ANNEX I

ANNUAL CORPORATE GOVERNANCE REPORT OF LISTED CORPORATIONS

ISSUER IDENTIFICATION DATA

REFERENCE FINANCIAL YEAR ENDED	31/12/2014

CORPORATE TAX ID.	A-28430882

REGISTERED NAME

PROSEGUR COMPAÑÍA DE SEGURIDAD S.A.

REGISTERED ADDRESS

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ANNUAL CORPORATE GOVERNANCE REPORT OF LISTED CORPORATIONS

A OWNERSHIP STRUCTURE

A.1 Complete the following table on the company's capital structure:

Yes 🗌

Date last changed	Share capital (€)	Number of shares	Number of voting rights
06/07/2012	37,027,478.40	617,124,640	617,124,640

State whether	there are	different	classes	of shares	with	different	associated	voting	rights:

No 🖂

A.2 Breakdown of the direct and indirect owners of significant shareholdings in the company
at year-end, excluding members of the Board of Directors:

Name of shareholder	Number of direct voting rights	Number of indirect voting rights	% of total voting rights
GUBEL, S.L.	309,026,930	0	50.07%
OPPENHEINER ACQUISITION CORPORATION	0	34,957,437	5.66%
AS INVERSIONES, S.L.	32,817,810	0	5.32%
OPPENHEINER INTERNATIONAL GROWTH FUND	30,969,685	0	5.02%
FMR LLC	0	29,908,843	4.85%
FIDELITY INVESTMENT TRUST	22,393,139	0	3.63%
CANTILLON CAPITAL MANAGEMENT LLC	0	18,821,350	3.05%

Name of indirect owner of shareholding	Through: Name of direct owner of shareholding	Number of voting rights
GUBEL, S.L.	GUBEL, S.L.	0
OPPENHEINER ACQUISITION CORPORATION	VARIOUS FUNDS	34,957,437
AS INVERSIONES, S.L.	AS INVERSIONES, S.L.	0
OPPENHEINER INTERNATIONAL GROWTH FUND	OPPENHEINER INTERNATIONAL GROWTH FUND	0
FMR LLC	VARIOUS FUNDS	29,908,843
FIDELITY INVESTMENT TRUST	FIDELITY INVESTMENT TRUST	0
CANTILLON CAPITAL MANAGEMENT LLC	VARIOUS FUNDS	18,821,350

State significant changes to the ownership structure in the year:

Name of shareholder	Transaction date	Description of the transaction	
M&G INVESTMENT MANAGEMENT, LTD	17/03/2014	Less than 3% of share capital	
OPPENHEIMER ACQUISITION CORPORATION	26/03/2014	More than 5% of share capital	

A.3 Complete the following tables showing the members of the Board of Directors of the company holding voting rights attached to shares in the company:

Name of director	Number of direct voting rights	Number of indirect voting rights	% of total voting rights
HELENA IRENE REVOREDO DELVECCHIO	0	309,026,930	50.07%
HELENA IRENE REVOREDO DELVECCHIO	0	213,400	0.04%
PEDRO GUERRERO GUERRERO	1,000	330,000	0.05%
CHRISTIAN GUT REVOREDO	885,430	0	0.14%
MIRTA MARIA GIESSO CAZENAVE	1,898,320	32,817,810	5.62%

Name of indirect owner of shareholding	Through: Name of direct owner of shareholding	Number of voting rights
HELENA IRENE REVOREDO DELVECCHIO	GUBEL, S.L.	309,026,930
HELENA IRENE REVOREDO DELVECCHIO	PROREVOSA, S.L.	213,400
PEDRO GUERRERO GUERRERO	VALORES DEL DARRO, SICAV, S.A.	330,000
CHRISTIAN GUT REVOREDO	CHRISTIAN GUT REVOREDO	0
MIRTA MARIA GIESSO CAZENAVE	AS INVERSIONES, S.L.	32,817,810

Total percentage of voting rights held by the Board of Directors	55.93%
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Complete the following tables showing the members of the Board of Directors of the company holding voting rights attached to shares in the company:

Name of director	Number of direct voting rights	Number of indirect voting rights	Equivalent number of shares	% of total voting rights
CHRISTIAN GUT REVOREDO	1,812,740	0	1,812,740	0.29%

- A.4 Indicate, where applicable, any family relationships, or commercial, contractual or corporate ties between the holders of significant shareholdings, to the extent they are known by the company, unless they are not significant or result from the ordinary course of business:
- A.5 Indicate, where applicable, any commercial, contractual or corporate relationship between the holders of significant shareholdings and the company and/or its group, unless they are not significant or result from the ordinary course of business:

Name of related parties
GUBEL, S.L.
PROSEGUR COMPAÑÍA DE SEGURIDAD, S.A.

Type of relationship: Commercial

Brief description:

Proactinmo, S.L. (subsidiary of Gubel, S.L.) leases an office building to Prosegur for an initial period of five (5) years until 2015. Annual rent in 2014 totalled 1,296 thousand euros.

A.6 State whether the company agreements affecting it in acc Capital Companies Act. If so, pact:	cordance with the pro	ovisions of	Articles 530 and 531 of the
Yes	s 🗌	No 🖂	
State whether the company shareholders. If so, describe the		stence of	concerted actions among its
Yes	s 🗌	No ⊠	
Expressly indicate any changoccurring during the financial y		said agre	ements or concerted actions
N/A			
A.7 State whether there are any control of the company in acc If so, say whom/which:			
Yes	s 🗵	No 🗌	
	Name		
HELENA IRENE REVOREDO DELVEO	CCHIO		
	Comments		
Through GUBEL,S.L. A.8 Complete the following tables At year-end:	concerning the comp	any's trea	sury shares:
Number of direct shares	Number of indirect sl	nares (*)	Total % of share capital
14,756,890		1,000,000	3.04%
(*) Through:			
Name of dire	ct owner of shareholding		Number of direct shares
PROSEGUR PARAGUAY, S.A.			4,000,000
То	otal:		18,756,890
List any significant changes of Royal Decree 1362/2007:	occurring during the y	ear, in ac	cordance with the provisions

Total direct shares acquired Total indirect shares acquired 10/01/2014 24,882,749 0 4.03%

A.9 State the conditions and term of the mandate issued by the shareholders' meeting to the Board of Directors for issuing, buying back or transferring treasury shares.

Date of communication

% total of share capital

The Ordinary General Meeting of Shareholders of Prosegur Compañía de Seguridad, S.A., held on 27 June 2011, resolved to renew the authorisation granted at the General Shareholders' Meeting (on 28 June 2010) for the derivative acquisition of treasury shares directly or via group companies, in the terms literally transcribed below:

- 1.- To authorise the derivative acquisition of shares in Prosegur Compañía de Seguridad, S.A. by the Company and its subsidiaries pursuant to the provisions of the Capital Companies Act, in compliance with the requirements established in applicable legislation at all times and in the following conditions:
- a) The shares may be acquired directly by the Company or indirectly via its subsidiaries, in the form of sale-purchase, exchange or any other legally valid transaction.
- b) The par value of the shares acquired, plus, where applicable, that of those already held, directly or indirectly, must not exceed the maximum legally allowed at any given time.
- c) The purchase price per share shall be at least the par value and at most the market value on the day of the purchase, plus 10%.
- d) This authorisation is granted for a period of five years.
- It is expressly stated that this authorisation may be used in full or in part for the acquisition of treasury sharesto be delivered or transferred to directors or employees of the Company or companies belonging to its group, either directly or as a result of their exercising option rights, all within the framework of remuneration systems linked to the market value of shares in Prosegur Compañía de Seguridad, S.A.
- 2.- To empower the Board of Directors, with express powers to sub-delegate and, in the broadest possible terms, to exercise this authorisation and to perform the rest of the provisions contained herein.
- 3.- To terminate, in the part not used, the authorisation granted in point five of the agenda for the Ordinary General Shareholders' Meeting held on 28 June 2010.

A.10	voting rights. In particular,		ansferability of securities and/or on that might hamper taking control of the market.
		Yes 🗌	No 🗵
A.1		eral Shareholders' Meeting a takeover bid pursuant to th	has agreed to adopt neutralisation ne provisions of Act 6/2007.
		Yes 🗌	No ⊠
	Where applicable, explain shall cease to be efficient:		nd the terms in which the restrictions
A.12	2 State whether the comparant market.	any has issued securities th	nat are not traded in a regulated EU
		Yes	No ⊠
	Where applicable, indicat and obligations they confe		nares and, for each class, the rights
В	GENERAL SHAREHO	LDERS' MEETING	
B.1			are differences with respect to the es Act for constituting the General
		Yes 🗌	No ⊠
B.2			are differences with respect to the s Act for adopting shareholders'
		Yes	No ⊠

Describe how they differ from the provisions envisaged in the Capital Companies Act.

B.3 State the regulations applicable to the amendment of the company's bylaws. In particular, state the majorities required to amend the bylaws, as well as, where applicable, the regulations for safeguarding shareholders' rights in the event of amendments to the bylaws.

The Board of Directors submits to the Shareholders' Meeting the proposals for amendments or additions to the bylaws, with the relevant directors' report on said amendments.

All documentation relating to changes to bylaws is made available to shareholders, when the Meeting at which said modification is to be approved is convened.

The Shareholders' Meeting announcement clearly states that shareholders are entitled to examine and obtain at the company's offices all documentation in this connection, and to request that the company provide them with this documentation immediately and at no charge.

B.4 Provide the attendance figures for the general shareholders' meetings held in the financial year to which this report refers and in the previous year:

	Attendance				
Date of general shareholders'	% in	%	% distance vote		Total
meeting:	attendance	represented	Electronic vote	Other	Total
30/06/2014	55.93%	30.38%	0.00%	0.00%	86.31%

	Yes ⊠	No 🗌	
Number of shares	required to attend the Shareholders	' Meeting	617,125
the company (equivalent to the	it has been agreed that certa "subsidiarisation", sale-purch he liquidation of the compan hareholders' meeting, even	nase of essential operating y, etc.) must be submitted	assets, operation for the approva

Address: www.prosegur.com

Method of access to corporate governance information: Home page/Shareholders and Investors/Corporate governance, and Home page/Shareholders and Investors/General Shareholders' Meeting.

C STRUCTURE OF THE COMPANY'S MANAGEMENT

C.1 Board of Directors

C.1.1Maximum and minimum number of directors as stipulated in the bylaws:

Maximum number of directors	15
Minimum number of directors	5

C.1.2 Complete the following table with the members of the Board:

Name of director	Representative	Director's position on the Board	D. First appointm.	D. last appointm.	Election procedure
HELENA IRENE REVOREDO DELVECCHIO		CHAIRPERSON	30/06/1997	29/04/2013	AGREEMENT OF GENERAL SHAREHOLDERS' MEETING
ISIDRO FERNANDEZ BARREIRO		DEPUTY- CHAIRPERSON	19/06/2002	29/04/2013	AGREEMENT OF GENERAL SHAREHOLDERS' MEETING
CHRISTIAN GUT REVOREDO		MANAGING DIRECTOR	30/06/1997	29/04/2013	AGREEMENT OF GENERAL SHAREHOLDERS' MEETING
FERNANDO VIVES RUIZ		DIRECTOR	29/05/2012	29/05/2012	AGREEMENT OF GENERAL SHAREHOLDERS' MEETING
MIRTA MARIA GIESSO CAZENAVE		DIRECTOR	09/05/2000	29/04/2013	AGREEMENT OF GENERAL SHAREHOLDERS' MEETING
CHANTAL GUT REVOREDO		DIRECTOR	30/06/1997	29/04/2013	AGREEMENT OF GENERAL SHAREHOLDERS' MEETING
PEDRO GUERRERO GUERRERO		DIRECTOR	29/03/2005	30/06/2014	AGREEMENT OF GENERAL SHAREHOLDERS' MEETING
EDUARDO PARAJA QUIROS		DIRECTOR	26/04/2004	29/05/2012	AGREEMENT OF GENERAL SHAREHOLDERS' MEETING
EUGENIO RUIZ- GALVEZ PRIEGO		DIRECTOR	27/06/2005	30/06/2014	AGREEMENT OF GENERAL SHAREHOLDERS' MEETING

Total number of directors	9
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Indicate any resignations from the Board of Directors during the reporting period:

C.1.3 Complete the following tables with the members of the Board and their status:

EXECUTIVE DIRECTORS

Name of director	Committee that proposed the appointment	Position in the company
CHRISTIAN GUT REVOREDO	APPOINTMENTS AND REMUNERATION COMMITTEE	MANAGING DIRECTOR
CHANTAL GUT REVOREDO	APPOINTMENTS AND REMUNERATION COMMITTEE	DIRECTOR OF INTERNATIONAL EXPANSION

Total number of executive directors	2
% of total Board	22.22%

EXTERNAL PROPRIETARY DIRECTORS

Name of director	Committee that proposed the appointment	Name of the significant shareholder who is represented or who proposed the appointment
MIRTA MARIA GIESSO CAZENAVE	APPOINTMENTS AND REMUNERATION COMMITTEE	AS INVERSIONES, S.L.
HELENA IRENE REVOREDO DELVECCHIO	APPOINTMENTS AND REMUNERATION COMMITTEE	GUBEL, S.L.

Total number of proprietary directors	2
% of total Board	22.22%

EXTERNAL INDEPENDENT DIRECTORS

Name of director:

PEDRO GUERRERO GUERRERO

Profile:

Guerrero Guerrero holds a bachelor's degree in Law from Madrid's Universidad Complutense. State Attorney, Stockbroker and Notary Public of Madrid (extended leave of absence). Previously Chairman of Sociedad Rectora de la Bolsa de Madrid and Sociedad de Bolsas. He was a founding partner and Deputy-Chairman of A.B. AsesoresBursátiles and Chairman of A.B. Gestión and A.B. Asesores Red. He is the Chairman of Bankinter, S.A., where he has been a director since 2000.In addition, he is Chairman of the Executive Committee thereof.

Name of director:

FERNANDO VIVES RUIZ

Profile:

Vives Ruiz holds a PhD in Law from Universidad Pontificia de Comillas (ICADE).

