

ENERGY CO OF MINAS GERAIS

Form 6-K

December 21, 2010

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## **FORM 6-K**

# **SECURITIES AND EXCHANGE COMMISSION**

WASHINGTON, D.C. 20549

### **REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 OF THE SECURITIES EXCHANGE ACT OF 1934**

**For the month of December 2010**

**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.

Form 20-F  Form 40-F

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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

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19. Summary of Principal Decisions of the 127th Meeting of the Board of Directors, Cemig Geração e Transmissão, December 20, 2010

20. Summary of Principal Decisions of 119th Meeting of the Board of Directors, Cemig Distribuição S.A., December 20, 2010

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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 ENERGETICA DE MINAS  
GERAIS CEMIG

By: /s/ Luiz Fernando Rolla  
Name: Luiz Fernando Rolla  
Title: Chief Financial Officer,  
Investor Relations Officer and  
Control of Holdings Officer

Date: December 21, 2010

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1. Summary of Principal Decisions of the 497th Meeting of the Board of Directors Companhia Energética de Minas Gerais CEMIG, December 6, 2010

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**COMPANHIA ENERGÉTICA DE MINAS GERAIS CEMIG**

LISTED COMPANY

CNPJ 17.155.730/0001-64 - NIRE 31300040127

**SUMMARY OF PRINCIPAL DECISIONS**

At its 497th meeting, held on December 6, 2010, the Board of Directors of **Cemig** (*Companhia Energética de Minas Gerais*) decided the following:

- 1- Alteration of the Bylaws.
- 2- Granting of an option to buy shares.
- 3- Partnership for acquisition of a stockholding interest.
- 4- Orientation of votes by the representative of Cemig in Extraordinary General Meetings of Stockholders of Cemig D and Cemig GT.
- 5- Calling of an Extraordinary General Meeting of Stockholders, to be held on December 22, 2010 at 11 a.m.
- 6- Alteration in the composition of the Executive Board, with Mr. Fernando Henrique Schüffner Neto becoming Chief New Business Development Officer, and Mr. José Carlos de Mattos becoming Chief Distribution and Sales Officer, no change being made to any other appointments on the Executive Board.

- 7- Signing of an amendment to a contract for provision of legal services, to extend its period of validity.

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2. Summary of Principal Decisions of the 125th Meeting of the Board of Directors Cemig Geração e Transmissão S.A., December 6, 2010

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**CEMIG GERAÇÃO E TRANSMISSÃO S.A.**

LISTED COMPANY

CNPJ 06.981.176/0001-58 - NIRE 31300020550

**SUMMARY OF PRINCIPAL DECISIONS**

At its 125th meeting, held on December 6, 2010, the Board of Directors of **Cemig Geração e Transmissão S.A.** decided the following:

- 1- Alteration of the Bylaws.
  
- 2- Calling of an Extraordinary General Meeting of Stockholders, to be held on December 22, 2010 at 3 p.m.
  
- 3- Alteration in the composition of the Executive Board, with Mr. Fernando Henrique Schüffner Neto becoming Chief New Business Development Officer, and Mr. José Carlos de Mattos becoming Director without specific designation, no change being made to any other appointments on the Executive Board.
  
- 4- Signing of an amendment to a contract for provision of legal services, to extend its period of validity.

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3. December 6, 2010	Summary of Principal Decisions of the 118th Meeting of the Board of Directors Cemig Distribuição S.A.,
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**CEMIG DISTRIBUIÇÃO S.A.**

LISTED COMPANY

CNPJ 06.981.180/0001-16 NIRE 31300020568

**SUMMARY OF PRINCIPAL DECISIONS**

At its 118th meeting, held on December 6, 2010, the Board of Directors of **Cemig Distribuição S.A.** decided the following:

- 1- Alteration of the Bylaws.
  
- 2- Calling of an Extraordinary General Meeting of Stockholders, to be held on December 22, 2010 at 5 p.m.
  
- 3- Alteration in the composition of the Executive Board, with Mr. Fernando Henrique Schüffner Neto becoming Chief New Business Development Officer, and Mr. José Carlos de Mattos becoming Chief Distribution and Sales Officer, no change being made to any other appointments on the Executive Board.
  
