

COMPANHIA ENERGÉTICA DE MINAS GERAIS – CEMIG

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

MATERIAL ANNOUNCEMENT

Renova: Changes within controlling stockholding group

In compliance with CVM Instruction 358 of January 3, 2002 as amended, **Cemig** (*Companhia Energética de Minas Gerais*, listed in São Paulo, New York and Madrid), **hereby reports** to the Brazilian Securities Commission (CVM), the São Paulo Stock Exchange (B3) and the market **as follows**:

Today Cemig's affiliated company Renova Energia S.A. (**'Renova'**) published the following **Material Announcement**:

*“ 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 market in general as follows:*

*On December 18, 2020 Renova received notification concerning acquisition by **Mr. Renato do Amaral Figueiredo ('Mr. Figueiredo')** of the interest comprising 29,869,908 (twenty nine million eight hundred sixty nine thousand nine hundred eight) nominal common shares without par value, held by **Mr. Ricardo Lopes Delneri ('Mr. Delneri')** in **CG II Participações S.A. ('CG II')**, a corporation registered in the Brazilian Registry of Corporate Taxpayers (CNPJ) under No. 27.735.592/0001-46 (**'the Transaction'**).*

***CG II** is a member of the controlling stockholding group of **Renova**, holding 8,686,842 (eight million six hundred eighty six thousand eight hundred forty two) nominal common shares without par value in **Renova**, or 20.8219% of the total stock of **Renova**.*

*Completion of the Transaction will be preceded by transfer to **CG II** of all the shares in **Renova** owned by **Mr. Delneri** – a total of 1,642,183 (one million six hundred forty two thousand one hundred eighty three) common shares, all of which are bound by the Stockholders' Agreement of **Renova** (originally signed on December 19, 2014 between Light Energia S.A., RR Participações S.A., Cemig Geração e Transmissão S.A. and Renova, and subsequently amended).*

*Completion of the Transaction will also be subject to verification and compliance with certain conditions precedent that are usual in similar transactions. If the conditions precedent are confirmed (or waived), on the closing date of the Transaction **Mr. Figueiredo** will acquire the entire stockholding interest held by **Mr. Delneri** in **CG II**, and **Mr. Delneri** will cease to be, both directly and indirectly, a member of the controlling block of **Renova**.*

Renova reiterates its commitment to keep stockholders and the market in general fully and timely informed in accordance with the applicable legislation. ”

Cemig is evaluating any effects that this transaction may have in the context of the Stockholders' Agreement of Renova, and will inform the market at the opportune time.

Belo Horizonte, December 21, 2020.

Leonardo George de Magalhães
Chief Finance and Investor Relations Officer