Extract of Minutes no. 1/2017 of the General Shareholders' Meeting
On the nineteenth of April, of the year of two thousand and seventeen, at fifteen hours, the
General Shareholders' Meeting of EDP – Energias de Portugal, S.A., a listed company (hereinafter
referred to as "EDP" or "Company"), with the share capital of € 3 656 537 715, with the sole
number under the tax authorities and the Commercial Registry Office of Lisbon 500 697 256, met
at its registered office located at Avenida 24 de Julho, 12, in Lisbon
Previously to the beginning of the meeting, it was presented an institutional movie about EDP.
The Chairman of the General Shareholders' Meeting, Mr. António Manuel de Carvalho Ferreira
Vitorino begin by welcoming all present, in particular the shareholders and their representatives,
the members of the corporate and governing bodies, his colleagues of the Board of the General
Shareholders' Meeting and the guests
The Chairman of the General Shareholders' Meeting explained the participation procedures in
the present General Shareholders' Meeting and the respective functioning, which are provided in
the General Shareholders' Meeting folder, as long as with the remaining documents related to the
meeting, namely: notice to convene meeting, accounts' reporting documents, opinions and
statements of the relevant corporate bodies, resolution proposals and EDP By-Laws in force.
$ Afterwards, \ and \ assisted \ by \ the \ Vice-Chairman \ of \ the \ General \ Shareholders' \ Meeting, \ Mr. \ Rui$
Pedro Costa Melo Medeiros, and by the Secretary of the General Shareholders' Meeting, Ms.
Maria Teresa Isabel Pereira, the Chairman of the General Shareholders' Meeting verified the
$regularity\ of\ the\ notice\ to\ convene\ the\ meeting\ through\ the\ mandatory\ publications\ made,\ within$
the legal terms, at the Ministry of Justice's, Portuguese Securities Markets Commission's and
EDP's websites, as well as in the Euronext's Official Listing Bulletin
The Chairman and the Secretary of the General Shareholders' Meeting also verified that the
attendance list was duly organized and that there were representation letters for the
shareholders that were legal persons or that were not physically present
Afterwards, the Chairman and the Secretary of the General Shareholders' Meeting verified the
percentage of the share capital present or represented at the General Shareholder's Meeting –
which, adding the correspondence votes, represented 74.7399% of the share capital and the
voting rights – based upon the shares' registry statements issued by the financial intermediaries
responsible for the individual registry of shares for each shareholder

--- The Chairman of the General Shareholders' Meeting mentioned also that shareholders who, by professional title, own shares on its own name, but on behalf of clients, may vote on a different way with its shares, as long as, beyond the participating statement and the sending, by the respective financial intermediary, of the shares' registry statements, they had presented to the Chairman of the General Shareholders' Meeting, until 23:59 hours (GMT) of the 7<sup>th</sup> of April 2017 – with sufficient and proportional evidence, being that understood as the indication of the number of corporate entity issued by the competent authority of the origin country - the following information and documentation: (i) identification of each client (ii) number of shares to vote on its own account and (iii) vote instructions, which shall be specific for each different item of the agenda and shall be given by each client. The Chairman of the General Shareholders' Meeting referred also that in case one shareholder had designated several representatives regarding shares held in different book-entry registries, and these representatives vote in a different way regarding the same proposal, all the expressed votes would be annulled. If any of the representatives would not attend the General Shareholders' Meeting, the votes of the representatives present would be considered, as long as all of the representatives vote in the same way. The presence at the General Shareholders' Meeting of a shareholder that had designated one or more representatives revokes the representation powers conferred.-----

--- Following, the Chairman of the General Shareholders' Meeting also stated that, according to article 14, number 3 of EDP's By-Laws, votes issued by one shareholder would not be cast in the event that they exceeded 25% of the total votes, situation that was not verified at the date of the General Shareholders' Meeting.------

