## Board Monitor Colombia 2024

Navigating shifting sands: Six ways boards are reshaping their processes to thrive now



### Welcome to Board Monitor Colombia 2024

5	Who is influencing the board agenda today—and are board members happy with that?
8	Where does the board spend its time—and are those the right places?
11	How are boards addressing the widening risk environment?
14	Are boards more operationally involved?
17	How are boards engaging with the workforce?
20	How are boards thinking about diversity today?
	S

**77** Summary

**75** Methodology

Our analysis of the newest class of directors added to COLCAP boards, and historical trends in the backgrounds of people being added to those boards, is available here:



**Explore the data** 

### Six questions reshaping the boardroom

- 1. Who is influencing the board agenda today—and are board members happy with that?
- 2. Where does the board spend its time—and are those the right places?
- 3. How are boards addressing the widening risk environment?
- 4. Are boards more operationally involved?
- 5. How are boards engaging with the workforce?
- 6. How are boards thinking about diversity today?

For many years, Heidrick & Struggles has been tracking the trends that have shaped the global governance arena including important long-term changes in board independence, diversity, financial oversight, risk management, and in the shareholder base the directors serve.

More recently, we have been helping our clients understand the expanding environment in which they are operating. How is the role of business in society changing? What are the implications for directors? What does the future hold?

Clarity has been hard to find as directors struggle to draw reasonable boundaries and consider their responsibilities and where to focus their efforts, amid a rolling global pandemic, geopolitical uncertainty and conflict, emerging technologies, cybersecurity concerns, and a long list of social and environmental concerns. While there are important industry and regional differences—indeed, differences from one company to another, most accept that the role of the board is expanding. More is at stake. More is uncertain. And more is expected now of directors.



The increasing complexity of today's business environment demands that boards adopt a more agile and multidimensional mindset. The integration of new technologies, attention to sustainability, and engagement with stakeholders are now essential pillars for building long-term value and ensuring organizational resilience. This transition not only redefines the role of directors but also creates significant opportunities to lead with purpose and adapt in an ever-changing landscape."

#### Esteban Iriarte

Board member, Sura Asset Management & US Cellular



As trust in democracies deteriorates around the world, there is greater space for companies to assume leadership in many of the current social concerns. This enhances the responsibilities of boards and also their need for innovative strategies and awareness of impact. This new role of firms in the evolution of societies will require new capacities that will have to be more specialized and, at the same time, have a wider scope and perspective."

#### Ana Fernanda Maiguashca

President, Private Competitiveness Council

While this expanding role creates added pressures, it is also creating opportunity. New approaches are emerging for boards and individual directors who see promise in this shifting landscape. In what follows, we draw on the results of two recent surveys of CEOs and directors around the world, and our experience, to describe how directors and CEOs are answering six questions that are reshaping the boardroom.

# Who is influencing the board agenda today—and are board members happy with that?





The role of business in society is shifting from a focus on shareholder profits to creating long-term value for all stakeholders, driven by growing expectations around sustainability, ethical leadership, and social impact. For directors, this means embracing broader accountability, integrating ESG into governance, fostering diversity, managing complex risks, and ensuring transparency. Boards must lead with a commitment to ethical practices and long-term value creation, positioning businesses as forces for positive societal change."

### Sonia Perdomo

Principal, CEO & Board of Directors Practice, Heidrick & Struggles The concept of stakeholder capitalism has been around for more than 70 years, going back to at least as early as the 1950s, when W. Edwards Deming wrote that "the aim proposed here for any organization is for everybody to gain—stockholders, employees, suppliers, customers, community, the environment—over the long term." The concept has been at the center of constructive debate since, especially in the United States, where boards are setting priorities for their work in a governance environment marked by a growing agenda and in a political climate marked by polarization.

To better understand the relative influence of stakeholders today, we asked directors and CEOs to stipulate which stakeholders have accelerated their influence most in the post-Covid environment. Overall, they report that the CEO and leadership team, the broader workforce, regulators, and consumers and customers have increased their influence more than others.

### Global: Stakeholders who have accelerated their influence most in the post-Covid environment (%)

(Somewhat more and significantly more)



Source: Heidrick & Struggles' survey of CEOs and board members, February 2024, n=2,568

Respondents across Latin America—in Brazil, Colombia, and Mexico—more often reported increased influence from almost every stakeholder group.

### Latin America and global: Stakeholders who have accelerated their influence most in the post-Covid environment (Somewhat more and significantly more) (%)



Source: Heidrick & Struggles' survey of CEOs and board members, February 2024, n=2,568

Given the direct fiduciary responsibility the board has to the company's owners, and despite increased shareholder scrutiny and shareholder democratization policies in the asset management arena, it is notable that only 22% of global respondents reported the increased influence of mainstream shareholders and 13% for that of activist shareholders. The comparable figures in Latin America are 36% and 20%. Our survey data does not suggest that shareholders do not have influence in the boardroom, or that it is not growing; rather, that influence is not growing at the same rate as that of some other stakeholders. So, though a lot of attention is paid to the role of investors, changes in the way boards approach their work may come first from the operational, commercial, and regulatory contributors to the business.

