# REPORT ON THE IMPLEMENTATION OF BEST CORPORATE PRACTICES - COUNTRY CODE

**ECOPETROL S.A.** 

RICARDO ROA BARRAGAN,
PRESIDENT AND
GENERAL LEGAL REPRESENTATIVE,
APPOINTED TO SUBMIT THE
IMPLEMENTATION REPORT

REPORTING PERIOD: JANUARY 1st TO DECEMBER 31st, 2024

**REPORT DATE: JANUARY 2025** 

### I. SHAREHOLDERS' RIGHTS AND EQUAL TREATMENT

### Measure No. 1: Principle of Equal Treatment

1.1.	The	Comp	any trea	ats a	II sharel	nolders	equ	ually wh	no have the	same	condition	s within th	ıe
same	share	class,	without	this	implying	access	by	certain	shareholders	s to	privileged	informatio	n
regard	ding otl	her sha	areholder	s.									

# 1.1 Implemented measure

YES X NO N/A

### YES. Briefly explain:

According to the provisions of the first paragraph of Article 10 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), in seeking to guarantee the full exercise of the rights of investors and shareholders and complete compliance with its obligations thereto, Ecopetrol treats them identically in terms of request, claims, and information, regardless of the amount of their investment or the number of shares they represent.

In 2024, all shareholders continued receiving equal treatment, considering that each shareholder has the same rights in relation to the number and class of shares they own.

Date implemented	11/19/2003
Date modified	03/22/2024

**1.2. The Board of Directors has approved a specific procedure** that establishes the Company's practices **regarding relations with the shareholders with different conditions** in matters such as access to information, addressing requests for information, communication channels, kinds of interaction between shareholders and the Company, its Board of Directors and other Administrators.

# 1.2 Implemented measure

			_	
YES	x	NO	N/A	

### YES. Briefly explain:

According to the provisions outlined in paragraph 9, Article 23 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the duty of the Board of Directors is to adopt specific measures regarding Ecopetrol's governance, conduct, and information in order to ensure respect for the rights of investors in its shares or in any other security it issues, pursuant to the parameters established by the market's governing bodies, as well as the proper administration of its affairs and public information regarding its management. In this regard, Chapter I: Rights and Equal Treatment of all Shareholders, Section 7: Shareholder and Investor Services Office, the Corporate Governance Code establishes the existence of a Shareholder and Investor Relations Office to assist the interaction between Ecopetrol's administration and this stakeholder. This office is responsible for addressing and resolving requests, as well as providing information. The foregoing, without prejudice to the requests, complaints, claims, and demands received through the Citizen Participation Office, which, if applicable, redirects these communications according to its subject to the respective area, including the Investor Relations Office.

This procedure remained in effect throughout 2024, ensuring a transparent between the Company and its shareholders.

Date implemented	11/19/2003
Date modified	03/22/2024

# Measure No. 2: Information on Shares

<b>2.1.</b> Through its website, the Company provides the prinformation about the <b>different share classes issu</b> issued for each class, and the number of reserved inherent to each share class.	<b>ued</b> by the Company, the number of shares
2.1 Implemented measure	YES X NO N/A
YES. Briefly explain:	
This information is published on the Company's webs	osite and the website of the Financial
Company website: <a href="www.ecopetrol.com.co">www.ecopetrol.com.co</a> under the Investo at the top of the page. In addition, the shareholder documen this same tab in the FAQ section.	
Available in Spanish at:	
https://www.ecopetrol.com.co/wps/wcm/connect/b4f1d1e6 preguntas-frecuentes-accionistas.pdf?MOD=AJPERES&attac	
Superintendence website:	
SIMEV (superfinanciera.gov.co)	
Date implemented	11/13/2007
Date modified	N/A
Measure No. 3: Non-dilution of capital.  3.1. Any transaction that might result in a dilution of ecapital increase waiving the right of preference in the subseparation, among others) will be thoroughly and previous Company by means of a report issued by the Board of Directors of the transaction from an external independent constitute Board of Directors. These reports are made available to within the terms for the exercise of the right of inspection.	oscription of shares, a merger, spin-off, or ously explained to shareholders by the rectors, including a fairness opinion on the sultant of recognized standing appointed by
3.1 Implemented measure	YES NO X N/A
NO. Explain: The procedure described in this measure is not regulated by regulations of Ecopetrol. Without prejudice to the above a procedure was implemented in 2015. If it were to arise operation in detail.	and to capitalize occasional reserves, this
Notwithstanding the foregoing, the dilution of minor Recommendation 3.1 did not transpire, and therefore, this 2024 term.	s Recommendation does not apply for the
Date implemented	N/A
Date modified	N/A

4.1. The Company has a corporate website, in Governance or Shareholder and Investor Relatifinancial and non-financial information under the 33.3. Said website will never disclose confidential secrets or information whose disclosure can be under the	tions link or their e terms offered by R al information about	equivalent, which includes ecommendations 32.3 and the Company or corporate
4.1 Implemented measure	YESX	NO N/A
YES. Briefly explain:		
All financial and non-financial information is particle (www.ecopetrol.com.co) and updated periodically in Engrecommended by Colombia's Code of Best Corporate Polisclosure of Relevant and Non-Relevant Information.	lish and Spanish, in	
During 2024, Ecopetrol continued with the maintenance website criteria up to date, implementing website de facilitate information search for all stakeholders, ensu set forth in Resolution 1519 of 2020 issued by Colomb Communication (MinTic).	sign, accessibility, a ring compliance wit	and usability, in order to h the accessibility criteria
Date implemented	11/13/2007	
Date modified	08/31/2024	
shareholder and investor services or relations of shareholders can express their opinions, voice to Company's developments or matters regarding to 4.2 Implemented measure	heir concerns and p	rovide suggestions on the
YES. Briefly explain:		
Ecopetrol has permanent mechanisms providing as shareholders and investors, among which are traditional services office, email, chat, access to information through Relations site), and the release of periodic information concerns and requests and deliver relevant information environment.	al channels, such as gh a link on its websi on. The aim of thes	a call center, shareholder te (Shareholders/Investor e channels is to address
Furthermore, virtual and in-person events are held for quarterly conference calls to present the quarterly resul		investors, in addition to
As of 2025, the information pertaining to the Company's under the "Information for Shareholders" link provid provided to each shareholder.		
Date implemented	11/13/2007	
Date modified	N/A	
4.3. The Company organizes events to present the	e quarterly results	s to its shareholders and

**4.3.** The Company organizes events to present the quarterly results to its shareholders and market analysts, which may be held in-person or through remote communication means (teleconference, videoconference, etc.)

	4.3	Imp	emented	measure
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YES	Х	NO	N/A	
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# YES. Briefly explain:

Ecopetrol S.A. organizes events to present its quarterly results aimed at its institutional investors, market analysts, and shareholders. Conference calls with a question-and-answer section, in-person events, and remote streaming are offered. Quarterly results are published on the Company's website.

The Company regularly participates in conferences organized by international banks, whether inperson events or virtual conferences attended by analysts and institutional investors.

Additionally, in-person meetings and individual teleconference calls requested by analysts and investors are held; shareholder and investor concerns are answered through institutional emails (investors@ecopetrol.com.co and accionistas@ecopetrol.com.co); mass participation events are held, led by the Legal Representative, to convey results and topics of interest to shareholders; and information such as the Shareholders' Newsletter is sent periodically.

Events held in 2024

- 4th Quarter Results Call (4Q23): March 1, 2024
- General Shareholders' Meeting: March 22, 2024
- 1st Quarter Results Call (1Q24): May 8, 2024
- 2<sup>nd</sup> Quarter Results Call (2Q24): August 14, 2024

3<sup>rd</sup> Quarter Results Call (3Q24): November 14, 2024

Date implemented	11/13/2007
Date modified	N/A

**4.4.** The Company organizes or participates in presentations, events, and fixed income forums, primarily designed for debt instrument investors and market analysts, where the issuer's business indicators, liabilities management, financial policies, ratings, and behavior relating to covenants, etc., are updated.

# 4.4 Implemented measure

YES	Χ	NO		N/A	
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### YES. Briefly explain:

Ecopetrol S.A. regularly participates in fixed-income conferences organized by international banks and carries out non-deal road shows with fixed-income investors.

Some of the main events held during the 2024 reporting period include:

### lune:

- Bank of America Emerging Markets Corporate Conference
- 13th BBVA Latin America Conference

 $\begin{tabular}{ll} Information: & $https://www.ecopetrol.com.co/wps/wcm/connect/4e3a431f-9cdf-45bf-b2bd63a172723117/Investors+presentation+June+2024++eng.pdf?MOD=AJPERES&CVID=p0DQZ1\\ \hline{i} \end{tabular}$ 

### October:

- BTG Pactual Latam CEO Conference

### Information:

https://www.ecopetrol.com.co/wps/wcm/connect/c7240484-6961-40e7-8272-

4f19afe98416/Ecopetrol+-+Roadshow+Presentation+-

+October+2024+vf+%287+year%29.pdf?MOD=AJPERES&attachment=false&id=1728411827189

Date implemented	12/31/2012
Date modified	N/A

4.5.	The Corporate Bylaws specify that representing at least five percent (5%) to be carried out on matters other than to Based on its capital structure, the Company (5%).	) of the capi those audited	<b>tal may i</b> by the C	r <b>equest f</b> ompany's	or <b>Sp</b> Statu	<b>ecial Audits</b> tory Auditor.
4.5 Im	plemented measure	YES	X	NO		N/A
YES. B	riefly explain:					
ratified Externa shareho holding	the provisions outlined in paragraph 10, Art by the General Shareholders' Meeting on Ma al Control, paragraph 1.10 of Ecopetrol S.A. olders representing at least five percent (5% at least ten percent (10%) or more of the or individually or jointly, may request the reali	arch 22, 2024 's Corporate ( ) of the Comp e respective (	), and Ch Governan any's sub issuance	apter VII ce Code, oscribed s of instrur	: Cont a plur hares	rol, Section 1 al number of and investors
accoun subscri	rol's website informs shareholders that the 59 the Company's shareholder composition. I bed shares is intended to ensure that minor that Special Audits be performed.	in effect, the	requirem	ent of fiv	e per	cent (5%) o
	2024, no requests for a Special Audits were s		sharehold	ers.		
	mplemented	07/06/2007				
Date n	nodified	03/22/2024				
4.6. 4.6 I	To exercise this right, the Company has specified in Recommendation 4.5.  mplemented measure	-	rocedur rES X	e in plac		N/A
YES.	Briefly explain:					
Section S.A. 's reque Share event Office coord	rovisions outlined in paragraph 10, Article 10 on 1 External Control, paragraph 1.10: Specis Corporate Governance Code establish the recepting Special Audits. Requests to perform Scholder and Investor Relations Office, notings and transactions to be audited, and their must process these requests quickly and inate with the company's departments, whimenting the audit.	al Audits requ quirements to pecial Audits the reasons duration. The d efficiently,	uested by be met by must be for perfo Shareho enabling	Shareholy sharehold submitted orming a lider and the audited	lders, ders a l in wi Specia Invest tor's	of Ecopetrol nd investors riting to the Il Audit, the or Relations activities to
(30) to the	esults of the Special Audit shall be reported first business days to decide on the matter. These as Board of Directors and the other control an gements, the results shall be transferred to the	results and the d oversight b	e Presider odies. In	nt's decisi the even	on will	be reported
Article for re the re	al Audits are recognized as a Shareholders' e 10 of the Corporate Bylaws, paragraph 10. questing the audit, who may request these, equirements thereof, the matters it can coverry out said audit, among other matter, whic dure.	This procedu and how they , and the qua	re clearly must be ilities of t	indicates addresse he persor	the red d and that	equirements carried out, will be hired

Additionally, regarding who assumes the costs of the Special Audit, the Corporate Governance Code indicates in Chapter VII: Control, Section 1: External Control, paragraph 1.10 that Special Audits may be requested by a plural number of shareholders representing at least five percent (5 %) of the subscribed shares of Ecopetrol, under their own expense and responsibility, provided that said audits do not hinder the day-to-day operations of the Company.

During 2024, no changes were made to the conditions for requesting a Special Audit.

Date implemented	07/06/2007
Date modified	03/22/2024

# Measure No. 5: Actions of Administrators' during change of control operations of the Company.

**5.1** In their acceptance letters or contracts, the members of the Board of Directors and Senior Management have expressly accepted that, upon notification of a Takeover Bid (TOB) or other relevant operations such as mergers or spin-offs, they agree not to negotiate Company shares, directly or indirectly through an intermediary, during certain periods.

5.1 Implemented measure
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YES	Χ	NO		N/A	
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### YES. Briefly explain:

Per Article 48 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), both the members of the Board of Directors and the employees of the Company have a duty of confidentiality; thus, they cannot reveal the operations, plans, or initiatives of the Company to third parties, nor communicate any technical procedure or the results of exploration or location of assets, or similar information and, Ecopetrol's activities in general, unless there is an instruction or order from a competent government authority. The use of privileged information for trading shares is prohibited, and the Company's Directors and workers must abide by the laws and internal regulations that regulate the matter.

In furtherance of such duty and statutory prohibition, in the Information and Obligations Declaration Form for Members of the Board of Directors of Ecopetrol S.A., the Directors declare that as members of the Board of Directors, they undertake to comply with the obligations and responsibilities inherent to their position and, especially to not to negotiate, directly or indirectly through an intermediary, shares of Ecopetrol S.A. from knowledge obtained from the presentation of a takeover bid or other relevant operations, such as mergers or spin-offs.

In addition to the above and in compliance with the Federal Laws of the United States, given the status of Ecopetrol as issuer of American Depositary Receipts (ADRs) in that country, a measure was implemented in the Company whereby one month before the publication of results, all officials and administrators with access to privileged information about the Company, must refrain from carrying out transactions with Ecopetrol shares during that month and up to 24 hours after the quarterly results report is published.

During 2024, no takeover bid was presented. In March 2024, the new Directors signed the Information and Obligations Declaration Form for Members of the Board of Directors of Ecopetrol S.A., ensuring the commitment of the entire collegiate body thereto, and a month before all financial statement disclosures, the employees with access to insider information were informed that they would not be able to trade their shares until one day after publication.

Date implemented	04/17/2015
Date modified	03/22/2024

**Measure No. 6: Listing of companies included in Conglomerates.** Notwithstanding the independence of each individual Company comprising the Conglomerate and the responsibilities of its administrative bodies, **there is an organizational structure** in the Conglomerate that defines the

Management — their key individual bodies and which is public, clear and transparent, and allo facilitating the strategic orientation, oversight, co	w drawing lines of responsib	oility and communication,
6.1 Implemented measure	YES X	NO N/A
YES. Briefly explain		
During 2024, there were no modifications to the Company has clearly defined Governing Bodies and comparable bodies, and President or General jurisdiction), and specific attributions defined the and responsibilities, among others. For the Corpor of the key elements of the Corporate Governance Relationship Model, which defined therein the recompanies, which was also included in the Annato and ratified by the General Shareholders' Meeting	(General Shareholders' Meeti al Manager as applicable acco ereto through bylaws, regula porate Governance Model of t ce Model implemented is the ole of Ecopetrol as the parent ual Corporate Governance Re	ing, Board of Directors ording to their respective itions, handbooks, roles, the Ecopetrol Group one Ecopetrol Group company of the
Date implemented	11/14/2013	
Date modified	06/29/2023	
the Board of Directors of each of these Recommendation 6.2.  6.2 Implemented measure	companies, which regulates	s the matters indicated in NO $\chi$ N/A
NO. Explain: To date, the Corporate Governance Model, an Model, defines the frame of reference that regular focused on the definition of guidelines and of governing bodies of the Group companies, ac Ecopetrol (direct or indirect). Given the foregoing into agreements thereon, Ecopetrol has not add Group, given that the institutional relationship from in the Relationship Model.	ates the relationships between directives that are being in cording to the type of cont g, and considering it is not a le opted a document thereof w	n the Group's companies, inplemented through the crol thereof exercised by egal requirement to enter ith the companies in the
Date implemented	N/A	
Date modified	N/A	
Measure No. 7: Conflict Resolution		
<b>7.1</b> Except for those disputes between sharehold Board of Directors, which by express legal proving jurisdiction, the Corporate Bylaws of the Corporate ontroversies such as direct agreement, out	sion must necessarily be resempany include mechanism	olved before the Ordinary ns for the resolution of
7.1 Implemented measure	YES X	NO N/A
YES. Briefly explain:		
Paragraph 2 of Article 10 of the Corporate Shareholders' Meeting on March 22, 2024), and		

three (3) governance levels— the General Shareholders' Meeting, the Board of Directors, and Senior

of all Shareholders, Section 10: Dispute Resolution Mechanisms with shareholders of Corporate Governance Code of Ecopetrol S.A., establish alternative mechanisms for dispute resolution. These mechanisms aim to resolve the disputes between shareholders, between the Company and its shareholders, or between the shareholders and the Company's management through a direct agreement process that begins upon receipt of the notice of disagreement. If the parties have not reached an agreement after sixty (60) business days, they may choose to resolve the dispute through the Ordinary jurisdiction or through the Superintendency of Companies.

During 2024, there were no disputes between the Company and its shareholders that should be resolved through these alternative resolution mechanisms.

Date implemented	11/19/2003
Date modified	03/22/2024

### II. GENERAL SHAREHOLDERS' MEETING

### Measure No. 8: Duties and Competencies

In addition to other duties attributed to the General Shareholders' Meeting by the legal framework, **The Corporate Bylaws expressly include the duties of the General Shareholders' Meeting specified in Recommendation 8.1.** and emphasize their exclusive and non-delegable nature.

8.1 Implemented measure	ΥES X	NO	N/A	
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### YES. Briefly explain:

Ecopetrol's Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024)expressly establish that the duties specified in Recommendation 8.1 of the Code of Best Corporate Practices are the responsibility of the General Shareholders' Meeting.

The Corporate Bylaws establish that the fees of the members of the Board of Directors will be set by the General Shareholders' Meeting, and they will be paid for attending the meetings of the Board of Directors and the Committees. Said fees will be fixed by taking into account the nature of the Company, the responsibility of the position, and the market guidelines (paragraph 3 of Article 20 of the Corporate Bylaws). It is important to specify that Senior Management does not receive a variable remuneration component linked to the share value; rather, it is associated with the long-term business results (3 years).

The Corporate Bylaws establish that the Board of Directors will be comprised of nine (9) principal members without alternates, who will be elected by the General Shareholders' Meeting by the electoral quotient system for institutional periods of four (4) years and may be reelected more than once for equal periods without exceeding three (3) periods in total. Elected persons may not be replaced in partial elections without proceeding to a new election under the electoral quotient system unless the vacancies are unanimously filled. Appointment as a member of the Board of Directors may be made in a personal capacity. In every case, in the fulfillment of their duties, the Board of Directors member, regardless of the origin of their candidacy, must address their fiduciary duties as a corporate administrator. (Article 20 of the Corporate Bylaws). For the configuration of the Board of Directors, the Internal Regulations of the Board of Directors will also be taken into account, as well as the Internal Relation of the Corporate Governance and Sustainability Committee, the Succession Policy for Members of the Board of Directors, the Board of Directors Experience and Competencies Matrix, and the Diversity and Inclusion Policy for the Board of Directors and the Boards of the Ecopetrol Group.

Likewise, The Corporate Bylaws establish that the Nation undertakes, in accordance with its shareholding, that the divestment of assets whose value is equal to or greater than 15% of the market capitalization of Ecopetrol S.A. will be discussed and resolved within the General Shareholders' meeting, and the Nation may only vote favorably if the vote of the minority shareholders is equal to or greater than 2% of the subscribed shares of shareholders other than the Nation (Paragraph Article 15). The Corporate Bylaws establish that it is the duty of the Meeting to approve business

reorganization processes, such as mergers, spin-offs, tr section o). These duties correspond exclusively to the Shar nature, cannot be delegated to other corporate bodies.			
In 2024, paragraph r) or Article 15 and numeral 7 of Article whereby it is not a duty of the Board of Directors to submit a for approval by the General Shareholders' Meeting.			
Date implemented	11/13/2007		
Date modified	03/22/2024		
Measure No. 9: Regulations of the General Sharehold	ers' Meeting	that regul	lata all thoso
<b>9.1.</b> The Company has Regulations for the General Shamatters which concern it, including its call to the preparation receive, assistance, its development, and the exercise of the to ensure that the latter are completely informed regarding of the General Meeting.	n of the information of the political rights of	on that shareh the sharehold	nolders must Iers, in order
9.1 Implemented measure	YESX	NO	N/A
YES. Briefly explain:			
Per paragraph q, Article 15 of the Corporate Bylaws (Is Shareholders' Meeting on March 22, 2024), Ecopetrol S.A. Shareholders' Meeting that guarantees the adoption of facilitate debate and decision-making within a framew shareholders. The Regulations specifically define the convergence regarding their observance and development.  This document is published on the Company's website: <a href="https://www.ecopetrol.com.co/wps/portal/Home/en/investmeeting/general-shareholders-meeting">https://www.ecopetrol.com.co/wps/portal/Home/en/investmeeting/general-shareholders-meeting</a> During 2024, the Internal Regulations of the General Shareholders	has Internal Registers to the structure of the structure	gulations for to vernance properties and participal for the meeting the meetin	the General actices that ation of all ngs and the
Date implemented	07/13/2004		
Date modified	03/27/2023		
Measure No. 10: Convening of Shareholders' Meeting  10.1. To facilitate the exercise of the shareholders' right establish that the Ordinary General Sharehold thirty (30) calendar days before the meeting a convened at least fifteen (15) calendar days be prejudice to the legal terms established for corpora offs, or transformations).	ers' Meeting mu and that extraord fore the meeting	ist be conver dinary sessio g. The foregoin	ned at least ons must be ng is without
10.1 Implemented measure	YESX	NO	N/A
YES. Briefly explain:			
Articles 16 and 17 of Ecopetrol S.A.'s Bylaws (last amende	d and ratified by t	:he General Sh	nareholders'

The call to the Ordinary General Shareholders' Meeting will be made thirty (30) calendar days before the date scheduled for the meeting.

The call for extraordinary meetings will be made fifteen (15) calendar days before the date scheduled for the meeting.
 During 2024, for both the ordinary and extraordinary meetings of the General Shareholders Meeting, the provisions of Articles 16 and 17 regarding the applicable notice periods were duly observed.
 Date implemented 05/19/2015
 Date modified 03/22/2024

**10.2.** In addition to the traditional and compulsory means established in the legal framework, **the Company ensures maximum broadcasting and publicity of the call** through the use of electronic means, such as the corporate website, email alerts through individual emails, even if appropriate, through corporate networks.

### 10.2 Implemented measure

YES	Χ	NO		N/A	
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### YES. Briefly explain:

According to the provisions outlined in Articles 16 and 17 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024) of Ecopetrol S.A., the call notice to meetings of the General Shareholders' Meeting is published on the Company's website and in a national newspaper with widespread circulation.

Additionally, through Facebook, X (formerly Twitter), and LinkedIn, the Company publishes the information related to the call to meetings of the General Shareholders' Meeting.

Date implemented	11/19/2003
Date modified	03/22/2024

10.3. In order to increase transparency in the decision-making process during the General Shareholders' Meeting, in addition to the meeting agenda stipulating the topics for discussion, the Company provides shareholders the Proposed Resolutions which the Board of Directors will present at the meeting for each item, making them available at the time of the call or at least fifteen (15) calendar days before said meeting.

# 10.3 Implemented measure

### NO. Explain:

On Ecopetrol S.A.'s website, the supporting documents or proposed resolutions are published for the respective items on the General Shareholders' Meetings agenda at least fifteen (15) business days before the respective meeting.

In 2024, the following support documents or proposed resolutions were published on the website at least fifteen (15) days before the respective meeting, numbered 1 to 10. Point number 11 was published after this date after the Corporate Governance and Sustainability Committee of the Board of Directors had concluded the verification process on the candidates' profiles and conditions:

- 1. Call for the 2024 Ordinary General Shareholders' Meeting (and agenda).
- 2. Reminder of the Ordinary General Shareholders' Meeting.
- 3. Integrated Management Report 2023.
- 4. Annual Corporate Governance Report.
- 5. Separate financial statements to December 31, 2023.
- 6. Consolidated financial statements to December 31, 2023.
- 7. Measures adopted by Ecopetrol to guarantee the adequate representation of its shareholders.
- 8. Profit distribution project.

9. Proposed amendments to the Bylaws.	ad administration of the control of	والماماء	
10. Nomination minutes of the candidates for the eighth a 11. Ballot of prospective candidates for the Board of Dire			nd letters of
acceptance of nomination.	cors, including the	ii promes a	na ictiers of
Date implemented	N/A		
Date modified	N/A		
<b>10.4.</b> A spin-off can only be analyzed and approved when this agenda item has been expressly included			
10.4 Implemented measure	YES X	NO	N/A
YES. Briefly explain:			
Paragraph O, Article 15 of the Corporate Bylaws (lass Shareholders' Meeting on March 22, 2024) establishes that to approve corporate reorganization processes, such as spi Regulations of the General Shareholders' Meeting (estable each meeting, which contains a series of topics submitted and/or resolution by the Meeting. This agenda is published Consequently, in the event a shareholders' meeting is required this would be explicitly included in the agenda.	t it is the duty of the n-offs. Additionally, ishes that the agen for consideration, along with the call	e Sharehold Article 4 of da must be information notice of ea	ders' Meeting the Internal included in discussion, ach meeting.
In 2024, the General Shareholders' Meeting did not consid processes.	er or approve any c	corporate re	organization
•	er or approve any o	corporate re	organization
processes.		corporate re	eorganization
processes.  Date implemented	10/31/2005 03/22/2024 ctors accurately re not hidden or dis	lists the t	t <b>opics to be</b>
processes.  Date implemented  Date modified  10.5. The agenda suggested by the Board of Dire discussed, making certain that important topics a	10/31/2005 03/22/2024 ctors accurately re not hidden or dis	lists the t	t <b>opics to be</b>
Date implemented  Date modified  10.5. The agenda suggested by the Board of Dire discussed, making certain that important topics a generic, and general or broad terms such as "other discussed".	10/31/2005 03/22/2024 ctors accurately re not hidden or dis s" or "proposals and	lists the tsguised und	topics to be ler imprecise, eous."
Date implemented  Date modified  10.5. The agenda suggested by the Board of Dire discussed, making certain that important topics a generic, and general or broad terms such as "other 10.5 Implemented measure	10/31/2005 03/22/2024  ctors accurately re not hidden or dis s" or "proposals and YES X  nary General Share o as to duly inform s	lists the taggised under discelland NO holders' Meshareholder	topics to be ler imprecise, eous."  N/A  eeting held in
Date implemented  Date modified  10.5. The agenda suggested by the Board of Dire discussed, making certain that important topics a generic, and general or broad terms such as "other of the collaboration of the Corporate Bylaws and the general public of the topics to be discussed by the Pursuant to Articles 16 and 17 of the Corporate Bylaws Shareholders' Meeting on March 22, 2024), the call notice Company's website and in a national newspaper with wide information on the topics that would be submitted to the strepresentation, and other relevant issues to adequately car body in 2024 were published on the website.	10/31/2005 03/22/2024  ctors accurately re not hidden or dis s" or "proposals and YES X  nary General Share o as to duly inform highest corporate in the sto these meetings spread circulation. It is the methoders, the meaning spread circulation. It is the methoders, the meaning spread circulation. It is the methoders of the store that the meaning spread circulation. It is the methoder of the store that the meaning spread circulation. It is the meaning spread circulation. It is the meaning spread circulation, the meaning spread circulation is the store that	lists the taguised und discelland NO NO ratified by swere publicities, the chanisms	topics to be ler imprecise, eous."  N/A  eeting held in rs, investors, the General lished on the e supporting for their due
Date implemented  Date modified  10.5. The agenda suggested by the Board of Dire discussed, making certain that important topics a generic, and general or broad terms such as "other of the collaboration of the Corporate Bylaws and the general public of the topics to be discussed by the Pursuant to Articles 16 and 17 of the Corporate Bylaws Shareholders' Meeting on March 22, 2024), the call notice Company's website and in a national newspaper with wide information on the topics that would be submitted to the strepresentation, and other relevant issues to adequately care	10/31/2005 03/22/2024  ctors accurately re not hidden or dis s" or "proposals and YES X  nary General Share o as to duly inform highest corporate in the sto these meetings spread circulation. It is the methoders, the meaning spread circulation. It is the methoders, the meaning spread circulation. It is the methoders of the store that the meaning spread circulation. It is the methoder of the store that the meaning spread circulation. It is the meaning spread circulation. It is the meaning spread circulation, the meaning spread circulation is the store that	lists the taguised und discelland NO NO ratified by swere publicities, the chanisms	topics to be ler imprecise, eous."  N/A  eeting held in rs, investors, the General lished on the e supporting for their due

**10.6.** In the case of Bylaws amendments, each Article or group of Articles that are substantially independent is voted on separately. Regardless, an Article is voted on separately if any shareholder or group of shareholders representing at least five percent (5%) of the share capital requests during the Meeting, a right that is previously disclosed to shareholders.

