

**MEDIA REPORTS OF SECURITY ISSUERS
EMGESA S.A ESP
FEBRUARY 3, 2020**

According to information that it has been divulged in media reports in reference to the relation with the local partner of Emgesa S.A ESP (from now on the company) indicates that:

- From the Grupo Enel arrives as shareholder of the Company, The investments and administration rules has been respecting with the Company of energy from Bogotá, now called Energy group of Bogotá.
- The shareholders' decree signed with the Energy Company of Bogota in 1997 does not have clauses of competition or exclusivity in the development of sector activities' business.
- In respect of dividends, the distribution made undertaken from 2006 has been approved by the Company's shareholders meeting and corresponds to rigorous criteria prudent management of the cash flows. It can't be interpreted as a Enel Group intention of withering the Company.
- In addition, The Companies has not been modified the name of the company that it is Emgesa S.A ESP. The company has been positioning Enel-Emgesa.
- The Enel Group and its Colombian's companies or international corporates has not convened the court of arbitration versus the Group Energy of Bogota. The purpose is have a good relationship for the sake of country.