### Perspectives across sectors and markets

The CEO and leadership team have outsized boardroom influence in the global technology sector, respondents say.

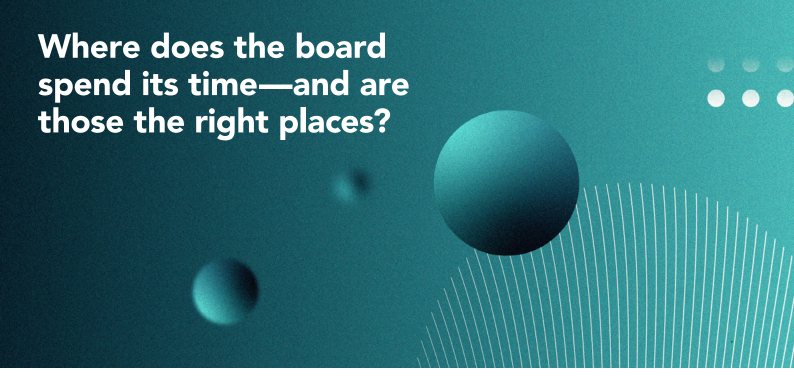
Regulators more often are seen to have increased influence on the boardroom agenda in the financial services industry than in other industry segments; likely a function of climate, fairness and inclusion, data and cybersecurity, and payments and cryptocurrency regulation that is hitting the sector first. US regulators are increasing their influence in US boardrooms, but not at the same rate as seen in Europe, where regulatory pressures are more pronounced.

### Satisfaction with level of influence

We also asked respondents how satisfied they are with the current influence of stakeholders, generally and on a relative basis. A majority of respondents globally report a high level of satisfaction (76%). Latin American respondents were minimally less satisfied, at 73%.

- Those who report less satisfaction with the stakeholder mix more often also say that regulators, activist shareholders, and social activists have more influence than before Covid on the board agenda. They also more often report increased time spent on financial performance and stakeholder concerns.
- Those reporting the highest levels of satisfaction with the current stakeholder mix also report spending increased time understanding emerging technologies, AI, and cyberrisk. They also most often report that the leadership team has more influence post-Covid-19.

The forces that influence board governance are hard to predict. The importance of attracting and retaining workers and customers has never been higher—and is likely to continue. For all that has been written about the rise of shareholder access and scrutiny, it is only starting to take hold in the boardroom, relative to other stakeholders.



More and more companies are learning to thrive in this environment, adjusting to consider and address an expanding number of issues. As new influences come to the fore, boards are also shifting how they spend their time. We asked directors and CEOs both how they split their time in meetings and which topics receive more of their attention in a post-Covid environment.



Businesses have to operate every day in volatile, uncertain, complex, and adverse environments. The impact of geopolitics and new ways of operating, among others, have become a constant. However, there are also aspects that remain, and the need for good corporate governance performance is strengthened. First, the performance of the members of boards of directors, with unwavering ethics, principles, and values. Second, placing the organization at the center of decisions, above particular interests. And third, the duty to build value for the shareholder. These are three basic pillars in building superior performance of boards of directors."

#### Mónica Contreras

Former CEO, PepsiCo Andean & TGI



As businesses have evolved from creators of wealth to creators of well-being in societies and on our planet, the role of the board has not only transformed but become critical. Key aspects in which modern boards should focus to generate value for organizations are talent as driver of growth; innovative and resilient strategies to achieve objectives and respond to economic, social and environmental needs; and coherent and agile culture and ethics to win in an environment where the only constant is change."

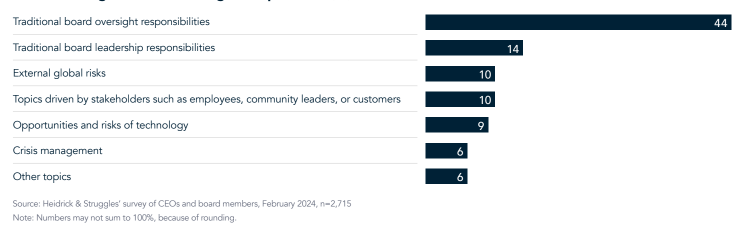
#### Camila Escobar

CEO, Juan Valdez Café

### Allocation of meeting time

There is broad agreement globally, among both CEOs and directors, that the board meeting agenda remains primarily focused on "traditional board oversight responsibilities" (financial performance and risk, stockholder concerns, and strategy reviews, for example) and "traditional board leadership responsibilities" (CEO succession planning and leadership performance and compensation, for example). Together, these categories take up nearly 60% of boards' time. External global risks, the opportunities and risks associated with technology (AI and cyber) and other stakeholder issues capture about 10% each in the balance of the meeting schedule. Crisis management and other topics round out the balance.

