

SSUER'S IDENTIFICATION DATA		
Financial year end date	31/12/2022	
Company Tax ID No. (CIF):	A88130471	
Company name:		
ARIMA REAL ESTATE SOCIMI, S.A.		
Registered office:		
TOREE SERRANO. C/SERRANO, 47 - 4ª PL. 28	001 MADRID	



A. OWNERSHIP STRUCTURE

A.1. Complete the following table on the company's share capital and voting rights attributed, including, if applicable, those corresponding to loyalty voting shares, as of the closing date of the fiscal year:

Indicate whether the Company's bylaws contain a provision for double voting for loyalty:

[] Yes [\forall] No

Date of last modification	Share capital (€)	Number of shares	Number of voting rights
15/11/2019	284,293,760.00	28,429,376	28,429,376

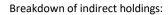
Indicate whether there are different types of shares with different associated rights:

[] Yes [√] No

A.2. List the direct and indirect holders of significant ownership interests at year-end, including board members with a significant ownership:

Personal or corporate name of shareholder		oting rights ted to shares	% voting rights financial instrun	% of total	
name of Shareholder	Direct	Indirect	Direct	Indirect	voting rights
IVANHOÉ CAMBRIDGE, INC.	0.00	20.29	0.00	0.00	20.29
MR. VÍCTOR URRUTIA VALLEJO	0.00	7.95	0.00	0.00	7.95
MR. LUIS ALFONSO LÓPEZ HERRERA- ORIA	0.00	5.02	0.00	0.00	5.02
THAMES RIVER CAPITAL LLC	0.00	5.01	0.00	0.00	5.01
TR PROPERTY INVESTMENT TRUST PLC	0.00	5.01	0.00	0.00	5.01
MS. ANA PATRICIA TORRENTE BLASCO	0.00	5.00	0.00	0.00	5.00
FIDELITY SELECT PORTFOLIOS	3.55	0.00	0.00	0.00	3.55
FMR LLC	0.00	3.55	0.00	0.00	3.55





Personal or corporate name of indirect holder	Personal or corporate name of direct holder	% voting rights allocated to shares	% voting rights held through financial instruments	% of total voting rights
No data available				

Please indicate the most significant movements in shareholding structure during the year:

Most significant movements

During the 2022 financial year, Ms. Ana Patricia Torrente Blasco and Mr. Víctor Urrutia Vallejo have joined as significant shareholders. In addition, Thames River Capital LLP has reduced its position and Pelham Capital Ltd. has ceased to be a shareholder of the Company.

A.3. List, regardless of the percentage, the shareholding at year-end of the members of the Board of Directors who hold voting rights attributed to shares of the Company or through financial instruments, excluding the Board Members identified in section A.2 above:

Personal or corporate name of board member	alloca	g rights ted to ares	held tl fina	ng rights nrough ncial ments	% of total voting rights	can be tr through	rights <u>that</u> ansmitted financial ments
	Direct	Indirect	Direct	Indirect		Direct	Indirect
MR. LUIS ALFONSO LÓPEZ HERRERA-ORIA	0.00	5.02	0.00	0.00	5.02	0.00	0.00

% of total voting rights held by members of the board of directors	5.02
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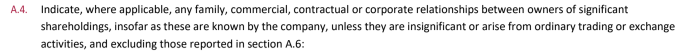
Breakdown of indirect holdings:

name of board member	corporate name of direct holder	allocated to shares	held through financial instruments	% of total voting rights	transmitted through financial instruments
Personal or corporate		% voting rights	% voting rights	% of total voting	% voting rights that can be transmitted

Please indicate the total percentage of voting rights represented by the Board of Directors:

% of total voting rights represented by the board of directors	0.00





Related-party name or corporate name	Type of relationship	Brief description
No data available		

A.5. Indicate, where applicable, any commercial, contractual or corporate relationships between owners of significant shareholdings, and the company and/or its group, unless they are insignificant or arise from ordinary trading or exchange activities:

Related-party	name or corporate name	Type of relationship	Brief description
	No data available		

A.6. Describe the relationships (unless insignificant for both parties) that exist between significant shareholders or shareholders represented on the Board, and directors, or their representatives in the case of proprietary directors.

Explain, where applicable, how significant shareholders are represented. Specifically, name the directors who have been appointed to represent significant shareholders, those whose appointment was proposed by significant shareholders or who are linked to significant shareholders and/or companies in their group, specifying the nature of such relationships or links. In particular, and where applicable, mention the existence, identity and position of directors of the listed company, or their representatives, who are in turn members of the board of directors or the representatives of companies that hold significant shareholdings in the listed company or in group companies of these significant shareholders:

Personal or corporate name of linked board member or representative	Name or corporate name of linked significant shareholder	Name of the significant shareholder's group company	Description relationship/position
MR. STANISLAS HENRY	IVANHOÉ CAMBRIDGE, INC.	IVANHOÉ CAMBRIDGE, INC.	Proprietary Director

A.7.	Indicate whether the company has been notified of any shareholders' agreements pursuant to articles 530 and 531 of the Spanish
	Capital Companies Act. Provide a brief description and list of the shareholders bound by the agreement, as applicable:

[]	Yes
[\(\)]	No

Indicate whether the company is aware of the existence of any concerted actions among its shareholders. If so, give a brief description:

[]	Yes
[\(\)]	No



Expressly indicate any amendments to or termination of such agreements or concerted actions during the year, where applicable:

		0, 540, 48, 50, 110, 110, 110, 110, 110, 110, 110,	actions can ing the year, three approach					
·	dividuals or legal entity currently 5 of the Spanish Securities' Mark	y exercises control or could exerc ket Act. If so, give details:	ise control over the company in					
[] Yes [v] No								
A.9. Complete the following	tables on the company's treasur	y stock:						
At year-end:								
Number of shares held directly	Number of shares held indirectly (*)	% of total share capital						
2.022.249		7.11						
(*) Held through:								
Personal or corporate na	ame of direct shareholder		Number of shares held directly					
No data available								
Please indicate the m	ost significant movements in sha	areholding structure during the y	ear:					
	Mos	t significant movements						
In relation to the communication of other relevant information dated 23 March 2020 (registration number 1194), relating to a programme for the buyback of own shares in order to comply with the obligations arising from the share incentive plan for executive directors, executives and employees of Árima (the "Buy-Back Programme"), successively extended and enlarged by communications of other relevant information dated 30 September 2020 (registration number 4760), 30 March 2021 (registration number 8291) and 15 November 2021 (registration number 12759), the Board of Directors of the Company, at its meeting held on 27 July 2022, resolved to terminate the said Buy-Back Programme. The Board of Directors of the Company, at the aforementioned meeting held on 27 July 2022, in use of the powers granted by the Company's general shareholders' meeting of 28 June 2022, under agenda item 12, has also resolved to implement a share buyback plan (the "Buy-back Plan"). This Buy-back Plan, which does not constitute a share buyback programme under the Market Access Regulation (MAR) and Delegated Regulation 2016/1052, and therefore does not benefit from the safe harbour applicable to such programmes.								
	cable conditions and time period o issue, buy back and/or transfer		he general shareholders' meeting allowing					
•	ers' Meeting held on 28 June 2022 agr dated 29 June 2021 without effect.	reed to authorise the acquisition of trea	asury stock by the Company over a period of 5					



Δ 11	Estimated free floa	t

	%
Estimated free float	53.18

	Estimated fre	e float	53.18	
			ļ.	1
A.12.	Give details of	any restriction (statuto	ry, legislative	or of any other kind) on the transfer of securities and/or any restriction on voting
			-	e of restriction that may make it difficult to take over control of the company
	_			, or any rules governing prior authorisation or notification that may be applicable,
	under sector re	egulations, to acquisition	ons or transfe	rs of the company's financial instruments.
	r 1	Van		
	[] [√]	Yes No		
	[*]	110		
A.13.	Indicate wheth	er the General Shareho	olders' Meetir	ng has agreed to take neutralisation measures to prevent a public takeover bid
	under the term	ns of Act 6/2007.		
	[]	Yes		
	[\(\)]	No		
	If applicable	, explain the measures	adopted and	the terms under which these restrictions may be lifted:
A.14.	Indicate wheth	er the company has iss	ued securitie	s that are not traded in a regulated European Union market.
	[]	Yes		
	[\(\)]	No		
	If so, identif	y the various classes of	shares and, f	or each class of shares, the rights and obligations they confer:
	,	•	·	, ,
B. G	ENFRAI SHARFHO	OLDERS' MEETING		
	- THE THE STIANTERS	PERS WILLIAMS		
D 1	Indicate and de	otail the differences if	any hotwoon	the required quorum for convening the General Shareholders' Meeting and the
B.1.		ed in the Spanish Capit	-	
	quotum	ош сис оришал опри	a. 00pa00	, (255).
	[]	Yes		
	[\(\)]	No		
B.2.		here applicable, descri ablished in the Spanish		ences between the company's system of adopting corporate resolutions and the panies Act (LSC):
	[]	Yes		

B.3. Indicate the rules governing amendments to the company's Bylaws. In particular, indicate the majorities required to amend the articles of association and, if applicable, the rules for protecting shareholders' rights when changing the articles of association.

The system for the adoption of resolutions refers to the LSC.



B.4. Indicate the attendance figures for the general shareholders' meetings held during the year to which this report relates and during the preceding two years:

Attendance Data							
		% remote voting					
Date of General Meeting	% attending in person	% attending by proxy	Electronic vote	Others	Total		
28/05/2020	4.77	63.77	0.00	0.00	68.54		
Of which, free float	0.93	34.95	0.00	0.00	35.88		
29/06/2021	11.45	67.15	0.00	0.00	78.60		
Of which, free float	7.61	32.99	0.00	0.00	4.60		
28/06/2022	10.39	67.83	0.00	0.00	78.22		
Of which, free float	6.55	32.80	0.00	0.00	39.35		

	Of whi	ch, free float	6.55	32.80	0.00	0.00	39
B.5.	State whether shareholders for		agenda of the general sh	areholders' meetin	gs during the year h	as not been approved by t	the
	[] [v]	Yes No					
B.6.		the articles of as meetings or to vo	sociation impose any min ote remotely:	imum requirement	on the number of sl	nares required to attend t	:he general
	[]	Yes					
	[٧]	No					
B.7.	the contribution		olished that certain decision sets to another company ing:	•	•	·	•
	[]	Yes					
	[\(\)]	No					

B.8. Indicate the address of your company's website and the way in which corporate governance content may be accessed, along with any other information on general meetings which must be made available to shareholders on the Company website.

www.arimainmo.com	
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C. COMPANY MANAGEMENT STRUCTURE

C.1. Board of Directors

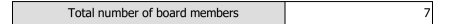
C.1.1 Maximum and minimum number of directors established in the articles of association and the number set by the general meeting:

Maximum number of Directors	7
Minimum number of Directors	5
Number of directors set by the general meeting	7

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

Personal or corporate name of board member	Representative	Category of board member	Position on the board	Date of first appointment	Date of last appointment	Election procedure
MR. STANISLAS HENRY		Proprietary	DIRECTOR	12/11/2019	12/11/2019	RESOLUTION OF BOARD OF DIRECTORS
MR. LUIS ALFONSO LÓPEZ HERRERA- ORIA		Executive	CHIEF EXECUTIVE OFFICER	26/09/2018	29/06/2021	RESOLUTION OF GENERAL SHAREHOLDERS' MEETING
MR. FERNANDO BAUTISTA SAGÜÉS		Independent	DIRECTOR	26/09/2018	29/06/2021	RESOLUTION OF GENERAL SHAREHOLDERS' MEETING
MR. DAVID JIMÉNEZ- BLANCO CARRILLO DE ALBORNOZ		Independent	DIRECTOR	26/09/2018	29/06/2021	RESOLUTION OF GENERAL SHAREHOLDERS' MEETING
MR. LUIS MARÍA ARREDONDO MALO		Independent	CHAIRMAN	26/09/2018	29/06/2021	RESOLUTION OF GENERAL SHAREHOLDERS' MEETING
MRS. CHONY MARTÍN-VICENTE MAZARIEGOS		Executive	DIRECTOR	28/05/2020	28/05/2020	RESOLUTION OF GENERAL SHAREHOLDERS' MEETING
MR. CATO HENNING STONEX		Independent	DIRECTOR	26/09/2018	29/06/2021	RESOLUTION OF GENERAL SHAREHOLDERS' MEETING





State if any directors have left the board of directors during the period forming the subject of this report, whether through resignation, dismissal or for any other reason:

Personal or corporate name of board member	Category of director at the time of leaving	annaintment	Leaving date	Specialist committees of which he/she was a member	Indicate whether the director left before the end of their term
No data available					

C.1.3 Complete the following tables on the members of the board and their specific category:

	EXECUTIVE DIRECTORS				
Personal or corporate name of board member	Position in company's organisational structure	Profile			
MR. LUIS ALFONSO LÓPEZ HERRERA- ORIA	CHIEF EXECUTIVE OFFICER	Mr. Luis Alfonso López de Herrera-Oria has been the CEO of the Company since its inception. He has more than 30 years of experience in the real estate sector. He was CEO of Axiare from 2014 to 2018 and Executive Director of Prima from 1986 to 2002. During this period, Prima was listed on the Madrid Stock Exchange (1988) and, in 1990, became the largest real estate company in Spain. In 2002, he founded Rodex Asset Management with a small team of former Prima members. In 2007, the core business of Rodex was transferred to Alza Real Estate, SA, where he served as CEO and independent Director. Luis Alfonso López de Herrera-Oria has also been an independent advisor to funds such as Falcon II Real Estate, founded by Morgan Stanley and CBRE, and a former advisor to iAdvise Partners, EAFI, SL. He holds a degree in Economics and is a member of the Royal Institution of Chartered Surveyors (FRICS).			
MS. CHONY MARTÍN-VICENTE MAZARIEGOS	EXECUTIVE DIRECTOR	Ms. Chony Martín Vicente-Mazariegos has been the CFO of the Company since its inception and is a member of the Board of Directors. She has more than 25 years of experience in Financial Management, Corporate Development and in the areas of Regulatory Compliance and ESG. She is currently an Independent Director at OPDEnergy - an independent renewable energy producer - where she is Chair of the Nomination and Remuneration Committee and a member of the Audit and Control Committee. Previously, she was CFO of Axiare from 2014 to 2018, as well as Director of Investor Relations until 2016. From 1998 to 2002, she worked at Prima as part of Luis Alfonso López de Herrera-Oria's team. Subsequently, she joined Redevco as CFO with responsibility for Spain, Portugal and Italy within a €7.5 billion portfolio. She holds a degree in Business Administration and Economics from the Complutense University in Madrid and has also participated in various leadership and management programmes at IESE, ESADE and IMD, with a special focus on Boards of Directors and ESG. She is currently a lecturer at the Instituto de Empresa (IE) and a member of the Royal Institution of Chartered Surveyors (MRICS).			

