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## Inexplicable Judgment Of The Constitutional Court Solves Appeal Against the Executive Power

- Appeal could affect the mining company interests.

Industrias Infinito S.A., IISA, found out about the existence of a vote of the Constitutional Court of the Supreme Court of Justice, that sustains a Appeal on the grounds of unconstitutionality presented on April 2002, against the Executive Power in regards to the granted concession for the Crucitas gold deposit exploitation.

Vote # 13414-04 laconically sustains the appeal for the violation of article 50 of the political Constitution and, as a result, it annuls the resolution that granted the mining concession.

On this matter, the company is very surprised for this vote and states that the only possible explanation is that the judgment corresponds to an error or to a misinterpretation of the current status of the concession that was granted under the law and regulations in force in the year 2001.

“The company has complied with all its responsibilities and legal commitments, so it is not aware of any element that could have motivated this decision”, IISA’s president, Erich Rauguth, indicated.

Thereby, IISA hopes that the Ministry of Environment and Energy will take the pending actions, promptly and positively, in order to request the revision of this judgment to the Constitutional Court, in the light of the vested rights.