

ENERGY CO OF MINAS GERAIS
Form 6-K
November 10, 2016

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 6-K

Report of foreign private issuer pursuant to rule 13a-16 or 15d-16 of the securities exchange act of 1934

For the month of November 2016

Commission File Number 1-15224

Energy Company of Minas Gerais

(Translation of Registrant's Name Into English)

Avenida Barbacena, 1200

30190-131 Belo Horizonte, Minas Gerais, Brazil

(Address of Principal Executive Offices)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

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Form 20-F

Form 40-F

Indicate by check mark if the registrant is submitting the Form 6-K in paper

as permitted by Regulation S-T Rule 101(b)(1):

Indicate by check mark if the registrant is submitting the Form 6-K in paper

as permitted by Regulation S-T Rule 101(b)(7):

Indicate by check mark whether by furnishing the information contained in this Form, the registrant is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes

No

If Yes is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): N/A

Index

Item	Description of Items
1	<u>Summary of Minutes of the 210th Meeting of the Board of Directors Held on December 11, 2014</u>
2	<u>Summary of Minutes of the 212th Meeting of the Board of Directors Held on December 23, 2014</u>
3	<u>Summary of Minutes of the 222nd Meeting of the Board of Directors Held on June 27, 2014</u>
4	<u>Summary of Minutes of the 600th Meeting of the Board of Directors Held on June 27, 2014</u>
5	<u>Summary of Minutes of the 615th Meeting of the Board of Directors Held on December 5, 2014</u>
6	<u>Summary of Minutes of the 618th Meeting of the Board of Directors Held on December 18, 2014</u>
7	<u>Summary of Minutes of the 619th Meeting of the Board of Directors Held on December 23, 2014</u>
8	<u>Summary of Minutes of the 622nd Meeting of the Board of Directors Held on January 5, 2015</u>
9	<u>Summary of Minutes of the 662nd Meeting of the Board of Directors Held on May 13, 2016</u>
10	<u>Material Announcement Dated August 31, 2016: Disposal by Cemig of shares in Taesa</u>
11	<u>Material Announcement Dated August 31, 2016: Absorption of Redentor by RME</u>
12	<u>Summary of Principal Decisions of the 671st Meeting of the Board of Directors Held on August 31, 2016</u>
13	<u>Material Announcement Dated September 7, 2016: Notice of intention to exercise put option</u>
14	<u>Material Announcement Dated September 8, 2016: Advances to Renova under PPAs</u>
15	<u>Summary of Principal Decisions of the 672nd Meeting of the Board of Directors Held on September 9, 2016</u>

- 16 [Market Notice Dated September 9, 2016: Cemig in Dow Jones Sustainability Index for 17th year running](#)
- 17 [Convocation and Proposal of Extraordinary General Meeting of Stockholders to be Held on October 25, 2016](#)
- 18 [Material Announcement Dated September 12, 2016: Sale of interest in Transchile completed](#)
- 19 [Summary of Principal Decisions of the 673rd Meeting of the Board of Directors Held on September 12, 2016](#)
- 20 [Market Announcement Dated September 15, 2016: Reply to CVM Inquiry Letter 441/2016-CVM/SEP/GEA-1, of September 13, 2016](#)
- 21 [Material Announcement Dated September 29, 2016: Launch of a Restricted Offering](#)
- 22 [Material Announcement Dated October 6, 2016: Sale of interest in Transchile completed](#)
- 23 [Summary of Minutes of the 674th Meeting of the Board of Directors Held on October 14, 2016](#)
- 24 [Material Announcement Dated October 19, 2016: TAESA Price per Unit](#)
- 25 [Material Announcement Dated October 19, 2016: Ativas capital transaction completed](#)
- 26 [Summary of Principal Decisions of the 675th Meeting of the Board of Directors Held on October 20, 2016](#)
- 27 [Notice to Stockholders Dated October 21, 2016: Candidate for election to the Board of Directors at EGM of October 25, 2016](#)
- 28 [Material Announcement Dated October 24, 2016: TAESA Restricted Offering Settlement](#)
- 29 [Material Announcement Dated October 28, 2016: Light: Exclusivity commitment with EDF for sale of interest in Itaocara Hydroelectric Plant](#)
- 30 [Company Bylaws](#)
- 31 [Minutes of the Extraordinary General Meeting of Stockholders Held on October 25, 2016](#)

