

End date of the period of referen		
CIF (Tax pay er's Ide ntifi cati on Co de):	A87093902	
Company Name: SAINT CROIX HOLDING IMMOBILIER, S	DCIMI, S.A.	
Registered office: GTA DE CUATRO CAMINOS 6 Y 7 4ª MADE	ID	



A. COMPANY OWNERSHIP STRUCTURE

A.1.	Fill in the following table regarding the share capital and voting rights allocated, including, where appropriate
	those corresponding to lovalty shares at year end:

Indicate whether the company's Articles of Association include a provision on double loyalty votes:

[] Yes

[√] No

Date of last modification	Share capital (€)	Number of shares	Number of voting rights
15/12/2011	267,577,039.70	4,452,197	4,452,197

Indicate whether there are different share classes with different associated rights:

[] Yes

[√] No

A.2. List the direct and indirect holders of significant interests at the end of the financial year, including directors with a significant holding:

Shareholder name or company name	% of voti attributed to	ng rights the shares	% of voting right through finance	% of total		
	Direct	Indirect	Direct	Indirect	voting rights	
MR JAIME COLOMER BERROCAL	6.12	0.00	0.00	0.00	6.12	
MR JUAN COLOMER BERROCAL	6.12	0.00	0.00	0.00	6.12	
MR MARCO COLOMER BERROCAL	6.12	0.00	0.00	0.00	6.12	
COMPAÑÍA ADMINISTRADORA DE RECURSOS Y OBLIGACIONES, S.L.	0.00	5.00	0.00	0.00	5.00	



Details of the indirect shareholding:

Name or company name of the indirect shareholder	Name or company name of the direct shareholder	% of voting rights attributed to the shares	% of voting rights granted through financial instruments	% of total voting rights
No data available				

State the most significant movements in the company ownership structure during the year:

Most significant movements

During 2021, the following shareholder movements were booked:

- Gestora de Solares, S.L.U. (100% owned by Promociones y Construcciones PYC Pryconsa, S.A.) has been absorbed by Tenedora de Terrenos, S.L.U. (also 100% owned by Promociones y Construcciones PYC Pryconsa, S.A.) transferring 96,877 Company shares owned by the absorbed company to the absorbing company. These transferred shares represent a 2.18% holding in the Company.
- This operation does not affect the indirect holdings in any way
- A.3. List, whatever the percentage, the holding at year end of members of the Board of Directors who have a voting right allocated to shares in the company or through financial instruments, excluding the directors identified in section A.2, above:

Name or company name of director	% of rights attribute the shall		rights o thro fina	voting granted ough ncial ments	% of total voting rights		_
	Direct	Indirect	Direct	Indirect		Direct	Indirect
MR JOSE LUIS COLOMER BARRIGÓN	30.72	32.46	0.00	0.00	0.00	0.00	0.00
MR MARCO COLOMER BARRIGÓN	12.40	0.00	0.00	0.00	0.00	0.00	0.00
MR JUAN CARLOS URETA DOMINGO	0.00	0.00	0.00	0.00	0.00	0.00	0.00
MS MÓNICA DE QUESADA HERRERO	0.00	0.00	0.00	0.00	0.00	0.00	0.00
MS IRENE HERNÁNDEZ ÁLVAREZ	0.00	0.00	0.00	0.00	0.00	0.00	0.00

% of total voting rights held by members of the board of directors	75.58
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Details of the indirect shareholding:

Name or company name of director	Name or company name of the direct shareholder	% of voting rights attributed to the shares	% of voting rights granted through financial instruments	% of total voting rights	% of voting rights that <u>can</u> <u>be transferred</u> through financial instruments
No data available					

List the total percentage voting rights represented on the board:

% of total voting rights represented on the Board of Directors	0.00
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A.4. State, as appropriate, the family, commercial, contractual or corporate relationships existing between significant shareholders, insofar as they are known by the company, unless they have little relevance or stem from the company's ordinary trading, except those reported in section A.6:

Related party name or company name	Relationship type:	Brief description:
MR MARCO COLOMER BARRIGÓN, MR JOSE LUIS COLOMER BARRIGÓN	Family	Siblings
MR MARCO COLOMER BARRIGÓN, MR MARCO COLOMER BERROCAL	Family	Father/Son
MR MARCO COLOMER BARRIGÓN, MR JUAN COLOMER BERROCAL	Family	Father/Son
MR MARCO COLOMER BARRIGÓN, MR JAIME COLOMER BERROCAL	Family	Father/Son

A.5. State, as appropriate, the commercial, contractual or corporate relationships existing between significant shareholders, and the company and/or its group, unless they have little relevance or stem from the company's ordinary trading:

Related party name or company name	Relationship type:	Brief description:
No data available		



A.6. Describe the relationships, unless they are of little relevance to both parties, that exist between significant shareholders or shareholders represented on the board and the directors, or their representatives, in the case of directors that are legal persons.

Explain, where appropriate, how significant shareholders are represented. Specifically, indicate those directors that have been appointed on behalf of significant shareholders, those whose appointment has been promoted by significant shareholders, or that are linked to significant shareholders and/or entities in their group, specifying the nature of such relationships. In particular, mention shall be made, where appropriate, of the existence, identity and position of members of the board, or representatives of directors, of the listed company, that are, in turn, members of the management body, or their representatives, in companies which hold significant shareholdings in the listed company or in entities of the group of such significant shareholders:

Name or company name of the related director or representative:	Name or company name of the related significant shareholder:	Company name of the group company of the significant shareholder:	Description of relationship/position:
MS MÓNICA DE QUESADA HERRERO	MULTIACTIVIDADES REUNIDAS, S.L.	COMPAÑÍA ADMINISTRADORA DE RECURSOS Y OBLIGACIONES, S.L.	MONICA DE QUESADA HERRERO IS A DIRECTOR OF MULTIACTIVIDADES REUNIDAS, S.L., HAVING AUTHORITY TO REPRESENT THAT COMPANY ACTING ALONE
MR JUAN COLOMER BERROCAL	PROMOCIONES Y CONSTRUCCIONES, PYC, PRYCONSA, S.A.	PROMOCIONES Y CONSTRUCCIONES, PYC, PRYCONSA, S.A.	JUAN COLOMER BERROCAL IS A DIRECTOR OF PROMOCIONES Y CONSTRUCCIONES, PYC, PRYCONSA, S.A.
MR MARCO COLOMER BERROCAL	PROMOCIONES Y CONSTRUCCIONES, PYC, PRYCONSA, S.A.	PROMOCIONES Y CONSTRUCCIONES, PYC, PRYCONSA, S.A.	MARCO COLOMER BERROCAL IS A DIRECTOR OF PROMOCIONES Y CONSTRUCCIONES, PYC, PRYCONSA, S.A.
MR JOSE LUIS COLOMER BARRIGÓN	PROMOCIONES Y CONSTRUCCIONES, PYC, PRYCONSA, S.A.	PROMOCIONES Y CONSTRUCCIONES, PYC, PRYCONSA, S.A.	JOSE LUIS COLOMER BARRIGÓN IS THE REPRESENTATIVE OF CONSEJERO GESTORA DE PROMOCIONES AGROPECUARIAS, S.A. ON THE BOARD OF DIRECTORS AND CONSTRUCCIONES, PYC, PRYCONSA, S.A.



Name or company name of the related director or representative:	Name or company name of the related significant shareholder:	Company name of the group company of the significant shareholder:	Description of relationship/position:
MR JOSE LUIS COLOMER BARRIGÓN	PER 32, S.L.	PER 32, S.L.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	COGEIN, S.L.U.	COGEIN, S.L.U.	MARCO COLOMER BARRIGÓN IS THE REPRESENTATIVE OF THE SOLE DIRECTOR OF COGEIN, S.L.U. WHICH IS PER 32., S.L.
MR MARCO COLOMER BARRIGÓN	PROMOCIONES Y CONSTRUCCIONES, PYC, PRYCONSA, S.A.	PROMOCIONES Y CONSTRUCCIONES, PYC, PRYCONSA, S.A.	MARCO COLOMER BARRIGÓN IS CHAIRMAN AND CHIEF EXECUTIVE OFFICER OF PROMOCIONES Y CONSTRUCCIONES, PYC, PRYCONSA, S.A. AND REPRESENTATIVE OF THE DIRECTOR OF PER 32, S.L.
MR MARCO COLOMER BARRIGÓN	PER 32, S.L.	PER 32, S.L.	SOLE DIRECTOR

BARR	IGON		- , -		, ,	
A.7.					nareholders' agreements which	
			531 of the Spanish C y the agreement:	Corporate	Enterprises Act. If so, describe	them briefly and list the
	[]	Yes				
	[√]	No				
	State whether			e existenc	e of any concerted actions ar	nong its shareholders. If so,
		Yes				
	[/]	No				

If any amendments to or breaches of the aforementioned agreements or concerted actions have occurred during the year, state this explicitly:



[√]

[]

Yes

No

JOSE LUIS COLOMER BARRIGÓN

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provisions of Article 5 of the Securities Market Law (LMV). If so, identify them:

any influence over the decisions adopted at Board level, given that they are taken by the Board itself, which is made up of four other members who discharge their responsibilities with complete freedom.					
A.9. Complete the follo	owing tables on the compo	any's treasury stock:			
At year end:					
Number of direct shares	Number of indirect shares(*)	% of total share capital			
		0.00			
(*) Through:					
Nam	e or company name of th	ne direct shareholder		Number of direct shares	
No data available	e or company name of th	ne direct shareholder			
No data available A.10. Describe the cond	ditions and the term of the shares, as conferred by the	current mandate of the bo		direct shares	
No data available A.10. Describe the cond	ditions and the term of the	current mandate of the bo		direct shares	
A.10. Describe the concor transfer treasury	ditions and the term of the range of shares, as conferred by the	current mandate of the bo		direct shares	
A.10. Describe the condor transfer treasury There are none.	ditions and the term of the range of shares, as conferred by the	current mandate of the bo		direct shares	
A.10. Describe the condor transfer treasury There are none.	ditions and the term of the shares, as conferred by the capital:	current mandate of the bo		direct shares	

A.8. State whether any natural or legal person exercises or could exercise control over the company as per the

Name or company name



A.12.		er there is any constraint (statutory, legislative or of any kind) on the transferability of securities estriction on voting rights. In particular, the existence of any type of restrictions that may hinder
	the taking of systems of pri	control of the company by means of the acquisition of its shares in the market, as well as those or authorisation or communication that, regarding the acquisitions or transfers of the company's uments, are applicable to it under sectoral regulations, shall be indicated.
	[] [√]	Yes No
A.13.		or the general meeting has resolved to adopt any measures to neutralise take-over bids ne provisions set forth in Law 6/2007.
	[] [√]	Yes No
	If so, explain to would be ine	the measures that have been approved and the terms under which the constraints ffective:
A.14.	State whethe	er the company has issued securities which are not traded on a regulated EU market.
	[√]	Yes No
	If so, indicate by them:	the different classes of shares and, for each class of shares, the rights and obligations conferred
B. GEN	ERAL SHAREH	OLDERS MEETING
B.1.		er differences exist between the minimum quorum established in the Spanish Corporate Enterprises d the quorum needed to convene the general meeting. If so, explain these differences:
	[] [√]	Yes No
B.2.		or there are differences with the methods laid down in the Spanish Corporate Enterprises Act (LSC) corate resolutions. If so, explain these differences:
	[] [√]	Yes No



B.3. State the regulations which apply to the amendment of the company's Articles of Association. More specifically, report the majorities stipulated for amending the Articles of Association and, where applicable, the rules laid down to safeguard shareholders' rights when the Articles of Association are amended.

In accordance with Articles 2.3 and 7.1.c of the General Shareholders' Meeting Regulations, the general meeting holds the power to amend the Articles of Association and the general meeting's own regulations at the instigation of, and after receiving a report from, the board of directors. The system of majorities

established for the amendment of the Articles of Association and protection of members rights, where applicable, is regulated pursuant to the provisions of the Spanish Companies Act (*Ley de Sociedades de Capital*).

B.4. Provide the attendance data for the general meetings held during the year to which this report refers and the data for the two preceding years:

General Shareholders me	eting date	% of			% in		%
	Other	Total physical pre	esence	representation Electronic		nic	voting
26/04/2018	80.60	19.39		0.00	0.	00	99.99
Of which floating capital	1.92	1.03		0.00	0.	00	2.95
28/06/2018	92.83	6.12		0.00	0.	00	98.95
Of which floating capital	1.92	1.03		0.00	0.	00	2.95
25/04/2019	80.60	13.27		0.00	0.	00	93.87
Of which floating capital	1.05	1.03		0.00	0.	00	2.08
30/06/2020	80.60	19.39		0.00	0.	00	99.99
Of which floating capital	0.03	1.04		0.00	0.	00	1.07
29/04/2021	80.60	19.39		0.00	0.	00	99.99
Of which floating capital	0.03	1.04		0.00	0.	00	1.07

	[]	Yes	
	[\[\]]	No	
B.6.		ther there are any statutory restrictions that establish the minimum number of shares required to General Shareholders' Meeting or to vote remotely:	
	[]	Yes	
	[√]	No	

B.5. State whether there have been any agenda items in the General Shareholders' Meetings held during the year

that, for any reason, have not been approved by the shareholders:



B.7.	transfer of	ther certain decisions, other than those established by law, involving an acquisition, disposal, essential assets to another company or other similar corporate operations must be submitted to ral Shareholders' Meeting for approval:
	[] [√]	Yes No

B.8. Indicate the URL and way to gain access to information on corporate governance and other information on general meetings which must be made available to shareholders on the Company website:

The URL of the Company's website is: www.saintcroixhi.com. Information on Corporate Governance, Shareholders Meetings and other information that has to be made available to Company shareholders can be found under the "Investors Area" menu.