10.6 Implemented measure	YES X	NO

# YES. Briefly explain:

Article 3 of the Internal Regulations of the General Shareholders' Meeting establishes that, in the case of amendments to the Corporate Bylaws, an Article will be voted on separately if any shareholder or group of shareholders representing at least five percent (5%) of the paid-in capital, requests it during the Meeting.

It is important to note that this Recommendation will be implemented as long as the amendments to the Corporate Bylaws are submitted for consideration at the meetings of the General Shareholders' Meeting and any shareholder or group of shareholders representing at least five percent (5%) of the share capital request a separate vote on the Articles; in the latest amendment carried out and approved by the General Shareholders' Meeting of March 30, 2022, this event did not occur.

In 2024, the possible event included in the recommendation did not occur, although the Corporate Bylaws were amended, as no shareholder or group of shareholders representing at least 5% of the paid-in capital requested a separate vote for each article.

Date implemented	03/26/2015
Date modified	03/27/2020

10.7. Notwithstanding the provisions of Article 182 of the Commercial Code, in order to reinforce and guarantee the shareholders' right to inspection and information prior to the Meeting, The Corporate Bylaws recognize the shareholders' right, regardless of the size of their shareholding, to propose the introduction of one or more items to be discussed on the agenda of the General Shareholders' Meeting, within a reasonable limit and provided that a justification is offered along with the request for the new items. The request by the shareholders must be made within five (5) calendar days following the publication of the call notice.

107	Tmn	lomontod	measure
TO./	THID	ememe	illeasure

YES	NO	Χ	N/A	

### NO. Explain:

During the Ordinary meeting, the shareholders can address all the topics related to the duties of the General Shareholders' Meeting and submit all the proposals they like within this subject matter, regardless of the size of their shareholding, without the requisite of having to include it as an item in the agenda and with the possibility of having it addressed within the meeting, specifically under the agenda item on discussion of any further business.

In the extraordinary meetings whose objective is to address specific items in the agenda, addressing a separate point requires approval to include this new item according to Article 17 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024) and the Declaration of the Nation of February 16, 2018, establishing therein that the Nation is obliged to support initiatives with its vote aimed at allowing the inclusion of additional items to those already included in the agenda in extraordinary meetings of the General Shareholders' Meeting, if these are presented by one or more shareholders representing at least two percent (2%) of the subscribed shares.

Date implemented	N/A
Date modified	N/A

**10.8.** If the request is dismissed by the Board of Directors, **it is obliged to respond in writing to** those requests made by the shareholders representing at least five percent (5%) of the share capital or a lower percentage established by the Company based on the degree of ownership, **explaining the reasons for their decision** and informing shareholders of the right they have

to submit their proposals during the Meeting in aforementioned Article 182 of the Commercial Code.	accordance wit	th the provis	ions of the
10.8 Implemented measure	YES	NOX	N/A
NO. Explain:			
In line with the abovementioned, during the Ordinary meet topics related to the duties of the General Shareholders' Mee within this subject matter, regardless of the size of their shat to include it as an item in the agenda and with the possibility meeting, specifically under the agenda item on discussion of the extraordinary meetings whose objective is to address a separate point requires approval to include this new item Bylaws (last amended and ratified by the General Sharehold Declaration of the Nation of February 16, 2018, establishing support initiatives with its vote aimed at allowing the includincluded in the agenda in extraordinary meetings of the General by one or more shareholders representing at lesshares.	ting and submit reholding, without yof having it act any further bus specific items in according to Arers' Meeting on any therein that sion of additionaneral Sharehold	all the proposable the requisit ddressed within siness.  In the agenda, ticle 17 of the March 22, 202 the Nation is all items to the ers' Meeting,	als they like the of having in the same addressing the Corporate and the obliged to ose already if these are
Date implemented	N/A		
Date modified	N/A		
10.9. In the event that the Board of Directors accepts the submit items according to the aforementioned Record to the call notice of the General Shareholders' Material calendar days prior to the meeting.	nmendations ha	s expired, <b>a s</b>	upplement

### NO. Explain:

10.9 Implemented measure

In line with the abovementioned, during the Ordinary meeting, the shareholders can address all the topics related to the duties of the General Shareholders' Meeting and submit all the proposals they like within this subject matter, regardless of the size of their shareholding, without the requisite of having to include it as an item in the agenda and with the possibility of having it addressed within the same meeting, specifically under the agenda item on discussion of any further business.

For the extraordinary meetings whose objective is to address specific items in the agenda and in which the addressing of a separate point thereof requires approval, Article 17 of the Corporate Bylaws and the Declaration of the Nation of February 16, 2018, establish that the Nation is obliged to support initiatives with its vote aimed at allowing the inclusion of additional items to those already included in the agenda in extraordinary meetings of the General Shareholders' Meeting if these are presented by one or more shareholders representing at least two percent (2%) of the subscribed shares.

Date implemented	N/A
Date modified	N/A

**10.10.** Within the same term specified in numeral 10.7, **shareholders may also submit, in a reasonable manner, new Proposals for Resolution** on topics previously included in the agenda. Regarding these requests, the Board of Directors acts similarly to that foreseen in the numerals 10.8. and 10.9 above.

10.10 Implemented measure	YES	NOX	N/A	
NO. Explain:				
In line with the abovementioned, during the Ordinary meet topics related to the duties of the General Shareholders' Meet within this subject matter, regardless of the size of their sha to include it as an item in the agenda and with the possibilit meeting, specifically under the agenda item on discussion of	ting and submit a reholding, withou y of having it ad	III the proposa It the requisit dressed within	ils they like e of having	
In the extraordinary meetings whose objective is to address specific items in the agenda, addressing a separate point requires approval to include this new item pursuant to Article 17 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024) and the Declaration of the Nation of February 16, 2018, establishing therein that the Nation is obliged to support initiatives with its vote aimed at allowing the inclusion of additional items to those already included in the agenda in extraordinary meetings of the General Shareholders' Meeting, if these are presented by one or more shareholders representing at least two percent (2%) of the subscribed shares.				
It is important to specify that the supporting documentatio meetings is published on the Company's website to inform the in the agenda.				
Date implemented	N/A			
Date modified	N/A			
10.11. The Company undertakes to employ electronic corporate website with exclusive access for the share and information associated with each agenda items of the measure  10.11 Implemented measure	holders, to prov			
No. Explain:				
The supporting documents for the agenda items of the meeti are published for public access on the website of Ecopetrol S <a href="https://www.ecopetrol.com.co/wps/portal/Home/en/investormeeting/shareholdersmeeting2024">https://www.ecopetrol.com.co/wps/portal/Home/en/investormeeting/shareholdersmeeting2024</a>	.A. In 2024, they	were publish		
As of 2025, the information pertaining to the Company's General under the "Shareholders Portal" provided by the Company, shareholder.				

**10.12.** The Corporate Bylaws acknowledge the shareholders' right to request in advance the information or explanations they deem relevant through traditional channels and/or, if applicable, new technologies or to provide in writing the questions they deem necessary regarding the topics included in the agenda, the documentation received or the public information provided by the Company. The Company determines the period within which the shareholders can exercise this right based on the term chosen by the Company to convene the General Shareholders' Meeting.

N/A N/A

**Date implemented** 

**Date modified** 

### 10.12 Implemented measure

YES	Χ	NO	N/A	
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# YES. Briefly explain:

Paragraph 4, Article 10 of the Corporate Bylaws establishes among the shareholders' rights and guarantees that they may request the information or clarifications they deem relevant through the channels provided by the Company for such, such as the Shareholder and Investor Relations Office or that which acts in its stead. Additionally, they enshrine the right of shareholders to have timely and complete access to the Company's public information and freely inspect the books and other documents referred to in Articles 446 and 447 of the Commercial Code in the fifteen (15) business days prior to the meetings of the General Shareholders' Meeting wherein the year-end financial statements will be considered.

It is important to specify that the supporting documentation for the General Shareholders' Meeting meetings is published on the Company's website to inform shareholders about the items included in the agenda.

It should be noted that the thirty (30) calendar day term for the call notice issued by Ecopetrol according to best practices exceeds the legal term of fifteen (15) business days, providing shareholders with a longer span of time to provide their input regarding the items included in the agenda.

In 2024, for the Ordinary General Shareholders' Meeting, the supporting documents for the agenda items of the meetings of the General Shareholders' Meeting are published on the website of Ecopetrol S.A. at

https://www.ecopetrol.com.co/wps/portal/Home/en/investors/general-shareholders-meeting/shareholdersmeeting2024

Date implemented	03/26/2021
Date modified	03/22/2024

**10.13.** The Company has established that the information requested may be denied if, pursuant to internal procedures, it is considered to be: i) unreasonable; ii) irrelevant for understanding the progress or interests of the Company; iii) confidential, which includes privileged information for the securities market, industrial secrets, and ongoing transactions whose success depends substantially on the secrecy of its negotiation; and iv) others whose disclosure pose be an imminent and serious risk for the Company's competitiveness.

### 10.13 Implemented measure

YES	Х	NO		N/A	
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# YES. Briefly explain:

The Procedure for the handling of the right of requests - Requests, Complaints, and Claims - (PQRs for its Spanish acronym) of Ecopetrol S.A. according to the provisions stipulated in Law 1755 of 2015, which regulates the fundamental right of petition. Consequently, current legal norms are applied to address the PQRs submitted to Ecopetrol S.A., particularly those contained in Title II, Chapter I and II of the Code of Administrative Procedure and Administrative Disputes and those that modify, replace, complement, or revoke it, and the special rules contained in the internal procedure.

Ecopetrol S.A. has the legal capacity to deny access to information that is categorized as classified in accordance with Law 1755 of 2015. This category includes information that, according to the market, is considered privileged and that may affect its competitiveness and information that, in accordance with internal procedures, may be classified as i) confidential, which includes privileged stock market information, industrial secrets, is about ongoing operations whose final results for the Company significantly depends on the secrecy of the negotiation; and, ii) others whose disclosure places its competitiveness in imminent and serious danger. Ecopetrol, complying with Law 1712 of 2014 in Title III Articles 18, 19, and 20, publishes the Index of classified and reserved information found on our website at the following link (available in Spanish):

 $\underline{\text{https://files.ecopetrol.com.co/web/esp/cargas/matriz-ita/indice-informacion-clasificada-reservada-} \underline{\text{v5.pdf}}$ 

Likewise, in terms of the protection of personal information, Ecopetrol S.A. abides by the provisions of Law 1581 of 2012 on the protection of personal data.

For the period between January and December 2024, of the 464 PQRs that were recorded from within the Shareholder stakeholders' group, 22 were denied by Ecopetrol S.A., in accordance with the security protocols for handling sensitive information provided through electronic means in accordance with the aforementioned Personal Data Protection Law.

In all cases, Ecopetrol S.A. informed the petitioners of the reasons for the refusal, mainly related to inconsistencies between the applicant's personal data and those registered in the databases of Shareholders of Ecopetrol S.A. Likewise, it directed the petitioners to the electronic download link for the information (in Spanish) <a href="https://wa-aeu-ecp-prd-portalaccionistas.azurewebsites.net/#/">https://wa-aeu-ecp-prd-portalaccionistas.azurewebsites.net/#/</a> as well as providing contact information through the Shareholders Service line (601) 3077075 in Bogotá or toll-free 01 8000 113434 to receive direct assistance.

Date implemented	06/30/2010
Date modified	N/A

**10.14.** When the response provided to a shareholder may place them in an advantageous position, the **Company guarantees concurrent access by the other shareholders to said response** under the same conditions in accordance with the mechanisms established for this purpose.

10.14	Tmp	lemented	measure
10.17	TILLE	icilicilica	IIICasai C

YES	Х	NO	N/A	
	^		-	

### YES. Briefly explain:

In accordance with paragraph 1, Article 10 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), all Company shareholders will be treated equally, taking into account that each shareholder has the same rights according to the number and type of shares held.

Compliance with this measure is guaranteed mainly through the publication of relevant information and the financial statements available in the National Registry of Securities and Issuers (RNVE), which is part of the Comprehensive Stock Market Information System (SIMEV); on the SEC (Securities and Exchange Commission) website; and on Ecopetrol's website. Additionally, Ecopetrol provides its shareholders and investors information on the website regarding the Company's financial performance, credit risk ratings, corporate governance practices, shareholder composition, stock market activity, dividend policy, the date of payment of dividends, and supporting documents of the meetings of the General Meeting of Shareholders, among others.

In 2024, 92 material information releases were published through the Financial Superintendence of Colombia and 546 press releases. In the United States, 97 documents were published in the different formats required by the SEC to offer advertisements in that market.

Date implemented	11/13/2007
Date modified	03/22/2024

### Measure No. 11: Representation Guidelines

**11.1** Notwithstanding the limits outlined in Article 185 of the Commercial Code, External Circular 24 of 2010, and the regulations that modify, replace, or complement these, **the Company does not limit the Shareholders' right of representation at the General Shareholders' Meeting,** as they can delegate their vote to anyone, regardless of whether the latter is a shareholder.

# 11.1 Implemented measure

YES	Х	NO	N/A	
			-	

# YES. Briefly explain:

Article 7 of the Internal Regulations of the General Shareholders' Meeting establishes that shareholders who cannot attend one or more meetings may attend the meetings of the highest corporate body through a proxy accredited through a power of representation duly granted in writing, for which purpose the Company provides a form or template on its website, and must in all cases comply with all the requirements prescribed by law.

The representation of shareholders complies with the provisions of Articles 184 and 185 of the Commercial Code and Part III, Title I, Chapter VI of the Basic Legal Circular 029 of 2014 of the Financial Superintendency.

Likewise, the call notice published on the website informs shareholders about the mechanisms available for their proper representation at the meetings of the highest corporate body, in particular, that shareholders who cannot attend the Meeting personally may be represented by the power granted in writing to a trusted representative, who must meet the requirements established in Article 184 of the Commercial Code. The power of attorney models, in Spanish and English, can be downloaded from the website

 $\frac{https://www.ecopetrol.com.co/wps/portal/Home/en/investors/general-shareholders-meeting/shareholdersmeeting2024}{meeting2024}$ 

Additionally, a meeting date reminder is published, and the call notice is publicized through various

media		
Date implemented	11/19/2003	
Date modified	03/27/2020	

**11.2.** The Company minimizes the use of blank proxy votes without voting instructions by actively promoting the use of a standard template letter of the proxy, which the same Company provides its shareholders or publishes on its website. The template includes the items on the agenda and respective Proposed Resolutions, determined in accordance with the procedure established above, and which will be submitted to the consideration of the shareholders in order to allow the shareholders to indicate to their representative their voting preference for each item if they deem it appropriate.

### 11.2 Implemented measure

YES	Х	NO		N/A	
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# YES. Briefly explain:

For both the Ordinary and Extraordinary General Shareholders' Meetings held in 2024, Ecopetrol published the voting instructions on its website in order for shareholders who wished to do so to indicate through their designated proxy their voting preference for the items on the agenda subject to voting. This aligns with the recommendation of the Code of Best Corporate Practices.

It is important to point out that this Recommendation had also been previously implemented with holders of American Depository Receipts (ADRs) and with the Latin American Integrated Market (MILA) shareholders of Ecopetrol in order to ensure their adequate representation in the meetings of the General Shareholders' Meeting.

Control di Cital Cital di Cita		
Date implemented	03/26/2009	
Date modified	N/A	

# Measure No. 12: Attendance of Individuals other than the Shareholders

12.1 In order to revitalize the role of the Gene it a much more participatory body, the Compa of the Board of Directors and especially to Directors, as well as the President of the the shareholders' concerns.	ny's Regulations fo he Chairpersons	or the Me of the Co	eting <b>requ</b> ommittee	uire the es of th	e members e Board of	
12.1 Implemented measure	١	'ES	NO	Х	N/A	
No. Explain						
Article 12 of the Internal Regulations of the Go Board of Directors and the President of Ecop corporate body.						
It is important to note that the President of Edor some of the members of the Board of Direct The President of Ecopetrol S.A. was present and at the Ordinary meeting of the General State Ecopetrol S.A. and three members of the Boa of the Corporate Governance and Sustainability	ctors attend the me at the Extraordinary nareholders' Meetin rd of Directors wer	etings of y meeting g of Marc e present	the highe g held on th 22, 202 t, includin	st corpo January 4, the P g the ch	orate body. 10, 2024, President of nairpersons	
Date implemented	N/A					
Date modified	N/A					
Measure No. 13: Duties of the Board of Di  13.1. The Corporate Bylaws expressly design Management, including those establish  13.1 Implemented measure	nate those <b>duties th</b> shed in Recommen	_		elegate	d to Senior	
YES. Briefly explain:						
The Corporate Bylaws, the Internal Regulations of the Board of Directors, and the Internal Regulations of the Business, Corporate Governance, Sustainability and Audit and Risk Committees of the Board of Directors published on Ecopetrol's website, establish the duties recommended by the Code of Best Corporate Practices for this corporate body.						
The first paragraph of Article 23 of the Corporate Bylaws expressly establishes that the Board of Directors may order the President to carry out specific duties assigned thereto, except those that must expressly be exercised by the Board of Directors by legal mandate.						
The first paragraph of Article 23 of the Corpo Shareholders' Meeting on March 22, 2024) delegated to the President by the Board of Dir the Board of Directors by legal mandate. T Ecopetrol, for example (i) those entrusted to the appointment and removal of legal represe Article 446 of the Commercial Code and in Lav modify, or complement them in accordance w	expressly establistic tectors will be those will be those confidence is, those confidence by the executed by the ntatives and their and 222 of 1995 or in	hes that that mu templated Genera alternates the provi	the dutiest expressed in the last Sharehos; (iii) those isions that	es that sly be ex aws ap ders' M se conte	cannot be xercised by plicable to eeting; (ii) emplated in	
In 2024, there were no changes to these dutie	es.					
Date implemented	11/13/2007					

Date	modified	03/22/2024			
13.2.	Notwithstanding the autonomy enjoyed when the Company acts as the Pa Board of Directors have a group motive guidelines, or requests for information of the Parent Company and its Subwhole.	rent Company ovation and are can tion that respect	f a Conglom ried out thi the balance	nerate, the rough gene between t	duties of the ral policies, he interests
13.2	Implemented measure	,	res X	NO	N/A
YES.	Briefly explain:				
Ecope the Bo and re compa	oard of Directors of Ecopetrol S.A. has d trol Group, identifying key issues where pard of Directors and the administration eporting that are communicated and impanies. ragraph 39, Article 23 of the Corpora holders' Meeting on March 22, 2024), t	in it analyzes and on of Ecopetrol defino olemented through te Bylaws (last ar	lecides for the policies and the governing	e Group. In to d guidelines ng bodies of to ratified by	this manner, for relations the different the General
encom busine techno dictate conso the E busine regula Group	npass the Group, are explicitly defined. These plan, ensuring corporate responsible to the norms for their drafting and executed goals; dissue remuneration and copetrol Group's consolidated financial esses in accordance with the guidelines ations issued for this purpose; and, g) apply.	These are: a) approsibility, including the Ecopetrol Groution; c) approved culture guidelined statements; f) outlined by the Boprove the governation.	ve the Ecoper environment oup's budget a the Ecopetro s for the Ecop approve the ard of Directo	trol Group's stal, social, sand investment of Group's objection of Group, and with	strategy and governance, ent plan and jectives and ; e) approve group's new the internal
	implemented	11/14/2013			
Date	modified	03/22/2024			
<b>14.1</b> an Se	The Board of Directors has approved operation, as well as the roles and recretary of the Board of Directors, and the areholders, and its character is binding	ed the internal responsibilities of it	s members, ts. This has b	the Chairpe een commur	rson and the

# 14.1 Implemented measure

YES X NO N/A

### YES. Briefly explain:

According to Article 23.1 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the Board of Directors shall adopt its own regulations. The Board of Directors of Ecopetrol S.A. has Internal Regulations whose purpose is to establish the basic norms for its organization, operation, and the rules of conduct of its members, as well as the duties of the Chairperson and Secretary of the Board of Directors.

Said Regulations are available to shareholders and investors on the website www.ecopetrol.com.co and are applicable in a general and compulsory manner to all members of Ecopetrol's Board of Directors.

In 2024, no changes were made to the Internal Regulations of the Board of Directors.				
Date implemented 10/31/2005				
Date modified	03/22/2024			

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

15.1 The Company, in its Bylaws, has chosen not to appoint alternate members of the Board of Directors.

15.1 Implemented measure	YES X	NO N/A
YES. Briefly explain:		
Pursuant to Article 20 of the Corporate Bylaws Meeting on March 22, 2024), establishes that (9) principal members without alternates.		
Date implemented	12/14/2007	
Date modified	03/22/2024	

Measure No. 16: Composition of the Board of Directors

Based on the premise that once elected, all the members of the Board of Directors act in benefit of the Company, exercising maximum transparency, the Company identifies the background of its different Board of Directors members in accordance with the structure defined in Recommendation 16.1.

# 16.1 Implemented measure

YES χ	NO	N/A	
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### YES. Briefly explain:

According to the provisions outlined in paragraph 1, Article 27 of the Internal Regulations of the Board of Directors, the members of the Board, once elected, represent all shareholders and, therefore, do not act in the interest of particular shareholders or groups of shareholders. According to the aforementioned Article, the members of the Board of Directors shall perform their duties in good faith, independently, with due diligence and care, always ensuring that their decisions are made in the best interest of Ecopetrol and all shareholders.

In line with measure No. 16.1, in paragraph one, Article 20 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), Ecopetrol establishes that the majority of its members must be independent members. Ecopetrol identifies the background of all the members of the Board of Directors, which is shared with shareholders and the market in general and can be accessed on the Ecopetrol website at www.ecopetrol.com.co. In 2024, the Board of Directors was comprised of a majority of independent members. The non-independent or equity members are always a minority, and no executive members serve on the Board.

In 2024, no changes were made to the Internal Regulations of the Board of Directors.

Date implemented	12/14/2007
Date modified	03/22/2024

16.2. The Company has a procedure, expressed through the Remuneration, Appointments, and Culture Committee or another that fulfills its duties, which allows the Board of Directors, through its own dynamics and the conclusions reached by the annual assessments, to achieve the objectives indicated in Recommendation 16.2.

# 16.2 Implemented measure

YES	Χ	NO	N/A	
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# YES. Briefly explain:

The Internal Regulations of the Board of Directors are published on the Company's website, www.ecopetrol.com.co, and specify their objective to establish the basic rules for its organization and operation and determine the principles for the actions and rules of conduct of its members. Article 4, Chapter 2, subchapter 1, "Composition, Election, Term and Resignations" specifies that the General Secretary, assisted by other areas, carries out the assessment and due diligence of the candidates' resumes, including matters such as academic background, accrediting academic titles, experience and positions held; another Board of Director positions the candidate belongs to at the time of their candidacy; compliance with general and technical requirements; background check including disciplinary, fiscal, criminal, judicial and professional records; an examination to verify if they appear in any restrictive lists; verify their quality of independence of those candidates seeking an appointment as such; and their availability of time to guarantee they have the time at their disposal to fulfill their duties fully.

The work carried out by the General Secretary and other company areas supporting the process serves as input for the Board of Directors through the Corporate Governance and Sustainability Committee in order to not only verify the quality of independence of those candidates seeking an appointment as such, but also to review the resumes of the recommended candidates in order to verify that they have knowledge and experience in the activities of Ecopetrol's corporate purpose, and/or have knowledge and experience in the industrial, and/or commercial, financial, risk, securities, administrative, legal or related sciences field, have a good reputation and are recognized for their professional suitability and integrity.

Additionally, the Succession Policy for Board Members establishes that in the re-election processes for Board members, the outcome of the evaluation of the activities of the Board of Directors and the continuity of the requirements to act as a director will be considered.

In 2024, this measure was implemented for the election of the members of the Board of Directors that took place at the General Shareholders' Meeting on March 22, 2024; in this regard, the General Secretary, with the aid of other areas, evaluated the resumes of the candidates, taking into account different aspects, such as accredited experience, degrees obtained, positions held, other Boards of Directors, general and technical requirements, verification of background in disciplinary, fiscal, criminal, criminal and professional matters, review of background in restrictive lists, compliance with independence requirements for candidates who applied as such, among others.

The results of this exercise served as input for the Board of Directors through its Corporate Governance and Sustainability Committee in its meeting on March 11, 2024, which will accept the quality of independence of those candidates seeking an appointment and assess the resumes of the recommended candidates. According to the information provided by the candidates, all of them have the necessary time to perform their duties, which was also analyzed in light of their participation in other companies.

Date implemented	11/20/2015
Date modified	03/22/2024

16.3. The Board of Directors informs shareholders regarding the professional profiles it deems necessary so that the different actors, principally the controlling and significant shareholders, families, shareholder groups, and institutional shareholders, if any, and the Board of Directors can identify the most suitable candidates.

# 16.3 Implemented measure

YES	Χ	NO	N/A	
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# YES. Briefly explain:

The Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), published on the Company's website, www.ecopetrol.com.co, establish in Article 21 that the members of the Board of Directors will be committed to carrying out the Company's corporate vision and they must, at minimum, meet the following requirements: (i) have an academic background and experience regarding the activities of the Company's corporate purpose and/or have knowledge and experience in the business and/or commercial, financial, business risks, securities, legal or related sciences field; (ii) have over 15 years of professional experience; (iii) have a good reputation and be recognized for their professional suitability and integrity; and (iv) not belong simultaneously to more than five (5) boards of directors of public limited companies, including that of Ecopetrol. Additionally, the makeup of the Board of Directors considers criteria of gender, diversity, and inclusion. At least 30% of the members of the Board of Directors must be women.

The Internal Regulations of the Board of Directors published on the website specify their objective to establish the basic rules for its organization and operation, as well as determining the principles for the actions and rules of conduct of its members Article 4 of Chapter 2, subchapter 1, "Composition, Election, Term and Resignations", specifies that the General Secretary, assisted by other areas, carries out the assessment and due diligence of the candidates' resumes, including matters such as academic background; accrediting academic titles, experience and positions held; other Board of Director positions the candidate belongs to at the time of his/her candidacy; compliance with general and technical requirements; background check including disciplinary, fiscal, criminal, judicial and professional records; examination to verify if they appear in any restrictive lists; verify their quality of independence of those candidates seeking an appointment as such; and their availability of time to guarantee they have the time at their disposal to fully fulfil their duties.

The Board of Directors approved the Competencies and Skills Matrix that all members of the Board of Directors of Ecopetrol S.A., a dynamic tool that addresses the needs of the business in order to contribute towards the fulfillment of the established strategy, seeking to highlight the competencies that are required for this body and to complement other stipulations required by The Corporate Bylaws and the law in this matter. Said Matrix can be found published on the Company's website at the following link:

https://www.ecopetrol.com.co/wps/wcm/connect/9c0b06b0-faf9-49b0-ad8e-8ab5b1f1e2ec/211223-CGOB-competencies-matrix-BD-ENG.pdf?MOD=AJPERES&attachment=false&id=1640356348054

Additionally, the Internal Regulations of the General Shareholders' Meeting stipulate that the Company will publish on the website the profiles of each of the members of the Board of Directors nominated by the shareholders, together with their acceptance letter.

Likewise, the Succession Policy of the Board of Directors provides that the candidates' resumes will be published on Ecopetrol's website.

In 2024, this measure was implemented for the appointment of new Board Members, which took place at the General Shareholders' Meeting on March 22.

Date implemented	11/20/2015
Date modified	03/22/2024

The Company considers that the sole evaluation of the resumes by the shareholders is insufficient to determine the suitability of the candidates, and therefore, it has an internal procedure to evaluate the conflicts of interest and legal disqualifications and the candidate's suitability to meet the needs of the Board of Directors, through the assessment of a set of criteria that must be met in their functional and personal resumes, and by verifying compliance with certain objective requirements to become a Board of Directors member, as well as any additional requirements for an Independent Member.

# 16.4 Implemented measure

YES	Χ	NO	N/A	
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# YES. Briefly explain:

The Internal Regulations of the Board of Directors, published on the Company's website, www.ecopetrol.com.co, states that the General Secretary, aided by other areas, carries out the due diligence or assessment of the candidates' resumes, and these selfsame candidates for Board of Directors membership are responsible for the veracity, integrity, and accuracy of the information contained in their respective resumes. The assessment covers the following characteristics:

- Qualified experience
- Academic degrees obtained
- Positions held
- Boards of Directors to which they belong as of their candidacy date
- Compliance with general and technical requirements
- Background checks, including disciplinary, fiscal, criminal, judicial, and professional records
- Background check regarding presence on restricted lists
- Compliance with independence requirements should be applicable to candidates running as independent members
- Their time availability, in order to ensure they have the time at their disposal to fully fulfill their duties. Availability includes at least the time required for the review and study of the support documents of the respective Board and Committee sessions, as well as the review and observations regarding the minutes.
- The vetting process for the candidates for the Board of Directors includes verifying they have no conflicts of interest and disqualification pursuant to the law.