- 4- Signing of an amendment to a contract for provision of legal services, to extend its period of validity.

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**COMPANHIA ENERGÉTICA DE MINAS GERAIS - CEMIG**

**LISTED COMPANY**

**CNPJ 17.155.730/0001-64**

**NIRE 33300266003**

**MARKET ANNOUNCEMENT**

**Cemig included in Brazil's new Carbon Efficiency Index**

**Cemig** (*Companhia Energética de Minas Gerais*), a listed company with securities traded on the stock exchanges of São Paulo, New York and Madrid, as part of its commitment to best corporate governance practices, hereby informs its stockholders and the market in general as follows:

Cemig has been included in the Brazilian **ICO2** Carbon Efficiency Index.

This new stock index, created by the São Paulo stock, Commodities and Futures Exchange (**BM&FBovespa**), is an indicator to Brazilian and international capital markets of the commitment and alignment that Brazil and its listed companies have in relation to the most up-to-date positions and debate on climate change.

The **ICO2 index** is made up of the shares of those companies that are in the portfolio of the **IBrX-50 index** and have subscribed to this initiative, weighted by the greenhouse gas emissions of each of the companies.

Cemig has increased its participation in the **IBrX-50** index from 1.196% to 2.275%; and its participation in the portfolio of the **ICO2** index, for this year of 2010-2011, is **53.8% of the total of all electricity sector shares that are included in the ICO2.**

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**Cemig** s very significant position in the **ICO2** index reflects its commitment to taking action to minimize greenhouse gas emissions highlighting its generation of electricity from renewable sources.

Belo Horizonte, December 3, 2010,

Luiz Fernando Rolla

Chief Officer for Finance, Investor Relations and Control of Holdings

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5. Notice to Stockholders Payment of the 2nd installment of dividends year 2009, Companhia Energética de Minas Gerais CEMIG, December 1, 2010

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**COMPANHIA ENERGÉTICA DE MINAS GERAIS CEMIG**

**LISTED COMPANY**

**CNPJ 17.155.730/0001-64**

**NOTICE TO STOCKHOLDERS**

We hereby advise stockholders that **Cemig will make payment** to stockholders of **R\$ 465,350,000**, being the second part of the stockholder remuneration for 2009, **on December 21, 2010**. This is 50% of the amount decided by the Ordinary and Extraordinary General Meetings of Stockholders held jointly on April 29, 2010.

Stockholders whose names were on the Company's Nominal Share Registry on April 29, 2010 have the right to this payment.

Stockholders whose bank details are up-to-date with the Custodian Bank for Cemig's nominal shares (Banco Bradesco S.A.) will have their credits posted automatically on the day of payment, on which occasion they will receive the advice of the corresponding credit. In the event of not receiving the notice of credit, the stockholder should visit a branch of Banco Bradesco S.A. to update his/her registry details. Proceeds from shares deposited in custody at CBLC (*Companhia Brasileira de Liquidação e Custódia* - the Brazilian Settlement and Custody Company) will be credited to that entity and the Depository Brokers will be responsible for passing the amounts through to holders.

Belo Horizonte, December 1, 2010

**Luiz Fernando Rolla**

**Chief Officer for Finance, Investor Relations and Control of Holdings**

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6.	Market Announcement	CEMIG included in Brazil's Sustainability Index for 6th year running, Companhia Energética de Minas Gerais	CEMIG, November 25, 2010
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**COMPANHIA ENERGÉTICA DE MINAS GERAIS - CEMIG**

**LISTED COMPANY**

**CNPJ 17.155.730/0001-64**

**NIRE 33300266003**

**MARKET ANNOUNCEMENT**

**Cemig in Brazil Sustainability Index for 6th year running**

**Cemig** (*Companhia Energética de Minas Gerais*), a listed company with securities traded on the stock exchanges of São Paulo, New York and Madrid, in accordance with its commitment to best corporate government practices, hereby publicly informs its stockholders and the market in general as follows:

**Cemig has been selected for the sixth year running for inclusion in the Corporate Sustainability Index of the São Paulo Stock Exchange (BM&FBovespa).**

Cemig has been included in this index since it was created in 2005.