32 Summary of Principal Decisions fo the 676th Meeting of the Board of Directors Held on October 28, 2016

FORWARD-LOOKING STATEMENTS

This report contains statements about expected future events and financial results that are forward-looking and subject to risks and uncertainties. Actual results could differ materially from those predicted in such forward-looking statements. Factors which may cause actual results to differ materially from those discussed herein include those risk factors set forth in our most recent Annual Report on Form 20-F filed with the Securities and Exchange Commission. CEMIG undertakes no obligation to revise these forward-looking statements to reflect events or circumstances after the date hereof, and claims the protection of the safe harbor for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

COMPANHIA ENERGÉTICA DE MINAS GERAIS
CEMIG

Date: November 10, 2016

By: /s/ Fabiano Maia Pereira

Name: Fabiano Maia Pereira

Title: Chief Officer for Finance and Investor Relations

**1. SUMMARY OF MINUTES OF THE 210TH MEETING OF THE BOARD OF DIRECTORS HELD
ON DECEMBER 11, 2014**

1

CEMIG DISTRIBUIÇÃO S.A.

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

BOARD OF DIRECTORS

SUMMARY OF MINUTES

OF THE

210TH MEETING

Date, time and place:

December 11, 2014, at 9.30 a.m., at the head office,
Av. Barbacena, 1200 17th Floor, Belo Horizonte, Minas Gerais.

Meeting Committee:

Chair: Djalma Bastos de Moraes;
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 this meeting, except the Board member:
Custódio Antonio de Mattos,

who stated conflict of interest in relation to:

Signature of a debt recognition agreement, with the Minas Gerais State Civil Defense Department.

II The Board approved the minutes of this meeting.

III The Board authorized:

- a) Periodic declaration by the Executive Board of Interest on Equity, subject to the upper limit allowed by the legislation, of one hundred thirty one million six hundred ten thousand Reais.
- b) Signature, out of time, of the Fourth Amendment to contract with Método Assessoria Empresarial Ltda., for extension, exceptionally, of the period of validity to up to 30 months, or until conclusion of the new competitive tender process, for provision of services of temporary manpower to substitute employees on leave or vacation, or extraordinary increase of volume of services in the Company, validating all the acts practiced since August 31, 2014, that is to say, provision of the said services.
- c) Signature, until February 28, 2015, with Cemig GT, of the Contracts for supply of electricity to consumer units of Group A and Contracts for public electricity service to Group B Appendix IV consumer units, and the related amendments and dissolutions of contract, with validation of all acts practiced since December 14, 2004, that is to say, the supply of electricity, and the amounts received from Cemig GT.

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- b) Signature of the First Amendment to the Contract with ABB Ltda., for construction of the Belo Horizonte Centro 2 substation, to alter scope and price, with validation of all acts practiced, that is to say, the actions and procedures contained in Correspondence Items IE-01788/2012 and IE-00382/2012.
- e) Signature, out of time, of the Second Amendment to the Contract with Selt Engenharia Ltda., Construtora Remo Ltda., Engelminas Construções Elétricas Ltda. and Encel Engenharia de Construções Elétricas Ltda. to formalize, as from February 1, 2014, the exclusion of Cet Engenharia Ltda. and, as from November 1, 2014, exclusion of Engelminas Construções Elétricas Ltda. from the Consortium responsible for the execution of services to the Aerial Distribution Network, within the scope of Management Units for Maintenance, Operation, Sales, Energy Losses, and Distribution Expansion, Metropolitan Region, and to extend the period of the said Contract to a maximum of sixty months and, consequently, alter its value; also validating all acts practiced since February 1, 2014, that is to say, the exclusion of Cet Engenharia Ltda., and the provision of the services.
- f) Concession of exemption from charges specified in a Debt Recognition Agreement, with the Minas Gerais State Civil Defense Department (SEDS), in relation to the non-billing for shared use of the infrastructure of Cemig D, in the period between February 2007 and December 2013, signifying receipt of an amount.
- g) Signature of the Sixth Amendment to the Contract with the Brazilian Mail Service (*Empresa Brasileira de Correios e Telégrafos*), to extend the period of provision of the services referred to in Item V below, and alter the amount contracted.
- h) Signature, until February 28, 2015, of the Contracts for sharing of Infrastructure and the Amendments to Contracts entered into with the municipalities participating in the *Olho Vivo* Project of the State of Minas Gerais, with the Minas Gerais Military Police, through the Telecoms Technology Center, as consenting party, for assumption of the technical responsibilities specified in the Contracts, due to and for the period of validity of the Technical and Operational Working Agreement between the State of Minas Gerais, through the Minas Gerais Military Police, and the municipalities participating in this Project.
- i) Signature, until March 31, 2015, of: contracts for supply of electricity and reserve of demand, purchase of regulated supply, use of the distribution system, connection to the distribution system, and use of the transmission system, with the National Electricity System Operator (ONS), and terms of agreement for works and incorporation of assets and facilities, with value, individually or in aggregate, of sixteen million

