TICKER SYMBOL:

CORPORACIÓN INTERAMERICANA DE ENTRETENIMIENTO, S.A.B. DE C.V.

CIE

BEST CORPORATE PRACTICES QUESTIONNAIRE

Shareholders' Meeting

6.1 Information and Order of the Day for the Shareholders' Meeting	
1. Do you avoid grouping together related matters with different subjects in the order of the day? (Best Practice 1)	YES
2. Do you avoid the line "Other Matters?" (Best Practice 1)	YES
3. Is the information on each point in the order of the day available at least fifteen calendar days in advance? (Best Practice 2)	YES
4. Do the shareholders have the necessary information and possible voting alternatives on the matters in the order of the day, so that they can give instructions to their representatives regarding how they should cast their voting rights on the day of the Shareholders' Meeting? (Best Practice 3)	YES
5. Within the information that is delivered to the shareholders:	
a) Is the proposal for Inclusion on the Board of Directors included? (Best Practice 4)	YES
 b) Are the curricula of the candidates who will be part of the Board of Directors included, and do they contain sufficient information to assess their position, and where applicable their independence? (Best Practice 4) 	YES
COMMENT: When named, the shareholders are given a brief CV on each person.	

6.2 Information and Communication between the Board of Directors and the Shareholders

6. In its annual report to the Shareholders' Meeting, does the Board of Directors include relevant aspects on the work of the intermediate entity or entities or committees that perform the following functions (Best Practice 5):		
a) Auditing***	YES	
COMMENT: The report from the Audit and Corporate Practices Committee is presented.		
b) Evaluation and compensation	NO	
COMMENT: Does not apply		
c) Finance and planning	NO	
COMMENT: Does not apply		
d) Corporate practices***	YES	
COMMENT: The report from the Audit and Corporate Practices Committee is presented.		
e) Others (describe):		
7. Are the reports presented to the Board by every intermediate entity or committee available to		
the shareholders along with the material for the Meeting, with the exception of the information that must remain confidential? (Best Practice 5)	YES	
8. Are the names of the members of each intermediate entity included in the annual report? (Best Practice 5)	YES	
9. Does the company have the necessary means of communication to allow it to keep shareholders and investors in general properly informed? (Best Practice 6). If so, list what they are, and if not, explain why it does not have them.	YES	
a) Detail and/or explain.		
Information published on the web page of the BMV and CIE, communication via e-mail and by tele	ephone.	

Note: *** Mandatory function for companies that trade their share in the securities markets, which they may perform together with other functions, or on just one committee.

TICKER SYMBOL:

CORPORACIÓN INTERAMERICANA DE ENTRETENIMIENTO, S.A.B. DE C.V.

CIE

BEST CORPORATE PRACTICES QUESTIONNAIRE

Board of Directors

7.1 Functions of the Board of Directors	
11. Does the Board of Directors perform the following functions? (Best Practice 7)	
a) Defines the strategic vision.	YES
b) Oversees company operations.	YES
c) Approves management.	YES
d) Names the company's CEO and upper management.	NO
e) Evaluates and approves management by the company's CEO and upper management.	YES
f) Ensures that all shareholders:	
i. Receive equal treatment	YES
ii. Have their interests protected	YES
iii. Are given access to the company's information	YES
g) Ensures that value is created for the shareholders as well as sustainability and the company's continuation as a going concern.	YES
h) Promotes:	
i. The responsible issuance of information	YES
ii. The responsible divulgence of information	YES
iii. The ethical management of the business	YES
i) Promotes transparent management.	YES
j) Promotes the establishment of internal control mechanisms.	YES
k) Promotes the establishment of mechanisms to ensure information quality.	YES
I) Establishes policies for transactions with related parties.	YES
COMMENT: In accordance with the Securities Market Law	
m) Approves transactions with related parties.	YES
n) Ensures that mechanisms are established for the following:	
i. Identification of risks	YES
ii. Analysis of risks	YES
iii. Administration of risks	YES
iv. Control of risks	YES
v. Adequately divulging the risks	YES

TICKER SYMBOL:

CIE

CORPORACIÓN INTERAMERICANA DE ENTRETENIMIENTO, S.A.B. DE C.V.