The new portfolio of the index includes 47 shares of 38 companies, in 18 sectors, with aggregate market capitalization of R\$ 1.17 trillion, or 46.1% of the total market capitalization of the companies traded on the BM&FBovespa on November 24, 2010.

The companies included in the new portfolio were selected from an initial group of 53, which responded to a questionnaire containing 495 questions to reflect, in addition to the companies' characteristics and economic aspects, their activity in the areas of the environment and climate change, social activities, corporate governance, and the nature of their products.

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Belo Horizonte, November 25, 2010

Marco Antonio Rodrigues da Cunha

Acting Chief Officer for Finance, Investor Relations and Control of Holdings

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7. Summary of Principal Decision of the 126th Meeting of the Board of Directors Cemig Geração e Transmissão S.A., December 16, 2010

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**CEMIG GERAÇÃO E TRANSMISSÃO S.A.**

LISTED COMPANY

CNPJ 06.981.176/0001-58 - NIRE 31300020550

**SUMMARY OF PRINCIPAL DECISIONS**

At its 126th meeting, held on December 16, 2010, the Board of Directors of **Cemig Geração e Transmissão S.A.** decided the following:

1. Authorization to take part in Aneel Auction 04/2010, and to present a bid for the Teles Pires Hydroelectric Project.

Consequentially, was authorized to sign the following documents, all of them with CPFL, Andrade Gutierrez and Camargo Correa:

- Private Instrument of Constitution of the Centro Norte Energia Consortium;
- Consortium Members Agreement;
- Agreement for Participation in Auction and Implementation and Commercial Operation of the Teles Pires Hydroelectric Project.

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8. Summary of Principal Decisions of the 498th Meeting of the Board of Directors Companhia Energética de Minas Gerais CEMIG, December 13, 2010

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**COMPANHIA ENERGÉTICA DE MINAS GERAIS - CEMIG**

**LISTED COMPANY**

**CNPJ 17.155.730/0001-64**

**NIRE 31300040127**

**BOARD OF DIRECTORS**

**SUMMARY OF PRINCIPAL DECISIONS**

At its 498th meeting, held on December 13, 2010, the Board of Directors of **Cemig** (*Companhia Energética de Minas Gerais*) decided the following:

1. Issuance of promissory notes.
2. Contracting services for promissory notes issuance.

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9. Summary of Minutes of the 498th Meeting of the Board of Directors Companhia Energética de Minas Gerais CEMIG,  
December 13, 2010

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**COMPANHIA ENERGÉTICA DE MINAS GERAIS CEMIG**

LISTED COMPANY

CNPJ 17.155.730/0001-64 NIRE 31300040127

**BOARD OF DIRECTORS**

**SUMMARY OF MINUTES OF THE 498TH MEETING**

**Date, time and place:** December 13, 2010 at 11 a.m. at the company's head office,  
Av. Barbacena 1200, 21th Floor, Belo Horizonte, Minas Gerais, Brazil.

**Meeting Committee:** Chairman: Djalma Bastos de Moraes;  
Secretary: Anamaria Pugedo Frade Barros

**Summary of proceedings:**

**I The Chairman 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.

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

**III The Board authorized:**

a) The third issue of commercial promissory notes by Cemig, for placement and public distribution in the local capital market, under CVM Instruction 476/2009, with the following features:

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- 1) Issuer: Cemig.
- 2) Manager: BB Banco de Investimento S.A.
- 3) Value of the Issue: Up to five hundred million Reais.
- 4) Guarantees: The issue will have no guarantee or surety.
- 5) Use of proceeds: Replenishment of the Company's cash position following the investments made in 2010.
- 6) Number of series: In a single series.
- 7) Period and maturity: The notes will be issued on the date of their subscription and paying-up, and will have tenor of three hundred and sixty days.
- 8) Placement procedure and regime: Public distribution, with restricted placement efforts, on an organized over-the-counter market administered and operated by Cetip S.A. - Balcão Organizado de Ativos e Derivativos ( Cetip ) under the regime of firm guarantee of subscription by the Manager.
- 9) Nominal Unit Value: Ten million Reais on the issue date.
- 10) Quantity of Promissory Notes: Up to fifty.

