23) Establish the mechanisms necessary to ensure that when an Ecopetrol employee discloses (either to the Audit and Risks Committee of the Board of Directors or to their immediate superiors) information	23) Establish the mechanisms necessary to ensure that when an Ecopetrol employee discloses (either to the Audit and Risks Committee of the Board of Directors or to their immediate superiors) information
of which they have knowledge regarding a potential conflict of interest within the Company or	of which they have knowledge regarding a potential conflict of interest within the Company or
irregularities regarding accounting or financial information, they will not suffer discrimination or negative consequences, and in general, will be protected from any retaliation resulting from this.	irregularities regarding accounting or financial information, they will not suffer discrimination or negative consequences, and in general, will be protected from any retaliation resulting from this.
24) Request the President of the Company to hire the external advisors chosen by the Board of	24) Request the President of the Company to hire the external advisors chosen by the Board of
Directors, when deemed necessary in order to perform their duties, or as additional support for the	Directors, when deemed necessary in order to perform their duties, or as additional support for the
Committees of the Board of Directors, in accordance with the terms and conditions established in	Committees of the Board of Directors, in accordance with the terms and conditions established in
the Internal Regulations of the Board of Directors.	the Internal Regulations of the Board of Directors.
25) Comply with the duties that, in terms of prevention and control of money laundering, financing of terrorism and financing of the proliferation of weapons of mass destruction, are assigned to it by	25) Comply with the <u>oversight and duties that, in terms of prevention and control of money laundering, financing of terrorism and financing of the proliferation of weapons of mass destruction, fraud,</u>
current and applicable, national and international regulations in force.	corruption, and bribery, are assigned to it in accordance with the applicable, national and international
	regulations in force.
26) Verify the effectiveness and transparency of the Company's accounting systems and prepare or	26) Verify the effectiveness and transparency of the Company's accounting systems and prepare or
instruct the preparation and submission of regular reports to shareholders and the market on the financial and governance position of the Company.	instruct the preparation and submission of regular reports to shareholders and the market on the financial and governance position of the Company.



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Current Text	·
27) Intervene in any activities for which the purpose, in its judgment, is to better pursue the	27) Intervene in any activities for which the purpose, in its judgment, is to better pursue the
Company's activities through requests for reports from Company workers.	Company's activities through requests for reports from Company workers.
28) Approve the incorporation and capital contributions to subsidiaries, as well as authorize the	28) Approve the incorporation of subsidiaries, and the capitalization of subordinated companies, as
adoption of measures tending to their liquidation.	well as authorize the adoption of measures for their liquidation.
29) Approve the acquisition of interests and rights in previously incorporated companies that have	29) Approve the <u>direct</u> acquisition <u>by Ecopetrol</u> of interests and rights in previously incorporated
the same, similar, connected or complimentary purpose and such acquisition is required because it is	companies that have the same, similar, <u>related</u> complimentary purpose <u>necessary or useful</u>
useful and it is appropriate for the proper development of the corporate purpose of Ecopetrol-	corporate purpose for the realization of Ecopetrol's own corporate purpose.
30) Approve the divestment of shares, interests, contractual positions and rights in companies in	30) Approve the divestment of shares, interests, contractual positions and rights in companies in
which it has an interest.	which it has a direct interest.
31) Approve the annual reserve report and the 20F annual report.	31) Approve the annual reserve report and the 20F annual report.
32) Together with the President of the Company, present for approval of the General Shareholders'	32) Together with the President of the Company, present for approval of the General Shareholders'
Meeting the Company's management report, financial statements for each year, planned distribution of	Assembly the Company's management report, financial statements for each year, planned distribution
earnings and other documents stipulated in Article 446 of the Commercial Code and Law 222 of 1995,	of earnings and other documents stipulated in Article 446 of the Commercial Code and Law 222 of
or in provisions that replace, regulate, amend or supplement them as set forth therein.	1995, or in provisions that replace, regulate, amend or supplement them as set forth therein.
33) Approve the Corporate Governance Code, Code of Ethics and their amendments.	33) Approve the Corporate Governance Code, Code of Ethics and its amendments.
	34) Approve the Code of Ethics and Conduct and the "Compliance Program System" guidelines.
34) Ensure that Ecopetrol's economic relations with its shareholders (including the majority	35) Ensure that Ecopetrol's economic relations with its shareholders (including the majority
shareholder and its subsidiaries companies) fall within the limits and conditions established by law	shareholder and its subsidiaries companies) fall within the limits and conditions established by law
and regulations on the prevention, management and settlement of conflicts of interest established	and regulations on the prevention, management and settlement of conflicts of interest established
in these Bylaws and, in any case, under market conditions and always focused on the long-term	in these Bylaws and, in any case, under market conditions and always focused on the long-term
sustainability of the Company.	sustainability of the Company.
35) Approve the granting of credits to Ecopetrol Group of companies and third-party guarantees, both	36) Approve the granting of credits to Ecopetrol Group of companies and third-party guarantees, both
of which are to be carried out solely and exclusively within the Company's ordinary course of business	of which are to be carried out solely and exclusively within the Company's ordinary course of business
and within the framework of its corporate purpose, in accordance with the provisions of these Bylaws.	and within the framework of its corporate purpose, in accordance with the provisions of these Bylaws.
36) Ensure the effectiveness of the Internal Control and Risk Management Systems.	37) Supervise the effectiveness of the Internal Control and Integrated Risk Management Systems.
	38) Appoint the Compliance Officer, who shall functionally report to the Audit and Risk Committee of
	the Board of Directors and shall have the independence and the necessary technical, logistical,
	economic and human resources to perform their duties.



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37) The Board of Directors of the Company, in its capacity as the strategic guiding body, will have the following duties:	39) The Board of Directors of the Company, in its capacity as the strategic guiding body, will have the following duties:
a) Approve the strategy and business plan for Ecopetrol Group ensuring corporate responsibility and including environmental, social, governance, technology and innovation standards	 a) Approve the strategy and business plan for Ecopetrol Group ensuring corporate responsibility and including environmental, social, governance, technology and innovation standards
b) Approve the budget and investment plan for Ecopetrol Group and issue the rules for their elaboration and execution.	b) Approve the budget and investment plan for Ecopetrol Group and issue the rules for their elaboration and execution.
c) Approve the consolidated objectives and targets Ecopetrol Group.	c) Approve the consolidated objectives and targets Ecopetrol Group.
d) Issue compensation and culture guidelines for Ecopetrol and its subsidiaries companies.	d) Issue compensation and culture guidelines for Ecopetrol and its subsidiaries companies.
e) Approve the guidelines for retaining, transferring and mitigating financial risks, including insurance for the Ecopetrol Group.	e) Approve the guidelines for retaining, transferring and mitigating financial risks, including insurance for the Ecopetrol Group.
f) Approve the new business of Ecopetrol Group in accordance with the guidelines established by the Board of Directors and the internal regulations issued for this purpose.	f) Approve the new business of Ecopetrol Group in accordance with the guidelines established by the Board of Directors and the internal regulations issued for this purpose.
g) Approve the corporate governance model applicable to Ecopetrol group.	g) Approve the corporate governance model applicable to Ecopetrol Group.
38) All others assigned by Law and these Bylaws.	40) All others assigned by Law and these Bylaws.
PARAGRAPH ONE : The Board of Directors may order the President to perform some of the functions assigned to it, except for those that by law expressly must be exercised by the Board of Directors.	PARAGRAPH ONE: The Board of Directors may order the President to perform some of the functions assigned to it, except for those that by law expressly must be exercised by the Board of Directors.
PARAGRAPH TWO: The Board of Directors establish commissions for special work or studies within the Board itself.	PARAGRAPH TWO: The Board of Directors establish commissions for special work or studies within the Board itself.
ARTICLE TWENTY-FOUR. COMMITTEES OF THE BOARD OF DIRECTORS The Board of Directors may have institutional committees in accordance with the law, or those established by the Board itself,	ARTICLE TWENTY-FOUR. COMMITTEES OF THE BOARD OF DIRECTORS The Board of Directors may have institutional committees in accordance with the law, or those established by the Board itself,
composed of members of the Board of Directors, appointed by the Board itself. At least one (1) member	composed of members of the Board of Directors, appointed by the Board itself. At least one (1) member
of each Committee shall be independent. The foregoing is without prejudice to the minimum number	of each Committee shall be independent. The foregoing is without prejudice to the minimum number
of independent members that the Audit and Risks Committee must comprise by law.	of independent members that the Audit and Risks Committee must comprise by law.
For its operation, in addition to the provisions of current regulations that are applicable, the Committees	For its operation, in addition to the provisions of current regulations that are applicable, the Committees
will have Internal Regulations that establish their objectives, duties and responsibilities.	will have Internal Regulations that establish their objectives, duties and responsibilities.



