## COMPANHIA ENERGÉTICA DE MINAS GERAIS - CEMIG PUBLICLY-HELD COMPANY

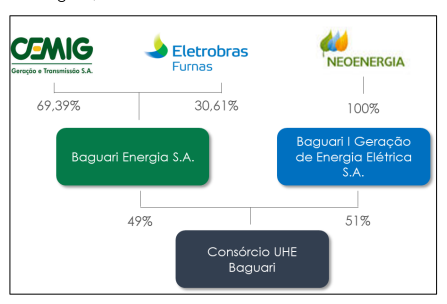
Corporate Taxpayer's ID (CNPJ): 17.155.730/0001-64 Company Registry (NIRE): 31300040127

CEMIG GERAÇÃO E TRANSMISSÃO S.A.
PUBLICLY-HELD COMPANY
Corporate Taxpayer's ID (CNPJ): 06.981.176/0001-58
Company Registry (NIRE): 31300020550

## MATERIAL FACT

COMPANHIA ENERGÉTICA DE MINAS GERAIS – CEMIG ("CEMIG" or "Company"), a publicly held company with shares traded on the stock exchanges of São Paulo, New York, and Madrid, hereby informs, under CVM Resolution 44/2021, of August 23, 2021, the Brazilian Securities and Exchange Commission (CVM), B3 S.A. – Brasil, Bolsa, Balcão ("B3"), and the market in general that on May 30, 2023, that it executed a Share Purchase Agreement regulating the purchase of all shares of Baguari I Geração de Energia Elétrica S.A. ("Baguari I"), a company controlled by NEOENERGIA S.A. ("NEOENERGIA"), by Baguari Energia S.A ("Baguari Energia"), a company controlled by CEMIG GERAÇÃO E TRANSMISSÃO S.A. ("CEMIG GT"), with 69.39% of the capital stock, and FURNAS CENTRAIS ELÉTRICAS S.A. ("FURNAS"), with the remaining 30.61%.

Baguari Energia and Baguari I hold an interest of 49% and 51%, respectively, in Consórcio UHE Baguari, as shown below:



On December 16, 2022, Neoenergia notified Baguari Energia about the execution of an agreement executed with CENTRAIS ELÉTRICAS DO NORTE DO BRASIL S.A. ("ELETRONORTE") for the transfer of the interest held in Baguari I, formalizing the offer to Baguari Energia of its preemptive right in the acquisition of 100% of the capital

Classification: Targeted

stock of Baguari I, for R\$453.9 million. This price is not subject to any type of adjustment.

On March 14, 2023, the Company disclosed a Material Fact informing the disposal of the entire equity interest it held in Baguari Energia to FURNAS for R\$393.0 million – ("Transaction 1").

On March 17, 2023, after approval by the General Shareholders' Meeting of Baguari Energia of the exercise of the preemptive right for the acquisition of all shares of Baguari I, Neoenergia was duly notified by Baguari Energia about the preemptive right exercised – ("Transaction 2").

With the conclusion of Transaction 1, the Company will no longer hold any interest in Baguari Energia and, consequently, will not be part of Consórcio UHE Baguari. Should Transaction 2 be concluded before the completion of Transaction 1, the Company will participate in the capital increase of Baguari Energia, in the proportion of its shares, for the acquisition of 100% of Baguari I and, at the end of both Transactions, it will sell 100% of the interest it holds in Consórcio UHE Baguari to FURNAS.

The conclusion of Transaction 1 and Transaction 2 will be subject to compliance with the usual conditions precedent for this type of transaction, including the applicable authorizations.

CEMIG and CEMIG GT reaffirm their commitment to keeping shareholders, the market in general, and other stakeholders duly and timely informed about the outcome of the Transactions, under the applicable regulation, and in compliance with the restrictions outlined in CVM rules and other applicable laws.

Belo Horizonte, May 31, 2023.

Leonardo George de Magalhães Chief Financial and Investor Relations Officer

Classification: Targeted