seven hundred thirty eight thousand one hundred thirty nine Reais and twelve centavos or more, to undergo monetary updating, on January 1, 2015, by the accumulated General Prices (Market) Inflation Index since 2014, and the related amendments or terms of cancellation of contract by rescission, dissolution, resilement or related methods, including when such contracts are signed between Cemig D and any of its stockholders, or any company that controls any such stockholder, or is controlled, individually or jointly, by any such stockholder, of any individual amount;

and contracts for supply of electricity to consumer units of Group A and contracts for public electricity service to Group B Appendix IV consumer units, and the related amendments and dissolutions of contract, including when entered into with any of its stockholders, or any company that controls any such stockholder, or is controlled, individually or jointly, by any such stockholder, of any value.

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IV The Board delegated, to the Executive Board, until March 31, 2015, the competency to authorize signature of contracts for sale of electricity, after hearing the opinion of the Energy Risks Management Committee, with individual or aggregate value of sixteen million seven hundred thirty eight thousand one hundred thirty nine Reais and twelve centavos or more, to undergo monetary updating, on January 1, 2015, by the accumulated General Prices (Market) Inflation Index of 2014, and also terms of assignment, amendments, termination of contract by recession, cancellation, resilement or associated methods, service contracts or contracts to constitute guarantees and counter-guarantees associated with them, and the other instruments necessary for their completion in practice, subject to the rules established in the contracts, including when they are entered into between the Company and any one of its stockholders or companies that are their controlling stockholders, whether directly controlled or under joint control, of any individual amount.

V The Board re-ratified Board Spending Decision (CRCA) 073/2009, to alter, exceptionally, the period of contracting of the services of collection, transport and home distribution, nationwide, of Electricity Consumption Invoices, Service Cut-off Notices, Advices and Follow-up Advices of Debits and other Advices relating to supply of electricity, with maximum weight 20g, posted as simple objects, with the option of Registration and Advice of Receipt (AR) and Specified-Person Delivery, indication of special ranking and Sedex delivery services for sending of Electricity Consumption Invoices nationwide, for up to seventy-two months, the other provisions of that CRCA remaining unchanged.

VI The Board members decided the calendar of meetings for 2016.

VII Withdrawn from the agenda:

The following matters were withdrawn from the agenda:

- a) 2015 Budget.
- b) adjustments to the amounts for 2015-2017 of the Distribution Development Plans (PDDs) of Aneel's 3rd Regulatory Cycle for 2013-2017.

VII Comments: The Chair, the Chief Officer Luiz Fernando Rolla and the General Manager Leonardo George de Magalhães made comments on matters of interest to the Company.

The following were present:

Board members: Djalma Bastos de Morais, Luiz Augusto de Barros,
Arcângelo Eustáquio Torres Queiroz, Custódio Antonio de Mattos,
Eduardo Borges de Andrade, Marina Rosenthal Rocha,
Guy Maria Villela Paschoal, Newton Brandão Ferraz Ramos,
João Camilo Penna, Bruno Magalhães Menicucci,
José Pais Rangel, Flávio Miarelli Piedade,
Otávio Marques de Azevedo, Franklin Moreira Gonçalves,
Saulo Alves Pereira Júnior, José Augusto Gomes Campos,
Tadeu Barreto Guimarães, Marco Antonio Rodrigues da Cunha,
Wando Pereira Borges, Tarcísio Augusto Carneiro,

Audit Board Member: Lauro Sander;

Chief Officer: Luiz Fernando Rolla;

General Manager: Leonardo George Magalhães;

Secretary: Anamaria Pugedo Frade Barros.
(Signed) Anamaria Pugedo Frade Barros.

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**2. SUMMARY OF MINUTES OF THE 212TH MEETING OF THE BOARD OF DIRECTORS HELD
ON DECEMBER 23, 2014**

CEMIG DISTRIBUIÇÃO S.A.