He holds a bachelor's degree in Economics and Business from Universidad Pontificia de Comillas (ICADE).

He is Chairman and Senior Partner at the J. A. Garrigues, S.L.P. law firm.

Professor in Mercantile Law, Universidad Pontificia deComillas (ICADE). Member of the Consultant Committee of the Spanish Securities Market Commission.

Name of director:

EDUARDO PARAJA QUIROS

Profile:

Paraja Quiros holds a bachelor's degree in Law, and an MBA from Houston University. Director of Prosegur since 2004.Managing Director of Prosegur from 2004 to 2008. Managing Director of Metrovacesa from 2009 to 2013. Trustee of Fundación Prosegur.

Name of director:

EUGENIO RUIZ-GALVEZ PRIEGO

Profile:

Civil Engineer.MBA from Stanford University.

Managing Director of the Uralita Group from 1993 and Deputy-Chairman from 1997 to 2002.Director of Ebro Foods (previously Azucarera Ebro Agrícolas and later Ebro Puleva) since 2000.Managing Director of Azucarera Ebro from 2000 to 2010.

Director of Prosegur since 2005.

Nameofdirector:

ISIDRO FERNÁNDEZ BARREIRO

Profile:

Industrial Engineer MBA from IESE

Vice- president of Prosegur since 2008 and Director since 2002

Director of ACS between 2003 and 2008

Director of Corporación Financiera Alba since 1994 and 2nd Vice-President from 2006 to 2013

Total number of independent directors	5
% of total Board	55.56%

State whether any independent director receives from the company or its group any amount or benefit other than the remuneration as director, or maintains or has maintained, in the last financial year, a business relationship with the company or any company belonging to its group, either on his own behalf or as a significant shareholder, director or senior officer of a company that has maintained such a relationship.

Name of director: Fernando Vives Ruiz.

Description of the relationship: Senior Partner of J&A Garrigues, S.L.P. law firm, which recurrently and ordinarily provides legal counsel and tax advice to the Company.

Reasoned statement: Recurrently, and for many years before the appointment of Fernando Vives as a director of the Company, the law firm J&A Garrigues, S.L.P. has provided Prosegur with legal counsel and tax advice, within the ordinary course of business and in market terms. The Prosegur Group does not work solely with J&A Garrigues, S.L.P., but also receives legal counsel and tax advice from other firms. The fees received by J&A Garrigues, S.L.P. from the Prosegur Group are not material for the firm, less than 1% of total amount of services invoiced, and neither do they represent a significant amount on the accounts of the Prosegur Group. Furthermore, these services are provided through partners from the firm other than Fernando Vives, whose remuneration as a partner of J&A Garrigues, S.L.P. is entirely independent and in no way linked to the amount invoiced by the firm to the Prosegur Group. Accordingly, the Board of Directors considers that the business relationship between the law firm J&A Garrigues, S.L.P. and the Prosegur Group, due to its recurrent, non-exclusive nature in the ordinary course of business, and its scant significance in the terms outlined, in no way affects the independence of Fernando Vives to discharge the duties of independent director of Prosegur. Also, Prosegur provides guarding services to Garrigues at their main office in Madrid.

In the event, a reasoned statement shall be included by the Board of Directors regarding the reasons why it considers that said director can discharge his duties as an independent director.

OTHER EXTERNAL DIRECTORS

Provide details of the reasons why they may not be considered proprietary or independent directors and their relationships, whether with the company, its senior executives or its shareholders:

Indicate the variations which, as the case may be, have taken place over the period in the typology of each director:

Name of director	Date of Previous change status		Current status
ISIDRO FERNANDEZ BARREIRO	26/02/2014	Other External	Independent
HELENA IRENE REVOREDO DEL VECCHIO	26/02/2014	Executive	Proprietary

C.1.4 Complete the following table with information on the number of women directors in the last 4 years, and the category of directorships:

	Number of women directors			% of total directors of each category				
	Financial year 2014	Financial year 2013	Financial year 2012	Financial year 2011	Financial year 2014	Financial year 2013	Financial year 2012	Financial year 2011
Executive	1	2	1	1	50.00%	66.67%	50.00%	50.00%
Proprietary	2	1	2	2	100.00%	100.00%	66.67%	66.67%
Independent	0	0	0	0	0.00%	0.00%	0.00%	0.00%
Other External	0	0	0	0	0.00%	0.00%	0.00%	0.00%
Total:	3	3	3	3	33.33%	33.33%	33.33%	37.50%

C.1.5 Explain any measures that have been implemented to try to include in the Board of Directors a number of women that provides a balanced presence of women and men.

	Details of the measures	
N/A		

C.1.6 Detail any measures agreed by the Appointments Committee to ensure that selection procedures do not entail an implicit bias that hampers the selection of women directors, and to ensure that the company deliberately looks for and includes among the potential candidates, women who meet the professional profile required:

	Details of the measures
N/A	

When, despite any measures that have been implemented, the number of women directors is scant or nil, explain why:

	Details of the measures	
N/A		

C.1.7 Explain how significant shareholders are represented on the Board of Directors.

Gubel, S.L. has one proprietary director and As Inversiones S.L. has one proprietary director. Christian Gut Revoredo is executive directors proposed by Gubel S.L.

C.1.8 Explain, where applicable, why proprietary directors have been appointed at the behest of shareholders whose stake is less than 5% of share capital:

Name of shareholder:

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Reason	
Neason.	

N/A

State whether formal requests have been denied for presence on the Board of Directors from shareholders whose shareholding is equal to or higher than others at whose request proprietary directors have been designated. In the event, explain why such requests have been denied:

Yes	No l	X

- C.1.9 State whether any directors have left their posts before the end of their term, whether they have explained their reasons to the Board of Directors and through what channels and, if they have explained their reasons in writing to the full Board, explain at least the reasons they gave:
- C.1.10 Where applicable, state what powers are delegated to the Managing Director(s):

Name of director:

CHRISTIAN GUT REVOREDO

Brief description:

The Board of Directors has delegated all its powers to the Managing Director, except those that may not be delegated by Law, or in accordance with the Bylaws or the Rules and Regulations of the Board of Directors.

C.1.11 Where applicable, identify any members of the Board of Directors who undertake administrative or management duties in other companies that belong to the same group as the listed company:

Name of director	Registered name of the group company	Position
CHRISTIAN GUT REVOREDO	FORMACION, SELECCION Y CONSULTORIA, S.A.	JOINT ADMINISTRATOR
CHRISTIAN GUT REVOREDO	PROSEGUR ALARMAS, S.A.	JOINT ADMINISTRATOR
CHRISTIAN GUT REVOREDO	PROSEGUR ACTIVA HOLDING.S.L.U.	JOINT ADMINISTRATOR
CHRISTIAN GUT REVOREDO	PROSEGUR ESPAÑA, S.L.	SOLE ADMINISTRATOR

C.1.12 List the names, where applicable, of those directors of the company who are members of the Board of Directors of other companies listed in official securities markets other than that of the group, as notified to the company:

Name of director	Registered name of the group company	Position
HELENA IRENE REVOREDO DELVECCHIO	BANCO POPULAR ESPAÑOL, S.A.	DIRECTOR
HELENA IRENE REVOREDO DELVECCHIO	MEDIASET ESPAÑA COMUNICACIÓN, S.A.	DIRECTOR
PEDRO GUERRERO GUERRERO	BANKINTER, S.A.	CHAIRMAN

EUGENIO RUIZ-GALVEZ PRIEGO	EBRO FOODS, S.A.	DIRECTOR
HELENA IRENE REVOREDO DELVECCHIO	ENDESA, S.A.	DIRECTOR

C.1.13 State a	nd, where applicable	e, explain, whe	ther the compar	y has established	l rules
concer	ning the number of E	Boards to whic	h its directors m	ay belong:	

Yes	No 🖂
163	140 🖂

C.1.14 Outline those of the company's general policies and strategies which the full Board has reserved the right to approve:

	Yes	No
Investment and financing policy	Х	
Definition of the structure of the group of companies	Х	
Corporate governance policy	Х	
Corporate social responsibility policy	Х	
The strategic or business plan, and management goals and annual budgets	Х	
Remuneration policy and evaluation of senior executives' performance	Х	
Risk control and management policy, and periodic monitoring of internal information and control systems	х	
Dividend policy, as well as the policies and limits applying to treasury stock	Х	

C.1.15 State the global remuneration of the Board of Directors:

Remuneration of the Board of Directors (thousands of euros)	2,780
Amount of global remuneration that corresponds to the pension rights accumulated by directors (thousands of euros)	0
Global remuneration of the Board of Directors (thousands of euros)	2,780

C.1.16 Identify those senior officers that are not also executive directors, and state their total remuneration accrued in the year:

Name	Position
JAVIER TABERNERO DA VEIGA	REGIONAL DIRECTOR – EUROPE
LEONARDO EZEQUIEL GUTIERREZ	DIRECTOR OF THE ALARMS DIVISION
LUIS JAVIER ORO PRADERA	DIRECTOR OF THE CASH-IN-TRANSIT & CASH MANAGEMENT DIVISION
FERNANDO ABOS PUEYO	DIRECTOR OF SECURITY SUPPORT
JOSE ANTONIO LASANTA LURI	DIRECTOR OF STRATEGY AND REGIONAL DIRECTOR – ASIA
PEDRO URQUIJO FDEZ DE ARAOZ	COMMERCIAL DIRECTOR
GONZAGA HIGUERO ROBLES	REGIONAL DIRECTOR - SOUTHERN LATAM
AGUSTÍN GONZÁLEZ TUÑÓN	DIRECTOR OF INFORMATION TECHNOLOGY
FRANCISCO JAVIER POVEDA GIL	INTERNAL AUDIT DIRECTOR
CORAL GONZÁLEZ MANTECA	DIRECTOR OF HUMAN RESOURCES
GUILLERMO RUIZ SAN JUAN	REGIONAL DIRECTOR - NORTH LATAM

Name	Position
RODRIGO ZULUETA GALILEA	CHAIRMAN – LATAM
SAGRARIO FERNÁNDEZ BARBE	LEGAL DIRECTOR
ANTONIO RUBIO MERINO	CHIEF FINANCIAL OFFICER
MIGUEL ÁNGEL BANDRÉS GUTIÉRREZ	DIRECTOR OF STRATEGIC RESOURCES
FEDERICO AUGUSTO MEEUS RAMIREZ	DIRECTOR OF GUARDING DIVISION
ALBERTO CROSO	DIRECTOR OF TECHNOLOGY DIVISION

C.1.17 Indicate, where applicable, the identities of the members of the Board of Directors who are, at the same time, members of the Board of Directors of companies that are significant shareholders and/or companies belonging to the same group:

Name of director	Name of significant shareholder	Position
HELENA IRENE REVOREDO DELVECCHIO	GUBEL, S.L.	CHAIRPERSON
CHRISTIAN GUT REVOREDO	GUBEL, S.L.	DIRECTOR
MIRTA MARIA GIESSO CAZENAVE	AS INVERSIONES, S.L.	CHAIRPERSON
CHANTAL GUT REVOREDO	GUBEL, S.L.	SECRETARY & DIRECTOR

Indicate, where applicable, the significant relationships other than those envisaged in the previous section, between members of the Board of Directors and significant shareholders and/or companies belonging to their group:

Name of related director:

HELENA IRENE REVOREDO DELVECCHIO

Name of related significant shareholder: GUBEL, S.L.

Description of the relationshipSHAREHOLDER INDIVIDUALLY HAVING CONTROL

Name of related director:

CHRISTIAN GUT REVOREDO

Name of related significant shareholder: GUBEL, S.L.

Description of the relationshipSHAREHOLDER WITH NON-CONTROLLING MINORITY SHAREHOLDING

Name of related director:

MIRTA MARIA GIESSO CAZENAVE

Name of related significant shareholder: AS INVERSIONES, S.L.

Description of the relationship SHAREHOLDER INDIVIDUALLY HAVING CONTROL

Name of related director: CHANTAL GUT REVOREDO

Name of related significant shareholder: GUBEL, S.L.

Description of the relationshipSHAREHOLDER WITH NON-CONTROLLING MINORITY SHAREHOLDING

C.1.18	State wheth	er there have	e been ar	ny changes	in the	Board of	f Directors'	Regulation
during t	the financial y	year:		-				

Details of the changes						
			Yes ⊠	No 🗌		
	•	•				

Article 10 of the Board Regulations has been modified in order to expressly adapt it to the duties of the Chairperson of the Board.

C.1.19 Indicate the procedures for the selection, appointment, re-election, evaluation and removal of directors. List the competent bodies, the necessary steps and the criteria used in each of the procedures

Appointment

The Company's Bylaws provide that the Board of Directors shall comprise at least five and at most fifteen members, in accordance with Recommendation 9 of the Unified Code of Good Governance, to be appointed at the General Shareholders' Meeting. Provisionally, in accordance with the Capital Companies Act and the Bylaws, the Board of Directors may cover existing vacancies through co-option.

In this regard, as a general rule, the appointment of directors at the company is subject to the decision of the General Shareholders' Meeting. Only on certain occasions, when it is indispensable due to vacancies having arisen since the General Shareholders' Meeting, in accordance with the provisions of the Capital Companies Act, may directors be appointed through co-option, and this decision is then ratified at the next General Shareholders' Meeting.

Otherwise, and in any event, the proposed appointments of directors must respect the provisions of the Rules and Regulations of the Company's Board of Directors and they must be preceded by the relevant report by the Appointments and Remuneration Committee.

In this connection, pursuant to the competencies assigned to the Appointments and Remuneration Committee, the latter must report, based on objective criteria aligned with the corporate interests, the proposed appointment, reelection and removal of Company Directors, assessing the competencies, knowledge, and experience necessary for the candidates who must fill vacancies.

Meanwhile, pursuant to the provisions of its Rules and Regulations, the Board of Directors, in exercising its powers of proposal to the General Shareholders' Meeting and of co-option to fill vacancies, shall seek to ensure that external directors constitute a majority over executive directors within the Board, and to reduce the number of executive directors to the minimum necessary in accordance with the complexity of the Company.