### Global: Average share of meeting time spent on... (%)

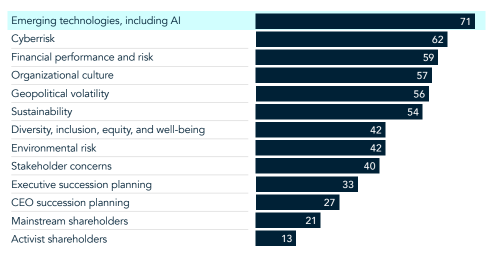


### Most pressing topics now versus pre-Covid

Globally, more respondents report spending more time on emerging technologies and AI as well as cybersecurity compared to pre-Covid than any other category. Consistent with our findings on who is influencing the board, attention to mainstream and activist shareholder concerns shows the lowest increase.

### Global: Topics on which the board has most increased the amount of time spent on... (%)

(Somewhat more and significantly more)



Source: Heidrick & Struggles' survey of CEOs and board members, February 2024, n=2,687



The CEO and leadership team are likely to take the lead on AI and other disruptive technologies, which are now among the top concerns for directors across most industries. Today, qualified board members need to embrace AI topics, understanding both the risks and benefits. They should be knowledgeable about AI and cybersecurity and be strategic in seeking appropriate advice on these matters, rather than merely being technical experts in the field."

#### Roberto Hall

Regional managing partner, CEO & Board of Directors Practice, Colombia, and partner in charge, Colombia & Central America, Heidrick & Struggles

More satisfaction with where the board spends time includes more time spent on CEO succession planning

CEO succession planning falls near the bottom of the list of areas where directors around the world say they've spent more time post-COVID, 11th out of 13 options. However, 40% of directors who say their time is spent in the right places say they've increased time spent there, compared with only 28% of those who aren't satisfied. This suggests that at least some directors are concerned that succession planning is not receiving the attention it deserves—a reasonable concern given the findings of other recent research we've conducted showing that 57% of CEOs and directors had little or no confidence that their company's CEO succession planning was positioning the organization well for the future.

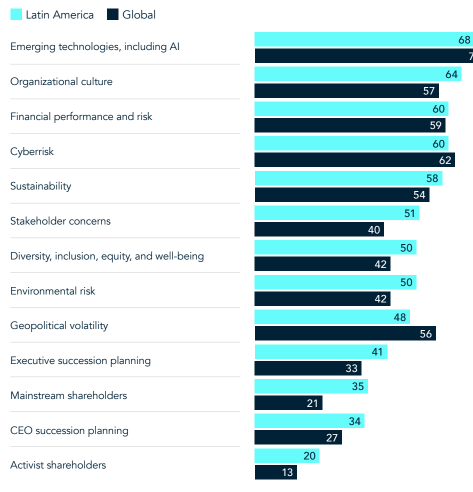
On the whole, respondents at larger companies, those with more than \$1 billion USD in annual revenue, report spending more time in every area, except financial performance and risk, while their counterparts at smaller companies are more often spending more time specifically in that area. Respondents at public companies are also more often saying they are leaning into emerging issues compared with their private company counterparts.

The Latin American survey data also highlights AI, but shows some other notable differences in areas of increased focus, including stakeholder and mainstream shareholder concerns, organizational culture, and diversity.

### Latin America and global: Topics on which the board has most increased the amount of time spent (%)

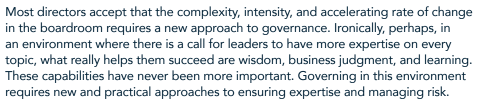
71

(Somewhat more and significantly more)



Source: Heidrick & Struggles' survey of CEOs and board members, February 2024, n=2,687

# How are boards addressing the widening risk environment?



To better understand how boards are adjusting to this new reality, we asked what steps they have taken since Covid began to better manage uncertainty and risk. Respondents remain anchored primarily in risk management practices that are "internal" in nature; that is, derived from interactions among the board itself and between the board and management. However, we also see a growing willingness to draw in the contributions of "external" experts.



The risk environment is increasingly broad. As board members, we must ensure that we focus on emerging risks beyond those inherent to the business, identify and mitigate them (cybersecurity, data management, new technologies), as well as identify and supervise the management of long-term risks, including risks associated with climate change and sustainability."