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

BOARD OF DIRECTORS

SUMMARY OF MINUTES OF THE

212ND MEETING

Date, time and place:

December 23, 2014 at 3.30 p.m. at the company's head office,
Av. Barbacena 1200, 17th floor, A1 Wing, Belo Horizonte, MG, Brazil.

Meeting Committee:

Chair: Danilo de Castro ;
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 this meeting, except the Board member Danilo de Castro, who stated conflict of interest in relation to:

Signature of amendments to the *Light for Everyone (Luz para Todos)* working agreement.

II The Board approved:

- a) The 2015 Budget.
- b) The minutes of this meeting.

III The Board authorized signature of the Sixth Term of Working Agreement 063/2008, with the State of Minas Gerais, through the State Economic Development Department (SEDE), with the Minas Gerais State Planning and Management Department (Seplag) as consenting party, to return to the criteria for investment of the funds, namely connection of fifty five thousand consumer units, and to postpone the payment of the final installment until December 31, 2015 , to come into force after approval by Aneel.

V The Board ratified signature of the First Amendment to the Working Agreement referred to in Item III above, to: alter the figures of the budget allocations; re-number the Efficacy Clause and the subsequent clause on Jurisdiction; and approve the new Work Plan;
and signature of the Fifth Amendment to that Working Agreement, between the same parties, to extend the period of validity to December 31, 2014, and adapt the timetables for execution and financial disbursements, through adoption of the work plan.

V Comment: The Chair spoke on a subject of interest to the Company.
The following were present:

Board members:

Danilo de Castro,	Wando Pereira Borges,
Djalma Bastos de Morais,	Luiz Augusto de Barros,
Arcângelo Eustáquio Torres Queiroz,	Bruno Magalhães Menicucci,
Guy Maria Villela Paschoal,	Newton Brandão Ferraz Ramos,
João Camilo Penna,	Tarcísio Augusto Carneiro,
José Pais Rangel,	Flávio Miarelli Piedade,
Paulo Roberto Reckziegel Guedes,	José Augusto Gomes Campos,
Saulo Alves Pereira Junior,	Marina Rosenthal Rocha;

Secretary:

(Signed) Anamaria Pugedo Frade Barros.

Anamaria Pugedo Frade Barros.

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**3. SUMMARY OF MINUTES OF THE 222ND MEETING OF THE BOARD OF DIRECTORS HELD
ON JUNE 27, 2014**

7

CEMIG GERAÇÃO E TRANSMISSÃO S.A.

LISTED COMPANY CNPJ 06.981.176/0001-58 NIRE 31300020550

BOARD OF DIRECTORS

SUMMARY OF MINUTES

OF THE

222ND MEETING

**Date, time and
place:**

June 27, 2014, at 10.00 a.m., at the head office,

Av. Barbacena 1200 12th Floor, B1 Wing, Belo Horizonte, Minas Gerais.

**Meeting
Committee:**

Chair: Djalma Bastos de Moraes;

Secretary: Carlos Henrique Cordeiro Finholdt.

Summary of proceedings:

I Conflict of interest: The Board members listed below stated they had no conflict of interest with the matter on the agenda of this meeting.

II The Board approved the minutes of this meeting.

III The Board declared interim dividends, in the amount of:
Eight hundred million Reais,

using the balance of the Retained Earnings Reserve, payable to stockholders whose names were on the Company's Nominal Share Registry on June 24, 2014, to be paid by June 30, 2014, the Executive Board to obey these dates and to decide the places and processes of payment.

IV Comment: The Chair spoke on a subject of interest to the Company.

The following were present:

Board members:

Djalma Bastos de Morais,	Wando Pereira Borges,
Arcângelo Eustáquio Torres Queiroz,	Bruno Magalhães Menicucci,
Fuad Jorge Noman Filho,	Newton Brandão Ferraz Ramos,
Guy Maria Villela Paschoal,	Paulo Sérgio Machado Ribeiro,
João Camilo Penna,	Tarcísio Augusto Carneiro,
José Pais Rangel,	Leonardo Maurício Colombini Lima,
Paulo Roberto Reckziegel Guedes,	Marco Antonio Rodrigues da Cunha;
Tadeu Barreto Guimarães,	Marina Rosenthal Rocha;

Audit Board:

Bruno Gonçalves Siqueira;

Chief Officer:

Luiz Fernando Rolla;

Secretary:

Anamaria Pugedo Frade Barros.