In any event, proposals for the re-election of directors which the Board of Directors decides to submit to the General Shareholders' Meeting must be subject to a formal process of preparation, necessarily including a report issued by the Appointments and Remuneration Committee, assessing the quality of the work and professional dedication of the directors proposed during the previous term.

Lastly, the Board of Directors and the Appointments and Remuneration Committee, within the sphere of their competencies, shall seek to ensure that the candidates are chosen from among persons of recognised solvency, competency and experience; the utmost rigour must be applied with regard to those called upon to fill positions of independent directors as provided by Article 8 of the Rules and Regulations of the Board of Directors.

Re-election

Directors are appointed for a term of three years, and may be re-elected once or more for equal periods.

Notwithstanding the above, independent directors may not remain in the post for a term of more than twelve consecutive years, unless they become proprietary, executive or other external directors.

Like proposals for appointment, proposals for the re-election of directors which the Board of Directors decides to submit to the General Shareholders' Meeting for approval must entail a formal preparation process, necessarily

involving a report issued by the Appointments and Remuneration Committee, assessing the quality of the work and professional dedication of the directors proposed during the previous term.

Assessmen

In accordance with the provisions of the Rules and Regulations of the Board, the chairperson shall organise and coordinate with the chairpersons of the Appointments and Remuneration and Audit Committees, the periodic assessment of the Board of Directors, and, in the event, the chief executive.

Resignation or Removal

Directors shall leave their posts at the end of the term for which they were appointed and when so decided by the General Shareholders' Meeting or Board of Directors in the exercise of powers conferred upon them by law or the Bylaws. Notwithstanding the above, the Board of Directors shall not propose the removal of any independent director except on the grounds of breach of duties and when the Appointments and Remuneration Committee has issued a report in this regard.

		Yes ⊠	No 🗌	
			sessment has given rise edures applicable to its	e to significant changes activities:
		Details o	f the changes	
	It has not given rise to sig	nificant changes in the inter	nal organisation or procedures	applicable to its activities.
C.1.21	Indicate the scenario	os in which directors	are obliged to resign.	
		24.2 of the Rules and Regul sent their resignation formal		nust offer their resignation to the
	b) When they are involvedc) When they are involved serious or very serious fauld) When they are seriousl directors.e) When their remaining or	in any of the scenarios of ind d in legal proceedings for a lt, being investigated by the y disciplined by the Audit C on the Board of Directors cou	supervisory authorities. commission as a result of havir	ided by law. In disciplinary proceedings for a large preached their obligations as the company or when the reasons.
C.1.22	Chairperson of the		If so, outline the me	are discharged by the asures implemented to
		Yes 🗌	No ⊠	
	empower the indep new items be inclu	pendent directors to ded on the agenda,	request that the Boar	e been established to d be convened or tha ect the concerns of the Directors.

In accordance with the provisions of Article 10.3 of the Rules and Regulations of the Board, the Board of Directors may empower an independent director to perform the following duties: (i) ask the chairperson of the Board of Directors to convene a meeting; (ii) ask the chairperson of the Board of Directors to include new items on the agenda of business; (iii) coordinate and convey to the chairperson of the Board of Directors any concerns which external directors may have; and (iv) lead the assessment by the Board of Directors of the work of the chairperson of the Board of Directors. Notwithstanding the above, the Board of Directors has not expressly empowered any independent director to discharge such duties.

Explanation of the rules

C.1.23	Are strengthened decision?	majorities, differer	nt from legal majorities, red	quired for any kind of
		Yes 🗌	No ⊠	
	If so, describe the	differences.		
C.1.24			requirements other than of the Board of Directors.	those relating to the
		Yes 🗌	No 🖂	
C.1.25	State whether the	•	_	
		Yes ⊠	No 🗌	
		Matters on which the	e chairperson has a casting vote	
	majorities, agreements	sions of Article 23.6 of the are approved by outright	e Bylaws. Unless otherwise provided majority of the members of the Boa person has a casting vote.	
C.1.26		e Bylaws or Rule nit on the age of di	es and Regulations of the rectors:	e Board of Directors
		Yes 🗌	No 🖂	
C.1.27			ules and Regulations of thent directors, other than th	
		Yes ⊠	No 🗌	
	Maximum term (in yea	rs)		12

C.1.28 State whether the Bylaws or the Rules and Regulations of the Board establish specific rules for delegating votes to the Board of Directors, how this is done and, in particular, the maximum number of proxies that can be held by one director, as well aswhether it is compulsory to grant proxy to a director of the same category. In the event, give a brief outline of these rules.

Article 23 of the Company's Bylaws establishes that, when absent, directors may arrange to be represented at meetings of the Board of Directors by other directors via written proxy, which, to the extent possible, should contain voting instructions.

Furthermore, in accordance with the provisions of Article 19 of the Rules and Regulations of the Board, directors shall make every effort to attend meetings of the Board of Directors and, when they cannot attend personally, they shall try to ensure that their representation is conferred upon another member of the same group and includes the relevant instructions.

C.1.29 State the number	ber of meetings l	held by the Bo	oard of	f Directors during	g the financ	ial year.
Where applica	able, state the nu	ımber of times	s the E	Board has met w	ithout the p	resence
of its Chairp	erson. Include	attendance	with	representation	involving	specific
instructions.						

Number of Board meetings	5
Number of Board meetings without the chairperson in attendance	0

State the number of meetings held in the year by the various committees of the Board of Directors:

Committee	Number of meetings
EXECUTIVE COMMITTEE	11
AUDIT COMMITTEE	5
APPOINTMENTS AND REMUNERATION COMMITTEE	2

C.1.30 State the number of meetings held by the Board of Directors with all members in attendance during the financial year. Include attendance with representation involving specific instructions:

Attendance of directo	rs	5
% of attendance over	the total number of votes during the year	100.00%

C.1.31	State	whether	the	individua	I and	conso	lidated	annual	financial	statements	presented
	to the	Board o	f Dir	ectors for	appr	oval ar	e previ	ously co	ertified:		

Yes 🛛	No

Identify, where applicable, the person/persons who has/have certified the company's individual and consolidated annual financial statements, for their formulation by the Board:

Name	Position
ANTONIO RUBIO MERINO	CHIEF FINANCIAL OFFICER

C.1.32 Explain, if applicable, the mechanisms established by the Board of Directors to prevent the individual and consolidated accounts it prepares from being presented at the General Shareholders' Meeting with a qualified auditor's report.

The Company's Finance Department operates stringent controls over the individual and consolidated accounts to ensure that they are in line with generally accepted accounting principles in Spain and IFRS, and all Prosegur companies are audited by the same auditor: KPMG Auditores, S.L.

Among other duties, the Audit Committee monitors relations with external auditors and, as part of these duties, must supervise the opinion in the audit report on the annual accounts to ensure that it is not qualified, holding any necessary talks with the auditors while the accounts are being prepared.

Lastly, Article 44 of the Rules and Regulations of the Board establishes that the Board of Directors shall seek to provide a final version of the accounts with no scope for qualification in the auditor's opinion. However, when the Board of Directors considers that its own criterion should prevail, it shall publicly explain the content and scope of the discrepancy.

C.1.33	Is the Secretary to the Board	d of Directors a direct	tor?		
	Yes [No ⊠		
C.1.34	Describe the procedures for stating whether the Appoint the appointment or removal	tments and Remune	eration Committee was o		
	Pro	ocedure for appointment a	and removal		
	In accordance with the provisions of Secretary who may not necessarily the Board establishes that the all Appointments and Remuneration Co	be a Director. Furthermore opointment and removal of	, Article 12.4 of the Rules and Roof the Secretary must be info	egulation	s of
				Yes	No
	Is the Appointments and Remuner	ation Committee consulted	d on the appointment?	Х	
	Is the Appointments and Remuner	ation Committee consulted	d on the removal?	Х	
	Does the full Board approve the ap	ppointment?		Х	
	Does the full Board approve the re	moval?		Х	
	Yes ⊠		No 🗌		
		Observations			
	In accordance with the provisions of at all times seek to ensure the formatules of governance are upheld and Board of Directors' actions are in line corporate good governance guideline	al and material legality of th regularly reviewed. Further with the Company's Bylaw	e Board's actions and that its promore, the Secretary seeks to er	ocedures sure that	and the
C.1.35	State whether the comindependence of external agencies.				
	The Audit Committee monitors the ind their presence at its meetings.	lependence of external audi	tors, and when it considers it ad	visable, it	requests
	In this regard, Article 44 of the Rules a from hiring the services of audit firms the last financial year, and it must put services other than auditing.	vhose fees, for all items, are	higher than five percent of its to	al revenu	es during
	With regard to financial analysts and been established to guarantee their in transparency, guided by the principles	ndependence, although Pro	segur has always conducted its		
C.1.36	State whether, during the ye identify the incoming and ou		as changed its external	audito	r. If so
	Yes]	No 🖂		
	If there was a disagreement	with the outgoing at	uditor, describe it:		

C.1.37. Indicate whether the audit firm performs work for the of than auditing and, if so, state the fees received for so percentage of total fees billed to the company and/or its	uch work		
Yes ⊠ No □			
	Company	Group	Total
Fees for work other than auditing (thousand euro)	182	1,308	3,326
Fees for work other than auditing/Total fees billed by the audit firm (%)	5.00%	39.00%	44.00%
C.1.38 State whether the audit report on the annual financial state contained reservations or qualifications. In the event, chairperson of the Audit Committee to explain the reservations or qualifications.	state the	reasons g	jiven by th
Yes □ No ▷			
C.1.39 Indicate the number of consecutive years that the current the financial statements of the company and/or its group years audited by the current audit firm as a percentage which the financial statements have been audited:	oup. Also	, state the	number o
		Company	Group
Number of consecutive years		5	5
No. of years audited by the current audit firm/No. of years that the cobeen audited (%)	mpany has	18.00%	18.00%
C.1.40 State whether there is a procedure to provide directors give details:	with exte	ernal advic	e, and if s
Yes ⊠ No □			
Provide details of the procedures			
The procedures are described in detail in Article 27 of the Rules and Regule External directors may request that legal, accounting, financial advisers of the Company. Such requests must necessarily refer to specific problem complexity which arise in the performance of the director's duties. The decision to engage the services of experts must be notified to the Cheboard of Directors if it is proven that: a) it is not necessary for the proper performance by external directors of the b) it's cost is not reasonable in light of the importance of the problem a Company; or c) the technical assistance required may be adequately provided by the Company.	or other expe lems of a c airperson an neir assigned and the asse	rts be hired, pertain signific d may be veto duties, ets and reveni	cance and oed by the
C.1.41 State whether there is a procedure for directors to obta prepare meetings with management bodies sufficient details:			
Yes ⊠ No □			
Provide details of the procedures			

In accordance with the provisions of Article 18.2 of the Rules and Regulations of the Board, unless special circumstances so justify it in the opinion of the Chairperson, meetings must be convened with at least three days' notice and the announcement must always include the Agenda and duly summarised and prepared relevant information

Moreover, Article 12.3 of the Rules and Regulations of the Board expressly states that the Secretary must provide the directors with the necessary advice and information for the proper functioning of the Board. Lastly, in accordance with the provisions of Article 26 of the Rules and Regulations of the Board, the directors shall have the broadest powers to be informed in regard to any aspect of the Company, to examine its books, records, documents and other background for corporate operations and to inspect its facilities; this entitlement extends to the company's subsidiaries, both in Spain and abroad.

C.1.42 State whether the company has established rules to oblige directors to report and, in the event, resign, in scenarios that might damage the credit and reputation of the company, and, if so, give details:

In accordance with the provisions of Article 24.2 of the Rules and Regulations of the Board, directors must offer their resignation to the Board of Directors, and must formalise it, if the Board considers it appropriate, when their remaining on the Board might affect the interests of the Company.

C.1.43 State whether any member of the Board has notified the company that he/she is involved in legal proceedings or has been indicted in respect of any of the offences listed in Article 213 of the Capital Companies Act:

No 🖂

State whether or not the Board of Directors has analysed the case. If so, explain the reasoning behind the decision on whether or not the director should remain in his/her post and, where applicable, explain the Board of Directors' actions to date or planned actions.

C.1.44. List any significant agreements entered into by the company which come into force, are amended or terminate in the event of a change of control of the company due to a takeover bid, and their effects.

Credit agreement for 400 million euros, between Prosegur Compañía de Seguridad, S.A. and a syndicate of credit institutions, dated 12 June 2014. At 31 December 2014, the capital drawn down amounted to 40 million euros. In the event of a change of control, creditors would no longer be obliged to make the arranged amounts available to the Company and they would be entitled to request early repayment.

Issuance of bonds by Prosegur Compañía de Seguridad, S.A. on 2 April 2013, in the amount of 500 million euros, maturing on 2 April 2018. In the event of a change of control, bondholders would be entitled to request the retrospective sale of the bonds.

The syndicated loan contract for 70 million Australian dollars dated 12 December 2013. At 31 December 2014, the drawn down capital amounts to 70 million Australian dollars. In the event of a change of control of Prosegur Compañía de Seguros, S.A., creditors would no longer be obliged to make the arranged amounts available to the Company and they would be entitled to request early repayment.

The Debenture issued in Brazil in 2012, whose outstanding balance at 31 December 2014 was 31.8 million euros. In the event of a change of control of Prosegur Compañía de Seguros, S.A., creditors may request early repayment.

C.1.45 List and provide details of any agreements between the company and its management or employees that envisage severance payments, guarantee or golden parachute clauses, when they resign or are dismissed improperly, or when the contractual relationship ends because of a takeover bid or other kind of transaction.

