

# COMPANHIA ENERGÉTICA DE MINAS GERAIS – CEMIG

LISTED COMPANY

CNPJ 17.155.730/0001-64 – NIRE 31300040127

## BOARD OF DIRECTORS

### SUMMARY OF MINUTES OF THE 553<sup>RD</sup> MEETING

**Date, time and place:** December 4, 2012 at 3 p.m. at the company's head office,  
Av. Barbacena 1200, 21th Floor, Belo Horizonte, Minas Gerais, Brazil.

**Meeting Committee:** Chair: Dorothea Fonseca Furquim Werneck;  
Secretary: Carlos Henrique Cordeiro Finholdt

#### **Summary of proceedings:**

**I Conflict of interest:** The Chair asked the Board Members present whether any of them had conflict of interest in relation to the matters on the agenda of this meeting, and all stated there was no such conflict of interest, except the Board Members:

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Eduardo Borges de Andrade, Saulo Alves Pereira Junior, Tarcísio Augusto Carneiro,	Paulo Roberto Reckziegel Guedes, Bruno Magalhães Menicucci,	Newton Brandão Ferraz Ramos, José Augusto Gomes Campos, and
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who stated themselves to have conflict of interest in the matter of the BNDES financing for Norte Energia S.A., referred to in Item III below, and withdrew from the meeting room during discussion and decision on that matter.

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

**III The Board authorized:**

**III.1) Provision of a guarantee,** through surety in writing on the physical Notes, for the **Sixth Issue of commercial Promissory Notes by Cemig D** (“the Notes” and “the Issuer” respectively), for public distribution, with restrictive placement efforts, under CVM Instruction 476 (of January 16, 2009), as amended. CVM Instruction 134 (of November 1, 1990), as amended, and other applicable regulations, having as its target public exclusively qualified investors, as defined by Article 109 of CVM Instruction 409 (of August 18, 2004), as amended, taken with Article 4 of CVM Instruction 476 (“Qualified Investors”), with the following characteristics:

Issuer:	Cemig D;
Lead Manager:	BB – Banco de Investimento S.A.
Managers:	HSBC Corretora de Títulos e Valores Mobiliários S.A. and Banco Votorantim S.A., with possibility of participation by other institutions of the securities distribution system appointed by the Lead Manager in agreement with the Managers and approved by the Issuer, in a possible process of syndication.

Guarantee:	The Notes and all the liabilities resulting from them shall have the corporate guarantee of <b>Cemig</b> ( <i>Companhia Energética de Minas Gerais – Cemig</i> ) through a surety undertaking given in writing on the physical Notes.
Use of proceeds:	Replenishment of the cash position following investments and payment of dividends made over the course of 2012.
Volume of the Issue:	Up to six hundred million Reais.
Number of series:	Single series.
Nominal Unit Value:	Ten million Reais, on the issue date.
Quantity of Notes:	Up to sixty.
Placement procedure and regime:	The distribution shall be public, with restricted placement efforts, under the regime of firm, non-joint guarantee of subscription by the Managers, in the amount of the total volume of the issue, to be exercised only in the event of the demand and actual financial subscription of Notes by Qualified Investors being lower than the quantity of Notes actually offered, by the Issue Date. The commitment of firm guarantee by the Managers obeys the terms and conditions defined in the Contract for Management, Placement and Public Distribution, with Restricted Placement Efforts, under the regime of Firm Subscription Guarantee, of Commercial Promissory Notes of the Issuer's Sixth Issue.
Form:	The Notes will be issued in physical form and be held on deposit at the Mandated Bank, a financial institution qualified to provide custody services, and will be transferable by signed endorsement simply transferring ownership. For all legal purposes the ownership of the promissory notes will be proven by the respective physical Note. Additionally, for the Notes held in custody electronically at Cetip S.A. – Mercados Organizados ("Cetip"), ownership of the promissory notes will be proven by the statement of account position issued by Cetip in the name of the holder.
Issue Date:	Date of the effective subscription, and payment of subscription, of the Notes, as specified on the physical Notes.
Form of subscription and subscription price:	Each Note shall be paid at sight in Brazilian currency, at the Nominal Unit Value, on the date of its effective subscription and payment for subscription, as per procedures of Cetip.
Registry for distribution:	The Notes will be registered for distribution in the primary market through the SDT – Securities Distribution Module ( <i>Sistema de Distribuição de Títulos – Módulo de Distribuição de Títulos</i> ), managed and operated by Cetip, with financial settlement of the distribution through Cetip.
Period and maturity:	Maturity of up to 180 days from the Issue Date.
Remuneration:	The nominal unit value of the Notes will not undergo monetary updating. The Notes will have remuneratory interest as follows: <ul style="list-style-type: none"> <li>a) 102.50% of the daily average "DI <i>over</i> extra-grupo" rate (for one-day Interbank Deposits), expressed in the form of an annual percentage, calculator and published daily by setting in its daily bulletin on the Internet (<a href="http://www.cetip.com.br">http://www.cetip.com.br</a>) ("the DI Rate"), over the period between the Issue Date and the 120<sup>th</sup> calendar day following the Issue Date.</li> <li>b) 103.0% of the DI Rate in the period between the 120<sup>th</sup> calendar day following the Issue Date and the Maturity Date.</li> </ul> <p>The Remuneration will be calculated on an exponential and cumulative basis, <i>pro rata temporis</i> by business days elapsed, on the Nominal Unit Value of each Note, from the Issue Date (or from the immediately preceding date of payment of the Remuneration) up to the related date of payment of the Remuneration (or any date of early redemption or early maturity occurring as a result of any of the default situations, as per the criteria set out in Cetip Manual of Formulas for Notes and Bonds (<i>Caderno de Fórmulas Notas Comerciais e Obrigações</i>, or "Cetip21" –</p>