C. STRUCTURE OF THE COMPANY'S CORPORATE ADMINISTRATION

C.1. Board of Directors

C.1.1 Maximum and minimum numbers of directors stipulated in the articles of association and the number set by the General Shareholders' Meeting:

Maximum number of directors	11
Minimum number of directors	3
Number of directors set by the general	
meeting	

C.1.2 Complete the following table with details on the board members:

Name or company name of director	Representative	Director category	Office on the board	Date of first appointment	Date of last appointment	Appointment procedure
MR JUAN CARLOS URETA DOMINGO		Independent	DIRECTOR	02/12/2014	26/04/2018	AGREEMENT BY GENERAL SHAREHOLDER S MEETING
MS MÓNICA DE QUESADA HERRERO		Proprietary	DIRECTOR	29/06/2017	29/04/2021	AGREEMENT BY GENERAL SHAREHOLDER S MEETING
MR JOSE LUIS COLOMER BARRIGÓN		Proprietary	VICE-CHAIRMAN	10/06/2014	26/04/2018	AGREEMENT BY GENERAL SHAREHOLDER S MEETING
MR MARCO COLOMER BARRIGÓN		Executive	CHAIRMAN - CHIEF EXECUTIVE OFFICER	10/06/2014	26/04/2018	AGREEMENT BY GENERAL SHAREHOLDER S MEETING
MS IRENE HERNÁNDEZ ÁLVAREZ		Independent	INDEPENDENT COORDINATING DIRECTOR	28/02/2018	28/02/2018	CO-OPTION

Total number of directors



State any departures, either due to resignations or resolutions of the Shareholders Meeting, that have occurred on the Board of Directors during the reporting period:

Name or company name of director	Category of director at the time of removal	Date of last appointment	Departure date	Special committees of which they were a member	State whether the departure took place before the end of the term of office
No data available					

C.1.3 Complete the following tables about the different types of board members:

EXECUTIVE DIRECTORS					
Name or company name of director	Office in the company's organisation chart	Profil e Marco Colomer Barrigón is Chairman and Chairman and Chief Executive			
MR MARCO COLOMER BARRIGÓN	CHAIRMAN AND CHIEF EXECUTIVE OFFICER	Officer of Grupo Pryconsa, a group of companies operating in the real estate and construction sectors since 1965. Grupo Pryconsa is one of the sector's leading Groups with a significant position in the management of real estate assets for rent as well as urban management, the comprehensive provision of all types of real estate services and management of cooperatives and is developing renewable energy activities inside and outside Spain. He is the representative of the sole administrator COGEIN, S.L.U. and Isla Canela S.A., which in both cases is PER 32, S.L.; these companies are dedicated to real-estate development and construction activities, in addition to the management of real-estate assets for rent. Isla Canela, S.A. specialises in real-estate development in the tourism and urban management sector. He has a degree in Law and Business Administration from ICADE and is a member of the Regional Advisory Council of Banco Bilbao Vizcaya Argentaria, S.A. He has been a Director of other companies within other sectors such as food (from 1985 to 1990) like Jamones de Montánchez (Jamosa), Icomost and Vegajardin, Director of Banco Popular Español from 1989 to 1991 and Member of the Global Advisory Council for investors of Chase Manhattan Private Bank, today J. P. Morgan.			
Total number of everytive divestors					

Total number of executive directors	1
% of the board as a whole	20.00



NON-EXECUTIVE PROPRIETARY DIRECTORS			
Name or company name of director	Name or company name of the significant shareholder whom he/she represents or that proposed his or her appointment	Profil e	
MS MÓNICA DE QUESADA HERRERO	MULTIACTIVIDADES REUNIDAS, S.L.	Mónica de Quesada Herrero is CEO of the Pavasal Group, a company mainly dedicated to the construction sector based in Valencia and incorporated in 1947. She is a director at various companies that make up the business group, such as Edifesa Obras y Proyectos S.A, Edificación Logística e Industrial S.L and others. She holds a degree in Business Administration from the University of Valencia (1997). She later obtained a degree in Economics from the same University (2000). She holds a Master's Degree in Economics, Finance and Management (GPEFM) from the Universidad Pompeu Fabra university in Barcelona (2005). She has taught as a lecturer in the Department of Applied Economics and Mathematics at the Faculty of Economics of the Universidad Pompeu Fabra university in Barcelona as well as in the Department of Mathematics at the School of Civil Engineering of the Polytechnic University of Valencia. She is a member of the Board of Trustees of various Valencian Foundations such as the Foundation for Stock Market and Financial Studies, the University of Valencia-Companies Foundation (ADEIT) and the Cañada Blanch Foundation. She is an independent director at Instituto Valenciano de Finanzas (corporate organisation under public law).	
MR JOSE LUIS COLOMER BARRIGÓN	MR JOSE LUIS COLOMER BARRIGÓN	José Luis Colomer Barrigón has a degree in Hispanic Studies from the University of Salamanca, a doctorate in Comparative Literature from the University of Bologna and a degree in Art History from the Sorbonne. He has been a research fellow at the Collège de France in Paris, the Warburg Institute in London and the Institute for Advanced Study in Princeton. After teaching Spanish literature and history as a tenured lecturer at the University of Lyon II (1993-1998), he was a member of the Casa de Velázquez in Madrid (2000-2002) and participated in projects of the State Association for Cultural Action Abroad (SEACEX). Since 2005 he has directed the Centro de Estudios Europa Hispánica (Hispanic Europe Studies Centre, CEEH), a private entity that promotes cultural initiatives - publications, documentaries, congresses and exhibitions - to foster international Hispanicism. His publications focus, among other things, on the Spanish presence in Europe during the 17th century and the cultural relations between Spain and Italy. This research has seen him decorated by the Italian Republic. José Luis Colomer is chairman of the Pryconsa Foundation, which, on its own initiative or in collaboration with other entities, carries out social and cultural projects in Spain. In addition, José Luis Colomer Barrigón, in his capacity as director of a large number of	



NON-EXECUTIVE PROPRIETARY DIRECTORS				
Name or company name of director	Name or company name of the significant shareholder whom he/she represents or who has proposed his/her appointment		Profil e	
		· ·	ed knowledge and skills and has sufficient , administration and the preparation of	
Total number of proprietary directors		2		
% of the board as a whole		40.00		

NON-EXECUTIVE INDEPENDENT DIRECTORS				
Name or company name of director	Profil e			
MR JUAN CARLOS URETA DOMINGO	Juan Carlos Ureta is an executive director and the Chairman of Renta 4 Banco S.A., specialising in asset management, capital markets and business financing. Renta 4 Banco is the only bank specialising in asset management to be traded on the Spanish Stock Exchange. He holds a Diploma in Financial Law from the University of Deusto (Bilbao). He qualified as a Public Prosecutor, currently non-practising, in 1980 and as a stockbroker at the Madrid Stock Exchange in 1986, graduating top of his class. Chairman of the Spanish Institute of Financial Analysts, Chairman of the Financial Studies Foundation, Member of the Board of Directors and the Permanent Committee of the Governing Body of the Madrid Stock Exchange since 1989. He was a member of the Board of Directors of the Securities Clearing and Settlement Service (Iberclear) from 1996 to 2003. He was also Chairman of Iberclear in 2002. Member of the Board of Directors of BME (Bolsas y Mercados Españoles), the holding company covering all Spanish stock exchanges and clearing and settlement systems, from 2002 to 2006. Member of the Board of Directors of Indra Sistemas from 1998 to 2007. Member of the Advisory Board of Lucent Technologies in Spain from 1996 to 2001. Member of the Advisory Board of ING Direct. Consultant for several Spanish and foreign business groups and the author of numerous specialist publications on legal and financial matters. He also served as director of Bolsas y Mercados Españoles, S.A. until 2020. Furthermore, he is an independent director at Grupo Ecoener, S.A. and a member of its Audit Committee.			
MS IRENE HERNÁNDEZ ÁLVAREZ	Irene Hernández Álvarez is a founding partner of Impulsa Capital, a company specialising in providing corporate financial advisory services in the private equity/venture capital sector. Impulsa Capital advises companies and/or their shareholders in capital increase transactions, replacement of investors, MBOs, obtaining subordinated debt and in the sale of companies; it also advises private equity/venture capital funds in the search for investment commitments, as well as in investments and disinvestments. In addition, Impulsa Capital is an MAB Registered Advisor (now, BME Growth), and is able to advise companies to become listed on that market. Previously, she worked at JP Morgan from 1987 to 2001 in the area of investment banking; from 1995, she worked in the IPO department, firstly			



NON-EXECUTIVE INDEPENDENT DIRECTORS			
Name or company name of director	Profil e		
	for Latin American companies, from New York, and later managing the unit in Spain. With a degree in business administration from ICADE, she was awarded an extraordinary final project prize and the second national prize in economics. She is a Founding Member of the Club Empresarial ICADE (ICADE Entrepreneurial Club), forming part of its Executive Committee since its foundation and participating in different educational activities aimed at promoting entrepreneurship. She also serves in the capacity as an independent director at Elecnor, S.A. and Ence Energía y Celulosa, S.A. in addition to Chairwoman of the Audit Committee at both firms and member of the Executive Committee at Ence Energía y Celulosa, S.A.		

Total number of independent directors	2
% of the board as a whole	40.00

State whether any director classified as an independent receives from the company, or any group company, any amounts or benefits for an item other than the director's remuneration, or whether any director maintains or has maintained a business relationship with the company or any company in the group in the last year, whether in his/her own name or as a major shareholder, director or senior manager of an entity maintaining, or which has maintained, such a relationship.

If so, include a reasoned statement by the board on the reasons why it considers that such director may perform his/her duties as an independent director.

Name or company name of director	Description of the relationship	Reasoned statement		
MR JUAN CARLOS URETA DOMINGO	Does not exist.	Not applicable.		
MS IRENE HERNÁNDEZ ÁLVAREZ	Does not exist.	Not applicable.		

OTHER NON-EXECUTIVE DIRECTORS				
Identify the other non-executive directors and state the reasons why they cannot be considered proprietary or independent directors, and their relationship with the company, its directors or shareholders:				
Name or company name of director	Company, director or shareholder with whom the link is held:			
No data available				

Total number of other external directors	N.A.
% of the board as a whole	N.A.



State the changes, if any, that have come about in the types of directors during the period:

Name or company name of director	Date of change	Previous category	Current category	
No data available				

C.1.4 Complete the table below with information on the number of female directors at the end of the last four financial years, and their type:

	Number of female directors			% of total number of directors of each type				
	2021	2020	2019	2018	2021	2020	2019	2018
Female Executives					50.00	0.00	0.00	0.00
Proprietary	1	1	1	1	50.00	50.00	50.00	50.00
Independent	1	1	1	1	0.00	50.00	50.00	50.00
Other Non-Executive Female Executives					0.00	0.00	0.00	0.00
Total	2	2	2	2	40.00	40.00	40.00	33.33

C.1.5 Indicate whether the company has diversity policies in relation to the company's board of directors with respect to issues such as age, gender, disability, or professional training and experience. Small and medium-sized entities, in accordance with the definition contained in the Spanish Audit Act (Ley de Auditoría de Cuentas), will have to report, at a minimum, on the policy they have established in relation to gender diversity.

[]	Ye
[]	S
[√]	No
	Partial policie

If yes, describe these diversity policies, their objectives, the measures and how they have been implemented, as well as their results for the year. The specific measures adopted by the Board of Directors and the Appointments and Remuneration Committee to achieve a balanced and diverse presence of directors must also be indicated.

If the company does not implement a diversity policy, explain the reasons why it does not do so.

Description of policies, objectives, measures and the way in which they have been applied, as well as the results

Pursuant to Article 14.7(g) of the Board of Directors Regulations, the Appointments and Remuneration Committee has to inform the board about diversity and gender-related issues. It may suggest to the board of directors the appointment of one or several female directors to bring before the General Shareholders Meeting. The director recruitment procedure is not affected by any kind of bias which may hinder or obstruct the election of women as members of the Board of Directors. The Board of Directors currently has two female directors (one proprietary and one independent), representing 40% of the total number of Board members.



The Company does not have diversity policies in place in relation to the Board of Directors of the company with regard to matters such as age or disability, but circumstances of this nature may not be an exclusive reason for ruling out possible candidates who might be able to join the Board of Directors.

C.1.6 Explain the measures agreed, if any, by the appointments committee to ensure that the selection procedures are not affected by any implicit biases against selecting female directors and to make sure that the company deliberately seeks to include, among potential candidates, women who meet the professional profile required, allowing a balanced presence of women and men to be achieved. Also indicate whether these measures include promoting a significant number of women in senior management positions at the company:

_			
Fyn	lanation	of the	measures
LXD	iananon		111602016

See Section C.1.5. above.

Where the number of female directors or women in senior management positions at the company is few or none, despite the measures taken, if any, explain the reasons to justify this fact:

Explanation of the reasons

As previously stated, the number of female directors currently represents 40% of the total number of board members.

C.1.7 Explain the conclusions of the appointments committee regarding the verification of compliance with the policy aimed at promoting an appropriate composition on the Board of Directors.

The Company currently has no approved director selection policy. However, the direct selection procedures promote gender diversity, pursuant to the provisions of Article 529 bis of the Corporate Enterprises Act. In this regard, at the end of 2021, 40% of the Company's directors were female, as has been the case since 2019.

C.1.8 Explain, should it be the case, the reasons why proprietary directors have been appointed at the request of shareholders whose shareholding is below 3% of share capital:

Shareholder name or company name	Justification	
No data available		

State whether any formal requests have been rejected for a seat on the board by shareholders whose shareholding is equivalent to or exceeds that of others at whose request proprietary directors have been appointed. If so, explain the reasons why such requests have been turned down:

[] Yes

[√] No

C.1.9 Indicate, if any, the powers and faculties delegated by the Board of Directors, including those in relation to the possibility of issuing or repurchasing shares, to directors or to board committees:

Name or company name of	Brief description:
the director or committee	внег фессирион.



MARCO COLOMER BARRIGÓN

In accordance with the Article 20.6 of the Articles of Association, the board may appoint one or more Chief Executive Officers, notwithstanding the



Name or company name of the director or committee	Brief description:
	powers of attorney it may grant to any person and determine the powers of attorney to be granted in each case. The permanent delegation of any of the board of directors' powers to one or several Chief Executive Officers and the appointment of the director(s) who are to hold such offices shall require a vote in favour from two-thirds of the board members to be effective and shall not enter into effect until it is duly registered at the Companies Registry. Under no circumstances may the purpose of such delegation be accountability or the bringing of balances before the General Meeting, nor may the powers that the latter may confer upon the board be delegated, unless expressly authorised by it. In accordance with Article 4.3 of the Board Regulations, the board of directors shall hold responsibility for all the powers which cannot be delegated and are legally reserved for its deliberation, as well as any others that are necessary to responsibly exercise its general oversight duty. It may delegate the remaining powers to one or several Chief Executive Officers. At the board meeting held on 26 April 2018, it was agreed to re-appoint Marco Colomer Barrigón as the Company's Chief Executive Officer, to whom all the powers of the board of directors were delegated, with the exception of those that cannot be delegated by law.