Number of beneficiaries: 0

Type of beneficiary:

N/A

Description of the Agreement:

N/A

State whether these contracts must be notified to and/or approved by the governing bodies of the company or its group:

	Board of Directors	General Shareholders' Meeting
Body authorising the clauses	Yes	No

	Yes	No
Is the General Shareholders' Meeting informed about the clauses?		Х

C.2 Board of Directors' committees

C.2.1 Provide details of all the committees of the Board of Directors, their members and the proportion of proprietary and independent directors they comprise:

EXECUTIVE COMMITTEE

Name	Position	Category
HELENA IRENE REVOREDO DELVECCHIO	CHAIRPERSON	Proprietary
EUGENIO RUIZ-GALVEZ PRIEGO	MEMBER	Independent
PEDRO GUERRERO GUERRERO	MEMBER	Independent
ISIDRO FERNANDEZ BARREIRO	MEMBER	Independent
CHRISTIAN GUT REVOREDO	MEMBER	Executive
FERNANDO VIVES RUIZ	MEMBER	Independent
CHANTAL GUT REVOREDO	MEMBER	Executive

% of executive directors	28.57%
% of proprietary directors	14.29%
% of independent directors	57.14%
% of external directors	0.00%

AUDIT COMMITTEE

Name	Position	Category	
PEDRO GUERRERO GUERRERO	CHAIRPERSON	Independent	
ISIDRO FERNANDEZ BARREIRO	MEMBER	Independent	
EUGENIO RUIZ-GALVEZ PRIEGO	MEMBER	Independent	

% of executive directors	0.00%	
% of proprietary directors	0.00%	
% of independent directors	100.00%	

% of external directors	0.00%
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APPOINTMENTS AND REMUNERATION COMMITTEE

Name	Position	Category	
EUGENIO RUIZ-GALVEZ PRIEGO	CHAIRPERSON	Independent	
HELENA IRENE REVOREDO DELVECCHIO	MEMBER	Proprietary	
PEDRO GUERRERO GUERRERO	MEMBER	Independent	
ISIDRO FERNANDEZ BARREIRO	MEMBER	Independent	
FERNANDO VIVES RUIZ	SECRETARY	Independent	

% of executive directors	0.00%
% of proprietary directors	20.00%
% of independent directors	80.00%
% of external directors	0.00%

C.2.2 Complete the following table with information on the number of women directors in the Board of Directors committees in the last four years:

	Number of women directors							
	Financial year 2014				Financial year 2012		Financial year 201	
	No.	%	No.	%	No.	%	No.	%
EXECUTIVE COMMITTEE	2	28.57%	2	28.57%	2	33.33%	2	33.33%
AUDIT COMMITTEE	0	0.00%	1	25.00%	1	25.00%	1	33.33%
APPOINTMENTS AND REMUNERATION COMMITTEE	1	20.00%	1	20.00%	1	33.33%	1	33.33%

C.2.3 State whether the Audit Committee is responsible for the following duties:

	Yes	No
Monitor the preparation and the completeness of the financial information prepared on the company and, where appropriate, the group, checking for compliance with legal provisions, the accurate demarcation of the consolidation perimeter, and the proper application of accounting principles.	х	
Review internal control and risk management systems on a regular basis, so that main risks are properly identified, managed and disclosed.	X	
Monitor the independence and efficacy of the internal audit function; propose the selection, appointment, re-appointment and removal of the head of internal auditing; propose the department's budget; receive regular report-backs on its activities; and verify that senior management are acting on the findings and recommendations of its reports.	х	
Establish and supervise a mechanism whereby staff can report, confidentially and, if necessary, anonymously, any irregularities they detect in the course of their duties, in particular financial or accounting irregularities, with potentially serious implications for the company.	х	
Make recommendations to the Board for the selection, appointment, re-appointment and removal of the external auditor, and the terms and conditions of the engagement.	Х	
Receive regular information from the external auditor on the progress and findings of the audit programme, and check that senior management are acting on its recommendations.	Х	
Monitor the independence of the external auditor.	Х	

C.2.4 Describe the rules of organisation and operation, and the responsibilities attributed to each committee of the Board of Directors.

APPOINTMENTS AND REMUNERATION COMMITTEE

Members: The Appointments and Remuneration Committee comprises at least three (3) and at most five (5) members of the Board of Directors.

Operation: The Board of Directors designates the chairperson of the Appointments and Remuneration Committee from among the independent directors that belong to it. The Appointments and Remuneration Committee designates the Secretary, who need not be a director or a member of the Committee.

The Appointments and Remuneration Committee meets whenever the Board of Directors or the Chairperson of the Board of Directors requests that a report be issued or proposals adopted.

In any event, it meets once a year to prepare the information regarding the remuneration of directors which the Board of Directors must approve and include in its annual public documentation.

The main competencies are those set forth in Article 26 of the Bylaws and Article 17 of the Rules and Regulations of the Board.

EXECUTIVE COMMITTEE

Members: The Executive Committee comprises at least three (3) and at most seven (7) members of the Board of Directors.

The adoption of agreements to appoint members of the Executive Committee will require the favourable vote of at least two-thirds of the Board of Directors.

Operation: The Executive Committee meets when convened by its Chairperson, and in the absence of specific rules, the rules of operation established for the Board of Directors shall apply, provided they are compatible with the nature and function of the Committee. In any event, the Executive Committee shall hold at least seven ordinary sessions per year.

Responsibilities: The Executive Committee has been granted the broadest powers of representation, administration, management and disposal, and, in general, all powers corresponding to the Board of Directors, except those that, pursuant to the law or to Articles 25 of the Bylaws and 15 of the Rules and Regulations of the Board, may not be delegated.

AUDIT COMMITTEE

Members: The Audit Committee comprises at least three (3) and at most five (5) members of the Board of Directors, and in any case must comprise a majority of non-executive directors. At least one of them must be an independent director and shall be appointed based on his/her knowledge and experience in accounting, auditing or both.

Operation: The Audit Committee may regulate its own operation; otherwise the specific rules of operation established for the Board of Directors shall apply.

The Audit Committee must hold at least four (4) ordinary sessions per year.

The main competencies are those set forth in Article 27 of the Bylaws and Article 16 of the Rules and Regulations of the Board of Directors

C.2.5 State, where applicable, the existence of regulations of the Board of Directors' Committees, the location where they may be consulted, and any changes made during the year. State whether an annual report on the activities of each committee has been drafted voluntarily.

APPOINTMENTS AND REMUNERATION COMMITTEE

The organisation and operation of the Board of Directors' committees are regulated by the Bylaws and specifically by the Rules and Regulations of the Board of Directors; both these documents are available for consultation on the Company's website, and on the website of the Spanish Securities Market Commission (CNMV).

EXECUTIVE COMMITTEE

The organisation and operation of the Board of Directors' committees are regulated by the Bylaws and specifically by the Rules and Regulations of the Board of Directors; both these documents are available for consultation on the Company's website, and on the website of the Spanish Securities Market Commission (CNMV).

AUDIT COMMITTEE

The organisation and operation of the Board of Directors' committees are regulated by the Bylaws and specifically by the Rules and Regulations of the Board of Directors; both these documents are available for consultation on the Company's website, and on the website of the Spanish Securities Market Commission (CNMV).

C.2.6 State whether the make-up of the Executive Committee reflects the participation in the Board of the various directors in accordance with their position:

Yes ⊠	No 🗌
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D RELATED-PARTY AND INTRA-GROUP TRANSACTIONS

D.1 Identify the competent body and explain, where applicable, the procedure for approving related-party and intra-group transactions.

	Competent body to approve related-party transactions	
Deand of Divertons		

Board of Directors

Procedure for approving related-party transactions

In no case shall the Board of Directors authorise a related-party transaction with a shareholder unless a report has previously been issued by the Appointments and Remuneration Committee, assessing the operation from the standpoints of equal treatment of shareholders and market conditions.

However, Board authorisation need not be required for related-party transactions that simultaneously meet the following three conditions: they are performed pursuant to contracts whose conditions are standardised and applied generally to many clients; they are performed at prices or tariffs established generally by whoever is acting as a supplier of the good or service in question; and the amount does not exceed one percent of the annual revenues of the Company, in accordance with the audited annual financial statements in the last complete financial year on the date of the operation in question.

Explain whether or not approval of related-party transactions has been delegated; if so, state the body or persons to which/whom it has been delegated.

Since these are transactions within the ordinary course of corporate business and are usual and recurring, a generic prior authorisation of the line of transactions and their execution from the Board of Directors will suffice, subject to a report by the Appointments and Remuneration Committee.

D.2 Provide details of transactions that are significant either because of their amount or their content, between the company or group companies and significant shareholders in the company:

Name of significant shareholder	Name of company or member of its group	Nature of the relationship	Type of transaction	Amount (thousands of euros)
GUBEL, S.L.	PROACTINMO, S.L.	Commercial	Operating lease contracts	1,297

D.3 Provide details of transactions that are significant either because of their amount or their content, between the company or group companies and the directors or executives of the company:

Name of the administrators or directors	Name of the related party	Relationship	Nature of the transaction	Amount (thousand s of euros)
HELENA IRENE REVOREDO DELVECCHIO	PROACTINMO, S.L.	Controls PROACTINMO, S.L.	Operating lease contracts	1,297
CHRISTIAN GUT REVOREDO	PROACTINMO, S.L.	Controlled by his mother PROACTINMO, S.L.	Operating lease contracts	1,297
CHANTAL GUT REVOREDO	PROACTINMO, S.L.	Controlled by her mother PROACTINMO, S.L.	Operating lease contracts	1,297

D.4 Provide details of transactions that are significant executed by and between the company and other companies of the same group, provided they are not removed during the process of preparing the consolidated financial statements and are not part of the company's normal business in respect of their purpose and terms.

In any event, any intra-group transaction performed with companies located in countries considered to be tax havens shall be notified:

- D.5 Indicate the amount of transactions conducted with other related parties.
- D.6 Describe the mechanisms established to detect, determine and resolve possible conflicts of interest between the company and/or the group and its directors, executives or significant shareholders.

To detect, determine and resolve possible conflicts of interest with directors, the Rules and Regulations of the Board of Prosegur Compañía de Seguridad, S.A. establishes certain mechanisms:

- -Disclosure obligations: in accordance with Article 38 of the aforementioned Rules and Regulations, the directors must notify the Company of all the positions they hold and all the activities they perform at other companies or entities and, in general, of any other fact or situation that may prove relevant for their actions as administrator of the Company.
- -Obligations to abstain: in accordance with Article 33 of the Rules and Regulations of the Board of Directors, the directors must refrain from intervening in the deliberations that affect matters in which they have a personal interest. For this purpose, directors shall also be considered to have a personal interest when the matter affects a member of their family or a company in which they perform a management role or own a significant shareholding.

Furthermore, the aforementioned article establishes that directors may not directly or indirectly perform professional or commercial transactions with the Company unless they previously report a conflict of interest, and the Board, subject to a report from the Appointments and Remuneration Committee and Regulatory Compliance Department, approves the transaction.

With regard to significant shareholders, Article 39 of the Rules and Regulations of the Board establishes that it is up to said body to be informed of any transaction by the Company with a significant shareholder and/or with any other related party in accordance with applicable regulations, and no transactions may be authorised unless a report has previously been issued by the Appointments and Remuneration Committee, assessing the transaction from the standpoints of equality of treatment of shareholders and market conditions.

D 7	lo m	oro	thon	ono	of	tha	Group	١٥.	aamna	nion	lictod	in	Cne	nin C
D.1	15 11	iore	เทลท	one	OI.	uie	GIOUD	S	COHID	arnes	iistea	ш	ODE	111 I !

Yes ☐ No 🛛

Identify subsidiaries that are listed in Spain:

Listed subsidiary

Indicate whether the respective areas of activity and possible business relations between them have been publicly and accurately defined, as well as those of the listed dependent company with the other companies in the group;

Define the potential business relations between the parent company and the listed subsidiary, and between the latter and the rest of the companies in the group.

Identify the mechanisms in place to solve possible conflicts of interest between the listed subsidiary and the other companies in the group:

Mechanisms to solve potential conflicts of interest

E | CONTROL AND RISK MANAGEMENT SYSTEMS

E.1 Outline the scope of the Company's Risk Management System.

Prosegur considers that the efficient management of risks is key to ensure the creation of value and to guarantee the Company's success. For this purpose, it has a robust risk management and control system implemented in its various areas of activity. The Company analyses, controls and assesses the relevant factors that might affect its daily management to meet its business goals. Accordingly, it safeguards the assets and interests of customers, employees and shareholders. Prosegur's Risk Management System works integrally and continuously, consolidating management by area, business unit, activity, subsidiaries, geographical areas and areas of support at corporate level.

E.2 State which corporate bodies are responsible for preparing and executing the Risk Management System.

The Board of Directors is responsible for the approval of the risk control and management policy, as well as the periodic monitoring of internal information and control systems.

Among the basic responsibilities of the Audit Committee are to supervise the efficiency of internal control and risk management systems, to verify their suitability and integrity and to review the designation and replacement of the persons responsible.

The corporate risk management department is the area that defines the policies, procedures and tools for their identification and quantification, as well as the proposal of measures to mitigate risk and the ongoing monitoring of any deviation from established tolerance levels.

The processes for assessing the information and monitoring critical risk management reside with the Risk Management Committees. There are various committees that meet at different intervals. The Committees for the re-evaluation of financial risks meet monthly, operational committees and regulatory compliance committees meet monthly and quarterly, business risks in each country are re-evaluated quarterly and the global re-evaluation of all risks is conducted annually.

The internal audit department conducts regular and independent evaluations of critical risk management through the application of an evaluation model of key risk indicators. The Corporate Risk Committee is informed of the results of these processes of evaluation. The Audit Committee receives the findings of the Corporate Risk Committee concerning the results of the evaluation of critical risk management and, where applicable, the action plans agreed.

E.3 State the main risks that might affect the achievement of the business goals.

Critical risks identified:

- 1. Transactions in highly competitive markets. Pressure on prices and margins.
- 2. Transactions in rapidly-evolving markets.
- 3. Transactions in markets with a temporary reduction in the demand for security services.
- 4. Inadequate management of indirect costs.
- 5. Transactions in highly regulated markets.
- 6. Incidents involving assets guarded or loss of cash.
- 7. Adverse regulatory changes. Increase in the intervention of governments or regulators.
- 8. Failures or incidents in the information technology (IT) infrastructure. IT disruptions.
- 9. Decline in liquidity generation or in cash management.
- 10. Integration difficulties or other adverse situations in the integration of corporate or business acquisitions.

