

**COMPANHIA PARANAENSE DE ENERGIA - COPEL**  
**Corporate Taxpayer's ID (CNPJ) 76.483.817/0001-20**  
**PUBLICLY-HELD COMPANY**  
**CVM Registry No. 1431 - 1**

**SUMMARY OF THE MINUTES OF THE ONE HUNDRED AND EIGHTY-THIRD  
ORDINARY MEETING OF THE BOARD OF DIRECTORS**

**1. VENUE:** Rua Coronel Dulcídio nº 800, Curitiba - PR. **2. DATE:** October 17, 2018 - 12:30 p.m. **3. PRESIDING BOARD:** MAURICIO SCHULMAN - Chairman; JONEL NAZARENO IURK - Executive Secretary; and AMILTON PAULO DE OLIVEIRA - Secretary of the Meeting. **4. MATTERS DISCUSSED AND RESOLUTIONS TAKEN:**

- I. The Board of Directors unanimously resolved to approve NPC 0315 - Policy for Appointment.
- II. The Board of Directors unanimously resolved to adjust Copel's Annual Chart of Public Policies and Corporate Governance to subsequently be submitted to the Collegiate for approval.
- III. The Board of Directors unanimously resolved to approve the revision of the Internal Regulations of the Executive Board.
- IV. The Board of Directors unanimously resolved to approve the update of the Policy of the Complaints Channel, pursuant to CVM Instruction 586/2017 - Governance Report.
- V. The Board of Directors unanimously resolved to approve the update of the Policy of Transactions with Related Party in accordance with the Program Outstanding Governance of State-Owned Companies of B3.
- VI. The Board of Directors unanimously resolved to approve the update of the Communication Policy of the Company's, including rules for communication with the press (spokespersons).
- VII. The Board of Directors unanimously resolved to revoke the authorization given at the 167<sup>th</sup> Extraordinary Meeting of the Board of Directors, held on April 17, 2011, regarding the arbitration proceedings.
- VIII. The Board of Directors unanimously resolved to approve the Corporate Governance Report of the Company, through the implementation of the requested adjustments.
- IX. The Board of Directors unanimously resolved to approve the provision of a corporate fidejussory guarantee (surety) under the Financing Agreement to be entered into between Copel Geração e Transmissão S.A. and Banco Nacional de Desenvolvimento Econômico e Social – BNDES, regarding the project of UHE Baixo Iguaçu.
- X. The Board of Directors received a report from the Company's Financial Committee on economic and financial matters and reaffirmed the need to conclude the ongoing studies to sell assets identified as non-strategic to the Company.
- XI. The Board of Directors received information on Sercomtel Telecomunicações S.A.
- XII. The Board of Directors received a report on the progress of the Remediation Plan regarding UEG Araucária Ltda. - UEGA.
- XIII. The Board of Directors received the report from the Company's Audit Committee on several matters.

**5. SIGNATURES:** MAURICIO SCHULMAN - Chairman; JONEL NAZARENO IURK - Executive Secretary; ADRIANA ANGELA ANTONIOLLI; LEILA ABRAHAM LORIA; MARCO ANTÔNIO BARBOSA CÂNDIDO; MAURO RICARDO MACHADO COSTA; OLGA STANKEVICIUS COLPO; SERGIO ABU JAMRA MISAEL; and AMILTON PAULO DE OLIVEIRA - Secretary.

*The full text of the minutes of the 183<sup>rd</sup> Ordinary Meeting of Copel's Board of Directors was drawn up in the Company's proper book No. 10.*

AMILTON PAULO DE OLIVEIRA  
Secretary