

REMOTE VOTING FORM**ASM - CIA ENERGETICA DE MINAS GERAIS - CEMIG of 04/30/2026**

Shareholder's Name
Shareholder's Corporate (CNPJ) or Individual (CPF) Taxpayer's ID
Email Address
<p>Form-filing instructions</p> <p>This Remote Voting Form ("RVF") refers to the Annual Shareholders' Meeting of Companhia Energética de Minas Gerais – CEMIG to be held on April 30, 2026, at 10:00 a.m. It must be completed if the shareholder chooses to exercise their voting rights remotely, pursuant to CVM Resolution 81/2022 and the sole paragraph of Article 121 of Law 6,404/1976. If the shareholder chooses to exercise their right to vote remotely, they must complete all fields in this document. For the RVF to be considered valid, and the votes cast therein recorded, all the pages must be initialed by the shareholder (or by his/her legal representative, as applicable), who must also sign the document at the end. This RVF must be submitted directly to the Company, or through service providers (pursuant to article 27 of CVM Resolution 081/2022), within up to four days before the date of the holding of the Meeting.</p>
<p>Submission instructions, indicating the option to send the form directly to the Company or to send filing instructions to the bookkeeping agent or custodian agent</p> <p>Shareholders may opt to exercise their right to vote through the remote voting system, pursuant to CVM Resolution 081/2022, by sending the corresponding Remote Voting Form through their respective custodian, or bookkeeping bank (Itaú Corretora de Valores S.A.), the central depository where the shares are deposited, or by sending it directly to the Company. In accordance with CVM Resolution 81/2022, the shareholder must submit the voting instructions outlined in this form at least 4 days before the Meeting. Shareholders who choose to exercise their voting rights remotely through their custodian agent must submit their voting instructions in accordance with the rules established by the sub-custodian, which will forward such voting instructions to the Central Depository of B3 S.A. – Brasil, Bolsa, Balcão. To this end, shareholders should contact their respective custodian agents to verify the applicable procedures. Shareholders who choose to exercise their voting rights remotely through the central depository may submit their vote directly through the electronic system made available by B3, in the Investor Area (available at https://www.investidor.b3.com.br/), under the "Services" section, by selecting "Assembleias em Aberto".</p>
<p>Mailing and electronic addresses for submission of the remote voting form, in case the shareholder chooses to deliver the document directly to the Company / Instructions regarding the electronic system for participation in the meeting, if such form of participation is permitted.</p> <p>Shareholders who choose to exercise their voting rights by submitting the Remote Voting Form directly to the Company must do so as follows: Send to the Investor Relations Department at Avenida Barbacena, 1200, Santo Agostinho – Belo Horizonte, Minas Gerais, CEP 30190-131: (i) a physical copy of this form duly completed, signed, and initialed on all pages; (ii) copies of the following documents: (a) for individuals: a valid photo identification document and individual taxpayer's ID (CPF) number; and, if represented by proxy (granted less than one (1) year before the date of the Meeting), a notarized power of attorney and the proxy's identification document. (b) for legal entities: the latest consolidated articles of incorporation or bylaws and corporate documents evidencing the shareholder's legal representation; the corporate taxpayer's ID (CNPJ); and a valid photo identification document of the legal representative. (c) for investment funds: the latest consolidated fund regulations, including the corporate taxpayer's ID (CNPJ); the articles of incorporation or bylaws of its administrator or manager, as applicable, in accordance with the fund's voting policy, together with corporate documents evidencing representation powers; and a valid photo identification document of the legal representative. The Remote Voting Form and supporting documents must be submitted to the Company no later than four days before the date of the Meeting. To avoid potential delays in the delivery of the documentation, it may also be sent to the following email address: ri@cemig.com.br.</p>
<p>Indication of the institution hired by the Company to provide bookkeeping services for its securities, including name, postal and email address, telephone number, and contact person</p> <p>Itaú Corretora de Valores S.A. Avenida Brigadeiro Faria Lima, 3,500, 3º andar, São Paulo, SP Phone: +55 (11) 3003-9285 (capitals and metropolitan areas) Phone: +55 (11) 0800 720 9285 (other locations) Service hours: 9:00 a.m. to 6:00 p.m. on business days.</p>
Resolutions / Matters related to the ASM

REMOTE VOTING FORM

ASM - CIA ENERGETICA DE MINAS GERAIS - CEMIG of 04/30/2026

[Assets eligible for this resolution: CMIG3]

1. Review of the Management accounts and approval of the Management Report and the Financial Statements for the fiscal year ended December 31, 2025, accompanied by the respective supporting documents;

Approve Reject Abstain

[Assets eligible for this resolution: CMIG3]

2. Approval of the allocation of the net income for fiscal year 2025 and the Company's capital budget;

Approve Reject Abstain

[Assets eligible for this resolution: CMIG3]

3. Do you wish to request the separate election of a member of the Board of Directors, pursuant to item I of paragraph 4 of Article 141 of Law 6,404/1976? (This field may only be completed by shareholders who have held, without interruption, the shares with which they are voting during the 3 (three) months immediately preceding the date of the Shareholders' Meeting. If the shareholder selects "No" or "Abstain," their shares will not be counted for purposes of requesting the separate election of a member of the Board of Directors).

Yes No Abstain

[Assets eligible for this resolution: CMIG4]

4. Do you wish to request the separate election of a member of the Board of Directors, pursuant to item II of paragraph 4 of Article 141 of Law 6,404/1976? (This field may only be completed by shareholders who have held, without interruption, the shares with which they are voting during the 3 (three) months immediately preceding the date of the Shareholders' Meeting. If the shareholder selects "No" or "Abstain," their shares will not be counted for purposes of requesting the separate election of a member of the Board of Directors).