E.4 Identify whether the company has a risk tolerance level.

When the risk map is prepared the catalogue of risks considered to be critical is updated. In identifying, evaluating and prioritising risks, various internal and external selection criteria are taken into account:

- 1. Analysis of competitors.
- 2. Analysis of independent experts.
- 3. Risks linked to the main business goals managed by corporate and local divisions.
- 4. The main risks identified in preparing Prosegur's risk map.

Prosegur has defined a model for the evaluation and supervision of critical risk management through key risk indicators. The indicators-based evaluation model identifies significant parameters that provide a useful measure of how each risk is managed, and assigns a corporate head of risk management monitoring.

The indicators are chosen considering that (i) they may be applied consistently in all countries, (ii) theyallow measurable comparisons to be made over time and between countries, and (iii) they allow the persons responsible and, in the event, the corporate risk management department to evaluate risk management and anticipate situations of non-compliance of objectives. There are reasonable limits for each indicator that are revised and updated annually, thereby establishing levels of tolerance to each risk.

E.5 Indicate what risks have materialised during the year.

Risks that have materialised during the year are circumstantial to the business model, Prosegur's activity and the markets in which it operates, mainly due to incidents involving assets guarded, so that they tend to recur in each financial year. The risk control and mitigation systems planned for these risks have worked adequately, and consequently none of them has had a significant impact either on Prosegur's activity or on its results.

E.6 Explain the response and supervision plans for the company's main risks.

As indicated in E4, Prosegur periodically and repeatedly identifies, evaluates and prioritises the risks it considers to be critical.

Identifying and prioritising critical risks is performed with a dual objective in mind:

- Controlling their management by the Corporate Risk Committee through regular and independent evaluations of the indicators of which the critical risk management evaluation model (prepared by the internal audit department) is comprised.
- Supervision of risk management and internal control systems by the Audit Committee.

Each country, business area or support area is responsible for the adequate management of each risk through the establishment of adequate response and control systems.

The Corporate Risk Committee is responsible for the proper management of critical risks and the adequacy of the actions implemented which, in the event, are determined by the persons responsible for their management.

The Audit Committee supervises (i) both the methodology and the criteria adopted for preparing the risk map, (ii) the process for identifying and prioritising critical risks, (iii) the risk evaluation models based on key risk indicators, (iv) the selection of indicators and the establishment of adequate tolerance levels, and (v) regular evaluations thereof by the internal audit department, their review by the Corporate Risk Committee and response plans which, in the event, may exist when circumstances so require.

INTERNAL CONTROL AND RISK MANAGEMENT SYSTEMS IN RELATION TO THE PROCESS OF FINANCIAL REPORTING (Internal Control over Financial Reporting - ICFR)

Describe the mechanisms that make up the control and risk management systems in relation to the process of financial reporting (ICFR) of the company.

F.1 Framework of control

State the main characteristics of, at least:

F.1.1 What bodies and/or functions are responsible for: (i) the existence and maintenanceof proper and effective ICFR; (ii) its implementation; and (iii) its supervision.

Article 5 of the Rules and Regulations of the Board establishes that said body has a general supervisory function. It is Prosegur's supreme decision-making body except in matters reserved for the General Shareholders' Meeting.

For this purpose, Article 5 of the Regulations of the Board of Directors of Prosegur establishes that one of its competencies that cannot be delegated is the approval of "the Company's general policies and strategies and, in particular, the risk control and management policy, as well as the periodic monitoring of internal information and control systems."

Article 16 of the Regulations establishes that the Audit Committee shall have, among others, the responsibility to "supervise the process of preparing and presenting regulatory financial information, to supervise the efficacy of the Company's internal control and risk management systems, to verify that they are adequate and complete, and to review the appointmentand removal of those responsible for them" and "to know the process of financial reporting and internal control systems and, for this purpose, identify the types and levels of risk, the measures to mitigate the impact of the risks identified and the control, reporting and risk management systems."

- F.1.2Whether, most notably in relation to the process of financial reporting, the following elements are in place:
 - Departments and/or mechanisms involved: (i) design and review of organisational structure; (ii) clear definition of lines of responsibility and authority, with adequate distribution of tasks and duties; and (iii) sufficient procedures for their proper dissemination inside the company.

Pursuant to its regulations, the Management Board of Prosegur undertakes to directly exercise the power to approve at the proposal of the first executive of the Company, the appointment and eventual dismissal of senior executives, as well as their indemnity clauses.

The design and review of the organisational structure and definition of the lines of responsibility and authority are proposed by the Managing Director and validated by the Appointments and Remuneration Committee.

The responsibilities or duties, as well as the profile and competencies necessary for each post are defined by each direct superior and approved by the area managers with the help of experts from the Human Resources Department and approved by the corresponding Human Resources Division.

The description and evaluation of the post (and therefore the review of the organisational structure, job map and job descriptions) are performed and updated when those in charge of the post notify the Human Resources Division

This organisational structure is represented in a chart showing the relationships between the various departments, businesses and support activities belonging to Prosegur. An organisation chart of personnel, kept permanently upto-date, is located on the corporate Intranet and accessible to personnel affected.

 Code of Conduct, approval body, degree of dissemination and instruction, principles and values included (indicating whether there are specific references to the record of operations and preparation of financial information), body in charge of analysing non-compliances and proposing corrective actions and penalties.

Prosegur's Board of Directors approved a Code of Ethics and Conduct applicable to all companies belonging to the Prosegur group in all businesses and activities performed by Prosegur in all the countries where it operates. It is binding upon all members of the governing bodies, executives and personnel of Prosegur.

The Code of Ethics and Conduct provides guidelines regarding how all Prosegur professionals should behave. It evidences the company's commitment to conduct itself at all times in line with common principles and standards in its relations with stakeholders affected by its activities: employees, shareholders, customers and users, suppliers and associates, authorities, public administrations and regulatory bodies, competitors and the civilian society in which it operates. At the proposal of the Audit Committee, on 28 October 2013, a revised version of the Code of Ethics and Conduct was approved by Prosegur's Board of Directors.

All Prosegur's professionals are obliged to know, subscribe to and comply with the Code of Ethics and Conduct, and to collaborate in facilitating its implementation, as well as to notify possible breaches of which they are aware.

The Code establishes that whomsoever, by action or omission, breaches the Code of Ethics and Conduct, shall be subject to the disciplinary measures that, in accordance with current labour regulations and internal policies and procedures, are applicable in each case. All reported breaches shall be analysed through an enquiry process conducted by a team of impartial experts led by the compliance official, who will present his/her findings and, in the event, propose any corrective measures to be implemented, notifying the persons who have identified or reported the breach.

Within the legal compliance section of the Code of Ethics and Conduct, express reference is made to the preparation of financial information in a thorough, clear and accurate manner, using the appropriate accounting records, and its dissemination through transparent communication channels that enable the market, and in particular Prosegur's shareholders and investors, to permanently access it.

Likewise, the section concerning the use and protection of resources refers to the need to ensure that all economically significant transactions performed on Prosegur's behalf are listed clearly and accurately in the appropriate accounting records representing a true and fair view of the transactions performed, and that they are available to the internal and external auditors.

The Code of Ethics and Conduct is available on Prosegur's corporate website, and new recruits, on signing their employment contract, all receive a copy of the Code which they must sign.

In 2014, a plan to implement and disseminate the Code of Ethics and Conduct is to be developed, including the following actions:

- Approval of a new, revised version of the Code of Ethics and Conduct by the governing bodies of all the group companies in countries where Prosegur operates.
- Communication to all group employees through various media: Intranet, website, corporate magazines, notice Boards, e-mail, etc.
- Signing of the Code of Ethics and Conduct by all employees through various media.
- Continuing on-site training in the courses imparted by the Regulatory Compliance Department and online through courses run by Prosegur Corporate University.
- Complaints channel, allowing the audit committee to be notified of financial and accounting
 irregularities, in addition to potential breaches of the Code of Conduct and irregular activities within the
 organisation, stating, where applicable, whether this is confidential in nature.

Prosegur has a Complaints Channel in place to enable any person to safely and confidentially report any acts that are irregular, unlawful or which contravene the ethics and conduct code of Prosegur of which they may become aware, including any of a financial and accounting nature which take place in the performance of the activities of the Company.

The Complaints Channel consists in a form that is available on the website www.prosegur.com, which is permanently open, allowing the confidentiality required for each situation and the necessary anonymity to protect persons using it.

The Internal Audit Department confidentially manages communications received and conveys its findings to the Audit Committee.

 Training and periodic continuing learning programmes for personnel involved in preparing and revising financial information, and evaluation of ICFR, covering at least accounting standards, auditing, internal control and risk management.

Prosegur pays particular attention to continuing training and the development of its professionals for the proper performance of their functions.

Specifically, personnel belonging to the Finance Department (mainly the tax and financial reporting section), and the Audit Department continually attend training sessions to keep abreast of regulatory and legal changes. In the financial year 2014, employees of the Company's Corporate Area took training courses covering these aspects. The main purpose of these sessions is to update knowledge of the systems that generate the financial information and the new regulatory and legal developments that take place yearly.

The Company has cooperation agreements with other organisations that allow it to constantly update the knowledge of employees involved in preparing and revising the financial information.

Prosegur's management of training processes is centralised through the Prosegur Corporate University. The University hosts the Financial Community, aimed at professionals from the 17 financial units, comprising 148 members. The main goals of the Financial Community are to standardise financial processes and to update the criteria for accounting, tax, financial and control and risk management, and international standards.

In 2014, persons involved in these tasks attended various courses on economic outlook and new accounting and tax developments.

F.2 Evaluation of financial reporting risks

State, at least:

- F.2.1 The main characteristics of the risk identification process, including the risk of error or fraud, with regard to:
 - · Whether such a process exists and is documented.

The Finance Department identifies, using the ICFR scope matrix, the risks affecting financial reporting from the standpoint of accounting records and potential non-compliance with accounting standards, and it documents the design of controls implemented.

 Whether the process covers all the financial reporting goals (existence and occurrence; completeness; valuation; presentation, breakdown and comparability; and rights and obligations), and whether and how often it is updated.

The ICFR scope matrix is aimed at identifying the accounts and entries that have significant risk associated with them, whose potential impact on financial reporting is material and, which therefore require special attention. In this regard, in the process of identifying the significant accounts and breakdowns a series of quantitative variables (balance of the account) and qualitative variables (complexity of transactions; changes and complexity of regulations; need to use estimates or projections; application of judgement and qualitative importance of the information) are considered.

This ICFR scope matrix is based on the balance sheet and consolidated income statement included in the audited Consolidated Financial Statements. Said matrix is periodically updated, after the Consolidated Financial Statements and Interim Financial Statements are prepared, and/or whenever there is a change in the consolidation scope. In 2014, the scope matrix was last updated for the content of the Financial Statements at 31 December 2014.

For each of these significant accounts and breakdowns included in the scope matrix, the associated critical processes and sub-processes have been defined, and the risks that might generate errors and/or fraud in financial reporting have been identified, covering all the financial reporting objectives (existence and occurrence; completeness; valuation; presentation, breakdown and comparability; and rights and obligations).

This ICFR scope matrix is based on the balance sheet and consolidated income statement included in the audited Consolidated Financial Statements. Said matrix is periodically updated, after the Consolidated Financial Statements and Interim Financial Statements are prepared, and/or whenever there is a change in the consolidation scope. In 2013, the scope matrix was last updated for the content of the Interim Financial Statements at 30 June 2013.

For each of these significant accounts and breakdowns included in the scope matrix, the associated critical processes and sub-processes have been defined, and the risks that might generate errors and/or fraud in financial reporting have been identified, covering all the financial reporting objectives (existence and occurrence; completeness; valuation; presentation, breakdown and comparability; and rights and obligations).

• The existence of a process of identification of the consolidation scope, considering, among other aspects, the possible existence of complex corporate structures, or instrumental or special purpose vehicles.

The Legal Department is in charge of informing the Financial Department in regard to the transactions within its sphere affecting the structure of the group and the consolidation scope. It determines the means of control or influence, the legal forma and the type of direct or indirect participation of all the companies. It is continuously updated and allows historical changes in the perimeter to be tracked.

The identification of the consolidation perimeter is carried out each month. The changes in the consolidation perimeter are recorded in the Group consolidation software system, where the map of the structure of ownership of the companies within the perimeter is permanently updated.

The Legal Department Management along with the Business Development Management are responsible for reporting to the Economic and Financial Management the transactions carried out within this scope and which affect the structure of the group and the consolidation perimeter.

Among the competencies of the Audit Committee is to supervise the adequate definition of the consolidation scope.

 State whether the process takes into account the effects of other risk types (operating, technological, financial, legal, reputational, environmental, etc.) to the extent they affect the financial statements.

Prosegur has a corporate risk map that reports to the Audit Committee to identify the critical risks using a corporate risk map to analyze those risks of major relevance. This process to identify risks takes into account the effects of other kinds of risk (operating, financial, strategic, regulatory compliance, technological and others) which might have an adverse effect on the reliability of financial reporting.

· Which of the company's governing bodies supervises the process.

Supervision of ICFR is the responsibility of the Audit Committee. The Internal Audit Management Department uses specific programs to verify the internal control of financial information under the supervision of the Audit Committee.

F.3 Control activities

State, indicating their main characteristics, at least whether there are:

F.3.1 Review and authorisation procedures for financial reporting and the description of ICFR, to be published in securities markets, indicating those responsible for them, and documentation describing the flows of activities and controls (including those relating to the risk of fraud) of the various group of transactions that might have a material impact on the financial statements, including the procedure for account closure and the specific review of relevant judgements, estimates, valuations and projections.

The parent company's annual financial statements, Prosegur's consolidated annual financial statements and the half-yearly financial reports are all revised by the Audit Committee prior to being prepared by the Board of Directors, in accordance with Article 16 of its Rules and Regulations.

The Audit Committee reviews any other relevant information prior to publication through the regulatory bodies. The Board of Directors approves and, in the event, formulates the financial information presented which is later published via the Spanish Securities Markets Commission and presented publicly.

