

COMPANHIA ENERGÉTICA DE MINAS GERAIS – CEMIG

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

MARKET ANNOUNCEMENT

Arbitration decision in claim against Renova

Cemig (*Companhia Energética de Minas Gerais* – listed and traded in São Paulo, New York and Madrid), hereby **informs** the CVM (Brazilian Securities Commission), the São Paulo stock exchange (B3) and the market:

Today **Renova Energia S.A.** (**‘Renova’**) published the following **Material Announcement**:

“ **Renova Energia S.A.** (in Judicial Recovery, (RNEW3; RNEW 4 and RNEW11) (**‘Renova’**), in accordance with CVM Instruction 44/2021 (repealing CVM Resolution 358 as amended) **hereby informs** its stockholders and the market:

In the arbitration proceedings in the FGV Mediation and Arbitration Chamber (**‘The Arbitration Tribunal’**) brought by **LightCom Comercializadora de Energia S.A.** (**‘LightCom’**) against **Renova Comercializadora de Energia S.A.** – in Judicial Recovery (**‘RenovaCom’**), a final decision was given on February 15, 2022 resulting in recognition of the unilateral rescission by **LightCom** of the Electricity Purchase Agreement (**‘the LightCom PPA’**) signed on October 13, 2013, for 33.4 MW_{average} to be produced by certain wind farms of Phase III of the *Alto Sertão* Wind Complex, for use in the Free Market.

By this arbitration decision, and the decision on subsequent motions for clarification, it was recognized that **LightCom** has the right to receive R\$ 50,000,000.00, in currency of the initial date of the proceedings (June 2020), as indemnity related to rescission of the **LightCom PPA**, this amount being subject to the payment conditions specified in the Judicial Recovery Plans of the Consolidated Companies of the Renova Group.

RenovaCom is currently seeking a declaration from the judiciary that the Arbitration Tribunal does not have the competence to decide on the legality of the rescission of the **LightCom PPA**. This action is pending judgment. If the declaration is granted, the judgment given in the arbitration proceedings referred to above would cease to have effect.

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

Belo Horizonte, February 16, 2022

Leonardo George de Magalhães
Chief Finance and Investor Relations Officer