C.1.10 Identify, as applicable, the members of the board who hold office as directors, representatives of directors or executives in other companies that form part of the listed company's group:

Name or company name of director	Company name of group company	Position	Do they have executive duties?
No data available			

C.1.11 List the positions of Board member, administrator or director, or representative thereof, performing the roles of directors or representatives of directors sitting on the Board of Directors at other companies, whether or not they are listed companies:

Identification of the director or representative	Company name of listed or unlisted company	Positi on
MR JUAN CARLOS URETA DOMINGO	Grupo Ecoener, S.A.	DIRECTOR
MR JUAN CARLOS URETA DOMINGO	Renta 4 Banco, S.A.	CHAIRMAN
MR MARCO COLOMER BARRIGÓN	Rank Inversiones, SIL. S.A.	CHAIRMAN
MS IRENE HERNÁNDEZ ÁLVAREZ	Ence Energía y Celulosa, S.A.	INDEPENDENT COORDINATING DIRECTOR
MS IRENE HERNÁNDEZ ÁLVAREZ	Elecnor, S.A.	DIRECTOR
MS IRENE HERNÁNDEZ ÁLVAREZ	Impulsa Capital, S.L.	SOLE DIRECTOR
MR JOSE LUIS COLOMER BARRIGÓN	Centro de Estudios Europa Hispánica, S.L.	SOLE DIRECTOR
MR JOSE LUIS COLOMER BARRIGÓN	Per 32, S.L.	SOLE DIRECTOR



Identification of the director or representative	Company name of listed or unlisted company	Positi on
MR JOSE LUIS COLOMER BARRIGÓN	Promociones y Construcciones PYC Pryconsa, S.A.	DIRECTOR REPRESENTATIVE
MR JOSE LUIS COLOMER BARRIGÓN	Instituto Cean Bermúdez, S.L.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Anoa Finanzas, S.L.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Boetticher y Navarro, S.L.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Ceres Golf, S.A.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Cogein, S.L.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Codes Capital Partners, S.L.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Corchuelas Energía Solar, S.L.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Gestora de Promociones Agropecuarias, S.A.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Golf Cáceres, S.A.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Isla Canela, S.A.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Inmuebles en Alquiler Resydenza, S.L.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Laparanza, S.A.	DIRECTOR REPRESENTATIVE
MR MARCO COLOMER BARRIGÓN	Mata Alta, S.L.U.	DIRECTOR REPRESENTATIVE
MR MARCO COLOMER BARRIGÓN	Orizava Capital S.I.L., S.A.	CHAIRMAN
MR MARCO COLOMER BARRIGÓN	Per 32, S.L.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Propiedades Cacereñas, S.L.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Promociones y Construcciones PYC Pryconsa, S.A.	CHAIRMAN - CHIEF EXECUTIVE OFFICER
MR MARCO COLOMER BARRIGÓN	Prynergia, S.L.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Pryconsa Senyor, S.L.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Pryconsa Ahijones, S.L.	CHAIRMAN
MR MARCO COLOMER BARRIGÓN	Promoción, Gestión y Marketing Inmobiliario, S.L.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Planificación Residencial y Gestión, S.A.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Renovercia Solar Écija 19, S.L.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Renovercia Solar Écija 20, S.L.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Renovercia Solar Écija 21, S.L.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Renovercia Solar Écija 22, S.L.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Renovercia Solar Écija 23, S.L.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Renovercia Solar Écija 24, S.L.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Renovercia Solar Écija 25, S.L.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Rento Tecnología de Alquiler, S.L.U.	SOLE DIRECTOR



Selection:

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Identification of the director or representative	Company name of listed or unlisted company	Positi on
MR MARCO COLOMER BARRIGÓN	Salorino Solar, S.L.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Tenedora de Terrenos, S.L.U.	SOLE DIRECTOR
MR MARCO COLOMER BARRIGÓN	Triángulo Plaza Cataluña, S.L.	SOLE DIRECTOR
MR JOSE LUIS COLOMER BARRIGÓN	Orizava Capital S.I.L., S.A.	DIRECTOR

State, where appropriate, the other remunerated activities of directors or director representatives, regardless of their nature, other than those indicated in the table above.

Identification of the director or representative	Other remunerated activities
No data available	

C.1.	12	State and, if necessary, explain whether the company has any rules concerning the maximum number of boards of companies of which its directors may form part, identifying, if applicable, where it is regulated:
[]	Yes
[√]	No

C.1.13 Indicate the amounts of the following items relating to the total remuneration of the Board of Directors:

Remuneration accrued in the year by the board of directors (€ thousands)	51
Value of the funds accumulated by current directors in long-term savings systems with vested economic rights (thousands of euros)	
Value of the funds accumulated by current directors in long-term savings systems with unvested economic rights (thousands of euros)	
Value of funds accumulated by current directors in long-term savings systems (thousands of euros)	

C.1.14 Identify the members of senior management that are not simultaneously executive directors and state the total remuneration accruing to them in the year:

Name or company name	Position (s)
No data available	

No data avai	lable	
C.1.15	State whether any amendn	nents have been made to the Board Regulations during the financial year:
[] [√]	Yes No	
C.1.16		It to select, appoint, re-elect and remove board members. Name the cedures to be followed and the criteria used in each procedure.

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The Board of Directors and the Appointments and Remuneration Committee, within the scope of their responsibilities, strive to ensure that candidates of renowned solvency, competence and experience are chosen, taking particular care in the case of independent directors. The Appointments and Remuneration Committee is responsible for assessing the skills, knowledge and experience required on the Board of Directors in order to define the skills and capabilities required by candidates to cover each vacancy, and to assess the time and dedication required to properly carry out their duties.

Appointment:

Being a shareholder is not a requirement for appointment to the board and both natural and legal persons may be members, though in the latter case a natural person must be appointed to represent the legal person and to hold office. People who have been legally disqualified may not be directors; nor may those who have been declared incompatible according to legislation on senior executives and other specific general or regional provisions.

Directors are appointed by the General Shareholders' Meeting or, in the event of co-opted nomination to cover vacancies, by the Board of Directors according to the provisions set forth in applicable law.

Proposals for the appointment of independent directors are made by the Appointments and Remuneration Committee. Any proposals for the appointment of non-independent directors the board brings before the General Meeting for its deliberation and any appointment decisions the board adopts by virtue of the powers of co-option legally attributed to it shall be preceded by the relevant non-binding report issued by the Appointments and Remuneration Committee. Should the board reject the recommendations made by the Appointments and Remuneration Committee, it shall state the reasons thereof and record its reasons in the minutes of the meeting.

Pa-alaction

Directors hold office for a term of four years and may be re-elected once or more times for periods of equivalent duration. Once the term has expired, the appointment shall expire when the following General Meeting is held or the legal time limit for holding the General Shareholders' Meeting which has to resolve on the application of the previous year's accounts has elapsed.

Any proposals for the reappointment of directors which the board of directors decides to bring before the General Shareholders' Meeting should have been previously reported on by the Appointments and Remuneration Committee, which shall assess in its recommendation the quality of the work and the dedication to the office during their mandate. Likewise, the board of directors ensures that any independent directors who are re-elected do not remain on the same committee, except where the tasks in progress or other reasons suggest they should continue on the same committee.

Assessment:

Annually, the Board of Directors carries out an assessment of its functioning and that of its committees. Based on the outcome of this assessment, the Board of Directors proposes an action plan aimed at correcting the deficiencies detected.

Removal:

Annual Corporate Governance Report.

Directors leave office once the term for which they were appointed has elapsed, where they tender their resignation to the Company or where the General Shareholders' Meeting so decides, in exercise of the powers conferred on it, either by law or by the Articles of Association. Directors place their office at the disposal of the board of directors and tender their resignation, where the board may see fit, in any of the following circumstances:

- a) where they stand down from executive offices linked to their appointment as a director;
- b) where they are involved in any of the circumstances of incompatibility or legal prohibition laid down;
- c) where they are issued a serious admonishment by the Audit and Compliance Committee for having failed to fulfil their obligations as a director; and d) where their remaining on the board may place the company's interests at risk or negatively affect its good standing and reputation or where

Where, due to resignation or for other reasons, a director relinquishes office before the end of their term of office, they should explain the reasons in a letter sent to every member of the Board of Directors, notice of which should be given as a relevant fact and explained in the

the reasons why they were appointed cease to exist (for example, when a proprietary director sells his/her interest in the company).

C.1.17 Explain how far the annual assessment of the board has led to important changes in its internal organisation, and on the procedures applicable to its activities:

Description of changes

The board of directors meeting held on 29 July 2021 approved the Annual Assessment on the Performance of the Board of Directors, its Audit Committee and the Appointments and Compensation Committee, produced by the Appointments and Compensation Committee at the Company, concluding that the board of directors operates in an appropriate and efficient manner, pursuant to the provisions of the Articles of Association and the General Meeting's own regulations. Furthermore, it concluded that during 2020, the members of the Board of Directors



performed their duties with diligence and loyalty to the company's corporate interests, without proposing the adoption of any corrective measure, as no deficiency was identified in the Board's performance.

Describe the assessment process and the areas evaluated carried out by the board of directors, aided where appropriate by an external consultant, with respect to the operation and composition of the board and its committees and any other area or aspect that has been subject to evaluation.

Description of the assessment process and areas

The process to assess the Board of Directors, its Committees and its Chairman and Chief Executive Officer for 2020 was overseen by the Appointments and Remuneration Committee. This process concluded with the Board of Director's approving the assessment's results in its meeting of 29 July 2021.

The main areas assessed were the following:

- The composition, meetings, functioning and most relevant agreements of the Board of Directors;
- · Attendance of directors to Board meetings;
- · Relationship of the Board of Directors with its committees;
- Performance of the Board Chairman and Chief Executive Officer, as well as the Secretary; and
- Performance of the Board of Directors Committees.

The Board of Directors was not assisted by any external consultant in carrying out this assessment.

C.1.18 Break down, in those years in which the evaluation has been assisted by an external consultant, the business relationship that the consultant or any company within its group maintains with the company or any company in its group.

No services have been required from an external consultant.

C.1.19 State the cases in which directors are obliged to resign.

Article 21 of the Board of Directors Regulations. Removal of directors:

- 1. Directors shall leave office once the term for which they have been appointed has elapsed, where they tender their resignation to the Company or where the General Meeting so decides, in exercise of the powers conferred on it, either by law or by the Articles of Association.
- 2. Directors shall place their office at the disposal of the board of directors and tender their resignation, where the board may see fit, in any of the following circumstances:
- a) where they stand down from executive offices linked to their appointment as a director;
- b) where they are involved in any of the circumstances of incompatibility or legal prohibition laid down;
- c) where they are issued a serious admonishment by the Audit and Compliance Committee for having failed to fulfil their obligations as a director; and
- d) where their remaining on the board may place the company's interests at risk or negatively affect its good standing and reputation or where the reasons why they were appointed cease to exist (for example, when a proprietary director sells their interest in the company).
 - C.1.20 Are reinforced majorities other than legal majorities required for any type of decision?

[] Ye [√] s

If so, describe the differences.



COMMITTEE meetings

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C.1.21	Explain if there are any specific requirements to be appointed as chairman of the board of directors other than those which apply to directors.				
[] [√]	Yes No				
C.1.22	State whether the Artic	les of Association	or the Board Regulations establish any age limit for directors:		
[] [√]	Yes No				
C.1.23		addition to those	or the Board Regulations establish a limited mandate or other legally established for independent directors, other than as set		
[] [√]	Yes No				
C.1.24	C.1.24 Indicate whether the Articles of Association or the Regulations of the Board of Directors establish specific rules for delegating votes to the board of directors, to other directors, how this should be done, and in particular, the maximum number of delegations any Director may have, and whether there is any limit as to the director category to which votes may be delegated, other than the limitations imposed by law. If so, give a brief summary of these rules.				
person, they nendeavour to	nay grant proxy to another Dir appoint that proxy by means o	ector. Non-executive d of a letter addressed to	I make every effort to attend board meetings and, when they cannot do so in directors may only grant proxy to another non-executive director. They shall be the Chairman and, on evant instructions, provided the agenda for the meeting permits it.		
C.1.25		ne Board has met	ld during the financial year. Also indicate, as applicable, the without its Chairman attending. The calculation of attendance in specific instructions.		
Number of b	ooard meetings	4			
	ooard meetings held e chairman in e	0			
	Indicate the number of attendance or represe	= -	y the coordinating director with the other directors, without the ecutive directors:		
Numb	er of meetings	0			
	State the number of me	eetings held by th	ne board's various committees during the year:		
	r of AUDIT ITEE meetings	5			
	of APPOINTMENTS COMPENSATION	2			



C.1.26 State the number of board meetings held during the year and the attendance data of its members:

Number of meetings attended in person by at least 80% of the directors	4
Attendance in person as a percentage of total votes during the year	100.00
Number of meetings attended by all directors in person or by proxies with specific instructions	4
% of votes cast with in-person attendance and representations made with specific instructions, out of the total votes during the financial year	100.00

C.1.27	State whether the individual and consolidated financial statements that are submitted to the Board to be issued are certified in advance:
[]	Ye
[√]	s

Identify, as applicable, the person(s) who has/have certified the Company's separate and consolidated financial statements to be drawn up by the board:

C.1.28 Explain, where applicable, the mechanisms established by the Board of Directors to ensure that the Board of Directors submits financial statements to the General Shareholders' Meeting that comply with the accounting regulations.

Pursuant to Article 13.9 of the Board Regulations, the following, among others, are the Audit and Compliance Committee's responsibilities:

- To issue a report on an annual basis expressing an opinion of the auditor of accounts' independence prior to the audit report being issued. Said report shall, in any case, state the provision of additional services; in other words, any services provided by the auditor other than auditing services;
- To ensure that the auditing agreement is fulfilled, endeavouring to ensure that the opinion on the financial statements and the audit report's main contents are clearly and accurately worded, in addition to assessing the results of each audit;
- To act as a communications channel between the board of directors and the auditors, assessing the results of each audit and the management team's responses to their recommendations and mediating in the event of discrepancies between them regarding the principles and criteria applicable to drawing up the financial statements;
- To oversee the efficacy of the Company's internal controls, internal auditing, as applicable, and its risk management systems, and to verify their integrity by reviewing them periodically in order to identify risks, manage them and make them known, as well as discussing with the auditors of accounts or auditing firms any significant weaknesses detected in the internal control system during the performance of an audit;
- To review the Company's financial statements and the periodic financial reporting the board has to provide to the markets and their supervisory bodies, and to safeguard the fulfilment of legal requirements and the proper application of generally accepted accounting standards;
- To inform the board of directors of any significant changes in accounting principles and in- and off-balance sheet risks.

C.1.29	Is the secretary	of the board also a director?
[]	Ye	
[√]	S	

No

No

If the secretary is not a director, complete the following table:

Name or company name of secretary	Representative
JOSE JUAN CANO RESINA	



C.1.30 State the specific mechanisms established by the company to preserve the independence of the external auditors, as well as, if any, the mechanisms to preserve the independence of financial analysts, investment banks and ratings agencies, including how the legal provisions have been implemented in practice.