#### Mónica Contreras

Former CEO, PepsiCo Andean & TGI

### Global: Ways in which the board is managing risk and uncertainty post-Covid (%)

#### Internal

Spending more time talking with management about how they are managing risks
Spending more time understanding and defining the risks we face as a board

Requiring management to spend more time on understanding and defining the risks we face

#### **External**

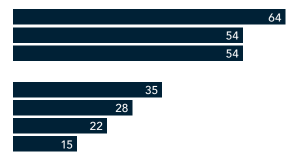
Hearing from external experts on various potential areas of risk

Adding board members with expertise in particular risks we face

Setting up advisory committees on risks we identify

Engaging with risk advisors separate from those advising management

Source: Heidrick & Struggles' survey of CEOs and board members, February 2024, n=2,552



Respondents in Latin America are somewhat less focused on talking more with management and somewhat more focused on advisory boards.

### Latin America and global: Ways in which the board is managing risk and uncertainty post-Covid (%)



Source: Heidrick & Struggles' survey of CEOs and board members, February 2024, n=2,552



In the modern business landscape, cybersecurity has emerged as a strategic imperative for safeguarding organizational continuity and resilience. As cyber threats grow increasingly sophisticated, boards of directors hold a pivotal responsibility in guiding the development of robust strategies to protect digital assets and uphold operational stability in an increasingly interconnected digital environment."

### Camilo Bueno

Vice president, Growth & Strategy, and lead partner, Board Leadership Center, KPMG

### Perspectives across markets

There are some notable outliers across markets.

#### Ways in which the board is managing risk and uncertainty post-Covid, Latin American respondents versus other markets (%)



#### Internal

Spending more time talking with management about how they are managing risks

Requiring management to spend more time on understanding and defining the risks we face

Spending more time understanding and defining the risks we face as a board

#### **External**

Hearing from external experts on various potential areas of risk

Setting up advisory committees on risks we identify

Adding board members with expertise in particular risks we face

Engaging with risk advisors separate from those advising management



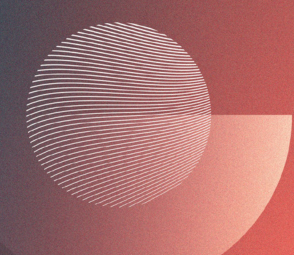
Source: Heidrick & Struggles' survey of CEOs and board members, February 2024, n=2,552

## Perspectives across sectors and company types

- Globally, respondents at financial services companies, more than
  those at companies in any other sector, have most often taken active
  "external" steps to address risk and uncertainty: 41% have added
  board members (versus 28% overall); 44% use outside experts (versus
  35% overall); and 24% use advisory boards (versus 22% overall).
- Consumer company respondents say they have least often added external risk management resources: 23% have added board members (versus 28% overall); 31% use outside experts (versus 35% overall); and 21% use advisory boards (versus 22% overall).
- Public and private companies alike have accelerated their risk management efforts, but public companies have accelerated more aggressively than private companies in every tactic we asked about.
- Respondents at larger companies more often than those at smaller companies report they are adding outside board members or hiring external experts.

Post-Covid, the risk landscape has widened for businesses. While companies remain anchored in financial and operational risk management practices, the spectrum is growing and now includes significant emerging cyber, Al, and geopolitical risks on top of growing environmental and social concerns and regulations. Increased investment, both internally and externally, is paying off for companies that invest in novel approaches to expanding capacity and expertise.

## Are boards more operationally involved?



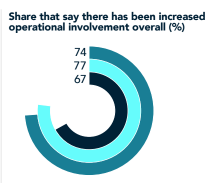
Few dispute that more is at stake and more is expected of directors now.¹ As the role of business in society expands, directors have been grappling with the boundaries of their respective roles. This has accelerated since Covid and is testing the sacrosanct "nose in, fingers out" standard that marks an important boundary between the board and management in ways we have not seen until recently.

To better understand this complicated issue, we asked directors and CEOs the following question: "There is an impression that many board members are more operationally involved than ever before, some crossing the traditional line between oversight and management. Have you seen this on your board?"

Globally, a majority of respondents report that board members are more operationally involved: 25% say it happens frequently; 45% occasionally; and 4% that it has happened once. Only a quarter report that they have not crossed that line. Notably, CEOs more often than directors report operational involvement from the board.

### Global: Boards' increasing operational involvement (%)



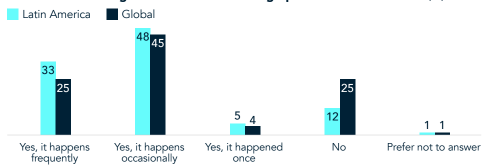


Source: Heidrick & Struggles' survey of CEOs and board members, February 2024, n=2,569 Note: Numbers may not sum to 100%, because of rounding.

<sup>1</sup> For more on these evolving expectations, see Jeremy Hanson and Tim Gallagher, "CEO and board succession in the age of impact An evolving model: Trends and recommendations," Heidrick & Struggles, heidrick.com; and *The Future of the American Board*, NACD, October 13, 2022, nacdonline.org, p. 11.