The work carried out by the General Secretary and other company areas supporting the process serves as input for the Board of Directors through the Corporate Governance and Sustainability Committee in order to not only verify the quality of independence of those candidates seeking an appointment as such, but also to review the resumes of the recommended candidates in order to verify that they have knowledge and experience in the activities of Ecopetrol's corporate purpose, and/or have knowledge and experience in the industrial, and/or commercial, financial, risk, securities, administrative, legal or related sciences field, have a good reputation and are recognized for their professional suitability and integrity.

Additionally, the Regulations of the Corporate Governance and Sustainability Committee include the duty of verifying the quality of independence of those candidates seeking an appointment as such and to assess the resumes of the candidates to the Board of Directors of Ecopetrol in order to verify they agree with the profile defined by the Company.

In 2024, this measure was implemented to appoint new Board Members, which took place at the General Shareholders' Meeting on March 22.

General Shareholders Preeding on Platen 22.	
Date implemented	11/20/2015
Date modified	05/27/2022

**16.5.** In addition to the independence requirements provided for in Law 964 of 2005, **the Company has voluntarily adopted a more rigorous definition of independence** than that established in the aforementioned law. This definition has been adopted as a frame of reference through the Regulations of the Board of Directors and includes, among other requirements to be assessed, any relationships or associations of any nature of the candidate for Independent Member with controlling or significant shareholders and their Related Parties, domestic and foreign, and requires a double declaration of independence: (i) of the candidate before the Company, its shareholders and members of Senior Management, executed through their acceptance letter; and, (ii) to the Board of Directors, regarding the candidate's independence.

# 16.5 Implemented measure

YES NO X N/A
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# NO. Explain:

No, a more rigorous definition has not been established in the internal regulations. However, in addition to the independence requirements set forth in the second paragraph of Article 44 of Law 964 of 2005, Ecopetrol has voluntarily adopted a mechanism to ensure a double declaration of independence: (i) of the candidate before the Company, its shareholders and Senior Management, through their acceptance letter, and in the questionnaire for the appointments and/or election of members of the Board of Directors required by the Pension Fund Administrators - AFP's for its Spanish acronym (minority shareholders with the largest shareholding in Ecopetrol S.A.); and (ii) to the Board of Directors, through the signing of the commitment to maintain their Independent status during the period for which they were elected.

In addition to the aforementioned independence criteria for issuers in Colombia, Ecopetrol S.A. complies with the New York Stock Exchange standards.

The aforementioned requirements and criteria implemented by Ecopetrol are included in the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024) published on the website www.ecopetrol.com.co.

In 2024, these mechanisms were implemented for the election of the Board Members that took place in the General Shareholders' Meeting of March 22, 2024; in this regard, the General Secretary, with the aid of other areas, assessed the candidates' resumes, taking into account different aspects, including, among others, verifying compliance with the independence requirements for the candidates that were nominated as such.

Additionally, the candidates nominated as independent members accredited the double declaration of independence through the letter of acceptance and the questionnaire for the nomination and/or election of members of the Board of Directors required by the Pension Fund Administrators - AFPs (minority shareholders with major shareholding in Ecopetrol S.A.), as well as signing the commitment to maintain their independent status during the period for which they were elected.

<b>Date implemented</b>	N	I/A
Date modified	N	N/A

16.6. The Company, through its internal regulations, considers that the Board of Directors, through its Chairperson and with the support of the Remuneration, Appointments, and Culture Committee or whoever performs its duties, is the most appropriate body to centralize and coordinate prior to the General Meeting the process to conform this administrative body. In this way, the shareholders who, based on their shareholding, aspire to be part of the Board of Directors can know the needs of the Board of Directors and raise their aspirations, negotiate the balance of shares and the distribution among the different categories of members, present their candidates and accept that the Remuneration, Appointments, and Culture Committee evaluate the suitability of their candidates before the vote at the General Shareholders' Meeting.

### 16.6 Implemented measure

YES	Х	NO	N/A	
	,		=	

### YES. Briefly explain:

The Internal Regulations of the Board of Directors, published on the Company's website, <a href="www.ecopetrol.com.co">www.ecopetrol.com.co</a>, establish as an objective the determination of the basic norms for its structuring and functioning, as well as to determine the performance principles and the behavioral norms of its members. Article 4 of Chapter 2, subchapter 1, called Composition, Election, Term and Resignations, specifies that the General Secretary, with the aid of other areas, assisted by other areas, carries out the assessment and due diligence of the candidates' resumes, including matters such as academic background, accrediting academic titles, experience and positions held; other Board of

Director positions the candidate belongs to at the time of their candidacy; compliance with general and technical requirements; background check including disciplinary, fiscal, criminal, judicial and professional records; an examination to verify if they appear in any restrictive lists; verify their quality of independence of those candidates seeking an appointment as such; and their availability of time to guarantee they have the time at their disposal to fulfill their duties fully. The assessment carried out by the General Secretary, along with other corporate areas, serves as input for the Board of Directors through the Corporate Governance and Sustainability Committee to carry out the respective corroboration.

Additionally, the Regulations of the Corporate Governance and Sustainability Committee include the duty of verifying the quality of independence of those candidates seeking an appointment as such and to assess the resumes of the candidates to the Board of Directors of Ecopetrol in order to verify they agree with the profile defined by the Company.

In 2024, this measure was implemented for the election of the members of the Board of Directors that took place at the General Shareholders' Meeting on March 22, 2024; in this regard, the General Secretary, with the aid of other areas, evaluated the resumes of the candidates, taking into account different aspects, such as accredited experience, degrees obtained, positions held, other Boards of Directors, general and technical requirements, verification of background in disciplinary, fiscal, criminal, criminal and professional matters, review of background in restrictive lists, compliance with independence requirements for candidates who applied as such, among others.

The results of this exercise served as input for the Board of Directors through its Corporate Governance and Sustainability Committee in its meeting on March 11, 2024, to verify the quality of independence of those candidates seeking an appointment and to assess the resumes of the recommended candidates.

Date implemented	12/14/2007
Date modified	05/27/2022

**16.7.** The Regulations of the Board of Directors foresee that the assessment regarding the suitability of the candidates is an activity that must be done prior to the General Shareholders' Meeting in such a way that the shareholders have sufficient information (personal qualities, suitability, professional trajectory, experience, integrity, etc.) on the proposed candidates, with the advance notice to allow their adequate assessment.

YES	Х	NO		N/A	
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### YES. Briefly explain:

The Internal Regulations of the Board of Directors, published on the Company's website, www.ecopetrol.com.co, establish as an objective the determination of the basic norms for its structuring and functioning, as well as determining the performance principles and the behavioral norms of its members. Article 4, Chapter 2, subchapter 1, called Composition, Election, Term, and Resignations, specifies that the General Secretary, assisted by other areas, carries out the assessment and due diligence of the candidates' resumes, including features such as academic background, accrediting academic titles, experience and positions held; other Board of Director positions the candidate belongs to at the time of their candidacy; compliance with general and technical requirements; background check including disciplinary, fiscal, criminal, judicial and professional records; an examination to verify if they appear in any restrictive lists; verify their quality of independence of those candidates seeking an appointment as such; and their availability of time to guarantee they have the time at their disposal to fulfill their duties fully. The assessment carried out by the Vice Presidency of Corporate Affairs and General Secretary, along with other corporate areas, serves as input for the Board of Directors through the Corporate Governance and Sustainability Committee to carry out the respective corroboration.

Additionally, the Regulations of the Corporate Governance and Sustainability include the duty of verifying the quality of independence of those candidates seeking an appointment as such and to

assess the resumes of the candidates to the Board of Directors of Ecopetrol in order to verify they agree with the profile defined by the Company.

Additionally, the Internal Regulations of the General Shareholders' Meeting stipulate that the Company will publish on the website the profiles of each of the members of the Board of Directors nominated by the shareholders, together with their acceptance letter.

In 2024, this measure was implemented for the election of the members of the Board of Directors that took place at the General Shareholders' Meeting on March 22, 2024; in this regard, the General Secretary, with the aid of other areas, evaluated the resumes of the candidates, taking into account different aspects, such as accredited experience, degrees obtained, positions held, other Boards of Directors, general and technical requirements, verification of background in disciplinary, fiscal, criminal, criminal and professional matters, review of background in restrictive lists, compliance with independence requirements for candidates who applied as such, among others.

The results of this exercise served as input for the Board of Directors through its Corporate Governance and Sustainability Committee in its meeting on March 11, 2014, to verify the quality of independence of those candidates seeking an appointment and to assess the resumes of the recommended candidates.

Date implemented	03/27/2008
Date modified	05/27/2022

# Measure No. 17: Structure of the Board of Directors

**17.1.** The Regulations of the Board of Directors specify that the **Independent and Equity Members** are always a majority with respect to the Executive Members, which, if the latter must join the Board of Directors, will be the minimum number necessary to address the information and coordination requirements between the Company's Board of Directors and Senior Management.

### 17.1 Implemented measure

YES X NO N/A	
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### YES. Briefly explain:

It is important to specify that there are no executive members on the Board of Directors. Ever since Ecopetrol became a mixed economy Company with the Nation as majority shareholder and individuals as minority shareholders, the Board of Directors has been comprised of a majority of Independent Members. This measure has been in place since March 27, 2008, the date on which the first General Shareholders' Meeting took place.

This corporate governance practice was formalized in The Corporate Bylaws amendment approved by the General Shareholders' Meeting of March 26, 2015. Said measure is currently dictated by paragraph 1, Article 20 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), which established that the majority of the members of the Board of Directors must be independent.

In 2024, most members of the Board of Directors were independent members.

Date implemented	03/27/2008
Date modified	03/22/2024

**17.2.** Based on a minimum percentage of twenty-five percent (25%) of Independent Members established in Law 964 of 2005, **the Company evaluates and voluntarily adjusts the number of Independent Members**, taking into account, among others, that the number of Independent Members must be proportional to the working capital.

17.2 Implemented measure		YESX	NO	N/A
YES. Briefly explain:				
Ever since Ecopetrol became a mixed econom and individuals as the minority shareholder, to findependent members.				
This corporate governance practice was formathe General Shareholders' Meeting of March 2		porate Bylaws	amendment a	pproved by
As of December 31, 2024, most members for minimum established by Law 964 of 2005 (25)	5%).	pendence requi	rements, surp	bassing the
Date implemented Date modified	03/27/2008 N/A			
Dute mounieu	1 1 V/ C			
<ul><li>Measure No. 18: Structuring of the Board</li><li>18.1. The duties of the Chairperson of the Bylaws, and their main responsibilities</li></ul>	e Board of Dire	-		•
18.1 Implemented measure		YES χ	NO	N/A
YES. Briefly explain:				
The fifth paragraph of Article 20 of the Corpor Shareholders' Meeting on March 22, 2024) es Board of Directors are specified in the Internate published on the Company's website, www.ec	tablishes that th Il Regulations of	e duties of the	Chairperson o	f the
Article 12 of the Internal Regulations of the B of the Board recommended by Colombia's Coo			duties of the (	Chairperson
In 2024, changes were made to the Corpor Directors were not modified.	rate Bylaws; the	e Internal Reg	ulations of th	e Board of
Date implemented	05/19/2015			
Date modified	03/22/2024			
<b>18.2.</b> The Company's internal regulations for <b>of Directors may be treated differ</b> regard to their obligations as well as the specific duties and their greater time of	ently with responeir remuneration	ect to the ot	her member	s, both with
18.2 Implemented measure		YESX	NO	N/A
YES. Briefly explain:				
According to Article 12 of the Internal Regula different treatment because of their duties.	ations of the Bo	ard of Director	s, the Chairpe	erson has a

There is no provision for differentiated treatment in terms of remuneration.

In 2024, the Internal Regulations of the Board of Directors were not modified.

Date implemented	08/14/2015
Date modified	05/27/2022

# **18.3.** The Corporate Bylaws include the rules for the appointment of the Secretary of the Board of Directors, including therein those specified in Recommendation 18.3.

### 18.3 Implemented measure

$YES   \chi   NO   N/A  $
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### YES. Briefly explain:

The fifth paragraph of Article 20 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024) establishes that the appointment of the Secretary of the Board of Directors is delimited in the Internal Regulations of said governing body, published on the Company's website, www.ecopetrol.com.co.

Moreover, Article 13 of the Internal Regulations of the Board of Directors establishes that the Secretary's appointment and removal is the Board's duty at the behest of the President of Ecopetrol S.A.

The rules provided in measure 18.3 for the appointment of the Secretary of the Board of Directors are as follows:

i. When acting exclusively as Secretary of the Board of Directors, the appointment and removal thereof correspond to the Board of Directors, subject to a prior report from the Appointments and Remuneration Committee, if applicable.

In accordance with Article 22 of the Corporate Bylaws and Article 13 of the Internal Regulations of the Board of Directors, the General Secretary of Ecopetrol shall act as Secretary of the Board of Directors. In the meeting where the General Secretary is absent, the attendees may appoint among its members the person who will assume the duties of the Secretary for said meeting. Consequently, (i) this Recommendation is not applicable to Ecopetrol given that the Secretary of the Board of Directors does not act exclusively as such, as the job description of the General Secretary includes additional duties within the Company for whoever holds this position.

ii. When the position of Secretary of the Board of Directors coincides with other executive positions within the Company, independence from the President of the Company is safeguarded so that the appointment and removal correspond to the Board of Directors at the behest of the President of the Company, with a prior report from the Appointments and Remuneration Committee, if there is one.

Per Article 22 of the Corporate Bylaws and Article 13 of the Internal Regulations of the Board of Directors, the General Secretary of Ecopetrol or whoever acts in his stead shall act as Secretary of the Board of Directors, the appointment and removal thereof correspond to the Board of Directors, subject to a prior report from the Appointments and Remuneration Committee, if applicable.

In addition, numeral 15 of Article 23 of the Company's bylaws establishes that the appointment and removal of management and trust employees who head the first-level departments of Ecopetrol (those who report directly to the President of Ecopetrol) correspond to the Board of Directors.

iii. The possibility of serving or not serving on the Board of Directors.

Given that Article 44 of Law 964 of 2005 provides that the Boards of Directors of securities issuers must be comprised of at least 25% of Independent members and that one of the criteria for independence is not to be an employee or officer of the issuer, Ecopetrol has no statutory provision to the contrary. Therefore, as long as this percentage of independence is met, the Secretary of the Board would be allowed to be a member of this corporate body. However, Ecopetrol follows good governance

practices and complies with measure 17.2. independence required by law. Therefore, the state of				
members within its structure.	ne Board of Direct			
In 2024, the rules applicable to Ecopetrol wer who, as already explained, also performs the			e new Genera	l Secretary,
In 2024, no changes were made to the Intern	al Regulations of t	he Board of I	Directors.	
Date implemented	05/19/2015			
Date modified	03/22/2024			
<b>18.4.</b> The <b>duties of the Secretary are spe</b> including therein those indicated in Red			the Board o	f Directors,
18.4 Implemented measure	•	YESX	NO	N/A
YES. Briefly explain:				
The fifth paragraph of Article 20 of the Corpo Shareholders' Meeting on March 22, 2024) est Directors are included in the Internal Regulation website, www.ecopetrol.com.co.	tablishes that the d	duties of the	Secretary of t	he Board of
The duties of the Secretary established in Artic were adjusted to include the provisions recom-	mended by Colomb	oia's Code of	Best Corporat	
In 2024, no changes were made to the Intern		he Board of I	Directors.	
Date implemented	07/26/2007			
Date modified	03/22/2024			
18.5. The Board of Directors has established.	hed a Remunerat	ions and Ap	pointments	Committee N/A
18.5. The Board of Directors has established 18.5 Implemented measure	hed a Remunerat	ions and $A_F$		N/A
	hed a Remunerat	tions and Ap		N/A
18.5 Implemented measure	e Bylaws (last amed the Board of Directo and by law or as dete ed by the Board, st dent; however, the	nded and rate prespossesses ermined by the tipulating that	NO	N/A Seneral to If. These
YES. Briefly explain:  In compliance with Article 24 of the Corporate Shareholders' Meeting on March 22, 2024), the establish institutional committees as mandate committees shall consist of members appointed member of each committee must be independent.	e Bylaws (last amerate Board of Directored by law or as detended by the Board, statements, however, the cons.  The eration, Appointments administration per couledgeable about the Board of Directores.	nded and rates possesses ermined by the tipulating that formation of the tipulating that and analyzed ors will considers.	no high string with the Board itself the Audit and the Board of I les, within the der and, as the string with the Board, as the Board, as the string within the der and, as the string within th	N/A  ieneral / to If. These ! (1) d Risk  ittee whose Directors; it ! framework he case may

In 2024, no changes were made to this Committee's Internal Regulations.

Date implemented	10/31/2005
Date modified	03/20/2024

### 18.6. The Board of Directors has established a Risk Committee.

### 18.6 Implemented measure

YES	Χ
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NO	

# N/A

# YES. Briefly explain:

In compliance with Article 24 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the Board of Directors possesses the authority to establish institutional committees as mandated by law or as determined by the Board itself. These committees shall consist of members appointed by the Board, stipulating that at least one (1) member of each committee must be independent; however, the formation of the Audit and Risk Committee is subject to specific legal regulations.

Ecopetrol's Board of Directors has an Audit and Risk Committee, whose regulations establish it as a body to assist the administration performed by the Board of Directors; it is the highest control body in charge of the oversight of the administration and effectiveness of Ecopetrol's Internal Control System of the Ecopetrol Group.

The duties of the Committee are included in Article 10 of the Committee's Internal Regulations, which are published on the Company's website at www.ecopetrol.com.co.

In 2024, no changes were made to this Committee's Internal Regulations.

Date implemented	10/31/2005
Date modified	03/22/2024

### 18.7. The Board of Directors has established a Corporate Governance Committee.

# 18.7 Implemented measure

YES	~

N/A	
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### YES. Briefly explain:

In compliance with Article 24 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the Board of Directors possesses the authority to establish institutional committees as mandated by law or as determined by the Board itself. These committees shall consist of members appointed by the Board, stipulating that at least one (1) member of each committee must be independent; however, the formation of the Audit and Risk Committee is subject to specific legal regulations.

Ecopetrol's Board of Directors has a Corporate Governance and Sustainability Committee whose regulations establish it as a body to assist the administration performed by the Board of Directors; it is permanent in nature. The Committee is knowledgeable about and analyzes, within the framework of its duties and beforehand, the issues that the Board of Directors will consider and, as the case may be, provide its recommendations so that the latter may adopt the respective applicable determinations.

The duties of the Committee are included in Article 10 of the Committee's Internal Regulations, which are published on the Company's website at <a href="https://www.ecopetrol.com.co">www.ecopetrol.com.co</a>.

In 2024, no changes were made to this Committee's Internal Regulations.

In 2021, no enanges were made to time committees a internal regulationer		
Date implemented	10/31/2005	
Date modified	03/22/2024	

	ssary to create all of these Committees, their duties have Committees or have been fully assumed by the Board of		
18.8 Implemented measure	YES X NO N/A		
YES. Briefly explain:			
by the General Shareholders' Meeting on Marc	24 of the Corporate Bylaws (last amended and ratified ch 22, 2024), the Board of Directors has established the irectors, thus complying with the Recommendation of and ensuring the duties entrusted to each:		
<ul> <li>Audit and Risk Committee</li> <li>Corporate Governance and Sustainability</li> <li>Remuneration, Appointments, and Culture</li> </ul>			
Additionally, a Business Committee, an HSE Committee, and a Technology and Innovation Committee have been created. The Committees are bodies to assist the administration performed by the Board of Directors; they are permanent in nature. The Committee is knowledgeable about and analyzes, within the framework of its duties and beforehand, the issues that the Board of Directors will consider and, as the case may be, provide its recommendations so that the latter may adopt the respective applicable determinations.			
	heir respective internal regulations. Ecopetrol considered ills the duties recommended for the Risk Committee and		
In 2024, no changes were made to the Intern	al Regulations of these Committees.		
The text of each Internal regulation is publis following link:	shed on the website and can be consulted through the		
https://www.ecopetrol.com.co/wps/portal/Ho	me/tesg/governance/Corporate%20Governance/Board		
%20of%20Directors%20Committees  Date implemented	10/31/2005		
Date modified	03/22/2024		
regulates the details of its structure operations, providing special attention and the Board of Directors and, in the	oard of Directors has an Internal Regulation that , duties on which the Committee must work, and its to the communication channels between the Committees case of Conglomerates, the relationship and coordination of the Board of Directors of the Parent Company and any.		
18.9 Implemented measure	YES X NO N/A		

# YES. Briefly explain:

According to Article 24 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the Board of Directors Committees, in addition to the provisions of the applicable regulations in force, shall have an Internal Regulation that establishes their objectives, functions, and responsibilities for the operation thereof.

Each of the Committees of the Board of Directors are clearly defined.	ctors has its own Internal Regulations wherein its duties			
The text of each Internal regulation is published	shed on the website and can be consulted through the			
following link: https://www.ecopetrol.com.co/wps/portal/Ho %20of%20Directors%20Committees	ome/tesg/governance/Corporate%20Governance/Board			
In 2024, no changes were made to the Intern	nal Regulations of these Committees.			
Date implemented	12/07/2007			
Date modified	03/22/2024			
<b>18.10.</b> The Committees of the Board of Directors are exclusively comprised of Independent or Equity Members, having a minimum of three (3) members and chaired by an Independent Member. In the case of the Remuneration, Appointments, and Culture Committee, the majority are always independent members.				
18.10 Implemented measure	YES X NO N/A			
YES. Briefly explain:				
According to the provisions of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the Board of Directors Regulations, and those of their respective Committees, the Committees envisaged to assist the obligations of the Board are comprised exclusively of independent and equity or non-independent members.				
Additionally, the Committees are mainly comprised of independent members of the Board of Directors, with the exception of the Audit and Risk Committee, which is comprised exclusively of independent members.				
Likewise, the Committees are chaired by a Committee.	an independent member appointed by the respective			
In 2024, no changes were made to the Intern	nal Regulations of these Committees.			
Date implemented	12/07/2007			
Date modified	03/22/2024			
	s can obtain assistance, specifically or permanently			
=	erienced in the topics of their competence and/or from			
external experts.				
18.11 Implemented measure	YES X NO N/A			
YES. Briefly explain:				
Management members who participate in the provide specific assistance. This same Article Board of Directors or the respective Committee	the Board of Directors Committees mentions Senior in the meetings of the committees on a permanent basis or also foresees that the individuals whose attendance the ee considers necessary for the course of the meeting may a Article 16 of the Internal Regulations of the Board of			
	tions of the Board of Directors establishes that the Board sary in order to fulfill its duties or as a support mechanism			

	ternal Regulations of the Board of Directors or of the		
Committees.	1.0 (07 (000		
Date implemented	12/07/2007		
Date modified	05/27/2022		
<b>18.12.</b> The Board of Directors takes into account the profiles, knowledge, and professional experience of the members who will comprise its Committees in relation to the subject matter addressed by the Committee.			
18.12 Implemented measure	YES X NO N/A		
YES. Briefly explain:			
The profiles, knowledge, and experience of the Board members are taken into account in order to configure the Board of Directors Committees. In fact, the Internal Regulations of the Committees, which are published on the Company's website, www.ecopetrol.com.co, establish that the members of the Committee must have an academic background and experience in matters related to the duties of the respective Committee.			
In 2024, new Board members were appointed at the General Shareholders' Meeting of March 22, 2024. During 2024, the Board of Directors, in its meeting of March 5, 2024, approved the creation of its Support committees in consideration of the knowledge in relation to the subject matter of each Committee and the professional experience of the Directors.			
Date implemented	08/14/2015		
Date modified	11/28/2024		
<b>18.13. Minutes of the Committee's meetings are drawn up,</b> and a copy thereof is forwarded to all the members of the Board of Directors of the Company. If the Committees have decision-making powers, the minutes comply with the requirements of Articles 189 and 431 of the Commercial Code.			
18.13 Implemented measure	YES X NO N/A		
YES. Briefly explain:			
The Internal Regulations of the Board of Directors Committees and the Board of Directors establish that the Secretary of the Committee will draw up the session minutes wherein the topics and issues discussed will be recorded.  All minutes, including the Board of Directors and support committee minutes, will be sent to all			
participants of the Board of Directors before their approval.			
Directors or the Committees.	porate Bylaws or Internal Regulations of the Board of		
Date implemented	10/31/2005		
Date modified	05/27/2022		

**18.14.** In the case of Conglomerates, the internal regulations foresee that **the Boards of Directors of the Subordinate Companies may choose not to constitute** specific **Committees** for the treatment of certain subjects unless the applicable legal or regulatory framework requires otherwise, and these tasks will be assumed by the Committees of the Parent Company's Board of Directors, without this implying a transfer of the responsibilities of the Boards of Directors of the subordinate companies to the Parent Company.

18.14	Tmr	lemente	d measure
10.14	TILL	nemente	ı illeasule

18.14 Implemented measure	YES	NO X	N/A
NO. Explain:			
Mindful of the administrative independence and autor	nomy enjoyed by each	of the compa	nies in the
Ecopetrol Group, neither The Corporate Bylaws nor t	he regulations or other	internal norn	ns indicate
that, within the duties of the Board of Directors of Eco	petrol S.A. and its Com	mittees, it mu	ıst assume
the respective tasks or responsibilities of the gover	ning bodies of the su	bordinate con	npanies or

companies.	
Date implemented	N/A
Date modified	N/A

18.15. The main task of the Audit Committee is to assist the Board of Directors in its oversight **role** by evaluating accounting procedures, liaising with the Statutory Auditor, and, in general, reviewing the Company's Control Architecture, including the risk management system audit implemented by the Company.

# 18.15 Implemented measure

YES	Х	NO		N/A	
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### YES. Briefly explain:

According to the provisions outlined in numeral 37 of Article 23 and Articles 33 and 46 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), and in numerals 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 31, 33, 34, 35, 36, 39, and 40 of Article 10 of the Internal Regulations of the Audit and Risk Committee of the Board of Directors, this is the highest body control of Ecopetrol responsible for the oversight of the work and effectiveness of the Internal Control System of the Ecopetrol Group.

This Committee assists the Board of Directors in overseeing compliance with the internal audit program so that the preparation, presentation, and disclosure of financial information comply with the legal provisions. It assesses the performance of the statutory auditor and/or external auditors and of the internal auditor; offers its recommendation to the Board of Directors regarding guidelines, policies, principles, models, and methodologies that should be applied regarding the matter of internal controls; validates its structuring in accordance with the COSO model and the correct adoption of financial reporting procedures; validates the Risk Management System, which includes the identification, assessment, treatment, and monitoring of the risks of the Company, their materialization and the respective analysis about the impact of the potential materialization of risks; is knowledgeable about and analyzes the annual report that the Administrations submits in relation to the oil reserved of the Group, among others.

The duties related to internal controls and risks can be found in the Committee's Internal Regulations published on the Company's website, www.ecopetrol.com.co.

In 2024, no changes were made to the Internal Regulations of this Committee.

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Date implemented	10/31/2005	
Date modified	03/22/2024	

18.16. The Audit Committee members have accounting, financial, and other related knowledge, which allows them to issue rigorous opinions on the topics under the Committee's competence with a sufficient level to understand the scope and complexity of these matters in the Company.

# 18.16 Implemented measure

YES	Χ	NO	N/A	
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# YES. Briefly explain:

According to the provisions of Article 3 of the Internal Regulations of the Audit and Risk Committee, all members of the Committee must have an academic background and experience in matters related to their duties, and at least one of them must be an expert in financial and accounting matters.

The latest appointment of members to the Support committee took place in November 2024.

The latest appointment of members to the Sa	pport committee took place in November 2024.
Date implemented	07/06/2007
Date modified	05/27/2022

**18.17.** At the request of the Chairperson of the Meeting, the **Chairperson of the Audit Committee reports to the General Shareholders' Meeting** regarding specific aspects of the work carried out by the Committee, such as, for example, the analysis of the scope and content of the Statutory Auditor's Report.

### 18.17 Implemented measure

YES	Х	NO	N/A	

### YES. Briefly explain:

The measure is adopted under the Internal Regulations of the Audit and Risk Committee of the Board of Directors, which provides in Article 10, paragraph 3, the following duty for this Committee: "To prepare the Committee's annual management report, to be included in the Integrated Sustainable Management Report."

Additionally, the Internal Regulations of the Corporate Governance and Sustainability Committee provides in Article 10, paragraph 10, item e, the following duty for this Committee: " Study and recommend, if it so decides, the following matters for the consideration and determination of the Board of Directors: (...) e. The annual corporate governance report and its presentation to the General Shareholders' Meeting. Said report must demonstrate fulfillment of the Corporate Governance Code as well as the tasks carried out by the Board of Directors and its support committees. (...)".

On the other hand, Article 23, paragraph 11 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), establishes that the Board of Directors, together with the President, shall present the Company's management report for approval by the General Shareholders' Meeting.