BEST CORPORATE PRACTICES QUESTIONNAIRE

i.	The CEO	NO
COMMENT	The company is currently analyzing the preparation of a long-term plan.	
ii.	Upper level management.	NO
COMMENT	The company is currently analyzing the preparation of a long-term plan.	
p) Encouraç responsible	es the company to be socially responsible. The manner(s) in which the company is encouraged to b are:	e socially
i.	Actions with the community	YES
ii.	Changes in mission and vision	YES
iii.	Changes in business strategy	YES
iv.	Consideration of interested third parties	YES
۷.	Others	
q) Encourag include:	es the company to declare its principle business ethics. The ways in which ethical principles are end	couraged
i.	Code of Ethics	YES
ii.	Distribution and application of the code, both internally and externally	YES
COMMENT	It is published on the company's intranet page, and it is also distributed to every employee regardle	ess of
hierarchical		
hierarchical iii.	level. Mechanism for reporting violations of the Code	YES
hierarchical iii. COMMENT materiality a	level.	YES
hierarchical iii. COMMENT materiality a the pertinen iv.	level. Mechanism for reporting violations of the Code There is an anonymous reporting program for the employees in which reports (as a function of thei nd importance) are discussed in the Conduct Committee for analysis, assessment, and consequent measures for correction. Mechanism for protecting information	YES
hierarchical iii. COMMENT materiality a the pertinen iv. COMMENT	Ievel. Mechanism for reporting violations of the Code There is an anonymous reporting program for the employees in which reports (as a function of their nd importance) are discussed in the Conduct Committee for analysis, assessment, and consequent is measures for correction. Mechanism for protecting information Reports are anonymous.	YES r ly to take
hierarchical iii. COMMENT materiality a the pertinen iv. COMMENT v. Othe	level. Mechanism for reporting violations of the Code There is an anonymous reporting program for the employees in which reports (as a function of thei nd importance) are discussed in the Conduct Committee for analysis, assessment, and consequent measures for correction. Mechanism for protecting information Reports are anonymous. rs:	YES r ly to take YES
hierarchical iii. COMMENT materiality a the pertinen iv. COMMENT v. Othe r) Encourag	Ievel. Mechanism for reporting violations of the Code There is an anonymous reporting program for the employees in which reports (as a function of their nd importance) are discussed in the Conduct Committee for analysis, assessment, and consequent is measures for correction. Mechanism for protecting information Reports are anonymous.	YES r ly to take YES
hierarchical iii. COMMENT materiality a the pertinen iv. COMMENT v. Othe r) Encourag	Ievel. Mechanism for reporting violations of the Code There is an anonymous reporting program for the employees in which reports (as a function of their nd importance) are discussed in the Conduct Committee for analysis, assessment, and consequent measures for correction. Mechanism for protecting information Reports are anonymous. rs: es the company to consider interested third parties in its decision-making. The ways in which third p	YES r ly to take YES
hierarchical iii. COMMENT materiality a the pertinen iv. COMMENT v. Othe r) Encourag considered i	Ievel. Mechanism for reporting violations of the Code There is an anonymous reporting program for the employees in which reports (as a function of their and importance) are discussed in the Conduct Committee for analysis, assessment, and consequent is measures for correction. Mechanism for protecting information Reports are anonymous. rs: es the company to consider interested third parties in its decision-making. The ways in which third partice the following:	YES r ly to take YES arties are
hierarchical iii. COMMENT materiality a the pertinen iv. COMMENT v. Othe r) Encourag considered i. ii. iii.	Mechanism for reporting violations of the Code There is an anonymous reporting program for the employees in which reports (as a function of their and importance) are discussed in the Conduct Committee for analysis, assessment, and consequent measures for correction. Mechanism for protecting information Reports are anonymous. rs: es the company to consider interested third parties in its decision-making. The ways in which third particle the following: Running the business responsibly Sustainability programs Others:	YES r ly to take YES arties are YES YES
hierarchical iii. COMMENT materiality a the pertinen iv. COMMENT v. Othe r) Encourag considered i ii. ii. s) Encourag	level. Mechanism for reporting violations of the Code There is an anonymous reporting program for the employees in which reports (as a function of thei nd importance) are discussed in the Conduct Committee for analysis, assessment, and consequent measures for correction. Mechanism for protecting information Reports are anonymous. rs: es the company to consider interested third parties in its decision-making. The ways in which third p nclude the following: Running the business responsibly Sustainability programs	YES r ly to take YES arties are YES YES
hierarchical iii. COMMENT materiality a the pertinen iv. COMMENT v. Othe r) Encourag considered i ii. ii. ii. s) Encourag reported and i.	Interval. Mechanism for reporting violations of the Code There is an anonymous reporting program for the employees in which reports (as a function of their and importance) are discussed in the Conduct Committee for analysis, assessment, and consequent is measures for correction. Mechanism for protecting information Reports are anonymous. rs: es the company to consider interested third parties in its decision-making. The ways in which third particle the following: Running the business responsibly Sustainability programs Others: es reporting violations to the Code of Ethics and protection of informants. The ways in which impropriation informants are protected include: Distribution of the Code of Ethics	YES r ly to take YES arties are YES YES ber acts ar
hierarchical iii. COMMENT materiality a the pertinen iv. COMMENT v. Othe r) Encourag considered i ii. ii. s) Encourag reported and i. ii.	level. Mechanism for reporting violations of the Code There is an anonymous reporting program for the employees in which reports (as a function of their and importance) are discussed in the Conduct Committee for analysis, assessment, and consequent is measures for correction. Mechanism for protecting information Reports are anonymous. rs: es the company to consider interested third parties in its decision-making. The ways in which third p nclude the following: Running the business responsibly Sustainability programs Others: es reporting violations to the Code of Ethics and protection of informants. The ways in which impropred informants are protected include: Distribution of the Code of Ethics A special telephone line and/or web page	YES r ly to take YES arties are YES YES eer acts ar
hierarchical iii. COMMENT materiality a the pertinen iv. COMMENT v. Othe r) Encourag considered i i. ii. s) Encourag reported and i. ii.	Interval. Mechanism for reporting violations of the Code There is an anonymous reporting program for the employees in which reports (as a function of their and importance) are discussed in the Conduct Committee for analysis, assessment, and consequent is measures for correction. Mechanism for protecting information Reports are anonymous. rs: es the company to consider interested third parties in its decision-making. The ways in which third particle the following: Running the business responsibly Sustainability programs Others: es reporting violations to the Code of Ethics and protection of informants. The ways in which impropriation informants are protected include: Distribution of the Code of Ethics	YES r ly to take YES arties are YES YES ber acts ar YES
hierarchical iii. COMMENT materiality a the pertinen iv. COMMENT v. Othe r) Encourag considered i i. ii. s) Encourag reported and i. ii.	level. Mechanism for reporting violations of the Code There is an anonymous reporting program for the employees in which reports (as a function of their and importance) are discussed in the Conduct Committee for analysis, assessment, and consequent is measures for correction. Mechanism for protecting information Reports are anonymous. rs: es the company to consider interested third parties in its decision-making. The ways in which third p nclude the following: Running the business responsibly Sustainability programs Others: es reporting violations to the Code of Ethics and protection of informants. The ways in which impropred informants are protected include: Distribution of the Code of Ethics A special telephone line and/or web page	YES r ly to take YES arties are YES YES ber acts ar YES

TICKER \$	SYMBOL:
-----------	---------

CIE

CORPORACIÓN INTERAMERICANA DE ENTRETENIMIENTO, S.A.B. DE C.V.