Survey respondents in Latin America far more often than others say involvement is frequent.

### Latin America and global: Boards' increasing operational involvement (%)



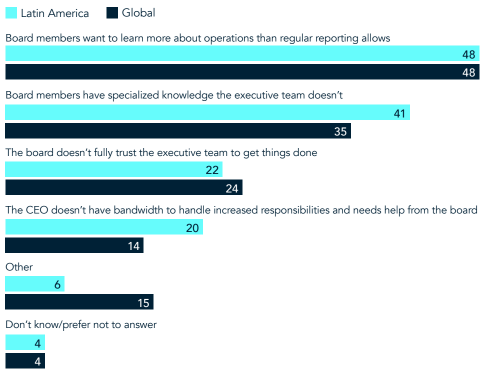
Source: Heidrick & Struggles' survey of CEOs and board members, February 2024, n=2,569 Note: Numbers may not sum to 100%, because of rounding.

Globally, respondents where boards have become more operationally involved say they've done so because:

- CEOs most often say it's because board members want to learn more about operations than regular reporting allows.
- Directors most often say it's because they have specialized knowledge the executive team doesn't.

In Latin America, respondents also more frequently cite specialized knowledge, as well as CEO bandwidth.

### Latin America and global: Reasons why boards are more operationally involved (%)



Source: Heidrick & Struggles' survey of CEOs and board members, February 2024, n=1,858

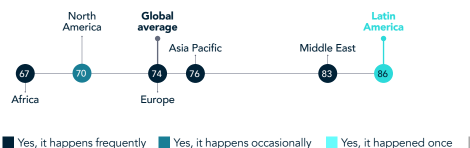
### Perspectives across sectors and markets

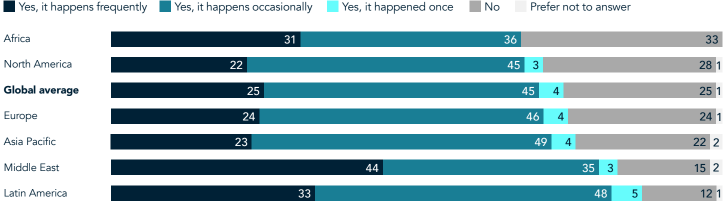
Around the world, respondents in financial services least often report operational involvement: 58% say so, compared with a range of 68%–71% across all other sectors.

And there are marked differences across regions.

### Global: Boards' increasing operational involvement, by region

Share of respondents that have reported increased board involvement overall, by region (%)





Source: Heidrick & Struggles' survey of CEOs and board members, February 2024, n=2,569 Note: Numbers may not sum to 100%, because of rounding.

### More operational involvement by the board in privately owned companies

Seventy-seven percent of private company respondents—those at private equity—or venture capital—backed companies or family-owned companies—report more operational involvement by the board, compared with only 70% of public company directors.

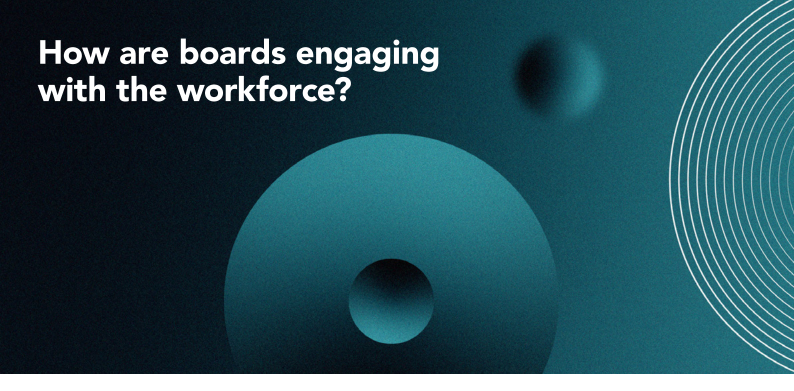
Thirty percent of private company respondents report operational involvement happens frequently.

Private company respondents also say board members get involved for different reasons:

- 39% say it's because the board has specialized knowledge the executive team does not have, compared with 33% of respondents at public companies
- 16% do so because the CEO does not have the bandwidth to handle increased responsibilities and needs help from the board, compared with 12% of respondents at public companies

There is, of course, less regulatory burden on privately owned companies and greater expectation of board member involvement overall as board members are, on the whole, direct owners.

