

INFORMS:

COLOMBIA, BOGOTA, D.C. OCTOBER 1, 2021. CEMEX LATAM HOLDINGS, S.A. ("CLH") (BVC: CLH) informs that today, its indirect subsidiary CEMEX Colombia S.A. ("CEMEX Colombia") communicated to the market that, as previously reported, several companies belonging to the Laserna family filed a lawsuit on 1999 in which they pretend a compensation for damages for the alleged damages caused by the emissions of one of the plants of CEMEX Colombia, for an initial amount of \$30,368,283,071 (equivalent to approximately US\$7,964,887 at today's official Exchange Rate of \$3,812.77); claim that, as was timely reported, was resolved on July 16, 2018 in a favorable way to CEMEX Colombia in an extraordinary appeal of cassation by the Supreme Court of Justice, with which the process consumed the various legal instances provided in the Colombian ordinance, giving the culmination of it.

Against this decision, the plaintiffs filed an action of protection which was denied in the first and second instance, recognizing on both cases that the decisions adopted by the various judicial instances did not constitute a violation of any fundamental right. However, the Constitutional Court, in a sentence review, ordered that the previous judicial decisions be annulled, returning the file to the Supreme Court of Justice. In response to this decision outside the normal course of the process, already completed, CEMEX Colombia presented today before the Constitutional Court a invalidity request of the aforementioned judgment and will continue to exercise all legal actions in defense of its interests and the respect for the judicial instances.

At this time, CEMEX Colombia cannot determine the effects of an adverse decision on its Financial Statements.

Note: Unofficial translation for information purposes only. The original document filed in Spanish is the official version, therefore in case of any discrepancy between the Spanish version and this version, the Spanish version shall prevail.