Prosegur conducts periodic reviews of the financial information it prepares, as well as the description of ICFR, in accordance with various levels of responsibility in order to ensure information quality. The Financial Department is in charge of preparing the description of ICFR in coordination with the departments involved. This process culminates in the review by the Audit Committee and it is therefore also approved in the Annual Corporate Governance Report, validated by the full Board of Directors.

The Financial Department has described the flow of activities and controls on significant transactions which affect the financial statements. The documentation of these flows defines the applicable rules of action and the information systems used for the process of closing accounts. Personnel involved in the process of preparing financial information are continuously trained and informed with regard to the procedures for the accounting closure of Individual and Consolidated Financial Statements and Accounts. The documents detail the basic areas for preparing, reviewing and approving consolidated accounting closures and accounting closures for companies belonging to the Group.

Prosegur discloses financial information to the securities markets on a quarterly basis. The Financial Department is ultimately responsible for financial reporting. In the description of the flow of activities in the accounting closure process, the control activities to ensure the reliability of the information are defined. The corporate areas within the Financial Department analyse and supervise the information prepared.

The Financial Department documented the risk of error or fraud in financial reporting and the controls that affect all critical processes/sub-processes. These processes cover the various kinds of transaction that may have a material impact on the financial statements (acquisitions, sales, personnel expenses, etc.), and the specific consolidation and reporting process.

In this connection, Prosegur has identified all the processes necessary to prepare the financial information, in which it has used relevant judgements, estimates, valuations and projections, considering all of them to be critical. The documentation of each of these critical processes comprises:

- A description of each of the sub-processes linked to each process.
- Details of the information systems affecting sub-processes.
- Details of the internal procedures and rules approved by the Department, and regulating said sub-processes.
- Description of the key and non-key controls mitigating each of the risks identified.

For each control, the following have been identified:

- Organisational structures and/or functions of persons in charge of each of the key and non-key controls identified.
- Frequency of the controls.
- · Level of automation of the controls.
- Type of control: preventive or detective.

The specific review of the relevant judgements, estimates and valuations for quantifying goods, rights and obligations, revenues and expenses and any other commitments listed in the Individual and Consolidated Annual Financial Statements is performed by the Financial Department with the collaboration of the rest of Prosegur's Support Departments. Assumptions based on business performance are analysed jointly with the Business Departments.

The Chief Financial Officer and the Managing Director analyse the reports issued and approve financial information before it is presented to the Audit Committee and the Executive Committee of the Board of Directors.

F.3.2 Internal control policies and procedures concerning information systems (including control of access, tracking of changes, operation thereof, operating continuity and segregation of functions) that underpin the company's significant processes in relation to the preparation and publication of financial information.

One of the specific functions of the Risk Management Department is the continuous evaluation of the part of the internal control system linked to information systems, which include support to the issuance of financial information.

There is an Information Security Committee which is a management body comprising representatives from all the substantive areas of Prosegur.

This Committee is responsible for:

- Aligning the information security objectives with the main strategic business lines
- Approaching Prosegur's information security as a global activity integrated within the business
- Coordinating and approving the proposals received for projects linked to information security
- Providing the necessary resources for developing information security initiatives
- · Identifying and evaluating security risks in respect of business needs

The Information Security Committee monitors all these functions through a Master Plan.

Control of access to information systems is managed by assigning a personalised user name and password. Internal audits are conducted of the processes to control access to the systems at least once a year. A procedure is in place to control access to the Prosegur's data processing centre; access is restricted to authorised personnel and all access is recorded.

There is a process for managing changes in the life-cycle of software; all production changes are subject to this process.

Prosegur systems and information are backed up and in a redundant infrastructure that allows business continuity. Furthermore, Prosegur has an alternative data processing centre if the main one fails.

Throughout 2014, the Group will continue to strengthen the process to control access and manage users in all the countries and systems with financial impact.

F.3.3 Internal control policies and procedures aimed at supervising the management of activities outsourced to third parties, and those aspects of evaluation, calculation or valuation commissioned to independent experts that might have a material impact on the financial statements.

The recurring activities in the process of preparation of financial information are not outsourced by Prosegur.

Prosegur requests advice from independent experts in situations of the following kind:

- a) Evaluation of the tax impact of corporate restructuring transactions.
- b) Tax advice for subsidiaries in preparing tax returns subject to specific regulations.
- c) Estimates of the fair value of certain assets, branches of activity or business.
- d) Verification of the efficacy of the money laundering prevention system.
- e) Valuation of the allocation of the purchase price of the new companies.

The corporate Financial and Legal Departments supervise the results of accounting, legal and tax advisory services. When hiring external advisers, depending on the amounts involved, decision-making processes involve the consideration of at least three proposals from the cost and professional qualification standpoints. Additionally, Prosegur only hires experts in tasks that underpin valuations, judgements or accounting calculations when they are registered with the relevant collegiate or similar bodies, and when they are from companies of recognised prestige in the market. The relevant departments of Prosegur have adequate personnel to validate the conclusions of the reports issued.

F.4 Reporting and communication

State, indicating the main characteristics, whether the company has at least:

F.4.1 A specific function for defining and refreshing accounting policies (accounting policy department or area) and resolving doubts or conflicts deriving from their interpretation, maintaining a fluid communication with the persons responsible for the operations within the organisation, and an up-to-date accounting policies manual, communicated to the business units through which the company operates.

The Corporate Financial Reporting Department, which belongs to the Finance Department, is responsible for preparing, issuing, publishing and later implementing the Accounting Standards of Prosegur under the internal certification of the 3P process management system (Policies, Processes Prosegur).

Among the functions of the Corporate Financial Reporting Department is the analysis of International Accounting Standards, in order to comply with:

- The establishment of Support Standards or procedures to help personnel in relation to the process of preparing financial information.
- The analysis of transactions requiring specific accounting treatment.
- The resolution of queries regarding the application of specific accounting standards.
- The evaluation of possible future impacts on the financial statements, as a result of new developments or changes to international accounting standards.
- The list of external auditors in relation to the criteria applied, and the accounting estimates and judgements.
- The resolution of any doubt arising from the various interpretations of the standards.

Prosegur's accounting manual is updated annually. In 2014, the latest updated versions with all modifications implemented were distributed to all the Group's departments and employees.

F.4.2Mechanisms to compile and prepare financial information with standardised formats, for application and use by all units of the company or group which support the main financial statements and the notes thereto, as well as detailed information on ICFR.

The process to compile and prepare consolidated financial information is centralised. The first phase of this process begins at the subsidiaries of the Prosegur Group, based on enterprise resource planning (ERP) platforms under the supervision of the Financial Department, which ensures that the financial information of the Companies is confinable, complete and consistent. Based on the subsidiaries' financial statements, and through IT systems programmed to extract and aggregate data, the individual and consolidated financial statements are compiled and analysed.

There is a periodic reporting process to obtain the necessary information for the line items of the consolidated annual accounts. Prosegur's Accounting Plan is applied at all Prosegur's subsidiaries for the purposes of compiling information for the consolidation of financial statements.

F.5 Supervision of the system's operation

State, indicating their main characteristics, at least:

F.5.1 The ICFR supervisory activities performed by the audit committee and whether the company has an internal audit function that supports the committee in its oversight of the internal control system, including ICFR. Also state the scope of the evaluation of ICFR in the year and the procedure for the person in charge of the evaluation to convey the findings, whether the company has a plan of action detailing the possible corrective measures, and whether the impact on financial reporting has been considered.

In accordance with the provisions of Article 16.3 of the Rules and Regulations of the Board of Directors, among the basic responsibilities of the Audit Committee are the following:

- To review Prosegur's accounts, ensuring the correct application of the main generally-accepted accounting principles, and to report proposed modifications to accounting principles and criteria suggested by the management of Prosegur.

- To evaluate the result of each audit and the responses of the management team to the auditors' recommendations, and to mediate in the event of a discrepancy between the two in relation to the principles and criteria applicable in preparing the financial statements, and to discuss with the accounts auditor any significant weaknesses in the internal system detected during the audit.
- To supervise the efficacy of the internal control and risk management systems, checking that they are suitable and complete.
- To supervise compliance with the audit contract, ensuring that the opinion on the annual accounts and the main content of the audit report are written clearly and accurately.
- To review any relevant information which the Board of Directors must provide to the markets and their supervisory bodies.
- To supervise the process of drawing up and presenting the regulated financial information.
- To supervise the company's internal auditing services.

Supervision of internal auditing includes, but is not limited to, approving the audit plans, determining who must execute them, evaluating the sufficiency of the work performed, revising and evaluating the results and considering their effect on the financial reporting, and monitoring corrective actions.

Prosegur has an internal audit department that is functionally dependent upon the Audit Committee. Its goals and functions include (i) assisting the Audit Committee in the objective compliance with its responsibilities, (ii) verifying the adequate management of risks, and (iii) ensuring the completeness and reliability of accounting information.

The internal audit department has prepared a programme for revision of ICFR which is executed over a three-year period and integrated in the annual work schedules submitted for approval to the Audit Committee.

In 2014, the internal audit department updated its verification programs to adapt them to the most recent documents on SCIIF prepared by the Financial Information Department.

In 2014, significant processes were reviewed in relation to financial information in Spain and other European and Latin American subsidiaries. The verification carried out in2014 has put an end to the triennial plan that began in 2012.

The internal audit department verifies the state of execution of the recommendations included in its audit reports, including those concerning ICFR verification. In 2014, two half-yearly reports were issued on the state of execution of the guidelines issued to the members of the Audit Committee.

Additionally, the internal audit department conducts half-yearly evaluations of critical risk management, including financial reporting risk, based on key risk indicators, their comparison with the established limits and their performance over time. The results are presented to the Corporate Risk Committee for analysis and to the Audit Committee for supervision of their management. During 2014, the evaluation model has been updated and its scope has been broadened.

F.5.2 Whether there is a discussion procedure in which the auditor (in accordance with technical auditing standards), the internal auditing function and other experts may convey to senior management and the audit committee or directors of the company any significant weaknesses in the internal control they have discovered during the review process of the annual accounts or other reviews they have been commissioned to perform. State also if there is an action plan to correct or mitigate the weaknesses observed.

In 2014, the external auditor attended two Audit Committee meetings for the review of conclusions on the auditing of annual accounts and interim half-yearly financial statements. At the same time, external auditors report on theeventual weaknesses in internal control and opportunities for improvement identified during the course of their work.

In addition, the Chief Financial Officer, responsible for preparing the annual accounts and the intermediate financial information that Prosegur provides to the markets and its supervisory bodies, attends the meetings of the Audit Committee, in order to review and discuss any relevant issue that might arise during the process of preparation and presentation of the regulated financial information.

At each Audit Committee meeting, the Internal Audit director regularly presents the conclusions of his works of verification of the functioning and efficacy of the procedures in SCIIF, the control weaknesses identified, the recommendations made and the status of execution of the action plans agreed for mitigation thereof.

The Chief Financial Officer and the Internal Audit Director attended all five meetingsof the Audit Committee in 2014. The Chief Financial Officer and the Internal Audit Director attended all five meetingsof the Audit Committee in 2014.

F.6 Other significant information

Not applicable

F.7 External auditor's report

State:

F.7.1 Whether the ICFR information sent to the markets has been reviewed by the external auditor, in which case the company must include the relevant report as an annex. Otherwise, it should explain why.

Prosegur has submitted for review by the external auditor the ICFR information sent to the markets for the financial year 2014. The scope of the auditor's review procedures was in accordance with the Guidelines for Action and the model auditor's report referring to information concerning the internal control system on financial reporting of listed companies of July 2013, issued by the Spanish Auditors' Institute (Instituto de Censores Jurados de Cuentas de España).

G DEGREE OF IMPLEMENTATION OF CORPORATE GOVERNANCE GUIDELINES

State the degree to which the company has adhered to the recommendations of the Unified Good Governance Code.

If any guideline is not followed or only partially followed, a detailed explanation must be included so that shareholders, investors and the market in general have enough information to assess the company's action. General explanations are not acceptable.

1. The Bylaws of listed companies should not limit the maximum number of votes that a single shareholder may cast, or contain other restrictions that hamper taking control of the company through the acquisition of its shares in the market.

Compliant

Explanation

Explanation

2. When the parent company and a subsidiary of it are both listed, they both publicly and accurately define:

 a) The respective areas of activity and possible business relations between them, and those of the listed subsidiary with other companies in the group;

b) The mechanisms in place to resolve potential conflicts of interest.

See sections: A.10, B.1, B.2, C.1.23 and C.1.24.

See sections: D.4 and D.7

Compliant □ Partially compliant □ Explanation □ Not applicable ⊠

3. Although not expressly required by Mercantile Legislation, transactions implying a structural change in the company and, in particular, the following, are subject to approval at the General Shareholders' Meeting:

a) The transformation of listed companies into holding companies, through "subsidiarisation" or the incorporation to subsidiaries of essential activities hitherto conducted by the company itself, even when the latter retains full control over them;

	the company's corporate	purpose;					
c)	Operations that are equiva	lent to the company	's liquidation.				
S	ee section: B.6						
	Compliant ⊠	Partially compliant ☐	Explanation				
N		n to which recommen	oted at the General Shareholders' ndation 27 refers, should be made				
	Compliant ⊠		Explanation				
n		/ independent, so that	ould be separate votes regarding at shareholders may exercise their in particular to:				
a) The appointment or ratification of directors, with separate voting on each candidate;							
b) In the case of amendments to the Bylaws, to each article or group of articles that are substantially independent.							
	Compliant ⊠	Partially compliant	Explanation				
а		it who are acting on b	inancial intermediaries who appear behalf of different clients, may issue ons.				
	Compliant ⊠		Explanation				
7. The Board performs its functions with unity of purpose and independence of criterion, treats all shareholders equally and is guided by the interests of the company, understood as maximising, over time, the company's economic value.							
tl a	ealings with stakeholders; for the customs and good praction	ulfils its obligations are	y the laws and regulations in its nd contracts in good faith; respects d territories where it does business; y principles it has subscribed to				
	Compliant ⊠	Partially compliant	Explanation				

8. The Board undertakes, as its core mission, to approve the company's strategy and the necessary organisation for its implementation, and to supervise and ensure that

b) Any acquisition or disposal of key operating assets that would effectively alter

management fulfils the objectives set and upholds the company's corporate purpose and interests. And, for this purpose, the entire Board of Directors reserves the powers to approve:

a) The Company's general policies and strategies, and, in particular:

- i) The strategic or business plan, and management goals and annual budgets;
- ii) Investment and financing policy;
- iii) Definition of the structure of the group of companies;
- iv) Corporate governance policy;
- v) Corporate social responsibility policy;
- vi) Remuneration and evaluation of senior officers;
- vii) Risk control and management policy, and periodic monitoring of internal information and control systems;
- viii) Dividend policy, as well as the policies and limits applying to treasury stock.

