



IENOVA ANNOUNCES THE RESOLUTION ISSUED BY THE SUPREME COURT OF JUSTICE

Mexico, D.F., February 11, 2014 –Infraestructura Energética Nova, S.A.B. de C.V., “**IEnova**”, informs that with respect to the authorization related to environmental impact granted to its subsidiary Energía Costa Azul, S. de R.L. de C.V. (“**ECA**”) for the “*Terminal for the Receipt, Storage and Regasification of Natural*” (the “**Authorization**”), in Ensenada, Baja California, The First Chamber of the Supreme Court of Justice, in its meeting held on February 7, 2014, resolved to: leave without effect the trial and leave without subject matter the *amparo* trial that Inmuebles Vista Golf, S.A. de C.V. filed against the court resolution issued in the voidance trial (*juicio de nulidad*) by means of which the Federal Court for Tax and Administrative Justice (*Tribunal Federal de Justicia Fiscal*) confirmed the validity of the Authorization.