Total number of Executive Directors	2
% of the Board	28.57

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EXTERNAL PROPRIETARY DIRECTORS			
Personal or corporate name of board member	Individual or corporate name of the significant shareholder that he/she represents or that proposed his/her appointment	Profile	
MR. STANISLAS HENRY	IVANHOÉ CAMBRIDGE, INC.	Mr. Stanislas Henry is an independent non-executive director of the Company. He is a French citizen and resident and holds an MBA from INSEAD (1996). He is currently Vice President of Ivanhoé Cambridge Europe, where he heads all Operations and Strategic Alliances in Europe. He started his career in Corporate Finance at Paribas Group from 1988 to 1995, holding positions in branches of this group in Paris (Project and media financing), London (LBO financing) and New York (European Corporate Desk). He then spent five years at GE Capital and GE Real Estate in London and Paris in business development functions, contributing to GE's increased presence in European real estate markets (in France, UK, Spain and Italy). After a year in the M&A and Treasury functions of Allianz France (ex AGF), he joined Credit Agricole Group where he led M&A activities in the real estate sectors from 2002 to 2008 within CA CIB. He eventually joined Amundi Real Estate, the Asset Management arm of Credit Agricole Group, where he created the institutional real estate funds department, developing this activity to reach €12Bn of AUM real estate assets across Europe. He joined Ivanhoé Cambridge in May 2019.	

Total number of proprietary directors	1
% of the Board	14.29

INDEPENDENT EXTERNAL DIRECTORS					
Personal or corporate name of board member	Profile				
MR. FERNANDO BAUTISTA SAGÜÉS	Mr.Fernando Bautista Sagüés is an independent non-executive Director of the Company. He holds a degree in Law from the University of Deusto and a degree in Economics and Business Administration from the Catholic Institute of Business Management (ICADE), has been a member of the Madrid Bar Association since 1981, is a registered commercial mediator with the Ministry of Justice and an ESG advisor certified by the European Financial Planners Association (EPFA). Mr. Fernando Bautista Sagüés became a partner of the law firm J&A Garrigues in 1989 and, after its merger with Arthur Andersen, became a partner of Arthur Andersen Worldwide in 1996. Two years later, in 1998, he became a partner at Freshfields. Between 2014 and 2018 he was an independent non-executive director of Axiare Patrimonio and between 2014 and 2022 he was secretary of the Sustainable Development Committee of Iberdrola, S.A. He is currently an independent director of Abante Asesores, S.A. and advises as an independent lawyer on corporate and financial law and ESG matters.				

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INDEPENDENT EXTERNAL DIRECTORS						
Personal or corporate name of board member	Profile					
MR. DAVID JIMENEZ-BLANCO CARRILLO DE ALBORNOZ	Mr. David Jiménez-Blanco Carrillo de Albornoz is an independent non-executive director of the Company. He holds a degree in Economics and Business Administration from CUNEF. Mr. Jiménez-Blanco worked at Goldman Sachs International from 1995 to 2006, where he was responsible for the European Industrial Clients Group and the investment banking teams in Spain and Portugal. Between 2006 and 2009, Mr. Jiménez-Blanco was Chairman of Merrill Lynch Capital Markets España, S.A, Sociedad de Valores, Head of Investment Banking and Global Markets of the same firm in Spain and Portugal, and member of the EMEA Investment Banking Operating Committee. Between 2010 and 2013, he was a partner at BK Partners, a firm dedicated to direct investment in Mexico; between 2013 and 2016 he was CFO of World Duty Free SpA, a Milan listed company, and between 2016 and 2020 he was Head of Restructuring at Abengoa. Between 2011 and 2012 he was a Director of Atento (a subsidiary of the Telefonica group) and between 2014 and 2018 he was an independent Director of Axiare Patrimonio. Currently and since 2020, he is Chairman of the Sociedad Rectora de la Bolsa de Madrid, Vice-Chairman of Bolsas y Mercados Españoles and independent Director of SIX Group. He is also Chairman of Gawa Capital, an impact investment fund manager, and a member of the Advisory Board of CUNEF Universidad.					
MR. LUIS MARÍA ARREDONDO MALO	Mr. Luis Maria Arredondo Malo is a Civil Engineer and holds the Professional Merit Medal of the I.C.C.P. College. He has also completed a Senior Programme in Business Administration (P.A.D.E) at the IESE Business School (University of Navarra). Between 1969 and 1975 he worked in the Spanish Ministry of Public Works as a project engineer. Between 1975 and 1978 he was General Manager of the construction company S.A.C.R.A., part of the Belgian C.F.E. Group. In 1980 and until 1988 he was General Manager of Corporación Inmobiliaria Hispamer (CIH) and General Manager of Sociedad de Edificaciones de Madrid y Provincia, S.A. (EMPSA). In 1988 and until 1994 he was Chief Executive Officer (CEO) of Inmobiliaria Zabálburu, S.A., a company listed on the Spanish stock market. During this period, the real estate company grew rapidly and steadily. Between 1994 and 2006, he was CEO of Inmobiliaria Urbis, a position he held simultaneously with that of Chairman during 2006, a company which, in that period, reached a market value of 3,400 million euros. Between 2006 and 2013, he was Chairman and CEO of Santander Global Property, Banco Santander's asset management company, with major international projects in cities such as Madrid, Sao Paulo, Mexico City, Monterrey, Miami and Berlin. Between 2014 and 2018, he was Chairman of the Board of Directors of Axiare Patrimonio, one of the largest SOCIMI's listed on the Spanish stock market, and acquired by Inmobiliaria Colonial.					
MR. CATO HENNING STONEX	Mr. Cato Henning Stonex is an independent non-executive director of the Company. He holds a BSC (Econ) from the London School of Economics and Political Science. From 2006 to 2016 he was a Governor and in 2016 he was appointed Governor Emeritus. Mr Cato Henning Stonex is a director of LSE Ideas (think tank) and is a member of the Investment Committee. Mr Cato Henning Stonex joined Morgan Grenfell & Co in 1986, where he became a trader of European government bonds. In 1989, he joined J.Rothschild Administration as a fund manager. In 1996 he was a founding partner of Taube Hodson Stonex. In 2016, Taube Hodson Stonex merged with Global Asset Management. Cato Henning Stonex is currently a director of WMC Capital Ltd and Stonex Capital Partners Ltd, focusing on international small and mid-cap investments. He was an independent non-executive director of Axiare Patrimonio from 2017 to 2018.					

Total number of independent directors	4
% of the Board	57.14



List any Independent Directors who receive any amount or payment from the company or its corporate group other than standard director remuneration, or who maintain or have maintained during the last financial year a business relationship with the company or any group company, either in their own name or as a significant shareholder, director or senior officer of an entity, which maintains or has maintained such a relationship.

Where applicable, include a reasoned statement from the Board detailing why it believes that the said director will be able to perform his/her duties as an independent director.

Personal or corporate name of board member	Description of the relationship	Reasoned statement
No data available		

OTHER EXTERNAL DIRECTORS							
	OTHER EXTERNAL DIRECTORS						
Give details of any other external directors and list the reasons why they cannot be considered proprietary or independent directors. Give details of their relationships with the company, its executives or shareholders:							
Personal or corporate name of board member Reasons Company, manager or shareholder to whom he/she is linked Profile							
No data available							

Total number of other external directors	N.A.
% of the Board	N.A.

List any changes in the category of each director that have occurred during the period reported:

Personal or corporate name of board member	Date of change	Previous category	Current category
No data available			

C.1.4 Complete the following table with information on the number of female board members at the close of the last 4 financial years and their category:

	Number of female board members			% of the total number of directors of each type				
	FY 2022	FY 2021	FY 2020	FY 2019	FY 2022	FY 2021	FY 2020	FY 2019
Evocutivo	1	1	1	1	50.00	E0.00	50.00	0.00
Executive	•		1	1	50.00	50.00	50.00	0.00
Proprietary					0.00	0.00	0.00	0.00
Independent					0.00	0.00	0.00	0.00
Others					0.00	0.00	0.00	0.00
Total	1	1	1	1	14.29	14.29	14.29	0.00





C.1.5 State whether the company has diversity policies that apply to its board of directors on such questions as age, gender, disability and professional training and experience. Small and medium-sized enterprises, as these are defined in the Accounts Audit Act, must at least report the policy they have implemented in relation to gender diversity.

[]	٧]	Yes
[]	No
[]	Partial policies

Should this be the case, describe these diversity policies, their objectives, the measures and way in which they have been applied and their results over the year. Also describe the specific measures adopted by the board of directors and the appointments and remuneration committee to achieve a balanced and diverse group of directors.

In the event that the company does not apply a diversity policy, explain the reasons why.

Description of policies, objectives, measures and how they have been implemented, including results achieved.

The Board of Directors has approved a director selection policy which ensures that the procedures used to select directors favour diversity in respect of gender, experience and knowledge and that they are free from any implicit bias that might involve some form of discrimination. It also ensures that candidates for the position of non-executive director have sufficient time available to properly perform their duties.

C.1.6 Explain the measures agreed by the appointments committee, where applicable, to ensure that selection processes are not subject to any implicit bias that would make it difficult to select female directors, and to ensure that the company makes a conscious effort to search for and include female candidates who have the required professional profile, thus allowing for a balanced presence between men and women.

Explanation of measures

The Company has a Director Selection Policy, approved by the Board of Directors and in force, through which it ensures that director selection procedures favour diversity of gender, experience, and knowledge, and do not suffer from implicit biases that could imply any discrimination. Thus, in keeping with this commitment, the General Shareholders' Meeting for financial year 2020 approved, at the proposal of the Appointments and Remuneration Committee, the appointment of a female director, setting the number of directors at seven.

When, in spite of the measures taken (where applicable), there are few or no female directors, please give the reasons why this is the case:

Explanation of reasons

As indicated in the previous section, it is the Company's objective to continue to ensure gender diversity, evaluating all applications on a case-by-case basis.

C.1.7 Explain the conclusions of the appointments committee regarding verification of compliance verification of compliance with the policy aimed at favouring an appropriate composition of the board of directors.

The Company has established a Director Selection Policy based on an analysis of the Company's needs. Candidates for Directors shall be persons of recognised prestige, solvency, competence, qualifications, training, availability and commitment to the function. Furthermore, they must be professionals of integrity whose conduct and professional career are in line with the mission, vision and values of the Company. Likewise, it is the Company's will to achieve the diversity policies and fulfil the objectives set with regard to the participation of women on boards of directors. In this regard, the General Meeting of Shareholders of the financial year 2020 approved, at the proposal of the Appointments Committee, the appointment of a female director, setting the number of directors at seven.



C.1.8 Explain, where applicable, the reasons why proprietary directors have been appointed at the request of shareholders who hold less than 3% of the share capital:

Personal or corporate name of shareholder	Reasons
No data available	

Provide details of any rejections of formal requests for board representation from shareholders whose shareholding interest is equal to or greater than that of other shareholders who have successfully requested the appointment of proprietary directors. Where applicable, explain the reasons why they were rejected.

[] Yes [\forall] No

C.1.9 Where applicable, give details of the powers and duties delegated by the board of directors to directors or board committees, including those related to the possibility of issuing or repurchasing shares:

Personal or corporate name of board member or committee	Brief description
IMR THIS ALFONSO LOPE/	Each and every one of the powers accorded to the Board of Directors which may be subject to delegation under Law, Bylaws and the Board of Directors' Regulations

C.1.10 List the directors, if any, who hold office as directors, directors' representatives or executives in other companies belonging to the listed company's group:

Personal or corporate name of board member	Name of the group company	Position	Does he/she have executive powers?
MR. LUIS ALFONSO LÓPEZ HERRERA-ORIA	LDESARROUM E INDOVACION	Representative of the Sole Director	YES
MR. LUIS ALFONSO LÓPEZ HERRERA-ORIA	Árima Investments, S.L.	Representative of the Sole Director	YES

C.1.11 Where applicable, list any directors or directors' representatives that are legal entities and are members of the board of directors or the representatives of members of the board of directors of other companies listed on official securities markets other than group companies, and have communicated that status to the Company:

Personal or corporate name of board member	Name of the listed company	Position
MR. LUIS ALFONSO LÓPEZ HERRERA-ORIA	Rodex Asset Management, S.L.	SOLE DIRECTOR
MR. LUIS ALFONSO LÓPEZ HERRERA-ORIA	Agrodesarrollos Integrados, S.L.	SOLE DIRECTOR
MR. LUIS ALFONSO LÓPEZ HERRERA-ORIA	Inmodesarrollos Integrados, S.L.	SOLE DIRECTOR
MR. LUIS ALFONSO LÓPEZ HERRERA-ORIA	Puerto Feliz, S.A.	SOLE DIRECTOR
MR. LUIS ALFONSO LÓPEZ HERRERA-ORIA	Heracles Proyectos y Promociones Inmobiliarias, S.A.	SOLE DIRECTOR
MS. CHONY MARTÍN VICENTE-MAZARIEGOS	OPDENERGY S.A.	DIRECTOR
MR. LUIS MARÍA ARREDONDO MALO	Nieve de Andalucía. S.L.	PRESIDENT
MR. LUIS MARÍA ARREDONDO MALO	Castellar Ingenieros S.L.U.	DIRECTOR
MR. LUIS MARÍA ARREDONDO MALO	Aljaral S.A.U.	PRESIDENT
MR. LUIS MARÍA ARREDONDO MALO	Rústica Consolación S.L.	PRESIDENT