See sections: C.1.14, C.1.16 and E.2

b) The following decisions:

- i) At the proposal of the company's chief executive, the appointment and, where applicable, the removal, of senior officers, and their severance clauses.
- ii) Directors' remuneration, and, in the case of executives, additional remuneration for their executive functions and other conditions that must be upheld by their contracts.
- iii) The financial information which, as a listed company, must be published periodically.
- iv) All kinds of investments and operations which, due to their sizeable amount or special characteristics, are considered strategic, unless they must be approved by the General Shareholders' Meeting;
- v) The creation or acquisition of shareholdings in special-purpose vehicles or entities with registered offices in countries or territories that are considered to be tax havens, and any other similar transaction or operation which, due to its complexity, might undermine the transparency of the group.

c) The transactions performed by the company with directors, significant shareholders or shareholders represented on the Board, or with persons linked to them ("related-party transactions").

However, Board authorisation need not be required for related-party transactions that simultaneously meet the following three conditions:

- 1. They should be governed by standard form agreements applied on an across-the-Board basis to a large number of clients;
- 2. They should be performed at prices or rates established generally by whoever acts as the supplier of the good or service in question;
- 3. Their amount should not exceed 1% of the company's annual revenues.

It is recommended that the Board approve related-party transactions subject to a favourable report from the audit committee or, in the event, whichever other committee has been mandated to issue a report; and that directors affected, as well as not exercising or delegating their right to vote, are absent from the meeting room while the Board is discussing this matter.

It is recommended that the competencies attributed to the Board herein be nondelegable, with the exception of those mentioned in points b) and c), which may be adopted for reasons of urgency by the Executive Committee for subsequent ratification by the Board in full.

	See sections: D.1 and D.6					
	Compliant ⊠	Partially compliant	Explanation			
9.	The Board should be the remeaning that it is advisable for		efficiently and with participation and at most fifteen members.			
	See section: C.1.2					
	Complian	nt 🛛 Explanation				
10.	 External directors, proprietary and independent, should occupy an ample majority of Board places, while the number of executive directors should be the minimur practical bearing in mind the complexity of the corporate group and the ownershi interests they control. 					
	See sections: A.3 and C.1.3.					
	Compliant ⊠	Partially compliant	Explanation			

11. Among external directors, the relation between proprietary members and independents should match the proportion between the capital represented on the Board by proprietary directors and the remainder of the company's capital.

This strict proportionality criterion may be eased, so that the weighing of proprietary directors is greater than would correspond to the total percentage of capital they represent:

		vith a significant num		s represented on the
	See sections: A.2, A.3 an	d C.1.3		
		Compliant 🛛	Explanation	
12.	The number of indep members.	pendent directors shou	ld represent at least	one third of all Board
	See section: C.1.3			
		Compliant ⊠	Explanation	
13.	Shareholders' Meeti appointment should Corporate Governar Committee. Said re appointed at the beh and it should outline denied for presence	ng, which should effort be confirmed or, who ce Report, subject to port should also explest of shareholders who the reasons why, who on the Board of Direction.	ect or ratify their a lere applicable, revi- o prior verification ain why proprietary nose stake is less that ere applicable, forma ctors from sharehold	Board to the General ppointment, and their ewed annually in the by the Appointments directors have been an 5% of share capital; al requests have been lers whose stakes are ry directors have been
	See sections: C.1.3 and C	C.1.8		
	Compliant ∑	Partially complian	nt Explanation	
14.	When there are few ensure that, when ne		tors, the appointme	nts committee should
	a) The process of women candidates;		ncies entails no «i	implicit bias against
		nakes a conscious e andidates for Board		omen with the target
	See sections: C.1.2, C.1.4	4, C.1.5, C.1.6, C.2.2 and C	2.2.4.	
	Compliant P	artially compliant	Explanation	Not applicable ⊠
15.				eration of the Board of ifficient information in

advance of Board meetings, and work to procure a good level of debate and the active involvement of all members, safeguarding their rights to freely express and

1. In large cap companies where few or no equity stakes attain the legal threshold for significant shareholdings, despite the considerable sums

actually invested.

adopt positions; he or she should organise and coordinate regular evaluations of the Board and, where appropriate, the company's chief executive, along with the chairpersons of the relevant Board committees.

	See section	ons: C.1.19 and C.1.	.41						
		Compliant ⊠	Partially complia	nt 🗌 Expl	anation 🗌				
	company Board n coordina	y, one of the inc neeting be calle	dependent directored or new items the concerns of e	rs should be en be added to th	the chief executive of appowered to request the agenda of business s; and to lead the Boa	at a ; to			
	See section	n: C.1.22							
	Compliant	☐ Partial	ly compliant	Explanation	Not applicable ⊠				
	17. The Seci	retary should tak	ke care to ensure t	hat the Board's	actions:				
			ter and spirit of ed by regulatory		he prevailing regulation	ons,			
	b) Conform to the provisions of the Bylaws and the Rules and Regulations of the Shareholders' Meeting, the Board and any other applying to the company;								
		account the g		guidelines con	tained in the Unified				
	his or her a and approve	ppointment or reed by the Board	emoval should be	proposed by th appointment or r	sionalism of the Secret e Appointments Commi emoval should be recor	ittee			
	See section: C	.1.34							
		Compliant ⊠	Partially complia	nt 🗌 Expl	anation 🗌				
18.	 The Board of Directors should meet as often as necessary to efficiently perform duties, following the schedule of dates and matters established at the beginning of the year, and each director may propose other items for inclusion on the agenda that we not initially envisaged. 								
	See section: C	.1.29							
		Compliant ⊠	Partially complia	nt ☐ Expl	anation 🗌				
4.0	D ' ()				The control of the co				

19. Director absences should be kept to the bare minimum and quantified in the Annual Corporate Governance Report. When directors have no choice but to delegate their vote, they should do so with instructions.

	See sections: C.1.	.28, C.1.29 and C.1.3	30				
		Compliant ⊠	Partially complia	unt 🗌	Explanation		
20.	directors, rega	s or the secretar rding the compa eting, the partie	ny's performar	nce, and sa	id concerns are	not resolved at	
	Compliant 🛚	Partially co	mpliant 🗌	Explanation [Not app	olicable 🗌	
21.	The Board in fu	ıll should evaluat	e the following	points on a	yearly basis:		
	a) The quality and efficiency of the Board's operation;						
	b) Based on a report submitted by the Appointments Committee, how well the chairperson and chief executive have carried out their duties;						
	c) The perfor them.	mance of its c	ommittees or	the basis	of the reports	furnished by	
	See sections: C.1.	.19 and C.1.20					
		Compliant ⊠	Partially complia	ınt 🗌	Explanation		
22.	they require or by the Bylaws	nould be able to n matters within or the Rules and o the chairperson	the Board's co Regulations o	mpetence. f the Board,	And, unless other, they should be	erwise provided	
	See section: C.1.4	! 1					
		Complia	ant 🛛	Explanation [-		
23.	performance o exercising this	nould be entitled f their duties. An right, which ir or by the compar	d the company special circu	y should pro	vide the adequa	ate channels for	
	See section: C.1.4	10					
		Complia	ant 🛚	Explanation []		
24.	with swift and	s should establis sufficient knowle ld also be offered	dge of the cor	npany, and	its corporate go	vernance rules.	
		Compliant ⊠	Partially complia	ınt 🗌	Explanation		

25.	5. Companies should insist that directors devote the necessary time and effort to their duties to perform them efficiently and, as a result:									
	a) Directors should apprise the Appointments Committee of any other professional obligations, in case they might detract from the necessary dedication;									
	b) Companies should lay down rules about the number of directorships their Board members can hold.									
	See sections: C.1.12, C.1.13 and C.1.17									
	Compliant ☐ Partially compliant ☑ Explanation ☐									
	The company is compliant with section a) but it is not compliant with section b).									
26.	26. The appointment or re-election proposals of directors submitted by the Board of Directors to the General Shareholders' Meeting, and their provisional appointment by co-option should be approved by the Board of Directors:									
	a) At the proposal of the Appointments Committee, in the case of independent directors.									
	b) Subject to a report from the Appointments Committee in all other cases.									
	See section: C.1.3									
	Compliant ⊠ Partially compliant □ Explanation □									
27.	Companies should post the following director particulars on their websites, and keep them permanently updated:									
	a) Professional experience and background;									
	b) Directorships held in other companies, listed or otherwise;									
	c) Indication of the category of directorship, specifying, in the case of proprietary directorships, the shareholder they represent or with whom they have ties.									
	d) The date of their first and subsequent appointments as a company director; and									
	e) Shares held in the company and any options on the same.									
	Compliant ☑ Partially compliant ☐ Explanation ☐									
28.	Proprietary directors should resign when the shareholder they represent disposes of its entire shareholding. They should also resign when the shareholder whose interests they									

represent reduces its stake to such a level that its number of proprietary directors should be reduced.

	See sections: A.2, A.3	and C.1.2					
	Con	npliant 🛛 F	Partially compliant	Explanation			
29. The Board of Directors should not propose the removal of independent directors the expiry of their tenure as mandated by the Bylaws, except where just cause is by the Board, based on a proposal from the Appointments Committee. In particular cause shall be said to exist if the director has failed to fulfil the duties inherent to post or has incurred in any of the circumstances that cause him/her to cease independent, in accordance with the provisions of Order ECC/461/2013.							
	result of takeove a change in the	r bids, mergers company's cap triggered by	or other similar con ital structure, when	of independent directors as a rporate operations, which imply such changes in the Board of proportionality set forth in			
	See sections: C.1.2,	C.1.9, C.1.19 and C.	1.27				
		Compliant [n 🗆			
30.	scenarios that mig to oblige them to r	ght damage the creport to the Boar	redit and reputation (report and, in the event, resign, in of the company, and, in particular, edings for which they are indicted, edings.			
	If a director is investigated or indicted for any of the offences listed in Article 213 of the Capital Companies Act, the Board should examine the case as soon as possible and, in light of the specific circumstances, decide whether or not the director should continue in his/her post. The Board should disclose all such determinations in the Annual Corporate Governance Report.						
	See sections: C.1.42,	C.1.43					
	Con	npliant ⊠ F	Partially compliant	Explanation			
31.	submitted to the E in particular to inc	Board to be contridependent and c	ary to the interests of other directors not af	when they consider a proposal f the company. The same applies, fected by the potential conflict of s of shareholders not represented			

When the Board makes material or reiterated decisions about which a director has expressed serious reservations, then he or she should draw the pertinent conclusions. Directors resigning for such causes should set out their reasons in the letter referred to in the next Recommendation.

on the Board.

The terms of this Recommendation also apply to the Secretary to the Board; director or otherwise.

	Compliant 🛚	Partially co	mpliant 🗌	Explanation	Not applicat	ole 🗌
32.	end of his/her And, without pr	term, he/she she ejudice to its be	ould explaining notified a	son, a director lea why in a letter to as a price-sensitiv Annual Corporate	o all members of e information, th	f the Board. e reason for
	See section: C.1.9					
	Compliant [Partially co	mpliant 🗌	Explanation	Not applicab	ole ⊠
33.	company or gr	oup companies,	options on	eration through the shares or instruction of the performance of the shares of the shar	ments indexed t	o the share
				de the delivery nem until they lea		hen it is
	Compliant ⊠	Partially co	mpliant 🗌	Explanation	Not applicab	ole 🗌
34.	abilities and re		nat the pos	fficiently compens t entails, but sho		
		Compliant ⊠	Explanati	on Not a	applicable	
35.				results should to that might detra		
		Compliant 🗌	Explanati	on 🗌 Not a	applicable 🏻	
36.	necessary tecl professional pe	nnical ceilings erformance of its of the markets	and precaus beneficiarie	eration policies shations to ensure es and do not sinompany's busines	that it is in lir	ne with the the general
		Compliant ⊠	Explanati	on 🗌 Not a	applicable 🗌	
37.				structure of the var f and its secretary	•	
	See sections: C.2.	1 and C.2.6				
	Compliant 🛛	Partially co	mpliant	Explanation	Not applicab	ole 🗌

38.	The Board of Directors decisions approved by to Directors should receive	the Executi	ve Commit	tee and th	at all members	of the Board of	
	Compliant 🛭	3	Explanation []	Not applicable		
39.	As well as the Audit C Directors should establish and Remuneration.						
	The rules governing to committee or committee in the Rules and Regul	ees of App	ointments	and Rem	uneration sho	uld be set forth	
	a) The Board should appoint the members of these committees, taking into account the knowledge, skills and experience of the directors and the mandate of each committee; it should discuss their proposals and reports, and, at the first meeting of the full Board after their meetings, these committees should give an account of their activity and the work they have done;						
	b) These committees should comprise external directors only and should have a minimum of three members. The above is understood to be without prejudice to the attendance of executive directors or senior officers, when expressly so agreed by the members of the committee.						
	c) Committee chairpers	sons shoul	d be indep	endent di	rectors.		
	d) These committees necessary for disch			nal advis	ers when th	ey feel this is	
	e) Minutes should be keep members of the Board	•	ir meetings	s, а сору о	of which shou	ld be sent to all	
	See sections: C.2.1 and C.2.	4					
	Compliant ⊠] Pa	artially complian	t 🗆	Explanation		
40.	The job of supervising governance rules show Committee or, as the committees.	ild be enti	rusted to t	the Audit	Committee, th	ne Appointments	
	See sections: C.2.3 and C.2.4	ļ					
		Compliant 🛚	1	Explanation [ם		
41.	Members of the Audit C based on their knowledg						
		Compliant ⊠	1	Explanation [