	available for consultation on the same website). These criteria will be printed on the physical Notes.
Payment of the Remuneration:	In two installments, the first on the 120 <sup>th</sup> calendar day following the Issue Date, and the second on the Maturity Date of the Notes (except in the event of early redemption, or early maturity occurring as a result of any of the default situations described on the printed Notes).
Amortization of the Nominal Unit Value:	In a single payment, on the Maturity Date, or on the date of early redemption of the Notes, or of early maturity occurring as a result of any of the default situations described on the printed Notes).
Registry for trading:	The Notes will be registered for trading in the secondary market, subject to the requirements and proceedings specified in CVM Instruction 476, and in Cetip21 – <i>Securities</i> , managed and operated by Cetip, with financial settlement of trades, and electronic custody of the Notes, at Cetip. The Notes may be traded only in regulated securities markets, after 90 days from the date of subscription or acquisition by the Qualified Investor, and only between Qualified Investors, in accordance with Articles 13 and 15 of CVM Instruction 476, and subject to compliance by the Issuer with the obligations defined in Article 17 of CVM Instruction 476.
Renegotiation:	None.
Optional early redemption:	The Issuer may make early redemption of the Notes, in whole or in part, without payment of any premium to holders of the Notes, at any time after 30 calendar days from the Issue Date, upon payment of the Nominal Unit Value plus the Remuneration, calculated <i>pro rata temporis</i> from the Issue Date (or from the immediately preceding date of payment of the Remuneration) up to the date of actual redemption, in accordance with the applicable legislation, provided that it gives Cetip and the holders of the Notes advance notice of five business days. Any partial early redemption shall be effected by a lottery draw in accordance with Paragraph 4 of Article 7 of CVM Instruction 134. At the time of subscription and payment for acquisition of the Note, the owner shall grant express irrevocable consent in advance to early unilateral redemption of the Note by the Company, in the terms of CVM Instruction 134.
Place of payment:	In accordance with the procedures of Cetip, for Notes held in electronic custody at Cetip, or for holders of Notes who are not linked to that system, at the Issuer's head office or in accordance with the procedures of the Mandated Bank.
Extension of periods:	If the date of maturity of an obligation coincides with a day that is not a business or banking business day at the location of the head office of the Company, the date of payment of any obligation shall be deemed automatically postponed to the next business day, without any addition to the amount to be paid, except in cases where the payment is to be made through Cetip, in which case the extension will take place only when the date of the payment coincides with a Saturday, Sunday or national public holiday.
Early maturity:	The holders of the Notes may declare all the obligations arising from the Promissory Notes which they hold to be due and payable, and demand immediate payment by the Issuer and/or by the Guarantor of the Nominal Unit Value of the Promissory Notes, augmented by the Remuneration and interest <i>pro rata temporis</i> , from the Issue Date, by letter delivered by hand with advice of receipt or letter posted with advice of receipt service, addressed to the head office of the Issuer and/or the Guarantor, in any of the following events: <ul style="list-style-type: none"> <li>(a) Decree of bankruptcy, dissolution and/or liquidation of the Issuer and/or the Guarantor, or application for judicial recovery or out-of-court reorganization or bankruptcy made by the Issuer and/or by the Guarantor, or, further, any analogous event that characterizes a state of insolvency, including an agreement with creditors, in accordance with the applicable legislation.</li> <li>(b) Legitimate and reiterated protest proceedings on securities against the Issuer and/or the Guarantor, the unpaid value of which, individually or in aggregate, is more than</li> </ul>