(...)---------- Following all these verifications and the warnings referred, the Chairman of the General Shareholders' Meeting declared having sufficient conditions to initiate the works, as the General Shareholders Meeting was validly constituted and ready to deliberate, and proceeded by reading the agenda, according to the notice to convene meeting, with the following content: ------Item One - Resolve on the approval of the individual and consolidated accounts' reporting documents for 2016, including the global management report (which incorporates a chapter regarding corporate governance), the individual and consolidated accounts, the annual report and the opinion of the General and Supervisory Board (which integrates the annual report of the Financial Matters Committee /Audit Committee) and the Auditor's Report on the individual and consolidated financial statements.-----Item Two - Resolve on the allocation of profits in relation to the 2016 financial year.-----Item Three - Resolve on the general appraisal of the management and supervision of the company, under article 455 of the Portuguese Companies Code. ------**Item Four** – Resolve on the granting of authorization to the Executive Board of Directors for the acquisition and sale of own shares by EDP and subsidiaries of EDP. ------Item Five - Resolve on the granting of authorization to the Executive Board of Directors for the acquisition and sale of own bonds by EDP.----Item Six – Resolve on the remuneration policy of the members of the Executive Board of Directors presented by the Remunerations Committee of the General and Supervisory Board.-----Item Seven – Resolve on the remuneration policy of the members of the other corporate bodies presented by the Remunerations Committee elected by the General Shareholders' Meeting. -------- The Chairman of the General Shareholders' Meeting initiated the works of the General Shareholders' Meeting by reading Item One in the agenda - "Resolve on the approval of the individual and consolidated accounts' reporting documents for 2016, including the global management report (which incorporates a chapter regarding corporate governance), the individual and consolidated accounts, the annual report and the opinion of the General and Supervisory Board (that integrates the annual report of the Financial Matters Committee/Audit Committee) and the Auditors' Report on the individual and consolidated financial statements". ------ Subsequently, the Chairman of the General Shareholders' Meeting explained the autonomous reference to the corporate governance chapter in this item of the agenda, stating that this is a result of the importance that corporate governance matters have been acquiring in the current context and of the rules EDP is subject to as a listed company. He also pointed out that the autonomous reference to the Financial Matters Committee/Audit Committee report results from

the fact that the law expressly foresees the obligation of the referred committee to issue an
annual report on its supervision activity. The referred report was made available to shareholders
in the legal terms
Then, Mr. António Manuel de Carvalho Ferreira Vitorino granted permission to speak to the
Chairman of the Executive Board of Directors, Mr. António Luís Guerra Nunes Mexia, in order to
present a summary of the Company activity during 2016, as reflected in the annual management
report and in the individual and consolidated accounts
()
The Chairman of the General Shareholders' Meeting thanked Mr. António Luís Guerra Nunes
Mexia for his presentation and granted permission to speak to the Chairman of the General and
Supervisory Board, Prof. Eduardo de Almeida Catroga in order to present the opinion and report
of the activity of the corporate body chaired by him regarding 2016
()
The Chairman of the General Shareholders' Meeting thanked the intervention of the Chairman
of the General and Supervisory Board and declared opened the debate regarding Item One of the
agenda. ()
Following the interventions on this item of the agenda, the Chairman of the General
Shareholders' Meeting submitted to vote the proposal, having been issued 2,732,867,661 votes,
corresponding to 2,732,867,661 shares, which represent 74.7392% of the share capital. As
abstentions are not considered, the sole management report, the other accounts' reporting
documents regarding 2016 exercise and the report of the General and Supervisory Board were
approved by majority of the votes cast (99,9848% of votes in favour)
The Chairman of the General Shareholders' Meeting proceeded the works introducing <b>Item</b>
<b>Two</b> of the agenda, which content is as follows – "Resolve on the allocation of profits in relation to
the 2016 financial year"
Subsequently, the Chairman of the General Shareholders' Meeting read the proposal presented by the Executive Board of Directors, within the scope of the referred item of the
agenda, on the following terms:
" PROPOSAL OF ITEM 2 OF THE AGENDA
Allocation of profits in relation to the 2016 financial year
In accordance with number 1 of article 30 of EDP's Articles of Association, the Executive Board of
Directors hereby proposes for approval by the Shareholders the following allocation of 2016
profits, in the total value of € 758,031,088.54:

Endowment to EDP Foundation**
Retained Earnings € 56,088,922.69
* The proposed dividend is € 0.190 per share
** The proposed endowment to EDP Foundation remains unchanged since 2012
The dividend value considers the total shares representing EDP's share capital. Nevertheless, under
the applicable legal terms, there is no payment of dividends regarding own shares held by EDP as
of the date that dividends are made available for payment. Accordingly, such value is added to the
amount of retained earnings
Lisbon, 2 <sup>nd</sup> March 2017"
After reading out, the Chairman of the General Shareholders' Meeting asked the Chairman of
the Executive Board of Directors, Mr. António Luís Guerra Nunes Mexia whether he would like to
present the allocation of profits proposal. ()
Following that, the Chairman of the General Shareholders' Meeting granted permission to
speak to the Chairman of the General and Supervisory Board, in order to present the appraisal
made by the aforesaid corporate body regarding Fundação EDP patronage plan. ()
The Chairman of the General Shareholders' Meeting thanked the presentation of the Chairman
of the General and Supervisory Board and declared opened the discussion regarding Item Two of
the agenda. ()
Following, the Chairman of the General Shareholders' Meeting submitted to vote the proposal
regarding Item Two of the agenda, having been issued 2,732,753,904 votes, corresponding to
2,732,753,904 shares, which represent 74,7361% of the share capital. As abstentions are not
considered, the aforementioned proposal was approved by unanimously of the votes cast (100%
of votes in favour)
Next entering into <b>Item Three</b> of the agenda, the Chairman of the General Shareholders'
Meeting read its content, namely, "Resolve on the general appraisal of the management and
supervision of the company, under article 455 of the Portuguese Companies Code"
Following, the Chairman of the General Shareholders' Meeting explained that a proposal was
presented to him on $2^{nd}$ of March 2017 about this item of the agenda by the shareholders China
Three Gorges (Europe) S.A. and Fundação Millennium BCP, asking the shareholders on the waiver
of its reading, as it was already known by all. The referred proposal, subsequently reproduced is a
document attached to these minutes:

*Dividends\** € 694,742,165.85------

PROPOSAL OF THE AGENDAPROPOSAL OF THE AGENDA
General appraisal of the management and supervision of the company
Considering article 455 of the Portuguese Companies Code and the quality of the performance of
the members of the management and supervision bodies of EDP - Energias de Portugal, S.A. who
exercised their functions during 2016:
1º - A vote of confidence and praise to the Executive Board of Directors and each of its members
for the performance of their offices during 2016 financial year
2º - A vote of confidence and praise to the General and Supervisory Board and to each of its
members for the performance of their offices during 2016 financial year
3º - A vote of confidence and praise to the Statutory Auditor for the performance of its office
during 2016 financial year
Lisbon, 2 <sup>nd</sup> March 2017"
Having the shareholders waived the reading of the proposal, the Chairman of the Genera
Shareholders' Meeting reminded that, in accordance with the information included in the notice
to convene meeting, and without prejudice to the discussion being jointly made, the voting of this
item would be made separately, and so it would be split in sub items as following:
3.1 Vote of confidence and praise to the Executive Board of Directors and each of its members
for the performance of their offices during 2016 financial year
3.2 Vote of confidence and praise to the General and Supervisory Board and to each of its
members for the performance of their offices during 2016 financial year
3.3 Vote of confidence and praise to the Statutory Auditor for the performance of its office
during 2016 financial year
informed that he had received the Opinion of the General and Supervisory Board on the vote o
confidence to the Executive Board of Directors regarding 2016 (document attached to these
minutes), with the following content:
"Opinion of the General and Supervisory Board on the vote of confidence to the Executive Board
of Directors regarding 2016 exercise
As per established on paragraph h) of no. 1 of Article 22 of EDP's By-Laws, the General and
Supervisory Board must "issue, at its own initiative or when requested by the chairman of the
executive board of directors, its opinion about the annual vote of confidence in directors referred
to in Article 455 of the Companies Code"