Yes No Abstain

[Assets eligible for this resolution: CMIG3]

5. Do you wish to request the adoption of cumulative voting for the election of the Board of Directors, pursuant to Article 141 of Law 6,404/1976? (If the shareholder selects "No" or "Abstain," their shares will not be counted for purposes of requesting cumulative voting.)

Yes No Abstain

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[Assets eligible for this resolution: CMIG3]

Election of the Board of Directors by candidate - Maximum number of seats to be filled: 7

6. Nomination of candidates to the Board of Directors (the shareholder may nominate as many candidates as the number of seats to be filled in the general election. The selections made in this field will be disregarded if the shareholder holding shares with voting rights has also completed the fields for the separate election of a member to the Board of Directors, provided that such separate election is held)

Afonso Henriques Moreira Santos (majority shareholder nominee)

Approve Reject Abstain

Márcio Pereira Zimmermann (majority shareholder nominee)

Approve Reject Abstain

Marcus Leonardo Silberman (majority shareholder nominee)

Approve Reject Abstain

Maria do Socorro Gama da Silva (majority shareholder nominee)

Approve Reject Abstain

Valéria Pires Amoroso Lima (majority shareholder nominee)

Approve Reject Abstain

Daniel Alves Ferreira (Fia Dinâmica nominee)

Approve Reject Abstain

Roger Daniel Versieux (FIA Dinâmica nominee)

Approve Reject Abstain

7. If cumulative voting is adopted, should the votes corresponding to your shares be distributed equally among the candidates you have selected? [If the shareholder selects "Yes" and also indicates "Approve" for specific candidates listed below, their votes will be distributed proportionally among such candidates. [If the shareholder selects "Abstain" and the election is conducted under cumulative voting, their vote shall be counted as an abstention for the respective resolution of the Meeting.]

Yes No Abstain

8. List of all candidates for the purposes of indicating the distribution of cumulative voting

Afonso Henriques Moreira Santos (majority shareholder nominee)

Approve Reject Abstain / [] %

Márcio Pereira Zimmermann (majority shareholder nominee)

Approve Reject Abstain / [] %

Marcus Leonardo Silberman (majority shareholder nominee)

Approve Reject Abstain / [] %

Maria do Socorro Gama da Silva (majority shareholder nominee)

Approve Reject Abstain/ [] %

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Valéria Pires Amoroso Lima (majority shareholder nominee)

Approve Reject Abstain / [] %

Daniel Alves Ferreira (Fia Dinâmica nominee)

Approve Reject Abstain / [] %

Roger Daniel Versieux (FIA Dinâmica nominee)

Approve Reject Abstain / [] %

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[Assets eligible for this resolution: CMIG4]

Separate election of the Board of Directors – Preferred Shares – Maximum number of seats to be filled: 1

9. Nomination of candidates to the Board of Directors by shareholders holding preferred shares without voting rights or with restricted voting rights (this field may only be completed by shareholders who have held, without interruption, the shares with which they are voting during the 3 (three) months immediately preceding the date of the Meeting).

Aloisio Macario Ferreira de Souza (Fia Dinâmica nominee)

Approve Reject Abstain

10. If neither the holders of voting shares nor the holders of preferred shares without voting rights or with restricted voting rights meet, respectively, the quorum required under items I and II of paragraph 4 of Article 141 of Law 6,404/1976, do you wish your vote to be aggregated with the votes of the voting shares to elect to the Board of Directors the candidate receiving the highest number of votes among those included in this Remote Voting Form who are standing for separate election?

Yes No Abstain

[Assets eligible for this resolution: CMIG3]

11. Resolve on the determination of the independence of the nominated members of the Board of Directors

Approve Reject Abstain

[Assets eligible for this resolution: CMIG3]

Election of the Fiscal Council by candidate – Maximum number of seats to be filled: 4

12. Nomination of candidates to the Fiscal Council (the shareholder may nominate as many candidates as the number of seats to be filled in the general election)

Lucas de Vasconcelos Gonzalez – Sitting member (majority shareholder nominee) / Mauro Teixeira Biondini – Alternate member (majority shareholder nominee)

Approve Reject Abstain

Carlos Roberto de Albuquerque Sá – Sitting member (majority shareholder nominee) / Carlos Alberto Arruda de Oliveira – Alternate member (majority shareholder nominee)

Approve Reject Abstain

Pedro Bruno Barros de Souza – Sitting member (majority shareholder nominee) / Silvia Caroline Listgarten Dias – Alternate member (majority shareholder nominee)

Approve Reject Abstain

To Be Defined – Sitting Member / Paulo Roberto Bellentani Brandão – Alternate Member (FIA Dinâmica nominee)

Approve Reject Abstain

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[Assets eligible for this resolution: CMIG4]

Separate election of the Fiscal Council – Preferred Shares – Maximum number of seats to be filled: 1

13. Nomination of candidates to the Fiscal Council by shareholders holding preferred shares without voting rights or with restricted voting rights

João Vicente Silva Machado – Sitting Member (FIA Dinâmica nominee) / Ricardo José Martins Gimenez – Alternate Member (FIA Dinâmica nominee)

Approve Reject Abstain

[Assets eligible for this resolution: CMIG3]

14. Determination of the overall compensation of Management and members of the Fiscal Council and the Audit Committee.

Approve Reject Abstain

City: _____

Date: _____

Signature: _____

Shareholder's Name: _____

Telephone: _____