



Announcement to Investors

MEXICO CITY, OCTOBER 5, 2011 GRUPO MÉXICO, S.A.B. DE C.V. ("GRUPO MÉXICO"), ANNOUNCES TO ITS STOCKHOLDERS THAT YESTERDAY DECISION WAS RECEIVED FROM A LOWER COURT JUDGE ON THE ACTION FOR ANNULMENT BROUGHT AGAINST THE COMPANY BYLAWS OF GRUPO AEROPORTUARIO DEL PACÍFICO, S.A.B. DE C.V. ("GAP"), FINDING THESE TO CONTAIN CLAUSES IN BREACH OF THE SECURITIES MARKET LAW. THE DECISION OF THE FIRST CIVIL COURT IN MEXICO CITY, FINDS THE BYLAW PROVISIONS PREVENTING GRUPO MÉXICO FROM ACQUIRING AND VOTING AN INTEREST GREATER THAN 10% OF GAP STOCK NULL AND VOID. THE DECISION REQUIRES GAP TO RECOGNIZE THE VOTING AND OTHER COMPANY RIGHTS CONFERRED ON GRUPO MÉXICO BY ITS INTEREST IN GAP, EVEN IN EXCESS OF THE 10%.GRUPO MÉXICO CURRENTLY HOLDS A 25.7% INTEREST IN GAP, WHICH, ACCORDING TO THE DECISION, GRUPO MÉXICO MAY FREELY VOTE AT THE STOCKHOLDERS' MEETING. THE DECISION MAY BE CHALLENGED IF GAP DECIDES TO APPEAL.

This report contains certain forward-looking statements that are subject to risks and uncertainties to actual results that may be significantly different from those expressed. Many of these risks and uncertainties are related to risk factors that Grupo Mexico can not control or estimate precisely, such as future market conditions, metal prices, behavior of other market participants and actions of government regulators, also described in detail in the annual report of the Company. Grupo Mexico does not assume any obligation to publish a review of this forward-looking information to reflect events or circumstances that occur after the date of this report.

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