

Relación con Medios
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Relación con Inversionistas
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1. According with what was informed by CEMEX Colombia S.A. (CEMEX Colombia), an indirect subsidiary of Cemex Latam Holdings, S.A. (CLH), and as it has been previously been reported on the notes to its financial statements, on 1999 several companies belonging to Laserna family, filed a lawsuit against CEMEX Colombia S.A., hereafter CEMEX Colombia, claiming tort liability and damages allegedly caused by the emissions of one of the plants of CEMEX Colombia, for an initial amount of \$30.368.283.071 (equivalent to US\$10.555.794 applying today's official exchange rate of \$2.876).

The Court of first instance's decision of December 16th, 2003 was adverse to CEMEX Colombia and an appeal was filed which was solved by the Court of second instance in favor of the Company on December 16th, 2010. Consequently, the plaintiffs filed an appeal for cassation, which was definitively decided in favor of CEMEX Colombia by the Supreme Justice Court on July 16th, 2018. CEMEX Colombia will therefore reverse the provision of approximately US\$12.7 million created for this dispute in previous years.

2. In addition, CEMEX Colombia (indirect subsidiary of CLH) informed that by Resolution No. 02167 of July 11th, 2018 (amended by Resolution No. 2193 of July 12th, 2018), a fine was imposed for the amount of COP \$1.234.000.000 (equivalent to approximately U.S.\$429.068 at the official exchange rate of today, for \$2.876), for the use of underground water of the Tunjuelo River without the corresponding concession or license, with the attenuation that no damage was caused. CEMEX Colombia was expressly exonerated of charges on the commission of harming conducts against water resources (Tunjuelo River) since no evidence of wrongful or intentional actions was found on the part of the Company.

This matter has been reported on the notes to the financial statements of CEMEX Latam Holdings, S.A. and CEMEX Colombia, making reference to the process initiated on June 5th, 2010 by the Environmental District Secretary of Bogotá against CEMEX Colombia and other defendants, for supposed environmental infractions, consisting of the wrongful change of the course of Tunjuelo River, the wrongful use of the river bank for mining activities, the use of percolating waters

and the use of undergrown water of the Tunjuelo River without the required concession or permits.

Against the aforesaid resolution an appeal for reversal before the issuing authority and a Nullity and Replenishment Action before the administrative jurisdiction proceed. As of today, CEMEX Colombia considers that it will promote none of the foregoing.