Current Text	Amendment Proposal
ARTICLE TWENTY-FIVE. MINUTES FOR PERSONAL ATTENDANCE MEETINGS The minutes	ARTICLE TWENTY-FIVE. MINUTES FOR PERSONAL ATTENDANCE MEETINGS The minutes
must comply with the provisions of Articles 189 and 431 of the Commercial Code, as applicable, and	must comply with the provisions of Articles 189 and 431 of the Commercial Code, as applicable, and
with the regulations or circulars that govern, amend or replace these.	with the regulations or circulars that govern, amend or replace these.
The minutes will be registered when said formality	The minutes will be registered when said formality
is necessary by legal mandate.	is necessary by legal mandate.
ARTICLE TWENTY-SIX. MEETINGS OF THE GENERAL SHAREHOLDERS ASSEMBLY AND THE	ARTICLE TWENTY-SIX. MEETINGS OF THE GENERAL SHAREHOLDERS ASSEMBLY AND THE
BOARD OF DIRECTORS WITH NO PERSONAL ATTENDANCE In addition to the in-person	BOARD OF DIRECTORS WITH NO PERSONAL ATTENDANCE In addition to the in-person
sessions regulated in other sections of these Bylaws, the General Shareholders' Assembly or Board of	sessions regulated in other sections of these Bylaws, the General Shareholders' Assembly and Board
Directors may meet remotely in accordance with Law 22 of 1995, or the rules that modify, add to or	of Directors may meet remotely or through a combination of both modalities in accordance with Law
replace it.	22 of 1995, Decree 398 of 2020, and additional norms that modify, add to or replace these.
ARTICLE TWENTY-SEVEN. DECISION-MAKING MECHANISM The General Shareholders	ARTICLE TWENTY-SEVEN. DECISION-MAKING MECHANISM The General Shareholders
Assembly or the Board of Directors shall take decisions when the shareholders or the directors express	Assembly or the Board of Directors shall take decisions when the shareholders or the directors express
their voting decision in writing in accordance with Law 222 of 1995, or the rules that modify, add to or	their voting decision in writing in accordance with Law 222 of 1995, or the rules that modify, add to or
replace it.	replace it.
ARTICLE TWENTY-EIGHT. MINUTES With regard to meetings where there is no personal	ARTICLE TWENTY-EIGHT. MINUTES With regard to meetings where there is no personal
attendance, or when there are decisions made through the mechanism established in the	attendance, or when there are decisions made through the mechanism established in the
previous section, the corresponding minutes shall be prepared and recorded in the respective book	previous section, the corresponding minutes shall be prepared and recorded in the respective book
in accordance with Law 222 of 1995 or the norms that modify, add to or replace these.	in accordance with Law 222 of 1995, Decree 398 of 202, as well as any other norms that modify, add
	to or replace these.
ARTICLE TWENTY-NINE. CONFLICT OF AUTHORITY Any doubt or conflict regarding the duties or	ARTICLE TWENTY-NINE. CONFLICT OF AUTHORITY Any doubt or conflict regarding the duties
authority of the Board of Directors and the President will always be settled in favor of the Board of	or authority of the Board of Directors and the President will always be settled in favor of the Board of
Directors. Conflicts between the duties of the Board of Directors and the General Shareholders	Directors. Conflicts between the duties of the Board of Directors and the General Shareholders
Assembly will be settled in favor of the General Shareholders Assembly.	Assembly will be settled in favor of the General Shareholders Assembly.
ARTICLE THIRTY. PRESIDENT The management and General Legal Representation of Ecopetrol	ARTICLE THIRTY. PRESIDENT The management and General Legal Representation of Ecopetrol
will be the responsibility of the President, who will be appointed by the Board of Directors.	will be the responsibility of the President, who will be appointed by the Board of Directors.
The election of the President will be carried out in accordance with criteria of suitability, knowledge,	The election of the President will be carried out in accordance with criteria of suitability, knowledge,
experience, and leadership, and framed within the succession policy approved by the Board of	experience, and leadership, and framed within the succession policy approved by the Board of
Directors.	Directors.



Current Text	Amendment Proposal
Any change in the succession policy and in the way in which the President work is evaluated	Any change in the succession policy and in the way in which the President work is evaluated
must be approved by the Board of Directors. Once the respective amendment comes into effect, the	must be approved by the Board of Directors. Once the respective amendment comes into effect, the
Board of Directors' Secretary will communicate this to all managers and the new system will	Board of Directors' Secretary will communicate this to all managers and the new system will
be disclosed to all interested citizens through the Shareholder and Investor Service Office and	be disclosed to all interested citizens through the Shareholder and Investor Service Office and
through Ecopetrol's website www.ecopetrol.com.co , or whichever site takes its place.	through Ecopetrol's website www.ecopetrol.com.co, or whichever site takes its place.
ARTICLE THIRTY-ONE. DUTIES OF THE PRESIDENT	ARTICLE THIRTY-ONE. DUTIES OF THE PRESIDENT
1) Execute the strategy and business plan approved by the Board of Directors.	1) Execute the strategy and business plan approved by the Board of Directors.
2) Direct, coordinate, monitor, control and evaluate the execution and fulfillment of the corporate purpose	2) Direct, coordinate, monitor, control and evaluate the execution and fulfillment of the corporate purpose
of Ecopetrol.	of Ecopetrol.
3) Adopt the decisions and determine the appropriate acts in order to fulfill the Company's corporate	3) Adopt the decisions and determine the appropriate acts in order to fulfill the Company's corporate
purpose, within the limits set out by law and in the bylaws.	purpose, within the limits set out by law and in the bylaws.
4) Implement the compensation policy and present the Board of Directors with initiatives aimed at	4) Implement the compensation policy and present the Board of Directors with initiatives aimed at
amending, supplementing or adjusting said policies.	amending, supplementing or adjusting said policies.
5) Perform the evaluations of workers responsible for the first level dependencies of the Company, in	5) Perform the evaluations of workers responsible for the first level dependencies of the Company, in
accordance with the objectives established by the Board of Directors.	accordance with the objectives established by the Board of Directors.
6) Together with the Board of Directors, present for approval of the General Shareholders'	6) Together with the Board of Directors, present for approval of the General Shareholders'
Assembly the Company's management report, certified financial statements for each fiscal year,	Assembly the Company's management report, certified financial statements for each fiscal year,
planned distribution of earnings and other documents listed in Article 446 of the Commercial Code	planned distribution of earnings and other documents listed in Article 446 of the Commercial Code
and Law 222 of 1995, or any provisions that replace, regulate, amend or supplement them, as set	and Law 222 of 1995, or any provisions that replace, regulate, amend or supplement them, as set
forth therein.	forth therein.
7) Fulfill the legal provisions concerning the right of inspection set forth in Article 447 of the	7) Fulfill the legal provisions concerning the right of inspection set forth in Article 447 of the
Commercial Code or any standards that replace, regulate or amend it.	Commercial Code or any standards that replace, regulate or amend it.
8) Execute the Company's budget and investment plan, consistent with the standards for its	8) Execute the Company's budget and investment plan, consistent with the standards for its
execution, as set by the Board of Directors	execution, as set by the Board of Directors
9) Comply with and enforce the decisions of the Board of Directors.	9) Comply with and enforce the decisions of the Board of Directors.
10) Exercise the legal representation of Ecopetrol, without prejudice to the powers and rights	10) Exercise the legal representation of Ecopetrol, without prejudice to the powers and rights
conferred to the Legal Representatives for Judicial and Extrajudicial Affairs and the Legal	conferred to the Legal Representatives for Judicial and Extrajudicial Affairs and the Legal
Representative for the Provision of Goods and Services.	Representative for the Provision of Goods and Services.



