

## **Relevant Information**

Medellín, August 11, 2020

EPM filed a request for out-of-court settlement with the Deputy Attorney General's Office through the Administrative Court of Antioquia and summoned: i) Consorcio Generación Ituango (incorporated by the companies Integral Ingeniería de Consulta S.A. - now INTEGRAL S.A. - and Investigaciones Geotécnicas Solingral S.A. - now Integral Ingenieria de Supervisión S.A.S. -), ii) Consorcio CCC Ituango (incorporated by Construções e Comércio Camargo Corrêa S.A., Conconcreto S.A. and Coninsa - Ramón H. S.A.), iii) Consorcio Ingetec-Sedic (made up of INGETEC S.A. and SEDIC S.A.), iv) Seguros Generales Suramericana S.A., and v) Chubb Seguros, the latter as the insurance companies covering the compliance of the obligations of the consortia summoned, whose purpose is to claim the damages resulting from the contingency in the Ituango Hydroelectric Project, which began on April 28, 2018.

The decision was made after the comprehensive analysis performed by Company experts, legal team, root cause study carried out by the international specialized firm Skava Consulting and thorough review of all the legal documentation.

The request seeks recognition of all costs incurred and estimated, which were valued at COP 9.9 billion, corresponding to the consequential damage (machinery, loans, interest, care of individuals affected and payments to the Energy and Gas Regulatory Commission (CREG, for the Spanish original) and loss of profit (sale of energy, among others).

The settlement procedure will last a maximum of three months. If no agreement can be reached, the agent of the Public Ministry will issue the corresponding certification indicating the impossibility to reach an agreement and the Contentious Administrative Jurisdiction will settle the dispute between EPM and the defendants.