Said regulations can be consulted on Ecopetrol's web page, www.ecopetrol.com.co.

The Integrated Sustainable Management Report and annual Corporate Governance Report, which are presented for the consideration of the shareholders at the Ordinary General Shareholders' Meeting, contain information that explains, among other things, specifics on the work performed by the Audit and Risk Committee during the respective period and reflects the fulfillment of their duties. For the 2024 General Shareholders' Meeting, said reports were included in the agenda.

Additionally, Article 12 of the Internal Regulations of the General Shareholders' Meeting establishes that the members of the Board of Directors can attend the meetings of the highest corporate body.

The Audit and Risk Committee, according to its Internal Regulations, includes the following duties, among others:

• "Evaluate the candidates and propose to the General Shareholders Meeting the election of the Statutory Auditor in accordance with the corporate bylaws and recommend the approval of

additional duties to be performed by the Statutory Auditor and that are allowed under Article	207
of the Commercial Code and the securities laws of the United States.	

- Verify that the candidates to exercise the position of Statutory Auditor and the current Statutory
  Auditor are not involved in any of the causes of inability and incompatibility and that they comply
  with the independence criteria established in the applicable legislation and in Ecopetrol's corporate
  bylaws.
- Monitor the work of the Statutory Auditor and/or External Auditor in order to issue an opinion on the reasonability of the quarterly and annual Financial Statements in accordance with applicable legislation. Furthermore, to review the Statutory Auditor's report prior to the publication of the financial results.
- Assess the dissatisfactions expressed by the shareholders to Ecopetrol's Shareholder Relations
  Office or whichever acts in its stead in relation to the Statutory Auditor's work and, if necessary,
  present the case to the General Shareholders' Meeting, which will decide on the matter."

Consequently, the Chairperson of the Committee, in compliance with their duties, attends the General Shareholders' Meeting and recommends the candidate to exercise the duties of Statutory Auditor and answers any concerns the shareholders may have thereof.

In 2024, no changes were made to the Internal Regulations of these Committees.

Date implemented	08/14/2015
Date modified	03/22/2024

18.18.	The	Internal	Regulations	of	the	Audit	Committee	include	the	duties	indicated	in
	Rec	ommenda	tion 18.18.									

YES X NO N/A	
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#### YES. Briefly explain:

Article 10 of the Internal Regulations of the Audit and Risk Committee assigns the duties recommended by the Code of Best Corporate Practices in Colombia.

In 2024, no changes were made to the Committee's Internal Regulations.

The Editinges were made to the committee of internal regulations.						
Date implemented	10/31/2005					
Date modified	05/27/2022					

**18.19.** The main objective of the Remuneration, Appointments, and Culture Committee is to assist the Board of Directors in the exercise of its decision-making or advisory duties associated with matters of appointments and remuneration of the members of the Board of Directors and Senior Management and to monitor compliance with the Corporate Governance rules, periodically reviewing their fulfillment, providing recommendations and principles (in those cases in which this duty is not expressly attributed to another Company committee).

#### 18.19 Implemented measure

#### YES. Briefly explain:

According to the provisions outlined in Article 1 of the Internal Regulations of the Remuneration, Appointments, and Culture Committee of the Board of Directors of Ecopetrol S.A., its main objective is to be knowledgeable about and analyze, within the framework of its duties and beforehand, the issues that will be considered by the Board of Directors and, as the case may be, provide its recommendations so that the latter may adopt the respective applicable determinations, mainly on issues related to the proposed remuneration policy of the Board of Directors approved by the General Shareholders' Meeting; matters concerning appointments and remuneration; the relations of the

Company with its workers, pensioners and their beneficiaries; as well as, the organizational culture and the training and information processes for its workers; the appointment, assessment and removal of the President of the Company; the succession policy and the President's remuneration; the top-level organizational structure and the criteria for determining staffing size; the appointment and removal of the workers who head the top-level areas and the guidelines for their evaluation system; the remuneration policy guidelines for the Ecopetrol Group, among others.

It is important to point out that the Corporate Governance and Sustainability Committee of the Board of Directors is in charge of monitoring the observance of corporate governance rules.

The Regulations of the Remuneration, Appointments and Culture, and Corporate Governance and Sustainability Committee are published on the Company's website, <a href="https://www.ecopetrol.com.co/wps/portal/Home/tesg/governance/Corporate%20Governance/Board%20of%20Directors%20Committees">https://www.ecopetrol.com.co/wps/portal/Home/tesg/governance/Corporate%20Governance/Board%20of%20Directors%20Committees</a>

In 2024, no changes were made to the Committee's Internal Regulations.

Date implemented	10/31/2005
Date modified	05/27/2022

**18.20.** Some members of the Remuneration, Appointments, and Culture Committee have knowledge of strategy, human resources (recruitment and selection, hiring, training, administration, or personnel management), salary policy, and related subjects, with a sufficient level to understand the scope and complexity of these matters in the Company.

18.20	Tmp	lemented	measure
10.20	TILLE	ieiiieiiteu	IIICasai C

YES	Х	NO		N/A	
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#### YES. Briefly explain:

According to the provisions outlined in Article 3 of the Internal Regulations of the Remuneration, Appointments, and Culture Committee, all members of the Committee must have an academic background and experience in matters related to their duties.

The last appointment of Board members took place in April 2024, at which time the Board appointed Support committee members and made further Committee appointments in November 2024.

The members of the Remuneration, Appointments, and Culture Committee are published on the Company's website,

 $\frac{\text{https://www.ecopetrol.com.co/wps/portal/Home/tesg/governance/Corporate%20Governance/Board%20of%20Directors%20Committees}{\text{https://www.ecopetrol.com.co/wps/portal/Home/tesg/governance/Corporate%20Governance/Board%20of%20Directors%20Committees}{\text{https://www.ecopetrol.com.co/wps/portal/Home/tesg/governance/Corporate%20Governance/Board%20of%20Directors%20Committees}{\text{https://www.ecopetrol.com.co/wps/portal/Home/tesg/governance/Corporate%20Governance/Board%20of%20Directors%20Committees}{\text{https://www.ecopetrol.com.co/wps/portal/Home/tesg/governance/Corporate%20Governance/Board%20of%20Directors%20Committees}{\text{https://www.ecopetrol.com/governance/Board%20Off%20Directors%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Off%20Directors%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Off%20Directors%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Off%20Directors%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governance/Board%20Committees}}{\text{https://www.ecopetrol.com/governa$ 

In 2024, no changes were made to the Committee's Internal Regulations.

Date implemented	07/12/2007
Date modified	08/20/2020

**18.21.** At the request of the Chairperson of the Meeting, **the Chairperson of the Remuneration**, **Appointments**, **and Culture Committee may report to the General Shareholders' Meeting** regarding specific aspects of the work carried out by the Committee, such as the monitoring of the remuneration policies of the Board of Directors and Senior Management.

#### 18.21 Implemented measure

YES	Χ	NO	N/A	
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#### YES. Briefly explain:

Both the Integrated Sustainable Management Report as well as the Annual Corporate Governance Report, which are presented for the consideration of the shareholders at the Ordinary meetings of the General Shareholders' Meeting, contain information that explains, among other, specifics on the work performed by the Remuneration, Appointments, and Culture Committee during the respective period and reflects the fulfillment of their duties. For the 2024 General Shareholders' Meeting, said reports were included in the agenda.

Additionally, Article 12 of the Internal Regulations of the General Shareholders' Meeting establishes that the members of the Board of Directors can attend the meetings of the highest corporate body.

In 2024, no changes were made to the Committee's Internal Regulations.

Date implemented	08/14/2015
Date modified	08/20/2020

**18.22.** The Internal Regulations of the Remuneration, Appointments, and Culture Committee assigns it the duties specified in the Recommendation.

#### 18.22 Implemented measure

YES X	NO	N/A
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#### YES. Briefly explain:

The measure is adopted in the Internal Regulations of the Remuneration, Appointments, and Culture of the Board of Directors, which provides in Article 10, paragraph 3, the following duty for this Committee: "Prepare the Committee's annual management report, to be included in the Integrated Sustainable Management Report."

Additionally, the Internal Regulations of the Corporate Governance and Sustainability Committee provides in Article 10, paragraph 10, item e., the following function for this Committee: "To study and recommend, if it so decides, for consideration and decision of the Board the following matters: (...) e. The annual corporate governance report and its presentation to the General Shareholders' Meeting. Said report must evidence compliance with the Code of Good Governance, as well as the results of the Board of Directors and its support committees. (...)".

Article 23, paragraph 11 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), provides that the Board of Directors, together with the President, shall present to the General Shareholders' Meeting the Company's management report for its approval.

Said regulations can be consulted on Ecopetrol's web page, www.ecopetrol.com.co.

Article 10 of the Internal Regulations of the Remuneration, Appointments, and Culture Committee assigns it the duties recommended by Colombia's Code of Best Corporate Practices.

It is important to note that some of the duties recommended fall within the scope of the Corporate Governance and Sustainability Committee, such as the succession policy of the members of the Board of Directors, the assessments of the Board of Directors, and the qualification of independence for the members of the Board of Directors.

For more information, the Internal Regulations of said Committees published on the Company's website can be accessed at the following link:

https://www.ecopetrol.com.co/wps/portal/Home/en/Corporateresponsibility/Governance/Board%20of%20Directors%20Committees

In 2024, no changes were made to the	
Date implemented	12/07/2007
Date modified	03/22/2024
	Committee is to assist the Board of Directors in fulfillinies regarding risk management.
18.23 Implemented measure	YES X NO N/A
YES. Briefly explain:	
Ecopetrol's Audit and Risk Committee oursuant to its Internal Regulations, the fulfillment of its supervisory rese The duties related to risk manageme oublished on the Company's website a	ure 18.8, Ecopetrol has not created a Risk Committee because fulfills the recommended duties of both committees. Therefore his Committee is responsible for assisting the Board of Directors ponsibilities in relation to the Risk Management System.  Int can be found in the Internal Regulations of the Committee and accessible at the following link:  Ortal/Home/en/Corporateresponsibility/Governance/Board%200
In 2024, no changes were made to the	e aforementioned Internal Regulations.
Date implemented	10/31/2005
<b>Date modified L8.24.</b> At the request of the Chairpers	05/27/2022 son of the Meeting, the Chairperson of the Risk Committe Shareholders' Meeting regarding specific aspects of the wor
.8.24. At the request of the Chairpers may report to the General scarried out by the Committee.	05/27/2022 son of the Meeting, the Chairperson of the Risk Committe
Date modified  18.24. At the request of the Chairpers may report to the General carried out by the Committee.  18.24 Implemented measure	05/27/2022 son of the Meeting, the Chairperson of the Risk Committe Shareholders' Meeting regarding specific aspects of the wor
Date modified  18.24. At the request of the Chairpers may report to the General carried out by the Committee.  18.24 Implemented measure  YES. Briefly explain:  As explained in the response to Merecommended duties of the Risks Common Sustainable Management Report as presented for review by the sharehow Meeting, contain information that explain and Risk Committee during the Likewise, said reports were included in	05/27/2022 son of the Meeting, the Chairperson of the Risk Committe Shareholders' Meeting regarding specific aspects of the wor
As explained in the response to Merecommended duties of the Risks Committee in Sustainable Management Report as presented for review by the shareholder and Risk Committee during the Likewise, said reports were included in the Management Report as presented for review by the shareholder and Risk Committee during the Likewise, said reports were included in Additionally, Article 12 of the International that the members of the Board of Dir These Regulations were not subject to	oson of the Meeting, the Chairperson of the Risk Committee Shareholders' Meeting regarding specific aspects of the work of the Shareholders' Meeting regarding specific aspects of the work of the Shareholders' Meeting regarding specific aspects of the work of the Shareholders of the Annual Committee. Therefore, both the Integrated well as the Annual Corporate Governance Report, which are olders in the Ordinary meetings of the General Shareholders of the General Shareholders of the agenda of the General Shareholders' Meeting in 2024.  I Regulations of the General Shareholders' Meeting established exctors can attend the meetings of the highest corporate body any modifications in 2024.
Date modified  18.24. At the request of the Chairpers may report to the General scarried out by the Committee.  18.24 Implemented measure  YES. Briefly explain:  As explained in the response to Merecommended duties of the Risks Commistationable Management Report as presented for review by the sharehown Meeting, contain information that explain and Risk Committee during the Likewise, said reports were included in Additionally, Article 12 of the International that the members of the Board of Direct These Regulations were not subject to Date implemented	oson of the Meeting, the Chairperson of the Risk Committee Shareholders' Meeting regarding specific aspects of the work of the Shareholders' Meeting regarding specific aspects of the work of the Shareholders' Meeting regarding specific aspects of the work of the Shareholders' of the Annual Committee. Therefore, both the Integrated well as the Annual Corporate Governance Report, which are olders in the Ordinary meetings of the General Shareholders of the General Shareholders of the respective period and reflects the fulfillment of their duties in the agenda of the General Shareholders' Meeting in 2024.  I Regulations of the General Shareholders' Meeting establishes ectors can attend the meetings of the highest corporate body any modifications in 2024
may report to the General scarried out by the Committee.  18.24 Implemented measure  YES. Briefly explain:  As explained in the response to Merecommended duties of the Risks Commended duties of the Risks Commended for review by the sharehown Meeting, contain information that explain and Risk Committee during the Likewise, said reports were included in Additionally, Article 12 of the International that the members of the Board of Direction These Regulations were not subject to Date implemented  Date modified  18.25. With the necessary adjustment sector or the real sector of the same and the committee of the real sector of the same and the committee of the sam	son of the Meeting, the Chairperson of the Risk Committee Shareholders' Meeting regarding specific aspects of the work of the Shareholders' Meeting regarding specific aspects of the work of the Shareholders' Meeting regarding specific aspects of the work of the Shareholders' No. N/A with the Integrated well as the Annual Corporate Governance Report, which are olders in the Ordinary meetings of the General Shareholders of the General Shareholders' of the agenda of the General Shareholders' Meeting in 2024.  If Regulations of the General Shareholders' Meeting establishes the the agenda of the meetings of the highest corporate body any modifications in 2024  08/14/2015 05/27/2022  Its to distinguish between companies that belong to the financial he economy, and notwithstanding the duties assigned to the state of the state of the state of the sassigned to the sass

YES. Briefly explain:					
As explained in the response to measure 1 recommended functions of the Risks Committee Internal Regulations of the Audit and Risk Conhttps://www.ecopetrol.com.co/wps/portal/Horf%20Directors%20Committees assigns it the duties recommended by Colomb	ee and the Audit Comr nmittee, available on me/en/Corporaterespo	mittee. T the corp onsibility	Therefore, oorate web y/Governa	Article site at	10 of the
The Regulations of this Committee were not s	ubject to any modifica	ations in	2024.		
Date implemented	12/07/2007	100110			
Date modified	05/27/2022				
<ul> <li>18.26. The main duty of the Corporate Governance Committee is to assist the Board of Directors in its duties regarding proposals and oversight of Corporate Governance measures adopted by the Company.</li> <li>18.26 Implemented measure</li> </ul> YES X NO N/A				measures	
YES. Briefly explain:					
According to the provisions of Article 1 of the Sustainability Committee, this Committee ass knowledgeable about and analyze, within the the Board of Directors will consider and, as the latter may adopt the respective applicable det good governance and sustainability. It including Directors the adoption of specific measures governance model applicable to the Ecopetrol the Company.	sists the operations of framework of its dutice case may be, provide erminations, mainly other within its duties regarding the Compa	of the Books and	oard of Di beforehand commenda s related to commend d overnance,	rectors I, the is Itions so It the C to the I, as we	s, is to be ssues that o that the company's Board of ell as the
The duties related to corporate governance an of the Committee published on the website <a href="https://www.ecopetrol.com.co/wps/portal/Horpw20Directors%20Committees">https://www.ecopetrol.com.co/wps/portal/Horp%20Directors%20Committees</a>					
In 2024, no changes were made to the Intern		Commit	tee.		
Date implemented	10/31/2005				
Date modified	05/27/2022				
<b>18.27.</b> The Internal Regulations of the Corpora in Recommendation 18.27.	ate Governance Comm		signs it the	e duties	s indicated
18.27 Implemented measure	123	' L X _	NO _		Ν/Α
YES. Briefly explain:					
The Internal Regulations of the Corporate Goduties recommended by Colombia's Code of B			Committe	e assig	gns it the

Notwithstanding, the following clarifications are made: (i) the Administration, headed by the General Secretary, is in charge of coordinating the induction process of new members of the Board of Directors; (ii) in compliance with Article 404 of the Commercial Code, the Board of Directors as a collegiate body analyzes and approves the requests for authorization submitted by the members of said corporate body for the acquisition or transfer of shares of Ecopetrol S.A.; and (iii) the Audit and Risk Committee

	h the actions related to the conduct of the members of		
the Board of Directors that may be contrary to	o the provisions of the Company's internal regulations.		
In 2024, no changes were made to the Intern			
Date implemented	12/07/2007		
Date modified	05/27/2022		
Measure No. 19: Operation of the Board o			
the Company, prepares a work plan	irectors, assisted by the Secretary and the President of for the Board of Directors for the period assessed as sonable number of Ordinary meetings per year and their		
19.1 Implemented measure	YES X NO N/A		
YES. Briefly explain:			
Chairperson of the Board of Directors to cool	lations of the Board of Directors, it is the duty of the rdinate and plan the operations of said governing body cose, the Chairperson of the Board of Directors relies on e Company.		
presented to the Board by the General Secret	of Directors and its support committees for 2024 was ary and unanimously approved on November 30, 2023.		
In 2024, no changes were made to these Reg			
Date implemented	08/14/2015		
Date modified	05/27/2022		
19.2. Except for the entities subject to oversight that, on account of their regime, are required to hold at least one (1) monthly meeting, the Board of Directors of the Company holds between eight (8) and twelve (12) Ordinary meetings per year.  19.2 Implemented measure			
19.2 Implemented measure	125 💢 110 🔛 11/4		
YES. Briefly explain:			
General Shareholders' Meeting on March 22, 2	e Corporate Bylaws (last amended and ratified by the 2024), the Board of Directors will meet ordinarily at by its own convening, or by that of the President of tory Auditor or two (2) of its members.		
	f Directors of Ecopetrol S.A. were held, 15 Ordinary and e business strategy of the Ecopetrol Group was analyzed.		
Date implemented			

**19.3.** One (1) or two (2) yearly meetings of the Board of Directors **are clearly focused on defining** and monitoring the Company's strategy.

**Date modified** 

03/22/2024

19.3 Implemented measure		YESX	NO	N/A
YES. Briefly explain:				
According to the provisions of paragraph a), ramended and ratified by the General Shareho Board of Directors to approve the business stroverseeing its corporate responsibility, including and innovation criteria (TESG).	lders' Meeting on rategy and busine	March 22, 202 ess plan of the	24), it is the d Ecopetrol Gro	uty of the up,
Consequently, in 2024, the Board of Directo Ecopetrol Group – Energy that Transforms- at 28 and 29 and December 6, 2024.	mong other matte			
Date implemented	01/22/2015			
Date modified	03/22/2024			
<ul><li>19.4. The Board of Directors approves prejudice to the fact that it can meet e</li><li>19.4 Implemented measure</li></ul>				N/A
YES. Briefly explain:  According to the provisions of Article 24 of the must approve the schedule of the annual mee		ons of the Boa	rd of Directors	s, this body
The schedule for the Ordinary Board meetings the Board on November 30, 2023, by the Furthermore, the schedule for the 2024 mee Board on October 25, 2024.	e General Secreta tings was present	ary and was	unanimously	approved.
In 2024, no changes were made to these Reg				
Date implemented  Date modified	07/26/2007			
19.5. At least five (5) calendar days before Directors are provided along with the corresponding to each agenda item states decisions in a reasoned manner.	he meeting sum	nmons, the do	ocuments or	information
19.5 Implemented measure				

Articles 12 and 13 of the Internal Regulations of the Board of Directors establish that the members of the Board must be sent the materials and information corresponding to the topics for discussion sufficiently in advance of the respective meeting. It is important to note that, in accordance with the provisions of Article 22 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the summons for both Ordinary and extraordinary meetings of the Board of Directors are carried out at least five (5) calendar days prior thereto and, as best corporate governance practice, the support information of the topics to be addressed in the respective sessions is sent at least one week in advance.

In 2024, no changes were made to the Board of Directors' Internal Regulations.

Date implemented	07/26/2007	
<b>Date modified</b> 03/22/2024		
<ul> <li>19.6. The Chairperson of the Board of Directors, with the assistance of the Secretary of the Board, is ultimately responsible for ensuring the members receive the information sufficiently in advance and that the information is useful, prioritizing quality over quantity in the set of documents delivered (Board of Directors' dashboard).</li> <li>19.6 Implemented measure</li> </ul>		
YES. Briefly explain:		
duty of the Chairperson of said corporate	ulations of the Board of Directors establishes that it is the body to ensure the timely and adequate delivery of the of Directors directly or through the Secretary of the Board	
Article 13 of the Internal Regulations of the Board of Directors also establishes that the Secretary of the Board of Directors is responsible for assisting the Chairperson of the Board of Directors in their duties; Article 2 notes that the Secretary is responsible for the timely delivery of the necessary supporting information for deliberations and decision-making of the Board of Directors meetings.		
In 2024, no changes were made to the Inte	ernal Regulations.	
Date implemented	08/14/2015	
Date modified	05/27/2022	
<ul> <li>19.7. The Chairperson of the Board of Directors and not the President of the Company is ultimately responsible for preparing the agenda for the meetings of the Board of Directors, which is organized according to certain parameters that provide a logical order in the presentation of topics and discussions.</li> <li>19.7 Implemented measure</li> </ul> YES X NO N/A		
YES. Briefly explain:		
meeting will be organized by the Secretary	ne Board of Directors establishes that the agenda for the y of the Board, in accordance with the instructions of the nd taking into account the requests of the Company's	
of the Board of Directors to prepare eac	gulations establishes that it is the duty of the Chairperson h meeting's agenda in cooperation with the Company's	
President, the Secretary of the Board of Dir	rectors, and the other members.	
In 2024, no changes were made to the Int	rectors, and the other members.	

19.8. The Company publishes the attendance of members to meetings of the Board of Directors and its Committees in the Annual Corporate Governance Report and on the corporate website.

05/27/2022

**Date modified** 

19.8 Implemented measure	19.8	Imp	lemented	measure
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YES	Χ	NO		N/A	
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The annual Corporate Governance Report presented for review by the shareholders in the Ordinary meetings of the General Shareholders' Meeting contains a chapter that reports on the operations of the Board of Directors during the respective period and reflects the fulfillment of its duties. This report, published on the website (www.ecopetrol.com.co), includes attendance figures of the members to the meetings of the Board of Directors and its Committees. As a best corporate governance practice, the information is provided individually for each member of the Board, reporting the number of sessions attended by year and average attendance. Likewise, this report was included in the agenda of the General Shareholders' Meeting held in 2024.

In 2024, the total average attendance by the members of the Board of Directors was 98.1%.

Date implemented	03/26/2009
Date modified	N/A

19.9. Every year, the Board of Directors assesses the effectiveness of its work as a collegiate body, that of its Committees and of its individual members, including a peer assessment, as well as the reasonableness of its internal regulations and the dedication and performance of its members, suggesting, if appropriate, modifications it considers relevant to its organization and operations. In the case of conglomerates, the Board of Directors of the parent company requires that the assessment process also be performed by the Boards of Directors of the subordinate companies.

#### 19.9 Implemented measure

YES	Х	NO	N/A	
_		_	,	

#### YES. Briefly explain:

Ecopetrol S.A. has implemented the following assessment mechanisms for its Board of Directors:

- Qualitative assessment: is an annual self-assessment performed by the Board of Directors and annually measures, both individually and as a collegiate body, the desirable behaviors for its proper functioning, such as knowledge, quality of information, performance results, exercise of duties, leadership, and engagement.
- Quantitative assessment: an annual assessment that measures the performance of the indicators established in the balanced management scorecard for Ecopetrol.
- External assessment: assessment of the performance of the Board of Directors carried out by an independent third party every two or three years, staggered with the annual assessments carried out by the same Board.
- Peer assessment: annual assessment performed by the Board of Directors on the performance, knowledge, and leadership of its peers to identify improvement opportunities.

Additionally, it is important to note that numeral 7 of Article 10 of the Internal Regulations of the Corporate Governance and Sustainability Committee of the Board of Directors, which was not modified in 2024, establishes that said Committee must be familiar with and review the results of the assessments of the Board of Directors of Ecopetrol in order to recommend to the Board the appropriate measures.

In February 2024, the Board of Directors, through its Corporate Governance and Sustainability Committee, was provided the results of the 2023 assessment that included the self-assessment, peer assessment, and 360 assessment conducted by the Administration, whose results included the

following elements: knowledge of its member participation of its members, and the efforts a	rs, access to information and preparation for meetings, idvanced by the support committees.
Ministry of the Treasury ( <i>Dirección General d</i> <i>Hacienda y Crédito Público</i> (MHCP)) directed a For the Board of Directors of the subsidiary of	t entity that oversees the Nation's interests within the le Participaciones Estatales (DGPE) of the Ministerio de an assessment conducted by the Board of Directors. companies of the Ecopetrol Group, a self-assessment is sment of the behavioral dynamics, responsibilities, and
Date implemented	03/27/2008
Date modified	
Date modified	05/27/2022
19.10. The Board of Directors al external assessment carried out by i	Iternates the internal self-assessment with the independent consultants.  YES X NO N/A
	rd of Directors self-assessment and the peer review on cally with an external assessment carried out by an ectors.
carried out and provided the results thereof be included elements related to the self-assessmachieved were excellent.	ry 2024, the assessment of the Board of Directors was by the Governance and Sustainability Committee, which ment, peer review, and a 360 assessment. The grades
Date implemented	09/12/2014
Date modified	N/A
	Members of the Board of Directors  of Directors complement the provisions of the the duties and rights of the members of the Board of  YES X NO N/A
YES. Briefly explain:	
process, the members of the Board of Direct body, by the action principles established in Directors.	ty, independence, and knowledge in the decision-making fors must be governed, individually and as a collegiate Article 27 of the Internal Regulations of the Board of swebsite (www.ecopetrol.com.co) and were not subject
to any changes in 2024.	
Date implemented	07/26/2007
Date modified	05/27/2022

20.2. The Regulations of the Board of Directors include the duties of the members of the Board of Directors stated in Recommendation 20.2.

20.2 Implemented measure	YES X NO N/A
YES. Briefly explain:	
	of the Internal Regulations of the Board of Directors oard regarding the Action principles (diligence, loyalty,
Directors of Ecopetrol S.A., the Directors dec Directors, they undertake to comply with the	rmation and Obligations for Members of the Board of lare that, in their capacity as members of the Board of obligations, duties, and responsibilities inherent to their Directors in 2024. The Regulations were not subject to
Date implemented	07/26/2007
Date modified	05/27/2022
20.3. The Regulations of the Board of I Board of Directors specified in Re	Directors include the rights of the members of the commendation 20.3.
20.3 Implemented measure	YES X NO N/A
YES. Briefly explain:	
Information and Obligations for Members of the fine members of this corporate body regarding remuneration, and induction and training.	ns of the Board of Directors, and the Declaration Form - ne Board of Directors of Ecopetrol S.A. include the rights ng access to information, engaging external consultants,
The Declaration of Information and Obligation by the directors in 2024.	s for the members of the Board of Directors was signed
The Corporate Bylaws were amended in 2024, were not subject to any changes.	while the internal Regulations of the Board of Directors
Date implemented	03/27/2008
Date modified	03/22/2024
regulations regarding awarenes	formalized a policy and procedure in its internal ss, management, and resolution of conflicts of direct through related parties, that may affect s and other Administrators.
21.1 Implemented measure	YES X NO N/A
YES. Briefly explain:	

The members of the Board of Directors and the employees of Ecopetrol, including its administrators, are subject to the disqualification regime contemplated mainly in the Political Constitution, the Commercial Code, Law 80 of 1993, Law 1474 of 2011, Law 1150 of 2007, Law 1952 of 2019, Law 2094 of 2021, Law 2195 of 2022 and others that modify or complement these, as applicable, which define conflict of interest situations categorized as a disqualification or incompatibility as a result of either specific circumstances (directly of the employee), or due to their relationship with third parties and, consequently, disqualify these employees from performing certain activities in Ecopetrol.

Likewise and in accordance with the law, the internal regulations include, among others, numerals 23 and 34 of Article 23, numeral 17 of Article 31, and Articles 46, 49, and 50 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the Corporate Governance Code, the Internal Regulations of the Board of Directors, the Code of Ethics and Conduct, and the Guidelines for the Handling and Prevention of Conflicts of Interest and Ethical Conflicts, provisions which expressly define a company's policy and formal procedure for the recognition, handling and resolving of conflict of interest situations and possible consequences should there be a noncompliance situation therewith.