BEST CORPORATE PRACTICES QUESTIONNAIRE

7.2 Composition of the Board of Directors	
12. How many members are there on the Board of Directors? (Best Practice 9, LMV)***	9
13. How many alternate members are there on the Board of Directors? (Best Practice 10)	0
14. If there are alternate members, indicate the following:	
a) Does each board member suggest who their alternate will be? (Best Practice 10)	
COMMENT: Does not apply	
b) Does each independent board member have an alternate member who is also independent? (Best Practice	12)
COMMENT: Does not apply	
15. Has a process of communication been established between the board member and his alternate that allows effective participation? (Best Practice 10)	
COMMENT: Does not apply	
16. At the time that independent board members are named, do they deliver the Chairman of the Meeting a Statement of Compliance with Independence Requirements? (Best Practice 11)	YES
COMMENT: Verbally	
17. Do independent board members represent at least 25% of the total number of board members? (Best	YES
Practice 12)	
18. Of all of the members of the Board of Directors, how many are: (Best Practice 12)	2
a) Independent (someone who complies with the requirements for independence)	3
b) Related (shareholders who are not part of the management team, even when they belong to the company's controlling group).	0
c) Independent related (shareholders who do not exert significant influence or management, nor are they linked to the company's management team).	0
d) Associated (a board member who is just an employee).	3
e) Associated (a board member who is just an employee).	3
19. Do the independent and related board members together comprise at least 60% of the Board of Directors?	YES
(Best Practice 13)	TES
20. In the "Annual Report to the Shareholders' Meeting" presented by the Board of Directors, is each board	YES
member's position indicated? (Best Practice 14)	
COMMENT: It is included in the Annual Report. It is mentioned in the Shareholder's Meeting.	
21. Is the following indicated in the Annual Report that is presented to the Board of Directors: (Best Practice 14)	
a) The position of each board member.	YES
COMMENT: This is not mentioned in the annual report presented by the Board of Directors, but it is presented in the	
regarding the naming of board members included in the same session of the Board of Directors during which that re	eport is
approved.	
b) The professional activity of each board member.	YES
COMMENT: The biography of each one is in the annual report, and whenever one is named to the Board, he provid	les the
Board Members and Shareholders with a brief curriculum vitae.	

Note:*** Companies that list shares on the stock exchange can have a maximum of 21 board members.

CORPORACIÓN INTERAMERICANA DE ENTRETENIMIENTO, S.A.B. DE C.V.

CIE

BEST CORPORATE PRACTICES QUESTIONNAIRE

7.3 Structure of the Board of Directors

In order to fulfill its functions, the Board of Directors may create one or several committees to support it. In each of the following functions, you may indicate in the comments which entity does this, or where applicable, why it is not done (Best Practice 15)

22. In order to make more informed decisions, indicate whether the following functions are handled by the Board of Directors (Best Practice 15):

a) Auditing***	YES
b) Evaluation and compensation	YES
c) Finance and planning	YES
d) Corporate practices***	YES
e) Others (detail):	YES

AUDIT AND CORPORATE PRACTICES COMMITTEE

The main functions of the Audit and Corporate Practices Committee include, among others:

- Providing an opinion to the Board of Directors on the matters that concern it as indicated in the Company's by-laws and applicable legislation;
- Evaluating the performance of the Company's external auditor, and analyzing the advice, opinions, reports or statements prepared and signed by the external auditor. For this, the Committee may require the presence of that auditor when it deems this to be appropriate;
- Discussing the Company's financial statements with those responsible for preparing and reviewing them, and based on this, recommending whether or not the Board of Directors should approve them;
- Informing the Board of Directors on the status of the Company's internal control and internal auditing systems or the legal entities that it controls, including any irregularities that it might detect;
- Aiding in the preparation of the opinion from the Board of Directors on the content of the annual report from the CEO, and submitting it for the consideration of the Board of Directors for subsequent presentation to the Shareholders' Meeting, supporting, among other items, the external auditor's report.
- Providing an opinion to the Board of Directors on the matters that concern it as indicated in the Company's by-laws or applicable legislation;
- Requesting the opinion of independent experts in the cases that it deems appropriate, for adequate performance of their functions, or when required in accordance with applicable legislation;
- Approving the remuneration of the CEO, as well as the remuneration of Upper Management.
- Supporting the Board of Directors in preparing the reports it must issue, pursuant to the Company's by-laws and applicable legislation; and
- Other requirements of applicable legislation in matters of auditing and corporate practices, according to the Stock Market Law.

23. Indicate which intermediate committee or entity performs each of the following functions:

a) Auditing.***

Audit and Corporate Practices Committee

b) Evaluation and compensation

Audit and Corporate Practices Committee

c) Finance and planning

Indirectly, but always in coordination and communication with the Audit and Corporate Practices Committee, through the Company's Board of Directors

d) Corporate practices***

Audit and Corporate Practices Committee

e) Others (detail):

24. Are intermediate entities comprised only of independent owning board members? (Best Practice 16)YES25. Is each intermediate entity comprised of a minimum of three and a maximum of seven members? State the
number of independent board members that comprise it. (Best Practice 16)326. How often do these intermediate entities report their activities to the Board of Directors? (Practice 16):4

a) Auditing***

COMMENT: Quarterly if necessary, or in the annual report

b) Evaluation and Compensation

COMMENT: Quarterly if necessary, or in its annual report

Quarterly

Quarterly

CORPORACIÓN INTERAMERICANA DE ENTRETENIMIENTO, S.A.B. DE C.V.