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11) 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 promissory notes held in custody electronically in the NOTA (Commercial Note Module) system administered and operated by Cetip, ownership of the promissory notes will be proven by the statement of account position, in the name of the holder, issued by Cetip.

12) Remuneration: Remuneratory interest shall accrue on the nominal unit value of the Promissory Notes corresponding to accumulated variation at 105.5% of the average daily rates on interbank deposits referred to as the *DI over extra grupo* Rate, expressed in the annual percentage form on the basis of two hundred and fifty business days, calculated and published daily by Cetip in the daily bulletin available on its website (<http://www.cetip.com.br>), capitalized by a spread of up to 105.5% per cent per year. The Remuneration shall be calculated exponentially and cumulatively *pro rata tempore* by business days elapsed, applying to the nominal unit value of each Promissory Note, from the date of its actual subscription and paying-up (the Issue Date) to the respective maturity date, calculated in accordance with the procedures defined by Cetip in its Formula Sourcebook ( *Caderno de Fórmulas* ), available for consultation on the same website.

13) Payment of the remuneration: In a single payment on the date of ordinary or early redemption of the promissory notes.

14) Amortizations of the nominal value: In a single payment on the date of ordinary or early redemption of the promissory notes.

15) Renegotiation: None.

16) Optional early redemption: The Company may effect early redemption of the promissory notes, in accordance with the applicable legislation, giving investors five days prior notice. In the event of partial early redemption, this shall be put into effect by a lottery mechanism, in accordance with Paragraph 4 of Article 7 of CVM Instruction 134/1990, as amended. At the time of subscription and paying-up or acquisition of the promissory note, the owner shall grant express irrevocable consent in advance to early unilateral redemption of the promissory note by the Company, in the terms of CVM Instruction 134/1990.

17) Subscription price: The promissory notes shall be subscribed at their respective nominal unit value.

18) Procedure for subscription and paying-up: Subscription of the promissory notes will take place in accordance with the procedures adopted by Cetip through the NOTA system. The promissory notes will be paid up at sight simultaneously with subscription, in Brazilian currency, in accordance with the rules for settlement applicable to Cetip.

19) Place of payment: Payments relating to the Promissory Notes shall be made in accordance with the procedures adopted by Cetip, for the Promissory Notes registered in the NOTA system, or, for holders of Promissory Notes that are not linked to that system, at the Issuer's head office.



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20) 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 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.

21) Early maturity: Any holder of the promissory notes may declare all the obligations arising from the promissory notes which it holds to be due and payable, and demand immediate payment by the Company of the nominal unit value of the promissory notes, augmented by the remuneration and the charges, *pro rata tempore*, from the issue date, by letter delivered with advice of receipt or letter posted using advice of receipt service, addressed to the head office of the Company, in any of the following events:

i) Declaration of bankruptcy, dissolution and/or liquidation of the company or application for Judicial Recovery or out-of-court reorganization or application for bankruptcy made by the Company, or any analogous event that characterizes a state of insolvency of the Company, including an agreement with creditors, in accordance with the applicable legislation.

ii) Legitimate and reiterated protest proceedings on securities against the Company, the unpaid value of which is more than fifty million Reais, unless the protest proceedings have been lodged in error or due to bad faith of third parties, provided this is validly proven by the Company, or if cancelled or if validly contested in court, in any event, within a maximum period of 30 (thirty) calendar days from the date of the obligation becoming due.

(iii) Early maturity of any pecuniary obligation of the Company arising from default on an obligation to pay any individual or aggregate amount greater than fifty million Reais or its equivalent in other currencies.

(iv) Change, transfer or assignment, direct or indirect, of the stockholding control of the Company, unless by order of a Court, without the prior consent of holders of promissory notes representing at least seventy five percent of the promissory notes in circulation.

(v) Absorption of the Company by another company, or split or merger of the Company, unless this takes place by order of a court.

(vi) Privatization of the Company.

(vii) Any termination, for any reason, of any of the concession contracts held by the Company, that represents an adverse material impact on the Company's payment capacity.