(Signed by:) Anamaria Pugedo Frade Barros.

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**4. SUMMARY OF MINUTES OF THE 600TH MEETING OF THE BOARD OF DIRECTORS HELD
ON JUNE 27, 2014**

COMPANHIA ENERGÉTICA DE MINAS GERAIS CEMIG
LISTED COMPANY CNPJ 17.155.730/0001-64 NIRE 31300040127
BOARD OF DIRECTORS
SUMMARY OF MINUTES
OF THE 600TH MEETING

Date, time and place: June 27, 2014 at 8.30 a.m. at the company's head office.

Meeting Chair: Djalma Bastos de Moraes;

Committee: Secretary: Carlos Henrique Cordeiro Finholdt.

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 The Board declared extraordinary dividends, using the Profit Reserve under the by-laws, of:
One billion seven hundred four million Reais,

payable to stockholders on the Company's Nominal Share registry on June 27, 2014.

IV Comment: The Chair spoke on a subject of interest to the Company.
The following were present:

Board members: Djalma Bastos de Moraes, Wando Pereira Borges,
Arcângelo Eustáquio Torres Queiroz, Bruno Magalhães Menicucci,
Fuad Jorge Noman Filho, Newton Brandão Ferraz Ramos,
Guy Maria Villela Paschoal, Paulo Sérgio Machado Ribeiro,
João Camilo Penna, Tarcísio Augusto Carneiro,
José Pais Rangel, Leonardo Maurício Colombini Lima,
Paulo Roberto Reckziegel Guedes, Marco Antonio Rodrigues da Cunha,
Tadeu Barreto Guimarães, Marina Rosenthal Rocha;

Audit Board: Bruno Gonçalves Siqueira;

Chief Officer: Luiz Fernando Rolla;

Secretary: Anamaria Pugedo Frade Barros.
(Signed) Anamaria Pugedo Frade Barros.

Registered at:

Commercial Board of Minas Gerais State.

I certify registry, under N°: 5874334,

on September 22, 2016.

Receipt No.: 16/556.369-9.

Marinely de Paula Bomfim General Secretary.

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**5. SUMMARY OF MINUTES OF THE 615TH MEETING OF THE BOARD OF DIRECTORS HELD
ON DECEMBER 5, 2014**

11

COMPANHIA ENERGÉTICA DE MINAS GERAIS CEMIG
LISTED COMPANY CNPJ 17.155.730/0001-64 NIRE 31300040127
BOARD OF DIRECTORS
SUMMARY OF MINUTES OF THE
615TH MEETING

Date, time and place: December 5, 2014, at 8 a.m. at the Company's head office.

Meeting Committee: Chair: Danilo de Castro;
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 The Board authorized:

a) Signature of a Term of Adherence to the Stockholders Agreement of Renova Energia S.A., between

RR Participações S.A. (RR),
Renato do Amaral Figueiredo,
Light S.A. and

Ricardo Lopes Delneri,
Light Energia S.A.,
BNDES Participações S.A. (BNDESPar),

to reflect the Adherence agreed by the controlling stockholders of RR and of Light Energia S.A.; and

- b) signature, individually, as consenting party, with the federal government, through Aneel as intermediary, of the Fourth Amendment to the Electricity Distribution Concession Contracts, to include a provision guaranteeing that the amounts recorded in the Portion A Costs Variation Compensation Account (the CVA Account), and in the *Other financial components* item in tariff adjustments, be included in the calculation of indemnity on the occasion of extinction of the concession, corresponding to such portions of the investments linked to revertible goods as have not yet been amortized or have not yet been depreciated.

IV Comment: The Chair spoke on a subject of interest to the Company.

The following were present:

Board members:

Danilo de Castro,	Wando Pereira Borges,
Djalma Bastos de Morais,	Luiz Augusto de Barros,
Arcângelo Eustáquio Torres Queiroz,	Bruno Magalhães Menicucci,
Guy Maria Villela Paschoal,	José Augusto Gomes Campos,
João Camilo Penna,	Marina Rosenthal Rocha,
José Pais Rangel,	Newton Brandão Ferraz Ramos,
Tadeu Barreto Guimarães,	Tarcísio Augusto Carneiro,
	Flávio Miarelli Piedade;

Secretary:

Anamaria Pugedo Frade Barros.