Most significant issues



Workers are increasingly influencing the board agenda globally. A number of trends are driving this, including demographic changes, income inequality concerns, talent shortages, inflation, nearshore, new labor regulation in Mexico, and the proliferation of social media organizing platforms. As we entered 2024, other recent research has found, workforce attraction and retention was the third-highest concern of directors, behind geopolitical risk and economic uncertainty—but it ranked in the bottom half of issues the board feels the company is equipped to address.<sup>2</sup>

Confidence in company's ability to manage the

### Global: Most significant issues and confidence in company's ability to manage them (%)

#### issues directors consider most significant Economic uncertainty/volatility Geopolitical uncertainty/volatility Workforce attraction and retention Economic uncertainty/volatility Workforce attraction and retention For more on this research, see "CEO and board confidence monitor: A worried start to 2024," on heidrick.com. Geopolitical uncertainty/volatility

Source: Heidrick & Struggles' survey of CEOs and board members, November 2023, n=3,156

To better understand the impact of this on how the board does its work, we asked respondents how they think they should engage with employees other than the most senior executives. A significant majority (86%) believe directors should engage with employees deeper in the company; only 13% believe they should not (the rest said they didn't know). But there is a notable difference between CEOs and directors: 93% of directors believe they should engage; 82% of CEOs say the same.

#### Global: Board members' engagement with employees deeper in the firm (%)

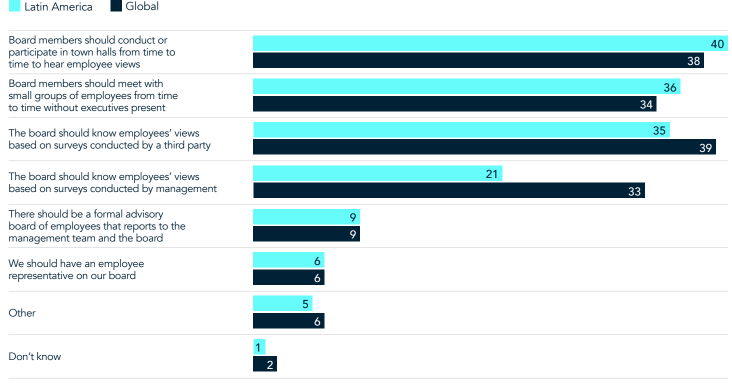


Source: Heidrick & Struggles' survey of CEOs and board members, February 2024, n=2,547 Note: Numbers may not sum to 100%, because of rounding.

The figure for Latin American survey respondents is slightly higher, at 88%, with CEOs and directors tied.

On a global basis, respondents most often preferred to engage with the workforce through the use of surveys, town halls, and direct engagement with small groups of employees without management present. Latin American leaders were generally less interested in surveys as a way of understanding employee concerns than peers in other countries.

### Latin America and global: Ways boards should engage with employees other than the most senior executives (%)



Source: Heidrick & Struggles' survey of CEOs and board members, February 2024, n=2,547



Given the idiosyncrasy of the workforce in Latin America, it seems sensible that boards prefer to engage in a more direct way than surveys. This grants a better understanding of the complex social environments in which they will have to steer companies in the current times and the support they will be required to provide to management teams, which may have blind spots that can be supported by boards with a better feel of the workforce."

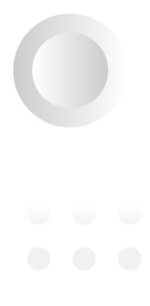
### Ana Fernanda Maiguashca

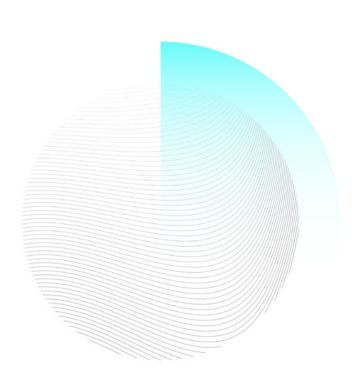
President, Private Competitiveness Council

### Perspectives across sectors and company types

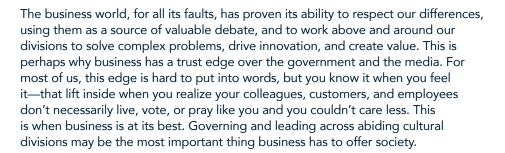
- Respondents at larger companies more often favor engagement with small groups of employees without management present than those at smaller companies (42% and 32%, respectively).
- Respondents in the financial services sector most often favor engagement with employees without management present;
   44% compared with a high of 35% in other sectors.

Given the growing influence the workforce has on business globally, it is not surprising that directors are engaging more and exploring novel approaches to understanding the needs of this increasingly important stakeholder. While reticent to allow formal engagement approaches, most directors—with the support of many but not all CEOs—are interested in more direct interaction.









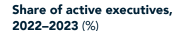
44

True transformation in diversity, equity, and inclusion occurs when companies integrate these principles not only within their leadership teams and employees but also in their relationships with suppliers, stakeholders, clients, and communities. Promoting these principles, particularly at the board level, is not just an ethical imperative but also a driver of competitive advantage, enhancing decision-making and delivering superior outcomes."