(viii) Default unjustified by the Company on, or absence of legal and/or court measures required for 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 fifty million Reais or its equivalent in other currencies. Occurrence of any of the events specified in sub-items (i) and (iii) above shall result in immediate early

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maturity of the promissory notes, independently of any consultation with their holders. In any of the other events indicated above, a General Meeting of holders of the promissory notes must be held, within 48 (forty-eight) hours from the date on which any of the holders of the promissory notes becomes aware of the event, to decide on non-declaration of early maturity of the promissory notes, which shall be decided by holders of the promissory notes representing at least 2/3 (two-thirds) of the promissory notes of the issue in circulation.

22) Monetary updating: There will be no monetary updating of the nominal value of the promissory notes.

b) Signature of the documents that are indispensable to the issue referred to above, such as:

the Mandate Document;

the Contract for Management, Placement and Public Distribution, under the regime of Firm Subscription Guarantee, of Commercial Promissory Notes of the 3rd Issue by Companhia Energética de Minas Gerais - Cemig;

the physical Promissory Notes;

the Contract of the Mandated Bank;

and such other documents as are duly approved by the legal department and do not cause cost for the transaction.

c) Opening of Administrative Proceedings for Exemption from Tender, and contracting of BB Banco de Investimento S.A., as manager of the 3rd issue of commercial promissory notes by Cemig.

d) Contracting of Banco Bradesco S.A., as an integral part of the proposal for the 3rd issue of commercial promissory notes by Cemig, for the period of validity of the promissory notes, for provision of the service of mandates bank.

e) Payment of all the costs related to publications of market notices, announcements of start and closing of the distribution, the charge made by the Anbid, the charge for registry of the issue with the CVM, the registry charges for trading of the issue, among others indispensable to realization of the issues.

**The following were present:**

Board members:	Djalma Bastos de Moraes,	Saulo Alves Pereira Junior,
	Antonio Adriano Silva,	Adriano Magalhães Chaves,
	Arcângelo Eustáquio Torres Queiroz,	Paulo Márcio de Oliveira Monteiro,
	Eduardo Borges de Andrade,	Paulo Sérgio Machado Ribeiro,
	Francelino Pereira dos Santos,	Renato Torres de Faria,
	Guy Maria Villela Paschoal,	Cezar Manoel de Medeiros,
	João Camilo Penna,	Fernando Henrique Schüffner Neto,
	Maria Estela Kubitschek Lopes,	Marco Antonio Rodrigues da Cunha.
	Paulo Roberto Reckziegel Guedes,	
Secretary:	Anamaria Pugedo Frade Barros	

Anamaria Pugedo Frade Barros

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10. Notice to Shareholders Payment of extraordinary dividends Companhia Energética de Minas Gerais CEMIG, December 16, 2010

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**COMPANHIA ENERGÉTICA DE MINAS GERAIS CEMIG**

**LISTED COMPANY**

**CNPJ 17.155.730/0001-64**

**NIRE 31300040127**

**NOTICE TO SHAREHOLDERS**

We hereby advise our shareholders that the Meeting of the Board of Directors held on December 16, 2010 decided to distribute extraordinary dividends in the amount of R\$ 900,000,000.00 (nine hundred million Reais), corresponding to R\$ 1.319408855 per share, to be paid on December 29, 2010.

This benefit will be payable to shareholders whose names are in the Nominal Share Registry on December 16, 2010, for the purposes of Clause 205 of Law 6404/76.

The shares will trade ex-dividend on December 17, 2010.

We remind shareholders of the importance of updating their registration information. This can be done by visiting any branch of Banco Bradesco S.A. (the institution which administers Cemig's system of registered nominal shares), taking their personal documents with them.

Shareholders whose bank details are up-to-date with the Custodian Bank for Cemig's nominal shares (Banco Bradesco S.A.) will have their credits posted automatically on the day of payment, on which occasion they will receive the advice of the corresponding credit.

Proceeds from shares deposited in custody at CBLC (Companhia Brasileira de Liquidação e Custódia - the Brazilian Settlement and Custody Company) will be credited to that entity and the Depository Brokers will be responsible for passing the amounts through to holders.

Belo Horizonte, December 16, 2010.