Signed by: Anamaria Pugedo Frade Barros.

Public registry:

Commercial Board of Minas Gerais State.

I certify registry, under N°: 5828116, on August 26, 2016.

Receipt No.: 16/526.687-2.

Marinely de Paula Bomfim General Secretary.

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**6. SUMMARY OF MINUTES OF THE 618TH MEETING OF THE BOARD OF DIRECTORS HELD
ON DECEMBER 18, 2014**

13

COMPANHIA ENERGÉTICA DE MINAS GERAIS CEMIG
LISTED COMPANY CNPJ 17.155.730/0001-64 NIRE 3130
BOARD OF DIRECTORS
SUMMARY OF MINUTES
OF THE
618TH MEETING

Date, time and place: December 18, 2014 at 9 a.m. at the company's head office.

Meeting Chair: Djalma Bastos de Morais

Committee: Secretary: Anamaria Pugedo Frade Barros

Summary of proceedings:

I Conflict of interest: The board members listed below said they had no conflict of interest in the matter on the agenda of this meeting, except:

Arcângelo Eustáquio Torres Queiroz and Franklin Moreira Gonçalves,

who stated that they had conflict of interest in relation to the matter of:

the Collective Work Agreement.

These members withdrew from the meeting room at the time of discussion and voting on this subject, returning to proceed with the meeting after the vote on the matter had been taken.

II The Board approved the minutes of this meeting.

III The Board authorized:

- a) Within the Rubicon Project, signature of the First Amendment to the Investment and Contribution Agreement with Gás Natural Internacional SDG, S.A. (GNI), to alter the limit date for completion of the transaction related to the construction of the gas pipeline and compliance with the suspensive conditions.
- b) Additional subscription of capital in Cemig PCH S.A. in the total amount of fifteen million Reais, in 2015, and consequent increase in that company's capital to fifty million nine hundred fifty two thousand four hundred forty five Reais and two centavos, with issuance of twenty million nominal common shares without par value, and alteration of Article 5 of the by-laws of this company.
- c) Commencement of the process of dissolution of Cemig Colombia SAS (Cemig Colombia), through liquidation by the management bodies of that company: the positions of General Manager and his substitute officer to be abolished, to enable the managers of Cemig Overseas to take all the measures necessary for this dissolution with the Colombian bodies and agencies.
- d) Filing of legal actions necessary to preserve the Company's interests related and inherent to revision of the economic clauses referred to in subclause b of Item V below, and their consequences.

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IV The Board oriented the representatives of Cemig to vote in favor of the agenda:

- a) in the Extraordinary General Meetings of Stockholders of Cemig PCH S.A. that deal with the capital increases, and the consequent alteration in the by-laws, referred to in subclause b of Item III above and in subclause a of item V, below; and
- b) in the management bodies of Cemig Overseas on: the dissolution of Cemig Colombia; approval of the assets liquidation inventory of that company; commencement of the dissolution procedure with start of the liquidation by its internal bodies; the function of General Manager and his substitute officer ceasing to exist; and appointment of the Muñoz Tamayo & Asociados law office (MTA) to carry out the legal functions of liquidator of that company and take the appropriate measures.

V The Board ratified:

- a) Injection of capital of five million Reais into Cemig PCH S.A.
- b) The negotiations carried out by the Executive Board, jointly with Cemig, Cemig D and Cemig GT in relation to the revision of the economic items of the Normative Judgment given by the Regional Labor Appeal Court in Case N° 01573-2012-000-03-00-6 DC (the 2014/2015 Collective Work Agreement), which will be in effect for the period 2014-15, and which obeyed the directives of preserving the company's financial health and adoption of parameters practiced in the market by companies of a similar scale, and also the search for a solution that is fair in entrepreneurial terms, with the benefits that will be contained in it.

VII Withdrawn from the agenda:

The items relating to the following were withdrawn from the agenda:

- a) Donation of the real estate property of the Peti Environmental Station to the Minas Gerais State Forests institute.
- b)

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Constitution by Transmissora Aliança de Energia Elétrica S.A. (Taesa), in the event that it wins Aneel Auction 007/2014, of a special-purpose company to receive the public electricity transmission service concession; and orientation of the vote of the representatives of Cemig in the Extraordinary General Meeting of Stockholders of Taesa to be held on December 18, 2014.

VII Comment: The Chair spoke on a subject of interest to the Company.