Current Text	Amendment Proposal
11) Approve the Company's participation in national and international non-profit organizations	11) Approve the Company's participation in national and international non-profit organizations
given and as long as their purpose is the same, related or complimentary to Ecopetrol's, or	given and as long as their purpose is the same, related or complimentary to Ecopetrol's, or
necessary or appropriate for the best development of Ecopetrol's corporate purpose.	necessary or appropriate for the best development of Ecopetrol's corporate purpose.
12) Direct Ecopetrol's employment relations and appoint, remove and hire the Company's	12) Direct Ecopetrol's employment relations and appoint, remove and hire the Company's
personnel in accordance with legal, regulatory and statutory standards.	personnel in accordance with legal, regulatory and statutory standards.
13) Make proposals to the Board of Directors on the appointment or removal of employees from	13) Make proposals to the Board of Directors on the appointment or removal of employees from
the first level dependencies and, if necessary, remove any of these employees and appoint a	the first level dependencies and, if necessary, remove any of these employees and appoint a
temporary replacement (this situation must be reported to the Board of Directors).	temporary replacement (this situation must be reported to the Board of Directors).
14) Summon the Board of Directors and the General Shareholders Assembly to ordinary and	14) Summon the Board of Directors and the General Shareholders Assembly to ordinary and
extraordinary meetings.	extraordinary meetings.
15) Present the Board of Directors with and ensure ongoing fulfillment of the specific measures	15) Present the Board of Directors with and ensure ongoing fulfillment of the specific measures
regarding the governance of the Company, its conduct and its information, in order to ensure respect	regarding the governance of the Company, its conduct and its information, in order to ensure respect
for the rights of those who invest in its shares or in any other securities it issues, while also	for the rights of those who invest in its shares or in any other securities it issues, while also
ensuring proper management of its affairs and public knowledge of its work.	ensuring proper management of its affairs and public knowledge of its work.
16) Treat all shareholders fairly.	16) Treat all shareholders fairly.
17) Avoid and reveal disclose potential conflicts of interest between them and the Company, or	17) Avoid and reveal disclose potential conflicts of interest between them and the Company, or
with shareholders, suppliers or contractors, reporting their existence to the members of the Board	with shareholders, suppliers or contractors, reporting their existence to the members of the Board
of Directors and, if applicable, to the General Shareholders Assembly, though refraining from	of Directors and, if applicable, to the General Shareholders Assembly, though refraining from
deliberating or issuing their opinion on the contentious issue, according with the law and the procedure	deliberating or issuing their opinion on the contentious issue, according with the law and the procedure
established within the Company	established within the Company
18) Encumber, transfer or limit the right of ownership over assets owned by Ecopetrol other than	18) Encumber, transfer or limit the right of ownership over assets owned by Ecopetrol other than
hydrocarbons, their derivatives and refined or petrochemical products in accordance with the guidelines	hydrocarbons, their derivatives and refined or petrochemical products in accordance with the guidelines
established by the Board of Directors.	established by the Board of Directors.
19) Together with the Board of Directors, present to the General Shareholders' Assembly a	19) Together with the Board of Directors, present to the General Shareholders' Assembly a
special report expressing the closeness of economic relations existing between the parent company	special report expressing the closeness of economic relations existing between the parent company
and its affiliates or subsidiaries, pursuant to Article 29 of Law 222 of 1995.	and its affiliates or subsidiaries, pursuant to Article 29 of Law 222 of 1995.
20) Submit the following documents to the Board of Directors:	20) Submit the following documents to the Board of Directors:
a) The budget and investment plan for the Company and its subsidiaries, as well as its amendments,	a) The budget and investment plan for the Company and its subsidiaries, as well as its amendments,
in accordance with the provisions set out by the rules applicable to its preparation.	in accordance with the provisions set out by the rules applicable to its preparation.



Current Text	Amendment Proposal
b) A quarterly analysis of budget execution, consolidated and separate financial statements, as well	b) A quarterly analysis of budget execution, consolidated and separate financial statements, as well
as yearly closure profit forecasts.	as yearly closure profit forecasts.
c) Annually, the financial reports, the financial statements and a report on the progress of the Company.	c) Annually, the financial reports, the financial statements and a report on the progress of the Company.
d) All other information requested by the Board of Directors for the fulfillment of the duties assigned to it.	d) All other information requested by the Board of Directors for the fulfillment of the duties assigned to it.
21) Represent the shares, participations or interests that Ecopetrol has in companies, partnerships,	21) Represent the shares, participations or interests that Ecopetrol has in companies, partnerships,
foundations, or any other type of association.	foundations, or any other type of association.
22) Provide the market with timely, complete and accurate information about the Company's	22) Provide the market with timely, complete and accurate information about the Company's
financial statements and its business and administrative conduct, without prejudice to the provisions	financial statements and its business and administrative conduct, without prejudice to the provisions
of Articles 23 and 48, Law 222 of 1995, or the rules that replace or amend these.	of Articles 23 and 48, Law 222 of 1995, or the rules that replace or amend these.
23) Present a Corporate Governance Code and a Code of Ethics to the Board of Directors for approval.	23) Present a Corporate Governance Code and a Code of Ethics and Conduct to the Board of Directors
	and the guidelines of the "Compliance Program System" for approval.
24) Establish and maintain the Company's Internal Control System.	24) Establish, maintain and evaluate the effectiveness of the Company's Internal Control and Integrated
	Risk Management Systems and, together with the Compliance Officer, submit for approval of the Board
	of Directors the guidelines of the "Compliance Program System" and the reports regarding its
	<u>effectiveness.</u>
25) Lead the Company's zero tolerance policy with respect to fraud, bribery, corruption, violations of	25) Lead the Company's zero tolerance policy with respect to fraud, bribery, corruption, violations of
the Foreign Corrupt Practices Act ("FCPA"), money laundering, financing of terrorism and financing	the Foreign Corrupt Practices Act ("FCPA"), money laundering, financing of terrorism and financing
of weapons of mass destruction proliferation; the effective implementation and sustainability of the	of weapons of mass destruction proliferation; the effective implementation and sustainability of the
Compliance Program and fulfill the duties assigned to it by current and applicable regulations, with	Compliance Program and fulfill the duties assigned to it by current and applicable regulations, with
regard to prevention and control of money laundering, financing of terrorism and financing of weapons of	regard to prevention and control of money laundering, financing of terrorism and financing of weapons of
mass destruction proliferation.	mass destruction proliferation.
26) Nominate the employees of the Company to the boards of directors of the Companies in which	26) Nominate the employees of the Company officers of the Ecopetrol Group and independent
Ecopetrol has a participation as a shareholder has participation in Colombia or abroad.	<u>candidates, when required by law</u> , to the boards of directors of the Companies in which Ecopetrol has
	a shareholding in Colombia or abroad.
27) Execute and develop the corporate governance guidelines for Ecopetrol Group.	27) Execute and develop the corporate governance guidelines for Ecopetrol Group.
28) Approve all new businesses of the Ecopetrol Group that are not responsibility of the Board of	28) Approve all new businesses of the Ecopetrol Group that are not responsibility of the Board of
Directors, in accordance with the guidelines established by it and the provisions set forth in the internal	Directors, in accordance with the guidelines established by it and the provisions set forth in the internal
regulations.	regulations.