DE VALORES		
MR. FERNANDO BAUTISTA SAGÜÉS	Abante Asesores S.A.	DIRECTOR
MR. DAVID JIMÉNEZ-BLANCO CARRILLO DE ALBORNOZ	BME Holding (Bolsas y Mercados Españoles Sociedad Holding de Mercados y Sistemas Financieros), S.A.	DIRECTOR
MR. DAVID JIMÉNEZ-BLANCO CARRILLO DE ALBORNOZ	Sociedad Rectora De La Bolsa De Valores De Madrid S.A.	PRESIDENT
MR. DAVID JIMÉNEZ-BLANCO CARRILLO DE ALBORNOZ	Gawa Capital Partners, SGEIC, S.A.	PRESIDENT
MR. DAVID JIMÉNEZ-BLANCO CARRILLO DE ALBORNOZ	SIX-Group AG	DIRECTOR
MR. CATO HENNING STONEX	AXCENT PARTNERS LLP	DIRECTOR
MR. CATO HENNING STONEX	CATO STONEX LIMITED	DIRECTOR
MR. CATO HENNING STONEX	CHS VENTURES LIMITED	DIRECTOR
MR. CATO HENNING STONEX	C STONEX LIMITED	DIRECTOR
MR. CATO HENNING STONEX	CS VENTURES LIMITED	DIRECTOR
MR. CATO HENNING STONEX	JOHN CHAPMAN LIMITED	DIRECTOR
MR. CATO HENNING STONEX	PARTNERS INVESTMENT COMPANY (2017) LIMITED	DIRECTOR
MR. CATO HENNING STONEX	PARTNERS INVESTMENT COMPANY	DIRECTOR
MR. CATO HENNING STONEX	PETWORTH ART LLP	DIRECTOR
MR. CATO HENNING STONEX	ROUNDWOOD PARTNERS LLP	DIRECTOR
MR. CATO HENNING STONEX	SLOANE RESIDENTS LIMITED	DIRECTOR
MR. CATO HENNING STONEX	STONEX CAPITAL PARTNERS LTD	DIRECTOR
MR. CATO HENNING STONEX	UNION JACQUES LIMITED	DIRECTOR
MR. CATO HENNING STONEX	WESTMORLAND SPIRITS LIMITED	DIRECTOR
MR. CATO HENNING STONEX	OBOTRITIA CAPITAL KGaA	DIRECTOR
MR. CATO HENNING STONEX	The Latitude Hotels Group LTD	DIRECTOR
MR. CATO HENNING STONEX	OPTIMUM HEALTH LTD	DIRECTOR
MR. CATO HENNING STONEX	ST ENERGY TRANSITION	DIRECTOR
MR. CATO HENNING STONEX	Stonex Capital Partners SRL	DIRECTOR
MR. STANISLAS HENRY	IC PL Properties GmbH	DIRECTOR
MR. STANISLAS HENRY	KMS Beteiligungs GmbH	DIRECTOR
MR. STANISLAS HENRY	Wilmersdorfer Arcaden Verwaltungs GmbH	DIRECTOR
MR. STANISLAS HENRY	ICAMAP Investimento S.à.r.l	MANAGER
MR. STANISLAS HENRY	IC UK Investments Limited	DIRECTOR
MR. STANISLAS HENRY	Peel Logistics Management Limited	DIRECTOR
MR. STANISLAS HENRY	Stonecutter JV Limited	DIRECTOR

Indicate, if applicable, any other remunerated activities of the directors or representatives of the directors, whatever their nature, other than those indicated in the table above.

Personal or corporate name of board member	Other remunerated activities
No data available	



CNMV	ANNUAL CORPORATE GO PUBLIC LIMITED COMPA	OVERNANCE REPORT FOR LISTED NIES	
NACIONAL DEL MERCADO DE VALORES	_		
C.1.12	• • • • • • • • • • • • • • • • • • • •	plain whether the company has established rules on the maximum number o seats, identifying, where appropriate, where this is regulated:	f company boards
[\(\)]	Yes		
[]	No		
	Explanation of the ru	les and identification of the document where this is regulated.	
In accordance Directors.	In accordance with Article 21, section 2.a of the Board of Directors Regulations, under no circumstances may a director be a member of more than 5 Boards of Directors.		
C.1.13	C.1.13 Give details of the following amounts paid in relation to the overall remuneration received by the board of directors:		
	Amount of remune	ration accrued by the board (thousands of euros)	2,069
	Value of rights a	ccumulated by current board members in respect	
	of pensions w	ith vested economic rights (thousands of euros)	
Value of rights accumulated by current board members in respect of pensions with non-consolidated economic rights (thousands of euros)			
Value of rights accumulated by former board members in respect of pensions (thousands of euros)			
C.1.14	List any members of senior mar during the financial year:	agement who are not executive directors and indicate the total remuneratio	n paid to them
Name or	Name or corporate name Position/s		
No data av	railable		

Name or corporate name	Position/s
No data available	

C.1.15 Indicate whether any changes have been made to the board regulations during the year:

[\(\)] Yes [] No

Description of changes

On 19 May 2022, the Board of Directors, following a proposal by the Audit and Control Committee, which was accompanied by the corresponding explanatory report, unanimously approved the amendment of articles 5.3. o) and s), 10, 11, 12, 15, 17, 22 and 25. 8 of the Board of Directors' Regulations in order to adapt their content to the new features introduced by Law 5/2021 of 12 April, amending the revised text of the Capital Companies Act, approved by Royal Legislative Decree 1/2010 of 2 July, and other financial regulations, with regard to the promotion of long-term shareholder involvement in listed companies (the "Law 5/2021 of 12 April"). This amendment was approved by the General Meeting of Shareholders held on 28 June 2022.

C.1.16 Give details of the procedures for selecting, appointing, re-electing and removing Directors. List the competent bodies and the processes and criteria used for each procedure.

The selection policy for candidates for the position of director establishes that candidates for the Company's Board of Directors will be selected on the basis of the following principles:

- 1. The aim will be to ensure that the Board of Directors comprises a balanced membership with the majority being Non-Executive Directors and with a reasonable ratio of Proprietary and Independent Directors.
- 2. The Board of Directors shall ensure that the procedures for the selection of Directors favour diversity of gender, experience and knowledge and are free from any implicit bias that might lead to discrimination. It will also ensure that candidates for Non-Executive Directors have sufficient time available to properly perform their duties.
- 3. Additionally, the process of selecting candidates for the position of Director will begin with a preliminary analysis of the needs of the Company and its Group. This analysis will be carried out by the Company's Board of Directors, with advice and a mandatory prior supporting report from the Appointments and Remuneration Committee.
- 4. The supporting report from the Appointments and Remuneration Committee shall be published when convening the General Shareholders' Meeting to which the ratification, appointment or re-election of each Director is to be submitted.
- 5. The Appointments and Remuneration Committee will annually verify compliance with the Board Member Selection Policy and will detail its findings in the Annual Corporate Governance Report.



C.1.17 Explain the extent to which the annual appraisal of the Board has given rise to significant changes in its internal organisation and the procedures applicable to its activities:

Description of changes

No data available

Describe the appraisal process and the areas assessed by the Board of Directors with the help, where required, of external advisors, regarding the function and composition of the board and its committees and any other area or aspect that has been subject to appraisal.

Description of the appraisal process and areas assessed

The Board of Directors shall conduct an annual self-assessment of its operation and of its Commissions and Committees, in particular the diversity in the composition and competence of the Board of Directors, as well as the performance of the Chairman of the Board of Directors, the Chief Executive Officer of the Company and of the different Directors, paying special attention to the heads of the different Board Commissions and Committees, and it shall take the appropriate measures for their improvement.

The result of this assessment shall be recorded in the minutes of the meeting or attached to this report as an appendix.

The assessment of the various Board Commissions and Committees should start from the reports they send the Board of Directors, while that of the Board itself should start from the report drafted by the Appointments and Remunerations Committee.

Every three years, the Board of Directors shall be assisted in carrying out the assessment by an External Consultant, whose independence shall be verified by the Appointments and Remuneration Committee.

Any business relationships that the consultant (or any company from its group) maintains with the Company (or any company within the Group) must be listed in the Annual Corporate Governance Report. The process and the areas assessed will be described in the aforementioned Annual Corporate Governance Report.

C.1.18 For financial years in which the assessment has been assisted by an external advisor, give details of the business relationships that the external advisor or any company in its group maintains with the company or any company in its group.

The evaluation of the Board by an external expert was completed in 2022. The consultant who assisted the Company in the evaluation of the Board of Directors provides general legal advisory services to the Company and its group on commercial, corporate, tax, labour, real estate, industrial and intellectual property and any other matters related to the operation of a listed real estate company. The total fees obtained by this consultant and its group companies as a result of the services rendered during the financial year 2022 amount to 117 thousand euros, representing 1.5% of the Company's total turnover during said financial year, corresponding to services rendered by external suppliers, and representing a value of less than 0.02% of the consultant's total turnover in Spain.

C.1.19 Indicate the cases in which Directors are obliged to resign.

Article 12 of the Board of Directors' Regulations regulates the dismissal and removal of Directors:

- 1. Directors must relinquish their post and formalise their resignation whenever any of the grounds set out in law for incompatibility or disqualification from holding the position of director become apparent, and also in the following cases:
- a) In the case of proprietary directors, when the shareholder at whose request they were appointed transfers the entire holding that it had in the Company or reduces it to such a level that this requires a reduction in the number of its proprietary directors.
- b) When the Board itself requests this by a majority of at least two thirds (2/3) of its members, due to the director having infringed his/her obligations, following a proposal or report from the Appointment and Remuneration Committee, or when his/her remaining on the Board could endanger the Company's credit and reputation
- 2. In the event that a private individual representing a legal entity that holds a position of the board becomes affected by any of the grounds set out in law for incompatibility or disqualification from office, the legal entity that holds the position on the board must immediately replace that person.
- 3. The Board of Directors may not propose the removal of any independent director prior to the end of the statutory period for which he/she was appointed, unless there are fair grounds as assessed by the Board following a report from the Appointments and Remuneration Committee. In particular, it shall be understood that just cause exists when the director has failed to comply with the duties inherent in his/her post, has failed to comply with any applicable

recommendation on the subject of corporate governance or has become bound by any of the circumstances preventing his/her appointment as an independent director. Notwithstanding the foregoing, the Board may also propose the removal of independent directors resulting from takeover bids, mergers or other similar corporate operations that imply a change in the Company's capital structure, when such changes in the structure of the Board are supported by the criterion for proportionality set out in article 9, section 3, above.

4. When a director leaves his/her post before the end of his/her term, whether through resignation or due to any other cause, he/she shall explain their reasons in a letter sent to all members of the Board, notwithstanding the resignation being notified as a significant event and the reason for the resignation being noted in the Annual Corporate Governance Report. In particular, in the event that the resignation of the Director is due to the Board having adopted significant or





repeated resolutions regarding which the director has set down on record his/her reservations and as a consequence of this has decided to resign, this circumstance shall be expressly stated in his/her resignation letter. This provision also applies to the secretary of the Board, even if he/she is not a director.

5. Notwithstanding the above, the removal of directors may be approved by the General Shareholders' Meeting at any moment, even when not provided for in the meeting's agenda.

C.1.20	Are enhanced majorities required for any type of decision, other than those that are stipulated in law \widehat{s}
[\(\)]	Yes
[]	No

Where applicable, describe the differences.



of the board of directors:

ANNUAL CORPORATE GOVERNANCE REPORT FOR LISTED PUBLIC LIMITED COMPANIES

Description of differences

Article 31 of the Regulations of the Board of Directors establishes in section 6 that the favourable vote of a qualified majority of directors will be necessary for (i) the approval of the report necessary for the General Meeting to approve the establishment of the compensation system for directors and management of the Company, consisting of the delivery of shares or rights over them, for (ii) the modifications with respect to the Company's business and for (iii) the modification of article 31.6 itself.

C.1.21 Indicate whether there are any specific requirements, other than those that apply to directors, to be appointed chairman

Likewise, article 4.3. of the Board Regulations establishes a 2/3 majority of the Board to be able to modify the Regulation itself, and 12.1. b) of the Board Regulations establishes a 2/3 majority of the Board in order to request termination or resignation of the Directors.

[]	Yes	
[\(\)	No	
C.1.22	Indicate whether the articles of association	or the board regulations set any age limit for directors:
[]	Yes	
[\]	No	
[v]	INO	
C.1.23	State whether the articles of association or	the board regulations establish any term limits or other stricter requirements
	for independent directors in addition to the	ose that are required by law:
[]	Yes	
[\dagger]	No	
[4]	140	
C 1 24	Indicate whether the articles of association	or the board regulations stipulate specific rules for delegating voting rights on the
0.2.2		particular, the maximum number of times that voting rights may be delegated to
		is any limitation on the categories of director to whom proxies can be delegated,
	beyond the restrictions imposed by law. W	
Article 30. How	vever, directors may be represented by another direct	ors must attend board meetings in person, notwithstanding the contents of paragraph 8 of tor in accordance with the legislation in force from time to time. The power of representation t may be notified using any of the means provided for in paragraph 5 of Article 30 of the
C.1.25	_	d during the year. Indicate how many times the board has met without the
	chairman in attendance. Attendance will al	so include proxies appointed with specific instructions.
Number of ho	ooard meetings	7
	-	<u> </u>
	poard meetings held	0
without the	e chairman's attendance	
	State the number of meetings held by the o	coordinating director with the other directors when no executive director was
	present either in person or by proxy:	
Numbe	per of meetings	0



Indicate the number of meetings held of the various board committees during the year:

Number of meetings of the AUDIT COMMITTEE	6
Number of meetings of the	
APPOINTMENTS AND	5
REMUNERATION COMMITTEE	

C.1.26 State the number of meetings held by the board of directors during the year and details of the number of members in attendance:

Number of meetings held with at least 80% of board members present in person	5
% of personal attendance over total votes during the year	71.43
Number of meetings at which all board members were present in person or represented by proxy with specific instructions	2
% of votes issued at meetings in person or by proxy with specific instructions over total votes during the year	28.57



RATE GOVERNANCE REPORT FOR LISTED COMPANIES

	ANNUAL CORPOR
CNMV	PUBLIC LIMITED (
COMISIÓN	
NACIONAL	
DEL MERCADO	
DEVALORES	

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ANNUAL CORPORATE GOVERNANCE REPORT FOR LISTED **PUBLIC LIMITED COMPANIES** (iv) to aid the Company's auditor so that it can accept responsibility for the audits of the companies belonging to the group, where applicable; (v) in the event of the external auditor's resignation, to examine the circumstances that have caused it; (vi) to ensure that the payment of the external auditor does not compromise its quality or independence; (vii) to ensure that the external auditor has a yearly meeting with the Board of Directors in full session to inform it of the work undertaken and developments in the Company's risk and accounting positions; (viii) to ensure that the Company and its external auditor respect the regulations in force on the provision of services other than auditing, the limits on the concentration of the auditor's business and, in general, all other regulations governing the independence of auditors. In addition, prior to the issue of the accounts audit report, the Audit and Control Committee must produce an annual report in which it gives an opinion on the independence of the account's auditors or auditing companies. This report must, in all cases, include a statement regarding the provision of the additional services referred to in section b), point (iii), above.