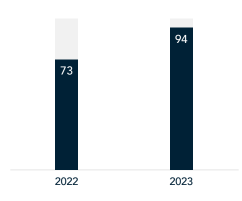
#### Camilo Bueno

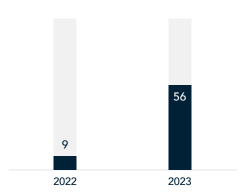
Vice president, Growth & Strategy, and lead partner, Board Leadership Center, KPMG

### Diversity among the newest directors



### Share of first-time public board members, 2022–2023 (%)





Source: Heidrick & Struggles' analysis of COLCAP boards. In 2023, there were 18 seats filled.

Source: Heidrick & Struggles' analysis of COLCAP boards. In 2023, there were 18 seats filled.

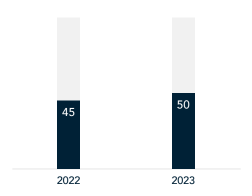


The percentage of first-time board members has shown an extraordinary increase which speaks about a generational renewal and new expertise brought into the boardroom but also a pressing need for training in the more traditional set of skills needed to serve effectively. This is particularly necessary given the multiple challenges boards will be facing as their role is ever broader and demanding."

### Ana Fernanda Maiguashca

President, Private Competitiveness Council

### Gender trends: Share of women, 2022–2023 (%)



Source: Heidrick & Struggles' analysis of COLCAP boards. In 2023, there were 18 seats filled.

### Summary



Change is a constant, and this has been particularly pointed for directors in recent years as society looks to business for more than it ever has. But the fog is clearing for boards that are learning to adapt. Many are finding that societal impact and shareholder value can go hand in hand, and, if managed well, the director role can be less overwhelming and more rewarding. Following are a set of recommendations that reflect adjustments effective boards are making.

### Recommendations to consider

1) Increase stakeholder engagement

Directors are increasing engagement with stakeholders of many kinds. Engagement with the workforce varies widely by region, and from company to company.

2 Cultivate a learning culture on the board

Directors are accustomed to being hired for their expertise—for being experts. This won't change, but the scope of expertise required is expanding beyond the capacity of a traditional board. In this environment, "learning to learn" and business judgment have never been more important. Effective chairs set the tone for learning.

3

### **Expand sources of expertise**

Still, a growing number of boards are also using mechanisms such as advisory committees, external advisors, and on-demand talent platforms to surround the board with the range of rapidly changing skills needed to create capacity and govern in this expanding environment.

4

### Increase investment in succession planning

In this widening risk environment, and with rising investor pressure on directors, effective boards are adopting an ongoing approach to succession planning—for both the CEO and board itself. Reactive recruitment projects are a thing of the past. Still, our research shows concern among many directors that succession is being pushed down the priority stack and not actively addressed.

(5)

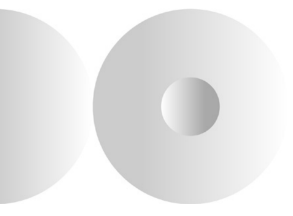
### Govern across boundaries

Polarization has reached severe levels in a growing number of countries. The new face of diversity includes and goes well beyond traditional definitions and boundaries. The implications for business are far-reaching. Make certain that director candidates have the experience, wisdom, empathy, and proven reputation of working across societal and inter-company boundaries.

6

#### Leverage others

As the scope of board responsibility expands, lean on the corporate secretary for help. Challenge service providers and outside experts to take on more, collaborate with each other, and rethink their business models (standards, pricing, conflicts). Lean on the executive team, and on peer companies, to develop collaborative insights and drive change.





### Acknowledgments

Heidrick & Struggles wishes to thank the following executives for sharing their insights. Their views are personal and do not necessarily represent those of the companies they are affiliated with.

### Camilo Bueno

Vice president, Growth & Strategy, and lead partner, Board Leadership Center, KPMG

### Esteban Iriarte

Board member, Sura Asset Management & US Cellular

### Mónica Contreras

Former CEO, PepsiCo Andean & TGI

### Ana Fernanda Maiguashca

President, Private Competitiveness Council

### Camila Escobar

CEO, Juan Valdez Café

Heidrick & Struggles also wishes to thank the following colleagues for their contributions to this article:

Roberto Hall and Sonia Perdomo

### Methodology

In November 2023, Heidrick & Struggles fielded an online survey that garnered responses from 3,156 respondents. Of those, 2,320 respondents were CEOs and 836 were non-executive directors. Forty-one percent were in Europe; 38% in North America; 10% in Asia Pacific; 4% in both Latin America and the Middle East; and 2% in Africa. Respondents represented companies of all sizes; 23% reported annual revenue of US \$1 billion or more. Companies ranged across all industries.