Pursuant to Article 13.9 of the Board Regulations, the following, among others, are the Audit and Compliance Committee's responsibilities:

- To propose the appointment of the external auditors of accounts to the board of directors for submission to the General Share holders Meeting's consideration. Likewise, to propose engagement conditions to the board of directors, the scope of professional mandates and, if applicable, the renewal thereof or not;
- To maintain relationships with the external auditors to receive information on any matters that could jeopardise their independence and regarding any other matters related to the account auditing process, as well as on any other disclosures laid down by account auditing legislation and technical auditing standards;
- To issue a report on an annual basis expressing an opinion of the auditor of accounts' independence prior to the audit report being issued. Said report shall, in any case, state the provision of additional services; in other words, any services provided by the auditor other than auditing service
- To e report
- To a team' applic
- To o integr accou

es;	
	at the auditing agreement is fulfilled, endeavouring to ensure that the opinion on the financial statements and the audit contents are clearly and accurately worded, in addition to assessing the results of each audit;
s respon	ommunications channel between the board of directors and the auditors, assessing the results of each audit and the management ses to their recommendations and mediating in the event of discrepancies between them regarding the principles and criteria drawing up the financial statements;
ity by re	the efficacy of the Company's internal controls, internal auditing, as applicable, and its risk management systems, and to verify their viewing them periodically in order to identify risks, manage them and make them known, as well as discussing with the auditors of auditing firms any significant weaknesses detected in the internal control system during the performance of an audit.
C.1.31	State whether the Company has changed its external auditor during the year. If so, please identify the incoming and outgoing auditors:
[] [√]	Ye s
	No
	In case there were any disagreements with the outgoing auditor, explain the content of same:
[] [√]	Ye s
	No
C.1.32	State whether the auditing firm carries out other work for the company and/or its group, other than auditing work, and, if so, state the total fees received for such work and the percentage that this amount represents of the fees billed for audit work to the company and/or its business group:
[] [√]	Yes No
C.1.33	State whether the audit report on the financial statements for the previous year includes any reservations. If so, state the reasons given to shareholders at the General Meeting by the chairman of the audit committee to explain the content and scope of these reservations.
[] [√]	Yes No



C.1.34 State the number of consecutive years that the current auditing firm has audited the company's separate and/or consolidated financial statements without interruption. Also, indicate how many years the current audit firm has been auditing the accounts as a percentage of the total number of years over which the financial statements have been audited.

	Separate	Corisonaatea
Number of consecutive years	1	
	Separate	Consolidated
Number of years audited by the current audit firm / Number of years that the company or its group has been audited (%)	1.00	0.00

C.1.35	State whether there is a procedure to enable directors to gain access to the information they need
	to prepare for meetings of governing bodies with sufficient time:

[√]	Yes
[]	No

Details of the procedure

Pursuant to Article 8.2 a) and c) of the Board Regulations:

- 2. The Chairman has ultimate responsibility for the effective functioning of the board of directors. In addition to carrying out the duties that are legally and statutorily attributed to the board of directors, he/she shall be responsible for:
- a) Convening and presiding over meetings of the board of directors, setting the agenda of meetings and leading discussions and debates.
- c) Ensuring that directors receive sufficient information in advance in order to deliberate the items on the agenda.
 - C.1.36 State whether the company has established rules that require directors to report on and, as applicable, resign when circumstances arise that affect them, whether related to their activity at the company or not, that may harm the company's good standing and reputation. If so, describe said rules:

[√]	Yes
[]	No

Explain the rules

Pursuant to Article 21.2.d) of the Board Regulations:

Directors shall place their office at the disposal of the board of directors and tender their resignation, where the board may see fit, in any of the following circumstances:

d) where their remaining on the board may place the company's interests at risk or negatively affect its good standing and reputation or where the reasons why they were appointed cease to exist (for example, when a proprietary director sells their interest in the company).

Senarate Consolidated



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C.1.37	informed or made awa	ire of any sit	tuation affecting a	duly kept on record, whether t director, whether related to th I standing and reputation	
[] [√]	Yes No				
C.1.38		_		y and that come into force, a company resulting from a take	
None.					
C.1.39	and state, in detail, any that provide for severa	dagreemer nce payme unfairly dis	nts between the con nts or contain guar missed, or on termin	ors, and on an aggregated bompany and its directors, execuantee or golden parachute clation of the contractual relati	utives or employees lauses, where such
N	lumber of beneficiaries			0	
	Type of beneficiary			Description of agreement:	
None.			There are no agree	ements on this issue.	
		ve to be inf sponsible fo	ormed of such con	General	
				Shareholders Meeting	
Body that a					
body triat a	uthorises the clauses		√		
body that a	uthorises the clauses		√ Yes	No]

C.2. Board of Directors Committees

C.2.1 List all the committees of the board of directors, their members and the proportion of Executive, Proprietary, Independent and other non-executive Directors thereon:

AUDIT COMMITTEE					
Name	Position	Category			
MR JUAN CARLOS URETA DOMINGO	SECRETARY	Independent			
MR JOSE LUIS COLOMER BARRIGÓN	MEMBER	Proprietary			
MS IRENE HERNÁNDEZ ÁLVAREZ	CHAIRMAN	Independent			



% of executive directors	0.00
% of proprietary directors	33.33
% of independent directors	66.67
% of other non-executive directors	0.00

Explain the functions, including, where appropriate, those additional to those provided for by law, attributed to this committee, and describe the procedures and rules for its organisation and operation. For each of these functions, indicate the most important actions carried out during the year and how each of the functions attributed to it has performed out in practice, whether in law or in the Articles of Association or in other corporate resolutions.

Article 13.9 of the Board of Director's Regulations states that:

Without prejudice to the other tasks assigned under the applicable regulations, the Articles of Association or by the Board, the Audit Committee shall be appointed the following basic responsibilities:

- a) To report through its chairman and/or secretary on the issues shareholders may raise at General Shareholders Meetings connected with the Committee's area of responsibility;
- b) To propose the appointment of the external auditors of accounts to the board of directors for submission to the General Share holders Meeting's consideration. Likewise, to propose engagement conditions to the board of directors, the scope of professional mandates and, if applicable, the renewal thereof or not;
- c) To maintain relationships with the external auditors to receive information on any matters that could jeopardise their independence and regarding any other matters related to the account auditing process, as well as on any other disclosures laid down by account auditing legislation and technical auditing standards;
- d) To issue a report on an annual basis expressing an opinion of the auditor of accounts' independence prior to the audit report being issued. Said report shall, in any case, state the provision of additional services; in other words, any services provided by the auditor other than auditing services:
- e) To ensure that the auditing agreement is fulfilled, endeavouring to ensure that the opinion on the financial statements and the audit report's main contents are clearly and accurately worded, in addition to assessing the results of each audit;
- f) To act as a communications channel between the board of directors and the auditors, assessing the results of each audit and the management team's responses to their recommendations and mediating in the event of discrepancies between them regarding the principles and criteria applicable to drawing up the financial statements;
- g) To oversee the efficacy of the Company's internal controls, internal auditing, as applicable, and its risk management systems, and to verify their integrity by reviewing them periodically in order to identify risks, manage them and make them known, as well as discussing with the auditors of accounts or auditing firms any significant weaknesses detected in the internal control system during the performance of an audit;
- h) To review the Company's financial statements and review the periodic financial reporting the Company has to provide to the markets and their supervisory bodies, and to safeguard the fulfilment of legal requirements and the proper application of generally accepted accounting principles;
- i) To inform the board of directors of any significant changes in accounting criteria and in- and off-balance sheet risks, as well as overseeing the process of preparing and presenting the mandatory financial information and submitting recommendations or proposals to the management body, aimed at safeguarding its integrity.
- j) To receive information and, as necessary, issue reports on the disciplinary measures that are to be imposed on the Company's senior management;
- $k) \ To \ draw \ up \ and \ bring \ an \ Annual \ Corporate \ Governance \ Report \ before \ the \ board \ of \ directors \ for \ its \ approval;$
- I) To draw up an annual report on the Audit and Control Committee's activities;
- m) To supervise the way in which the Company's website runs concerning the availability of corporate governance information;
- n) To review issue prospectuses to be provided to the markets and supervisory bodies;



o) To report on the creation or acquisition of any interests in special purpose vehicles and companies registered in tax havens, as well as any other transactions or operations of a similar nature that could compromise the group's transparency due to their complexity, and also transactions with related parties.

Identify the directors appointed as members of the audit committee taking into account their knowledge and experience of accountancy, auditing, or both, and report on the date of appointment of the chairman of this committee to the post.

Name of the experienced director	MR JUAN CARLOS URETA DOMINGO / MR JOSE LUIS COLOMER BARRIGÓN / MS IRENE HERNÁNDEZ ÁLVAREZ
Date of appointment of the chairman to the post	26/04/2018

THE APPOINTMENTS AND COMPENSATION COMMITTEE							
Name	Position	Category					
MR JUAN CARLOS URETA DOMINGO	CHAIRMAN	Independent					
MR JOSE LUIS COLOMER BARRIGÓN	MEMBER	Proprietary					
MS IRENE HERNÁNDEZ ÁLVAREZ	SECRETARY	Independent					

% of executive directors	0.00
% of proprietary directors	33.33
% of independent directors	66.67
% of other non-executive directors	0.00

Explain the functions, including, where appropriate, those additional to those provided for by law, attributed to this committee, and describe the procedures and rules for its organisation and operation. For each of these functions, indicate the most important actions carried out during the year and how each of the functions attributed to it has performed out in practice, whether in law or in the Articles of Association or in other corporate resolutions.

Article 14.7 of the Board of Director's Regulations states that:

Without prejudice to the other tasks assigned under the applicable regulations, the Articles of Association or by the Board, the Appointments and Compensation Committee shall be appointed the following basic responsibilities:

- a) To assess the skills, knowledge and experience required on the board, in order to define the skills and capabilities required by candidates to cover each vacancy, and to assess the time and dedication required to properly carry out their duties;
- b) To examine or organise, in the manner deemed most appropriate, the chairman and the chief executive's succession, and to bring proposals before the board, if necessary, so that such successions come about in an orderly, well-planned fashion;
- c) To report on the appointment and removal of senior executives the chief executive brings before the Board and any who report directly to the Company's chief executive;
- d) To make proposals on the remuneration of the members of the board of directors, as well as in the case of the executive directors, any additional remuneration for their executive functions and other terms which apply that their contracts should respect as part of the remuneration policy approved by the General Meeting;
- e) To issue preliminary reports on appointment or reappointment proposals of any non-independent director;
- f) To make proposals on the appointment or re-election of any non-independent director;



- g) To report to the Board about gender equality matters.
- h) To establish a representation goal for the less represented gender on the Board of Directors and prepare guidelines on how to achieve this objective.
 - C.2.2 Complete the table below with information on the number of female directors on the board of directors' committees at the end of the last four financial years:

	Number of female directors							
	2021		2020		2019		2018	
	Number	%	Number	%	Number	%	Number	%
AUDIT COMMITTEE	1	33.33	1	33.33	1	33.33	1	33.33
THE APPOINTMENTS AND COMPENSATION COMMITTEE	1	33.33	1	33.33	1	33.33	1	33.33

C.2.3 State, as applicable, whether regulations governing the board's committees exist, where they are available for consultation and any amendments that have been made to them during the year. Also state whether an annual report on the activities of each committee has been voluntarily drafted.

The Board's committees are governed by the Board of Directors' Regulations, which are available on the Company's website and notice of which has be given to the (CNMV) and duly registered at the Madrid Companies Registry pursuant to Article 529 of the Spanish Corporate Enterprises Act (L.S.C.).

The Audit Committee and Appointments and Compensation Committee modified their composition and complemented their functions (Articles 13 and 14) during 2017 to adapt to the CNMV requirement of 18 August 2017, such that all its members were non-executive directors as provided for in the Board Regulations. This amendment was approved by the board meeting held on 26 October 2017.

The board of directors meeting held on 29 July 2021 approved the ANNUAL ASSESSMENT ON THE PERFORMANCE OF THE BOARD OF DIRECTORS, ITS AUDIT COMMITTEE AND THE APPOINTMENTS AND COMPENSATION COMMITTEE, produced by the Appointments and Compensation Committee at the Company.



D. RELATED-PARTY AND INTRAGROUP TRANSACTIONS

D.1. Explain the procedure and competent bodies, if any, to approve transactions with related parties and parties within the group, indicating the general internal rules and criteria at the company that regulate the obligations as regards the abstention of affected directors or shareholders, listing the internal information and periodic control procedures established by the company in relation to the related-party operations for which approval has been delegated by the Board of Directors.

Pursuant to Article 4.3.t) of the Board Regulations, the board of directors is responsible for:

t) The approval, subject to a report from the Audit Committee, of transactions that the company or group companies execute(s) with its directors, under the terms provided for in Articles 229 and 230, or with shareholders, either on an individual or joint basis, who retain a significant interest, including shareholders represented on the board of directors at the Company or at other Companies that form part of the same group or individuals related thereto.

The affected Directors or those representing or associated to affected shareholders must abstain from participating in the debate and vote on the agreement in question. Only transactions that simultaneously satisfy the three following conditions shall be exempt from the aforementioned approval:

- 1.º Those that are carried out under agreements with standardised conditions and are applied in a general way to numerous clients;
- 2. O Those that are carried out at rates or prices established on a general basis by the person acting as the supplier of the goods or service in question; and
- ${\tt 3.\,\,O}$ Their amount does not exceed 1% of the company's annual revenues.

 $Furthermore, Article\ 35\ of\ the\ Board\ Regulations\ (Business\ Opportunities),\ establishes\ that:$

- 1. Directors may not use the name of the Company nor cite their position as directors in order to carry out transactions on their own behalf or on behalf of parties related to them.
- 2. Directors may not make investments or carry out any transactions associated with the Company's assets, of which they have knowledge through the performance of their duties, for their own benefit or for the benefit of those related to them, when such an investment or transaction has been offered to the Company, or in which the Company has an interest, unless the Company has rejected the investment or transaction without the involvement of the director.

In relation to the amendments introduced by the Corporate Enterprises Act under Law 5/2021, of 12 April, the Board of Directors meeting held on 29 July 2021, following a favourable report from the Audit Committee, and pursuant to Article 529(u)(4) of the Consolidated Text of the Corporate Enterprises Act, approved the delegation of powers to the Chief Executive Officer for the approval of operations performed by the Company with companies in the same group, PER 32, performed as part of its ordinary management and under market conditions.