C.1.31	State whether the Compan auditors:	y has changed its externa	l auditor during the ye	ear. If so, identify t	he incoming and outgoing
[]	Yes				
[\dagger]	No				
	If there have been disagree	ements with the outgoing	auditor, explain the re	easons:	
[]	Yes				
[\dagger]	No				
C.1.32	Indicate whether the auditi	• .	•	,	up. If so, state the amount of fees nd/or its group:
[\(\)]	Yes				
[]	No				
		Company	Group	Total	

	Company	Group companies	Total
Fees for non-audit work (thousands of euros)	10	0	10
Amount invoiced for non- auditing work / Amount for auditing work (as a %)	9.62	0.00	9.62

auditin	g work (as a %)				
C.1.33		y the chairman of the aud	dit committee to share	eholders at the Ge	udes reservations. If so, please neral Shareholders' Meeting to
[]	Yes				
[\(\)]	No				



C.1.34 Indicate the number of consecutive years during which the current audit firm has been auditing the company's individual and/or consolidated annual financial statements. Likewise, indicate for how many years the current firm has been auditing the financial statements as a percentage of the total number of years over which the annual accounts have been audited:

	Individual	Consolidated
Number of consecutive years	5	5
	Individual	Consolidated
Number of years audited by the current audit firm / number of years the company or its group have been audited (as a %)	100.00	100.00

C.1.35	Indicate whether there are procedures for directors to receive the information they need in sufficient time to prepare
	for meetings of the governing bodies and, where applicable, give details:

[\(\)]	Yes
[]	No

Details of the procedure

Section 5 of Article 30 of the Board of Directors' Regulations establishes the following:

Meetings of the Board of Directors will be notified by letter, fax, telegram, email or any other means that provides proof of receipt, and notification will be authorised with the signature of the chairman, or with the signature of the secretary or deputy secretary, by order of the chairman. Such notifications shall be sent sufficiently in advance so that they are received by board members no later than the third day before the date set for the meeting, except in the case of urgent meetings, which may even be convened and held immediately. This shall exclude those cases in which the Regulations require a specific period of advance notice. Notifications shall always include the place, date and time at which the meeting is to be held and, unless duly justified, the meeting's agenda, and they shall be accompanied by any information deemed necessary in order to debate and adopt resolutions on the items to be discussed, unless the Board of Directors has been constituted or exceptionally convened for reasons of urgency.

In this regard, the company's usual practice is to make all information available to board members a week before the meeting is to be held.

C.1.36 Indicate and, where applicable, give details of whether the company has established regulations obliging directors to inform the board of any circumstances that might harm the organisation's name or reputation, resigning as the case may be:

[\(\)]	Yes
[]	No

Details of the regulations

Article 21 of the Board of Directors' Regulations governs the duty of notification on the part of directors:

1. Directors shall inform the Company of any stake that they or their Related Parties hold in the capital of any company with the same or a similar or complementary kind of business activity to the one forming the corporate purpose, giving details of any positions held or duties performed at the company in question. They shall also inform the Company of any activity that they engage in, either for themselves or for others, that is complementary to the one forming the Company's the corporate purpose. All such information shall be included in the notes to the annual accounts and in the Annual Corporate Governance Report, in accordance with legal requirements.

2. Directors must also notify the Company:

a) of all the posts held and the activities carried out in other companies or organisations, along with any other professional obligations. In particular, and prior to accepting any appointment as a director or executive in another company or organisation, directors must consult the Appointments and Remuneration Committee. No Director may, under any circumstances, sit on more than five (5) Boards of Directors;



b) of any material change in their professional situation that may affect the nature or condition by virtue of which they had been appointed as directors;

c) of any judicial, administrative or other proceedings that they may be involved in and that, due to their characteristics or importance, could have a serious impact on the Company's reputation. In particular, all directors must inform the Company, through its Chairman, of any cases in which they are arraigned, or if a court decides to hold a trial involving them in connection with any of the crimes listed in Article 213 of the Spanish Capital Companies Act. In such cases, the Board of Directors shall examine the matter as promptly as possible and adopt any resolutions it deems appropriate in the Company's best interests; d) of any holding taken directly or indirectly in the Company's share capital by the director or any of his/her Related Parties, and of any change to that holding, and of any transaction that is engaged in directly or indirectly by the director or any of his/her Related Parties in relation to the Company's share capital. For these purposes, the term "Related Parties" shall be understood to include any other persons who are deemed to have close ties with directors, pursuant to the terms of Article 3 of Regulation (EU) 596/2014 of the European Parliament and Council of 16 April 2014 on market abuse (market abuse regulation); and

e) in general, of any fact or situation that may be of relevance to their actions as a director of the Company.

C.1.37	Indicate, unless there have been special circumstances that have been recorded in the minutes, whether the board has been
	informed or has otherwise become aware of any situation affecting a director, whether or not related to his or her
	performance in the company, which could damage the credit and reputation of the company:

[]	Yes
[\]	No

C.1.38 List any significant agreements entered into by the company which come into force, will be amended or will be terminated in the event of a change of control of the company due to a takeover bid, and the effects thereof.

Árima Real Estate Socimi, S.A. has an incentive scheme for the Company's team. This plan was approved at the General Shareholders' Meeting of 26 September 2018 and amended at the General Shareholders' Meeting of June 29, 2021, can be found in the information prospectuses for the Company's IPO and share capital increases, which have been registered with the Spanish Securities Market Commission (CNMV). As set out for information purposes in the prospectus, if there is a change of control as a consequence of a public share offering, in accordance with the terms of Royal Decree 1066 of 27 July 2007 on public tenders for the acquisition of securities, this event shall be classified as a liquidation event, as this is defined in the incentive scheme. This plan may be settled both in shares or in cash, at the Board of Directors discretion. Likewise, in the event of a change of control, it may cause the dismissal of the CEO and the Management Team with the settlement of the indemnities provided for in their contracts.

C.1.39 Identify and provide detailed information, individually in respect of directors and in aggregate form in all other cases, regarding any agreements between the company and its administrative officers, executives and employees that offer compensation, guarantees or protection clauses in the event of their resignation or unfair dismissal, or that provide for their contractual termination as a result of a takeover bid or other kinds of operations.

Number of beneficiaries	8
Type of beneficiary	Description of the agreement
CHIEF EXECUTIVE OFFICER AND MANAGERS	The services contract entered by the company and the CEO establishes that if the company terminates the contract without just cause (i.e., unfair dismissal as defined by the Spanish Workers' Statute), the Managing Director will be entitled to receive compensation in cash equivalent to two (2) years' total annual remuneration at the most recent rate. In addition, six of the Company's managers, excluding the managing director, have clauses that offer them compensation in the event of the termination of their employment contracts on any grounds other than a disciplinary action deemed lawful or the voluntary resignation of the manager him/herself. Managers would receive the same compensation in other cases, such as a change of control. In the event that managers are entitled to receive compensation, this will be two years' total annual remuneration at the most recent rate.



Indicate whether, beyond the cases provided for in law, these contracts have been notified to and/or approved by the company's or the group's management bodies. If they have, specify the procedures and events provided for and the nature of the bodies responsible for their approval or for making this notification:

	Board of directors	General Shareholders' Meeting
Body that authorises clauses	\checkmark	
	Yes	No
Is the General Shareholders' Meeting informed of such clauses?		√

C.2. Board committees

C.2.1 Give details of all of the fees paid to the board of directors, its members, and the proportion of executive, proprietary, independent and other external directors that they represent:

AUDIT COMMITTEE						
Name	Position	Category				
MR. STANISLAS HENRY	MEMBER	Proprietary				
MR. CATO HENNING STONEX	MEMBER	Independent				
MR. FERNANDO BAUTISTA SAGÜÉS	CHAIRMAN	Independent				

% of executive directors	0.00
% of proprietary directors	33.33
% of independent directors	66.67
% of other external directors	0.00

Explain the duties exercised by this committee, including, where applicable, any duties that are additional to those set out in law, and describe the rules and procedures it follows for its organisation and function. For each of these duties, briefly describe the most important actions taken during the year and how, in practice, the committee has performed each of the duties attributed to it, either by law or pursuant to the articles of association or other corporate resolutions.

The primary function of the Audit and Control Committee is to support the Board of Directors in its oversight role by regularly reviewing the process for the preparation of economic and financial information, its internal controls and the independence of the external auditor.



Identify the board members who are members of the audit committee and have been appointed considering their knowledge and experience of accounting or auditing or both and state the date that the Chairman of this committee was appointed.

Names of directors with experience	MR. STANISLAS HENRY / MR. CATO HENNING STONEX / MR. FERNANDO BAUTISTA SAGÜÉS
Date of appointment of the Chairman	10/11/2021

APPOINTMENTS AND REMUNERATION COMMITTEE						
Name			Position	Category		
MR. STANISLAS HENRY			MEMBER	Proprietary		
MR. CATO HENNING STONEX			MEMBER	Independent		
MR. DAVID JIMÉNEZ-BLANCO CARRILLO DE ALBORNOZ		CHAIRMAN	Independent			
% of executive directors	0.00					
% of proprietary directors 33.33						
% of independent directors	66.67					
% of other external directors	0.00					

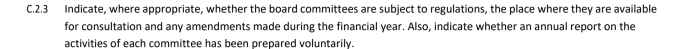
Explain the duties exercised by this committee, including, where applicable, any duties that are additional to those set out in law, and describe the rules and procedures it follows for its organisation and function. For each of these duties, briefly describe the most important actions taken during the year and how, in practice, the committee has performed each of the duties attributed to it, either by law or pursuant to the articles of association or other corporate resolutions.

The main duty of this committee is essentially to provide the Board of Directors with support and assistance in relation to the proposed appointment, re-election, approval and dismissal of board members, the setting-up and overseeing of payment policy for the Company's board members and directors, the monitoring of directors' compliance with their duties, particularly as regards conflicts of interest and related-party transactions, and the supervision of compliance with the Internal Codes of Conduct and Corporate Governance regulations.

C.2.2 Complete the following table with information on the number of female board members sitting on the board's committees at the close of the last four financial years:

	Number of female board members							
	FY 202	FY 2022 FY 2021		FY 2020		FY 2019		
	Number	%	Number	%	Number	%	Number	%
AUDIT COMMITTEE	0	0.00	0	0.00	0	0.00	0	0.00
APPOINTMENTS AND REMUNERATION COMMITTEE	0	0.00	0	0.00	N.A.	N.A.	N.A.	N.A.





The rules of organization and operation of the Board Committees are set forth in Articles 34, 35 and 36 of the Regulations of the Board of Directors. The Regulations of the Board of Directors are available for consultation on the Company's website. Voluntary annual reports on the activities of each committee have been prepared.



D. RELATED PARTY AND INTRA-GROUP TRANSACTIONS

D.1. Explain, where applicable, the procedures for approving related party or inter-group transactions and the bodies with the competence to grant this approval. Explain, if applicable, the procedure and competent bodies for the approval of transactions with related-parties and intra-group transactions, indicating the criteria and general internal rules of the company that regulate the abstention obligations of the affected directors or shareholders and detailing the internal reporting and periodic control procedures established by the company in relation to those related-party transactions whose approval has been delegated by the board of directors.

Article 22 of the Board of Directors Regulations establish the following procedure for the approval of related party transactions:

- 1. Related-party transactions carried out by the Company or its subsidiaries with directors, with significant shareholders holding 10% or more of the voting rights or represented on the Board of Directors of the Company, or with any other persons who should be considered related parties in accordance with International Accounting Standards, are subject to the authorisation of the Board of Directors, subject to a favourable report from the Audit and Compliance Committee, provided such transactions are not reserved for approval by the General Shareholders' Meeting, or with any other persons who must be considered related parties in accordance with International Accounting Standards, provided that the approval thereof is not reserved for the approval of the General Meeting of Shareholders, in accordance with the provisions of Article 529u of the Capital Companies Act. .
- 2. The Audit and Compliance Committee and the Board of Directors, before authorising transactions of this nature to be carried out by the Company, shall assess the transaction from the point of view of equal treatment of shareholders and market conditions. In its report, the Audit and Compliance Committee shall assess whether the transaction is fair and reasonable from the point of view of the company and, where appropriate, of the shareholders other than the related party, and shall give an account of the assumptions on which the assessment is based and the methods used. The directors concerned may not participate in the preparation of the report.
- 3. If the related-party transaction involves a director, he shall not be provided with additional information on the transaction or operation in question, and if he is present at the meeting of the Board of Directors or the Audit and Compliance Committee, in addition to not being able to exercise or delegate his voting rights, he must leave the meeting room while the transaction is being discussed and, if appropriate, voted on, both in the Board of Directors and in the Audit and Compliance Committee.
- D.2. List individually those transactions that are significant due to their amount or relevant due to their subject matter carried out between the company or its subsidiaries and shareholders holding 10% or more of the voting rights or represented on the board of directors of the company, indicating which body was competent for their approval and whether any shareholder or director affected abstained. In the event that the competence has been that of the board, indicate whether the proposed resolution has been approved by the board without the vote against of the majority of the independent directors:

Significant shareholder' s name or corporate name	% of participation	Name or corporate name of the group company or dependent entity	(thousan ds of euros)	Approving body	Identification of the significant shareholder or director who	The proposal to the board, if any, has been approved by the board without a majority of independent directors voting against it.
No data available						

Name or corporate name of administrators or directors	Nature of the relationship	Nature of the operation and other information necessary for its evaluation
No data available		



D.3. List individually the significant operations due to their amount or subject matter carried out by the company or its dependent entities with the administrators or directors of the company, including those carried out with entities that the administrator or director directs individually or jointly, indicating which body was competent to approve them and whether any director or executive concerned abstained from voting. In the event that the competence has been that of the board, indicate whether the proposed resolution has been approved by the board without the vote against of the majority of the independent directors:

Name or corporate name of administrators or directors or of their controlled entities or jointly controlled entities	Name or corporate name of the related party	Relationship	Amount (thousands of euros)	Approving body	Identification of the significant shareholder or director who abstained from voting.	The proposal to the board, if any, has been approved by the board without a majority of independent directors voting against it.
	Árima Real Estate Socimi, S.A.		822	Board of Directors		NO

Name or corporate name of administrators or directors or of their controlled entities or jointly controlled entities	Nature of the operation and other information necessary for its evaluation
MR. LUIS ALFONSO LOPEZ HERRERA-ORIA	Shareholder



D.4. List any intra-group operations significant due to their amount or relevant due to their subject matter carried out by the company with its parent company or with other entities belonging to the parent's group, including the entities dependent on the listed company, except that no other related party of the listed company has interests in said dependent entities or they are wholly owned, directly or indirectly, by the listed company.

