

# CEMIG DISTRIBUIÇÃO S.A.

LISTED COMPANY - CNPJ: 06.981.180/0001-16 - NIRE: 31300020568

## **BOARD OF DIRECTORS**

# SUMMARY OF MINUTES OF THE 283<sup>RD</sup> MEETING

**Date, time and place:** March 22, 2018, at 10 a.m., at the head office,

with participation also by conference call.

Secretary: Anamaria Pugedo Frade Barros.

### **Summary of proceedings:**

I Conflict of interest: The Board Members listed below stated that they had no conflict of interest with the matters on the agenda of the meeting.

**II** The Board approved the minutes of this meeting.

#### **III Issue of Notes:**

1) The Board authorized the Ninth Issue of promissory Notes by Cemig Distribuição S.A. ('The Issue', 'the Notes', and 'the Issuer', respectively), for public distribution, with restricted placement efforts, under CVM Instruction 476/2009, as amended, and CVM Instruction 566/2015, and other applicable regulations ('The Restricted Offering'); the target public to be professional investors, as defined in Article 9A of CVM Instruction 539/2013, as amended ('Professional Investors') – with the following principal characteristics:

Issuer:	Cemig Distribuição S.A.	
Managers:	Financial institutions that are part of the Brazilian Securities Distribution System ('Lead Manager', and 'Managers').	
Fiduciary Agent:	Pentágono S.A. Distribuidora de Títulos e Valores Mobiliários.	
Surety guarantee:	The promissory notes ('the Notes') and all the obligations resulting from them will have the guarantee of Companhia Energética de Minas Gerais ('the Guarantor', or 'Cemig'), written on each Note ('the Surety').	
Asset guarantee:	Fiduciary assignment of preferred shares owned by Cemig in Companhia de Gás de Minas Gerais ('Gasmig'), the total valuation of such shares to correspond to the total amount of the Issue.	



Use of proceeds:	Replenishment of cash position as a result of the payment of the Third issue of Debentures by the Issuer, and strengthening of working capital.	
Volume of the Issue:	Up to four hundred million Reais, on the Issue Date (as defined below).	
Number of series:	The issue will have one single series.	
Nominal Unit Value:	One million Reais, on the Issue Date.	
Quantity of Notes:	Up to four hundred.	
Placement procedure and regime:	Public distribution, with restricted placement efforts, in accordance with CVM Instruction 476, under the regime of firm individual (not joint) guarantee of subscription by the Lead Manager and by the other Managers, for the volume of one hundred and eighty million Reais, to be exercised in accordance with the terms and conditions to be specified in the related distribution contract for the Notes, and best placement efforts for a volume of up to two hundred and twenty million Reais.	
Issue Date:	Date of the actual subscription, and payment of subscription, of the Notes, as specified on the physical Notes.	
Form of subscription and Subscription Price:	Each Note will be paid at sight, for the Nominal Unit Value, on the date of subscription, as per procedures of the São Paulo securities exchange (B3 S.A.).	
Maturity:	Up to five hundred and forty days from the Issue Date.	
Monetary updating and remuneratory interest:	The Nominal Unit Value of the Notes shall not undergo monetary updating. The Notes will pay remuneratory interest equal to 151% of the accumulated variation represented by the one-day 'over extra-grupo' Interbank Deposit (Depósitos Interfinanceiros, or DI) Rate, expressed in the form of percentage per year, on the two hundred fifty-two business days basis, calculated and published daily by the B3 in its daily bulletin available on the website <a href="http://www.cetip.com.br">http://www.cetip.com.br</a> ('the Remuneration').  The Remuneration will be calculated on an exponential and cumulative basis, pro rata temporis, by business days elapsed, on the Nominal Unit Value of each Note, from the Issue Date up to the Remuneration Payment Date, according to the criteria set out in the Cetip21 Manual of Formulas for Notes and Bonds (Caderno de Fórmulas – Notas Comerciais e Obrigações – 'Cetip21') – available for consultation on the above web page.  These criteria will be printed on the physical Notes.	
Payment of the Remuneration and amortization of the Nominal Unit Value: Renegotiation:	In a single payment, on the Maturity Date, or on the date established in the Early Redemption Offer (as defined below), or the date of optional early redemption, or on the date on which early maturity of the Notes takes place as a result of any of the Default Events described on the printed Notes.  None.	
Early Redemption Offer:	The Issuer may, at its exclusive option and at any time from thirty days after the Issue Date, make an offer for early redemption of the entirety of the Notes (a partial redemption offer not being permitted), addressed to all holders of the Notes, without distinction, and they shall all have equal conditions to accept the offer for early redemption of the notes they hold ('Early Redemption Offer'), and all the stages of this Early Redemption Offer process shall take place outside the ambit of B3. Early redemption shall require payment of the Nominal Unit Value, plus the remuneration, calculated <i>pro rata temporis</i> from the Issue Date up to the actual date of the redemption.  The other terms and conditions of the Early Redemption Offer shall be detailed on the printed Notes. The B3 must be given at least three business days' prior notice of the date of actual redemption.	