CIE

BEST CORPORATE PRACTICES QUESTIONNAIRE

c) Financing and Planning	Quarterly
COMMENT: Quarterly if necessary, or in its annual report	-
d) Corporate Practices***	Quarterly
COMMENT: Quarterly if necessary, or in its annual report	-
e) Others (detail):	-
27. Does the president of every intermediate entity invite the employees of the company whose responsibilities are related to the functions of the intermediate entity to his meetings? (Best Practice 16)	YES
28. Does each independent board member participate in an intermediate entity? (Best Practice 16)	YES
29. If the response to the previous question is no, explain why.	
30. Is the intermediate entity in charge of the auditing function presided over by an independent board member who has knowledge and experience in accounting and financial matters? (Best Practice 16)	YES
31. If the response to the previous question is no, explain why.	

Note: ***Mandatory function for companies that list their shares on the stock exchange, which may be performed by one committee, if applicable.

32. How many meetings does the Board of Directors hold during the year? (Best Practice 17)	4
	Т
COMMENT: At least 4 meetings are held. However, more are held if necessary.	
33. If the response to the previous question is less than 4, explain why:	
a) The information is not up to date.	
b) By custom	
c) It is not important	
d) Others (detail):	
4. Are there mechanisms through which, with the agreement of 25% of the board members or the Chairman of n intermediate entity, a meeting of the Board of Directors can be summoned: (Best Practice 18)	YES
35. If the response to the above question is yes, list those mechanisms.	
The foregoing is in compliance with Clause Seventeen of the Company By-Laws:	
Seventeen. Meetings of the Board of Directors; Summons and Meeting Location	
a) The Chairman of the Board of Directors, 25% (twenty-five per cent) of the board members or the Chairman of	the Aud
and Corporate Practices Committee or committees of the Company may summon meetings of the Board of Direct	ctors.
b) The meetings will be held in Mexico City or elsewhere in Mexico, at the location that the Board designates. Th	
b) The meetings will be new in Mexico City of elsewhere in Mexico, at the location that the board designates. Th	ne
summons for those meetings must be sent to the members who must attend, at least 5 (five) calendar days in ad	vance of
summons for those meetings must be sent to the members who must attend, at least 5 (five) calendar days in ad he date of the meeting, without prejudice to the fact that the Board must annually agree to a calendar of ordinary	vance of /
summons for those meetings must be sent to the members who must attend, at least 5 (five) calendar days in ad he date of the meeting, without prejudice to the fact that the Board must annually agree to a calendar of ordinary meetings, in which case a prior summons will not be required. The order of the day or the list of matters to be dis	vance of / cussed
summons for those meetings must be sent to the members who must attend, at least 5 (five) calendar days in ad the date of the meeting, without prejudice to the fact that the Board must annually agree to a calendar of ordinary meetings, in which case a prior summons will not be required. The order of the day or the list of matters to be dis and resolved must be sent with the summons, and if it is not sent with the summons, the agenda must be distribu sufficiently in advance of the meeting."	vance of / cussed
summons for those meetings must be sent to the members who must attend, at least 5 (five) calendar days in ad he date of the meeting, without prejudice to the fact that the Board must annually agree to a calendar of ordinary meetings, in which case a prior summons will not be required. The order of the day or the list of matters to be dis and resolved must be sent with the summons, and if it is not sent with the summons, the agenda must be distribu sufficiently in advance of the meeting."	vance of / cussed uted
summons for those meetings must be sent to the members who must attend, at least 5 (five) calendar days in ad he date of the meeting, without prejudice to the fact that the Board must annually agree to a calendar of ordinary meetings, in which case a prior summons will not be required. The order of the day or the list of matters to be dis and resolved must be sent with the summons, and if it is not sent with the summons, the agenda must be distribu sufficiently in advance of the meeting." 36. How many days in advance do the members of the board have access to the information that is relevant	vance of / cussed
summons for those meetings must be sent to the members who must attend, at least 5 (five) calendar days in ad the date of the meeting, without prejudice to the fact that the Board must annually agree to a calendar of ordinary neetings, in which case a prior summons will not be required. The order of the day or the list of matters to be dis and resolved must be sent with the summons, and if it is not sent with the summons, the agenda must be distribu- sufficiently in advance of the meeting." 36. How many days in advance do the members of the board have access to the information that is relevant and necessary for making decisions, according to the order of the day contained in the summons? (Best	vance of / cussed uted
summons for those meetings must be sent to the members who must attend, at least 5 (five) calendar days in ad he date of the meeting, without prejudice to the fact that the Board must annually agree to a calendar of ordinary meetings, in which case a prior summons will not be required. The order of the day or the list of matters to be dis and resolved must be sent with the summons, and if it is not sent with the summons, the agenda must be distribu sufficiently in advance of the meeting." 36. How many days in advance do the members of the board have access to the information that is relevant and necessary for making decisions, according to the order of the day contained in the summons? (Best Practice 19)	vance of / cussed uted
summons for those meetings must be sent to the members who must attend, at least 5 (five) calendar days in ad he date of the meeting, without prejudice to the fact that the Board must annually agree to a calendar of ordinary neetings, in which case a prior summons will not be required. The order of the day or the list of matters to be dis and resolved must be sent with the summons, and if it is not sent with the summons, the agenda must be distribu- sufficiently in advance of the meeting." 36. How many days in advance do the members of the board have access to the information that is relevant and necessary for making decisions, according to the order of the day contained in the summons? (Best Practice 19) COMMENT: 5 or more days	vance of / cussed uted