In any case, information shall be given regarding any intra-group transactions carried out with entities established in countries or territories that have the status of tax haven:

	Brief description of the operation and other information necessary for its evaluation	Amount (thousands of euros)
7.1110	On the occasion of the participating loan granted to the company of the Árima Investments, S.L., the Company has made funds available to the latter for the development of its activities during the current financial year.	1,503

D.5. Detail individually the significant operations due to their amount or relevant due to their subject matter carried out by the company or its subsidiaries with other related parties that are related in accordance with the International Accounting Standards adopted by the EU, which have not been reported in the previous headings.

Name or corporate name of the related party	Brief description of the operation	Amount (thousands of euros)
No data available		

D.6. List the mechanisms established to detect, determine and resolve any possible conflicts of interest between the company and/or its group, and its directors, management or significant shareholders.

Article 17 of the Board of Directors' Regulations governs conflicts of interest in the following terms:

- 1. A conflict of interest shall be deemed to exist in those situations in which the interests of the Company or of the companies forming part of its group and the personal interest of the director directly or indirectly conflict. A director's personal interest shall exist when the matter affects him or her or a Related Person (as defined below).
- 2. For the purposes of the Regulations, "Related Persons" shall be deemed to be:
- (a) in respect of a natural person, the following:
- (i) the spouse or persons with a similar relationship of affectivity;
- (ii) the ascendants, descendants and siblings of the person subject to the Regulations or of the spouse (or person in a similar relationship) of the person subject to the Regulations;
- (iii) the spouses of the ascendants, descendants and siblings of the person subject to the Regulations;
- (iv) companies in which the person subject to the Regulation, either directly or through an intermediary, has or may have, directly or indirectly, control, in accordance with the situations referred to in Article 42 of the Commercial Code;
- 3. Situations of conflict of interest shall be governed by the following rules:
- a) communication: a director shall notify the Board of Directors, through the chairman or the secretary, of any situation of conflict of interest in which he finds himself;
- b) abstention: directors must abstain from attending and intervening in the deliberation and voting phases of those matters in which they are involved in a conflict of interest and, consequently, they shall not be taken into account in such cases for the purposes of calculating the quorum. In the case of proprietary directors, they must abstain from voting on matters that may involve a conflict of interest between the shareholders proposing their appointment and the company;
- c) transparency: in the Annual Corporate Governance Report, the Company shall report any conflict of interest in which the directors are involved, whether notified by the affected party or by any other means.
- 4. The provisions of this article may be further developed through the corresponding rules that may be issued by the Board of Directors, including the Internal Regulations of Conduct.

D.7.	Indicate whether the company is controlled by another entity within the meaning of Article 42 of the Commercial Code, listed or unlisted
	and has, directly or through its subsidiaries, business dealings with that entity or any of its subsidiaries (other than those of the listed
	company) or engages in activities related to those of any of them.

l J	res
[√]	No



E. RISK CONTROL AND MANAGEMENT SYSTEMS

E.1. Explain the scope of the Company's Risk Control and Management System, including measures relating to tax risk:

The Board of Directors is the body responsible for determining the risk control and management policy, identifying the Company's main risks, implementing the appropriate internal control and information systems, and carrying out regular monitoring of the main risks to which the Company is exposed. By virtue of the above, the Board of Directors of the Company has approved the Risk Control and Management Policy and the Risk Management Manual. This establishes a systematic and preventive procedure, in line with international standards of reference in risk management to address risks by anticipating, preventing and detecting them. The risk management system considers both the company's own characteristics and those of the economic, geographical and regulatory environments in which it operates. The risk management policy and strategy is the responsibility of the Board of Directors. However, all members of the organisation are involved and responsible for ensuring the success of the risk management system.

E.2. Identify the company bodies responsible for preparing and implementing the Risk Management System, including measures relating to tax risk.

The Board of Directors is the body responsible for approving the Company's strategy and the organisation required to put it into practice, as well as for supervising and ensuring that the Management meets the stated targets. In addition, the Board is responsible for ensuring that, in relations with all the parties that have a direct or indirect interest in the Company, the laws and regulations are duly complied with, obligations and contracts are fulfilled in good faith, the actions and best practices of the sectors and areas in which the company carries out its activities are respected, and any other principles of social responsibility that the company has accepted voluntarily are duly observed. Article 43 of the Company's Articles of Association establishes that the Board of Directors must create and maintain an Audit and Control Committee on a permanent and internal basis / Article 44 of the Company's Bylaws entrusts the Audit and Control Committee with the fundamental duty of acting as support to the Board of Directors in its supervisory work by carrying out a periodic review of the process for the preparation of economic and financial information, the Company's internal controls and the independence of the external auditor.

E.3. State the primary risks, including tax compliance risk and, where significant, risk arising from corruption (this being understood in the terms set out in Royal Legislative Decree 18/2017), where such risks may affect the achievement of business objectives:

The following is a list of some of the main kinds of risk that may be encountered as a result of the Company's real estate and assets management activity, all of which are covered by the risk monitoring system.

- 1. Financial risk
- a) Market risk

Interest rate risk. The Company's interest rate risk arises from its financial debt. The Company occasionally engages in interest rate swaps to cover this risk.

b) Credit risk

The Company is not exposed to significant levels of credit risk, this being understood to mean the impact that the non-payment of receivables could have on its income statement. The company has policies that ensure that both sales and lettings are made to clients with an appropriate credit history.

c) Liquidity risk

The Company's Finance Department is responsible for managing liquidity risk in order to cover any existing payment obligations and/or any undertakings arising from new investments. To this end it analyses the expected cash flows.

2. Market risk

The Company minimises this type of risk through its own strategy and business model. Árima invests in prime properties, with strong upside potential in the office, logistics and retail sectors, in the most consolidated areas. The Company has implemented a long-term business plan that focuses on value creation through active management and repositioning of the portfolio, with special attention to environmental sustainability.

3. Economic risk

Risks in acquisitions is managed by completing a meticulous analysis of transactions, examining and foreseeing any problems that might arise in the future, and considering the possible solutions to such problems. In disposals, the main risk resides in the failure to collect the amounts agreed in the contracts as a result of the buyers' non-compliance. These risks are minimised through the establishment of all kinds of guarantees that will, if necessary, allow the total price to be received or the property forming the object of disposal to be recovered.





4. Risks of a legal and fiscal nature

The Company's activities are subject to legal and fiscal provisions and to the requirements of urban development. Local, regional, national and European authorities can impose sanctions for breaches of these regulations and requirements. Any changes to this legal and fiscal environment could affect general planning of the Company activities which, through the corresponding internal departments, with assistance from legal and tax advisors, will monitor, analyse and, where appropriate take the necessary measures in this regard.

The risks associated with complying with the specific legislation, would be the following:

- a) Judicial and extrajudicial claims. The Company's business activities may lead to legal action being taken in relation to properties being let, even if these may result from the actions of third parties contracted by the Company (architects, engineers, construction contractors and subcontractors). The Company has taken out various civil liability and damage insurance policies in order to mitigate this type of risk.
- b) Company responsibilities resulting from its classification as a SOCIMI. All of the Company's activities must comply with Act 11/2009, which sets out the regulations for SOCIMIs. As a result, the Company constantly monitors its own activities and checks that they are in line with the legislation currently in force in this regard.
- 5. Risks regarding the prevention of money laundering and monetary infringements

This category of risk is controlled through the prevention and monitoring of transactions carried out by the Company, in accordance with the legislation in force.

6. Risks relating to personal data protection.

These risks are controlled by means of special and standardised clauses to be included in contracts in different situations, which in accordance with the rules regulating this area, allow any kind of liability that may affect the Company to be limited and even eliminated.

7. Risks relating to the Protection of Consumers and End Users

The Company complies with the requirements of the different state and regional rules regarding consumers and end users. The Company also has an Internal Code of Conduct focused on matters relating to stock markets.

Sections IV and V of the Internal Code of Conduct establish the behaviour and action criteria that recipients of the Code must comply with in relation to the relevant securities and instruments, any privileged and relevant information, and confidential documents, in order to aid transparency in the performance of the Company's activities and provide adequate information and protection for investors.

E.4. Indicate whether the company has a risk tolerance level, including against tax risk:

Árima's risk tolerance is defined as the level of Risk that the Company is prepared to accept in order to achieve its established strategic objectives. Risk tolerance is shaped by the Company's strategy and is agreed by the Board of Directors. Risk tolerance is defined as the level of variation that the Company accepts in achieving an objective. It is, therefore, the acceptable threshold for each risk and objective. Risk tolerance must be updated regularly by the people from each department who are responsible for reporting to and properly informing the compliance supervisor.

E.5. Identify any risks, including tax risk, which have emerged during the year:

No risk of the type described above has emerged during the year.

E.6. Explain the plans for responding to and monitoring the main risks facing the company, including tax risk, and the procedures put in place by the company to ensure that the board of directors is able to respond to any new challenges that may arise:

The Risk Management System operates in a comprehensive, continuous and cross-cutting manner and addresses the management of all priority risks, both internal and external. To this end, the approach adopted for risk management considers the following basic elements in an aligned manner: control environment, objectives, risk identification and management, and control activities. Once a risk has been assessed and the control activities carried out have been carried out for its mitigation, if the risk level is not in the comfort zone, an additional action (Action Plan) is required to reduce the level of risk to the desired level. Risk Managers are responsible for designing, implementing and updating the corresponding Action Plans, considering at all times the views and comments of the Head of Risk Management and Control Function and the Audit and Control Committee. The objective of these Action Plans is to provide the response that best places the risk within the previously established objectives, complementing the control activities already in place. Once the Action Plans have been defined, the Risk Managers communicate them to the Head of the Risk Control and Management Function who, if considered necessary, after a prior analysis, submits them to the Audit and Control Committee for its knowledge and approval and, ultimately, to the Board of Directors.



F. INTERNAL RISK MONITORING AND MANAGEMENT SYSTEMS RELATING TO THE FINANCIAL REPORTING PROCESS (ICFRS)

Describe the mechanisms that comprise the risk monitoring and management systems associated with the company's financial reporting process (ICFRS).

F.1. The company's monitoring environment.

Specify at least the following components with a description of their main characteristics:

F.1.1 The bodies and/or officers that are responsible for: (i) the existence and regular updating of a suitable, effective ICFR, (ii) its implementation; and (iii) its monitoring.

Continuing with the development of a rigorous internal control system, Árima has drawn up a Management Manual for the Internal Control over Financial Reporting System (ICFR), which has been approved by the Board of Directors.

The SCIIF is a set of processes that affect all levels of the organisation and all the Company's personnel.

Mainly:

1. Board of Directors

With reference to the ICFR, the Regulations of the Board of Directors establish the following functions of the Board:

- To prepare the annual accounts and their presentation to the General Meeting.
- To determine the risk control and management policy.
- To monitor the internal control and information systems.
- To approve the financial information which, as a listed company, the Company must periodically publish.

As the body ultimately responsible for supervising the ICFR, the Board of Directors has established the necessary organisational structure to enable it to monitor the ICFR system, with the support of the Audit and Compliance Committee.

2. Audit and Control Committee

In order to ensure the reliability of financial information, the Audit and Control Committee has been assigned the following functions:

- To ensure the proper functioning of the information and internal control systems, in particular with regard to the preparation and integrity of the financial information.
- To be aware of and periodically review the process of preparation and presentation of financial information and the internal risk control and management systems associated with the risks associated with the Company's significant risks.
- Submit recommendations or proposals to the Board of Directors aimed at safeguarding the integrity of the information and control systems.

In the performance of these duties, the Audit and Compliance Committee must ensure the following aspects relating to the company's ICFR:

- Compliance with regulatory requirements.
- Adequate delimitation of the scope of consolidation.
- The correct application of accounting criteria.

In terms of the organisation of the ICFR work, the Audit and Compliance Committee is responsible for approving what and when to supervise and how to assess ICFR supervision (approval of the ICFR work and supervision plan).

3. Financial management

Árima's CFO has the following responsibilities in the framework of the ICFR:

- Design, implement, evaluate, and provide overall monitoring of the ICFR, for which he/she shall validate the design of the SCIIF Work and Monitoring Plan.
- Report on the effective functioning of the ICFR to the Audit and Control Committee.
- Ensure that appropriate ICFR training programmes are implemented.
- 4. ICFR Responsible

The ICFR Responsible is part of the Company's Finance Department and is assigned the following duties within the ICFR framework.

of the ICFR system:

- Identify the risks of error, omission, or fraud in financial reporting through the ICFR scoping matrix and documenting the design of controls.



- F.1.2 Where applicable, and particularly as regards the process for the preparation of the financial information, the following items:
- The departments and/or mechanisms responsible for: (i) designing and revising the organisational structure; (ii) clearly defining the lines of responsibility and authority, with an appropriate distribution of duties and tasks; and (iii) ensuring the existence of sufficient procedures for their correct reporting throughout the company:

Ultimate responsibility for the design and review of the Company's organisational structure lies with the CEO, under the delegation of the Board of Directors. As regards the process for the preparation of the financial information, in addition to the organisational charts, all of the people involved in the process also have a clear knowledge of the specific guidelines, responsibilities and periods that apply to each closure.