fifty million Reais or its equivalent in other currencies, unless the protest proceedings have been lodged in error or due to bad faith of third parties, provided this is validly proven by the Issuer and/or the Guarantor, as applicable, or if cancelled or validly contested in court, in any event within a maximum period of 30 (thirty) calendar days from the date of the obligation becoming due.

- (c) Early redemption of any pecuniary obligation of the Issuer and/or the Guarantor arising from default on an obligation to pay any individual or aggregate amount greater than fifty million Reais, or its equivalent in other currencies.
- (d) Change, transfer or assignment, direct or indirect, of the stockholding control of the Issuer and/or of the Guarantor, unless this takes place by order of a court, without the prior consent of holders of Promissory Notes representing at least 75% of the Notes in Circulation.
- (e) Absorption of the Issuer and/or of the Guarantor by another company, or split or merger of the Issuer and/or of the Guarantor, other than by order of a Court or by regulatory requirement, or, provided that it does not cause an alteration in the rating of the issuer and/or the Guarantor on the Issue Date.
- (f) Privatization of the Issuer and/or the Guarantor.
- (g) Any termination, for any reason, of any of the concession contracts held by the Issuer and /or by the Guarantor that represents an adverse material impact on the Issuer's and/or the Guarantor's payment capacity.
- (h) Unjustified default by the Issuer and/or by the Guarantor, or absence of legal and/or court measures required for the non-payment of any debt or any obligation to pay, under any agreement to which it/they are a party as borrower or Guarantor, the value of which, individually or in aggregate, is greater than R\$ 50,000,000.00 (fifty million Reais) or its equivalent in other currencies.

For the purposes of Sub-item (f) above, privatization is defined as an event in which:

- (i) the Guarantor, the present direct controlling stockholder of the Issuer, ceases directly or indirectly to hold the equivalent of, at least, 50% (fifty percent) plus one share of the total of the shares representing the Issuer's voting stock; and/or
- (ii) the Government of the State of Minas Gerais, currently controlling stockholder of the Guarantor, ceases directly or indirectly to hold the equivalent of, at least, 50% (fifty per cent) plus one share of the total of the shares representing the voting capital of the Guarantor.

Any of the events indicated in sub-items "a" and/or "c" above shall result in immediate early maturity of the promissory notes independently of any advice or notification, through the courts or otherwise, and any consultation of the holders of the Notes. In any of the other events indicated above, a General Meeting of Holders of the Notes must be held, within 48 (forty-eight) hours from the date on which any of the holders of the Notes becomes aware of the event, to decide on non-declaration of early maturity of the Notes, which shall be decided by holders of the Notes representing at least 2/3 (two-thirds) of the Notes of the Issue in circulation.

Arrears charges:

If there is non-punctuality in the payment of any amount payable to the holders of the Promissory Notes, the debits in arrears shall be subject to: arrears fee of at the rate of 1%; and an agreed, irreducible, compensatory late fee of 2%, both being calculated on the amount due and underpaid, from the date of default until the date of actual payment, independently of advice, notification or interpolation through the courts or otherwise, binding upon Cemig, at the joint debtor and principal payer of all the liabilities arising from this issue, up to its final settlement, for the obligations assumed. The Surety is given by Cemig irrevocably, and shall remain in effect until the full payment by the Issuer of all of its obligations stated in the Issue Deed.