The internal information and periodic control procedure, in which the Audit Committee and Board of Directors shall be involved, and which verifies the equity and transparency of these operations and, where appropriate, compliance with the legal criteria applicable to the exceptions indicated above, shall be as follows:

- 1 The Audit Committee, as the case has been to date, shall perform an in-depth analysis and reflect all related-party and intragroup transactions in the minutes of the meeting at which the Company's financial statements are reviewed.
- 2 The Board of Directors, as the case has been to date, shall also reflect all related-party and intragroup transactions in the minutes of the meeting to prepare the Company's financial statements, in addition to including them in the financial statements for approval by the Company's General Shareholders Meeting.



D.2. Provide a detailed list of significant transactions, based on their value or relevance, performed involving the company or its subsidiaries and shareholders representing 10% or more of the voting rights or represented on the company's Board of Directors, indicating the body responsible for their approval and whether any affected shareholder or director has abstained. If the Board has been responsible for this, indicate whether the proposed resolution was approved by the Board without a majority of independent directors voting against:

Name or company name of the shareholder or any of its subsidiaries	% Interest	Name or company name of the company or subsidiary	Amount (thousan d of euros)	Approving authority	Identification of the significant shareholder or director who abstained	The proposal to the Board, where appropriate, has been approved by the Board without a majority of independent directors voting against
No data available	<u> </u>		-		_	

	Name or company name of the shareholder or any of its subsidiaries	Relationshi p type	Type of transaction and other information required for its assessment
No	o data available		

D.3. Provide a detailed list of significant transactions, based on their value or relevance, performed by the company or its subsidiaries with company directors, including transactions performed involving companies that the director or executive controls on a joint basis, indicating the body responsible for their approval and whether any affected shareholder or director has abstained. If the Board has been responsible for this, indicate whether the proposed resolution was approved by the Board without a majority of independent directors voting against:

	Name or company name of the directors or executives or its subsidiaries or companies under joint control	Name or company name of the company or subsidiary	Relationship	Amount (thousan d of euros)	Approving authority	Identification of the significant shareholder or director who abstained	The proposal the Board, whe appropriate, had been approve by the Board without majority independent directors voting against	re as ed rd a of
No	o data available							



	Name or company name of the directors or executives or its subsidiaries or	Nature of the transaction and other information required for its assessment
	companies under joint control	
No	o data available	

D.4. Report on each of the significant intragroup transactions, based on their value or relevance, performed by the company with its parent company or other companies that belong to the same group as the parent company, including subsidiaries of the listed company, unless another related party of the listed company has an interest in these subsidiaries or they are fully owned, whether directly or indirectly, by the listed company.

In any event, information is to be provided about any intragroup transactions carried out with entities established in countries or territories regarded as tax havens:

Company		
name of	Brief description of the transaction and other	Amount
group	information required for its assessment	(thousand of
company		euros)
No data available		

D.5. Provide a detailed description of the significant transactions, based on their value or relevance, performed by the company or its subsidiaries with other related parties pursuant to the International Accounting Standards adopted by the EU that have not been included in the sections above.

Company name of the related party	Brief description of the transaction and other information required for its assessment	Amount (thousand of euros)
No data available		

D.6. List any mechanisms set up to detect, identify and resolve possible conflicts of interest between the company and/or its group and its Board members, executives, significant shareholders or other related parties.

Transactions with related and/or Group companies are dealt with by the board of directors and the Audit Committee, with each and every contract signed and in force with related and/or Group companies expressly mentioned in the financial statements for each year.



D.7.	State whether the company is controlled by another entity as provided for in Article 42 of the Code of Commerce, whether said entity is listed or not, and whether it has relations either directly or through a subsidiary with said entity or any of its subsidiaries (other than the listed company) or performs activities relating to any of these.			
	[] [√]	Yes No		



E. RISK MANAGEMENT AND CONTROL SYSTEMS

E.1. Explain the scope of the company's financial and non-financial Risk Management and Control System, including tax risks.

The main aim of internal control for the Company's board of directors is to offer a reasonable degree of security that the Company will attain its targets. In this regard, it is deemed that the Risk Management System should act to avoid any deviations from coming about with respect of the targets set and to detect such deviations as soon as possible.

To control risks inherent to its operations, the Company has established a variety of risk control and assessment systems, which is led and supervised directly by the board of directors; as set out in Article 4.3 of its Regulations, the Board is responsible for:

- supervising the effective functioning of the committees set up.
- establishing general strategies and policies of the company.
- preparing financial statements and submitting them to the General Shareholders' Meeting, decisions relating to the remuneration of directors, within the framework of the Articles of Association and, where applicable, the remuneration policy approved by the General Shareholders' Meeting.
- policy regarding treasury shares.
- approving the strategic or business plan, the yearly budget and management objectives, investment and financing policy, corporate social responsibility policy and dividend policy.
- establishing risk management and control policy, including tax policy, and supervising internal information and control systems.
- establishing the corporate governance policy for the company and the group of which it is the parent company; its organisation and functioning and, specifically, the approval or amendment of its own regulations.
- approving financial reports that the company, as a listed company, must periodically publish.
- defining the structure of the group of which the company is the parent company.
- approving investments or operations that, due to their significant value or special characteristics, are considered strategic or involve a particular tax risk, except those that are approved by the General Shareholders' Meeting.
- approval of the creation or acquisition of stakes in special-purpose entities or those domiciled in countries or territories deemed to be tax havens, as well as any other transactions or operations of an analogous nature which could erode the transparency of the company or group due to their complexity.
- approving, subject to a report submitted by the audit committee, related-party or intragroup transactions.
- establishing the company's tax strategy.

The powers which the Board performs directly and which have not been delegated to date allow it to control and oversee all of the Company's significant risks connected with:

- Investments and disposals.
- Borrowing levels for all items.
- Control and monitoring of Strategic Plans and Budget compliance.
- Investment limits on property fixed assets for renting out. The Audit

Committee's duties:

Within the scope of its responsibilities, the Audit Committee reviews the suitability and integrity of the Company's internal control systems aimed at mitigating the Company's risk exposure. Its duties include analysing, controlling and monitoring business risks.

Other executive departments involved in risk control and assessment: There are executive departments within the organisation of the Company and the Group to which it belongs that have important risk control and assessment responsibilities which follow the criteria laid down by the board of directors:

- Investment Department: This department is responsible for informing the board about any strategic decisions, investments and disposals which are relevant to the Company or the Group, as well as their suitability for the Budget and Strategic Plans before the board adopts any resolutions on them. The department currently comprises five people, one of whom is the director, who meet with the Chairman and Chief Executive Officer as often as is necessary to study all investment transactions involving real estate acquisitions, disposals, credits and loans, as well as any other relevant transactions which could pose risks to the Company's operations and solvency.
- Finance department, which provides the board with all the economic and financial reporting on a quarterly basis in order to control and assess risks. The finance department prepares and provides the audit committee with the information it requires and analyses business risk monitoring and control as part of its duty to identify them in addition to drafting the separate and consolidated Group financial statements.



- Technical Department, which oversees all building, refurbishment or corrective or preventive maintenance works carried out directly or by contracting third parties in order to ensure they are properly executed in all phases. It also supervises suppliers.
- E.2. Identify the company's bodies responsible for setting up and implementing the financial and non-financial Risk Management and Control System, including tax matters:

The Risk Management System is the responsibility of the board of directors, which has delegated its supervision and maintenance responsibilities to the Audit Committee.

The finance department for the business group with which the Company is linked prepares and provides the audit committee with the information the latter requires and analyses as part of its duty to identify, control and monitor risks to the business.

E.3. Indicate the main financial and non-financial risks, including tax risks and, insofar as they are significant, those relating to corruption (the latter being understood within the scope of Royal Decree-Law 18/2017), which may affect the achievement of business objectives:

The main risks identified by the Group in relation to the attainment of its objectives are:

RISKS SPECIFIC TO THE COMPANY AND ITS BUSINESS SECTOR

Company operations, transactions and results are subject to risks linked to the business sector in which it operates, in addition to risks specific to the Company. Risks may materialise or get worse as a result of changes in competitive, economic, political, legal, regulatory, social, business or financial conditions and, therefore, all shareholders and investors must bear them in mind.

Below are the most relevant risks that may affect the Company, divided into 2 categories:

- risks specific to the Company's business sector;
- risks specific to the Company.

A) RISKS SPECIFIC TO THE BUSINESS SECTOR

- a) Risks deriving from the cyclical nature of the real-estate business.
- b) High levels of competition in the real-estate business in Spain may affect the Company's capacity to invest appropriately.
- c) Risks inherent to the management of real estate assets.
- d) Risks deriving from the solvency and liquidity of lessees.
- e) The real-estate sector is regulated and, therefore, any substantial change to the applicable regulations may adversely affect the Company.
- f) Property investments are relatively illiquid, which could make it difficult to proceed with disinvestments.
- g) The Company may undertake divestments at an inopportune time in terms of maximising their value and could even experience losses.
- h) Any cost associated with a potential investment that ultimately remains unrealised may negatively affect the Company.
- i) Due diligence undertaken concerning an investment may fail to detect all risks and responsibilities resulting therefrom.
- j) In the renovation or remodelling of its properties, the Company will often rely on the actions of third parties hired and may be exposed to liability deriving from their actions.
- k) The Company may be exposed to liabilities and/or obligations in the future relating to properties sold.
- I) Any forced expropriation of a Company asset may have an adverse impact.
- m) The Company applies a wide-ranging investment policy, which may be subject to change and, therefore, the composition of the Company's asset portfolio may vary.
- n) Any investment made by the Company as part of a joint venture carries associated risks that may have an adverse impact on the Company.

B) RISKS SPECIFIC TO THE COMPANY

- a) The Company is managed externally by the management of Grupo Pryconsa and, therefore, is dependent on its capacity, experience and criteria.
- b) Concentration of the Company's investment activity in Spain.
- c) A significant part of the Company's assets are hotels and therefore, are connected to the tourism industry.
- d) Risks deriving from the indebtedness of the Company.
- e) A significant part of total invoicing from income at the Company is linked to a limited number of large customers and assets.
- f) The Company may be adversely affected by any change in tax legislation, including the Real Estate Investment Trust (REIT) system, which could negatively impact the Company.
- g) The requirements for retaining its status as a REIT may limit the capacity and flexibility of the Company to make investments or repay its debts.



- h) Some property transfers may lead to negative repercussions on the Company in accordance with the REIT system.
- i) The assessment of the Company's real estate assets portfolio may not accurately and precisely reflect their actual value.
- j) Risk of fluctuation in interest rates
- k) Inability to precisely foresee the market prices of real estate assets and rents.
- I) Risk of damage to real estate assets and losses deriving from events not covered by insurance policies.
- m) A decrease in the Company's credit rating may negatively affect it.
- n) Shareholders and Directors at the Company may experience a conflict of interest with any of the companies that form the Company or a direct or indirect significant interest in a transaction that the Company is considering.
- o) Risk of conflicts of interest in transactions with related parties.
- p) Concentration of the Company's body of shareholders in the Colomer family, which has a very significant and decisive influence thereon.
- q) Judicial and extra-judicial actions.
- r) Dependence on certain key individuals in terms of management at the Company.
- s) The Company's cash reserves may be insufficient to satisfy its obligations.
- E.4. State whether the entity has risk tolerance levels, including for tax risk.

No risk tolerance level has been set on a formal basis. Notwithstanding the size of the Company and the characteristics and manner in which it goes about its business, all investment, divestment and financing activities can be analysed on an individual basis by the board of directors and the corresponding Committees, meaning that the risk level assumed is constantly assessed by the board of directors.

E.5. State which financial and non-financial risks, including tax risks, have had an impact over the year:

No significant risks arose in 2021.

E.6. Explain the response and oversight plans for the company's major risks, including fiscal risks, as well as the procedures that it follows to ensure that the board of directors addresses new challenges.

See sections E.1 and E.4.



F. INTERNAL RISK CONTROL AND MANAGEMENT SYSTEMS IN RELATION TO THE INTERNAL CONTROL OVER FINANCIAL REPORTING SYSTEM (ICFR)

Describe the mechanisms which comprise the company's risk control and management systems in relation to the financial reporting process (ICFR).

F.1. The company's control environment.

Report at least the following, highlighting their main features:

F.1.1 What bodies and/or areas are responsible for: (i) the existence and maintenance of an adequate and effective internal control over financial reporting system (ICFR); (ii) its implementation, and (iii) its oversight.

The Regulation of the board of directors establishes, among other powers, the power of the board to set the risk management and control policy, which includes the ICFR, as well as periodically monitoring internal reporting and control systems. Furthermore, the audit committee is defined as the committee and body entrusted with assisting the board of directors in its duty of overseeing financial statements and the periodic disclosures made to regulatory bodies. Overseeing the efficacy of the company's internal control system and supervising the process of preparing and filing mandatory financial reporting are identified as being among its responsibilities.

- F.1.2 State whether the following elements exist, especially with regard to the process of preparing financial reports:
- Departments and/or mechanisms responsible for: (i) designing and reviewing the organisational structure; (ii) clearly defining areas of responsibility and authority, with a suitable distribution of tasks and functions; and (iii) the existence of sufficient procedures for these to be properly disseminated within the entity:

The board of directors has set up a general framework to approve transactions and powers of attorney in order to ensure that all transactions are carried out with a suitable level of control designed to achieve the greatest efficiency and security for the Company's activity.

Code of conduct, body responsible for its approval, degree of dissemination and training, principles and values included therein (indicating if any specific mention is made of the booking of transactions and financial reporting), body in charge of analysing non-compliance and proposing corrective actions and penalties:

On 28 April 2016, the Board of Directors approved the Internal Securities Market Conduct Regulations created by the audit committee, in compliance with the provisions of Article 225.2 of Royal Legislative Decree 4/2015, of 23 October, approving the consolidated text of the Spanish Securities Market Act (*Ley del Mercado de Valores*: "TRLMV").

For its part, on 25 July 2019, the Board of Directors approved the new Internal Code of Conduct, adapted to the LSC as amended by RDL 19/2018, which was duly communicated to the CNMV and published on the Company's website.

The objective of the regulations is to align the behaviour of the Company, its governing bodies, employees and representatives with the rules of conduct that, in the course of activities relating to the securities market, must be complied with by the aforementioned parties.

As a listed company, it is the duty and intention of the Company (including the aforementioned parties) to act with maximum diligence and transparency in all its undertakings, reducing the risk of conflicts of interest to a minimum and ensuring, in short, proper and timely information for investors, all of the foregoing in the interests of market integrity.

Furthermore, the Company's corporate culture and values are conveyed effectively on a daily basis. Given the size of the Company, which only employs five people, this way of conveying them is perfectly adequate.



Whistle-blowing channel, which allows financial and accounting irregularities to be reported to the audit committee, along with any possible infringements of the code of conduct and irregular activities within the organisation. State whether it is confidential, as applicable and whether anonymous internal communications can be made respecting the rights of the complainant and the person to whom the complaint refers.

