

Bogotá D.C., June 27, 2019. In relation to the information request sent by the Financial Superintendence of Colombia on June 27, 2019, filed under No. 2019087482-000-000, whereby it refers to the information published by *"The television medium CM&I, according to which the District Comptroller investigates a millionaire detriment in the Energy Group of Bogotá"*, Grupo Energía Bogotá reports that:

- (i) There is currently no fiscal responsibility case filed against Grupo Energía Bogotá or against its administrators, for the situations referred to in the press release, nor any type of administrative investigation in this regard to which we are linked;
- (ii) The observation of the District Comptroller in the Final Regularity Audit Report valid for 2018, filed on June 17, 2019, states the following in numeral 3.3.2.3.1: *"Administrative finding with fiscal and presumed disciplinary incidence for damage to the patrimony of the District Capital in the amount of \$ 48.162.188.762, for GEB's payment of the Arbitration Award against Contugas S.A.C."*
- (iii) The capitalization made by GEB for Contugas to comply with the arbitration award was exclusively aimed at complying with legal and corporate obligations, mitigate the economic impacts in Contugas (whose majority shareholder is the GEB) on account of the generation of interest, the possible loss of the concession being executed in the department of ICA in Peru and the acceleration of the current debt of the company, which would have resulted in damages to the GEB and its consolidated financial statements.