## **Relevant Information**

## **Annex**

The published information with regard to the sanction imposed - in a first court -is confirmed to the EPM General Manager. The sanction, which has yet to be determined, consists of an intramural arrest of three (3) days and a fine of three (3) monthly minimum salaries, for presumed breach of the judgment of defense order handed by the Ninth Criminal Circuit Court of the first instance and partially confirmed by the Hon. Supreme Court of Medellín, by which the basic rights of the plaintiffs were covered and consequently it was ordered that the ITAGUI MUNICIPALITY, EMPRESAS PÚBLICAS DE MEDELLÍN (EPM) and CORANTIOQUIA "that within scope of their competencies within three (3) months, from the notice of the ruling, to design and put into place a plan that includes suitable and necessary provisional measures to ensure at the very least the enjoyment and effective access of drinkable water to the plaintiffs, their family and all inhabitants of the La María zone, which allows them to live in a healthy and dignified manner.

The aforementioned sanction, must be reviewed before the higher order, who has the power to revoke it, especially in consideration that said order has been fulfilled by each of the entities: ITAGUÍ MUNICIPALITY, EMPRESAS PÚBLICAS DE MEDELLÍN (EPM) and CORANTIOQUIA, such as was informed by representative of the Community Action Agency of La Maria Zone of the Itagüí Muncipality, of the Ninth Criminal Court of Medellín, by memorandum received on 26 October 2016.

EPM considers this sanction must be revoked, considering that the judgment of defense order was duly and promptly fulfilled.

The organization reiterates its commitment with access of more homes to public services, in the specific case of drinkable water considering it constitutes a constitutional right.