

## STATEMENT

**Bogotá D.C., May 6, 2019.** In regards to the information request sent by The Financial Superintendency of Colombia on April 30, 2019, filed under No. 2019059348-000-000, received by Grupo Energía Bogotá S.A. ESP on May 3, 2019, with file number GEB-0120-04992-2019-E, whereby it requests the issuer to immediately pronounce itself through the relevant information, on the veracity of the situation revealed by the “*Primera Página*” newspaper according to which “(...) *Grupo Energía Bogotá quadrupled its economic claims in arbitration with Enel in a new lawsuit*”, Grupo Energía Bogotá allows itself to report the following:

As hereby reported on October 18, 2018, given the specific discussions surrounding the Investment Framework Agreements signed with Enel Americas, in relation to the Emgesa and Codensa companies, it was decided to raise the unresolved conflicts between the parties before a court of arbitration, with an agreed formula by the parties to settle the differences between shareholders.

As reported in the “*primera página*” newspaper, the main controversies between the parties related to the breach of the Investment Framework Agreements, the development of business in new technologies, and intellectual property issues, were integrated into a lawsuit which was admitted by the arbitration court on April 10, 2019. The evaluation of the scope of the facts and claims dealt with in the lawsuit will correspond exclusively to said court.