**Luiz Fernando Rolla**

**Chief Officer for Finance, Investor Relations and Control of Holdings**

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**This text is a translation, provided for information only. The original text in Portuguese is the legally valid version.**

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11. Summary of Principal Decisions of the 499th Meeting of the Board of Directors Companhia Energética de Minas Gerais CEMIG, December 16, 2010

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**COMPANHIA ENERGÉTICA DE MINAS GERAIS CEMIG**

LISTED COMPANY

CNPJ 17.155.730/0001-64

NIRE 31300040127

**MEETING OF THE BOARD OF DIRECTORS**

**SUMMARY OF PRINCIPAL DECISIONS**

The Board of Directors of **CEMIG** (*Companhia Energética de Minas Gerais*), at its 499th meeting, held on December 16, 2010, decided the following:

1. Declaration of an **extraordinary dividend**, of R\$ 900 million, equivalent to R\$ 1.319408855 per share, using the profit reserve established under the Bylaws for this purpose. Payment of this dividend will take place on **December 29, 2010**. Stockholders entitled to this dividend will be those whose names are on the Company's Nominal Share Register on **December 16, 2010**.

2. Authorization for **Cemig GT** to take part in **Aneel Auction 04/2010**, and to present a bid for the *Teles Pires* Hydroelectric Project.

Consequently, Cemig GT was authorized to sign the following documents, all of them with **CPFL, Andrade Gutierrez** and **Camargo Correa**:

- Private Instrument of Constitution of the **Centro Norte Energia Consortium**;
- Consortium Members' Agreement;

- Agreement for Participation in Auction and Implementation and Commercial Operation of the Teles Pires Hydroelectric Project.

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CEMIG, December 16, 2010		

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**COMPANHIA ENERGÉTICA DE MINAS GERAIS CEMIG**

**LISTED COMPANY**

**CNPJ 17.155.730/0001-64**

**NIRE 31300040127**

**MARKET ANNOUNCEMENT**

**DECLARATION OF EXTRAORDINARY DIVIDEND**

**CEMIG** (*Companhia Energética de Minas Gerais*), a listed company with securities traded on the stock exchanges of São Paulo, New York and Madrid, hereby informs the public as follows:

At a meeting held today, December 16, 2010, the Board of Directors decided to declare an **extraordinary dividend** of R\$ 900 million, equivalent to R\$ 1.319408855 per share, using the Profit Reserve established under the Bylaws for this purpose.

This dividend will be paid on December 29, 2010. Stockholders entitled to this dividend will be those whose names are on the Company's Nominal Share Register on December 16, 2010.

Belo Horizonte, December 16, 2010,

Luiz Fernando Rolla

Chief Officer for Finance, Investor Relations and Financial Control of Holdings

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CEMIG Geração e Transmissão S.A

	Consolidated		Holding company	
	30/09/2010	30/06/2010	30/09/2010	30/06/2010
<b>CURRENT</b>				
Cash and cash equivalents (Note 4)	2,417,623	2,051,502	2,110,555	1,755,513
Consumers and traders (Note 5)	366,978	330,518	361,008	326,583
Concession holders transport of energy	112,660	118,024	62,016	70,243
Taxes subject to offsetting (Note 8)	521,098	424,165	506,164	409,853
Traders Transactions in Free Energy (Note 6)	47,678	46,141	47,678	46,141
Tax credits (Note 9)	30,930	20,519	29,558	19,508
Inventories	7,347	6,752	6,102	5,035
Regulatory assets Tariff Review (Note 7)	68,468	91,954	68,468	91,954
Other credits	108,994	117,020	92,649	93,767
<b>TOTAL, CURRENT</b>	<b>3,681,776</b>	<b>3,206,595</b>	<b>3,284,198</b>	<b>2,818,597</b>
<b>NON-CURRENT</b>				
<b>Long term assets</b>				
Tax credits (Note 9)	55,547	60,133	55,547	60,133
Taxes subject to offsetting (Note 8)	11,243	13,372	7,869	10,518
Deposits linked to legal actions (Note 10)	115,455	106,446	113,438	104,431
Receivable from related parties	4,353	4,067	2,905	2,905
Regulatory assets Tariff Review (Note 7)	4,043	1,055	4,043	1,055
Other credits	52,241	23,124	6,950	7,010
	242,882			