Current Text	Amendment Proposal
29) Perform all other duties established by Law.	29) Perform all other duties established by Law.
PARAGRAPH: The President will organize the government of the Company for which, without the authorization of another body, will be able to assign other workers and committees of the Company to carry out some of their functions, except those that by legal mandate, must be exercised directly by the President.	PARAGRAPH: The President will organize the government of the Company for which, without the authorization of another body, will be able to assign other workers and committees of the Company to carry out some of their functions, except those that by legal mandate, must be exercised directly by the President.
When for the development of the assigned faculties, the worker requires legal capacity in order to carry out agreements that are binding to the Company, the assignment of the President must be accompanied by the respective act of representation, which may be revoked at any time.	When for the development of the assigned faculties, the worker requires legal capacity in order to carry out agreements that are binding to the Company, the assignment of the President must be accompanied by the respective act of representation, which may be revoked at any time.
ARTICLE THIRTY-TWO. LEGAL REPRESENTATION OF THE COMPANY The President is the general legal representative of the Company, who will have the commercial and legal representation of Ecopetrol for all purposes and will have at least two (2) personal alternates who will replace him/her in the event of temporary or absolute absences, and will have identical powers. The alternates of the President will be appointed by the Board of Directors, for two-year periods and may be freely re- elected or removed at any time. When the Board of Directors does not appoint the alternates when needed, the previous ones will continue in their position until new appointments are made.	ARTICLE THIRTY-TWO. LEGAL REPRESENTATION OF THE COMPANY.— The President is the general legal representative of the Company, who will have the commercial and legal representation of Ecopetrol for all purposes and will have at least two (2) personal alternates who will replace him/her in the event of temporary or absolute absences, and will have identical powers. The alternates of the President will be appointed by the Board of Directors, for two-year periods and may be freely re- elected or removed at any time. When the Board of Directors does not appoint the alternates when needed, the previous ones will continue in their position until new appointments are made.
However, for more efficiency in the ordinary course of business, the Company will have, additionally, a Legal Representative for Judicial Affairs, and a Legal Representative for Purposes of the Supply of Goods and Services.	However, for more efficiency in the ordinary course of business, the Company will have, additionally, a Legal Representative for Judicial Affairs, and a Legal Representative for Purposes of the Supply of Goods and Services.
LEGAL REPRESENTATIVE FOR JUDICIAL AND OUT-OF-COURT AFFAIRS.— The Company will have one (1) legal representative for Judicial and Out-of-Court Affairs, who will have one (1) personal alternate who will replace it during its temporary or absolute absences, and such alternate will have identical powers.	LEGAL REPRESENTATIVE FOR JUDICIAL AND OUT-OF-COURT AFFAIRS.— The Company will have one (1) legal representative for Judicial and Out-of-Court Affairs, who will have one (1) personal alternate who will replace it during its temporary or absolute absences, and such alternate will have identical powers.
The legal representative for Judicial and Out-of-Court Affairs will represent the Company in the following matters:	The legal representative for Judicial and Out-of-Court Affairs will represent the Company in the following matters:
 Receive all kinds of notifications regarding actions and administrative investigations and lawsuits filed or initiated against the Company in any kind of judicial, out-of-court, administrative or police action or proceedings 	a) Receive all kinds of notifications regarding actions and administrative investigations and lawsuits filed or initiated against the Company in any kind of judicial, out-of-court, administrative or police action or proceedings



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Current Text	Amendment Proposal
b) Represent the Company in all kind of judicial, administrative, police, arbitration or out-of-court	b) Represent the Company in all kind of judicial, administrative, police, arbitration or out-of-court
proceedings, in which the Company is a party. For this purpose, the Legal Representative for Judicial and	proceedings, in which the Company is a party. For this purpose, the Legal Representative for Judicial and
Out-of-Court Affairs	Out-of-Court Affairs
c) Respond on behalf of the Company, all kinds of judicial and out-of-court questions that may be	c) Respond on behalf of the Company, all kinds of judicial and out-of-court questions that may be
directed to the Company.	directed to the Company.
d) Represent the Company in all kinds of administrative actions initiated by or against it, before any	d) Represent the Company in all kinds of administrative actions initiated by or against it, before any
administrative, police or judicial authority.	administrative, police or judicial authority.
e) Initiating and carrying out, on behalf of the Company, all kinds of requests, petitions or procedures	e) Initiating and carrying out, on behalf of the Company, all kinds of requests, petitions or procedures
before any administrative, police or judicial authority, including the power to file any appeal on	before any administrative, police or judicial authority, including the power to file any appeal on
behalf of the Company.	behalf of the Company.
f) Granting, on behalf of the Company, powers of attorney to the lawyers who will exercise	f) Granting, on behalf of the Company, powers of attorney to the lawyers who will exercise
representation and legal status in all kinds of judicial, police or administrative proceedings in which the	representation and legal status in all kinds of judicial, police or administrative proceedings in which the
Company is a party. For this purpose, the Representative or their alternate may confer powers of	Company is a party. For this purpose, the Representative or their alternate may confer powers of
attorney to receive, withdraw, settle and conciliate on behalf of the Company. They may revoke the	attorney to receive, withdraw, settle and conciliate on behalf of the Company. They may revoke the
granted powers of attorney at any time	granted powers of attorney at any time
The legal representative for Judicial and Out-of-Court Affairs and its alternate will be appointed by	The legal representative for Judicial and Out-of-Court Affairs and its alternate will be appointed by
the Board of Directors for periods of two (2) years and may be re-elected indefinitely or freely removed	the Board of Directors for periods of two (2) years and may be re-elected indefinitely or freely removed
at any time. The Legal Representative for Judicial and Out- of-Court Affairs and its alternate will continue in their positions until such time that the Board of Directors appoints another person in their place.	at any time. The Legal Representative for Judicial and Out- of-Court Affairs and its alternate will continue in their positions until such time that the Board of Directors appoints another person in their place.
LEGAL REPRESENTATIVE FOR PURPOSES OF THE SUPPLY OF GOODS AND SERVICES The	LEGAL REPRESENTATIVE FOR PURPOSES OF THE SUPPLY OF GOODS AND SERVICES The
Company will have one Legal Representative for Purposes of the Supply of Goods and Services, who	Company will have one Legal Representative for Purposes of the Supply of Goods and Services, who
will have one (1) personal alternate who will replace it during their temporary, absolute or accidental	will have one (1) personal alternate who will replace it during their temporary, absolute or accidental
absences, and such alternate shall have identical powers.	absences, and such alternate shall have identical powers.
The Legal Representative for Purposes of the Supply of Goods and Services and its alternate will be	The Legal Representative for Purposes of the Supply of Goods and Services and its alternate will be
appointed by the Board of Directors for periods of two (2) years and may be re-elected indefinitely or	appointed by the Board of Directors for periods of two (2) years and may be re-elected indefinitely or
freely removed at any time. During their temporary, absolute or accidental absences, an alternate with	freely removed at any time. During their temporary, absolute or accidental absences, an alternate with
identical power will replace them. The Legal Representative for Purposes of the Supply of Goods and	identical power will replace them. The Legal Representative for Purposes of the Supply of Goods and
Services and their alternate will continue in their positions until such time that the Board of Directors	Services and their alternate will continue in their positions until such time that the Board of Directors
appoints another person in their place.	appoints another person in their place.