summons for those meetings must be sent to the members who must attend, at least 5 (five) calendar days in ad he date of the meeting, without prejudice to the fact that the Board must annually agree to a calendar of ordinary meetings, in which case a prior summons will not be required. The order of the day or the list of matters to be dis and resolved must be sent with the summons, and if it is not sent with the summons, the agenda must be distribu- sufficiently in advance of the meeting." 36. How many days in advance do the members of the board have access to the information that is relevant and necessary for making decisions, according to the order of the day contained in the summons? (Best Practice 19) COMMENT: 5 or more days 37. Is there any mechanism that ensures that board members may evaluate strategic matters that require confidential treatment, even if they do not receive the necessary information at least 5 business days prior to	vance of / cussed uted 5
summons for those meetings must be sent to the members who must attend, at least 5 (five) calendar days in ad the date of the meeting, without prejudice to the fact that the Board must annually agree to a calendar of ordinary neetings, in which case a prior summons will not be required. The order of the day or the list of matters to be dis and resolved must be sent with the summons, and if it is not sent with the summons, the agenda must be distribu- sufficiently in advance of the meeting." 36. How many days in advance do the members of the board have access to the information that is relevant and necessary for making decisions, according to the order of the day contained in the summons? (Best Practice 19) COMMENT: 5 or more days 37. Is there any mechanism that ensures that board members may evaluate strategic matters that require confidential treatment, even if they do not receive the necessary information at least 5 business days prior to he meeting? (Best Practice 19)	vance of / cussed uted 5
summons for those meetings must be sent to the members who must attend, at least 5 (five) calendar days in ad the date of the meeting, without prejudice to the fact that the Board must annually agree to a calendar of ordinary neetings, in which case a prior summons will not be required. The order of the day or the list of matters to be dis and resolved must be sent with the summons, and if it is not sent with the summons, the agenda must be distribu- sufficiently in advance of the meeting." 36. How many days in advance do the members of the board have access to the information that is relevant and necessary for making decisions, according to the order of the day contained in the summons? (Best Practice 19) COMMENT: 5 or more days 37. Is there any mechanism that ensures that board members may evaluate strategic matters that require confidential treatment, even if they do not receive the necessary information at least 5 business days prior to he meeting? (Best Practice 19)	vance of / cussed uted 5
summons for those meetings must be sent to the members who must attend, at least 5 (five) calendar days in ad he date of the meeting, without prejudice to the fact that the Board must annually agree to a calendar of ordinary meetings, in which case a prior summons will not be required. The order of the day or the list of matters to be dis and resolved must be sent with the summons, and if it is not sent with the summons, the agenda must be distribu- sufficiently in advance of the meeting." 36. How many days in advance do the members of the board have access to the information that is relevant and necessary for making decisions, according to the order of the day contained in the summons? (Best Practice 19) COMMENT: 5 or more days 37. Is there any mechanism that ensures that board members may evaluate strategic matters that require confidential treatment, even if they do not receive the necessary information at least 5 business days prior to he meeting? (Best Practice 19)	vance of / cussed uted 5
summons for those meetings must be sent to the members who must attend, at least 5 (five) calendar days in ad he date of the meeting, without prejudice to the fact that the Board must annually agree to a calendar of ordinary meetings, in which case a prior summons will not be required. The order of the day or the list of matters to be dis and resolved must be sent with the summons, and if it is not sent with the summons, the agenda must be distribu- sufficiently in advance of the meeting." 36. How many days in advance do the members of the board have access to the information that is relevant and necessary for making decisions, according to the order of the day contained in the summons? (Best Practice 19) COMMENT: 5 or more days 37. Is there any mechanism that ensures that board members may evaluate strategic matters that require confidential treatment, even if they do not receive the necessary information at least 5 business days prior to he meeting? (Best Practice 19) 38. If the response to the above question is yes, select the mechanism(s).	vance of / cussed uted 5 YES
summons for those meetings must be sent to the members who must attend, at least 5 (five) calendar days in ad he date of the meeting, without prejudice to the fact that the Board must annually agree to a calendar of ordinary meetings, in which case a prior summons will not be required. The order of the day or the list of matters to be dis and resolved must be sent with the summons, and if it is not sent with the summons, the agenda must be distribut sufficiently in advance of the meeting." 36. How many days in advance do the members of the board have access to the information that is relevant and necessary for making decisions, according to the order of the day contained in the summons? (Best Practice 19) COMMENT: 5 or more days 37. Is there any mechanism that ensures that board members may evaluate strategic matters that require confidential treatment, even if they do not receive the necessary information at least 5 business days prior to he meeting? (Best Practice 19) 38. If the response to the above question is yes, select the mechanism(s). a) By telephone	vance of / cussed uted 5 YES
summons for those meetings must be sent to the members who must attend, at least 5 (five) calendar days in ad the date of the meeting, without prejudice to the fact that the Board must annually agree to a calendar of ordinary meetings, in which case a prior summons will not be required. The order of the day or the list of matters to be dis and resolved must be sent with the summons, and if it is not sent with the summons, the agenda must be distribu- sufficiently in advance of the meeting." 36. How many days in advance do the members of the board have access to the information that is relevant and necessary for making decisions, according to the order of the day contained in the summons? (Best Practice 19) COMMENT: 5 or more days 37. Is there any mechanism that ensures that board members may evaluate strategic matters that require confidential treatment, even if they do not receive the necessary information at least 5 business days prior to the meeting? (Best Practice 19) 38. If the response to the above question is yes, select the mechanism(s). a) By telephone b) Via e-mail	vance of / cussed uted 5 YES

TICKER SYMBOL:

CORPORACIÓN INTERAMERICANA DE ENTRETENIMIENTO, S.A.B. DE C.V.