· Code of conduct, approval body, level of dissemination and instruction, principles and values included (indicating whether there is specific mention of the recording of transactions and the preparation of financial information), the body in charge of analysing breaches and of proposing corrective actions and sanctions:

The Company has a Code of Conduct, compliance with which is mandatory, and which is approved by the Board of Directors. The aim of this code of conduct is to establish the basic principles and rules that will govern the behaviour of everyone who acts on behalf of Árima and its subsidiary companies. The Code is applicable to all companies that make up the Árima Group and it is binding on the members of the Board of Directors and all company personnel, irrespective of the position they occupy and the duties they perform. This Code of Conduct is supplementary to the Securities Market Internal Code of Conduct, company regulations, the Articles of Association and any other legislation that applies to Árima's activities, and compliance is mandatory for both Árima and all of the companies with which a significant contractual relationship is in place. Non-compliance with the terms of this Code shall be deemed infringement and may result in the adoption of disciplinary measures.

Whistle-blowing channel, which allows reporting to the audit committee of irregularities of a financial and accounting
nature, in addition to possible breaches of the code of conduct and irregular activities in the organization, informing, where
appropriate, whether it is confidential in nature and whether it allows anonymous communications, respecting the rights of
the whistle-blower and the reported party.

The Company has implemented a whistle-blowing channel for matters related to the internal regulations of the Company and a procedure for reporting potentially significant financial and accounting incidents. In addition, the Whistleblowing Channel also includes the creation of an Ethics Committee whose functions are: reception and classification of complaints received, co-ordination of the investigation work for each of the complaints received, and the of investigation for each of the complaints, imposition of the corresponding disciplinary sanctions, and preparation of periodic reports on the functioning of the Channel.

· Training and regular refresher courses for personnel involved in preparing and reviewing financial information and evaluating ICFR, which address, at least, accounting regulations, auditing, internal monitoring and risk management:

The Finance Department, and specifically the staff involved in the preparation and review of financial information, receives the necessary training on financial and internal control aspects, as well as on regulatory changes affecting the periodic financial information issued by the Company. This training is organised internally and is advised by independent experts in each area.

F.2. Financial reporting risk assessment.

Provide details of at least the following:

- F.2.1 The main characteristics of the risk identification process, including risks of error or fraud, in respect of:
- · Whether there is an existing documented process:

The Board of Directors has approved an Internal Financial Reporting Control System Management Manual. This system identifies risks of error, omission or fraud in financial reporting through the ICFRS scoping matrix. This matrix identifies which accounts and disclosures have a significant risk associated with them and whose potential impact on financial reporting may be material. The ultimate aim is to establish a control system that contributes to the mitigation of risks to the achievement of financial objectives. In addition, the financial information issued is reviewed by the Company's auditors.

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

As With the ultimate aim of providing assurance as to the reliability of the financial information provided to the market, Árima's System of Internal Control over Financial Reporting pursues the following control objectives.

- Existence and occurrence: transactions, facts and other events included in the financial information exist and have been recorded at the right time.



- Completeness: the information reflects all transactions, facts and other events to which the entity is a party.
- Adequate valuation: transactions, facts and other events are recorded and valued in accordance with applicable standards.
- Fair presentation, disclosure and comparability: transactions, facts and other events are classified, presented and reflected in the financial information in accordance with applicable standards.
- Timing of transactions: transactions and events have been recorded in the correct period.
- Adequate reflection of rights and obligations: the financial information reflects, at the relevant date, the rights and obligations through corresponding assets and liabilities, in accordance with the applicable regulations.

The scope of the Internal Control over Financial Reporting System shall be reviewed at least annually before setting the reporting schedule for the following year. reporting schedule for the following financial year.

• The existence of a process for identifying the consolidation perimeter, taking account, among other things, of the potential existence of complex corporate structures, vehicle companies or special purpose entities:

Árima's organisational structure is simple and consists of Árima Real Estate SOCIMI, S.A. and two subsidiary companies (100%): Árima Investigación, Desarrollo e Innovación, S.L.U. and Árima Investments, S.L. The financial department, on a quarterly basis, verifies the aforementioned consolidation perimeter.

· Whether the process takes account of the effects of other types of risk (operational, technological, financial, legal, fiscal, reputational, environmental, etc.) in the manner in which they affect the financial statements:

Any analysis will include all regulatory, technological and reputational risk, risk of fraud, human resource-related risk, operational risk, etc. that are relevant for the financial statements.

• The corporate governance body that supervises the process:

The ICFR is a set of processes that affect all levels of the organisation and all Company personnel. Mainly:

1. Board of Directors

With reference to the ICFR, the Regulations of the Board of Directors establish the following functions of the Board:

- To prepare the annual accounts and their presentation to the General Meeting.
- Determine the risk management and control policy.
- To monitor the internal control and information systems.
- Approve the financial information which, as a listed company, the Company must periodically publish.

As the body ultimately responsible for supervising the ICFR, the Board of Directors has established the necessary organisational structure to monitor the ICFR system, with the support of the Audit and Compliance Committee.

2. Audit and Compliance Committee

In order to ensure the reliability of financial information, the Audit and Compliance Committee has been assigned the following functions:

- To ensure the proper functioning of the information and internal control systems, in particular with regard to the preparation and integrity of the financial information.
- To be aware of and periodically review the process of preparation and presentation of financial information and the internal risk control and management systems associated with the risks associated with the Company's significant risks.
- Submit recommendations or proposals to the Board of Directors aimed at safeguarding the integrity of the information and control systems.

In the performance of these duties, the Audit and Compliance Committee must ensure the following aspects relating to the company's ICFR:

- Compliance with regulatory requirements.
- Adequate delimitation of the scope of consolidation.
- The correct application of accounting criteria.

In terms of the organisation of the ICFR work, the Audit and Compliance Committee is responsible for approving what and when to supervise and how to assess ICFR supervision (approval of the ICFR work and supervision Plan).

3. Financial Management

Árima's CFO has the following responsibilities in the framework of the ICFR:

- Design, implement, evaluate and provide overall monitoring of the ICFR, for which he/she shall validate the design of the ICFR Work and Monitoring Plan.
- Report on the effective functioning of the ICFR to the Audit and Control Committee.
- Ensure that appropriate ICFR training programmes are implemented.



4. ICFR Responsible

The ICFR Responsible is part of the Company's Finance Department and is assigned the following duties within the ICFR framework:

- Identify the risks of error, omission or fraud in financial reporting through the ICFR scoping matrix and document the design of controls.
- Ensure the correct functioning of the ICFR, for which purpose those responsible for each process/sub-process and associated controls must monitor them and report such information to the ICFR Responsible at Árima.
- Prepare reports for the Financial Management, considering the results of the reports received.
- Alert on changes in regulatory and financial information risk scenarios.
- Identify new risks in the processes.
- Collaborate in the proposal of improvement actions and resolution of incidents.

F.3. Monitoring activities.

State whether at least the following items are in place and specify their main characteristics:

F.3.1 Procedures for reviewing and authorising the financial information and the description of ICFR to be disclosed to the securities markets, stating who is responsible in each case, along with the documentation showing flow charts of activities and controls (including those that address the risk of fraud) for each type of transaction that may materially affect the financial statements, including procedures for the closing of accounts and for the specific review of critical judgements, estimates, evaluations and projections.

The Company has an internal procedure for reviewing financial information (including annual accounts, financial statements for interim periods, the Management Report and the Annual Corporate Governance Report), which oversees the process from the moment that information is generated in the Administration and Finances Department up to its approval by the Audit and Control Committee and, finally, by the Board of Directors prior to publication. This process is reflected in the Monitoring Manual for the Internal Control over Financial Reporting System approved by the Board of Directors, which establishes both the responsibilities and the flows of the control activities on the material sub-processes that give rise to the issuance of financial information.

F.3.2 Internal control policies and procedures for IT systems (including secure access, tracking changes, system operation, continuity and segregation of duties) giving support to key company processes relating to the preparation and publication of financial information.

The internal control policies and procedures associated with the information systems are defined by the Company's management. The main risks contemplated by the Company, and to which it responds, affect physical security (backup copies, maintenance and access to servers, etc.), logical security (access controls, registration and deregistration procedures, protection against viruses and other malware, etc.), sufficient segregation of duties, registration and traceability of information, privacy (LOPD), development and maintenance of systems. The Company is advised by a third party systems expert who carries out regular security audits covering, inter alia, all these aspects. In addition, the Company proactively and regularly undergoes external IT audits, where necessary establishing action plans, the results of which are reported to the Board of Directors. In addition, the Board of Directors has approved a Business Continuity Plan to minimise the risk of business interruption for any reason.

F.3.3 Internal control policies and procedures for overseeing the management of activities outsourced to third parties, and the appraisal, calculation or valuation services commissioned from independent experts, when these may materially affect the financial statements.

The activity subcontracted to third parties that has a greater impact on the financial statements corresponds to the valuation of assets by an independent expert. The procedure in this regard implemented by the Company basically includes the recommendations of the CNMV to listed valuation and real estate companies in relation to the valuation of real estate assets. Moreover, the results obtained are always contrasted with the estimates of Árima's internal experts, who supervise the valuation process. Likewise, the conclusions obtained are always reviewed by the Company's Auditors. On the other hand, the Company, for the services it subcontracts, works with companies of recognized prestige in the sector.



F.4. Information and communications.

State whether at least the following items are in place and specify their main characteristics:

F.4.1 A specific office which is in charge of defining and maintaining accounting policies (accounting policies area or department) and settling queries or disputes over their interpretation, and which is in regular communication with the team in charge of company operations, and an up-to-date manual of accounting policies that has been sent to all the company's operational units

The Company's Administration and Finance Department is responsible for defining and updating accounting policies and for responding to queries and consultations in this regard.

F.4.2 Mechanisms for collecting and preparing financial information with standardised formats, which are to be applied and used by all the company or group units and which support the main financial statements and notes to the accounts, along with the detailed information on the ICFR.

The accounting policies defined by the Management form the basis for the preparation of the financial information of both the Company and its subsidiaries. These accounting policies guarantee the application of the same criteria during the preparation of information and consistency in its presentation.

F.5. Supervising the operation of the system.

Indicate, pointing out its main characteristics:

F.5.1 The activities of the audit committee in overseeing ICFR, and whether there is an internal auditing office whose duties include supporting the committee in the task of supervising the internal control system, including ICFR. Describe the scope of the ICFR assessment carried out over the course of the year and the procedure by which the person responsible for making this assessment can communicate his/her findings. State also whether the company has an action plan detailing the potential corrective measures, and whether it has taken account of their impact on its financial information.

As indicated in article 44 of the Company's Articles of Association, the Audit and Compliance Committee's duties include, among others, the following periodic review of the process of preparing the economic and financial information, its internal controls and the independence of the external auditor. Specifically, the ICFR Manual approved by the Board of Directors assigns it the following responsibilities:

- Ensuring the proper functioning of the information and internal control systems, in particular with regard to the preparation and integrity of the financial information.
- To be familiar with and periodically review the process of preparation and presentation of financial information and the internal risk control and management systems associated with the Company's significant risks.
- Submit recommendations or proposals to the Board of Directors aimed at safeguarding the integrity of the information and control systems.

In the performance of these duties, the Audit and Compliance Committee must ensure the following aspects relating to the company's ICFR:

- Compliance with regulatory requirements.
- Adequate delimitation of the scope of consolidation.
- The correct application of accounting criteria.

In terms of the organisation of the ICFR work, the Audit and Compliance Committee is responsible for approving what and when to supervise and how to assess ICFR supervision (approval of the ICFR Work and Monitoring Plan).

The Audit and Control Committee is also supported by the Financial Management and the ICFR Responsible, who prepares a report on the status of compliance and effectiveness of the ICFR, which is reported to the Finance Department. The latter, in turn, reports the results obtained to the Audit and Control Committee (which will submit them to the Board of Directors when it considers it necessary). The scope of the Internal Control over Financial Reporting System must be reviewed at least once a year before setting the reporting calendar for the following year.

Furthermore, the conclusion of the Company's auditors on the financial information provided has been satisfactory.



F.5.2 Whether the Company has a procedure by which the accounts auditor (in accordance with the contents of the Auditing Standards ("NTA")), the internal auditing department and other experts may communicate with senior management and the audit committee or senior managers of the company regarding any significant internal control weaknesses identified during their review of the annual accounts or any others they have been assigned. State also whether the Company has an action plan to correct or mitigate the weaknesses found.

The Audit and Control Committee meets in order to perform its prime function, which is to act as support for the Board of Directors in its supervisory work, by carrying out a regular review of the process for the preparation of the economic and financial information, the internal auditing department and the independence of the external auditor. In addition to other potential actions, it also carries out the following duties:

Discussions with External Auditors (with particular significance when they have acted on any specific matter: Audit reports, limited reviews, etc.) in order to:

- Obtain information on the planning, scope and conclusions of the work carried out.
- Obtain information on internal control weaknesses detected during the course of their work.
- Inform the external auditor about any matters that could affect their work.
- Talk to the external auditor regarding the expected contents of its reports.
- Obtain the necessary information for ensuring the independence of the External Auditor in compliance with the duties of the Audit and Control Committee. In addition, the Audit and Control Committee may demand additional information or the participation of experts when it comes to analysing topics relating to compliance with their duties.

F.6. Other relevant information

F.7. External auditor's report.

State whether:

F.7.1 The ICFR information supplied to the markets has been reviewed by the external auditor, in which case the corresponding report should be attached. Otherwise, explain the reasons for the absence of this review.

Last year, the Company reviewed the internal control system over financial reporting. The external auditor holds regular meetings with the Financial Management, both to review the financial information and to evaluate the internal control in the development of the Company's activity. It is considered that the controls in place are adequate for the size and complexity of the Company, having undergone numerous review and audit processes of the financial information since its incorporation. The external auditor's conclusion has been satisfactory in all cases.



G. DEGREE OF COMPLIANCE WITH CORPORATE GOVERNANCE RECOMMENDATIONS

Indicate the degree to which the company complies with the Code of Corporate Governance recommendations for listed companies.