Current Text	Amendment Proposal
ARTICLE THIRTY-THREE. STATUTORY AUDITOR The Company will have a Statutory Auditor	ARTICLE THIRTY-THREE. STATUTORY AUDITOR The Company will have a Statutory Auditor
along with their respective alternate, who will replace them during their absolute or temporary	along with their respective alternate, who will replace them during their absolute or temporary
absences, both of whom shall be elected by the General Shareholders Assembly.	absences, both of whom shall be elected by the General Shareholders Assembly.
In terms of electing the people who are going to occupy the position of Statutory Auditor or their	In terms of electing the people who are going to occupy the position of Statutory Auditor or their alternate,
alternate, the Company may only elect individuals or legal entities duly registered in the	the Company may only elect individuals or legal entities duly registered in the Register for
Register for the Central Board of Accountants and who meet the requirements established in	the Central Board of Accountants and who meet the requirements established in Law 43 of 1990
Law 43 of 1990 or in the standards that govern, amend or replace it, or whichever standards are	or in the standards that govern, amend or replace it, or whichever standards are applicable.
applicable.	
The election of the Statutory Auditor will be carried out based on an objective and transparent	The election of the Statutory Auditor will be carried out based on an objective and transparent
pre-selection carried out by the Audit and Risks Committee of the Board of Directors.	pre-selection carried out by the Audit and Risks Committee of the Board of Directors.
The Audit and Risks Committee of the Board of Directors will evaluate the candidates and present	The Audit and Risks Committee of the Board of Directors will evaluate the candidates and present
a recommendation to the General Shareholders Assembly, during which an order of eligibility will be	a recommendation to the General Shareholders Assembly, during which an order of eligibility will be
established, based on criteria of experience, service, costs and knowledge of the sector.	established, based on criteria of experience, service, costs and knowledge of the sector.
The shareholders may propose additional candidates for Statutory Auditor to the Audit and Risks	The shareholders may propose additional candidates for Statutory Auditor to the Audit and Risks
Committee, provided that their profiles comply with the provisions of the law and these Bylaws. They	Committee, provided that their profiles comply with the provisions of the law and these Bylaws. They
may also express any dissatisfaction with the current Statutory Auditor to the Shareholder and Investor	may also express any dissatisfaction with the current Statutory Auditor to the Shareholder and Investor
Service Office, being the Audit and Risks Committee the one who will evaluate the case, so that it can	Service Office, being the Audit and Risks Committee the one who will evaluate the case, so that it can
be brought to the General Shareholders Assembly, which will make the decision on the matter.	be brought to the General Shareholders Assembly, which will make the decision on the matter.
PARAGRAPH ONE : In the event that the Statutory Auditor is a legal entity, it must appoint a public	PARAGRAPH ONE: In the event that the Statutory Auditor is a legal entity, it must appoint a public
accountant to carry out the duties of statutory auditor so that the role can be performed personally,	accountant to carry out the duties of statutory auditor so that the role can be performed personally,
under the terms of Article 215 of the Commercial Code or the rules that replace or amend it. In the	under the terms of Article 215 of the Commercial Code or the rules that replace or amend it. In the
event that the person appointed is absent, the alternates will act in their place	event that the person appointed is absent, the alternates will act in their place
PARAGRAPH TWO : The Statutory Auditor will receive the payment indicated by the General	PARAGRAPH TWO: The Statutory Auditor will receive the payment indicated by the General
Shareholders Assembly, in accordance with criteria such as suitability, professional experience in	Shareholders Assembly, in accordance with criteria such as suitability, professional experience in
auditing similar companies, and market guidelines.	auditing similar companies, and market guidelines.
PARAGRAPH THREE: In accordance with the provisions of Article 206 of the Commerce Code, or the	PARAGRAPH THREE: In accordance with the provisions of Article 206 of the Commerce Code, or the
rules that replace or amend it, the Statutory Auditor's term will be equal to that of the Board of Directors,	rules that replace or amend it, the Statutory Auditor's term will be equal to that of the Board of Directors,
but in any case, they may be removed at any time by the General Shareholders Assembly through a	but in any case, they may be removed at any time by the General Shareholders Assembly through a
vote representing half plus one of the shares present at the relevant meeting.	vote representing half plus one of the shares present at the relevant meeting.



	Current Text		Amendment Proposal
	E THIRTY-FOUR. DUTIES OF THE STATUTORY AUDITOR.— Without prejudice to the indicated by laws and regulations, the responsibilities of the Statutory Auditor are as follows:	_	RTICLE THIRTY-FOUR. DUTIES OF THE STATUTORY AUDITOR.— Without prejudice to the ties indicated by laws and regulations, the responsibilities of the Statutory Auditor are as follows:
1)	Ensure that the transactions that are concluded or carried out on behalf of the Company comply with the requirements of these Bylaws, the decisions of the General Shareholders Assembly and the Board of Directors.	1.	Ensure that the transactions that are concluded or carried out on behalf of the Company comply with the requirements of these Bylaws, the decisions of the General Shareholders Assembly and the Board of Directors.
2)	Examine all transactions, inventories, minutes, books, correspondence, account vouchers and business relating to the Company.	2.	Examine all transactions, inventories, minutes, books, correspondence, account vouchers and business relating to the Company.
1)	Verify the cash count on the occasions that the Statutory Auditor deems appropriate.	3.	Verify the cash count on the occasions that the Statutory Auditor deems appropriate.
3)	Verify of all the Company's securities, as well as the others that it has in safekeeping.	4.	Verify of all the Company's securities, as well as the others that it has in safekeeping.
2)	Inspect the assets of the Company and ensure that measures are taken for the conservation and security thereof.	5.	Inspect the assets of the Company and ensure that measures are taken for the conservation and security thereof.
4)	Report (expressly and in writing) the irregularities noted in the Company's minutes of the Shareholders Assembly, the Audit and Risks Committee, the Board of Directors or the President, as appropriate.	6.	Report (expressly and in writing) the irregularities noted in the Company's minutes of the Shareholders Assembly, the Audit and Risks Committee, the Board of Directors or the President, as appropriate.
3)	Authorize the Company's financial statements by means of their signature.	7.	Authorize the Company's financial statements by means of their signature.
5)	Summon the General Shareholders Assembly to special meetings, in accordance with the provisions of Article 17 of these Bylaws.	8.	Summon the General Shareholders Assembly to special meetings, in accordance with the provisions of Article 17 of these Bylaws.
4)	Comply with the provisions of Article 447 of the Commerce Code or the legal provisions that govern or amend it.	9.	Comply with the provisions of Article 447 of the Commerce Code or the legal provisions that govern or amend it.
6)	Cooperate with the competent authority for the inspection and monitoring of the Company, and provide it with any reports that may be required or requested	10.	. Cooperate with the competent authority for the inspection and monitoring of the Company, and provide it with any reports that may be required or requested
5)	Act in the deliberations of the General Shareholders Assembly and those of the Board of Directors, when summoned to them, with the right to speak but not to vote.	11.	. Act in the deliberations of the General Shareholders Assembly and those of the Board of Directors, when summoned to them, with the right to speak but not to vote.
7)	Fulfill all other duties indicated by law and these Bylaws, as well as those that are entrusted to them by the Audit and Risks Committee and the General Shareholders Assembly (provided such duties are compatible with the law and Bylaws).	12.	Fulfill all other duties indicated by law and these Bylaws, as well as those that are entrusted to them by the Audit and Risks Committee and the General Shareholders Assembly (provided such duties are compatible with the law and Bylaws).
6)	Ensure that management complies with the specific duties established by the monitoring bodies, especially those related to the duties of information and the Corporate Governance Code.	13.	. Ensure that management complies with the specific duties established by the monitoring bodies, especially those related to the duties of information and the Corporate Governance Code.



	Current Text		Amendment Proposal
8)	Report relevant findings to the Company's bodies, to the authorities and to the market, as appropriate.	14.	Report relevant findings to the Company's bodies, to the authorities and to the market, as appropriate.
7)	Be aware of the complaints filed for breach of the rights of shareholders and investors, as well as the results of these investigations, which will be conveyed to the Board of Directors and made known to the General Shareholders Assembly.		Be aware of the complaints filed for breach of the rights of shareholders and investors, as well as the results of these investigations, which will be conveyed to the Board of Directors and made known to the General Shareholders Assembly.
9)	Ensure that the Company's accounts and the minutes for sessions of the General Shareholders Assembly and the Board of Directors are kept regularly, and that the Company's correspondence and account vouchers are duly kept, issuing the necessary instructions for such purposes.	16.	Ensure that the Company's accounts and the minutes for sessions of the General Shareholders Assembly and the Board of Directors are kept regularly, and that the Company's correspondence and account vouchers are duly kept, issuing the necessary instructions for such purposes.
8)	All others indicated in Article 207 of the Commerce Code or other legal provisions	17.	All others indicated in Article 207 of the Commerce Code or other legal provisions
	RAPH ONE : The Statutory Auditor will not have the authority to intervene in Ecopetrol's rative activities. They may only perform the administrative duties inherent to the role of Auditor.	adn	RAGRAPH ONE: The Statutory Auditor will not have the authority to intervene in Ecopetrol's ministrative activities. They may only perform the administrative duties inherent to the role of tutory Auditor.
PARAGI	RAPH TWO: In order to communicate the material findings, the Statutory Auditor must:	PA	RAGRAPH TWO: In order to communicate the material findings, the Statutory Auditor must:
Assemb	Report any irregularities that occur in Ecopetrol's operation and in the implementation of its s, in writing and in a timely manner, to the Board of Directors, the General Shareholders ly, the Audit and Risks Committee or the President, as appropriate in accordance with the ence of the body and the magnitude of the finding in the judgment of the Statutory Auditor.	1.	Report any irregularities that occur in Ecopetrol's operation and in the implementation of its business, in writing and in a timely manner, to the Board of Directors, the General Shareholders Assembly, the Audit and Risks Committee or the President, as appropriate in accordance with the competence of the body and the magnitude of the finding in the judgment of the Statutory Auditor.
2)	Summon extraordinary meetings of the General Shareholders Assembly when necessary.	2.	Summon extraordinary meetings of the General Shareholders Assembly when necessary.
	Inform the legal representative of securities holders, when deemed necessary, in the event e debt securities.	3.	Inform the legal representative of securities holders, when deemed necessary, in the event there are debt securities.
www.ecc	RAPH THREE : On a permanent basis, management will use Ecopetrol's website opetrol.com.co or whichever site takes its place (available to the market and shareholders) to the latest report from the Statutory Auditor, together with its annexes and the details of the and qualifications presented.	ww.	RAGRAPH THREE : On a permanent basis, management will use Ecopetrol's website w.ecopetrol.com.co or whichever site takes its place (available to the market and shareholders) to olish the latest report from the Statutory Auditor, together with its annexes and the details of the lings and qualifications presented.
ARTICLI AUDITO Statutory	E THIRTY-FIVE. DISQUALIFICATIONS FOR THE POSITION OF STATUTORY R In addition to the disqualifications and incompatibilities established in law, Ecopetrol's Auditor may not be anyone who has received income from the Company and/or its ries, where such income represents twenty- five percent (25%) or more of their latest annual	AU Sta	TICLE THIRTY-FIVE. DISQUALIFICATIONS FOR THE POSITION OF STATUTORY DITOR In addition to the disqualifications and incompatibilities established in law, Ecopetrol's tutory Auditor may not be anyone who has received income from the Company and/or its osidiaries, where such income represents twenty- five percent (25%) or more of their latest annual