CIE

BEST CORPORATE PRACTICES QUESTIONNAIRE

If necessary, the President or Senior Directors contact them either by e-mail, by telephone, or they might even meet with them beforehand.

39. When board members are named for the first time, are they given the necessary information to understand the company's issues and to be able to comply with their new responsibility? (Best Practice 20)

7.5 Responsibilities of the Board Members	
40. Is every board member provided with the necessary information regarding the obligations, responsibilities and duties that go along with being a member of the company's Board of Directors? (Best Practice 21)	YES
41. Do board members communicate to the Chairman and to the other members of the Board of Directors any situation in which there is, or could be, a conflict of interest, and do they abstain from participating in the corresponding deliberation? (Best Practice 22)	YES
42. Do board members use the assets or services of the company only to comply with the corporate objective? (Best Practice 22)	YES
43. Are clear policies defined that allow, in exceptional cases, using those assets for personal matters? (Best Practice 22)	YES
COMMENT: As established in the Securities Market Law	
44. Do the board members dedicate the necessary time and attention to their functions, attending a minimum of 70% of the meetings to which they are summoned? (Best Practice 22)	YES
45. Is there any mechanism that ensures that the board members maintain absolute confidentiality regarding all of the information they receive to perform their functions, especially regarding their participation and the participation of the other board members, in the deliberations that are held during the meetings of the Board of Directors? (Best Practice 22`)	NO
COMMENT: All board members are people of good reputation who have high professional ethics.	
46. If the response to the above question is yes, explain the mechanism:	
a) Confidentiality agreement	
b) Exercise of the fiduciary duties	
c) Others (detail):	
47. Do regular board members, and where applicable, their respective substitutes, remain mutually informed about the matters discussed in the meetings of the Board of Directors that they attend? (Best Practice 22)	YES
48. Do regular board members, and where applicable, their respective substitutes, support the Board of Directors with opinions and recommendations that arise from analysis of the company's performance, so that the decisions that are made are duly founded? (Best Practice 22)	YES
49. Is there a mechanism for performance evaluation and compliance with responsibilities and fiduciary duties of the board members? (Best Practice 22)	NO

TICKER SYMBOL:

CORPORACIÓN INTERAMERICANA DE ENTRETENIMIENTO, S.A.B. DE C.V.

CIE

BEST CORPORATE PRACTICES QUESTIONNAIRE

Audit Functions

50. Does the intermediate entity that performs the audit function perform the following functions? (Best Practice	23)
a) Recommends the following to the Board of Directors:	
i. Candidates for external auditors for the company	YES
ii. Contracting conditions	YES
iii. The scope of the professional work	YES
b) Recommends to the Board of Directors approval of services in addition to those of the external audit.	YES
c) Supervises compliance with the professional work of external auditors.	YES
d) Evaluates the performance of the company that provides the external auditing services.	YES
e) Analyzes the suggestions, opinions, reports or information that the external auditor prepares or signs, such a	s:
i. Report	YES
ii. Opinions	YES
iii. Reports	YES
iv. Statements	YES
f) Meets at least once per year with the external auditor without the presence of company employees.	NO
COMMENT: To the best of our knowledge, no.	
g) Is the communication channel between the Board of Directors and the external auditors.	YES
h) Assures the independence and objectivity of the external auditors.	YES
i) Reviews:	
i. Work schedule	YES
ii. Letters with observations	YES
iii. Reports on internal control	YES
i) Meets periodically with internal auditors without the presence of company employees to learn about:	
i. Work schedule	NO
COMMENT: To our knowledge, no.	
ii. Comments and observation on the progress of the work.	NO
COMMENT: To our knowledge, no.	
iii. Others:	

TICKER SYMBOL:	CIE
----------------	-----

CORPORACIÓN INTERAMERICANA DE ENTRETENIMIENTO, S.A.B. DE C.V.

BEST CORPORATE PRACTICES QUESTIONNAIRE

k) Gives its opinion to the Board of Directors on the policies and criteria used to prepare financial information, and the process for releasing that information.	YES
I) Contributes to defining general guidelines for internal control, for internal auditing, and evaluates the effectiveness of those guidelines.	YES
m) Verifies that the mechanisms established to control the risks to which the company is subject are followed.	YES
n) Coordinates the work of the external and internal auditor, and the statutory auditor.	YES
o) Verifies that there are the necessary mechanisms to ensure that the company complies with the different provisions to which it is subject.	YES
p) How often is a review performed to report the company's legal status to the Board of Directors?	Other
COMMENT: In each of its meetings, the Audit and Corporate Practices Committee reviews the Company's legal status and keeps the Board of Directors up to date, or if it believes it is necessary, management communicates directly with the Board.	
q) Contributes to establishing the policies for transactions with related parties. ***	YES
COMMENT: If approved according to what is established in the Securities Market Law	
r) Analyzes and evaluates transactions with related parties to recommend their approval to the Board of Directors.***	YES
s) Decides on hiring third-party experts, who issue their opinions on transactions with related parties or any other matter, which allows proper compliance with their functions. ***	YES
t) Verifies compliance with the Business Code of Ethics.	YES
COMMENT: Done through the report from the Internal Audit Committee.	
u) Verifies compliance of the mechanism to reveal improper acts and protection of whistle-blowers.	NO
v) Helps the Board of Directors analyze contingency and information recovery plans.	YES

Note:*** Companies that list shares on the stock market perform these recommendations as a function of Corporate Practices.

