



### **Resolution on the corruption in Colombia**

The IDC-CDI, having observed the repeated calls for attention, by various parts of the population and the press, on the growing corruption in Colombia as well as the practice of bribes to certain prosecutors of the high Courts.

Regrets the presumed lack of independence, impartiality and immovability of some judges of the country that, have separated themselves from their unrenounceable submission to the law, they have violated the main and basic rights, which are part of the Rule of Law, profiting for their own benefit from corruption due to the permissibility and manipulation of the Judicial Powers.

Calls attention to the government of Colombia for its “remoteness” (agreed or ignored), which by serious omission is given to this institutionalized environment and reported judicial corruption. It was necessary that foreign institutions (in this case the North American Drug Enforcement Agency), who has started these investigations but not the Ministry of Interior of the country, as it should be.

Accepts the request of a Constituent, clarifying in case it is established this should produce only a deep reform of the Judiciary. The government is obliged to listen to the citizens and their representatives (opposition, International Organizations and civil society) having to take immediate measures, decisive and practical measures to offer an effective alternative solution.

Budapest 16/02/2018