42.	Listed companies should have an the audit committee, ensures the properly.		on which, under the supervision of nation and control systems work					
	See section: C.2.3							
	Complian	t ⊠ Explanation						
43.	3. The head of internal auditing shadomittee; report to it directly of submit an activities report at the experience.	on any incidents arisin	ual work programme to the Auditing during its implementation; and					
	Compliant ⊠	Partially compliant	Explanation					
44.	4. Control and risk management poli	icy should specify at lea	ast:					
	 a) The various types of risk (operating, technological, financial, legal, reputational, etc.) to which the company is exposed, including among the financial risks, contingent liabilities and other off-balance sheet risks; 							
	b) The establishment of the risl	k level the company s	ees as acceptable;					
	c) Measures in place to mitigate	e the impact of risk ev	vents should they occur;					
	d) The internal reporting and the above risks, including co		e used to control and manage nd off-balance-sheet risks.					
	See section: E							
	Compliant ⊠	Partially compliant	Explanation					
45.	5. The Audit Committee's role should	d be:						
	1. With respect to internal cont	rol and reporting syst	tems:					
			ult of supervising the efficacy of the systems are properly managed and					
	selection, appointment, re the department's budget;	-appointment and remova receive regular report-ba	e internal audit function; propose the I of the head of internal audit; propose acks on its activities; and verify that ecommendations of its reports.					
	c) To establish and overse	a a machanism whorehy	staff can report confidentially and if					

necessary, anonymously, any irregularities they detect in the course of their duties, in particular financial or accounting irregularities, with potentially serious implications for

2. With respect to the external auditor:

the firm.

a) To receive regular information from the external auditor on the p the audit programme, and check that senior managemen recommendations. b) To monitor the independence of the external auditor, to which end i) The company should submit to the CNMV as price-sensitive inf auditor and accompany it with a statement on any disagreem auditor and, in the event, the content thereof. ii) It should investigate the issues giving rise to the resignation of a See sections: C.1.36, C.2.3, C.2.4 and E.2 Compliant Partially compliant Explanation Explanation Explanation Compliant Explanation Explanation The Audit Committee may call upon any employee or executive of the ask them to testify without the presence of any other executive. Compliant Explanation The Audit Committee should notify the Board, prior to the latter's decisions, in regard to the matters listed in Recommendation 8: a) The financial information which, as a listed company, reperiodically. The Committee should ensure that interim stater under the same accounting principles as the annual statemer may ask the external auditor to conduct a limited review. b) The creation or acquisition of shareholdings in special-pi	ormatic	acting o on the char ith the out	n its
i) The company should submit to the CNMV as price-sensitive inf auditor and accompany it with a statement on any disagreem auditor and, in the event, the content thereof. ii) It should investigate the issues giving rise to the resignation of a See sections: C.1.36, C.2.3, C.2.4 and E.2 Compliant Partially compliant Explanation Explanation Explanation Compliant Explanation Explanation Compliant Explanation Explanation The Audit Committee should notify the Board, prior to the latter's decisions, in regard to the matters listed in Recommendation 8: a) The financial information which, as a listed company, reperiodically. The Committee should ensure that interim stater under the same accounting principles as the annual statemer may ask the external auditor to conduct a limited review.	ormatic ents w	ith the out	
auditor and accompany it with a statement on any disagreem auditor and, in the event, the content thereof. ii) It should investigate the issues giving rise to the resignation of a See sections: C.1.36, C.2.3, C.2.4 and E.2 Compliant Partially compliant Explanation Explanation 46. The Audit Committee may call upon any employee or executive of the ask them to testify without the presence of any other executive. Compliant Explanation Explanation Explanation 47. The Audit Committee should notify the Board, prior to the latter's decisions, in regard to the matters listed in Recommendation 8: a) The financial information which, as a listed company, reperiodically. The Committee should ensure that interim stater under the same accounting principles as the annual statemer may ask the external auditor to conduct a limited review.	ents w	ith the out	
See sections: C.1.36, C.2.3, C.2.4 and E.2 Compliant Partially compliant Explanation 46. The Audit Committee may call upon any employee or executive of the ask them to testify without the presence of any other executive. Compliant Explanation Explanation Explanation 47. The Audit Committee should notify the Board, prior to the latter's decisions, in regard to the matters listed in Recommendation 8: a) The financial information which, as a listed company, reperiodically. The Committee should ensure that interim stater under the same accounting principles as the annual statemer may ask the external auditor to conduct a limited review.	any exto	ernal audito	
A6. The Audit Committee may call upon any employee or executive of the ask them to testify without the presence of any other executive. Compliant ☑ Explanation ☐ 47. The Audit Committee should notify the Board, prior to the latter's decisions, in regard to the matters listed in Recommendation 8: a) The financial information which, as a listed company, reperiodically. The Committee should ensure that interim stater under the same accounting principles as the annual statemer may ask the external auditor to conduct a limited review.		ciliai additt	or.
 46. The Audit Committee may call upon any employee or executive of the ask them to testify without the presence of any other executive. Compliant			
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 47. The Audit Committee should notify the Board, prior to the latter's decisions, in regard to the matters listed in Recommendation 8: a) The financial information which, as a listed company, reperiodically. The Committee should ensure that interim stater under the same accounting principles as the annual statemer may ask the external auditor to conduct a limited review. 	: comp	oany, and	even
 decisions, in regard to the matters listed in Recommendation 8: a) The financial information which, as a listed company, r periodically. The Committee should ensure that interim stater under the same accounting principles as the annual statemer may ask the external auditor to conduct a limited review. 			
periodically. The Committee should ensure that interim stater under the same accounting principles as the annual statemer may ask the external auditor to conduct a limited review.	makin	ng the rele	evant
b) The creation or acquisition of shareholdings in special-pu	nents	are draw	n up
entities with registered offices in countries or territories that be tax havens, and any other similar transactions or operation complexity, might undermine the group's transparency.	t are o	considere	ed to
c) Related-party transactions, unless the task of previously is been attributed to a committee other than those of supervision			has
See sections: C.2.3 and C.2.4			
Compliant ☑ Partially compliant ☐ Explanation ☐]		
48. The Board of Directors should strive to present the accounts to the G Meeting without reservations or qualifications in the audit repo exceptional event that they do exist, both the chairperson of the auditors should clearly explain to the shareholders the content reservations or qualifications.	rt and it com	d that, in imittee an	the d the
See section: C.1.38			
Compliant ☑ Partially compliant ☐ Explanation ☐			

49.	The majority of members of the Appointments Committee, or, if it is a single committee, the Appointments and Remuneration Committee, should be independent directors.						
	See section: C.2.1						
	C	Compliant ⊠	Explanation [] Not ap	plicable 🗌		
50.		the functions se committee should				ations, the	
	a) Evaluate the balance of skills, knowledge and experience on the Board, define the roles and capabilities required of the candidates to fill each vacancy, and decide the time and dedication necessary for them to properly perform their duties.						
	b) Examine or organise, in appropriate form, the succession of the chairman and chief executive, making recommendations to the Board so the handover proceeds in a planned and orderly manner.						
	 c) Report on the senior officer appointments and removals which the chief executive proposes to the Board. 						
	d) Report to inRecomme	the Board v ndation 14 herei		l to the va	rious issues	outlined	
	See section: C.2.4						
	Compliant ⊠	Partially comp	liant 🗌	Explanation	Not applicable		
51.		ents and Remune of the company, e					
		d member shoul Committee for it			torship candida	tes to the	
	Compliant 🛚	Partially comp	liant 🗌	Explanation	Not applicable		
52.		the functions se committee should				ations, the	
	a) Make pro	oposals to the Bo	oard of Direc	tors regarding:			
	i) Th	ne remuneration poli	cy for directors	and senior officer	s.		
	ii) The individual remuneration and other contractual conditions of executive directors.						

iii) The standard conditions for senior officer employment contracts.

	b) Oversee compliance with the remuneration policy set by the company.						
	See section	ns: C.2.4					
	Compliant ⊠] Partially co	ompliant 🗌	Explanation	Not appli	cable 🗌	
		nents Committee pecially on matter					
		Compliant ⊠	Explanation	□ No	t applicable 🗌		
G C	THER REI	_EVANT INFOR	MATION				
1	compani is neces	are any relevant a es that have not sary to include in sture and practice	been discusse order to offer	d in other secti more thorough	ons of this repo and reasoned	ort, but which it information on	
2		ection any other i of the report may					
	legislatio	ally, indicate who on other than Spa ry and different fro	anish legislatio	n and, if so, ii	nclude such info		
3	internation to other	pany may also onal, sector-spec spheres. If applic ription indicated.	ific codes of e	thics or good	oractices, or co	des pertaining	
		LARIFICATION: It is he December 2014, except					
This /	EXPLANATORY NOTE TO SECTION A.3: The number of shares in the table under the heading 'equivalent number of shares', refers to the maximum number of shares which there is an option to receive, although the number of share actually received will depend on compliance with the terms and conditions provided in the Long-Term Incentives Pla approved at the General Shareholders' Meeting held on 29 May 2012. EXPLANATORY NOTE TO PARAGRAPH B.5: Since the coming into force of the LSC, this restriction is not applied. EXPLANATORY NOTE TO C.1.18: On 25/02/2015 the Management Board has approved the modification of the Regulations to adapt them to the LSC. This Annual Corporate Governance Report has been approved by the Board of Directors of the LSC.						
	• •	ts meeting on 25/					
State	whether any	directors voted a	against or abst s □	ained from app No ⊠	roving this Rep	ort.	
		I L.	~ _				

KPMG Auditores S.L.

Edificio Torre Europa Paseo de la Castellana, 95 28046 Madrid

Auditors' Report on the "Information concerning the System of Internal Control over Financial Reporting (ICFR)" of Prosegur Compañía de Seguridad, S.A. for 2014.

(Translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

To the Directors Prosegur Compañía de Seguridad, S.A.

As requested by the Board of Directors of Prosegur Compañía de Seguridad, S.A. (the "Company") and in accordance with our proposal letter dated 29 January 2015, we have applied certain procedures to the "Information concerning the ICFR" attached in section F of the Annual Corporate Governance Report of Prosegur Compañía de Seguridad, S.A. for 2014, which summarises the Company's internal control procedures for annual financial reporting.

The Board of Directors is responsible for adopting appropriate measures to reasonably ensure the implementation, maintenance and oversight of an adequate system of internal control, the development of improvements to that system and the preparation and definition of the content of the information concerning the ICFR attached.

In this respect, it should be borne in mind that irrespective of the quality of the design and operation of the internal control system adopted by the Company in relation to annual financial reporting, the system may only provide reasonable, but not absolute assurance in relation to the objectives pursued, due to the limitations inherent in any internal control system.

In the course of our audit work on the annual accounts and in accordance with Technical Auditing Standards, our evaluation of the Company's internal control was solely aimed at enabling us to establish the scope, nature and timing of the audit procedures. Consequently, the scope of our evaluation of the internal control, performed for the purposes of the audit of accounts, was not sufficient to enable us to issue a specific opinion on the efficiency of this internal control over regulated annual financial reporting.

For the purposes of issuing this report, we have applied only the specific procedures described below and set out in the *Action Guide referring to the Auditors' Report on Information on Internal Control over Financial Reporting for listed entities*, published on the website of the Spanish Securities Market Commission (CNMV), which defines the work to be performed, the minimum scope of the work and the content of this report. As the scope of the work resulting from these procedures is in any event limited and substantially less than that of an audit or review of the internal control system, we do not express an opinion on its effectiveness or design or operational efficiency, with respect to the Company's annual financial reporting for 2014 described in the attached Information concerning the ICFR. Consequently, had additional procedures been applied to those defined in the Action Guide, or an audit or review been performed of the internal control system in relation to regulated annual financial reporting, other events or matters could have been identified, which would have been reported to you.

Moreover, as this special engagement does not constitute an audit of accounts nor is it subject to the Revised Audit Law, approved by Legislative Royal Decree 1/2011 of 1 July 2011, we do not express an audit opinion in the terms envisaged in such legislation.

The procedures applied were as follows:

- 1 Reading and understanding of the attached information prepared by the Company in relation to the ICFR disclosures included in the directors' report and evaluation of whether it covers all the information required, taking into account the minimum content described in Section F, concerning the ICFR description, of the standard Annual Corporate Governance Report pursuant to CNMV Circular 5/2013 of 12 June 2013.
- 2. Inquiries of personnel responsible for preparing the information detailed in point 1 above in order to: (i) gain an understanding of the preparation process; (ii) obtain information that allows us to assess whether the terminology used conforms to the definitions contained in the reference framework; (iii) obtain information on whether the control procedures described are in place and operational in the Company.
- 3. Review of explanatory documentation supporting the information detailed in point 1 above, and which will mainly include that made directly available to those responsible for preparing the descriptive information on the ICFR. This documentation includes reports prepared by internal audit, senior management and other internal or external specialists supporting the audit committee.
- 4. Comparison of the information detailed in point 1 above with the understanding of the Company's ICFR gained as a result of the procedures performed within the framework of the audit work on the annual accounts.
- 5. Reading of the minutes of the meetings of the Board of Directors, audit committee and other committees of the Company for the purposes of assessing the consistency of the matters discussed at these meetings in relation to the ICFR with the information detailed in point 1 above.
- 6. Procurement of a representation letter concerning the work performed, duly signed by those responsible for preparing and drawing up the information detailed in point 1 above.

As a result of the procedures applied to the Information concerning the ICFR, no inconsistencies or incidents have come to light that could affect it.

This report has been prepared exclusively in the context of the requirements established in Article 540 of the Spanish Companies Act and CNMV Circular 5/2013 of 12 June 2013 for the purposes of describing ICFR in the Annual Corporate Governance Reports.

KPMG Auditores, S.L. (Signed on original in Spanish)

Bernardo Rücker-Embden

25 February 2015