The aforementioned norms refer to the conflicts of interest, disqualifications, and conflicts regime applicable to Ecopetrol, define the latter, and establish the direct or indirect situations that may affect the President, members of the Board of Directors, employees, and third parties related to the Company, and specifically specify the procedure that must be followed to disclose, handle and resolve these situations, as well as some examples to better identify behaviors that might be an infringement thereof.

Chapter VIII of Ecopetrol's Corporate Governance Code also refers to the conflict-of-interest circumstances that may arise in the Company due to the relationship between administrators and workers with third parties (shareholders, suppliers, customers, and contractors).

A document titled Declaration Form - Conflict of Interest, Disqualification, and Incompatibility is provided to report conflicts of interest, as well as the form provided in the tool "EMPLEADO CENTRAL - SUCESSFACTORS".

Regarding the members of the Board of Directors, a declaration form has been established for disclosing related parties, conflicts of interest, and independence for Board members, which aims to collect the necessary data to comply with the provisions of International Accounting Standard No. 24 regarding disclosure of information; the norms of the PCAOB-AS 2410 or AS No.18; Regulation S-K PART 229 - Standard Instructions for Filing Forms under Securities Act of 1933, SEC and Law 964 of 2005, Article 44.

Likewise, Chapter 3.27 of the Accounting Policies Manual for the Ecopetrol Group GEE-M-003 establishes requirements for identifying and revealing information on Related Parts.

The members of the Board of Directors, in turn, fill out the Declaration Form of Information and Obligations for Members of the Board of Directors of Ecopetrol S.A., whereby they declare their commitment to comply with the obligations and responsibilities inherent to their position, which include, among others: know and apply the Corporate Bylaws, the Corporate Governance Code, the Regulations of the Board of Directors of Ecopetrol and the Regulations of the Committees to which they belong, as well as the following documents that support the Business Compliance Program: Code of Ethics and Conduct, handbooks, manuals, instructions and procedures that regulate compliance risks (fraud, corruption, bribery, money laundering, terrorist financing, violations of the FCPA), internal regulations that regulate gifts and hospitalities, conflict of interest, disqualifications, conflicts and prohibitions; and to report situations that may generate their formation in order that the relevant measures can be adopted according to internal procedures, or to seek advice regarding the situation if uncertain.

For its part, in Article 46 of Ecopetrol's Bylaws, its administrators, employees, and beneficiaries expressly adopt a policy of zero tolerance for acts of fraud, bribery, corruption, violations of the Foreign Corrupt Practices Act ("FCPA"), money laundering, terrorist financing and the proliferation of weapons of mass destruction, and expressly reject any behavior that may constitute a violation of the Political Constitution of Colombia and domestic and foreign laws, as applicable. Likewise, they reject any conduct that violates or ignores the provisions of the Code of Ethics and Conduct and internal regulations, including those related to conflicts of interest.

Furthermore, it is worth noting that Ecopetrol has defined in its Internal Regulations (Code of Ethics and Conduct, applicable to the members of the Boards of Directors and workers of Ecopetrol S.A. and its Group, and in the Code of Ethics and Conduct for suppliers, contractors and allies and any legal or natural persons who have any relation with the Ecopetrol Group, in addition to the conflict of interest

situations regulated by the Constitution and the Law, other particular circumstances, direct or indirect, which may imply opposing interests, decreased objectivity, equity, independence or impartiality, must also be reported in order to take measures to prevent their occurrence.

A series of internal controls have been established to guarantee the previously referenced regulations are applied.

Date implemented	11/19/2003
Date modified	11/19/2024

21.2. The procedure for managing conflicts of interest distinguishes their nature, differentiating between sporadic or permanent conflicts of interest. If the conflict of interest is sporadic, the applicable procedure indicates the rules and steps to follow, which should be relatively easy to administer and difficult for the affected person to avoid. In the case of permanent conflicts of interest, the procedure considers that if this situation affects all of the Company's operations, it should be understood as a reason for the mandatory resignation by the affected party since it makes it impossible for them to exercise the duties of their position.

#### 21.2 Implemented measure

YES	Х	NO		N/A	
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#### YES. Briefly explain:

Ecopetrol has a comprehensive zero-tolerance policy regarding acts of corruption, including conflicts of interest. Consequently, the Guidelines for the Handling and Prevention of Conflicts of Interest and Ethical Conflicts regulate and collect all the legal and internal regulations on this matter, expressly defining, among others, their characteristics and classification according to their nature and temporality. Said provision exemplifies the facts that materialize them, specifying those that are elevated to the categories of disqualifications, conflicts, and prohibitions.

Pursuant to the above, numeral 3.1.3 of said instructions indicates:

There will be a conflict of interest when the action to be carried out presents any of the following characteristics:

- · Lack of objectivity, independence, or impartiality; or,
- A particular interest of one's own or of a third party is advantaged to the detriment of the Company.

According to the originating event and the period in which they arise, conflicts can be classified into the following categories, which are not fully representative or exclusive:

- Permanent: when the condition persists over time by provision of law, by judicial or administrative decision, by reason of the association with the Company, due to the interest in the matter under determination, or by the relationship with the person interested therein.
- Sporadic: those that occur when the event that originates them is temporary, limited to a specific matter, and does not last over time.
- Direct: when the interest in the matter relates to the person who participates, manages, or is responsible for making the decision.
- Indirect: when whoever has an interest in the matter is different from the person responsible for the procedure or the decision-making or is a third party, whether a natural or legal person.
- Real: when the worker must perform an action, and at the time thereof, there is a particular interest that could influence it.
- Surviving: one in which the conflict appears during or after the employment or contractual relationship.
- · Potential: when the situation may arise, and the action that executes it has not materialized.
- Apparent: although the existence of a particular interest is not observed, a third party could consider there is one, in which case explanations must be provided to clarify the situation.

Regarding conflicts that, by their nature, can be managed, the guidelines define the steps to follow to mitigate their materialization. Numeral 3.3 particularly specifies the duty to disclose conflict situations,

as follows: whenever a member of the Board of Directors, legal representative, worker, offeror, contractor, supplier, client, partner, or associate (including joint ventures) is in a conflicting situation, they must refrain from participating in the activity and any respective decision-making. Additionally, they have the duty to reveal it in writing and immediately. The guidelines establish applicable parameters and procedures to resolve conflicts, indicating precise rules for administrators, workers, bidders, contractors, suppliers, clients, partners, or allies, and also indicate means to ask for clarification through the business ethics line in the event the beneficiaries have any doubt regarding the existence of a conflict situation, expressing their dilemma and obtaining the respective guidance. Here, each situation is analyzed in light of the applicable regulations, and based thereon, the applicable mitigation mechanisms are defined, and the respective assistance is provided according to the conflict classification.

In addition to the foregoing, this guideline refers to and comprehensively includes all the norms that determine the prohibitions, disqualifications, and conflicts that may arise due to or on the occasion of a conflict of interest, including therein any conflict modality or category (sporadic, permanent, etc.) expressly indicating in paragraph 3.1.4 the duty to comply with all the rules contained therein, namely the obligation to comply with the established procedure and to abstain from acting or participating in the respective activity or decision. Likewise, said internal provision specifically explains that disqualifications are effectively prohibitions that determine the ineligibility of certain people to be elected or appointed in a public position, to exercise these, fulfill public functions, or to enter into contracts with entities with State participation and that conflicts imply the impossibility for the person to simultaneously perform certain activities or exercise concurrently the attributions inherent to the function they perform and those corresponding to other positions or jobs, or have two ties or occupy two positions. In this manner, all the rules and duties that the legal system establishes on the matter are understood to be included in the Company's internal regulations, including those that determine permanent conflicts, as highlighted in the examples in section 3.2. of the guidelines (when the provisions of Law 1952 of 2019 are referenced).

Additionally, said guidelines establish that the members of the Board of Directors and the recipients of the guidelines must sign and update annually, as applicable, the Document of Independence - Declaration of Conflicts of Interest or the format established by the Corporate Compliance Directorate of Ecopetrol S.A., in order to report potential conflict situations to which they are exposed, as well as the direct or indirect relationships that they maintain between them, or with other entities or structures belonging to the Ecopetrol Business Group, or with the issuer, or with suppliers, or with clients or with any other stakeholder, from which conflict of interest situations could arise or influence their decision-making and fulfillment of their duties.

However, whenever a potential conflict situation arises, the disclosure must be made immediately, following the procedure established in these guidelines. The annual report does not exclude the duty to disclose conflict of interest situations.

Moreover, it is noted in the norm that the requirements established by the law and the Internal Regulations of Ecopetrol S.A. on the matter must be met, and it expressly mentions that any person who is interested in joining Ecopetrol S.A. as a worker must fill out the form provided for this purpose by the Corporate Compliance Directorate.

Regarding compliance with the duties contained in the guidelines, Ecopetrol's Ethics and Compliance Management monitors the reports, updates, and compliance with mitigation actions carried out and, based thereon, will carry out training and communication activities to prevent conflicts of interest.

Finally, Ecopetrol specifically and precisely establishes in numeral 3.5 of the aforementioned guidelines the labor and contractual consequences resulting from the ethical conflicts and/or conflicts of interest, indicating that ignorance of the rules and regulations established in said guidelines leads to the violation of the Code of Ethics and Conduct and generates the following responsibilities and consequences:

• Labor: ethical meetings, letters of warning, variable remuneration affected, termination of the individual employment contract, among others.

- Disciplinary: reprimand, fine, suspension, special disqualifications, dismissal, and general disqualification from performing public duties, as the case may be.
- Pre-contractual: inadmissibility of the offer and the decision not to continue inviting the offeror in subsequent opportunities.
- Contractual: applicability of penal clauses for breach of the ethical clause, potential early contractual termination, sanctions included in the internal regulations, and other provisions that the parties determine in the contract.
- Criminal: fine, interdiction of rights, disqualifications, and even imprisonment, according to the circumstances.

For these purposes, the corresponding internal procedures will be followed.

The aforementioned guidelines are published on the Company's website and in the repository provided for the employees' access.

Date implemented	11/19/2003
Date modified	12/31/2020

21.3. The members of the Board of Directors, Legal Representatives, members of Senior Management, and other Company Administrators periodically inform the Board of Directors of the relationships, direct or indirect, they have among themselves or with other entities or structures belonging to the Conglomerate of which the issuer is part of, or with the issuer, or suppliers, or clients or any other Stakeholder Group, from wherein conflict of interest situations may arise or influence the direction of their opinion or vote, thus building a "Related Parties map" of the Administrators.

#### 21.3 Implemented measure

YES	Χ	NO		N/A	
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#### YES. Briefly explain:

The members of the Board of Directors, legal representatives, Senior Management, and other employees must report, before their hiring, annually, or a circumstance arises that so requires it, any potential conflicts of interest situations or disqualifications and conflicts that encompass not only Ecopetrol but also those related with its Group. With respect thereof, the corresponding verifications are made, and if deemed necessary, the appropriate mitigating measures are adopted (See Bylaws, Corporate Governance Code, Internal Regulations of the Board of Directors, Code of Ethics and Conduct, Guidelines for the Handling and Prevention of Conflicts of Interest and Ethical Conflicts.

The aforementioned provisions, as previously mentioned, determine the events that may generate a conflict of interest, the duty to disclose them, and the procedure to be followed. Members of the Board of Directors must report conflicts of interest to this same body, which must adopt the respective measures. Senior Management must report their conflicts to the President of the Company, who is their direct superior. The Corporate Ethics and Compliance Management maintains a record and registry of these reports.

The Corporate Compliance Directorate manages a matrix of related parties through which potential conflicts are monitored. Regarding related parties, Chapter 3.27 of the Accounting Policies Manual for the Ecopetrol Group GEE-M-003 includes everything related to their identification and disclosure requirements in separate and consolidated financial statements, among others. The forms specified above are used to submit these reports, and the ethical hotline is also available to address issues or doubts about whether a situation generates a potential conflict.

The aforementioned guidelines establish that, in addition to the provisions of Ecopetrol's Bylaws, the Regulations of the Board of Directors, and the Corporate Governance Code, the members of the Board of Directors, legal representatives, members of Senior Management and other Company administrators, must periodically sign and update, as applicable, the Document of Independence - Declaration of Conflicts of Interest or the form established by the Corporate Compliance Directorate of Ecopetrol S.A., in order to report conflict situations or those situations that might influence their

decision-making or the fulfillment of their duties to which they might be exposed, as well as the direct or indirect relationships that they maintain between them, or with other entities or structures belonging to the Ecopetrol Group, or with the issuer, or with suppliers, or with clients or with any other stakeholder. However, this provision warns expressly that the periodicity established does not limit the disclosure insofar as, whenever a potential conflict situation arises, the disclosure must be made immediately, nor does this same periodicity eliminate the duty for the disclosure should the event occur in the time between updates.

In addition to the above, the guidelines instruct that it is necessary to comply with the requirements established in the law and the Internal Regulations of Ecopetrol S.A. on this matter and that Administrators must comply with that established in numeral 7 of Article 23 of Law 222 of 1995.

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Date implemented	11/19/2003
Date modified	N/A

**21.4. Relevant conflicts of interest situations** in which the Board Members and other Administrators might find themselves understood as those that would compel the affected party to abstain from attending a meeting and/or participating in a vote **are included in the public information** published annually by the Company on its website.

#### 21.4 Implemented measure

YES	Χ	NO		N/A	
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#### YES. Briefly explain:

The Annual Corporate Governance Report, which is presented for review by the shareholders in the Ordinary meetings of the General Shareholders' Meeting, lists relevant conflicts of interest disclosed by Ecopetrol S.A.'s Administrators and officers. This report is then published on Ecopetrol's website. The 2023 report can be accessed at:

 $\frac{https://www.ecopetrol.com.co/wps/portal/Home/tesg/governance/Corporate\%20Governance/Inform}{eanualgobiernocorporativo}$ 

(pg. 419)

Date implemented 03/26/2009	
Date modified	N/A

**21.5.** For these purposes, the **definition of Related Party** applied by the Company is **consistent** with that of the International Accounting Standard 24 (IAS 24).

#### 21.5 Implemented measure

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YES	Х	NO	N/A	

#### YES. Briefly explain:

It is important to note that the objective of the International Accounting Standard No. 24 (IAS 24) - Related Party Disclosures is to is to ensure that an entity's financial statements contain the disclosures necessary to report its financial position and results for the period regarding transactions with related parties, as well as their outstanding balances, including commitments and other relevant information. An entity or person is related to the entity when there is control, significant influence, or when he/she is a key member of management.

Ecopetrol has identified its related parties within the framework of the International Financial Reporting Standards (IFRS) in order to consolidate the financial results of the Business Group and comply with the disclosure requirements of the aforementioned standards. In the consolidated financial statements, there is a specific note to report the related parties of Ecopetrol S.A.

Regarding the key members of Management, Ecopetrol S.A. defined a related parties form to be filled out by the Board of Directors and members of Senior Management in order to comply with the provisions of IAS 24 regarding the information of those related parties.

With respect to key management members, Ecopetrol S.A. defined a related party form to be filled out by the Board of Directors and members of Senior Management to comply with the provisions of IAS 24 with respect to the information regarding those individuals who have the authority and responsibility to plan, direct and control the entity's activities, directly or indirectly, including any director or management (regardless of whether they are an executive).

Additionally, the document ECP-CAP-G-2005, "Guide to Transfer Prices Between Economically Related Parties of Ecopetrol" (latest update on November 30, 2024), aims to establish the parameters that must be employed to compensate the provision of services and the acquisition of goods between Ecopetrol S.A. and its economically related parties, ensuring both compliance with the transfer pricing obligations established by the tax authorities of each country, such as IAS 24, as well as with the provisions of numeral 34 of Article 23 of Ecopetrol's Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024).

In 2024, the members of the Board of Directors and Senior Management completed the documentation on related parties. Additionally, two certifications on transfer pricing were submitted to the Board and issued by an external advisor, which certifies that operations in the prior semester were carried out under market conditions.

Date implemented	05/28/2010
Date modified	11/30/2024

#### Measure No. 22: Operations with Related Parties

22.1. The Company has a policy that defines the specific procedure for the valuation, approval, and disclosure of operations with Related Parties, including outstanding balances and relationships between them, except for those operations that have particular regulations.

#### **22.1 Implemented measure**

YES	Х	NO	N/A	
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#### YES. Briefly explain:

According to numeral 35 of Article 23 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), it is the duty of the Board of Directors to ensure that Ecopetrol's financial relations with its shareholders, including the majority shareholder, and with its subordinates, are carried out within the limits and conditions established by law and the regulations on prevention, management, and resolution of conflicts of interest established in these Bylaws; and, in any event, under market conditions, seeking to ensure the sustainability of the Company.

Document ECP-CAP-G-2005, "Guide to Transfer Prices Between Economically Related Parties" of Ecopetrol (latest update on November 30, 2024), aims to establish the parameters that must be employed to compensate transactions on goods and services between Ecopetrol S.A. and its economically related parties, ensuring compliance with the transfer pricing obligations established by the tax authorities of each country, such as International Accounting Standard No. 24 (IAS 24), as well as with the provisions of Ecopetrol's Bylaws.

Date implemented	05/28/2010
Date modified	11/30/2024

**22.2.** The Company's policy on operations with related parties addresses the elements covered in Recommendation 22.2.

#### 22.2 Implemented measure

YES	Χ	NO	N/A	
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#### YES. Briefly explain:

Ecopetrol S.A.'s Board of Directors, in exercising its role to provide strategic guidance, oversees that all economic relations of Ecopetrol with its affiliates are carried out according to that established by the Law, the regulations regarding the prevention, handling, and resolution of conflicts of interest, and, in all cases, under market conditions. The aforementioned is in accordance with the provisions of numeral 35 of Article 23 of the Corporate Bylaws of Ecopetrol (last amended and ratified by the General Shareholders' Meeting on March 22, 2024).

Ecopetrol has tools such as the document ECP-CAP-G-2005, "Guide to Transfer Prices Between Economically Related Parties" of Ecopetrol (latest update on November 30, 2024), which includes the criteria recommended by the Code of Best Corporate Practices and which defines the parameters that must be considered to compensate transactions on goods and services between Ecopetrol and its economically related parties so that these are consistent with those carried out with and between third parties. Regarding operations with related parties, the applicable legal regulations contained in Articles 260-1 et seq. of the Tax Code are also considered.

Furthermore, the Special Group Report, which is referenced in Article 29 of Law 222 of 1995, establishes that all operations between related parties must be disclosed in the notes to the financial statements.

Additionally, it must be noted that, along with the aforementioned Report, the Management reports quarterly to the Board of Directors regarding the status of operations, agreements, and contracts that the Company has entered into with its affiliates during the immediately preceding semester, indicating the conditions established therein, which in all cases agree with those of the market.

The aforementioned underscores that Ecopetrol has a comprehensive policy in place that allows the Company to verify, value, and disclose to third parties that its transactions between related parties are carried out under market conditions. Moreover, the Company's Senior Management is involved in this oversight.

Thus, Ecopetrol abides by the recommendations of the Superintendence of Finance of Colombia on the valuation and disclosure of operations by and between related parties. It must be considered that although the Board of Directors reviews, analyzes, and studies the operations between related parties according to the conditions set forth above, approving each one of these operations among related parties is not included within the duties of this corporate body listed in Article 23 of the Corporate Bylaws.

The Integrated Management Report for 2023 and the Financial Statement to December 31, 2023, with their respective notes detailing information on transfer pricing, can be found at the following link: <a href="https://www.ecopetrol.com.co/wps/portal/Home/en/investors/financial-results/financial-statements/https://www.ecopetrol.com.co/wps/portal/Home/en/investors/sustainability-reports/sustainability-reports</a>

Date implemented	05/28/2010
Date modified	11/30/2024

**22.3.** The policy does not require express authorization from the Board of Directors for recurring transactions with Related Parties inherent to the Company's Ordinary course of business carried out for adhesion contracts or general framework contracts with wholly standardized terms, applied on a mass scale and carried out at market prices, generally determined by the acting supplier of the good or service in question, and whose individual amount is irrelevant to the Company.

#### 22.3 Implemented measure

YES	Χ	NO	N/A	
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#### YES. Briefly explain:

Ecopetrol S.A.'s Board of Directors, in exercising its role to provide strategic guidance, oversees that all economic relations of Ecopetrol with its affiliates are carried out according to that established by the Law, the regulations regarding the prevention, handling, and resolution of conflicts of interest, and, in all cases, under market conditions. The aforementioned is in accordance with the provisions of numeral 34 of Article 23 of the Corporate Bylaws of Ecopetrol (last amended and ratified by the General Shareholders' Meeting on March 22, 2024).

Ecopetrol has tools such as the document ECP-CAP-G-2005, "Guide to Transfer Prices Between Economically Related Parties" of Ecopetrol (latest update on November 30, 2024), which includes the criteria recommended by the Code of Best Corporate Practices and which defines the parameters that must be considered to compensate transactions on goods and services between Ecopetrol and its economically related parties so that these are consistent with those carried out with and between third parties. Regarding operations with related parties, the applicable legal regulations contained in Articles 260-1 et seq. of the Tax Code are also considered.

Furthermore, the Special Group Report, which is referenced in Article 29 of Law 222 of 1995, establishes that all operations between related parties must be disclosed in the notes to the financial statements.

Additionally, it must be noted that, along with the aforementioned Report, the President of Ecopetrol reports quarterly to the Board of Directors regarding the status of operations, agreements, and contracts that the Company has entered into with its affiliates during the said period, indicating the conditions established therein, which in all cases agree with those of the market.

The aforementioned underscores that Ecopetrol has a comprehensive policy in place that allows the Company to verify, value, and disclose to third parties that its transactions between related parties are carried out under market conditions. Moreover, the Company's Senior Management is involved in this oversight.

Thus, Ecopetrol abides by the recommendations of the Superintendence of Finance of Colombia on the valuation and disclosure of operations by and between related parties. It must be considered that although the Board of Directors reviews, analyzes, and studies the operations between related parties according to the conditions set forth above, approving each one of these operations among related parties is not included within the duties of this corporate body listed in Article 23 of the Corporate Bylaws.

The Integrated Management Report for 2023 and the Financial Statement to December 31, 2023, with their respective notes detailing information on transfer pricing, can be found at the following link: <a href="https://www.ecopetrol.com.co/wps/portal/Home/en/investors/financial-results/financial-statements/https://www.ecopetrol.com.co/wps/portal/Home/en/investors/sustainability-reports/sustainability-reports</a>

Date implemented	05/28/2010
Date modified	11/30/2024

#### Measure No. 23: Remuneration of the members of the Board of Directors.

**23.1.** The Company has a remuneration policy for the Board of Directors, approved by the General Shareholders' Meeting and reviewed yearly, which identifies all remuneration components that can be effectively satisfied. These components may be fixed or variable. They can include fixed fees for being a Board of Directors member, fees for attendance to meetings of the Board and/or its Committees, and other payments of any kind accrued during the year, whatever its source, in money or in kind, as well as the obligations contracted by the Company in terms of pensions or payments for life insurance premiums, or other concepts,

concerning both former and current insurance (D&O policies) contracted by Directors.				
23.1 Implemented measure	Y	res X	NO	N/A
YES. Briefly explain:				
According to the provisions of paragraph 3 of ratified by the General Shareholders' Meeting Board of Directors for attending meetings of the Shareholders' Meeting concerning the character and the market guidelines.	on March 22, 2024 he Board and the C	1), the fees of Committees ar	the members re set by the (	s of the General
It is important to point out that the General S 22, 2012, approved the amount of the fee for internal Committee amounting to six (6) minir	each in-person ses	ssion of the Bo	oard of Direct	ors and/or
In order to cover the responsibilities derived from their condition as Administrators, Ecopetrol S.A. has contracted a Directors & Officers Policy (D&O) that covers the equity of the members of the Board of Directors regarding i) legal actions or extrajudicial claims, damages resulting from the commission of "incorrect act in the exercise of their duties"; ii) official investigations by the Nation's control entities; ii) defense costs and expenses.				
Date implemented	03/27/2008			
Date modified	03/22/2024			
23.2. If the Company adopts remuneration component related to the Company's remuneration policy must include ling of the variable component is related to at the close of the period reviewed, the Statutory Auditor's Report, which components are stated to at the Statutory Auditor's Report, which components are stated to the Statutory Auditor's Report, which components are stated to the Company's remuneration and the Stated to the Company's remuneration and the Company's remuneration and the Company's remuneration and the Company's remuneration at the Company's remuneration and the Company's remuneration and the Company's remuneration policy must include line and the Company's remuneration policy must include line at the Company's remuneration policy must include line at the Company's remuneration policy must include line at the close of the period reviewed, the Company's remuneration policy must include line at the close of the period reviewed, the Statutory Auditor's Report, which company is remuneration at the Company and the Company and the Company at th	s good performanc imits to the amou o the Company's pr ne Company must	te in the med Int available to rofits or other consider poss	lium and long to the Board o managemen sible exceptio	term, <b>the</b> of Directors. t indicators
YES. Briefly explain:				
As expressly stated in Article 10 of the Inter www.ecopetrol.com, the remuneration for Bo remuneration component of any kind, nor rela and long term.	oard of Directors m	nembers does	s not include	a variable
According to paragraph 3 of Article 20 of the C General Shareholders' Meeting on March 22, 2 corporate body responsible for determining the Shareholders' Meeting at its Ordinary meeting for each in-person session of the Board of Dire minimum wages in force.	2024), the General e remuneration of on March 22, 2012	Shareholders the Board of I 2, approved t	o' Meeting is the Directors. The the amount of	he e General the fee

In 2024, no changes were made to the Internal Regulations of the Board of Directors.

