

COMPANHIA ENERGÉTICA DE MINAS GERAIS – CEMIG

LISTED COMPANY – CNPJ 17.155.730/0001-64 – NIRE 31300040127

MATERIAL ANNOUNCEMENT

Renova: Brasil PCH stockholders will exercise first refusal right

Cemig (*Companhia Energética de Minas Gerais*, listed in São Paulo, New York and Madrid), in compliance with CVM Instruction 358/2002 as amended, **hereby reports** to the Brazilian Securities Commission (CVM), the São Paulo Stock Exchange (B3) and the market:

Today Cemig’s affiliated company **Renova Energia** published the following Material Announcement:

“ Referring to the Material Announcement of August 5, 2021, and in compliance with CVM Instruction 358/2002 as amended, **Renova Energia S.A.** (in Judicial Recovery – RNEW3; RNEW 4 and RNEW11 – ‘**Renova**’), **hereby informs its stockholders and the general public as follows:**

In the matter of the disposal of the Independent Productive Unit (UPI) **Brasil PCH**, specified in the Recovery Plan of the Consolidated Companies of the Renova Group, and the offer made by **SF 369 Participações Societárias S.A.** (‘SF 369’, ‘the First Proposer’), a subsidiary of Mubadala Consultoria Financeira e Gestora de Recursos Ltda., which had been declared winner of the Competitive Procedure for acquisition of the said UPI, the remaining stockholders of Brasil PCH S.A. – **BSB Energética S.A** and **Eletroriver S.A.** – have opted to exercise their rights of first refusal to acquire the totality of the common shares (book-entry common shares, without par value) in Brasil PCH S.A. owned by the Renova Group, on the same conditions as offered by the First Proposer, SF 369.

This right will be exercised strictly in compliance with the rules, procedures, rights and duties of the Parties specified in the Stockholders’ Agreement of Brasil PCH.

The sale price for transfer of 100% of the shares in Brasil PCH S.A owned by the Renova Group (‘the Transaction’) is R\$ 1,100,000,000.00 (one billion one hundred million Reais), subject to the usual conditions precedent in transactions of this nature, and subject to the prior rights reserved to the First Proposer in the contract previously signed with it.

Renova will take all the measures necessary to finalize the Transaction, and reiterates its commitment to keep stockholders and the market duly and timely informed, in accordance with the legislation. ”

Belo Horizonte, September 14, 2021

Leonardo George de Magalhães
Chief Finance and Investor Relations Officer, Cemig