At the same time as the Code of Conduct was approved and published, a whistle-blowing mailbox was set up for the PER 32 Group, which is formalised through a procedure approved by the joint directors of PER 32, S.L. (responsible for this matter), in which it has been established that the whistle-blowing channel is a direct, efficient and confidential means of reporting, which allows employees or third parties (suppliers, clients, public administrations, shareholders, etc.) to report any employees, executives or directors of the Company involved in breaking the law, internal regulations or the Code of Conduct, or committing financial or accounting irregularities or any other event of a similar nature.

The procedure was implemented on 30 November 2021.

Regular training and refresher courses on, at least, accounting standards, audits, internal control and risk management for staff involved in preparing and reviewing financial reports and evaluating the ICFR:

The finance department for the Group to which the Company is linked is continually updating internal procedures to create the ICFR at both a personal as well as at a corporate level and is in constant communication with the Group's external auditors, so that any regulatory change on this issue is identified and implemented immediately.

F.2. Financial reporting risk assessment.

Report, at least:

- F.2.1 Indicate the main features of the risk identification process, including error or fraud identification, with regard to:
- Whether the process exists and is documented:

The Group to which the Company is related, and by which it is run, is equipped with a procedures manual which includes a specific procedure for the accounting treatment of both routine transactions and less frequent and potentially complex transactions. It covers all financial reporting aims and is updated whenever any transactions that require it are detected. The implementation of a specific real estate management ERP, the segregation of review

and supervisory duties and controls for both internal reporting and financial reporting processes for the markets ensure their reliability and integrity. Furthermore, any information which is based on judgements or estimates is specifically analysed by the Group's Finance Department with the support of independent experts or under the supervision of the Audit Committee.

Whether the process covers all financial reporting objectives (existence and occurrence; completeness; evaluation; presentation, itemisation and comparability; and rights and obligations), whether it is updated and how often:

As part of the activities aimed at improving the ICFR, the operational control activities already in place to cover all financial reporting objectives are being documented. Hence, the risk and control matrices will include a column setting out the financial reporting objectives being covered by the control activities and another column stating whether there is a risk of fraud.

The existence of a process to identify the consolidation perimeter, taking into account the possible existence of complex corporate structures and specific or special purpose vehicles, among other matters:

The procedures manual of the Group to which the company is related includes a section on setting and reviewing the consolidation perimeter, which is reviewed annually and whenever legislative changes affecting it come about. The scope of critical processes and transactions having a significant impact on the Company's financial statements has been analysed in the design stage of the ICFR. In order to do so, risks have been assessed, taking quantitative (materiality in financial statements and/or number of transactions) and qualitative criteria into consideration,



such as error or fraud risks, the complexity of the calculations, estimates or judgements, including any relevant provisioning, accounts closure and financial reporting processes.

 Whether the process takes into account the effects of other types of risks (operational, technological, financial, legal, tax, reputational, environmental risks, etc.) and the extent to which they affect financial statements:

The scope of critical processes and transactions having a significant impact on the Company's financial statements has been analysed in the design stage of the ICFR. In order to do so, risks have been assessed, taking quantitative (materiality in financial statements and/or number of transactions) and qualitative criteria into consideration, such as error or fraud risks, the complexity of the calculations, estimates or judgements, including any relevant provisioning, accounts closure and financial reporting processes.

Which governing body of the company oversees the process:

The audit committee in conjunction with the Group's finance department.

F.3. Control activities.

Report whether your company has at least the following, highlighting their main features:

F.3.1 Financial reporting review and authorisation procedures and a description of the ICFR for the financial reports to be published on the securities markets, indicating who is responsible for them, as well as descriptive documents on the flows of activities and controls (including those on fraud risks) for the different kinds of activities that could materially affect the financial statements, including the accounts closure process and the specific review of relevant judgements, estimates, valuations and forecasts

The Company has an accounts closure procedure, which is covered in the procedures manual. Its aim is to set out internal review and approval practices for the financial reports to be provided to the markets (including the annual accounts, quarterly and half-yearly reports, the Annual Corporate Governance Report and the Board Member Remuneration Report), which are to be carried out by the audit committee and subsequently by the board of directors.

The procedure sets out the relevance which certain judgements, estimates and forecasts subject to a greater or lesser degree of uncertainty, or the choice of certain accounting criteria, could have for financial reporting. As regards these issues, the procedures which should exist internally are covered, including those performed by the board of directors to review and approve judgements, estimates and provisions. A risk map has been created, as part of which the processes set out below were identified, since they are deemed to have a significant impact on the Group's financial reporting:

- Real Estate Investment Cycle
- Procurement and Accounts Payable Cycle
- Budget and Business Plan Cycle
- Cash Flow and Financing Cycle
- Asset Valuation Cycle
- Procurement Cycle
- Tax Cycle
- Consolidation and Reporting Cycle

It is expected that the activity and control flows that materially affect the financial statements will be described for these cycles, and risk matrices and controls summarising the risks identified and the controls implemented to mitigate them will be designed. The departments of the Company that forms part of the Group identified in the cycles will hold responsibility for abiding by the processes and for notifying any changes made to the processes that could affect the design and fulfilment of the controls identified in the processes. The risk matrices and controls will include the frequency of control activities – stating whether these are for prevention or detection purposes, manual or automatic – the financial reporting aims covered and whether fraud risks exist.

All the risk descriptions, matrices and controls will be validated by the people holding responsibility for the processes. The areas and departments identified in them will be responsible for abiding by them and for notifying any changes made to the processes that could affect the design and fulfilment of the controls identified in the processes.

The section on Accounts Closure in the Company's Procedures Manual describes the review and authorisation procedures for the financial reporting to be published on the securities markets, indicating who is responsible for it (Finance Department, Audit



Committee and Board of Directors), its frequency (Q1, H1, Q3 and H2), the official formats of the CNMV for the reporting and a description of the documents to be sent to regulators.

F.3.2 Internal control policies and procedures regarding information systems (including secure access, change tracking, operation, operational continuity and separation of duties) which support the company's processes relating to the preparation and publication of financial reports.

The Corporate Rules include two rules connected with the internal control of information systems, which are set out below:

- 1. Corporate Rule on Information System Management. This rule sets out all aspects of physical security (backup copies, server maintenance and access, contingency and disaster recovery plan), software security (access control, registration and de-registration procedure, firewalls, etc.), duty segregation policy, information record and traceability policy, privacy policy, development policy, maintenance policy (incident management and user help desk) and training.
- 2. Corporate Rule on the Spanish Data Protection Act (*Ley de Protección de Datos*: LOPD) and Media. This rule aims to set out the action framework for compliance with existing personal data protection legislation and also covers Internet and e-mail use policy, as well as security and control aspects relating to the use of IT tools provided by the Company. The security measures set out in the Rule cover both the data processing of automated or computer files and paper records.
 - F.3.3 Internal control policies and procedures aimed at supervising the management of activities outsourced to third parties, as well as any assessment, calculation or valuation aspects entrusted to independent experts, which could materially affect the financial statements.

The activities outsourced to third parties having the greatest impact on the financial statements are asset valuation processes and legal/tax contingencies. There is a specific section in the Company's procedures manual which describes the criteria and selection process for appraisers/valuation experts, lawyers/legal advisers and tax advisers. It also sets out the controls which have been put in place to assess litigation and valuation methods, as well as the monitoring, billing and accounting for these services.

F.4. Reporting and Communications.

Report whether your company has at least the following, highlighting their main features:

F.4.1 A specific area responsible for defining and updating accounting policies (accounting policy area or department) and resolving queries or conflicts arising from their interpretation, maintaining constant communication with those responsible for operations in the organisation, and an updated manual of accounting policies communicated to the units through which the entity operates.

The audit committee, in coordination with the Group's finance director, is responsible for defining and keeping the Group's accounting policies up to date, as set forth in the Company's procedures manual.

The Financial Manager is also in charge of resolving any doubts and conflicts that may arise from their interpretation with the support of the department's staff and, if needed, external experts. The Company continuously updates its accounting policies manual. The aim of the Manual is to define the criteria to be followed for drawing up separate financial statements according to the Spanish New General Accounting Plan (NPGC).

F.4.2 Mechanisms to generate and prepare financial reports with standard formats, which are being applied and used in all units of the company or group and which support the main financial statements and notes, as well as the information provided on the internal financial reporting control system (ICFR).

The Company is equipped with an Enterprise Resource Planning (ERP) system which records transactions and prepares all Group companies' financial reports. The Quality Management System includes a series of indicators that have been defined to



exercise control over the finance area and to ensure the ERP system runs properly, thereby guaranteeing the integrity of financial reporting.

F.5. Supervision of the system.

Report, stating its main features, including at least:

F.5.1 The internal financial reporting control system (ICFR) supervision activities performed by the audit committee and whether the company has an internal audit function whose responsibilities cover supporting the committee in supervising the internal control system, including the ICFR. Information should also be provided on ICFR assessment during the year and the procedure whereby those responsible for the assessment report its results, whether the entity is equipped with an action plan setting out any possible corrective measures, and whether its impact on financial reporting has been taken into account.

In 2021, a variety of actions have continued to be carried out in connection with the ICFR, the development of relevant documents (corporate rules, risk matrices and controls, policies and procedures) and the design of the control activities needed to comply with current legislation.

Pursuant to its Regulations, the Audit Committee holds the following responsibilities:

- To oversee the process of preparing and filing mandatory financial reports.
- To oversee the efficacy of the Company's internal controls and its management systems, as well as discussing with the auditors of accounts any significant weaknesses detected in the internal control system during the performance of an audit.

In addition, the Committee held meetings with the external auditors to review and monitor these activities, as well as any weaknesses detected in them and the recommendations made by the auditors in the review of the ICFR.

F.5.2 State whether the company is equipped with a procedure whereby the auditor of accounts (in accordance with the provisions of the Technical Auditing Standards), the internal audit function and other experts can report to senior management and the audit committee or directors any significant weaknesses in internal control identified during the process of reviewing the financial statements or any other reviews they may have been entrusted with. Likewise, state whether there is an action plan to correct or mitigate any weaknesses observed.

The Board Regulations set forth that he board should establish, either directly or through the Audit Committee, an objective, professional and ongoing relationship with the Company's external auditors appointed by the General Meeting, respect their independence and ensure that they are provided with all the necessary information. The Board Regulations establish that it is the responsibility of the audit committee to discuss any significant weaknesses detected in the internal control system during the course of the audit with the auditors. The audit committee may request additional information and request the clarifications it deems necessary in order to set its own criteria and issue its corresponding report to the Board of Directors.

For the external audit, the audit committee meets with the external auditors in January of every year to carry out a complete review of the financial statements subject to the audit.

F.6. Other relevant information.

It has not been considered necessary to provide further information.



F.7. External auditor report.

Report on:

F.7.1 Whether the ICFR reports submitted to the markets have been reviewed by the external auditor, in which case the company must include the corresponding report as an appendix. Otherwise, provide information on the reasons why.

The annual financial information (annual financial audit) has been reviewed by an external auditor before being communicated to the market.

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G. DEGREE OF COMPLIANCE WITH CORPORATE GOVERNANCE RECOMMENDATIONS

Indicate the Company's degree of compliance with the recommendations of the Code of Good Governance for listed companies.

If any recommendation is not followed, or is partially followed, a detailed explanation of the reasons why is to be included, in order for shareholders, investors and the market in general to have sufficient information to assess the company's performance. General explanations are not acceptable.

mp	any's p	erformance. Gene	eral explanations are not o	acceptable							
1.	share						er of votes that a single npany take-over through the				
		Complies [X]	Explain []								
2.	entity entity	When the listed company is controlled, as provided for in Article 42 of the Code of Commerce, by another entity, whether said entity is listed or not, and it has relations either directly or through a subsidiary with said entity or any of its subsidiaries (other than the listed company) or performs activities relating to any of these, it publishes precise information about:									
	a)	The corresponding areas of activity and possible business relationships between, on the one hand, the listed company or its subsidiaries and, on the other, the parent company or its subsidiaries.									
	b)	The mechanisms	established to resolve an	y possible co	onflicts of i	nterest that	may arise.				
		Complies []	Partially complies []		Explain []	Not applicable [X]				
3.	writin	g, the chairman of	•	erbally inforn	ns the shar	eholders, in	rporate governance report in sufficient detail, of the most				
	a)	About changes t	hat have occurred since	the last ordi	nary gene	ral meeting	j .				
	b)		asons why the company mance Code and, if any,								
		Complies [X]	Partially complies []		Explain [1					



4.	institu respe positio	company defines and promotes a policy of communication and contact with shareholders and utional investors as part of their involvement at the company, in addition to voting advisers which fully ects regulations against market abuse and gives similar treatment to shareholders who are in the same ion. And that the company publishes the policy on its website, including information relating to the way nich it is put into practice and identifying the contact persons or those responsible for carrying it out.						
	composition corporation helps	oany also has c orate informati	a gen on us	eral policy regarding ing the channels it de	the communiceems approprice	ormation and other types of regulated information, to nication of economic and financial, non-financial a riate (the media, social media or other means) that mation available to the market, investors and other	nd	
		Complies []	Partially complies []	Explain [X]		
advise	ers. How		y consi	ders that the communication		areholders or with institutional investors or formally approved vot nolders is adequate, and, to date, has not considered the formal	ing	
5.	issue	shares or conv	ertible			o the general meeting for delegation of powers to ntial subscription rights for more than 20% of the		
	prefe		otion r	ights, the company i	•	f shares or convertible securities excluding publishes reports on its website about this exclusion of	sc	
		Complies [X]	Partially complies []	Explain []		
6.	That listed companies drawing up the reports listed below, whether on a compulsory or voluntary basis, publish them on their website sufficiently in advance of the ordinary general meeting being held, even if their circulation is not mandatory:					I		
	a)	Report on the	e inde	pendence of the au	ditor.			
	b)	Reports on th	ie wo	rk of the audit and ap	opointments ar	and remuneration committees.		
	c)	Audit commi	ttee r	eport on related-part	ty transactions.	s.		
		Complies []	Partially complies []	Explain [X]		

The Company believes that said reports form part of the internal scope of management at the company and does not believe it is appropriate for the board of directors to disseminate them.

