

Relevant Information

Medellin, March 13, 2019

EPM reports that, as a third party in the proceedings, it has responded on behalf of EPM and Hidroeléctrica Ituango S.A. E.S.P. to the claim for simple nullity, which seeks nullity of the complex administrative act defined by Resolution 155 of January 30, 2009, by which the Ministry of Environment, Housing and Land Development (*Ministerio de Ambiente, Vivienda y Desarrollo Territorial*, MAVDT) granted an environmental license for the Ituango Hydroelectric Project, and its subsequent resolutions for amendment, opposing the claims and upholding the above mentioned exceptions.

The judicial process, file number 11001032400020170013000, is processed in the Council of State, First Section, against the Ministry of Environment, Housing and Land Development (MAVDT), the National Environmental Licensing Authority (*Autoridad Nacional de Licencias Ambientales*, ANLA); the Regional Autonomous Corporation of the Centre of Antioquia (*Corporación Autónoma Regional del Centro de Antioquia*, CORANTIOQUIA), and CORPOURABÁ, the Corporation for the Sustainable Development of Urabá.

Empresas Públicas de Medellín ESP and Sociedad Hidroeléctrica Ituango S.A. ESP were recognized as third parties with a direct interest in the outcome of the proceedings.