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income from the immediately preceding year, or persons who perform or exercise (in the Company	income from the immediately preceding year, or persons who perform or exercise (in the Company
and/or its subsidiaries companies, directly or through third parties) services other than those of	and/or its subsidiaries companies, directly or through third parties) services other than those of
Statutory Auditor, thereby compromising their independence for exercising the position. The	Statutory Auditor, thereby compromising their independence for exercising the position. The
Statutory Auditor will be appointed for periods of four (4) years and may be reelected consecutively	Statutory Auditor will be appointed for periods of four (4) years and may be reelected consecutively
for a total of ten (10) years, and it may once again be hired after one (1) period away from the position.	for a total of ten (10) years, and it may once again be hired after one (1) period away from the position.
The partner assigned to the Company must be replaced after a term of five (5) years holding this	The partner assigned to the Company must be replaced after a term of five (5) years holding this
position.	position.
ARTICLE THIRTY-SIX: FINANCIAL STATEMENTS. On the thirty-first (31st) of December of each	ARTICLE THIRTY-SIX: FINANCIAL STATEMENTS On the thirty-first (31st) of December of each
year the accounts will be closed and the financial statements of the Company will be produced.	year the accounts will be closed and the financial statements of the Company will be produced.
ARTICLE THIRTY-SEVEN: FUTURE EXPENSES In order to calculate the income statement,	ARTICLE THIRTY-SEVEN: FUTURE EXPENSES In order to calculate the income statement,
funds must be appropriated in advance to cover future-but-certain expenses, such as company benefits,	funds must be appropriated in advance to cover future-but-certain expenses, such as company benefits,
depreciation, amortization, and taxes, among others.	depreciation, amortization, and taxes, among others.
ARTICLE THIRTY- EIGHT. PROFITS Of the net profits calculated in accordance with Article 39 of	ARTICLE THIRTY- EIGHT. PROFITS Of the net profits calculated in accordance with Article 39 of
these Bylaws, ten percent (10%) will be taken for the statutory reserve, until it is equal to half of the	these Bylaws, ten percent (10%) will be taken for the statutory reserve, until it is equal to half of the
subscribed capital. When this limit is reached, the Company will not be obliged to continue carrying this	subscribed capital. When this limit is reached, the Company will not be obliged to continue carrying this
ten percent (10%) to this account, unless the General Shareholders Assembly so provides. However,	ten percent (10%) to this account, unless the General Shareholders Assembly so provides. However,
if it decreases, the same ten percent (10%) of the profits will be appropriated until the reserve once	if it decreases, the same ten percent (10%) of the profits will be appropriated until the reserve once
again reaches the limit of fifty percent (50%) of the subscribed capital.	again reaches the limit of fifty percent (50%) of the subscribed capital.
ARTICLE THIRTY-NINE. DIVIDENDS For purposes of the distribution of profits as provided in	ARTICLE THIRTY-NINE. DIVIDENDS For purposes of the distribution of profits as provided in
Articles 155 and 454 of the Commercial Code or the rules that replace or amend them, net profits	Articles 155 and 454 of the Commercial Code or the rules that replace or amend them, net profits
shall be considered as those resulting from the application of the following procedure:	shall be considered as those resulting from the application of the following procedure:
1) The profits made by the Company are based on the real and reliable Financial Statements for	1) The profits made by the Company are based on the real and reliable Financial Statements for
each year, and from this value only the items corresponding to the following are subtracted: (i)	each year, and from this value only the items corresponding to the following are subtracted: (i)
Financing the losses from previous years that affect the capital, i.e. when as a consequence	Financing the losses from previous years that affect the capital, i.e. when as a consequence thereof
thereof the net equity is reduced below the subscribed capital (if any); (ii) The statutory reserve and bylaw-related reserves (if any), and (iii) Appropriations for the payment of income and ancillary	the net equity is reduced below the subscribed capital (if any); (ii) The statutory reserve and bylaw- related reserves (if any), and (iii) Appropriations for the payment of income and ancillary taxes.
taxes.	related reserves (if any), and (iii) Appropriations for the payment of income and andhaly taxes.
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2) Using the balance thus determined, the percentages to be distributed shall be applied in	2) Using the balance thus determined, the percentages to be distributed shall be applied in
accordance with the provisions of the Law. This value shall be the minimum amount to be	accordance with the provisions of the Law. This value shall be the minimum amount to be distributed
distributed as a dividend in each period.	as a dividend in each period.
The amounts resulting after having distributed the minimum dividends will be available so that the	3) The amounts resulting after having distributed the minimum dividends will be available so that
General Shareholders Assembly can establish incidental reserves or so that they can be	the General Shareholders Assembly can establish incidental reserves or so that they can be
distributed as dividends in addition to the minimum dividends established in number 2) above	distributed as dividends in addition to the minimum dividends established in number 2) above
in accordance with the dividend distribution policy of the Company. In any case, the distribution	in accordance with the dividend distribution policy of the Company. In any case, the distribution
of dividends must include (i) the capacity of the Company to finance its own investment plan	of dividends must include (i) the capacity of the Company to finance its own investment plan
through its operational cash flow and (ii) the Company's rating before credit rating agencies.	through its operational cash flow and (ii) the Company's rating before credit rating agencies.
ARTICLE FOURTY. LOSSES Losses, if any, will be cancelled out using the reserves allocated for	ARTICLE FOURTY. LOSSES Losses, if any, will be cancelled out using the reserves allocated for
that purpose and, failing that, using the legal reserve. Reserves whose purpose is to absorb specific	that purpose and, failing that, using the legal reserve. Reserves whose purpose is to absorb specific
losses cannot be used to cover other losses, unless the General Shareholders Assembly so decides.	losses cannot be used to cover other losses, unless the General Shareholders Assembly so decides.
If the legal reserve is insufficient to cancel out the losses, the company's profits in the following years	If the legal reserve is insufficient to cancel out the losses, the company's profits in the following years
will be applied to this end, until said loss is extinguished, and during such time it shall not be possible	will be applied to this end, until said loss is extinguished, and during such time it shall not be possible
to allocate the profits differently. The meeting may adopt or order measures leading to the restoration	to allocate the profits differently. The meeting may adopt or order measures leading to the restoration
of net equity when losses arise that have placed such equity below fifty percent (50%) of the subscribed	of net equity when losses arise that have placed such equity below fifty percent (50%) of the subscribed
capital of the Company, e.g. measures such as the sale of valued company assets, the reduction of	capital of the Company, e.g. measures such as the sale of valued company assets, the reduction of
subscribed capital (carried out in accordance with the law), or the issuance of new shares. Any of these	subscribed capital (carried out in accordance with the law), or the issuance of new shares. Any of these
measures must be taken within eighteen (18) months following the determination of the loss. Failing	measures must be taken within eighteen (18) months following the determination of the loss. Failing
this, the Company must be dissolved.	this, the Company must be dissolved.
ARTICLE FORTY-ONE. DISSOLUTION The Company will only be dissolved due to the causes	ARTICLE FORTY-ONE. DISSOLUTION The Company will only be dissolved due to the causes
provided in Article 457 of the Commercial Code or the rules that replace or amend them.	provided in Article 457 of the Commercial Code or the rules that replace or amend them.
ARTICLE FORTY-TWO. LIQUIDATION If the Company is dissolved, its liquidation will commence	ARTICLE FORTY-TWO. LIQUIDATION If the Company is dissolved, its liquidation will commence
immediately. To this end, it should be taken into account that:	immediately. To this end, it should be taken into account that:
1.Excluding the event of an express legal exception, any act that deviates from this purpose will result	1.Excluding the event of an express legal exception, any act that deviates from this purpose will result
in the unlimited, joint and several liability of the Liquidator or Liquidators and the Statutory Auditor who	in the unlimited, joint and several liability of the Liquidator or Liquidators and the Statutory Auditor who
failed to intervene.	failed to intervene.