**II.2) Signature of the documents necessary for the above guarantee to take effect**, in such a way that the guarantee is existing, valid and efficacious whenever any obligation to be assumed by Issuer is not complied with – including:

- The Contract for Structuring, Coordination and Public Distribution with Restricted Placement Efforts under the regime of Firm Guarantee of Subscription, of Commercial Promissory Notes of the Sixth Issue by the Issuer;
- the physical Notes; and
- other legal instruments necessary for realization of the issue,

after due review by the Company's Legal Department, and in such a way as not to cause added cost to the transaction.

**III.3) Purchase, in the secondary market,** of all the senior units of the fund *CEMIG – Fundo de Investimento em Direitos Creditórios Conta CRC (FIDC)* owned by *Banco Itaú BBA S.A.*, *Banco Bradesco S.A.* and by two funds of Bradesco (*Bradesco FI Multimercado CP Invest no Exterior* and *Bradesco FI Multimercado Pioneiro*), for the amount resulting from the sum of the installment payments not yet due, adjusted by the accumulated DI rate from the date of issue of the senior units up to the date of purchase, as per the criteria established by the Regulations of the FIDC for the event of extraordinary amortization of the senior units, in Paragraph 7 of its Article 38.

**III.4) Orientation of vote:** The Company's representative at the **General Meeting of Unit Holders of the FIDC**, in the status of holder of 100% of the subordinated units and, at the time, also of the senior units, to vote to authorize the following:

- a) Early financial settlement of the Fund, with redemption of 100% of the Senior Units and Subordinated Units issued by the Fund, in circulation in the market, and consequent termination of the activities of the Fund.
- b) Redemption, at the same time, of the Senior Units and Subordinated Units, upon delivery of the Receivable Rights that comprise the portfolio of the Fund, as an asset given in payment.
- c) Transfer of the Receivable Rights in payment to Cemig (as holder of 100% of the Senior Units and of the Subordinated Units redeemed), for the amount for which they are accounted on the Redemption Date of the Units, within up to 2 business days from the date decided in the General Meeting as the Date of Redemption of the Totality of the Units of the Funds, upon signature of a Term of Transfer of Receivable Rights in Payment.
- d) Additional injection of funds by the holder of subordinated units, of approximately R\$ 55 million, for the purposes of payment of the income tax relating to the financial gains obtained from the appreciation in value of its Units.
- e) Termination of the activities of the Fund, and adoption, for the purpose, of the following procedures, based on the Regulations of the Fund:
  - Payment of the Charges of the Fund,
  - formation of a reserve for payment of the expenses related to the liquidation and extinction of the Fund, even if demandable on a date later than that of termination of its activities, and
  - payment of the amounts relating to be redemption of the Senior Units and the Subordinated Units, upon delivery of the Credit Rights.

**III.5) Contracting of a long-term transaction for financing** of Norte Energia S.A. – NESA, approved by the BNDES in its Decision N° DIR 1238/2012-BNDES, of November 21, 2012, as per the drafts of: the Credit Line Financing Contract; the Contract for Fiduciary Assignment of Rights, Administration of Accounts and Other Matters; and the Share Pledge Contract, contained in Appendices I, II and III of the said Decision, in all their

terms and conditions and especially for the purposes specified in Clauses Seven and Eight of the draft of the Credit Line Financing Contract.

**III. 6) Signature, as consenting party, of the Credit Line Financing Contract that will be signed between NESAs and the BNDES, the other consenting parties being:**

Cemig GT, Light S.A. (Light), Fundação dos Economistas Federais (Funcfe), Fundação Petrobras de Seguridade Social (Petros), Belo Monte Participações S.A (BMPSA), J. Malucelli Energia S.A. (J. Malucelli Energia), Neoenergia S.A. (Neoenergia) and	Vale S.A. (Vale),	Amazônia Energia S. A. (Amazônia Energia), Companhia Hidro Elétrica do São Francisco (Chesf), Centrais Elétricas Brasileiras S.A (Eletrobras), Siderúrgica Norte Brasil S.A (Sinobras), Centrais Elétricas do Norte do Brasil S.A. (Eletronorte), J. Malucelli Administração e Participação S.A. (J. Malucelli), Neoenergia Investimentos S.A. (Neoenergia Investimentos),
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– with the following characteristics:

Amount:	Up to nine billion eight hundred fourteen million six hundred eighty six thousand Reais, divided into eight Sub-credits.
Interest:	TJLP + 2.25% p.a.
Release of funds:	Scheduled to start in January 2013.
Amortization:	Differentiated grace periods and amortization periods for each sub-credit, all having final maturity on January 15, 2042.
Credit reservation fee:	0.1%,++ chargeable for each period of 30 days or fraction thereof, applying to the credit (from the date of ending of the contracting period up to the date of signature of the Contract) and on the amount not used of the credit made available.
Guarantees:	Pledge of the totality of the shares issued by NESAs, by BMPSA and by Amazônia Energia; fiduciary assignment of the rights arising from the concession and from the receivables; conditional assignment of the contracts of the project and guarantees of performance; non-joint guarantee of the debt, limited to their respective proportions, by the following consenting parties: Eletrobras (49.98%), Light (4.98%), Cemig (4.79%), Petros (10%), Funcfe (10%), Sinobras (1%), Vale (9%), J. Malucelli (0.25%), Neoenergia (10%); and

and insurances for and guarantees of faithful compliance with the contracts of the project.

Principal obligations of Cemig GT:	<ol style="list-style-type: none"> <li>1) Not to constitute any charge, including usufruct or any other right of property, encumbrance or guarantee; not to dispose of, sell, transfer, assign, exchange, lend or in any way dispose of its shares and/or related yields or advantages of, or any securities issued by Amazônia Energia and by NESAs, nor to permit the existence of any encumbrance or charge of any nature (including rights of preference and promises of disposal) on or over the shares and their related yields/returns, and securities owned by it issued by Amazônia Energia or by NESAs, except as specified in the Share Pledge Contract and/or the Financing Contract or upon express prior consent by the BNDES;</li> <li>2) Not to contract new debt or make transactions with related parties in the ambit of Amazônia Energia without the prior express consent of the BNDES, other than in the financial transactions used to effect the ordinary management of Amazônia Energia, and their amount shall be limited, annually, to two million Reais, and globally to a total of five million Reais.</li> <li>3) To inject into Amazônia Energia, for subsequent injection into NESAs, in accordance with its holding in the share capital of Amazônia Energia, such funds in the form of capital, through subscription and payment for new shares, in Brazilian currency, as are necessary to cover any insufficiency of funding related to the execution of the project. Reciprocal Powers of Attorney: NESAs and the consenting parties Amazônia Energia, Light, Cemig and Cemig GT do irrevocably appoint each other as their duly authorized attorneys until final payment of the debt assumed, with powers to receive</li> </ol>
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notices, advice and summonses with *ad judicium* powers for the court in general, which may be subrogated to counsel, in relation to any legal or out-of-court proceedings which may be taken against them by the BNDES arising from this Contract, with the power to execute all such actions as are necessary to the good and faithful execution of the Power of Attorney granted.

**III.7) Signature, as Guarantor, of an amendment** to Credit Line Financing Contract N° 11.2.0134.1, in accordance with Prior Condition 10 of Appendix I to Decision DIR 1238/2012-BNDES, Amendment to the PSI-Finame Contract, signed on March 31, 2011, between NESAs and the BNDES, having as Guarantors Cemig GT and the other stockholders, with financing amount of up to three billion six hundred eighty five million three hundred fourteen thousand Reais, for:

- 1) Inclusion of Paragraph Four in the Early Maturity Clause – Clause 15 – with the following drafting:
 

“In cases of early maturity declared on the basis of Article 47-A of the *“Provisions Applicable to the BNDES Contract”*, the debtor balance calculated shall be augmented by an amount corresponding to the reimbursement to the Federal Treasury of the amounts relating to interest rate equalization as specified in the applicable legislation.”;
- 2) Inclusion of provision of a guarantee, in the same terms as Clause 8 of the Direct Financing Contract, and the other contractual clauses relating to the provision of a guarantee.
- 3) Inclusion of the declaration of efficacy, in the event of compliance with its conditions.
- 4) Alteration of the deposit account referred to in the Credit Availability Clause.
- 5) Inclusion of the jurisdiction clause.