In February 2024, Heidrick & Struggles fielded an online survey that received responses from 2,653 respondents. Of those, 1,927 respondents were CEOs and 726 non-executive directors. Thirty-seven percent were in Europe; 37% in North America; 9% in Asia Pacific; 4% in the Middle East; 3% in Latin America; and 1% in Africa (and 9% N/A). Respondents represented companies of all sizes; 26% reported annual revenue of US \$1 billion or more. Companies ranged across all industries.

This analysis is part of Heidrick & Struggles' long-standing study of trends in board composition in countries around the world. Produced by our global CEO & Board Practice, these reports track and analyze trends in non-executive director appointments to the boards of the largest publicly listed companies in Australia (ASX 200), Belgium (BEL 20), Brazil (BOVESPA), Canada (TSX 60), Colombia (COLCAP), Denmark (OMX Copenhagen 25), Finland (OMX Helsinki 25), France (CAC 40), Germany (DAX and MDAX), Hong Kong (Hang Seng), Ireland (ISEQ), India (Nifty Top 200), Italy (FTSE MIB), Mexico (BMV IPC), the Netherlands (AEX), New Zealand (NZX 10), Norway (OBX), Poland (WIG20), Portugal (PSI 20), Saudi Arabia (Tadawul), Singapore (STI 30), South Africa (JSE Top 40), Spain (IBEX 35), Sweden (OMX Stockholm 30), Switzerland (SMI Expanded), the United Arab Emirates (ADX and DFM), the United Kingdom (FTSE 350), and the United States (Fortune 500). Information about executives is gathered from publicly available sources, BoardEx, and a Heidrick & Struggles proprietary database.

# CEO & Board of Directors Practice

Heidrick & Struggles' CEO & Board of Directors Practice has been built on our ability to execute top-level assignments and counsel CEOs and board members on the complex issues directly affecting their businesses.

We pride ourselves on being our clients' most trusted advisor and offer an integrated suite of services to help manage these challenges and their leadership assets. This ranges from the acquisition of talent through executive search to providing counsel in areas that include succession planning, executive and board assessment, and board effectiveness reviews.

Our CEO & Board of Directors Practice leverages our most accomplished search and leadership consulting professionals globally who understand the ever-transforming nature of leadership. This expertise, combined with in-depth industry, sector, and regional knowledge; differentiated research capabilities; and intellectual capital, enables us to provide sound global coverage for our clients.

### Leaders of Heidrick & Struggles' CEO & Board of Directors Practice

Global	Bonnie Gwin New York bgwin@heidrick.com	Jeffrey Sanders New York jsanders@heidrick.com	
Americas	Lyndon A. Taylor Chicago Itaylor@heidrick.com Roberto Hall Bogotá rhall@heidrick.com	Paulo Mendes Miami pmendes@heidrick.com  Laryssa Topolnytsky, PhD Toronto Itopolnytsky@heidrick.com	Carlos Vazquez Mexico City cvazquez@heidrick.com
Europe and Africa	Alice Breeden London abreeden@heidrick.com Sylvain Dhenin	Marion Fengler-Veith Zurich mfenglerveith@heidrick.com Tatiana Furtseva	Cheli Nachman Tel Aviv cnachman@heidrick.com Veronique Parkin
	Paris sdhenin@heidrick.com	Kiev tfurtseva@heidrick.com	Johannesburg vparkin@heidrick.com
	Kit Bingham London kbingham@heidrick.com	Patrik Hammar Stockholm phammar@heidrick.com	Tobias Petri Copenhagen tpetri@heidrick.com
	Niccolo Calabresi Milan ncalabresi@heidrick.com	Imke Lampe Amsterdam ilampe@heidrick.com	Nicolas von Rosty Munich nvonrosty@heidrick.com
	Marie-Hélène De Coster Benelux mhdecoster@heidrick.com	Lukasz Kiniewicz Warsaw Ikiniewicz@heidrick.com	Luis Urbano Madrid Iurbano@heidrick.com
	Merja Eskola Helsinki meskola@heidrick.com		
Asia Pacific	Guy Farrow	   Aya linuma	Suresh Raina

Asia Pacific and Middle East

Sydney gfarrow@heidrick.com Richard Guest

rguest@heidrick.com Hnn-Hui Hii

hhhii@heidrick.com David Hui Hong Kong dhui@heidrick.com

Singapore

Aya linuma Tokyo aiinuma@heidrick.co

aiinuma@heidrick.com Maliha Jilani

Dubai mjilani@heidrick.com

Fergus Kiel Sydney fkiel@heidrick.com Mark Sungrae Kim Seoul mkim@heidrick.com Suresh Raina Mumbai sraina@heidrick.com Markus Wiesner

Dubai mwiesner@heidrick.com

Linda Zhang Shanghai Izhang@heidrick.com