

**Media Relations****Paula Andrea Escobar**

+57 (1) 603-9079

[paulaandrea.escobar@cemex.com](mailto:paulaandrea.escobar@cemex.com)**Investors Relations****Pablo Antonio Gutierrez Garza**

+57 (1) 603-9051

[pabloantonio.gutierrez@cemex.com](mailto:pabloantonio.gutierrez@cemex.com)**INFORMES**

According with what was informed by CEMEX Colombia S.A. (CEMEX Colombia), a direct subsidiary of Cemex Latam Holdings, S.A. (CLH), it was paid the fine issued by SIC to CEMEX Colombia S.A., by Resolution 51694 of December 4<sup>th</sup>, 2008 due to an alleged violation of the free competition regulations, for events that took place between May and December, 2005, Resolution that was confirmed by the Court of Appeal by verdict of June 14<sup>th</sup>, 2018. The paid amount in pesos of 2018, including interests, rises to COP \$1.806.381.355, equivalent to USD631.450,72 applying the official rate of exchange of July 13<sup>th</sup>, 2018.

CEMEX Colombia insists that this Resolution has no relation with the facts of Resolution 81391 of December 11<sup>th</sup>, 2017 issued by SIC, corresponding to alleged violation of the free competition regulations on behalf of CEMEX during 2010 and 2012, Resolution that was prosecuted before the Administrative Jurisdiction and informed to the market on June 7<sup>th</sup> of the present year, being the trial on course.

CEMEX Colombia considers that has the legal and financial arguments that proves that proceeded properly in the Colombian market, therefore will study the additional legal actions that may proceed to keep defending its position.