As so, in the exercise of its powers and without prejudice to the principle of institutional
cooperation that guides relationships with the Executive Board of Directors in the uncompromising
pursuit of EDP's interest, the General and Supervisory Board implemented a principle of the most
exacting standards and full responsibility, which has special significance in terms of evaluating the
activity and performance of the Executive Board of Directors
EDP continues to be one of the few listed companies at national and international level that has
voluntarily established a formal and objective process for evaluating the activity of the Executive
Board of Directors. This pertains to a distinctive process adopted by the General and Supervisory
Board that contributes directly to the evaluation of the Dow Jones Sustainability Index, recognizing
the ongoing efforts to achieve excellence in corporate governance practice that the General and
Supervisory Board has sought to develop
In early 2017, the Members of the General and Supervisory Board were invited to complete a self-
assessment questionnaire, which was divided into the following areas:
Composition and Organization
Activity performed in 2016
• Institutional relationships between the General and Supervisory Board and the Executive
Board of Directors
Overall Evaluation
The questionnaire's purpose was to establish objective support for reflection by the General and
Supervisory Board, accounting for the self-assessment opinion of the Executive Board of Directors
that this body must issue and submit to a vote by EDP shareholders
Based upon responses to the questionnaire, the General and Supervisory Board reflected as a
whole upon such data and extracted the corresponding conclusions in the meeting held on 2
March 2017. Thus, according to the respective rules, approved in line with the best practices in
corporate governance, the General and Supervisory Board intends to record the following
conclusions related to the self-assessment process corresponding to the Executive Board of
Directors activity and performance in 2016:
1 The General and Supervisory Board considered all of the aspects evaluated to be satisfactory in
terms of:
Organization and competences of the Executive Board of Directors
• - Compliance with the provisions defined by the General and Supervisory Board in matters
of issuing and waiving prior opinions and handling conflicts of interest

2 As a global evaluation of the activity carried out by the Executive Board of Directors in 201
the General and Supervisory Board considered it to be excellent, with particular emphasis on the
following areas of action:
• Strategy
Management of Financing
Cost controls
Execution of the 2016 Budget
Management and Control Information
Corporate Governance Practices
Organizational Culture
Communication and Image
Relations with Shareholders and investors
3. Without prejudice to the completed evaluation, the activity of the Executive Board of Directors
shall be underlined by the continuous improvement of the respective performance in terms of its
own functions, relationships with other corporate bodies of EDP and defense of Shareholders
interests
Proposal
Considering the above referred, the General and Supervisory has resolved unanimously to issu
this opinion on the assessment of the activity and performance of the Executive Board of Director
during 2016 exercise and to transmit to the Shareholders its favourable position to a vote of
confidence and praise in the Executive Board of Directors, its Chairman, Mr. António Mexia, an
each one of its Members
Lisbon, 2 <sup>nd</sup> March 2017"
Afterwards, the Chairman of the General Shareholders' Meeting granted the Chairman of th
General and Supervisory Board permission to speak in order to present the referred Opinion. ()
After the intervention of the Chairman of the General and Supervisory Board, the Chairman of
the General Shareholders' Meeting thanked the presentation made and declared opened th
debate on Item Three of the agenda ().
Following, the Chairman of the General Shareholders' Meeting submitted to vote the propos
regarding "Vote of confidence and praise to the Executive Board of Directors and each of it