Optional early redemption:	The Issuer may, in the terms of Paragraphs 2, 3 and 4 of Article 5 of CVM Instruction 566, at its exclusive option, make early redemption of the totality of the Notes (a partial redemption offer not being permitted), at any time starting from the seventh month from the Issue Date, upon payment of the Nominal Unit Value plus the Remuneration calculated pro rata temporis from the Issue Date up to the date of actual redemption, in accordance with the applicable legislation, plus payment of a redemption premium equivalent to 1.50% per year, proportional to the period remaining before the Maturity Date, calculated according to a formula to be described on the printed Notes.  The other terms and conditions of the Optional Early Redemption shall be detailed on the printed Notes.  All Notes redeemed by the Issuer will be canceled; they may not be held in Treasury.
Early maturity:	The holders of the Notes may declare early maturity of all the obligations arising from the notes they hold and demand immediate payment by the Issuer and/or by the Guarantor of the Nominal Unit Value of the Notes plus the remuneration, calculated pro rata temporis, from the Issue Date up to the date of actual payment, and due charges, as applicable, by letter requiring identified proof of delivery or with advice o receipt addressed to the head office of the Issuer and/or of the Guarantor, in any of the early maturity events that are usual in this type of transaction, applicable both to the Issuer and to the Guarantor, agreed jointly between the Issuer and the Managers and stated on the printed Notes, being based on the conditions stated in the Issuer's previous issues.
Arrears charges:	<ul> <li>(a) Arrears interest calculated <i>pro rata temporis</i>, from the date of default until the date of actual payment, of 1% per month; and</li> <li>(b) a contractual penalty payment, irreducible and of a non-compensatory nature, of 2% on the amount due and unpaid, without prejudice to the Remuneration.</li> </ul>
Form and proof of ownership:	The Notes will be issued in printed form and will be held in custody by the institution contracted to provide physical custody services of the Notes ('Custodian'). Transfer or ownership shall be by nominal endorsement, without guarantee, stating merely transfe of ownership. For all purposes of law, ownership of the Notes shall be proven by possession of the related physical Note. Additionally, if the Notes are deposited electronically on the B3, their ownership shall be proven by the statement issued by the B3 in the name of the Note holder.
Subscription price:	The Notes shall be subscribed on the Issue Date, at their Nominal Unit Value, and paid in full at sight in the act of subscription in Brazilian currency, exclusively through the Assets Distribution Module ('MDA'), in accordance with the settlement rules of the B3.
Distribution, trading and electronic custody:	In the primary market the Notes will be deposited for distribution exclusively through the MDA; and for trading in the secondary market through the 'Cetip21' (the 'Cetip—securities' Module); both are administered and operated by the B3. Financia settlement of both distribution and trading will be in accordance with the procedures of the B3, and the Notes will be held in custody electronically in the B3. The Notes may be traded in regulated securities markets only after 90 days from the date of each subscription or acquisition by Professional Investors, in accordance with Articles 13 and 15 of CVM Instruction 476, and subject to compliance by the Company
Place of payment:	with the obligations stated in Article 17 of that Instruction.  (a) For Notes deposited electronically in the B3, payments shall be made in accordance with the procedures of the B3; or  (b) for holders of the Notes that are not deposited electronically with the B3, in accordance the procedures adopted by the Mandated Bank.
Extension of periods	



- 2) The Board authorized signature, after conclusion of the due administrative processes for exemption from tender, of all the legal instruments, and any amendments to them, such as may be necessary for making the above-mentioned Issue effective, including but not limited to:
  - the contract for distribution of the Notes,
  - the physical Notes, and
  - the asset guarantee contract.
  - 3) The Board authorized payment of all the costs of registration and publications, fees for registration fees and custody of the Notes at the B3, and such other costs as are indispensable to putting the said Issue into effect, estimated at three hundred thousand Reais;
  - 4) In relation to the fiduciary assignment of preferred shares owned by Cemig in Gasmig, the total valuation of which is to correspond to the total amount of the Issue, **the Board authorized strengthening or replacement** of this collateral, jointly with Cemig, in certain events which shall include but not be limited to its becoming the object of lien, sequester, arrest or any other judicial or arbitration measure or administrative measure with similar effect or its being canceled, invalidated or contested, through signature of the Contract for Fiduciary Assignment of Shares in Gasmig, between the Issuer, Cemig and the Fiduciary Agent.
  - (5) The Board authorized execution of all and any acts necessary to put into effect the decisions approved above.

**Comment:** The Board member Aloísio Macário Ferreira de Souza expressed his discomfort with the period made available for analysis of the subject and made comments on the cost of this transaction, considering it to be high, even in the context of the present indebtedness of Cemig D.

#### **IV Abstention:** The Board members

Carlos Eduardo Lessa Brandão, Marcelo Gasparino da Silva and Patrícia Gracindo Marques de Assis Bentes

abstained from voting on the matter referred to in Item III above.

**V** Comments: The following spoke on the matter on the agenda:

The Chair;				
Board members:	Patrícia Gracindo Marques de Assis Bentes,	Aloísio Macário Ferreira de Souza;		
The following were	e present:			
Board members:	José Afonso Bicalho Beltrão da Silva,	José Pais Rangel,		
	Marco Antônio de Rezende Teixeira,	Hermes Jorge Chipp,		
	Bernardo Afonso Salomão de Alvarenga,	Nelson José Hubner Moreira,		
	Antônio Dirceu Araújo Xavier,	Agostinho Faria Cardoso,		
	Arcângelo Eustáquio Torres Queiroz,	Alexandre Silva Macedo,		
	Arlindo Magno de Oliveira,	Antônio Carlos de Andrada Tovar,		
	Carlos Eduardo Lessa Brandão,	Geber Soares de Oliveira,		
	Helvécio Miranda Magalhães Junior,	Luiz Guilherme Piva,		
	Marcelo Gasparino da Silva,	Otávio Silva Camargo,		
	Marco Antônio Soares da Cunha Castello Branco,	Paulo Sérgio Machado Ribeiro,		
	Patrícia Gracindo Marques de Assis Bentes,	Ricardo Wagner Righi de Toledo,		
	Aloísio Macário Ferreira de Souza,	Wieland Silberschneider;		
Chief Officer:	Maurício Fernandes Leonardo Júnior;			
Secretary:	Anamaria Pugedo Frade Barros.			

(Signed by: ) Anamaria Pugedo Frade Barros.

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