N/A

N/A

**Date implemented** 

Date modified

23.3 Implemented measure  YES X NO N/A  YES. Briefly explain:  The remuneration of Board of Directors members does not incorporate share options or a variable remuneration related to share price movements, as expressly stated in Article 10 of the Internal Regulations of the Board of Directors, available at www.ecopetrol.com.  In 2024, no changes were made to the Regulations.  Date implemented 03/27/2008  Date modified 05/27/2022  23.4. For each period evaluated, the General Shareholders' Meeting approves a maximum cost of all approved Board of Directors' remuneration components within the framework of the remuneration policy.  23.4 Implemented measure  YES NO X N/A  NO. Explain:  The General Shareholders' Meeting only approves the fees of the members of the Board of Directors for attending Board and Committee meetings.  Date implemented N/A  Date modified N/A  23.5. The total effective cost of the Board of Directors during the period evaluated, which includes all the remuneration components paid to the members of the Board of Directors as well as the reimbursement of expenses, is known by the shareholders and published on the Company's website, with the level of breakdown and detail approved by the Board of Directors.  23.5 Implemented measure  YES NO X N/A  NO. Explain:  Currently, only the fees of the members of the Board of Directors is the fees they created in a certaordinary meetings of the Board of Directors and its Committee meetings are published. The measure has not been implemented since the only remuneration component paid by Ecopetrol to the members of the Board of Directors and its Committees. Other expenses, such as lodging, food, and transportation expenses of the Board of Directors and its Committees. Other expenses, such as lodging, food, and transportation expenses of the Board of Directors and its Committees. Other expenses, such as lodging, food, and transportation expenses of the Board of Directors members, are assumed by the Company.  The information currently published is approved by the	23.3.	The Equity and Independent Members from remuneration systems that in to absolute share price movements.				
The remuneration of Board of Directors members does not incorporate share options or a variable remuneration related to share price movements, as expressly stated in Article 10 of the Internal Regulations of the Board of Directors, available at www.ecopetrol.com.  In 2024, no changes were made to the Regulations.  Date implemented	23.3	·	YES X		NO	N/A
remuneration related to share price movements, as expressly stated in Article 10 of the Internal Regulations of the Board of Directors, available at www.ecopetrol.com.  In 2024, no changes were made to the Regulations.  Date implemented    03/27/2008   05/27/2022	YES. I	Briefly explain:				
Date implemented   03/27/2008   Date modified   05/27/2022	remun	neration related to share price moveme	ents, as expressly stated i			
23.4. For each period evaluated, the General Shareholders' Meeting approves a maximum cost of all approved Board of Directors' remuneration components within the framework of the remuneration policy.  23.4 Implemented measure  YES  NO  NO  NO  NO  NO  NO  NO  NO  NO  N						
23.4. For each period evaluated, the General Shareholders' Meeting approves a maximum cost of all approved Board of Directors' remuneration components within the framework of the remuneration policy.  23.4 Implemented measure  YES  NO  NO  N/A  NO  NO  N/A  NO  NO  NO  NO  NO  NO  NO  NO  NO  N						
cost of all approved Board of Directors' remuneration components within the framework of the remuneration policy.  23.4 Implemented measure  YES  NO  X  N/A  N/A  NO. Explain:  The General Shareholders' Meeting only approves the fees of the members of the Board of Directors for attending Board and Committee meetings.  Date implemented  N/A  Date modified  N/A  23.5. The total effective cost of the Board of Directors during the period evaluated, which includes all the remuneration components paid to the members of the Board of Directors as well as the reimbursement of expenses, is known by the shareholders and published on the Company's website, with the level of breakdown and detail approved by the Board of Directors.  23.5 Implemented measure  YES  NO  X  N/A  N/A  NO. Explain:  Currently, only the fees of the members of the Board of Directors for their attendance at Board and Committee meetings are published. The measure has not been implemented since the only remuneration component paid by Ecopetrol to the members of the Board of Directors is the fees they receive for attending Ordinary and extraordinary meetings of the Board of Directors and its Committees. Other expenses, such as lodging, food, and transportation expenses of the Board of Directors members, are assumed by the Company.  The information currently published is approved by the Board of Directors when it approves the Annual Corporate Governance Report, which contains the information above. The Report was included in the agenda of the General Shareholders' Meeting of 2024.  Date implemented  N/A	Date	modified	05/27/2022			
The General Shareholders' Meeting only approves the fees of the members of the Board of Directors for attending Board and Committee meetings.  Date implemented  N/A  Date modified  23.5. The total effective cost of the Board of Directors during the period evaluated, which includes all the remuneration components paid to the members of the Board of Directors as well as the reimbursement of expenses, is known by the shareholders and published on the Company's website, with the level of breakdown and detail approved by the Board of Directors.  23.5 Implemented measure  YES  NO  N/A  N/A  NO. Explain:  Currently, only the fees of the members of the Board of Directors for their attendance at Board and Committee meetings are published. The measure has not been implemented since the only remuneration component paid by Ecopetrol to the members of the Board of Directors is the fees they receive for attending Ordinary and extraordinary meetings of the Board of Directors and its Committees. Other expenses, such as lodging, food, and transportation expenses of the Board of Directors members, are assumed by the Company.  The information currently published is approved by the Board of Directors when it approves the Annual Corporate Governance Report, which contains the information above. The Report was included in the agenda of the General Shareholders' Meeting of 2024.  Date implemented	23.4	of the remuneration policy.	_	onent		
Date implemented   N/A						6.51
23.5. The total effective cost of the Board of Directors during the period evaluated, which includes all the remuneration components paid to the members of the Board of Directors as well as the reimbursement of expenses, is known by the shareholders and published on the Company's website, with the level of breakdown and detail approved by the Board of Directors.  23.5 Implemented measure  YES  NO  X  N/A  N/A  NO. Explain:  Currently, only the fees of the members of the Board of Directors for their attendance at Board and Committee meetings are published. The measure has not been implemented since the only remuneration component paid by Ecopetrol to the members of the Board of Directors is the fees they receive for attending Ordinary and extraordinary meetings of the Board of Directors and its Committees. Other expenses, such as lodging, food, and transportation expenses of the Board of Directors members, are assumed by the Company.  The information currently published is approved by the Board of Directors when it approves the Annual Corporate Governance Report, which contains the information above. The Report was included in the agenda of the General Shareholders' Meeting of 2024.  Date implemented  N/A	for att	ending Board and Committee meetings.		ers of	the Board	of Directors
23.5. The total effective cost of the Board of Directors during the period evaluated, which includes all the remuneration components paid to the members of the Board of Directors as well as the reimbursement of expenses, is known by the shareholders and published on the Company's website, with the level of breakdown and detail approved by the Board of Directors.  23.5 Implemented measure  YES  NO  X  N/A  N/A  NO. Explain:  Currently, only the fees of the members of the Board of Directors for their attendance at Board and Committee meetings are published. The measure has not been implemented since the only remuneration component paid by Ecopetrol to the members of the Board of Directors is the fees they receive for attending Ordinary and extraordinary meetings of the Board of Directors and its Committees. Other expenses, such as lodging, food, and transportation expenses of the Board of Directors members, are assumed by the Company.  The information currently published is approved by the Board of Directors when it approves the Annual Corporate Governance Report, which contains the information above. The Report was included in the agenda of the General Shareholders' Meeting of 2024.  Date implemented  N/A		•	-			
includes all the remuneration components paid to the members of the Board of Directors as well as the reimbursement of expenses, is known by the shareholders and published on the Company's website, with the level of breakdown and detail approved by the Board of Directors.  23.5 Implemented measure  YES  NO  NO  NO  NO  NO  NO  NO  NO  NO  N	Date	modified	N/A			
Currently, only the fees of the members of the Board of Directors for their attendance at Board and Committee meetings are published. The measure has not been implemented since the only remuneration component paid by Ecopetrol to the members of the Board of Directors is the fees they receive for attending Ordinary and extraordinary meetings of the Board of Directors and its Committees. Other expenses, such as lodging, food, and transportation expenses of the Board of Directors members, are assumed by the Company.  The information currently published is approved by the Board of Directors when it approves the Annual Corporate Governance Report, which contains the information above. The Report was included in the agenda of the General Shareholders' Meeting of 2024.  Date implemented  N/A	23.5. 23.5	includes all the remuneration con Directors as well as the reimbursen published on the Company's website, Board of Directors.	mponents paid to the repenses, is known with the level of breakdown	nemb vn by	ers of the the share detail appr	e Board of holders and oved by the
Committee meetings are published. The measure has not been implemented since the only remuneration component paid by Ecopetrol to the members of the Board of Directors is the fees they receive for attending Ordinary and extraordinary meetings of the Board of Directors and its Committees. Other expenses, such as lodging, food, and transportation expenses of the Board of Directors members, are assumed by the Company.  The information currently published is approved by the Board of Directors when it approves the Annual Corporate Governance Report, which contains the information above. The Report was included in the agenda of the General Shareholders' Meeting of 2024.  Date implemented  N/A	NO. E	xplain:				
Date implemented N/A	Comm remun receive Comm Directe The in Corpor	nittee meetings are published. The referation component paid by Ecopetrol to be for attending Ordinary and extraornittees. Other expenses, such as lodging ors members, are assumed by the Comportation currently published is approverate Governance Report, which contains	neasure has not been in the members of the Board rdinary meetings of the g, food, and transportatio pany. ed by the Board of Directors the information above. The	nplem of Dir Board n exp when	ented since rectors is the of Director enses of the it approves	e the only be fees they ors and its be Board of the Annual
			T			
		•	N/A			

Measure No. 24: The President of the Company and Senior Management

Company administration or govern	establishes an effective separation between the nance (represented by the Board of Directors) and the the responsibility of Senior Management and headed by		
24.1 Implemented measure	YES X NO N/A		
Meeting on March 22, 2024), the effective sepand the President of Ecopetrol S.A. is evinced Ecopetrol S.A. be appointed as Chairperson of Directors, Section 5: Duties and Responsibilitithe Board of Directors is the maximum body r	ended and ratified by the General Shareholders' paration between the duties of the Board of Directors; it is stated that in no case may the President of the Board of Directors. Likewise, Chapter III: Board of es of the Corporate Governance Code establishes that esponsible for oversight over the performance of the independent of the management body so that it may not modified.		
Date implemented	11/13/2007		
Date modified	03/22/2024		
	team, concentrating its activity on the general duties of control.  YES X NO N/A		
YES. Briefly explain:			
	Bylaws and the Corporate Governance Code, the Board of Ecopetrol S.A. and acts subject to the rights of the h of the Company.		
The Board of Directors delegates to the Company's Administration the Ordinary course of business, which is why its general duties established in Article 23 of the Corporate Bylaws focus on strategy, oversight, governance, and control matters.			
In 2024, the Corporate Bylaws were amended	; the Corporate Governance Code was not modified.		
Date implemented	11/13/2007		
Date modified	03/22/2024		
<b>24.3.</b> As a general rule, the members of Sen	ior Management are identified, evaluated, and appointed		

24.3. As a general rule, the members of Senior Management are identified, evaluated, and appointed directly by the President of the Company since they are his/her direct collaborators. Alternatively, the Company can choose for the Board of Directors to appoint the members of Senior Management at the proposal of the President of the Company. Regardless of whoever makes the final appointment, the candidates for key executive positions in the Company are known and evaluated by the Remuneration, Appointments, and Culture Committee of the Board of Directors, which must issue its opinion in this respect.

#### 24.3 Implemented measure

YESX	NO	N/A	
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#### YES. Briefly explain:

According to the provisions of the numeral 15 of Article 23 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the Board of Directors has the duty of appointing and removing senior-level employees and trustworthy employees who lead top-level units of the Company. Likewise, according to numeral 13 of Article 31 of the Corporate Bylaws, the President of Ecopetrol may recommend to the Board of Directors the appointment or removal of employees from the top-level organizational structure and, if necessary, remove any thereof and appoint a temporary replacement, necessarily notifying the Board of Directors.

Additionally, numeral 6 of Article 10 of the Internal Regulations of the Remuneration, Appointments, and Culture Committee of the Board establishes as a duty of said Committee to study and recommend to the Board of Directors the appointment and removal of the employees who head the top-level divisions of the Company.

In 2024, the Committee analyzed the aforementioned matters in the following meetings:

- January 16, 2024
- April 26, 2024
- July 26, 2024
- August 30, 2024
- December 12, 2024

In 2024, the Internal Regulations of the Remuneration, Appointments, and Culture Committee

Date implemented	10/31/2005
Date modified	03/22/2024

**24.4.** The Company has a clear policy approved by the Board of Directors for delegating duties and/or a structure of representation that reveals the level of authorization the President of the Company and other members of Senior Management have.

#### 24.4 Implemented measure

Y=0   NO   N/A		_		
YES   X   NO   N/A	YES	NO	N/A	

#### YES. Briefly explain:

Yes, per paragraph q of numeral 39 of Article 23 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the Board of Directors must approve the governance model.

The Guidelines for Ecopetrol's corporate governance model include a governability tool that identifies the designation of decision-making and assignment authority, which is called the Decision and Attributions Matrix.

Actibations Matrix:		
Date implemented	07/18/2011	
Date modified	10/28/2024	

**24.5. The Board of Directors,** by way of the Remuneration, Appointments, and Culture Committee, or whoever fulfills its duties, **annually drafts the performance evaluation for the Company's President** and knows the evaluations of the other members of Senior Management.

YESX	NO	N/A
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Paragraph d of numeral 6 of Article 16 of the Internal Regulation of the Remuneration, Appointments, and Culture Committee of the Board of Directors establishes as its duty to study and recommend to the Board of Directors the definition, review, and updating of the evaluation processes for the Company's President and senior executives. On February 22, 2024, the Board of Directors rated the performance of the President of Ecopetrol during 2023.

After this, on February 23, 2024, after a review carried out by the Remuneration, Appointments, and Culture Committee, the Board of Directors assessed compliance with the targets of the Balanced Score Card (BSC) of the Ecopetrol Group in 2023. The BSC results of the Ecopetrol Group are critical inputs to assess the performance of the company's executives.

In 2024, no changes were made to the Committee's Internal Regulations.

Date implemented	03/27/2008
Date modified	08/20/2020

**24.6.** The Company has a remuneration policy for the President of the Company and other members of Senior Management, approved by the Board of Directors, which identifies all the remuneration components that can be effectively satisfied, tied to the fulfillment of long-term objectives and risk levels.

24.6	Tmp	lemented	measure
27.0	TILLA	Cilicited	III Casai C

YES	Х	NO	N/A	
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#### YES. Briefly explain:

Ecopetrol S.A. has a remuneration policy for the Company's President and other members of Senior Management.

According to numerals 2 and 14 of Article 23 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the Board of Directors must establish the remuneration of the President of the Company under the responsibilities of the position and market practices, as well as to define the criteria in the Remuneration Policy. Additionally, numeral 31 of paragraph d of the Corporate Bylaws establishes a duty of the Board of Directors to issue the remuneration and culture guidelines for the Ecopetrol Group.

The guidelines for determining and recognizing fixed and variable remuneration and benefits granted by Ecopetrol, whose scope includes all employees, are defined in the internal regulations "Guidelines for Managing Total Remuneration at Ecopetrol S.A." Additionally, the Company also has procedures for granting short-term variable remuneration and handling long-term incentives, which set all the conditions for their allocation and recognition, taking into consideration the fulfillment of corporate goals, defined metrics in each plan, and payment approval granted by the Board.

Long-term incentives (LTI) are a component of the remuneration package of senior-level employees and certain critical positions and are a fundamental element because it is tied to the achievement of strategic objectives that guarantee the sustainability and protect the future of the Company and incentivize cohesion of the senior-level management teams.

More and more companies have incorporated ILP into their compensation schemes, aligned with international good practices, which mobilize exceptional and sustainable results in the face of stakeholder expectations. The ILPs for Ecopetrol are based on the following premises: (i) they favor the interests of the shareholders because their defined targets protect the sustainability of the long-term sustainability Company; (ii) it is self-financing, as it is paid for with the resources it generates; (iii) its goals are aligned to the Business Plan (3 years) with an additional challenge on them ("stretch

target"); (iv) generates cohesion among the management team and some critical positions regarding the achievement of the shareholders' strategic. The ILP is a percentage of the employee's fixed annual compensation, and the money is delivered to a financial institution authorized to invest it in Colombia in Ordinary shares of Ecopetrol and is only transferred to the employee If the Plan's targets are met and the Board gives payment authorization. The ILP targets are valid for three years; each year, a new edition of the Plan is launched with demanding objectives associated with the Group's strategy, and the participants are defined. At this time, there are three ongoing plans for the periods 2022-2024, 2023-2024, and 2024-2026, which will be recognized between April and June 2024, 2026, and 2027, respectively, if the defined targets are met and according to the conditions defined in the guidelines of each plan and the Board gives payment authorization. **Date implemented** 12/01/2007 **Date modified** 05/14/2024 24.7. If the remuneration of the Company's President includes a fixed and a variable component, its technical design and method of calculation prevent the variable component from exceeding the maximum limit established by the Board of Directors. 24.7 Implemented measure YES. Briefly explain: In the case of variable remunerations and long-term incentives, the Board of Directors, in accordance with the provisions of paragraphs 2 and 14 of Article 23 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024) approves the plan and also submits for approval the amount to be paid for the variable components. Its technical design and calculation method, which the Board approved, makes it impossible for the amount paid to be higher than the limit it has authorized. This payment structure continued in the manner explained above during 2024. 12/01/2007 **Date implemented Date modified** 05/14/2024 IV. **CONTROL ARCHITECTURE** Measure No. 25: Control Environment 25.1. The Board of Directors is ultimately responsible for the existence of a solid control environment within the Company, adapted to its nature, size, complexity, and risks in order that it may comply with the budgets indicated in the Recommendation. NO N/A 25.1 Implemented measure YES. Briefly explain: Chapter VII: Controls; Section 2: Internal Controls; numeral 2.1 of the Corporate Governance Code established that: Ecopetrol is committed to establishing and maintaining an Internal Control System, understood as the process carried out by all the people in the organization, supervised by the Board of Directors, Senior

Management, and control entities, to provide reasonable safety in the activities needed to achieve its goals, framed within the recommended practices of the COSO international reference framework (Committee of Sponsoring Organizations of the Treadway Commission - Enterprise Risk Management). In accounting matters, the Internal Control System ensures that the Company's assets, liabilities, and

equity are properly managed and administered and that, with reasonable detail, accurately and correctly reflect the transactions and divestments of the Company's assets.

For this purpose, Ecopetrol has established an organizational structure that supports risk management and the Internal Control System, assigning specific responsibilities to the Board of Directors, the Audit and Risk Committee of the Board of Directors, the President, and the Risk Management and the Internal Risk Management and Internal Control areas (Risk Management and Internal Control Assurance Management ) of the Directorate Compliance of Ecopetrol. In this matter, numeral 37 of Article 23 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), includes as a duty of the Board of Directors to supervise the effectiveness of the integrated internal control and risk management systems.

Considering that Ecopetrol S.A. is the Parent Company of the Group, the Board of Directors, through its Audit and Risk Committee, secures the existence of a control architecture with a consolidated scope. Following the provisions of the Internal Regulations of the Audit and Risk Committee of the Board of Directors of Ecopetrol S.A., the Committee is a body that assists in the administration performed by the Board of Directors and its highest control body, in charge of the oversight, management, and effectiveness of the Ecopetrol Group's Internal Control System. The Committee is knowledgeable about and analyzes, within the framework of its duties and beforehand, the issues that will be considered by the Board of Directors and, as the case may be, provide its recommendations so that the latter may adopt the corresponding applicable determinations. Likewise, it will supervise compliance with the internal audit program and ensure that the preparation, presentation, and disclosure of financial information are consistent with the provisions of the law, making the appropriate determinations. This Committee supports the Board of Directors in the supervision of the Internal Control System. Its duties include the following:

- Recommend to the Board of Directors the approval of the guidelines, policies, principles, models, and methodologies to be applied in internal control matters, verify the implementation of its structure under the COSO model, and the adequate adoption of financial reporting procedures. Furthermore, to follow up on the correct operation of the Internal Control System. Said duty is laid out in Chapter 4: Committee Duties, numeral 18 of Article 10 of the Internal Regulations of the Audit and Risk Committee of the Board of Directors.
- Oversee the effectiveness of the duty of regulatory compliance and of prevention and control of fraud, corruption, bribery, money laundering, terrorist financing, and the financing of the proliferation of weapons of mass destruction through a biannual report presented by the Compliance Officer and report to the Board of Directors all activities carried out. Said duty is laid out in Chapter 4: Committee Duties, numeral 33 of Article 10 of the Internal Regulations of the Audit and Risk Committee of the Board of Directors.
- Verify the implementation of the Risk Management System, which must include the identification, assessment, treatment, and monitoring of Company risks, their materialization, and the respective analysis of the impacts of the potential materialization thereof. Said duty is laid out in Chapter 4: Committee Duties, numeral 34 of Article 10 of the Internal Regulations of the Audit and Risk Committee of the Board of Directors.
- Understand and monitor the management of the subordinated companies that comprise the Group through a semi-annual management report containing information on the following matters that may impact the consolidated financial information: (i) internal control model and process; (ii) independence of the Statutory Auditor; (iii) ethical, corruption, accounting, and financial fraud complaints; and (iv) risk management system. Said duty is laid out in Chapter 4: Committee Duties, numeral 40 of Article 10 of the Internal Regulations of the Audit and Risk Committee of the Board of Directors.

Additionally, Ecopetrol has defined handbooks and instructions that contain the guidelines on risk and internal controls that apply to Ecopetrol S.A. as well as the Group companies and seeks to provide reasonable assurance about the fulfillment of corporate objectives. There is an Integrated Risks Management Manual for the Ecopetrol Group, Internal Controls System Manual for the Ecopetrol Group, a Procedure for the Management of Process Risks for the Ecopetrol Group, a Procedure for the

Management of Business Risks for the Ecopetrol Group, and a Procedure for the Management of Controls and Appropriate Relationship Actions for the Ecopetrol Group.

Likewise, Ecopetrol S.A. has support and assurance entities at the consolidated level handling internal control, such as Risk Assurance and Internal Control Management.

Date implemented

07/09/2010

Date modified

03/22/2024

**25.2.** In the case of Conglomerates, the Board of Directors of the Parent Company will encourage having a Control Architecture with a consolidated, formal scope, which includes all the Subordinate companies, establishing responsibilities regarding the policies and guidelines on this matter at the conglomerate level and defining clear reporting lines that allow a consolidated vision of the risks to which the conglomerate is exposed and the adoption of control measures.

25.2 Implemented measure	YES χ	NO	N/A	
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#### YES. Briefly explain:

As explained in detail in the response to measure 25.1, Ecopetrol is the parent company of the Group. In that sense, its Board of Directors, through its Audit and Risk Committee, encourages the existence of a consolidated control architecture.

The Code of Ethics and Conduct, which covers the whole of the Group - that is, all Group Companies must adopt its rules and guarantee its propagation and application - specifies there is an Internal Control System that, for all accounting matters, ensures that the Company's assets, liabilities and equity are properly managed and administered and that, with reasonable detail, they accurately and correctly reflect the transactions and divestment of the Company's assets. All people who work in the Group are part of the internal control system and strictly comply with the controls under their responsibility so that the accuracy of the financial statements can be certified by auditors and government authorities in Colombia and abroad. Likewise, the Ecopetrol group has a robust and comprehensive Compliance Program that covers associated risks, risk management, and internal controls.

According to the above, Ecopetrol S.A. has corporate guidelines for the Group's subordinate companies so that they may execute, implement, and ensure the effectiveness of the Compliance Program System, through which the elements of the Integrated Risk Management System (SRI for its Spanish acronym), Internal Control System (SIC), and the Compliance Management System (SCU), are carried out. The Compliance Program System establishes comprehensive guidelines for risk management, internal control, and compliance (fraud, corruption, bribery, money laundering, financing of terrorism, financing of the proliferation of weapons of mass destruction, violations of anti-bribery regulations such as the FCPA, protection of free competition and other rules related to transparency resulting from regulations issued by competent authorities, as well as national and international best practices), encouraging all-inclusive ethical behavior in the organization under internal regulations, legal provisions and best practices adopted, and supporting the necessary control environment to identify possible deviations.

Operating structures are in place to comply with the guidelines concerning subordinate companies. These are described below, along with the responsibilities each carries:

Executor: under this structure, the Risk, Internal Control Assurance, and Ethics and Compliance Managements of Ecopetrol S.A. execute the guidelines defined by the Corporate Compliance Directorate for risk management, internal control, and compliance (fraud, corruption, bribery, money laundering, financing of terrorism, financing of the proliferation of weapons of mass destruction, violations of anti-bribery regulations such as the FCPA, protection of free competition and other rules related to transparency resulting from regulations issued by competent authorities, as well as national and international best practices) of the subordinate. The subordinate and its officers are responsible for executing the Company's processes, while the Managements of the Corporate Compliance Directorate is responsible for executing the specific compliance matters.

Router: this structure includes a functional report from the Compliance Manager, or whoever acts in their stead, of the subordinate companies to the Corporate Compliance Directorate of Ecopetrol S.A. Ecopetrol S.A. monitors compliance with the guidelines executed by the subordinate. The subordinates must designate the Compliance Manager, who will have the role of Compliance Officer following the applicable regulations for each company and each country. The work carried out is evidenced through periodic compliance reports of the subordinates provided to Ecopetrol on a biweekly, monthly, quarterly, semi-annual, annual, and as-needed basis, according to the nature of each report. These reports are consolidated, monitored, and analyzed by the Risk, Internal Control Assurance, and Ethics and Compliance Managements of Ecopetrol S.A. Specifically, regarding risk and internal controls, there are internal handbooks and guidelines that apply to Ecopetrol S.A. and the Group companies, and they seek to provide reasonable assurance about fulfilling corporate objectives. There is an Integrated Risk Management Manual, an Internal Controls System Manual, a Procedure for the Management of Process Risks, a Procedure for the Management of Business Risks, and a Procedure for the Management of Controls and Appropriate Actions. Date implemented 04/02/2013 Date modified 08/06/2024 Measure No. 26: Risk Management. **26.1.** In the Company, the **risk management objectives** are those included in Recommendation 26.1. 26.1 Implemented measure YES. Briefly explain: The objectives of risk management are included in the Integrated Risk Management System, which establishes guidelines for its administration through the Single Risk Management Cycle composed of the following stages: i) Plan, ii) Identify, iii) Evaluate, iv) Treat, v) Communicate, vi) Follow-up, vii) Record and Report. This cycle serves to identify the risks that may impact the Company's strategy and strategic objectives of the Company (business risks). These risks are evaluated according to their probability of happenstance and impact should they occur in order to identify the degree of exposure according to established tolerance limits and make decisions to avoid, mitigate, transfer, or accept these. The follow-up and review serves to corroborate that the risks identified, evaluated, and treated fall within the tolerance and acceptance levels defined by monitoring the execution of mitigating measures while identifying alerts and materializations, along with possible changes in the risk environment. The results are reported to and overseen by the Audit and Risk Committee of the Board of Directors through the information contained in management reports and presentations made by the Corporate Compliance Directorate. 07/09/2010 **Date implemented Date modified** N/A **26.2.** The Company has a risk map, understood as a tool to identify and monitor the financial and non-financial risks to which it is exposed. YES 26.2 Implemented measure YES. Briefly explain:

The Corporate Risk Map reflects the events that, according to the estimation of the Board of Directors and the Company's Senior Management, could sidetrack the Company from achieving the organization's strategic objectives. This map is updated periodically by taking into account a review of possible strategy changes, the results of internal and external environmental evaluations, a review of specialized information regarding emerging risk trends in the Oil & Gas industry, the assessment of the status of main processes risks, and the results of interviews with the Company's Senior Management.

The current map is published on the corporate website and has been evaluated by the Audit and Risk Committee of the Board of Directors and approved by the latter.

Additionally, the Company also has risks and process control matrices in which financial and non-financial risks are documented along with their mitigation measures. Business and process risks are subject to constant monitoring and control, according to the guidelines established in the "monitoring and review" stage of the single risk control cycle. In 2024, risk matrices of 46 processes, systems, and functional areas of the Company were updated.

Date implemented	12/15/2014
Date modified	N/A

**26.3. The Board of Directors is responsible for defining a risk management policy,** as well as determining maximum exposure limits for each identified risk.

#### 26.3 Implemented measure

YES	Χ	NO		N/A	
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#### YES. Briefly explain:

The Board, through the Code of Good Governance, defines risk management and administration as follows: "ECOPETROL S.A.'s. comprehensive risk management seeks to provide general guidelines and provide the foundations for a culture that incorporates suitable risk management allowing to take well-informed decisions and contemplate possible events that impact positively or negatively business objectives. Likewise, ECOPETROL S.A. is committed to establishing and maintaining an Internal Control System understood as the process carried out by all the people of the organization, supervised by the Board of Directors, Senior Management and control entities, to provide reasonable assurance of the activities necessary for the achievement of the goals, framed within the practices recommended by the international reference framework, COSO (...)."

Likewise, it has declared in its numeral 2.1.2 of the Corporate Governance Code its appetite for risk, which includes the framework wherein the organization must ensure its long-term growth, sustainability, permanence, and long-term viability of the Company, complementing the maximum risk exposure limits established for the organization. The maximum tolerance and acceptance limits are defined in the Risk Assessment Matrix (RAM) approved by the Board of Directors. This matrix is used to carry out an intrinsic and residual risk assessment.

In carrying out the above guideline, following the provisions of paragraphs 34 and 37 of Article 23 "Functions of the Board of Directors", of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the Board of Directors approves the guidelines of the compliance program system, which includes the integrated of risk management and internal control system, and supervises the effectiveness thereof.

Consequently, it has been determined that Ecopetrol embraces the ISO 3100, COSO ERM 2017, and COSO 2013 standards for risk management, business risks, and internal controls, respectively, providing robust integrated risk and internal control systems for the Company.

Date implemented	09/30/2009
Date modified	03/22/2024

**26.4.** The Board of Directors has knowledge of and periodically oversees the Company's real exposure to the maximum risk limits defined and recommends corrective and follow-up actions for any deviations.

26.4 In	plemented	measure
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YES X NO	N/A
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According to the provisions of numerals 34, 35, and 40 of Article 10 of the Regulations of the Audit and Risk Committee of the Board of Directors, as well as that outlined in numeral 37 of Article 23, "Duties of the Board of Directors" in the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the Board of Directors is knowledgeable about and periodically reviews the risk exposure through management reports and the presentations made by the Corporate Compliance Directorate, which report on relevant information regarding business and process risk management and compliance, among other matters. Said information includes the valuation of risks versus the limits established in the Risk Assessment matrix, alerts identified through key risk indicators, the status of actions for their handling established to mitigate risks, and the possible materialization of risks, among others.

In 2024, the Corporate Compliance Directorate presented its semester compliance reports to the Audit and Risk Committee of the Board of Directors and the Board of Directors.

Date implemented	12/15/2014
Date modified	03/22/2024

**26.5.** Within the framework of the risk management policy, **Senior Management owns the processes and is responsible for risk management**, namely, identifying, evaluating, measuring, controlling, monitoring and reporting risks, defining methodologies, and ensuring consistency between risk management and the strategy, the defined risk policy, and the maximum limits approved.

#### 26.5 Implemented measure

YES	Χ	NO	N/A	
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#### YES. Briefly explain:

The risk management policy is carried out according to guidelines of the Integrated Risk Management System - SRI and those detailed in the strategic and tactical risk management procedures, wherein roles and responsibilities of senior management - as owners and leaders of the Company's processes-are established. These include: i) methodological implementation under the principles, reference framework, and risk cycle; ii) providing the necessary resources for risk management; iii) reviewing and monitoring management measures (controls and treatment actions); and iv) reporting the information required for the monitoring.

Additionally, as head of the Integrated Risk Management System (SRI for its Spanish acronym) and as part of senior management (in its supporting capacity), the Corporate Compliance Directorate defines risk management methodologies related to achieving the entity's strategy and objectives and performs constant monitoring to ensure that new risk management guidelines are aligned with the SRI definitions.

definitions.	
Date implemented	12/15/2014
Date modified	02/21/2022

**26.6. The Company has a risk allocation policy**, approved by the Board of Directors, which establishes the risk limits that can be directly managed by each level in the Company.