**III.8) Contracting of a long-term financing transaction** with funds from the BNDES through the Onlending Agents *Caixa Econômica Federal (CEF)* and *Banco BTG Pactual*, in the amount of seven billion Reais and two billion Reais, respectively, as approved by the BNDES in its Decision DIR 1238/2012-BNDES, for allocation in investments inherent to the construction of the Belo Monte Hydroelectric Plant, and provision of the guarantees necessary for operation of the financing; and signature, as consenting party, of the Brazilian Development Bank (BNDES) Onlending Financing Contract (“the Onlending Contract”), which will be signed between the CEF, BTG Pactual and NESAs, with the following as consenting parties:

Cemig GT, Petros, J. Malucelli,	Eletrobrás, Funcef, Amazônia Energia,	Light Vale,	Chesf, Sinobras, Neoenergia and	Eletronorte, J. Malucelli Energia, Neoenergia Investimentos.	BMPSA,
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– and with following principal terms:

- Amount: Up to nine billion Reais, of which CEF to lend up to seven billion Reais and BTG Pactual to lend up to two billion Reais, divided into 8 sub-credits.
- Release of funds: Scheduled to start in January 2013.
- Interest: TJLP + 2.65% p.a.
- Amortization: Differentiated grace periods and amortization periods for each sub-credit, all having final maturity on January 15, 2042. Credit Allocation Fee: 0.1% chargeable for each period of 30 days or fraction thereof, applying to the credit (from the date of ending of the contracting period up to the date of signature of the Contract) and on the amount not used of the credit made available.
- Guarantees:
  - 1) Pledge of 100% of the shares of NESAs, BMPSA and Amazônia Energia;
  - 2) fiduciary assignment of the rights arising from the concession and of the receivable rights;
  - 3) conditional assignment of the contracts of the project and guarantees of performance;

4) non-joint guarantee of the debt, limited to their respective proportions, by the following consenting parties:

Eletrobras (49.98%),	Light (4.98%),	Cemig (4.79%),
Petros (10%),	Sinobras (1%),	Vale (9%),
Funcef (10%),	J. Malucelli (0.25%) and	Neoenergia (10%); and

5) Insurances and guarantees of faithful compliance with the contracts of the project.

Principal obligations of Cemig GT:

- 1) Not to constitute any charge, including usufruct or any other right of property, encumbrance or guarantee; not to dispose of, sell, transfer, assign, exchange, lend or in any way dispose of its shares and/or related yields or advantages of, or any securities issued by Amazônia Energia or by NESA, nor to permit the existence of any encumbrance or charge of any nature (including rights of preference and promises of disposal) on or over the shares and their related yields/returns, and securities owned by it issued by Amazônia Energia or by NESA, except as specified in the Share Pledge Contract and/or the Financing Contract or upon express prior consent by the BNDES;
- 2) Not to contract new debt or make transactions with related parties in the ambit of Amazônia Energia without the prior express consent of the BNDES, other than in the financial transactions used to effect the ordinary management of Amazônia Energia, and their amount shall be limited, annually, to two million Reais, and globally, to a total of five million Reais.
- 3) To inject into Amazônia Energia, for subsequent injection into NESA, in accordance with its share in the capital of Amazônia Energia, such funds in the form of capital, through subscription and payment of new shares, in Brazilian currency, as are necessary to cover any insufficiency of funding related to the execution of the project.

Reciprocal Powers of Attorney:

NESA and the consenting parties Amazônia Energia, Light, Cemig and Cemig GT do irrevocably appoint each other as their duly authorized Attorneys until final payment of the debt assumed, with powers to receive notices, advice and summonses with ad judicium powers for the court in general, which may be subrogated to counsel, in relation to any legal or out-of-court proceedings which may be taken against them by the BNDES arising from this Contract, with the power to execute all such actions as are necessary to the good and faithful execution of the Power of Attorney granted.

#### IV Discussion: The Chair spoke on general matters and business of interest to the Company.

##### The following were present:

Board members:	Dorothea Fonseca Furquim Werneck, Djalma Bastos de Moraes, Arcângelo Eustáquio Torres Queiroz, Eduardo Borges de Andrade, Francelino Pereira dos Santos, Guy Maria Villela Paschoal, João Camilo Penna, Joaquim Francisco de Castro Neto,	Paulo Roberto Reckziegel Guedes, Saulo Alves Pereira Junior, Newton Brandão Ferraz Ramos, Bruno Magalhães Menicucci, Franklin Moreira Gonçalves, José Augusto Gomes Campos, Paulo Sérgio Machado Ribeiro, Tarcísio Augusto Carneiro.
Secretary:	Carlos Henrique Cordeiro Finholdt.	

Carlos Henrique Cordeiro Finholdt