In t the ехр

rea	isons so		es not comply with any of the nvestors and the market in a e.			-		
1.			of listed companies should s on the takeover of the com					gle shareholder,
		Compliant [X]	Explain []					
2.	listed than	or not, and has, dire	r is controlled, within the me ectly or through its subsidiar ompany) or carries out activi	ies, busines	ss relations with that	entity or ar	ny of its subsidiarie	es (other
	a)		ty they respectively engage id other group companies.	n, and any լ	ootential business de	alings betw	een them, as well	as between
	b)	The mechanisms i	in place to resolve any poter	ntial conflict	s of interest that may	y arise.		
		Compliant []	Partially compliant []	Explain []		N.A. [X]	
3.	repor	t, the chairman of th	nolders' meeting, as a supple ne board should verbally info ernance, in particular:					
	a)	Any changes that	have taken place since the p	revious ger	neral shareholders' m	neeting.		
	b)		ons for the company not followed in its stead, where applicate		n Good Governance	Code recon	nmendation, and a	ny alternative
		Compliant [X]	Partially compliant []	Explain []			
4.	inves mark webs	The company should define and promote a policy regarding communication and contacts with shareholders and institutional investors in the context of their involvement in the company, as well as with proxy advisors, that fully respects the rules against market abuse and treats shareholders in the same position in the same way. The company should make this policy public on its website, including information on how it has been put into practice and identifying the interlocutors or persons responsible for carrying it out.						
	inform corpo maxin shoul	mation, the company orate information the mising the dissemina d draw up and imple	e legal obligations regarding y should also have a general rough the channels it deems ation and quality of the infor- ement a policy for communic full with market abuse regul	policy rega appropriat mation avai cating with	rding the communica e (media, social netw lable to the market, i and contacting share	ation of eco vorks or oth investors ar holders, ins	nomic-financial, n er channels) whicl id other stakehold stitutional investor	on-financial and h contributes to ers. The company rs and proxy
		Compliant [X]	Partially compliant []	Explain []			



5.	The board of directors should not make a proposal to the general meeting for the delegation of powers to issue shares or convertible securities without pre-emptive subscription rights for an amount exceeding 20% of capital at the time of such delegation.
	When the Board approves an issue of shares or convertible securities without pre-emptive subscription rights, the company should
	immediately post a report on its website explaining the exclusion as envisaged in company legislation.
	Compliant [] Partially compliant [X] Explain []
provi to ha	General Meeting of Shareholders, at its meeting held on 28 June 2022, authorised the Board of Directors to increase the share capital in accordance with the sions of article 297.1.b) of the Capital Companies Act, for a maximum period of five years, by means of cash contributions and up to a maximum amount equal lf (50%) of the share capital, with the power to exclude pre-emptive subscription rights only in those increases up to a maximum amount equal to 20% of the capital.
6.	Listed companies drawing up the following reports on a voluntary or compulsory basis should publish them on their website well in advance of the general shareholders' meeting, even if their distribution is not compulsory:
	a) Report on auditor independence.
	b) Reports on the operation of the audit committee and the appointments and remuneration committee.
	c) Report by the audit committee report on related party transactions.
	Compliant [X] Partially compliant [] Explain []
The r	referenced documentation has been partially disclosed on the company's website.
	 The company broadcasts live, via its website, the holding of general shareholders' meetings.
	And that the company has mechanisms that enable proxy voting and voting by telematic means and even, in the case of large cap companies and to the extent proportionate, attendance and active participation in the General Meeting.
	Compliant [] Partially compliant [] Explain [X]
– This ı –	recommendation will be analysed on an annual basis, though it is not envisaged at present.
8.	The Audit Committee should ensure that the annual accounts submitted by the Board of Directors to the General Meeting of shareholders are drawn up in accordance with accounting regulations. In the event that the auditor has included a qualification in its audit report, the chairman of the audit committee should clearly explain to the general meeting the audit committee's opinion on its content and scope, making available to shareholders at the time of publication of the notice of call to the meeting, together with the rest of the proposals and reports of the board, a summary of said opinion.
	Compliant [X] Partially compliant [] Explain []
9.	The company should disclose its conditions and procedures for admitting share ownership, the right to attend General Shareholders' Meetings and the exercise or delegation of voting rights and display them permanently on its website.
	Such conditions and procedures should encourage shareholders to attend and exercise their rights and be applied in a non-discriminatory manner.
	Compliant [X] Partially compliant [] Explain []

CNMV COMISIÓN NACIONAL DEL MERCADO DE VALORES

Compliant [X]

Partially compliant []

ANNUAL CORPORATE GOVERNANCE REPORT FOR LISTED PUBLIC LIMITED COMPANIES

10.	When an accredited shareholder exercises the right to supplement the agenda or submit new proposals for agreement prior to the general shareholders' meeting, the company should:							
	a)	a) Immediately circulate the supplementary items and new proposals for agreement.						
	b)	modifications so tha		da and alter	• •	oting form with the necesement can be voted on i	•	
	c)		or alternative proposals to articular regard for presu			rules as for those submit ection of votes.	ted by the board	
	d)	After the general sh proposals.	areholders' meeting, disc	close the bro	eakdown of votes on the	se supplementary items o	or alternative	
		Compliant []	Partially compliant []	Explain []	N.A [X]		
11.		event that a company term policy in this resp		ince at the g	general shareholders' me	eting, it should first estab	olish a general,	
		Compliant []	Partially compliant []	Explain []	N.A [X]		
	In pui good intere	rsuing the corporate in faith, ethics and respe ests with the legitimate	nterest, it should not only ect for commonly accepte	abide by la ed customs a es, supplier	ws and regulations and c and good practices, but s s, clients and any other s	d maximises the company conduct itself according to hould also strive to recor takeholders who could be ronment.	o the principles of ncile its own	
		Compliant [X]	Partially compliant []	Explain []			
13.	The board of directors should have the appropriate size to achieve maximum effectiveness and participation, which means it should ideally have between five and fifteen members.							
		Compliant [X]	Explain []					
14.	The Board of Directors should approve a Director selection policy that:							
	a)	Is specific and verific	able.					
	b)	Ensures that appointment or re-election proposals are based on a prior analysis of the board of directors' own needs.						
	c)	Favours a diversity of know-how, experience and gender. For these purposes, measures that encourage the company to have a significant number of female senior managers are considered to be conducive to gender diversity.						
	The results of the prior analysis of the Board's needs should be written up in the appointments committee's explanatory report, to be published when the general meeting is convened to ratify the appointment and re-election of each director.							
	The appointments Committee should run an annual check on compliance with the director selection policy and set out its findings in the annual corporate governance report.							

Explain []



15.	shoul		essary, bearing in mind the comp	d majority of seats on the board, while lexity of the corporate group and the	
		that the number of fem thereafter, but no earli		at least 40% of the members of the bo	pard of directors by the end of 2022
		Compliant []	Partially compliant [X]	Explain []	
_ in	nportant	to note that the compo	osition of the Board is enriched I	jority of the board, with significantly y the different profiles of its member ctors is equivalent to 14% of the Board	s in terms of age, nationality and
16.			•	otal number of non-executive directors by these directors and the remainder of	
	This c	riterion can be attenua	ted:		
	a)	In companies with a considered a significa	= :	n in which few equity stakes attain the	legal threshold to be
	b)	In companies in which one another.	ch a plurality of shareholders is re	presented on the board of directors a	nd they are not related to
		Compliant [X]	Explain []		
17.	The n	umber of Independent	Directors should represent at lea	ist one half of all board members.	
		•	•	apitalisation, or when a large cap comp nt directors should occupy, at least, a	·
		Compliant [X]	Explain []		
18.		vanies should post the f	following information on director	s on their websites, and keep this info	rmation
	a)	Background and prof	fessional experience.		
	b)	Directorships held at nature.	other companies, listed or othe	wise, and any other paid activities tha	t they may engage in, of whatever
	c)		lirector category to which they boresent or have links with.	elong and, in the case of proprietary di	rectors, information on the
	d)	The date of their firs	t appointment as board member	and the dates of any subsequent re-e	lections.
	e)	Shares that they hold	d in the company, and any option	s thereover.	
		Compliant [X]	Partially compliant []	Explain []	



19.	The annual corporate governance report, following verification by the appointments committee, should explain the reasons for the appointment of proprietary directors at the behest of shareholders controlling less than 3% of capital; it should also explain, where applicable, any rejection of a formal request for a seat on the board from shareholders whose equity stake is equal to or greater that that of others that have successfully applied for a proprietary directorship.							
	Compliant []	Partially compliant []		Explain []	N.A. [X]	
20.		heir stakes, thereby losin					ownership interest in its enti etary directors, the latter's nu	
	Compliant [X]	Partially compliant []		Explain []	N.A. []	
21.	by the articles of association committee. In particular, jurillar, allocating sufficient time to	on, except where just cause ist cause shall be presume the performance of thei	se is four ed when r duties a	nd by the boa directors tak as board mer	ord of dire se up new mber, or a	ctors, l posts re in b	ore the expiry of their tenure a based on a report by the appo or responsibilities that preven reach of the duties inherent in s independent, as set out in th	ointments at them from an their
	•	hanges to the company's	capital s	tructure, who	en the cha		ver bid, merger or similar corp o the structure of the board o	
	Compliant [X]	Explain []						
22.	Companies should establish rules obliging directors to inform and, where applicable, resign in any circumstances that might harm the organisation's name or reputation, and directors should particularly be obliged to inform the Board of Directors of any criminal charges brought against them and of any subsequent court proceedings.						_	
	should examine the matter Nomination and Remunera request the resignation of governance report, unless	as promptly as possible a tion Committee, whether the director or propose h there are special circumst	and, in vi or not t s or her ances ju	iew of the pa to adopt any removal. And Istifying this,	rticular ci measure, d that a re which sho	rcumst such a port bould be	ns mentioned in the preceding ances, decide, after a report f s the opening of an internal in e included in the annual corport recorded in the minutes. This rresponding measures are add	rom the avestigation, prate is without
	Compliant [X]	Partially compliant []		Explain []			
23.		articular, independents a	nd other	r directors ur	affected	by a pc	board of directors' approval rotential conflict of interest shouther the board of directors.	_
		When the board takes significant or reiterated decisions about which a director has expressed serious reservations, then he or she must draw the pertinent conclusions. Directors resigning for such causes should set out their reasons in the letter referred to in the next recommendation.						
	The terms of this recomme	endation should also appl	y to the s	secretary of t	he board,	even i	f he/she is not a director.	
	Compliant [X]	Partially compliant []		Explain []	N.A. []	



24.	When, either by resignation or by resolution of the general meeting, a director retires from office before the end of his term of office, he should sufficiently explain the reasons for his resignation or, in the case of non-executive directors, his opinion on the reasons for the removal by the board, in a letter to be sent to all members of the board of directors.						
	And, without prejudice to t for investors, publish the re director.						
	Compliant [X]	Partially compliant []	Explain []	N.A. []		
25.	The appointments committ responsibilities effectively.	ee should ensure that no	n-executive	directors have sufficient ti	me available to perform t	heir	
	The board's regulations sho	ould establish rules for the	e maximum	number of company direct	orships that board memb	ers may hold.	
	Compliant [X]	Partially compliant []	Explain []			
26.	The Board should meet wit accordance with a calendar other items to the agenda.					•	
	Compliant []	Partially compliant [X]	Explain []			
	soard of Directors met seven times nunication between the directors o			se coverage of the Company's a	activities, without prejudice to	the fluid contact and	
27.	Director absences should be their absence is unavoidable.				=	the event that	
	Compliant [X]	Partially compliant []	Explain []			
28.	When directors or the secre and such concerns are not minutes.					•	
	Compliant [X]	Partially compliant [1	Explain []	N.A. []		
29.	The company should provide extend, if the circumstance			· ·	•	and this should	
	Compliant [X]	Partially compliant []	Explain []			
30.	Regardless of the knowledg programmes when the circ			perform their duties, comp	anies should also offer the	em refresher	
	Compliant [X]	Explain []		N.A. []			



31.	The agendas of meetings should clearly indicate the points on which the board of directors must arrive at a decision or adopt a resolution, so that directors may study or gather the necessary information beforehand.							
	were r	When, exceptionally and for reasons of urgency, the chairman wishes to present decisions or resolutions for board approval that were not on the meeting agenda, their inclusion shall require the express prior consent, duly recorded in the minutes, of the majority of directors present.						
		Compliant [X]	Partially compliant [1	Explain []			
32.		ors should be regularly ies on the company an		ts in share ownersh	ip and of the views of ma	ajor shareholders, investors and rating		
		Compliant [X]	Partially compliant []	Explain []			
33.	for the board; take re	e efficient functioning ; organise and coordin esponsibility for mana	of the board of directors ate regular evaluations or ging the board and its pr	s, should: prepare a of the board and, w oper functioning; e	nd submit a schedule of here appropriate, the co nsure that sufficient time	mairman, as the person responsible meeting dates and agendas to the impany's chief executive officer; e is devoted to the discussion of ances make this advisable.		
		Compliant [X]	Partially compliant []	Explain []			
34.	her the vice ch shareh	e following powers over nairmen, where application olders to hear their vi	er and above those conf able; giving voice to the	erred by law: chairi concerns of non-ex alanced understand	ng the board of directors ecutive directors; mainta ling of their concerns, es	rs' regulations should grant him or s in the absence of the chairman a aining contacts with investors and pecially those to do with the		
		Compliant []	Partially compliant [1	Explain []	N.A. [X]		
35.	The Board secretary should particularly strive to ensure that the board's actions and decisions are informed by the governance recommendations set out in this good governance code, to the extent that they apply to the company.							
		Compliant [X]	Explain []					
36.	The Board of Directors sitting in full session should conduct an annual evaluation, adopting, where necessary, an action plan to correct weakness detected in:							
	a)	a) The quality and efficiency of the board's own actions.						
	b)	b) The performance and membership of its committees.						
	c)	c) The diversity of board membership and skills.						
	d)	The performance of	the chairman of the boa	rd of directors and	the company's chief exec	cutive.		
	e)	The performance an	d contribution of individ	ual directors, with բ	particular attention to the	e chairs of board committees.		

The evaluation of the various board committees should start from the reports they submit to the board of directors, while the

 $evaluation \ of the \ board \ itself \ should \ start \ from \ the \ report \ submitted \ by \ the \ appointments \ committee.$



Every three years, the board of directors should engage an external consultant to aid in the evaluation process. This consultant's independence should be verified by the appointments committee.

Any business dealings that the consultant or any member of its corporate group maintains with the company or members of its corporate group should be detailed in the annual corporate governance report.

