



**LIGHT S.A.**  
**CORPORATE TAXPAYER ID (CNPJ/MF): 03.378.521/0001-75**  
**COMPANY REGISTRY (NIRE): 33.3.0026316-1**  
**Publicly-Held Company**

**Notice to the Market**

Light S.A. ("Company"), in accordance with CVM Instruction 358 of January 3, 2002, hereby informs its shareholders and the market in general that Companhia Energética de Minas Gerais, company that participates in Light's Control Block, released on August 12, 2016 the following material fact:

*"Cemig (Companhia Energética de Minas Gerais), a listed company traded on the stock exchanges of São Paulo, New York and Madrid, in accordance with CVM Instruction 358 of January 3, 2002, as amended, hereby informs the Brazilian Securities Commission (CVM), the São Paulo Stock Exchange (BM&F Bovespa S.A.) and the market in general, as follows: At its meeting of August 12, 2016, the Board of Directors of Cemig decided: 1. – to ratify the vote cast by the representatives of Cemig in the Extraordinary General Meeting of Stockholders ("EGM") of its subsidiary Parati S.A. – Participações em Ativos de Energia Elétrica ("Parati"), held on June 28, 2016, to authorize: cancellation of 167,089,397 nominal shares in Parati without par value which had not been subscribed and paid, of which 83,544,698 are common shares and 83,544,699 are preferred shares; and 2. – to orient the members of the Board of Parati appointed by Cemig, to vote in favor of the agenda at the meeting of the Board of Directors and at the EGM of Parati that decides to approve and orient the vote on the absorption of Redentor Energia S.A. ("Redentor") by RME – Rio Minas Energia Participações S.A. ("RME") in accordance with its by-laws and the applicable legislation, to be effected in the following steps: a) signature of a protocol and justification of absorption of Redentor by RME; b) EGM of Redentor for approval of the absorption of Redentor by RME; c) EGM of RME for approval of the absorption of Redentor by RME; d) Signature, by Parati, of a stock subscription undertaking for subscription of new shares to be subscribed by Parati in RME, for the purpose of the absorption – with the related recording of the subscription in the nominal share registry of RME – which will cancel the related stockholding interest held by Parati in Redentor, and will replace it with a similar stockholding held by Parati in RME, so that, after implementation of these steps, Parati will be the holder of all the shares in RME. e) Authorization for the managers of Parati appointed by Cemig to execute all such acts as are necessary for the absorption, and as a consequence, extinction of Redentor for all purposes of law.*

*Cemig will keep its stockholders and the market duly informed on all new information relating to*

*the above subject.”*

Rio de Janeiro, August 15, 2016

Ana Marta Horta Veloso  
Chief Business Development and IR Officer