26.6	Tmn	lemented	measure
20.0	TILL	ieilleiltea	iiicasui c

YES	Х	NO	N/A	
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Chapter VII: Controls; Section 2: Internal Controls; numeral 2.1 of the Corporate Governance Code approved by the Board of Directors established that Ecopetrol defines an organizational structure that endorses risk management and the Internal Control System, assigning specific responsibilities to the Board of Directors, the Audit and Risk Committee of the Board, the President, and the Risk Management and Internal Control area of the Corporate Compliance Directorate of Ecopetrol.

In fulfilling the abovementioned guidelines, under the provisions of paragraph 35 of Article 10 of the Internal Regulations of the Audit and Risk Committee of the Board of Directors, as well as the provisions of paragraph 37 of Article 23, "Duties of the Board of Directors" of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the Board of Directors approves the business risks after having been analyzed and upon the recommendation from its Audit and Risk Committee. The various vice presidencies then manage the resulting business risks according to the responsibilities assigned to each risk.

In the case of process risks, their management is the responsibility of the process owners according to the standard COS 2013 adopted with the approval of the Board of Directors under the provisions of numeral 18 of Article 10 of the Internal Regulations of the Audit and Risk Committee of the Board of Directors, as well as the provisions of paragraph 37 of Article 23, "Duties of the Board of Directors" of the Corporate Bylaws.

The tolerance and acceptance limits are established in the Risk Assessment Matrix (RAM) approved by the Board of Directors, which establishes the maximum limits of exposure to each identified risk.

Likewise, Integrated Risk Management, under the Corporate Compliance Directorate of Ecopetrol, serves as the head area of the Integrated Risks Management System. As such, it steers, issues guidelines, and monitors this System. For this purpose, it has issued the Integrated Risk Management Guidelines, which include the roles and responsibilities for managing risks at the strategic, tactical, and operational levels.

Date implemented	09/30/2009
Date modified	03/22/2024

# **26.7.** In conglomerates, risk management must be done at a consolidated level in a manner that contributes to the cohesion and control of the companies that comprise it.

### 26.7 Implemented measure YES X NO N/A

#### YES. Briefly explain:

There are risk management guidelines that cover Ecopetrol S.A. and the Group's subordinate companies. It includes, among others, definitions for the integrated management of risks, process risks, and business risks, such as the Internal Control System Manual for the Ecopetrol Group, Guidelines for Integrated Risk Management of the Ecopetrol Group, Procedure for the Management of Business Risks of the Ecopetrol Group, Procedure for the Management of Processes Risks of the Ecopetrol Group, Procedure for the Management of Controls and Treatment Actions of the Ecopetrol Group.

In accordance with the above, these companies carry out elements of the Integrated Risk Management System, the Internal Control System, and the systems for Preventing Money Laundering, Financing of Terrorism, and Financing of the Proliferation of Weapons of Mass Destruction and Anti-Fraud, Corruption, and Bribery. For follow-up, there is a reporting hotline run by the Compliance Manager of

each subordinate, or whoever is					
of Ecopetrol S.A. Compliance					
analyzed, and monitored, throug		ormation reports	s provided by th	ese companie	es, including
the risk management they perfo					
	4/02/2013				
Date modified 1	2/31/2022				
<b>26.8.</b> If the Company has a cor <b>Risk Officer (CRO)</b> accosituations and/or busines	untable at the				
26.8 Implemented measure			YESX	NO	N/A
YES. Briefly explain:					
Ecopetrol S.A. has the Integral Corporate Compliance Directorate of the functions of a CRO (Chief business and process risks in tregulations.	e that operate Risk Officer) r	es at the corpor responsible for	ate level. The la the adequate in	tter is the are tegrated man	ea in charge nagement of
Date implemented		09/30/2009			
Date modified		12/31/2022			
Measure No. 27: Control Activ  27.1. The Board of Director internal control system existing risk managemen	rs is respons n, adapted to				
27.1 Implemented measure			YES X	NO	N/A

Numeral 37 of Article 23 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024) includes as duty of the Board of Directors to oversee the effectiveness of the integrated internal control and risk management systems. Likewise, Article 46 of the Corporate Bylaws stipulates the commitment of the Ecopetrol Group, its managers, administrators, and beneficiaries to:

- Sponsor, maintain, and strengthen the Compliance Program, the Internal Control System, the Integrated Risks System, and an ethics and transparency culture in the Company to prevent and mitigate the materialization of compliance risks.
- Have tools in place to identify the risks of the Company, including means of control to mitigate such risks.
- Reject and sanction all acts that involve the materialization of any of the risks mentioned in this numeral.
- Have within its organic structure and independent area that guarantees the adoption and management of the Integrated Risks System and encourages its application and coordination within Ecopetrol and the Ecopetrol Group companies that report to the Audit and Risk Committee of the Board of Directors.

Likewise, the Regulations of the Audit and Risk Committee of the Board of Directors establish that this Committee serves as a supporting body to the management conducted by the Board and is the highest control body responsible for the oversight, management, and effectiveness of the Ecopetrol Group's Internal Control System. The Committee is knowledgeable about and analyzes, within the framework of its duties and beforehand, the issues that the Board of Directors will consider and, as the case may

be, provide its recommendations so that the latter may adopt the corresponding applicable determinations. Likewise, it will supervise compliance with the internal audit program and ensure that the preparation, presentation, and disclosure of financial information follow the provisions of the law, making the appropriate determinations. The regulations of the aforementioned Committee indicate in its numeral 18 of Article 10 that among its duties, it must carry out the monitoring to ensure the proper functioning of the Internal Control System, and in numeral 34, it is made responsible for verifying that a Risk Management System is put in place, which must include the identification, assessment, handling, and monitoring of the Company's risks, their manifestation, and the respective analysis of the impacts resulting from the possible materialization of risks. **Date implemented** 07/06/2007 **Date modified** 03/22/2024 27.2. The Board of Directors is responsible for supervising the effectiveness and suitability of the internal control system, which may be delegated to the Audit Committee without the Board losing its supervisory responsibility. NO 27.2 Implemented measure YES. Briefly explain: According to numeral 37 of Article 23 of the Corporate Bylaws of Ecopetrol S.A. (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the Board of Directors, as a quiding and directing body, has the duty of ensuring the effectiveness of the integrated internal control and risk management systems. The regulations of the Audit and Risk Committee establish that the Committee serves as a supporting body to the management conducted by the Board and is the highest control body responsible for the oversight, management, and effectiveness of the Ecopetrol Group's Internal Control System. The Committee is knowledgeable about and analyzes, within the framework of its duties and beforehand, the issues that the Board of Directors will consider and, as the case may be, provide its recommendations so that the latter may adopt the corresponding applicable determinations. Its duties include providing its recommendation to the Board of Directors regarding the approval of quidelines, policies, principles, models, and methodologies to be applied in matters of internal control, verifying the implementation of this structure, following the COSO model, and the adequate adoption of financial reporting procedures. Likewise, it is responsible for overseeing the correct operation of the Internal Control System (numeral 18 of Article 10). **Date implemented** 10/31/2005 **Date modified** 03/22/2024 27.3. In the Company, the principle of self-control is applied and required, understood as" the capacity of those who participate in the different processes to consider control as an inherent component of their responsibilities, fields of action, and decision-making."

### YES. Briefly explain:

27.3 Implemented measure

In the Internal Controls Manual of the Ecopetrol Group, one of the premises for the Internal Control System is the need to encourage self-control, which is defined as the attitude of performing daily work with self-criticism and self-management, wherein all those that interact therein are responsible for managing their risks and operating their controls to provide a reasonable safety, seeking a transparent and effective execution that facilitates the achievement of organizational goals. Likewise, the

Procedure for the Management of Treatment Controls and Actions in the Ecopetrol group establishes that self-control is constantly carried out to confirm that the mitigating factors operate according to their design and the reality and context of the process or organization.

As part of this self-control and supervision exercise, periodic certifications and self-assessments are carried out, including assessing the effectiveness of the controls, the relevant risk issues, the mitigation measures, and the processes' key risk indicators (KRIs).

Concerning the above, the Ecopetrol Group's Code of Ethics and Conduct includes the following:

- (...) The Code of Ethics and Conduct is our binding roadmap(...) we must ensure that our daily actions are characterized by assuming responsibilities that extend beyond the workplace, as well as the guidelines established in the Code of Ethics and Conduct and the provisions of applicable national and international laws, adhering to the behavior standards of the Ecopetrol Group as the guiding norm. All individuals within our value chain must adhere to the conduct and behavior guidelines outlined in the Code of Ethics and Conduct for suppliers, contractors, and stakeholders.
- (...) We Ensure the Integrity of Financial Information: (...) In order to safeguard the integrity of financial information, the EG has an internal control system that, in accounting matters, ensures that the company's assets are handled and managed properly and that, with reasonable detail, it accurately and correctly reflects the transactions and dispositions of the company's assets.
- (...) All the people who work in the Group are part of the internal control system, and we strictly comply with the controls under our responsibility so that the accuracy of the financial statements can be certified before auditors and government authorities in Colombia and abroad." All financial information that must be reported internally or externally must follow the rules for the approval of the disclosure of relevant and non-relevant information, be correct, and ensure completeness and accuracy; therefore, any error must be reported immediately. Accounting records will be supported in a secure, reliable, and systematic manner.

We act with integrity when: (...) We rigorously execute the controls under our responsibility to prevent the materialization of risks for the company. Internal controls are designed to protect our work, which is why we all are part of this system.

- We act responsibly by rigorously and knowledgeably fulfilling our role as the first line of defense according to the Control Architecture. This means that all of us who make up the Ecopetrol Group are responsible for carrying out our daily tasks with commitment, rigor, and attention to detail, and we are the ones who must identify, assess, address, control, and communicate the risks to which we are exposed. Thus, we empower ourselves to achieve effective management and promote the culture of control that we all uphold. Risk management allows us to avoid or mitigate their materialization and the generation of adverse consequences.

Date implemented	04/22/2012
Date modified	08/06/2024

#### Measure No. 28: Information and Communication

28.1. In the Company, the risk culture, philosophy, and policies, as well as the approved exposure limits, are communicated downwards and horizontally so that the organization, as a whole, takes into account risks and controls activities in its activity.

## 28.1 Implemented measure YES X NO N/A

#### YES. Briefly explain:

Ecopetrol has different communication and training mechanisms on risk management subjects, which serve to communicate the guidelines, best practices, and procedures that cover all the company's

talent levels (internal communicators, risks intranet, practice community, cultural activities, internal news bulletin, in-person and virtual training, among others).

Likewise, through risk management cycles that are carried out with the participation of each process owner, vice-presidents, and other assigned parties in each area, the related guidelines regarding risks and the tolerance and acceptance limits established in the Risk Assessment Matrix (RAM) are communicated.

Furthermore, the Integrated Risk Management System includes a cultural plan encompassing change management and communication activities, including activities to disseminate the information regarding risks and training that cover all levels of the organization, the Board of Directors, and subordinate companies.

Additionally, concerning the approved exposure limits, Ecopetrol S.A. has declared its appetite for risk in the Corporate Governance Code, which includes the framework wherein the organization must ensure its long-term growth, sustainability, and value promise. Likewise, in both the procedures for business and process risks, those risks that need new mitigation measures if they do not lie within tolerable values for the organization are identified according to the risk assessment.

Date implemented	07/09/2010
Date modified	N/A

**28.2.** The Company has a mechanism for reporting information upwards (to the Board of Directors and Senior Management), which is truthful, understandable, and comprehensive, in order to support and encourage informed decision-making and risk and control management.

#### 28.2 Implemented measure

YES	Х	NO	N/A	
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#### YES. Briefly explain:

Pursuant to Chapter 4, "Duties of Committee", numerals 18,31,33 and 40 of Article 10 of the Internal Regulations of the Audit and Risk Committee, said Committee is knowledgeable and supervises the main issues concerning integrated risk management and internal controls through management reports and monthly presentations conducted by the Corporate Compliance Directorate.

These reports include, among others, business and process risk monitoring, key risk indicators (KRIs), and the status of actions for their handling designed and implemented to mitigate the main sources of internal control risks and breakdowns the Company faces, which may sidetrack it from achieving its objectives.

Likewise, the result of executing the single business and process risk management cycle is presented annually to the respective process owners or vice presidents. Likewise, the matters deemed relevant from a risk management and internal control standpoint are communicated to the process owners and vice presidents, as required.

Date implemented	12/15/2014
Date modified	05/27/2022

**28.3.** The Company's mechanism for **communicating and reporting information** allows: i) Senior Management to involve the entire Company, highlighting its risk management responsibility and defining controls; and ii) the Company's personnel to understand their role regarding risk management and definition of controls, as well as their individual contribution with respect to the work of others.

#### 28.3 Implemented measure

YES X NO N/A

#### YES. Briefly explain:

The Code of Ethics and Conduct, which is approved by the Board of Directors, includes the following:

- (...) The Code of Ethics and Conduct is our binding roadmap(...) we must ensure that our daily actions are characterized by assuming responsibilities that extend beyond the workplace, as well as the guidelines established in the Code of Ethics and Conduct and the provisions of applicable national and international laws, adhering to the behavior standards of the Ecopetrol Group as the guiding norm. All individuals within our value chain must adhere to the conduct and behavior guidelines outlined in the Code of Ethics and Conduct for suppliers, contractors, and stakeholders.
- (...) We Ensure the Integrity of Financial Information: (...) In order to safeguard the integrity of financial information, the EG has an internal control system that, in accounting matters, ensures that the company's assets are handled and managed properly and that, with reasonable detail, it accurately and correctly reflects the transactions and dispositions of the company's assets.
- (...) All the people who work in the Group are part of the internal control system, and we strictly comply with the controls under our responsibility so that the accuracy of the financial statements can be certified before auditors and government authorities in Colombia and abroad." All financial information that must be reported internally or externally must follow the rules for the approval of the disclosure of relevant and non-relevant information, be correct, and ensure completeness and accuracy; therefore, any error must be reported immediately. Accounting records will be supported in a secure, reliable, and systematic manner.

We act with integrity when: (...) We rigorously execute the controls under our responsibility to prevent the materialization of risks for the company. Internal controls are designed to protect our work, which is why we all are part of this system.

- We act responsibly by rigorously and knowledgeably fulfilling our role as the first line of defense according to the Control Architecture. This means that all of us who make up the Ecopetrol Group are responsible for carrying out our daily tasks with commitment, rigor, and attention to detail, and we are the ones who must identify, assess, address, control, and communicate the risks to which we are exposed. Thus, we empower ourselves to achieve effective management and promote the culture of control that we all uphold. Risk management allows us to avoid or mitigate their materialization and the generation of adverse consequences.

Through the dissemination of risk management guidelines and controls defined for the Integrated Risk Management System and the Internal Control System, which are performed annually by carrying out the activities of the systems' culture plan, the responsibility for all individuals in the organization's areas to be aware of the risks to which they are exposed in the performance of their duties and within the processes they participate in is communicated. Likewise, they are advised of their duty to adequately manage the risks and controls that are manageable within the performance of their duties in compliance with the principles, framework, and process of these systems.

Through the periodic execution of risk and control management cycles, which are performed with the participation of each process owner, who is deemed accountable for the business risks and appointed executor of the mitigation measures, the importance of the role of each individual within the risk management process is made known, along with the identification of the appropriate controls and their individual contribution and responsibility. The communication and consultation stage of the single integrated risk management cycle, in particular, which is considered transversal in the risk cycle execution, allows for the dissemination of the results of all of the stages as well as the adequate flow of information and dialogue between the interested parties or parties involved regarding the different types of risks and controls managed within Ecopetrol.

The monitoring and review stage of the single risk management cycle, whose purpose is to monitor and periodically review risk management in each of the other stages that make up the cycle and its

results, includes the collection of information and its analysis, the recording of results in the tools provided for this purpose and the delivery of feedback.

Date implemented	12/15/2014
Date modified	08/06/2024

**28.4.** There are internal channels to receive anonymous whistleblower complaints, which allow employees to report anonymously any illegal or unethical behavior that may infringe upon the Company's risk management and control culture. The Board of Directors of the Company receives an account of these complaints.

# 28.4 Implemented measure

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## YES. Briefly explain:

Ecopetrol encourages any worker, contractor, shareholder, or citizen who is aware of or suspects a situation that contravenes the Law, the Code of Ethics and Conduct, or any other internal regulation to use the appropriate channels to report the allegation (openly or anonymously) so that the situation may be assessed for its possible impact to the Company by the Audit and Risk Committee of the Board of Directors, the Corporate Compliance Directorate, or the Ethics ad Compliance Management, so they may corroborate the events.

Currently, the tools and mechanisms for internal and external complaints at Ecopetrol are:

- Link: http://lineaetica.ecopetrol.com.co
- · Web page: link to Ethics Hotline
- International hotline: (International toll-free number) 018009121013
- National hotline: in Bogotá +(57) 3103158600 or Extension 43900 for Ecopetrol employees
- Personally: before the employees of the aforementioned Management and/or directly with the Corporate Compliance Directorate or in the Ethics and Compliance Office
- All the complaints received through these channels are reviewed following the Ethical Affairs
  Management Procedure, a specific protocol for the review of complaints following the principles
  of the Code of Ethics and Conduct. This reinforces to the appellants that their identity will be
  protected, and if necessary, their anonymity will be safeguarded.

Our corporate complaints hotline has been administered by an international company since 2013, with extensive and acknowledged experience in the matter, that employs qualified and specialized personnel to handle complaints. This operator receives complaints about Ecopetrol and almost all the subordinate companies of the Business Group under the same corporate communication channel in order to ensure governance, centralized information management, conformity to guidelines and decisions, and, in general, control by the parent company over the Group's companies.

At Ecopetrol and its Group, there is a zero-tolerance policy regarding retaliatory actions against whistleblowers. This is expressly addressed in the Code of Ethics and Conduct and is detailed in the Whistleblower Protection Guide. Given the circumstances, Ecopetrol assures the reporting party of:

- Anonymity
- Confidentiality of the information and the content of their complaint
- Data protection
- No reprisals allowed
- Objective verification by the Corporate Compliance Directorate, an independent area of the company
- Possibility for the reporting party to follow up regarding their complaint, inquiry, or situation
- Once the matter has been verified, the reporting party or petitioner is always provided a response.
- If a person's physical safety is compromised, Ecopetrol employs its Physical Security Risk Management Department.

It is essential to highlight that the corporate hotline receives complaints and also requests, inquiries, and suggestions, which are handled as an advisory preventive mechanism to avoid violations of the Code of Ethics and Conduct or the norms related to compliance risks.

Concerning the knowledge the Board of Directors has on these cases, said collegial body has an Audit and Risk Committee that receives a report every six months on all matters handled by the Corporate Compliance Directorate. In some instances, contingent on the impact or object of the complaint, said Committee will directly handle the issues, adopting the corresponding decisions and measures under the Ethical Affairs Management Procedure provisions.

Periodic reports drafted on the trends in the types of claims received are presented quarterly to the Company's Ethics Committee. The latter also receives a report of all verified claims to discuss and determine the appropriate corrective actions.

Likewise, Article 10 of the internal Regulations of the Audit and Risk Committee of the Board of Directors establishes as its duties to:

- Know the issues related to effective compliance with the codes of Ethics and Good Governance derived from internal or external evaluations or claims made to the Board of Directors by shareholders and investors, among others, following the provisions of the Company's bylaws.
- Know about and monitor the periodic reports submitted by the Corporate Compliance Directorate, or the office that acts in its stead, regarding allegations of corruption, accounting, and financial fraud received by the Company and that impact Ecopetrol's Financial Statements.
- Supervise the efficiency of the regulatory compliance duty and the prevention and control of fraud, corruption, money laundering, financing of terrorism, and the financing of the proliferation of weapons of mass destruction through the semiannual report presented by the Compliance Officer and inform the Board of Directors of the activities carried out.
- Understand and monitor the management of the subordinated companies that comprise the Group through a semi-annual management report containing information on the following matters that may impact the consolidated financial information: (i) internal control model and process; (ii) independence of the Statutory Auditor; (iii) ethical, corruption, accounting and financial fraud complaints; and (iv) risk management system.

Date implemented	07/06/2007
Date modified	N/A

### Measure No. 29: Oversight of the Control Architecture

29.1. In the Company, the Board of Directors, by way of the Audit Committee, is responsible for monitoring the effectiveness of the different components of the Control Architecture.

29.1 Implemented measure	ΥES X	NO	N/A

### YES. Briefly explain:

According to the provisions of the Regulations of the Audit and Risk Committee of the Board of Directors establish it is a body to assist the administration performed by the Board of Directors; it is the highest control body in charge of the oversight of the administration and effectiveness of Ecopetrol's Internal Control System of the Ecopetrol Group.

The Committee is knowledgeable about and analyzes, within the framework of its duties and beforehand, the issues that will be considered by the Board of Directors and, as the case may be, provide its recommendations so that the latter may adopt the corresponding applicable determinations. Likewise, supervise compliance with the internal audit program and ensure that the preparation, presentation, and disclosure of financial information comply with the legal provisions, making the appropriate determinations. This Committee assists the Board of Directors in supervising the Internal Control System.

Its duties include the following:	
<ul> <li>methodologies to be applied in internal con under the COSO model and the adequate a to follow up on the correct operation of the Verify the implementation of the Risk Man assessment, treatment, and monitoring of analysis of the impacts of the potential mathrough a semi-annual management report may impact the consolidated financial in</li> </ul>	agement System, which must include the identification, Company risks, their materialization, and the respective aterialization thereof. of the subordinated companies that comprise the Group rt containing information on the following matters that formation: (i) internal control model and process; (ii) (iii) ethical, corruption, accounting and financial fraud
Date implemented	10/31/2005
Date modified	05/27/2022
financial information generated by the	er their responsibility, particularly those relating to
29.2 Implemented measure	YES X NO N/A
Ç ,	
29.2 Implemented measure  YES. Briefly explain:  During 2024 and since this measure was implicated in the code of Corporate Go towards providing assurance on the efficacy of Assurance Management, The Corporate Internation all cases the independence of these bodies a concerning financial information generated by  It should be noted that, in the performance independent opinion regarding the Internal Company of the concerning Company	emented, according to Chapter VII: Control; Section 2: overnance of Ecopetrol S.A., the oversight work aimed of the control architecture involves the Internal Control al Audit Directorate, and the Statutory Auditor, ensuring and the subjects specific to their competence, especially the entity.  The of their duties, the Statutory Auditor provides an ontrol System, for which they may or may not rely on
29.2 Implemented measure  YES. Briefly explain:  During 2024 and since this measure was implicated in the code of Corporate Gotowards providing assurance on the efficacy of Assurance Management, The Corporate Internsicial in all cases the independence of these bodies a concerning financial information generated by  It should be noted that, in the performance independent opinion regarding the Internal Cothe work carried out by Internal Control Assignment of the work carried out by Internal Audit Directors.	emented, according to Chapter VII: Control; Section 2: overnance of Ecopetrol S.A., the oversight work aimed of the control architecture involves the Internal Control al Audit Directorate, and the Statutory Auditor, ensuring and the subjects specific to their competence, especially the entity.  The of their duties, the Statutory Auditor provides an ontrol System, for which they may or may not rely on issurance Management and by the General Audit Plan rate.
29.2 Implemented measure  YES. Briefly explain:  During 2024 and since this measure was implied internal Controls of the Code of Corporate Gotowards providing assurance on the efficacy of Assurance Management, The Corporate Internation all cases the independence of these bodies a concerning financial information generated by  It should be noted that, in the performance independent opinion regarding the Internal Cothe work carried out by Internal Control Assurance.	emented, according to Chapter VII: Control; Section 2: overnance of Ecopetrol S.A., the oversight work aimed of the control architecture involves the Internal Control al Audit Directorate, and the Statutory Auditor, ensuring and the subjects specific to their competence, especially the entity.  The of their duties, the Statutory Auditor provides an ontrol System, for which they may or may not rely on sourance Management and by the General Audit Plan

# YES. Briefly explain:

Ecopetrol has Internal Audit Statute (IA) approved by the Audit and Risk Committee of the Board of Directors, according to numeral 18 of Article 10 of the Internal Regulations of said Committee, whose purpose is to define and communicate the objective, authority, and responsibility of the Internal Audit duty as well as establish the framework of independent and objective assurance and advisory activities in order to add value and contribute to the achievement of the Corporate mission and vision and compliance with ethical principles.

established by the International Institute of In and administrative guidelines of Ecopetrol, se	n the normative scope of the internal audit practice nternal Auditors, as well as the operational, normative, eking to provide value-added recommendations for the risk and control processes and the effectiveness of
It regulates the auditing activities related tindependent and objective opinions (consulting	to the provision of assurance services (auditing) and g).
This IA Statute was not modified in 2024.	
Date implemented	06/11/2009
Date modified	N/A
	ns professional independence in their relationship ompany or Conglomerate that hires them through their Audit Committee.
29.4 Implemented measure	YES X NO N/A
YES. Briefly explain:	
Corporate Governance Code of Ecopetrol S.A., Internal Audit Director reports directly to the A Corporate Internal Audit Director and their colloutside the Internal Audit area; perform an subordinate or associated entities; instruct er Directorate, unless they have been assigned to	ntrol; Section 2: Internal Controls, numeral 2.2.2 of the in order to guarantee their independence, the Corporate Audit and Risk Committee of the Board of Directors. The aborators cannot assume responsibilities nor authorities by type of operational tasks for Ecopetrol S.A. or its imployees that are not part of Corporate Internal Audit o work jointly on some specific project or assessment.
includes details related to Internal Audit's Inde There were no changes in 2024.	or Ecopetrol S.A. and companies of the Business Group ependence, Objectivity, and Authority.
Date implemented	11/13/2007
Date modified	09/21/2018
	tors is responsible for the appointment and removal rnal audit based on the recommendation of the Audit nation is conveyed to the market.  YES X NO N/A
YES. Briefly explain:	
Risk Committee of the Board of Directors, this the Board of Directors the selection, appoin Internal Audit. Likewise, to ensure the indepe monitor its management through the direct fu	Article 20 of the Internal Regulations of the Audit and a Committee includes within its duties recommending to atment, and removal of the individual responsible for indence and effectiveness of the internal audit duty and unctional report of the Internal Auditor, it is responsible internal structure, and the resources assigned to fulfill

·	
Date modified	05/27/2022

**29.6.** The **Statutory Auditor of the Company or Conglomerate maintains clear independence concerning the latter,** a quality that must be stated in the respective audit report.

## 29.6 Implemented measure

YES	Χ	NO		N/A	
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## YES. Briefly explain:

Pursuant to the provisions of Article 35 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the Statutory Auditor must be independent; therefore, no person may be hired who performs or exercises in the Company and/or its subordinates, directly or through third parties, services other than those of the Statutory Auditor, which compromise their independence in the performance of their duties.

In the auditor's report, which is included in the financial statements presented to the General Shareholders' Meeting at the end of each year, the Statutory Auditor declares the following:

(...) Basis of opinion: I have carried out my audit following the International Auditing Standards accepted in Colombia. My responsibilities in complying with these standards are described in the Auditor's Responsibilities in the Audit of the Consolidated Financial Statements section of this report. I am independent of the Group, following the Code of Ethics Guidelines for professional accountants and the ethical requirements in Colombia applicable to my financial statements audit, and I have complied with the other applicable ethical responsibilities. I consider that the audit evidence obtained is sufficient and appropriate to support my opinion (...)

Likewise, in the internal reviews executed quarterly by the fiscal auditor, they declare the following:

(...) Scope of the review: I have performed my review following the International Standard on Review Engagements (ISRE) 2410, Review of Interim Financial Information Performed by the Independent Auditor of the Entity accepted in Colombia (...)

For the latest election of a statutory auditor made in the Ordinary meeting of the General Shareholders' Meeting held on March 22, 2024, Ecopetrol published the declaration of independence of the candidates seeking to exercise the position of Statutory Auditor.