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7.	That the company transmits General Shareholders' Meetings live on its website.
	The company has mechanisms in place that facilitate the delegation and exercise of votes remotely and, in the case of companies with a high capitalisation and insofar as it is proportionate, active attendance and participation at the General Shareholders' Meeting.
	Complies [] Partially complies [] Explain [X]
	Company does not believe that their live broadcasting is mandatory, nor has the board of directors received any suggestion to this effect any of the Company's shareholders.
8.	The Audit Committee ensures that the financial statements submitted to the General Shareholders' Meeting by the Board of Directors comply with the accounting regulations. In cases in which the accounts auditor has included any qualifications in its audit report, the Chairman of the Audit Committee provides a clear explanation of the Audit Committee's opinion to the Shareholders' Meeting in terms of its content and scope, providing shareholders with a summary of the opinion when the invitation to the meeting is sent, along with the other Board reports and proposals.
	Complies [X] Partially complies [] Explain []
9.	That the company permanently publishes the requirements and procedures that it will accept to prove ownership of shares, the right to attend the General Shareholders Meeting and the exercise or delegation of the voting rights.
	And that such requirements and procedures facilitate the shareholders' attendance and the exercise of their right to vote and that they are applied in a non-discriminatory manner.
	Complies [X] Partially complies [] Explain []



the right to supplement the agenda or submit new proposals for resolution, the company:							d			
	a)	Immediately circulates such supplementary points and new proposals for resolution.								
	b)	Publicises the attendance card form or vote delegation or remote voting form with the amendments needed so that the new points on the agenda and alternative proposals for resolution may be voted on under the same terms as those proposed by the board of directors.								
	c)	Puts all such points or alternative proposals to the vote and applies the same voting rules as those for the points made by the board of directors including, in particular, the assumptions or deductions on the outcome of the vote.								
	d)	Report, after the		ers Meeting, the	e breakdown of the	vote on such supplementary				
		Complies []	Partially complie	s []	Explain []	Not applicable [X]				
11.			general policy on sucl	h fees beforeho		at the General Shareholders licy is stable.				
		Complies []	Partially complie	s []	Explain []	Not applicable [X]				
12.	2. That the board of directors performs its duties with a unity of purpose and independence of judgement, gives the same treatment to all shareholders who are in the same position and is guided by company interest, understood to be the achievement of a profitable business that is sustainable in the long term, that promotes its continuity and the maximisation of the company's financial value. And that in pursuing company interests, apart from respecting the laws and regulations and behaviour based on good faith, ethics and respect for commonly accepted uses and good practice, it seeks to reconcile the company's best interests with, as appropriate, the legitimate interests of its employees, suppliers, customers and other stakeholders who may be affected, along with the impact of the company's activities on the community as a whole and the environment.									
		Complies [X]	Partially complie	s []	Explain []					
13.			f effectiveness and p o more than 15 mem		e board of directors :	should comprise no				
		Complies [X]	Explain []							



	Direc	ciois and marii.
	a)	Is specific and verifiable.
	b)	Ensures that proposals for appointment or re-election are based on prior analysis of the expertise required by the Board of Directors; and
	c)	Encourages diversity of knowledge, experience and gender. To this end, it is considered that diversity is promoted by the measures that seek to ensure that the company has a significant number of women in senior management positions.
	from	esult of prior analysis of the expertise required by the Board of Directors is included in an explanatory report the appointments committee which is published when calling the General Shareholders Meeting to which ubmitted for ratification, appointment or re-election of each director.
		Appointments Committee will verify compliance with this policy annually and will report on it in the annual orate governance report.
		Complies [] Partially complies [] Explain [X]
	s of the	2021 there is no formally approved director selection policy. The Company bases its appointment proposals based on a prior analysis of the Board of Directors and selects its directors based on high standards of knowledge, experience, merit and gender diversity, among other
To da	ate, the	formal approval of a director selection policy has not been considered essential.
15.	boar com	executive proprietary directors and independent directors should comprise a significant majority of the rd of directors, and the number of executive directors be kept to a minimum, taking into account the plexity of the corporate group and the percentage shareholdings of the executive directors in the pany.
		number of female directors accounts for at least 40% of the members of the Board of Directors before end of 2022 and that thereafter, this figure never drops below 30%.
		Complies [X] Partially complies [] Explain []
16.		the ratio of proprietary directors to the total number of non-executive directors should not be greater the existing ratio between the capital of the company represented by such directors and the remaining tal.
	These	e criteria may be flexible:
	a)	In companies with high capitalisation where shareholdings that are legally considered to be significant are scarce.
	b)	In companies in which there are numerous shareholders represented on the board of directors and these shareholders have no links between them.
		Complies [X] Explain []

The Board of Directors approves a policy that seeks to promote the correct composition of the Board of



17.	That i	ndependent direct	tors represent at least	half of all the o	directors.					
	share	holder, or several c	company does not hacting jointly, who corepresents, at least, on	ntrol more than	30% of the	share cap				
		Complies [X]	Explain []							
18.	That o	companies publish	and update the follo	wing informatio	n about th	neir directo	rs on their web site:			
	a)	Professional and b	piographical profile.							
	b)	Other boards of directors to which they belong, whether or not they are listed companies, along with information about their other remunerated activities, whatever they may be.								
	c)	Indication of the director's category stating, in the case of proprietary directors, the shareholder that they represent or with whom they have ties.								
d) Date of their first appointment as a director in the company as well as the date of subse re-appointments.						date of subsequent				
	e)	Shares and share	options held by the d	irector.						
		Complies [X]	Partially complies []	Explain []				
19.	reaso than Board	ons why proprietary 3% in the company	ite governance repor directors have been capital and the reas with shareholdings e	appointed on ons for ignoring	behalf of st g, if applica	nareholder able, forma	s with shareholding Il requests for prese	s of less nce on the		
		Complies []	Partially complies []	Explain []	Not applicable [X]		
20.	intere	est in the company. est in the company	uld tender their resign They should also do s down to a level that	so in the releva	nt number	where suc	h a shareholder red	duces its		
		Complies [X]	Partially complies [I	Explain [1	Not applicable []		



21.	The board of directors does not propose the removal of any independent director before the statutory period for which the director has been appointed concludes, unless the board of directors has just cause, based on a report by the appointments committee. In particular, it will be understood that just cause exists where the director takes up new posts or undertakes new obligations which prevent him/her from dedicating the time needed to perform the duties of the post of director, or failing to carry out the duties inherent to the post or he/she falls into any of the circumstances which cause him/her to lose his/her independent status, in accordance with the provisions of applicable law.
	The removal of independent directors may also be proposed as a result of mergers, take-overs or other similar corporate actions that change the structure of the company's capital when such changes in the structure of the board of directors obey the criteria of proportionality indicated in Recommendation 16.
	Complies [X] Explain []
22.	That companies establish rules that require directors to inform and, as applicable, resign when circumstances arise that affect them, whether related to their activity at the company or not, that may harm the company's good standing and reputation, and in particular that they are required to notify the Board of Directors of any criminal proceedings in which they are involved and of subsequent developments in the proceedings.
	Having been informed or having been made aware of the circumstances mentioned above, the Board investigates the case as soon as possible and, depending on the specific circumstances, decides, subject to a report from the Appointments and Remuneration Committee, whether or not to adopt measures, such as the launch of an internal investigation, request the resignation of the director or propose their dismissal. The Annual Corporate Governance Report contains details of this, unless other special circumstances justify refraining from doing so; these circumstances shall be duly kept on record. This is without prejudice to the information that the company must disclose, if appropriate, at the time of the adoption of the corresponding measures.
	Complies [X] Partially complies [] Explain []
23.	All of the directors should clearly state their opposition if they consider that a proposed decision submitted to the board of directors may be contrary to the company's interests. In particular, independent and other directors who are not affected by any potential conflict of interest should oppose decisions that may be detrimental to shareholders not represented on the board of directors.
	Where the board of directors passes significant or repeated decisions regarding which a director has expressed serious reservations, that director should draw his/her conclusions and, if he/she chooses to resign, he/she should explain the reasons for doing so in the letter mentioned in the following recommendation.
	This recommendation also applies to the secretary of the board of directors, even though they may not be a director.
	Complies [X] Partially complies [] Explain [] Not applicable []



24.	When a director leaves his or her post before the end of their term, either by resignation or by resolution of the General Shareholders Meeting, a detailed explanation for their departure is provided or, in the case of non-executive directors, the Board's report on the reasons for their resignation is sent by post to all members of the Board of Directors.
	And, notwithstanding this being reflected in the Annual Corporate Governance Report, insofar as relevant to investors, the company discloses the departure of the director as soon as possible, providing a sufficiently detailed explanation as to the reasons or circumstances provided by the director.
	Complies [X] Partially complies [] Explain [] Not applicable []
25.	That the appointments committee ensures that non-executive directors have sufficient time available to perform their duties properly.
	That the company rules set out the maximum number of company boards that its directors may belong to:
	Complies [] Partially complies [X] Explain []
dire	hough the Appointments and Remuneration Committee periodically reviews the temporary availability of the Company's non-executive ectors, at year end 2021 there was no provision in the Board Regulations limiting the number of boards of other companies on which they is sit.
attr pro	e Company considers that limiting the number of boards of other companies on which they can sit could be an obstacle when it comes to racting highly qualified directors with sufficient experience. That is why, to date, the Company has not considered it appropriate to include a vision in the Board Regulations in this respect, and assesses the temporary availability of each candidate to form part of the Company's Board Directors on a case by case basis.
26.	The board of directors is to meet as frequently as required to efficiently perform its functions, at least eight times o
	year, following the schedule of dates and matters established at the start of the year, and each director,
	individually, may propose other items not initially included on the agenda.
	Complies [] Partially complies [X] Explain []
so f	e Company considers that the Board of Directors meets with the necessary frequency to effectively perform its functions and, in any case, it does following the schedule of dates and matters established prior to the start of each year, and the directors may propose any points in addition to use initially included in the agenda.
Con	wever, in 2021 the Board of Directors met four times instead of the eight allocated by this recommendation. For the time being, and given the mpany's particular characteristics and size, it does not believe it necessary to increase the number of Board meetings to a minimum of eight, withstanding the fact that, should circumstances so prevail, the number of meetings could be greater.
27.	Directors may only be absent when it is essential and the number of absences should be included in the annual corporate governance report. When non-attendance is inevitable, the absent director may nominate a proxy and provide instructions.
	Complies [X] Partially complies [] Explain []



28.	When directors or the secretary raise concerns about a proposal or, in the case of directors, about the performance of the company, and such concerns are not resolved by the board of directors, those concerns are recorded in the minutes at the request of the director raising them.									
	Complies [X]	Partially complies [1	Explain []	Not applicable []				
29.	The company sets up a duties, including, if dee						m their			
	Complies [X]	Partially complies []	Explain []					
30.	Independently of the kill offer directors with the certain circumstances.	=								
	Complies [X]	Explain []		Not applic	cable []					
31.	The agenda at meeting or adopt a resolution so beforehand.	- :								
	Where, exceptionally, f board of directors' app the majority of directors	proval which do not ap	pear on the a	genda, prio	r, express,					
	Complies [X]	Partially complies [1	Explain []					
32.	Directors are periodical investors and ratings ag					on that significant sh	areholders,			
	Complies [X]	Partially complies []	Explain []					
33.	The chairman, being re out the duties that are I and matters to be add the board and, if necession of strategic rewhere required under a	regally and statutorily or ressed to the board of ssary, the company's C matters, and agrees an certain circumstances.	attributed there directors; orgo hief Executive d reviews know	eto, prepare inises and c Officer; en: wledge refr	es and sub coordinate sures that esher prog	omits a programme o es the periodic assessi sufficient time is giver	f dates ment of n to the			
	Complies [X]	Partially complies []	Explain [1					



34.	the for of the with inconc	ollowing pow chairman on nvestors and	vers, in a and vic d shareh	addition to t e-chairmen, nolders to es		ided by the ofor non- nts of view	ne law: c executive v for the p	hair the bo e directors ourposes c	oard of director concerns; mo	opinion on their
		Complies []	Partially cor	nplies [X]	E	xplain []	Not applical	ole []
Direc	tors or ir	nclude new item	ns on the	agenda of a sch	ulations: The Coordineduled meeting, in Chairman of the Bo	addition to	coordinating		_	f the Board of ecutive directors and
35.	of dir		ware o	the recomr	mendations on g					ecisions, the board of Good
		Complies [X]	Explain []					
36.		e a year the cting shortco			at a plenary ses relation to:	ssion, asse	sses and	adopts, a	s necessary, a	ın action plan
	a)	The quality	and ef	ficiency of t	ne board of dire	ectors' wo	rk.			
	b)	The operat	ion and	d compositio	n of its committ	ees.				
	c)	The diversit	ty of the	compositio	n and powers o	of the boo	ırd of dire	ectors.		
	d)	The perform company.		of the Chair	man of the boa	ırd of dire	ctors and	d the Chief	Executive Of	ficer of the
	e)	e) The performance and contribution of each director, paying particular attention to those responsible for the various committees of the board.								
					es will be based ard, the report s			•		
					tors will be aide I by the appoint		_		nent by an ext	ernal consultant,
					ultant, or any co al corporate go			o, with the	company, or	any company in it
	The p	rocess and	the are	as assessed	will be describe	d in the a	nnual co	rporate go	overnance rep	oort.
		Complies []	Partially co	omplies [X]		Explain []		
Comp					dicated in the recon I, the Company has					



37.								cutive directors serve, at etary to the Board of
	Comp	olies []	Partially complies	[]	Explain []	Not applicable [X]
38.		and ea	ich me					dopted by the executive inutes of the executive
	Com	olies []	Partially complies	[]	Explain []	Not applicable [X]
39.				mmittee, particula				basis of their knowledge and ement.
	Comp	olies [X]	Partially complies	[]	Explain []	
40.	ensuring the	prope	r funct		nation and inter	nal control	systems an	al audit function, tasked with d that functionally comes
	Com	olies []	Partially complies	[]	Explain [)	(]	
emplo	yees, none of w	hom are	, qualified		lit tasks. As a result		•	any has a very small number of sure would imply hiring at least one
41.	Committee incidents an	for app Id limito	oroval l ations o	by Committee or th	ne Board, direct his/her work and	tly informs th d the results	ne Board al	ual work plan to the Audit bout progress made, including oring of recommendations and
	Comp	lies []	ſ	Partially complies [1	Explain []	Not applicable [X]



