



With reference to the publication by some media outlets of the announcement made by the Government of Antioquia, as a shareholder of Hidroituango S.A. E.S.P. about “...to make effective the compliance policies against EPM due to the problems registered with the Hidroituango dam...,”

EPM would like to inform the public that:

1. To date, EPM has not received any communication from HIDROITUANGO S.A. E.S.P., in its capacity as contracting party in the BOOMT (*Build Own Operate Maintain and Transfer*) contract, nor is it aware of a decision by the HIDROITUANGO S.A. E.S.P. Board of Directors as announced by some media.
2. EPM has always stated that its goal is to comply with all of its commitments under the BOOMT contract, including those aimed at guaranteeing the fulfillment of its obligations, as is the case of the guarantee called “EPM Title,” an agreement EPM made with HIDROITUANGO SA E.S.P., clarifying that it is not a “policy.”
3. Any amount sought to be claimed based on the previous guarantee must always be in accordance with what was agreed in the BOOMT contract, especially regarding the remuneration that corresponds to the contracting party (HIDROITUANGO S.A. E.S.P.), which will be determined based on the previously established formulas.
4. To the extent that there is no known official claim, nor specific cases to apply the remuneration formulas, let alone a demonstrated breach of the BOOMT contract due to causes attributable to EPM, it is impossible to measure the financial, accounting and legal impact of the figures mentioned in the media.