	The process followed and ar	reas evaluated should be	detailed in the ann	ual corporate governa	ance report.	
	Compliant [X]	Partially compliant []	Explain []		
37.	When the company has an E that of the board itself. The			•	category should be similar to ve committee.	
	Compliant []	Partially compliant []	Explain []	N.A. [X]	
38.	The Board of Directors shou and all board members shou				ns adopted by the executive cor	nmittee,
	Compliant []	Partially compliant []	Explain []	N.A. [X]	
39.	The members of the audit knowledge and experience				appointed taking into account non-financial.	their
	Compliant [X]	Partially compliant []	Explain []		
40.		orting and control syste	_		the audit committee, to monito the board's non-executive cha	
	Compliant [X]	Partially compliant []	Explain []		
41.	by the latter or by the board	d, report directly to it on	its execution, inclu	ding any incidents and	lan to the audit committee for a d limitations on scope that may port at the end of each fiscal ye	arise in
	Compliant [X]	Partially compliant []	Explain []	N.A. []	
42.	The audit committee should	I have the following duti	es, over and above	those set out in law:		
	1. With regard to inter	nal reporting and monito	oring systems:			

Monitoring and assessing the preparation and integrity of financial and non-financial information, as well as the systems for controlling and managing financial and non-financial risks relating to the company and, where appropriate, the group including operational, technological, legal, social, environmental, political, reputational and corruption-related risks reviewing compliance with regulatory requirements, the appropriate scope of consolidation and the correct application of

Monitoring the independence of the unit responsible for internal auditing duties; proposing the selection, appointment, reelection and removal of the head of the internal auditing service; proposing the service's budget; approving its priorities and work programmes, ensuring that it focuses primarily on the main risks the company is exposed to; receiving regular

accounting criteria.

contained in its reports.

information on its activities; and verifying that senior management take account of the findings and recommendations

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- Establish and supervise a mechanism that allows employees and other persons related to the company, such as directors, shareholders, suppliers, contractors or subcontractors, to report potentially significant irregularities, including financial and accounting irregularities, or of any other nature related to the company that they become aware of within the company or its group. This mechanism should guarantee confidentiality and, in any event, provide for cases in which communications may be made anonymously, respecting the rights of both the complainant and the reported.
- Overall, to ensure that the established internal control policies and systems are effectively implemented in practice.
- 2. With regard to the external auditor:

Compliant [X]

---:-- -**ff**:----

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- a) In the event of the external auditor's resignation, examining the circumstances that have caused it.
- b) Ensuring that the payment of the external auditor does not compromise its quality or independence.
- Ensuring that the company notifies any change of auditor to the CNMV as a significant event, accompanied by a statement c) detailing any potential disagreements arising with the outgoing auditor, where applicable, and the reasons for these disagreements.
- d) Ensuring that the external auditor has a yearly meeting with the board of directors in full session to inform it of the work undertaken and developments in the company's risk and accounting positions.

Explain []

e) Ensuring that the company and the external auditor adhere to current regulations on the provision of non-auditing services, limits on the concentration of the auditor's business and other requirements concerning auditor independence.

The Audit Committee should be empowered to meet with any company employee or manager, even in the absence of other

	selliof officers.				
	Compliant [X]	Partially compliant []	Explain []		
44.		d be informed of any structural cha operation and report to the board ange ratio proposed.	•		O,
	Compliant [X]	Partially compliant []	Explain []	N.A. []	
45.	Control and risk manageme	nt policy should at least identify:			

- - a) The different types of financial and non-financial risk the company is exposed to (including operational, technological, financial, legal, social, environmental, political and reputational risk), with the inclusion under financial or economic risk of contingent liabilities and other off-balance sheet risk.
 - A risk management and control model based in different levels, including a specialised risk committee when sectoral rules so b) provide or where the company deems it appropriate.
 - c) The determination of the risk level the company sees as acceptable.
 - d) The measures in place to mitigate the impact of identified risk events should they occur.

Partially compliant []

The internal control and reporting systems to be used to control and manage the above risks, including contingent e) liabilities and off-balance sheet risk.

Compliant [V]	Dartially compliant []	Fundain []
Compliant [X]	Partially compliant []	[] nislax3



46.	The Company should establish an internal risk monitoring and management office within one of the company's own internal departments or units, with direct supervision from the audit committee or some other specialist board committee. This office should be expressly charged with the following duties:					
	a)		ontrol and management systems ard to are correctly identified, manag	e functioning correctly and, specifically, that any major ried and quantified.	sks the	
	b)	Participating active	ly in the preparation of risk strategi	es and in key decisions about their management.		
	c)	Ensuring that risk co	- ,	e mitigating risk effectively within the framework of the p	oolicy	
		Compliant [X]	Partially compliant []	Explain []		
47.	separa	ately constituted) sho		(or the appointments committee and the remuneration edge, skills and experience for the duties they are called ctors.		
		Compliant [X]	Partially compliant []	Explain []		
48.	Comp	_	of capitalisation should have a sep Explain []	rate appointments committee and remuneration N.A. []		
		Compilant [x]	Explain[]	N.A. []		
49.		opointments committ atters relating to exec		the board of directors and the company's chief executive	e, especially	
		oard member should vacant director positi		lidates for consideration by the appointments committe	e, in order to	
		Compliant [X]	Partially compliant []	Explain []		
50.	The re	emuneration committ	ee should operate independently a	nd have the following functions in addition to those assig	ned by law:	
	a)	Proposing standard	conditions for senior officer contra	cts to the Board of Directors.		
	b)	Monitoring complia	nce with the remuneration policy s	et by the Company.		
	c)	•	n, and ensuring that their individua	ctors and senior officers, including share-based remune I remuneration is proportionate to the amounts paid to o	•	
	d)	Ensuring that poter committee.	ntial conflicts of interest do not und	ermine the independence of any external advice provided	d to the	
	e)	Verifying the inform the annual report o		ers' pay contained in the various corporate documents, in	ncluding	
		Compliant [X]	Partially compliant []	Explain []		



51.	The remuneration committee should consult with the company's chairman and chief executive, especially where matters relating to executive directors and senior officers are concerned.							
		Compliant [X]	Partially compliant []	Explain []			
52.	of dire	The rules governing the composition and operation of the supervision and control committees should be set out in the board of directors' regulations and they should be consistent with the rules that govern legally mandatory board committees, as specified in the foregoing recommendations, including:						
	a)	Committees should be formed exclusively by non-executive directors, with a majority of independent directors.						
	b)	They should be cha	ired by independent direc	ctors.				
	c)	experience of its di reports. Committee	rectors and the duties to	be perfor int to the	med by each committee, and it first full meeting of the board a	tion of the knowledge, skills and should discuss their proposals and after the committee in question has		
	d)	Committees may e	ngage external advice, wh	en they f	eel it necessary for the perform	ance of their duties.		
	e)	Meetings should be minuted and a copy made available to all board members.						
		Compliant [X]	Partially compliant []	Explain []	N.A. []		
54.	comm comm attrib recom	nittee that the board of nittee should be computed with the following nimendation.	of directors, in the exercis	e of its po tive directally attrib	owers of self-organisation, has tors, the majority of whom shouted the minimum functions in characteristics and the control of	uld be independent, and should be		
	a)	Supervision of compliance with the company's corporate governance rules and internal codes of conduct, also ensuring that the corporate culture is aligned with its purpose and values.						
	b)	Supervision of the application of the general policy regarding the communication of economic-financial, non-financial and corporate information as well as communication with shareholders and investors, proxy advisors and other stakeholders. The way in which the entity communicates and relates to small and medium-sized shareholders shall also be monitored.						
	c)	Evaluating and periodically reviewing the corporate governance system and the company's environmental and social policy to ensure that they fulfil their mission of promoting the corporate welfare and take into account, as appropriate, the legitimate interests of other stakeholders.						
	d)	overseeing that the company's environmental and social practices are in line with the company's strategy and policy. strategy and policy.						
	e)	Supervision and ev	aluation of the processes	of relatio	ns with the different stakeholde	ers.		
	Comp	oliant [X]	Partially compliant [E	oplain []			



55.	Sustair	nability policies on en	vironmental and socia	al issues should i	dentify and include at lea	ist:		
	issues,		•		•	loyees, customers, supplie revention of corruption ar		
	b) met	hods or systems for r	monitoring compliance	e with policies, as	ssociated risks and their	management.		
	c) mec	hanisms for monitori	ng non-financial risk, i	ncluding those r	elated to ethical and bus	iness conduct issues.		
	d) Cha	nnels of communicat	ion, participation and	dialogue with sta	akeholders.			
	e) Responsible communication practices that avoid manipulation of information and protect integrity and honour. integrity and honour.							
	Compl	iant [X] Partially	compliant [] E	explain []				
56.		s and responsibility				d profile and compensate e independent judgemen		
		Compliant [X]	Explain []					
57.	shares confine	Variable remuneration linked to the company's and the director's individual performance, remuneration via the awarding of shares, options or any other right over shares, or the right to be remunerated on the basis of share price movements should be confined to executive directors, along with membership of long-term savings schemes, such as pension plans, retirements schemes or other social welfare programmes.						
	such sl	The company may consider the payment of non-executive directors through the handover of shares, provided that they retain such shares until the end of their mandate. The above condition shall not apply to any shares that the director must dispose of to settle costs related to their acquisition, where applicable.						
		Compliant [X]	Partially compliant	t[]	Explain []			
58.	In the case of variable payments, remuneration policies should include the necessary limits and technical safeguards to ensure that such payments reflect the professional performance of the beneficiaries and not simply the general progress of the markets or the company's business sector or other similar circumstances. In particular, variable payment items should meet the following conditions:							
	a)	They should be link obtain a given outco		ınd measurable ı	performance criteria that	t factor in the risk assumed	d in order to	
	b) They should promote the sustainability of the company and include non-financial criteria that are relevant to the long-term value, such as compliance with the company's internal rules and procedures and its risk control and mappelicies.							
	c)	They should be designed to achieve a balance between the delivery of short, medium and long-term objectives, in such a way that performance-related pay rewards ongoing achievement, maintained over sufficient time to appreciate its contribution to sustainable value creation. This will ensure that performance measurement is not based solely on one-off, occasional or extraordinary events.						
		Compliant [X]	Partially compliant	t[]	Explain []	N.A. []		



59.	The payment of variable components of remuneration should be subject to sufficient verification that performance or other preestablished conditions have been effectively met. Institutions should include in the annual directors' remuneration report the criteria for the time required and methods for such verification, depending on the nature and characteristics of each variable component. In addition, entities should consider the establishment of a reduction clause based on the deferral for a sufficient period of time of the payment of a part of the variable components that entails their total or partial loss in the event that some event occurs prior to the time of payment that makes it advisable to do so.						
	Compliant [X]	Partially compliant []	Explain []	N.A. []	
60.	In the case of remuneration considered and the said ea		-	y qualifications stated i	n the e	external auditor's report should be	
	Compliant [X]	Partially compliant []	Explain []	N.A. []	
61.	A significant percentage of executive directors' variable remuneration should be linked to the handover of shares or financial instruments linked to their value.						
	Compliant [X]	Partially compliant []	Explain []	N.A. []	
62.	When the shares or options or rights in shares corresponding to remuneration systems have been allocated, directors should not be able to transfer ownership of a number of shares equivalent to twice their fixed annual remuneration, nor should they be able to exercise the options or rights granted to them until a term of at least three years has elapsed since their allocation.						
	An exception is made in the case where the director maintains, at the time of transfer or exercise, a net economic exposure to share price variation of a market value equivalent to an amount of at least twice his annual fixed remuneration through the ownership of shares, options or other financial instruments.						
	The foregoing shall not apply to shares that the director needs to dispose of in order to meet the costs related to their acquisition or, subject to the favourable opinion of the nomination and remuneration committee, in order to deal with extraordinary situations that so require.						
	Compliant []	Partially compliant []	Explain [)	X]	N.A. []	
	regard to variable payments made				stablish	ed and approved for a third of the shares ha	nded ove
63.	_					variable payment amounts when ta subsequently found to be incorrect	
	Compliant []	Partially compliant []	Explain [)	X]	N.A. []	
No sii	milar clause has been included in t	the provision of services contra	ict signed	d between the Company and	d the ex	ecutive directors.	



64.	Contract termination payments should not exceed a fixed amount equivalent to two years of the director's total annual
	remuneration and should not be paid until the company confirms that the director in question has met the predetermined
	performance criteria.

For the purposes of this recommendation, termination or contractual termination payments include any payments whose accrual or payment obligation arises as a result of or in connection with the termination of the director's contractual relationship with the company, including amounts not previously vested in long-term savings schemes and amounts paid under post-contractual non-competition agreements.

Compliant [X]	Partially compliant []	Explain []	N.A. []



H. OTHER INFORMATION OF INTEREST

- 1. If there is any material aspect or principle relating to the corporate governance practices followed by the company or the companies in its group that has not been addressed in this report and which should be included in order to provide a more comprehensive and reasoned view of the corporate governance structure and practices at the company or group, explain briefly.
- In this section, you may include any other information, clarification or observation related to the above sections of this report, insofar as they are relevant and do not repeat information already provided.

Specifically indicate whether the company is subject to corporate governance legislation from a country other than Spain and, if so, include the compulsory information to be provided when it differs from the information required by this report.

3. The company may also indicate whether it voluntarily subscribes to other international, industry specific or other ethical principles or standard practices. Where appropriate, the code in question shall be identified along with the date of affiliation. In particular, state whether the company has signed up to the Good Tax Practices Code of 20 July 2010:

To complete the information provided in section C.2 of this report, the Company has an Investment Committee that analyses and approves investments. The reason why its composition has not been detailed together with the Audit and Control Committee and the Appointments and Remuneration Committee is that some of its members are not members of the Board of Directors.

Its composition is as follows:

Mr. Luis Alfonso López de Herrera-Oria (CEO).

Mr. Stanislas Henry (Proprietary Director).

Ms. Chony Martín Vicente-Mazariegos (CFO).

Ms. Carmen Boyero-Klossner (Strategy Director).

Mr. Guillermo Fernández-Cuesta Laborde (Real Estate Director).

Mr. Fernando Arenas Liñán (Real Estate Director).

Mr. Stuart William McDonald (Real Estate Director).

Mr. Fabio Alen Viani (Real Estate Director).

Mr. Pablo de Castro Cardo (Real Estate Director).

This annual co	orporate gove	ernance report was adopted by the company's Board of Directors at its meeting held on:				
	22/02/2023					
Indicate whether any director abstained or voted against the approval of this Report.						
	[] [v]	Yes No				