According to the provisions of the Internal Regulations of the Audit and Risk Committee of the Board of Directors of Ecopetrol S.A., this Committee includes within its duties:

- To resolve disagreements arising between Management and/or the Internal Auditor and/or the Statutory Auditor and/or external auditors in performing their duties.
- Verify that the candidates to exercise the position of Statutory Auditor and the current Statutory
  Auditor are not involved in any of the causes of disqualification and incompatibility and that they
  comply with the independence criteria established in the applicable legislation and Ecopetrol's
  Corporate Bylaws.
- Monitor the work of the Statutory Auditor and/or External Auditor in order to issue an opinion on the reasonableness of the Financial Statements presented quarterly and annually per applicable legislation. Likewise, review the Statutory Auditor's report prior to the publication of the financial results.
- Review and analyze the periodic reports submitted by the Internal Auditor, Statutory Auditor, and/or external auditors regarding the fulfillment of their duties, as well as the measures or responses given by Management to the observations issued thereby and monitor the implementation of the measures adopted.
- Understand and monitor the management of the subordinated companies that comprise the Group, employing a semi-annual management report containing information on the following matters that may impact the consolidated financial information: (i) internal control model and process; (ii)

	independence of the Statutory Audit complaints; and (iv) risk managemen		corruption, accour	nting, and fina	ancial fraud
Da	te implemented	07/06/200	7		
	te modified	03/22/202			
29. 29	<ul><li>7. If the Company acts as the Parent same for all companies, includi</li><li>.7 Implemented measure</li></ul>			Statutory Au ${\sf NO}\left[\chi ight]$	ditor is the
NO	). Explain:				
Sta oth cou cho sta rep	virtue of the administrative autonomy atutory Auditor, considering their legal pers. However, with a view towards elementry's norms require such a company osen the same statutory auditor. In detutory auditor services received by the ports filed report the same external auditors.	nature, domicile, fficient coordinate to alternate the locument 20F, Ene Group. The Stitor for all subor	jurisdiction, and c tion and consolidate ir statutory audito copetrol discloses securities and Excl	orporate purpo tion for 2024, or, the subordi what it pays nange Commis	ose, among unless the inates have for current
	te implemented	N/A			
Da	te modified	N/A			
29	Recommendation 29.8.  8 Implemented measure		YESX	NO	N/A
YE	S. Briefly explain:				
on	icle 33 of the Corporate Bylaws (last a March 22, 2024), establishes the polic ommended by Colombia's Code of Bes	cy for appointing	the Statutory Aud		
•	It is the duty of the General Shareho and set their fees. For this effect, experience in the auditing of similar of	it considers suc	ch factors as thei	r suitability, p	
•	The Company may only be elected to natural or legal persons duly inscrib Colombia and who comply with the re rule, modify, substitute it or are relev	ed in the Regist quirements esta	try of the Central blished in Law 43 o	Board of Acco	ountants of
•	Objective and transparent pre-selection of Directors: The Committee evaluate General Shareholders' Meeting, corroservice, costs, and knowledge of the for Statutory Auditor to the Audit and provisions of the law and these Bylaws Statutory Auditor to the Shareholders of Directors and Directors of Statutory Auditor to the Shareholders of Directors of Direct	tes the candidat borating their el sector. The share Risk Committee, s. They may also	es and provides a igibility based on t eholders may prop , provided that the express any dissa	recommenda the criteria of ose additional ir profiles com tisfaction with	ition to the experience, candidates ply with the the current

Committee as the entity that will evaluate the case so that it can be presented to the General

Shareholders' Meeting, which will decide on the matter. (Article 33)

- Per that established in Article 206 of the Commercial Code or the norms that modify or substitute it, the term of the Statutory Auditor will be equal to that of the Board of Directors but may, in any case, be removed at any time by the General Shareholders Meeting through a vote representing half plus one of the shares present at the relevant meeting. (Article 33, third paragraph).
- In addition to the disqualifications and conflicts established in law, Ecopetrol's Statutory Auditor may not be anyone who has received income from the Company and/or its subsidiaries, where such income represents twenty-five percent (25%) or more of their latest annual 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 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 until reaching ten (10) years; they may then be rehired after one (1) period away from the position. The partner assigned to the Company must, in any case, rotate after reaching five years in this position. (Article 35)

According to the provisions of the Regulations of the Audit and Risk Committee of the Board of Directors, said committee has the duty to evaluate the candidates and recommend to the General Shareholders' Meeting the appointment of the Statutory Auditor per the Corporate Bylaws, as well as the approval of additional duties to be performed by the Statutory Auditor permitted under Article 207 of the Commercial Code and the laws of the United States securities market. (Chapter 4, "Duties of the Committee", numeral 23 of Article 10)

Date implemented	07/06/2007
Date modified	05/27/2022

29.9. In order to avoid an excessively long relationship between the Company and the statutory audit firm and/or its teams and to maintain their independence, the Company has established a maximum contract term ranging from five (5) to ten (10) years. The maximum contract term for the Statutory Auditor, an individual not associated with a firm, is five (5) years.

#### 29.9 Implemented measure

YES	Χ	NO		N/A	
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#### YES. Briefly explain:

According to the provisions of Article 35 of the Corporate Bylaws, (last amended and ratified by the General Shareholders' Meeting on March 22, 2024) the Statutory Auditor will be appointed for periods of four (4) years and reelected consecutively until reaching ten (10) years. They may be rehired after one (1) period away from the position. The partner assigned to the Company must, in any case, rotate after reaching five years in this position.

Consistent with the aforementioned, the statutory auditing firm of Ecopetrol S.A., Ernst and Young Audit S.A.S., has been reelected in 2024, having served nine years (2016-2024), within the accepted term according to the Corporate Bylaws. The last period of the current statutory auditor will be in 2024; therefore, a new selection process is being carried out for 2025.

Date implemented	05/23/2011
Date modified	03/22/2024

**29.10.** Within the maximum contract term, the Company encourages the **rotation of the statutory** audit firm's partner assigned to the Company and their work teams midterm during the period. The rotation of the firm is mandatory at the end of the period.

29.10 Implemented measur
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YES	Χ	NO	N/A	
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# YES. Briefly explain:

Because Ecopetrol is listed on the New York Stock Exchange (NYSE), it must comply with the requirements of the SOX law, which in its section 203 requires the rotation of the audit partner every five years (it is illegal for it not to rotate upon completion of said period. Likewise, this is a requirement of the quality control performed by the audit firms that audit listed companies and is subject to the requirements of the Securities and Exchange Commission (SEC).

Additionally, following the provisions of Article 35 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), in addition to the disqualifications and conflicts established by law, whoever has received income from the Company and/or its subordinates, representing twenty-five percent (25%) or more of their annual income of the immediately preceding year and, whoever performs or exercises in the Company and/or its subordinates, directly or through third parties, services other than those of the Statutory Auditor, which compromise their independence in the exercise of the position may not be the Statutory Auditor of Ecopetrol. The Statutory Auditor will be appointed for periods of four (4) years and reelected consecutively until reaching ten (10) years; they be rehired after one (1) period away from the position and may be contracted again after one (1) interim period away from the position. The partner assigned to the Company must, in any case, alternate after reaching five (5) years in this position.

Consistent with the above, in 2022, the partner assigned to Ecopetrol S.A. was changed because they had completed the allowed term of five years. They were replaced by Edwin Vargas, a new partner. Likewise, in 2022, the company ensured that new natural persons the firm designates as Statutory Auditors were also assigned, and therefore, they do not need to be changed in 2024.

Date implemented	03/27/2020
Date modified	03/22/2024

**29.11.** In addition to the current prohibition on not contracting the professional **services of the Statutory Auditor** for other particulars beyond those of the financial audit itself and other duties recognized in current regulations, the Company extends this limitation to the persons or entities related to the firm of Statutory Auditor; this mandate covers the companies of its Group, as well as the companies wherein there is a broad correlation between its partners and/or administrators with those of the Fiscal Audit firm.

#### 29.11 Implemented measure

YES	NO X	N/A
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#### NO. Explain:

The prohibition against contracting professional services with the Statutory Auditor other than those of the financial audit itself, which diminishes its independence and other duties recognized in the current regulations, is extensive for companies of the Ecopetrol Group.

According to Article 35 of the Corporate Bylaws of Ecopetrol S.A. (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the Statutory Auditor may not be the individual who performs or exercises Ecopetrol S.A. and/or its subordinates, directly or through third parties, services other than those of the Statutory Auditor that compromise their independence in the exercise of their office.

According to the provisions of the Regulations of the Audit and Risk Committee of the Board of Directors of Ecopetrol S.A., said committee, within its duties, has the responsibility to evaluate the candidates and recommend to the General Shareholders' Meeting the appointment of the Statutory Auditor following The Corporate Bylaws, as well as the approval of additional duties to be performed by the

Statutory Auditor permitted under Article 207 of the Commercial Code and the laws of the United States securities market (Article 10, numeral 23).

At the shareholders' meeting of March 22, 2024, the election of the Statutory Auditor was approved by a majority vote for the remaining term of 2023 with an option to extend to 2024, and the Audit and Risk Committee of the Board of Directors of Ecopetrol S.A. was authorized to assign and authorize additional work to the Statutory Auditor during the year (and the optional extension year), related to relevant information for the Company, which are not included within the purpose of the contract, and do not generate any conflicts regarding the performance of their position, and therefore can be executed thereby.

Consequently, for those times when the Company has needed to contract other additional services permitted with the firm that works as a statutory auditor, it has been done ensuring that these services will not affect their independence under applicable regulations, requiring that the work teams maintain their independence, and submitting said hiring for approval by the Audit and Risk Committee of the Board of Directors.

Date implemented	N/A
Date modified	N/A

**29.12.** In its public information, **the Company discloses the total amount of the contract with the Statutory Auditor** as well as the percentage represented by the fees paid by the Company in relation to the firm's total income received for its statutory auditing activity.

### 29.12 Implemented measure

YESX	NO	N/A
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#### YES. Briefly explain:

In the General Shareholders' Meeting minutes and the Annual Corporate Governance Report, both published on the Company's website, the total amount of the Statutory Auditor's fees approved by the highest corporate body is disclosed.

It is important to note that Ecopetrol has not disclosed or published the percentage of the fees paid to the Statutory Auditor as a percentage of the firm's total income from its activity. The foregoing is because the figures in question are specific to the auditing firm and as part of the requirements for the appointment and in order to comply with that established in the Corporate Bylaws, the statutory auditing firm certifies the following:

- The firm I represent is independent, and I have no knowledge that there exists an event whereby the firm or its employees have any reason to be disqualified, deemed incompatible, or have a conflict of interest that prohibits me from auditing (as Statutory Auditor or External Auditor) Ecopetrol S.A. and/or some of its subordinate companies both nationally and internationally.
- The firm I represent has not received income from Ecopetrol S.A. and/or its subordinates, representing twenty-five percent (25%) or more of the annual income of the immediately preceding year.

The certification mentioned above is part of the documents published on the Ecopetrol website and is subject to the right of inspection.

Subject to the right of hispection.	
Date implemented	03/27/2008
Date modified	N/A

#### V. TRANSPARENCY AND FINANCIAL AND NON-FINANCIAL INFORMATION

# Measure No. 30: Information Disclosure Policy

**30.1.** The Board of Directors has approved an information disclosure policy that specifies, at minimum, the information covered by the Recommendation.

### 30.1 Implemented measure

YES	Χ	NO	N/A	
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# YES. Briefly explain:

According to the provisions of the Corporate Governance Code approved by the Board of Directors, Ecopetrol S.A. considers communication to be a comprehensive and strategic business management process governed by transparency, clarity, and timeliness. In this sense, Ecopetrol states that the information it supplies must be accurate, truthful, complete, and supported by facts and results.

In carrying out the provisions included in the Governance Code approved by the Board of Directors and to fulfill this objective, Ecopetrol has a "Procedure for the Disclosure of Relevant and Non-Relevant Information" (code COM-P-003) which aims to guarantee the delivery of timely and truthful information to the securities markets and the media in compliance with the established regulations and through the regular conduits officially defined by the Company.

Following the provisions of the Good Governance Code approved by the Board of Directors, Ecopetrol S.A. considers communication to be a comprehensive and strategic process for business management, which is governed by the principles of transparency, clarity, and opportunity. In this sense, Ecopetrol states that the information it provides must be precise, truthful, complete, and supported by facts and results.

In the development of the provisions of the Good Governance Code approved by the Board of Directors, the Company defines policies for the preservation, protection, administration, and disposal of information to meet this objective. Indeed, Ecopetrol has a Procedure for the Disclosure of Relevant and Non-Relevant Information (code COM-P-003) that aims to guarantee the delivery of timely and truthful information to the stock markets and the media respectively, in compliance with established standards and through the regular channels officially defined by the Company.

This procedure highlights the following:

- i. The authorized area at Ecopetrol S.A. to disclose Relevant Information is the Capital Markets Management -GMC- or whichever is assuming its duties, under the Corporate Vice Presidency of Finance and Sustainable Value, or whichever is assuming its duties.
- ii. Ecopetrol S.A., in its capacity as an issuer of securities registered in the National Registry of Securities and Issuers administered by the Financial Superintendency of Colombia, is obliged to publish Relevant Information for any situation related thereto or its issuance and that would have been considered by a prudent and diligent expert when purchasing, selling or holding the securities of the issuer or when exercising the voting rights inherent to said securities. The Relevant Information must be truthful, clear, sufficient, and timely and must be provided under the terms and conditions referred to in Articles 5.2.4.1.5 and following Decree 2555 of 2010 and other regulations that modify. Complement and/or repeal these.
- iii. Notwithstanding that the channels to disseminate Relevant Information are those specified by the regulations applicable to the markets where the securities issued by Ecopetrol S.A. are listed and negotiated, the following channels are those ordinarily used for this purpose:
  - Colombian Public Securities Market Information System (SIMEV)
  - EDGAR Information System of the SEC (U.S. Securities and Exchange Commission)
  - NYSE Connect Information System (New York Stock Exchange)
  - Any information system provided by a securities market where securities issued by Ecopetrol S.A. are listed and negotiated
  - International distribution systems for press releases contracted by Ecopetrol S.A.
- iv. In accordance with the Good Governance Code and Corporate Responsibility policies, interest groups related to Ecopetrol can be consulted on the Ecopetrol S.A. website.
- v. www.ecopetrol.com.co in the link: https://www.ecopetrol.com.co/wps/portal/Home/en/stakeholders/management-withstakeholders/management-with-stakeholders

- vi. In order to provide regular, comprehensive, and timely compliance with the obligations to deliver material information to the market, a process has been defined for the disclosure of Relevant Information that includes:
  - Report the existence of information that may be relevant.
  - Analyze the relevance and/or materiality of the Relevant Information.
  - Prepare the statement.
  - Statement is approved by the business area originating the information, Corporate Legal Advisory Management (VIJ for its Spanish acronym), Capital Market Management (GMC) and the Compliance Agent, main legal representative or the legal representative that is appointed as the officer responsible for providing the information.
  - Publication of the statement
- vii. The classification of Ecopetrol S.A.'s information and its characteristics are controlled according to the internal regulations SGY-M-002 "Information Security Manual" and the regulations that replace, complement, and/or repeal it.

Likewise, the Company, through internal regulations, establishes standards for preserving, protecting, administering, and disposing of Ecopetrol's information.

aranimo con mag a map a mag	
Date implemented	06/30/2010
Date modified	N/A

**30.2.** In the case of Conglomerates, the disclosure of information to third parties regarding the set of companies is comprehensive and transversal, which allows external third parties to create a founded opinion on the reality, organization, complexity, activity, size, and governance model of the Conglomerate.

### 30.2 Implemented measure

YES	Χ	NO		N/A	
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# YES. Briefly explain:

Shareholders and the market, in general, are informed about the performance of the Ecopetrol business group in the Integrated Management Report and the quarterly results that the President must present to the General Shareholders' Meeting (numerals 9, 11, and 32 of Article 23 and numerals 6 and 19 of the Corporate Bylaws -last amended and ratified by the General Shareholders' Meeting on March 22, 2024).

Likewise, the President, through the quarterly financial results reports (paragraph b of numerals 20 and 22 of Article 31 of the Corporate Bylaws) approved by the Board of Directors, informs on the performance of the Ecopetrol business group.

Basic financial information on our principal companies is published on the company's website (www.ecopetrol.com.co).

The Integrated Sustainable Management Report and its annexes can be found at: <a href="https://www.ecopetrol.com.co/wps/portal/Home/en/investors/sustainability-reports/sustainability-reports">https://www.ecopetrol.com.co/wps/portal/Home/en/investors/sustainability-reports/sustainability-reports</a>

The quarterly reports can be found at:

https://www.ecopetrol.com.co/wps/portal/Home/en/investors/financial-results/quarterly-results

The consolidated and individual financial statements can be found at:

https://www.ecopetrol.com.co/wps/portal/Home/en/investors/financial-results/financial-statements

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Date implemented	12/30/2008			
Date modified	03/23/2024			

#### Measure No. 31: Financial Statements

resolve said exceptions.

meas	ure No. 31: Financiai Stateme	ints			
31.1.	<b>If the Statutory Auditor's</b> Company offers to resolve the in the General Shareholders' N	situation will be disclo	sed in a statem	ent to the shar	
31.1	Implemented measure		YESX	NO	N/A
YES.	Briefly explain:				
approlast a provi reser Share throughthe wits share regul	ing the 2024 term, no qualification oved by the General Shareholder imended and ratified by the General sions of the second and third particularly applications in the State cholders' Meeting through the realign the publication of the Statuto rebsite www.ecopetrol.com.co or lareholders; and through the repations by the Board of Directors we said exceptions.	s' Meeting (paragraph eral Shareholders' Mee ragraphs of Article 34 autory Auditor's Report ading of the opinion co bry Auditor's reports to whatsoever replaces orts presented to the	n, Article 15 of teting on March 22 of the Corporate they would be ponducted each years are with their it, making it avail Meeting establish	he Corporate By 2, 2024). Following Bylaws, if there presented to the par at the meeting opinion, which lable to the mar at in its internal	rlaws - ing the are any General ng; are on ket and
Audit dutie of th exter	ionally, following the provisions and Risk Committee of the Boas to provide recommendations to e audits carried out by the Stanal control entities. Likewise, it not about findings and risk situating about findings and risk situations.	ard of Directors of Eco the Board of Directors atutory Auditor and/o nust inform the Board	petrol S.A., the o and managemen r External Audito	Committee has it derived from tl or, Internal Auc	within its he results litor, and
	implemented	10/31/2005			
	modified	03/22/2024			
31.2.	The Board of Directors of qualifications and/or employers position is adequately explain Shareholders' Meeting, special specia	hasis of matter para ined and justified th	agraphs of the hrough a writte	Statutory Aud n report to the	litor; this
YES.	Briefly explain:				
appro parag Share statu the re public webs	ig the 2024 term, no qualification oved by the General Shareholder graphs of Article 34 of the Corporeholders' Meeting on March 22, 2 tory auditor's report, they would eading of the opinion conducted cation of the Statutory Auditor's ite www.ecopetrol.com.co or wheeholders; and through the report	rs' Meeting. Following to rate Bylaws (last amen 2024), if there are any lobe presented to the Geach year by the Statureports together with atsoever replaces it, m	the provisions of ded and ratified be reservations/quaseneral Sharehold utory Auditor at their opinion, who aking it available	the second and by the General alifications in the ders' Meeting the meeting; the ich are posted the to the market	third e rough ough the he

Additionally, following the provisions of the Internal Regulations of the Audit and Risk Committee of the Board of Directors of Ecopetrol S.A., the Committee has within its duties to resolve any disagreements that may arise between the Administration and/or the Internal Auditor and/or the

regulations by the Board of Directors and the Audit Committee, which would include the actions to

Statutory Auditor and/or external auditors in the performance of their duties (numeral 21 of Article 10) and understand and monitor the material findings reported by the Statutory Auditors or the Audit Committees of the subordinate companies that comprise the Group (numeral 39 of Article 10)

The happenstance of a qualification and/or emphasis of matter by the Statutory Auditor and, additionally, that the Board of Directors disagrees with such qualification constitute exceptional events. However, when this happens, the report by the Board of Directors mentioned in recommendation 31.2 would be contemplated in numeral 11 of Article 23 of the Corporate Bylaws, within the group of reports that the Board of Directors must submit for approval of the General Shareholders' Meeting, which includes, among others, the Company's Management Report, and the financial statements for each fiscal year. As mentioned in the first paragraph of this explanation, this situation has not arisen this fiscal year.

	100		
Date implemented		07/06/2007	
Date modified		03/22/2024	

**31.3.** | Operations with or between Related Parties, including transactions between companies of the Conglomerate that are classified as material by the Company by objective parameters such as volume of the operation, percentage of assets, sales, or other indicators, are detailed in the public financial information, including mention of the performance of off-shore operations.

### 31.3 Implemented measure

YES	Х	NO		N/A	
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#### YES. Briefly explain:

All transactions carried out with Related Parties are disclosed in the various reports for which the Business Group is responsible. The financial statements have a specific note detailing the transactions and balances for Related Parties; this report is published on Ecopetrol S.A.'s website (www.ecopetrol.com.co) within the period to exercise the right of inspection. There are additional reports that also include information on Related Parties, such as the "Special Group Report, which is part of the Integrated Management Report.

The classification of Related Party is conducted following the provisions of the International Accounting Standard No. 24 (IAS 24) - Related Party Disclosures, wherein it is established that an entity or person is related to the Company when there exists control or significant influence or when they are a key member of Management.

Internally, there is an Accounting Policies Manual of the Business Group GEE-M-003, which explicitly covers operations with Related Parties, their identification, and their respective disclosure in the individual and consolidated financial statements of the companies in the Business Group. This manual is applied transversally across all the subsidiaries of the Group.

Date implemented	10/31/2005
Date modified	N/A

## Measure No. 32: Information Provided to the Markets

**32.1.** Within the framework of the information disclosure policy, the Board of Directors (or the Audit Committee) **adopts the necessary measures to ensure that all** required by current legislation **financial and non-financial information about the Company is conveyed to the financial and capital markets** in addition to all information it considers relevant for investors and clients.

32.1	Tmp	lemented	measure
J Z . I	TILL	CIIICIICCU	IIICusui C

YES X NO N/A
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# YES. Briefly explain:

Numeral 12 of Article 10 of the Internal Regulations of the Audit and Risk Committee of the Board of Directors includes within its duties supervising the adoption and fulfillment of adequate disclosure of information practices. Compliance with this measure is mainly guaranteed through the publication of relevant information and the financial statements that are available in the National Registry of Securities and Issuers (RNVE), which is part of the Comprehensive Stock Market Information System (SIMEV) on the Securities and Exchange Commission (SEC) website; and on Ecopetrol's website.

Additionally, Ecopetrol provides its shareholders and investors information on its website regarding the Company's financial performance, credit risk ratings, corporate governance practices, shareholder composition, stock market activity, dividend policy, the date of payment of dividends, and supporting documents of the meetings of the General Shareholders' Meeting, among others.

Regarding non-financial information, Ecopetrol informs its shareholders and investors about its performance in environmental, social, and governance matters through the Integrated Management Report, which complies with Circulars 012 and 031 of the Financial Superintendence of Colombia and publishes independent reports such as the TCFD and SASB for shareholders and investors.

Date implemented	10/31/2005
Date modified	05/27/2022

**32.2. The Company's website is organized in a** *friendly* **way,** in such a manner that it is easy for the user to access the information associated with or related to Corporate Governance.

		_	
32.2	Imp	lemented	measure

YESX	NO	N/A	
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#### YES. Briefly explain:

Ecopetrol's website is organized in a user-friendly manner to make it easy for the user to access the information associated with or related to Corporate Governance through the following link: www.ecopetrol.com.co, located under the top menu TESG tab, menu item Governance, submenu Corporate Governance.

Additionally, on this website, all financial and non-financial information is periodically published and updated in English and Spanish following the Colombian Code of Best Corporate Practices, the Procedure for Disclosure of Relevant and Non-Relevant Information, and other national and international standards (Resolution 1519 of 2020 issued by MinTIC).

During 2024, Ecopetrol carried out maintenance and improvements on the website to ensure its alignment with the most current standards of design, accessibility, and usability, following the criteria established in Resolution 1519 of 2020 issued by MinTIC and the Transparency and Access to Information Index of the Attorney General's Office.

Date implemented	10/31/2005
Date modified	11/30/2024

**32.3.** The Company's website includes, at minimum, the links mentioned in Recommendation 32.3.

#### 32.3 Implemented measure

YES	Х	NO		N/A	
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## YES. Briefly explain:

The website www.ecopetrol.com.co includes links that provide information about Ecopetrol, its history, primary data, strategy, corporate structure, governance model, and relationships between companies

of the Ecopetrol Group. Likewise, it includes links that provide financial information, press releases, investor presentations, management and sustainability reports, information on the General Shareholders' Meeting, Corporate Governance, investor information, fixed income, information on the Bondholders' Meeting, and investor kit. Also, in the TESG section, information is provided on its relationship with its stakeholders, Human Rights, Sustainable Development Goals, and Relevant Corporate Responsibility Issues, as well as International Reports and standards, and Environmental, Social, Governance, and Innovation and Technology information. **Date implemented** 03/27/2008 **Date modified** 12/03/2024 **32.4.** The support documentation to communicate general information to the markets provided by the Company are documents that can be printed, downloaded, and shared. 32.4 Implemented measure YES. Briefly explain: The information published on the Company's website (www.ecopetrol.com.co) complies with the accessibility standards set by MinTIC in its Resolution 1519 of 202 and includes pages and documents that can be printed, downloaded, and shared. **Date implemented** 10/31/2005 **Date modified** 12/03/2024 32.5. If the Company is of great size and complexity, it annually posts on its website an explanatory report about the organization, methods, and procedures of its Control Architecture implemented in order to provide accurate and secure financial and non-financial information, safeguarding the organization's assets and the efficiency and security of its transactions. Information on the Control Architecture is complemented by a risk management report. 32.5 Implemented measure YES. Briefly explain: According to numeral 5,9,11 and 36 of Article 23 and numerals 6,22 and 24 of Article 31 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the Integrated Sustainable Management Report and the Annual Corporate Governance Report presented by the President and the Board of Directors for the consideration and approval of the Shareholders in the Ordinary General Shareholders' Meeting and published on the Company's website, briefly explain the control structure of Ecopetrol S.A. and its objective of providing reasonable assurance in achieving its strategic and operational objectives. Reporting of information and regulatory compliance is fulfilled through the timely management of its risks and the assurance regarding the effectiveness of its controls, framed within the practices recommended by the international COSO reference framework (Committee of Sponsoring Organizations of the Treadway Commission), risk management, and the internal and external controls to which the Company is subject. Likewise, information is available on the website (www.ecopetrol.com.co), in the top menu under the TESG tab, and in the Investors Relations information can be found on control structures, compliance risk management, anti-corruption strategies, handling of complaints, and all additional related information. Date implemented 03/27/2008

03/22/2024

**Date modified** 

# **Measure No. 33: Annual Corporate Governance Report**

is the responsibility of the Board of	<b>a Corporate Governance Report</b> , the content of which Directors, which is presented along with the rest of the g a favorable prior review and report from the Audit				
33.1 Implemented measure	YES X NO N/A				
YES. Briefly explain:					
According to Article 1 of the Internal Regulations of the Corporate Governance and Sustainability Committee of the Board of Directors, this Committee assists the Board of Directors, is knowledgeable about and analyzes, within the framework of its duties and beforehand, the issues that will be considered by the Board of Directors and as the case may be, provides its recommendations so that the latter may adopt the corresponding applicable determinations, mainly on issues related to the Company's good governance and sustainability. Its duties include reviewing and recommending to said governing body the measures to adopt regarding the Company's governance, as well as the governance model applicable to the Ecopetrol Group and the espousal of the Company's sustainability agenda.					
reviewing and recommending to the Boa Governance Report that will be presented to	Article 10 of the Regulations grants this body the duty of and of Directors the approval of the Annual Corporate of the General Shareholders' Meeting. Said Report evinces tices and the performance of the Board of Directors and its				
General Shareholders' Meeting on March 22	Corporate Bylaws (last amended and ratified by the , 2024), establishes that the Board of Directors has an neral Shareholders' Meeting a report on compliance with				
	n 2024, the Chairperson of the Corporate Governance and nual Governance Report to the shareholders, which was				
Date implemented	10/31/2005				
Date modified	03/22/2024				
<b>33.2.</b> The Company's Annual Corporate Governance Report is not a mere transcript of the rules of Corporate Governance included in The Corporate Bylaws, internal regulations, codes of good governance, and other corporate documents. Its intent is not to describe the governance model of the Company but rather to explain the reality of its operation and the relevant changes during the year.					
33.2 Implemented measure	YES X NO N/A				
YES. Briefly explain:					
·	prate Bylaws (last amended and ratified by the General 24), the Annual Corporate Governance Report evinces				

compliance with corporate governance practices and the performance of the Board of Directors and its support committees. This Report is not a transcript of the Corporate Governance norms or corporate documents, but, on the contrary, this document describes the actual operations and performance

dynamics of both the Board of Directors and the Administration regarding corporate governance, reflecting the relevant matters that took place during the period of the respective report.

In 2024, the Annual Corporate Governance Report fulfilled this mandate, explaining the realities of running the Company and the changes that occurred during the year.

Date implemented

03/27/2008

Date modified

03/22/2024

**33.3.** The Company's Annual Corporate Governance Report contains year-end information that describes the Corporate Governance recommendations adopted by the Company and the main resulting changes during the year. The structure of the Company's Annual Corporate Governance Report is aligned with the structure included in Recommendation 33.3.

33.3	Imp	lemented	measure
55.5	-:p	CIIICIICC	casa.c

YES	Χ	NO	N	I/A
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## YES. Briefly explain:

In conformity with Article 23 of the Corporate Bylaws (last amended and ratified by the General Shareholders' Meeting on March 22, 2024), the Annual Corporate Governance Report published on the website of Ecopetrol S.A. during the term of the call notice for the Ordinary General Shareholders' Meeting held on March 22, 2024, is consistent with the advised structure included in Colombia's Code of Best Corporate Practices recommendations.

Date implemented	03/26/2015
Date modified	03/22/2024