members for the performance of their offices during 2016 financial year", having been issued
2,724,598,560 votes, corresponding to 2,724,598,560 shares, which represent 74.5131% of the
share capital. As abstentions are not considered, the aforementioned proposal was approved by
majority of the votes cast (98.1893% of votes in favour)
Afterwards, the Chairman of the General Shareholders' Meeting submitted to vote the
proposal "Vote of confidence and praise to the General and Supervisory Board and to each of its
members for the performance of their offices during 2016 financial year", having been issued
2,724,642,200 votes, corresponding to 2,724,642,200 shares, which represent 74.5143% of the
share capital. As the abstentions are not considered, the referred proposal was approved by
majority of the votes cast (98.1893% of votes in favour)
Following that, the Chairman of the General Shareholders' Meeting submitted to vote the
proposal "Vote of confidence and praise to the Statutory Auditor for the performance of its office
during 2016 financial year", having been issued 2,729,965,963 votes, corresponding to
2,729,965,963 shares, which represent 74.6599% of the share capital. As the abstentions are no
considered, the referred proposal was approved by majority of the votes cast (99.9199% of votes
in favour)
After the voting process, the Chairman of the General Shareholders' Meeting received from the
shareholder Mr. Luís António Dinis Correia, holder of 3 534 shares in EDP's share capital, a vote
statement regarding Item Three of the agenda, as per the original, which is attached to these
minutes, with the following content:
" <u>VOTE STATEMENT</u>
I voted against <u>Item 3</u> of the agenda, except for the statutory auditor, because both, the Executive
Board of Directors (Mr. António Mexia) and the General and Supervisory Board (Mr. Eduardo
Catroga) have not answered my questions regarding the referred item of the agenda
Lisboa, 19 <sup>th</sup> April 2017
Luís António Dinis Correia"
The Chairman of the General Shareholders' Meeting continued the works and informed that
Items Four and Five of the Agenda would be jointly discussed, without prejudice to the voting
being made separately
The Chairman of the General Shareholders' Meeting read, afterwards, the content of <b>Item Four</b> o
the agenda – "Resolve on the granting of authorization to the Executive Board of Directors for the
acquisition and sale of own shares by EDP and subsidiaries of EDP" – as well as of Item Five of the

agenda —"Resolve on the granting of authorization to the Executive Board of Directors for the acquisition and sale of own bonds by EDP" — and asked the shareholders that were present, to

waive	the reading of the proposals regarding Items Four and Five, presented by the Executive
Board	of Directors, since the referred proposals were known by all, which are reproduced herein
as foll	ows and are filed as an attachment to these minutes:
<i>"</i>	PROPOSAL OF ITEM 4 OF THE AGENDAPROPOSAL OF ITEM 4 OF THE AGENDA
Grant	authorization to the Executive Board of Directors for the acquisition and sale of own
	s by EDP and subsidiaries of EDP
Consid	dering:
A)	The legal regulations applicable to the acquisition and sale of own shares by limited liability companies set forth in the Portuguese Companies Code;
В)	The permission granted on no. 3 of article 5 of the Articles of Association to acquire, hold
	and sell own shares, as provided in the law and up to the limits set forth in the law;
C)	The provisions laid down in Regulation (EU) No 596/2014 of the European Parliament and of
	the Council of 16 April 2014 and in Commission Delegated Regulation (EU) 2016/1052 of 8 $$
	March 2016, that established a special regime contemplating, namely, requirements to
	$exempt\ from\ the\ general\ regime\ of\ market\ abuse\ for\ certain\ programmes\ of\ reacquisition\ of$
	own shares that should be taken into consideration even if the acquisition of own shares is
	not integrated on the reacquisition programmes covered by the referred Regulations;
D)	The obligation to communicate and disclose the execution of own shares' operations by
	$companies\ listed\ into\ trading\ that\ are\ provided\ for\ in\ CMVM's\ Regulation\ no.\ 5/2008,\ in\ its$
	current version;
E)	The authorization granted to the Executive Board of Directors to buy and sell own shares
	by resolution of the General Shareholders' Meeting of $21^{\rm st}$ April 2015 by virtue of which EDP
	carried out stock operations on own shares and currently holds, directly or through its
	subsidiaries, 22 056 438 own shares;
F)	In view of the underlying objective, it is deemed convenient for EDP and its subsidiaries to
	hold an authorization to buy or to sell own shares, namely considering the stock-options
	programs previously approved or for any actions deemed necessary or appropriate for the
	development of the Company's interests;
The E	xecutive Board of Directors proposes that the Annual General Shareholder's Meeting:
1.	Approves to grant authorization to the Executive Board of Directors of EDP and the
	management bodies of EDP's subsidiaries for acquiring or selling own shares;