- 42. In addition to those provided for by the law, the audit committee is responsible for the following functions:
 - 1. In connection with reporting and internal control systems:
 - a) Overseeing and assessing the preparation process and the integrity of financial and non-financial information, in addition to the financial and non-financial risk management and control systems in relation to the company and, as applicable, the Group, including operating, technological, legal, social, environmental, political and reputational or corruption-related risks, ensuring compliance with regulatory requirements, the proper definition of the consolidation perimeter and the correct application of accounting criteria.
 - b) Safeguarding the independence and effectiveness of the unit responsible for the internal audit function; proposing the selection, appointment, and removal of the manager of the internal audit service; proposing the budget for this service; approving or proposing the approval to the Board of its focus and annual internal audit work plan, ensuring that its activity is mainly focused on relevant risks (including reputational risk) for the company; receiving periodic information about its activities; and verifying that senior management takes into account the conclusions and recommendations of its reports.
 - c) Establishing and supervising a mechanism that allows employees and other people related to the company, such as directors, shareholders, suppliers, contractors or subcontractors, to report potentially significant irregularities, including financial and accounting, and other types of irregularities relating to the company that they become aware of in their role at the company or group. This mechanism shall ensure the confidentiality and allow communications to be made anonymously, respecting the rights of the complainant and the person to whom the complaint refers.
 - d) Generally ensuring that the internal control policies and systems are effectively applied in practice.
 - 2. In relation to the external auditor:
 - a) If the external auditor resigns, examining the circumstances leading up to the resignation.
 - b) Ensuring that the external auditor's remuneration for their work does not compromise their quality or independence.
 - c) Making sure the company notifies a change of auditor to the CNMV, attaching thereto a statement on any disagreements, if any, with the outgoing auditor and their content.
 - d) Ensuring that the external auditor has an annual meeting with the board of directors in plenary to report on the work carried out and on the evolution of the accounting position and risks to the company.

e)	Ensuring that the company and the external auditor follow prevailing regulations on the
	provision of services other than audit services, the limits on the concentration of business with the
	auditor and, in general, any other regulations on the independence of the auditors;

auditor and, in	general, any other regulation	is on the independence of the auditors;	
Complies []	Partially complies [X]	Explain []	



	e provisio nittee.	ons are not expressly established in full in Article 13 of the Board Regulations; however, they are carried out de facto by the Audit				
43.	3. The Audit Committee may summon any employee or executive of the company and may require the appearance of the same without the presence of any other executive.					
		Complies [X] Partially complies [] Explain []				
44.	comp	udit committee is informed about any transactions involving structural or corporate changes which the pany plans to carry out, so that it can analyse and report on them beforehand to the Board of Directors, ds their financial terms and their accounting impact and, in particular, where appropriate, the proposed ratio.				
		Complies [X] Partially complies [] Explain [] Not applicable []				
45.	The ris	k management and control policy should identify or determine at least:				
	a)	The different types of risk, either financial or non-financial (inter alia, operational, technological, legal, social, environmental, political and reputational, including those in relation to corruption), to which the company is exposed, including, among financial and economic risks, contingent liabilities and other of balance sheet risks.				
	b)	A risk control and management model based on different levels, that will form part of a specialist risk committee when the sectoral rules so provide or the company deems so appropriate.				
	c)	The level of risk that the company considers acceptable.				
	d)	The measures planned to mitigate the impact of identified risks should they materialise.				
	e)	The internal control and information systems that will be used to control and manage the aforementioned risks, including contingent liabilities or off-balance sheet risks.				
		Complies [] Partially complies [] Explain [X]				

The Company does not have a formally approved risk management and control policy. However, the various types of risk faced by the Company and the measures planned to mitigate their impact are identified, and the Company has not thus far considered the formal approval of a risk management and control policy, which includes the aspects indicated in this recommendation, to be essential.



			rnal risk control and n ssly given the followir	•	ystem run b	by an internal unit or department at the		
	a)	a) Ensuring the proper functioning of the risk control and management systems and, in particular, that all significant risks that may affect the company are adequately identified, managed and quantified.						
	b)	Actively taking pa	ırt in drawing up risk s	trategy and in	important (decisions on its management.		
	c)	•	ontrol and managen the board of director	•	itably mitig	gate risks within the framework of the		
		Complies []	Partially complies [1	Explain [)	(]		
very s	small nun	mber of employees, none		perform internal ris	k managemer	ement and control function. The Company has a nt and control tasks. In addition, given that the isolutely necessary.		
47.	Comp knowl	pensation Committe	ee, if they are separc perience for the func	ate) are appoin	ted endec	the Appointments Committee and avouring to ensure that they have suitable to perform and that the majority of such		
		Complies [X]	Partially complies []	Explain [1		
48.	Comp	oanies with high ca	pitalisation have sep	arate Appointr	nents and	Compensation Committees.		
		Complies []	Explain []		Not appli	cable [X]		
49.			nittee consults the Ch larly regarding issues			irectors and the Chief Executive Officer ectors.		
			an request the appoir cancies, if, in their op			e into consideration potential candidates didate appropriate.		
		Complies [X]	Partially complies []	Explain [1		

Under the direct supervision of the audit committee or, as appropriate, a specialist committee of the board of



50.	The compensation committee carries out its functions independently and, apart from the functions allotted to it by the law, also carries out the following:							
a) Proposing the basic conditions of contracts for senior management to the board of directors.								
	b) Monitoring compliance with the remuneration policy established by the company.							
c) Periodically reviewing the remuneration policy applicable to directors and senior management, include systems of remuneration with shares and their application, in addition to ensuring that individual remuneration is proportionate to that paid to the company's other directors and senior management.								
	d) Ensuring that possible conflicts of interest do not affect the independence of the external advice given the committee.							
	e)	Verifying the information regarding directors' and senior management's remuneration contained in the various corporate documents, including the annual report on directors' remuneration.						
		Complies [X] Partially complies [] Explain []						
51.		Compensation Committee consults the chairman and the Chief Executive Director of the company, cularly regarding issues concerning executive directors. Complies [X] Partially complies [] Explain []						
52.	2. The rules on the composition and functioning of the supervision and control committees are contained in the board of directors' rules and are consistent with those applicable to the committees that are legally mandatory in accordance with the above-mentioned recommendations, including:							
	a)	That they are exclusively made up of non-executive directors, with a majority of independent directors.						
	b)	The chairmen are independent directors.						
	c)	The board of directors appoints the members of these committees taking into account the knowledge, skills and experience of the directors and the tasks of each committee; it discusses their proposals and reports, and during the first plenary session following their meetings, gives account of their activities which responds to the work carried out;						
	d)	The committees should be able to seek external advice whenever they see fit to perform their duties.						
	e)	Minutes of their meetings are drawn up and made available to all the directors.						
		Complies [] Partially complies [] Explain [] Not applicable [X]						



53.	and re Board Comr comn create	ervision of compliance with the company's environmental, social and corporate governance policies rules, in addition to the internal codes of conduct, is allocated to one or distributed between several rd of Directors Committees, such as the Audit Committee, the Appointments and Compensation nmittee, a specialist Sustainability and Corporate Social Responsibility Committee or another specialist nmittee that the board of directors, in the exercise of its powers of self-organisation, has decided to ate. This Committee is solely made up of non-executive directors, most of whom are independent, they are specifically allocated the minimum functions indicated in the following recommendation. Complies [] Partially complies [] Explain [X]								
commof Co	nittees. T	2021, the Company had not expressly assigned the functions indicated in the recommendation to any of the Board of Directors' he audit committee is responsible for this however. In that regard, it was the audit committee that proposed the new Internal Code at was approved by the Board of Directors on 25 July 2019. It is the audit committee that periodically assesses the adequacy of the ernance system.								
54.	The m	inimum functions to which the previous recommendation refers are as follows:								
	a)	Overseeing compliance with the company's corporate governance rules and internal code of conduct, ensuring that the corporate culture is aligned with its purpose and values.								
	b)	Supervision of the application of the general policy in relation to the reporting of economic and financial, non-financial and corporate information in addition to communication with shareholders and investors, voting advisers and other stakeholders. Furthermore, monitoring shall be performed to ensure that the entity communicates and interacts with small and medium-sized investors.								
	c) Periodically assessing and revising the company's corporate governance system and environmental and social policy, so that it complies with its mission to promote company interests and takes into account, as appropriate, the legitimate interests of other stakeholders.									
	d)	Supervision of the company's environmental and social practices are in line with the defined policy and strategy.								
	e)	Overseeing and assessing relationship processes with the various stakeholders.								
		Complies [] Partially complies [] Explain [X]								
		D21, the Company did not have a corporate social responsibility policy. Given the size of the Company and its limited number of the time being, the Board of Directors has not considered producing a corporate social responsibility policy to be necessary.								

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55.	Envir	onmental and social policies identify and include, at least:
	a)	The principles, commitments, objectives and strategy related to shareholders, employees, customers, suppliers, social matters, the environment, diversity, tax responsibility, respect for human rights and the prevention of corruption and other illegal behaviour.
	b)	The methods or systems for monitoring compliance with policies, the associated risks and their management.
	c)	Mechanisms for supervising non-financial risk, including company ethics and corporate behaviour.
	d)	Channels for communication, participation and dialogue with stakeholders.
	e)	Responsible communication practices that avoid the manipulation of information and safeguard integrity and honour.
		Complies [] Partially complies [] Explain [X]
is du	ie to the	y does not produce a corporate social responsibility report nor report on this matter in the annual corporate governance report. This fact that, at year-end 2021, the Company had not established a corporate social responsibility policy and had not carried out any s area during 2021.
56.	dedi	ctors' remuneration is sufficient to attract and retain directors with the desired profile and to remunerate the cation, qualification and responsibility that the post demands, but not so high as to compromise the pendent opinion of non-executive directors.
		Complies [X] Explain []
57.	addi	able remuneration linked to company and personal performance is limited to executive directors, in tion to remuneration with shares, options or rights over shares or instruments referenced to share value long-term savings systems such as pension plans, retirement plans or other social benefits systems.
	cond appl	ng shares by way of remuneration to non-executive directors may be considered when this is ditional on said shares being retained until they cease to be directors. The foregoing will not be icable to shares that a director needs to dispose of, as appropriate, to pay for the costs related to acquisition.
		Complies [] Partially complies [] Explain [X]
that	in additi	the Articles of Association do not state that variable remuneration may only be offered to Executive Directors: Article 21.3 establishes on to the remuneration system set out in the preceding sections (allowances, fixed and variable remuneration), directors may be in the form of shares, or by option rights over shares, in addition to remuneration linked to the value of shares, provided that the

application of any of these systems is approved in advance by the General Shareholders' Meeting. Said approval shall establish, as appropriate, the number of shares to be provided to each Director, the strike price of the option, the value of shares taken as a reference and the duration of the remuneration system.



58.	In the case of variable remuneration, payment policies incorporate the limits and technical safeguards require to ensure that such remuneration is in line with the professional performance of the beneficiaries and is not sole derived from the general developments in the markets or the business sector of the company or from other similar circumstances.							not solely		
	In par	ticular, the variab	le components of ren	nuneration:						
	a)	a) Are bound to performance criteria that are predefined and measurable and that such criteria consider the risk assumed to obtain a result.								
	b)	creation of long-		ompliance wit			at are appropriate for an al rules and procedur			
	c)	term that make it sufficient to appr	asuring this performan	ontinuous perf on to sustainab	ormance of le creation	luring a per of value, ir	iod of time that is a such a way that the			
		Complies []	Partially complies []	Explain [X]	Not applicable []			
settir Directhese comp	ng the value of the criteria and the cri	riable component of dir sponse to criteria such are taken into account policy, approved in Jur Company is analysing a	ector remuneration. The se as the responsibilities assu in practice. The Company on the 2015 and renewed most	etting of the variab med, the performa lid not consider it r recently in April 2 ector Remuneration	e component nce or the de necessary to e 021, giving gr	of remuneration edication emplo expressly includured eater discretion	nis recommendation in terms on is performed by the Board by each director, so son le these elements in the current to the Board of Directors.	d of ne of rent		
59.	condi Annu	tions or other cond al Report on Remu	ditions defined in adv	rance have be regarding the	en satisfied required a	d. Entities sh	orous check that perfo all include criteria in th ne and methods for th	e		
	variak	ole components fo		of time that en	ails their to	tal or partic	ne deferral of a portion al loss in case, prior to t			
	(Complies [X]	Partially complies [1	Explain []	Not applicable []			
60.			the company's result		nto conside	eration any	possible qualifications	in		
	(Complies [X]	Partially complies [1	Explain []	Not applicable []			



	61.	-	_	ge of the executive d uments referenced to		le remuneration is lin	ked to the handover of	
		Complies []	Partially complies []	Explain [X]	Not applicable []	
_	In 20	21, there was no perce	entage of	variable remuneration link	ked to the handove	r of shares or financial ins	truments referenced to the share's val	lue.
				older in the Company, so he consider it necessary to incl			aligned with that of the shareholders. ineration.	
_	62.		xecutiv	e directors cannot tr	•	•	ration systems have been nem until a period of at least	
		economic expos	sure to		of shares for a	market value equiva	ansfer or exercise, a net lent to at least twice their fixed astruments.	d
		acquisition or pu	rsuant	nares that the director to a favourable repo y situations that so re	ort by the Appo		osts relating to their ensation Committee, to	
		Complies []	Partially complies [1	Explain []	Not applicable [X]	
	63.	components of r	emune		yment has not	peen adjusted to the	payment of the variable e terms for performance or e.	
		Complies []	Partially complies []	Explain [X]	Not applicable []	
_				O does not include a clawb type necessary given the i			s remuneration. The Company has not ts of his remuneration.	:



64.	annual remuner	ation (on or resolution of contract do rand they are not paid until the cria or conditions established for	ompany has beer		
	any payments ac relationship that	ccrue was b	s recommendation, payments for d or required as a result of or pu sinding on the director, including mounts paid on post-contractud	rsuant to the termi previously uncon	nation of the contractua solidated sums relating to	I
	Complies []	Partially complies []	Explain []	Not applicable	[X]



H. OTHER INFORMATION OF INTEREST

- 1. If there are any other relevant aspects concerning the company's corporate governance or that of the group's entities not covered in the other sections of this report, but which should be included to provide more comprehensive and reasoned information on the structure and governance practices of the company or of its group, please provide brief details thereof.
- 2. Any other information, clarification or further details concerning previous sections of the report may also be included in this section in so far as they are relevant and not reiterative.

More specifically, state whether the company is subject to legislation other than Spanish legislation on corporate governance matters and, as applicable, include any information it is obliged to provide which is different from the information required in this report.

- 3. The company may also state if it has voluntarily joined other international, industry-specific or any other kind of codes on ethical principles or best practice. If so, state the code in question and the date the company joined it. In particular, it will mention whether it has adhered to the Code of Good Tax Practices of 20 July 2010:
- 1. There is no relevant additional aspect concerning corporate governance that has not been covered in this annual report. 2. The Company believes that it adheres to the applicable legislation on corporate governance matters.
- 3.- The Company has not voluntarily adhered to any of the aforementioned codes.

This Annual Corp	orate Governo	ance Report was approved by the company's board of directors at its meeting held on
21/02	2/2022	
State whether ar	ny directors eit	ner voted against or abstained from voting with regard to the approval of this Report.
[\]	Yes No	