TICKER SYMBOL:

CORPORACIÓN INTERAMERICANA DE ENTRETENIMIENTO, S.A.B. DE C.V.

CIE

BEST CORPORATE PRACTICES QUESTIONNAIRE

8.2 Selection of Auditors

51. Do you refrain from hiring firms whose fees for external auditing and other additional services provided to the company represent more than 10% of your total revenues? (Best Practice 24)	YES
52. Rotation:	
 a) Do you change the partner who issues an opinion on the financial statements at least every 5 years? (Best Practice 25) 	YES
 b) Do you change the work group that issues an opinion on the financial statements at least every 5 years? (Best Practice 25) 	YES
53. Is the person who signs the auditor's report to the company's annual financial statements different from the person who acts as the statutory auditor? (Best Practice 26)***	YES
COMMENT: Does not apply	
54. Is the profile of the statutory auditor included in the annual report that the Board of Directors presents to the Shareholders' Meeting? (Best Practice 27)***	NO
COMMENT: Does not apply	

Note:*** For public corporations that trade on the stock exchange, this Practice does not apply.

8.2 Financial Information 55. Does the intermediate entity that performs the auditing function support the Board of Directors with its YES opinion so that the Board can make decisions based on reliable financial information? (Best Practice 28) 56. Is that financial information signed by: (Best Practice 28) a) The Chief Executive Officer NO b) The director responsible for preparing it NO 57. Does the company have an internal auditing area? (Best Practice 29) YES 58. If the answer to the previous question is yes, indicate if your general guidelines and working plans are YES approved by the Board of Directors. Administration (Best Practice 29) 59. Does the intermediate entity that performs the auditing function give its advance opinion to the Board of YES Directors for approval of the accounting policies and criteria used to prepare the company's financial information? (Best Practice 30) 60. Does the intermediate entity that performs the auditing function give its opinion to the Board of Directors to YES approve changes to the accounting policies and criteria pursuant to which the company's financial statements are prepared? (Best Practice 31) 61. With the advance opinion of the committee that performs audit functions, does the Board of Directors YES approve the mechanisms necessary to ensure the quality of the financial information that is presented? (Best Practice 32) 62. If the financial information is for intermediate periods during the year, does the committee that performs YES audit functions ensure that the information is prepared using the same policies, criteria and practices with which the annual information is prepared? (Best Practice 32)

TICKER SYMBOL:

CORPORACIÓN INTERAMERICANA DE ENTRETENIMIENTO, S.A.B. DE C.V.

CIE

BEST CORPORATE PRACTICES QUESTIONNAIRE

8.4. Internal Control
63. Are the general guidelines for internal control, and, where applicable, the revisions to the general guidelines, submitted for approval by the Board of Directors prior to receiving the opinion from the intermediate entity that performs the auditing function? (Best Practice 33)
COMMENT: Only on the approval of the Audit and Corporate Practices Committee, and every year the Audit and Best Practices Committee provides a report on its activities to the Board of Directors.
64. Does the Board of Directors provide support for: (Best Practice 34)
a) Ensuring the effectiveness of internal control.
b) Ensuring the process of issuing financial information.
65. Do the internal and external auditors: (Best Practice 35)
a) Evaluate, according to their normal work schedule, the effectiveness of internal control, as well as the

process of releasing financial information?

b) Are they informed of the results in the letter of situations to report?

8.5 Related Parties

66. Does the intermediate entity in charge of the audit function support the Board of Directors in the following: (Best Practice 36)***

a) Establishing policies for transactions with related parties.	YES
COMMENT: This is done in accordance with the Securities Market Law.	
b) Analysis of the approval process for transactions with related parties.	YES
COMMENT: This is done in accordance with the Securities Market Law.	
c) Analysis of hiring conditions for transactions with related parties.	YES
COMMENT: This is done in accordance with the Securities Market Law.	
67. Does the intermediate entity in charge of the audit function support the Board of Directors in analyzing proposals to perform transactions with related parties that are outside of the company's normal line of business? (Best Practice 37)***	YES
68. Are transactions with related parties outside of the company's normal line of business that come to represent more than 10% of the company's consolidated assets presented for approval at the Shareholders' Meeting? (Best Practice 37)***	NO
COMMENT: The 20% is in accordance with what the Securities Market Law establishes	

Note:*** Companies that list shares in the stock market perform these recommendations as a function of Corporate Practices.

NO

YES YES

YES

YES

TICKER SYMBOL:

CORPORACIÓN INTERAMERICANA DE ENTRETENIMIENTO, S.A.B. DE C.V.

CIE

BEST CORPORATE PRACTICES QUESTIONNAIRE

8.6 Review of Compliance with Provisions	[
69. Does the intermediate entity in charge of the audit function ensure the existence of mechanisms that allow determining if the company duly complies with the legal provisions that apply to it? (Best Practice 38)	NO
COMMENT: Every year the Secretary of the Board of Directors gives a report to the Board Member on the provisions that apply to CIE, and CIE's compliance with those provisions.	
70. If the response to the above question is yes, select the mechanisms.	
a) Legal audit	
b) Reports on pending legal matters	
c) Others (detail):	
71. Is a review of the legal status of the company performed at least once per year and reported to the Board of Directors? (Best Practice 38)	YES
COMMENT: The Audit and Corporate Practices Committee reviews important lawsuits every quarter.	