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2.The following words must be added to the Company name: UNDER LIQUIDATION. If this	2.The following words must be added to the Company name: UNDER LIQUIDATION. If this
requirement is ignored, the Liquidator or Liquidators and the Statutory Auditor who failed to intervene	requirement is ignored, the Liquidator or Liquidators and the Statutory Auditor who failed to intervene
shall be liable in an unlimited, joint and several manner for the damage and losses that may occur.	shall be liable in an unlimited, joint and several manner for the damage and losses that may occur.
PARAGRAPH: In the event of liquidation, in-kind contributions will be returned to the person who	PARAGRAPH: In the event of liquidation, in-kind contributions will be returned to the person who
provided them, in the corresponding proportion, once Article 240 of the Commercial Code and the other	provided them, in the corresponding proportion, once Article 240 of the Commercial Code and the other
applicable legal provisions in such case have been applied.	applicable legal provisions in such case have been applied.
ARTICLE FORTY-THREE. LIQUIDATOR The liquidation of the Company shall be performed by the	ARTICLE FORTY-THREE. LIQUIDATOR The liquidation of the Company shall be performed by the
person appointed by the General Shareholders Assembly and in accordance with Article 228 of the	person appointed by the General Shareholders Assembly and in accordance with Article 228 of the
Commercial Code, or the provisions that supplement, govern or amend it. The Liquidator will execute	Commercial Code, or the provisions that supplement, govern or amend it. The Liquidator will execute
any action under its exclusive liability.	any action under its exclusive liability.
ARTICLE FORTY-FOUR. POWERS OF THE LIQUIDATOR The President, in their capacity as	ARTICLE FORTY-FOUR. POWERS OF THE LIQUIDATOR The President, in their capacity as
liquidator, or the liquidators appointed by the General Shareholders Assembly, have the obligations	liquidator, or the liquidators appointed by the General Shareholders Assembly, have the obligations
and powers conferred to them by Articles 232, 233 and 238 of the Commercial Code.	and powers conferred to them by Articles 232, 233 and 238 of the Commercial Code.
ARTICLE FORTY-FIVE. POWERS OF THE GENERAL SHAREHOLDERS ASSEMBLY. During the	ARTICLE FORTY-FIVE. POWERS OF THE GENERAL SHAREHOLDERS ASSEMBLY During the
liquidation, the powers of the General Shareholders Assembly will remain as they were during the	liquidation, the powers of the General Shareholders Assembly will remain as they were during the
existence of the Company, with the only limitations being those that the liquidation status imposes.	existence of the Company, with the only limitations being those that the liquidation status imposes.
ARTICLE FORTY-SIX. TRANSPARENCY Ecopetrol Group, its managers, employees and	ARTICLE FORTY-SIX. TRANSPARENCY Ecopetrol Group, its managers, employees and
beneficiaries have expressly adopted a zero-tolerance policy against fraud, bribery, corruption, any	beneficiaries have expressly adopted a zero-tolerance policy against fraud, bribery, corruption, any
violations to the FCPA, money laundering and terrorist financing. Furthermore, they manifestly reject	violations to the FCPA, money laundering and terrorist financing. Furthermore, they manifestly reject
any actions such as facilitation payments, political contributions and donations, and donations that do	any actions such as facilitation payments, political contributions and donations, and donations that do
not comply with the requirements of the Colombian Constitution, lobbying activities and payments, anti-	not comply with the requirements of the Colombian Constitution, lobbying activities and payments, anti-
competitive and monopolistic practices, sexual harassment, discrimination in any form, and any	competitive and monopolistic practices, sexual harassment, discrimination in any form, and any
behavior that may constitute a violation of the Colombian Constitution, local or foreign law, as	behavior that may constitute a violation of the Colombian Constitution, local or foreign law, as
applicable. Likewise, they reject all conducts infringing or not acknowledging the content of the Code	applicable. Likewise, they reject all conducts infringing or not acknowledging the content of the Code
of Ethics and the internal regulation. Based on this, the Company undertakes to:	of Ethics and the internal regulation. Based on this, the Company undertakes to:
1.Refrain from participating in events considered compliance risks (fraud, bribery, violations to FCPA,	1.Refrain from participating in events considered compliance risks (fraud, bribery, violations to FCPA,
money laundering and terrorist financing).	money laundering and terrorist financing).



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2.Promote, maintain and strengthen the Compliance Program, the Internal Control System, the	2.Promote, maintain and strengthen the Compliance Program, the Internal Control System, the
Integrated Risk System and an ethics and transparency culture in the Company to prevent and mitigate	Integrated Risk System and an ethics and transparency culture in the Company to prevent and mitigate
the materialization of compliance risks.	the materialization of compliance risks.
3. Have in place tools to identify the risks of the Company and that include means of control to mitigate	3. Have in place tools to identify the risks of the Company and that include means of control to mitigate
such risks.	such risks.
4. Reject and penalize behaviors involving the materialization of any of the risks set forth in this article.	4.Reject and penalize behaviors involving the materialization of any of the risks set forth in this article.
5.Zero-tolerance of acts of favoritism or nepotism in selection processes or facilitation payments,	5.Zero-tolerance of acts of favoritism or nepotism in selection processes or facilitation payments,
political contributions and donations, and donations that do not comply with the requirements of the	political contributions and donations, and donations that do not comply with the requirements of the
Colombian Constitution, lobbying activities and payments, anti-competitive and monopolistic practices.	Colombian Constitution, lobbying activities and payments, anti-competitive and monopolistic practices.
6. Have in place adequate and confidential channels to receive and manage complaints, dilemmas and	6. Have in place adequate and confidential channels to receive and manage complaints, dilemmas and
enquiries submitted by employees and people interested in the transparency of the Company.	enquiries submitted by employees and people interested in the transparency of the Company.
7.Cooperate with national and foreign authorities in carrying out any inquiry and/or investigation	7.Cooperate with national and foreign authorities in carrying out any inquiry and/or investigation
involving Ecopetrol Group, its employees, contractors, suppliers, partners or allies.	involving Ecopetrol Group, its employees, contractors, suppliers, partners or allies.
8. Have within its organizational structure, an independent unit that ensures the adoption and	8. Have within its organizational structure, an independent unit that ensures the adoption and
management of the Compliance Program, the Internal Control System, and the Integrated Risk System	management of the Compliance Program, the Internal Control System, and the Integrated Risk System
and fosters its enforcement and articulation in Ecopetrol and the companies of Ecopetrol Group. This	and fosters its enforcement and articulation in Ecopetrol and the companies of Ecopetrol Group. This
unit will have functional reporting to the Audit and Risks Committee of the Board of Directors.	unit will have functional reporting to the Audit and Risks Committee of the Board of Directors.
ARTICLE FORTY-SEVEN. DUTIES AND RESPONSIBILITIES OF MANAGERS The duties and	ARTICLE FORTY-SEVEN. DUTIES AND RESPONSIBILITIES OF MANAGERS The duties and
responsibilities of Ecopetrol will be those included in managers shall relate to those established in	responsibilities of Ecopetrol will be those included in managers shall relate to those established in
Article 23 of, Law 222 of 1995 and Article 200 of the Commerce Code, or in the legal provisions that	Article 23 of, Law 222 of 1995 and Article 200 of the Commerce Code, or in the legal provisions that
govern, amend or replace these, or that are applicable.	govern, amend or replace these, or that are applicable.
ARTICLE FORTY-EIGHT. DUTY OF CONFIDENTIALITY The members of the Board of Directors	ARTICLE FORTY-EIGHT. DUTY OF CONFIDENTIALITY The members of the Board of Directors
and the employees of the Company have the duty to comply with the legal and internal guidelines	and the employees of the Company have the duty to comply with the legal and internal guidelines
regarding the protection and handling of confidential and reserved information, and may not make use	regarding the protection and handling of confidential and reserved information, and may not make use
of it for their own benefit or that of a third party, or for the purpose of causing any damage or harm to	of it for their own benefit or that of a third party, or for the purpose of causing any damage or harm to
the Company or its shareholders. Therefore, they may not disclose to third parties the operations, plans	the Company or its shareholders. Therefore, they may not disclose to third parties the operations, plans
or initiatives thereof, nor communicate of any technical procedure or the results of exploration or	or initiatives thereof, nor communicate of any technical procedure or the results of exploration or
location of assets, or similar, and in general the activities of Ecopetrol, unless instructed or ordered by	location of assets, or similar, and in general the activities of Ecopetrol, unless instructed or ordered by
a competent government authority.	a competent government authority.