Evaluation and Compensation Function

9.1 Generic Functions

72. Does the intermediate entity in charge of the evaluation and compensation function present the following to the Board of Directors for its approval? (Best Practice 39) a) Criteria to appoint or remove the CEO and upper management. *** NO COMMENT: No, this function is performed by the Board of Directors. b) The criteria to evaluate and compensate the CEO and upper management. *** YES c) The criteria to determine payments for releasing the CEO and upper management. NO The criteria for compensating board members. NO d) COMMENT: This is approved in the Shareholders' Meeting. e) The proposal made by the CEO regarding the structure and criteria for personnel compensation. NO f) The proposal to declare the company as a socially responsible entity. NO g) The company's Business Code of Ethics. NO COMMENT: This is done by the Audit and Corporate Practices Committee. h) The information system for reporting improper acts and protecting whistle-blowers. NO COMMENT: This is approved by the Audit and Corporate Practices Committee. i) The formal succession system for the CEO and upper management, and verification of compliance. NO 73. Do the CEO and upper management refrain from participating in deliberating on the matters mentioned in YES question 72, (a), (b) and (c) in order to prevent a possible conflict of interest? (Best Practice 40)

NOTE:*** Companies that list shares on the stock market perform these recommendations as a function of Corporate Practices.

TICKER SYMBOL:

CORPORACIÓN INTERAMERICANA DE ENTRETENIMIENTO, S.A.B. DE C.V.

CIE

BEST CORPORATE PRACTICES QUESTIONNAIRE

9.2 Operating Matters

74. To determine remuneration of the CEO and upper management, are matters related to their functions, the YES scope of their objectives, and performance evaluation considered? (Best Practice 41) 75. Does the annual report presented by the Board of Directors at the Shareholders' Meeting show the policies YES used and the components of the remuneration packages received by the company's CEO and upper management? (Best Practice 42) COMMENT: The packages are reviewed by the Audit and Corporate Practices Committee, and the Board of Directors. 76. Does the intermediate entity in charge of the evaluation and compensation function support the Board of NO Directors in reviewing in advance the hiring conditions for the CEO and upper management in order to ensure that likely payments to them upon separation from the company match the guidelines approved by the Board of Directors? (Best Practice 43) 77. In order to ensure a stable succession process, is there a formal succession plan for the company's NO President and CEO, and upper management? (Best Practice 44) 78. If the response to the previous question is no, explain why, or choose one of the following reasons: a) The Company was created recently The employees are young b) The employees were hired recently c) This is not an important matter d) Others (detail): e) The Company is currently analyzing the preparation of a long-term succession plan.

Finance and Planning Function

10.1 Generic Functions

79. Does the intermediate entity in charge of the finance and planning function perform the following activit Practice 45)	ies? (Best
 a) Studies and proposes to the Board of Directors the company's strategic vision, in order to ensure its stability and duration over time. 	YES
COMMENT: Some of these functions are performed by the Board of Directors and/or the Audit and Corporate Practices Committee.	
b) Analyzes and proposes general guidelines to determine and follow up on the company's strategic plan.	YES
COMMENT: Some of these functions are performed by the Board of Directors and/or the Audit and Corporate Practices Committee.	
 c) Evaluates and provides an opinion on the company's investment and financing policies proposed by general management 	YES
COMMENT: Some of these functions are performed by the Board of Directors and/or the Audit and Corporate Practices Committee.	
 Provides an opinion on the assumptions in the annual budget and follows up on its application and control system (Best Practice 49) 	NO
e) Evaluates the mechanisms that upper management presents for the identification, analysis, administration and control of risks to which the company is subject (Best Practice 50).	YES
COMMENT: Some of these functions are performed by the Board of Directors and/or the Audit and Corporate Practices Committee.	
 f) Evaluates the criteria that the CEO presents to reveal the risks to which the company is subject (Best Practice 50) 	YES
COMMENT: Some of these functions are performed by the Board of Directors and/or the Audit and Corporate Practices Committee.	

TICKER SYMBOL:

CIE

BOLSA MEXICANA DE VALORES, S.A.B. DE C.V.

CORPORACIÓN INTERAMERICANA DE ENTRETENIMIENTO, S.A.B. DE C.V.

BEST CORPORATE PRACTICES QUESTIONNAIRE

10.2 Operating Matters	
80. Does the intermediate entity in charge of the finance and planning function support the Board of Directors so	YES
that one of the meetings is dedicated to defining or updating the company's long-term vision? (Best Practice 46)	
81. Does the intermediate entity in charge of the finance and planning function support the Board of Directors in	YES
reviewing the strategic plan that general management presents for its approval? (Best Practice 47)	
82. Does the intermediate entity in charge of the finance and planning function support the Board of Directors in	
analyzing the policies that it presents for approval by the CEO on the follow: (Best Practice 49)	
a) Treasury management	NO
b) Contracting derivative financial products	YES
COMMENT: Some of these functions are performed by the Board of Directors and/or the Audit and Corporate	
Practices Committee.	
c) Investments in assets	YES
COMMENT: Some of these functions are performed by the Board of Directors and/or the Audit and Corporate	
Practices Committee.	
d) Liability transactions	YES
COMMENT: Some of these functions are performed by the Board of Directors and/or the Audit and Corporate	
Practices Committee.	
83. Regarding the previous section, does the intermediate entity in charge of the finance and planning function	YES
ensure that they are in line with the strategic plan and that they correspond to the company's normal line of	
business? (Best Practice 48)	
84. Does the CEO present the Board of Administration with a report on the situation regarding each of the identified	YES
risks at every meeting? (Best Practice 51)	