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The use of privileged information for the negotiation of shares is rejected and prohibited. The	The use of privileged information for the negotiation of shares is rejected and prohibited. The
Company's Administrators and employees must abide by the laws and internal regulations governing	Company's Administrators and employees must abide by the laws and internal regulations governing
the matter. ADTICLE FORTY NINE DISCULAR FICATIONS AND INCOMPATIBILITIES. The members of the	the matter. ADTICLE FORTY NINE DISCULARIFICATIONS AND INCOMPATIBILITIES. The marriage of the
ARTICLE FORTY-NINE. DISQUALIFICATIONS AND INCOMPATIBILITIES The members of the Board of Directors and the employees of Ecopetrol will be subject to the inabilities and	ARTICLE FORTY-NINE. DISQUALIFICATIONS AND INCOMPATIBILITIES.— The members of the Board of Directors and the employees of Ecopetrol will be subject to the inabilities and
incompatibilities set out in the Political Constitution, the law, and the provisions contained in these	incompatibilities set out in the Political Constitution, the law, and the provisions contained in these
Bylaws on such issues and on conflicts of interest, as well as the rules that govern, amend or replace	Bylaws on such issues and on conflicts of interest, as well as the rules that govern, amend or replace
these.	these.
PARAGRAPH ONE: The foregoing does not prevent the members of the Board of Directors or	PARAGRAPH ONE: The foregoing does not prevent the members of the Board of Directors or
employees at any level from acquiring the goods or services that the Company supplies to the public	employees at any level from acquiring the goods or services that the Company supplies to the public
under conditions common to all those who request them.	under conditions common to all those who request them.
PARAGRAPH TWO : Ecopetrol workers may be members of the boards of directors of the companies	PARAGRAPH TWO: Ecopetrol workers may be members of the boards of directors of the companies
in which Ecopetrol holds an equity stake, which shall not imply a conflict of interest between that duty	in which Ecopetrol holds an equity stake, which shall not imply a conflict of interest between that duty
and the exercise of duties within the Company.	and the exercise of duties within the Company.
ARTICLE FIFTY. CONFLICTS OF INTEREST Among others, a conflict of interest shall be deemed	ARTICLE FIFTY. CONFLICTS OF INTEREST Among others, a conflict of interest shall be deemed
to exist when:	to exist when:
a. There are opposing interests between a Manager or any employee of the Company and the interests of Ecopetrol, which may lead them to making decisions or acting for their own benefit or the benefit of	a. There are opposing interests between a Manager or any employee of the Company and the interests of Ecopetrol, which may lead them to making decisions or acting for their own benefit or the benefit of
third parties and to the detriment of the interests of the Company, or	third parties and to the detriment of the interests of the Company, or
b. When there is any circumstance that may diminish independence, fairness or objectivity in the	b. When there is any circumstance that may diminish independence, fairness or objectivity in the
actions of a Manager or any employee of Ecopetrol, and this may be detrimental to the interests of the	actions of a Manager or any employee of Ecopetrol, and this may be detrimental to the interests of the
Company.	Company.
For these purposes, Managers shall be construed as the persons defined as such in Article 22, Law	For these purposes, Managers shall be construed as the persons defined as such in Article 22, Law
222 of 1995 or any rule that adds to, amends or replaces it.	222 of 1995 or any rule that adds to, amends or replaces it.
PARAGRAPH ONE: The President, the members of the Board of Directors and all employees of	PARAGRAPH ONE: The President, the members of the Board of Directors and all employees of
Ecopetrol must act with diligence and loyalty towards the Company, and must refrain from intervening	Ecopetrol must act with diligence and loyalty towards the Company, and must refrain from intervening
directly or indirectly in the studies, activities, procedures or decisions in which there might be a conflict	directly or indirectly in the studies, activities, procedures or decisions in which there might be a conflict
of interest.	of interest.



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PARAGRAPH TWO: DISCLOSURE OF CONFLICTS IN THE COMPANY The President members	PARAGRAPH TWO: DISCLOSURE OF CONFLICTS IN THE COMPANY The President members
of the Board of Directors and all of Ecopetrol employees must disclose any conflict between their	of the Board of Directors and all of Ecopetrol employees must disclose any conflict between their
personal interests and the interests of Ecopetrol when dealing with its main shareholder and its	personal interests and the interests of Ecopetrol when dealing with its main shareholder and its
subsidiaries companies, customers, suppliers, contractors and any person who conducts or intends to	subsidiaries companies, customers, suppliers, contractors and any person who conducts or intends to
conduct business with the Company or with companies in which it has a shareholding or interests	conduct business with the Company or with companies in which it has a shareholding or interests
(direct or indirect).	(direct or indirect).
PARAGRAPH THREE: MANAGEMENT OF CONFLICTS OF INTEREST In order to resolve	PARAGRAPH THREE: MANAGEMENT OF CONFLICTS OF INTEREST In order to resolve
situations involving conflicts of interest, the following procedure will be followed:	situations involving conflicts of interest, the following procedure will be followed:
In the event that the conflict of interest involves an employee of the Company, other than Managers at the Company they must inform their line manager in writing so that the latter may decide on the matter, and if they deem that the conflict of interest exists, such line manager will appoint someone to replace the person involved in the conflict of interest.	a. In the event that the conflict of interest involves an employee of the Company, other than Managers at the Company they must inform their line manager in writing so that the latter may decide on the matter, and if they deem that the conflict of interest exists, such line manager will appoint someone to replace the person involved in the conflict of interest.
In the event that the conflict of interest involves a Manager at Ecopetrol, matters shall proceed as provided in Section 7, Article 23, Law 222 of 1995 or the rules that may add to, amend or replace it.	b. In the event that the conflict of interest involves a Manager at Ecopetrol, matters shall proceed as provided in Section 7, Article 23, Law 222 of 1995 or the rules that may add to, amend or replace it.
ARTICLE FIFTY-ONE. ECOPETROL S.A. APPLICABLE LAW The legal system applicable to the Company will be that indicated in law, which, for the legal acts, agreements and actions necessary to manage and implement the corporate purpose, is exclusively Private Law.	ARTICLE FIFTY-ONE. ECOPETROL S.A. APPLICABLE LAW The legal system applicable to the Company will be that indicated in law, which, for the legal acts, agreements and actions necessary to manage and implement the corporate purpose, is exclusively Private Law.
ARTICLE FIFTY-TWO. CORPORATE GOVERNANCE Ecopetrol, its managers and employees	ARTICLE FIFTY-TWO. CORPORATE GOVERNANCE Ecopetrol, its managers and employees
undertake the obligation to comply with the corporate governance practices, which have been	undertake the obligation to comply with the corporate governance practices, which have been
voluntarily adopted by the Company	voluntarily adopted by the Company
ARTICLE FIFTY-THREE. SUPPLEMENTARY RULES In matters not provided for in these Bylaws,	ARTICLE FIFTY-THREE. SUPPLEMENTARY RULES In matters not provided for in these Bylaws,
the relevant legal provisions shall apply.	the relevant legal provisions shall apply.