- 2. Approves the acquisition by EDP, or any of its current or future subsidiaries, of own shares, including acquisition or allocation rights, subject to decision of the Executive Board of Directors of EDP and under the following terms and conditions: ------
- a) Maximum number of shares to buy: to a total not exceeding 10% of the share capital of EDP, less any sales that might have occurred, regardless of the exceptions included in number 3 of article 317 of the Portuguese Companies Code and the number of shares required for the buying entity to comply with its commitments set forth by law, contract, issue of securities or contractual requirement regarding the provision of stock-options previously approved programs for the Executive Board members to purchase shares, subject to, if required and in compliance with legislation, the subsequent sale of shares exceeding the foregoing threshold;
- b) **Period during which shares can be acquired**: eighteen months from the date of this resolution;------

- e) When to acquire: to be determined by the Executive Board of Directors of EDP, considering the security market situation and the convenience or commitments of the buying entity, of any

of its subsidiaries or of the buyer(s). Acquisitions may occur on one or more occasions, broken down in the manner that the referred Board deems appropriate.-----

- 3. Approves the selling of own shares, including the right to acquire and to hold, that have already been acquired by EDP or any of its current or future subsidiary, subject to decision by the Executive Board of Directors of EDP and under the following terms and conditions:
  - a)-Minimum number of shares to sell: the number of sale transactions and the number of shares to sell shall be determined by the Executive Board of Directors of EDP, whenever deemed necessary or convenient for the development of the corporate interest or for compliance with legal or contractual obligations. Sales transactions include the allocation of stock purchase options under the abovementioned stock-option programs; -------
  - b)-**Period during which shares can be acquired:** eighteen months from the date of this resolution; ------

  - d)-Minimum Price: the minimum selling price shall be either (i) no less than 80% of the weighted daily average of the closing price of EDP shares in the last 5 sessions of the Euronext Lisbon immediately prior to the date of the sale, except when the purpose of the sale is to permit the full implementation of stock-options programs that have been created under the express approval of the General Meeting of Shareholders, or (ii) it shall be the price that was set or results from the terms and conditions of the issuance of other securities, namely convertible or exchangeable securities, or from a contract entered into in regard to such issue, conversion or exchange, relative to a sale obliged by the same; ---

- - b) Record each transaction performed in the ambit of the preceding authorizations;---

  - d) Restrict acquisitions to 25% of the average daily trading volume, or to 50% of this trading volume provided that the competent authority is previously notified of the intention of exceeding that limit; ------
  - e) Publicly disclose of any transactions performed, that are relevant according to the applicable regulations, until the end of the third trading day subsequent to the date on which such transaction occurred;------

	f) -Communicate to the competent authority, until the end of the third working day
	counting from the transaction date, all acquisitions and sales performed;
	g)-Refrain from shares selling when stock repurchase transactions are occurring under the
	auspices of the program governed by the Regulations referred to in Recital C)
For t	hat purpose and in the event of acquisitions under stock repurchasing programs, or other
olans	s that might be covered by the Regulations referred to on C), the Executive Board of Directors
may	divide up acquisitions and their conditions according to the respective program. It may
provi	de information of such division in any public disclosure that may be made
Lisbo	n, 2 <sup>nd</sup> March 2017"
Gran	t authorization to the Executive Board of Directors for the acquisition and sale of own
bona	ls by EDP
Cons	idering that:
A)	The Articles of Association allow, according to number 1 of article 6, to carry out
	transactions legally permitted by law involving its own bonds or other securities issued by
	EDP;
B)	It is deemed appropriate from the Company's and Group EDP point of view, that EDP holds
	an authorization to acquire or to sell own bonds;
The I	Executive Board of Directors proposes to the General Shareholders' Meeting the approval of
the f	ollowing resolution:
То ар	oprove the granting of the authorization to allow EDP's Executive Board of Directors to buy or
to se	ll own bonds or, independently of the applicable jurisdiction, other current or future securities
repre	esentative of debt of EDP, for a period of 18 months and under any business condition or
nego	tiation structure, either out of the Stock Exchange or within national or international
regu	lated markets, applying or not to a financial trustee, through direct transaction or by means
of de	erivative instruments, as well as in accordance with further condition and the following
restr	aints:
1. 4	Acquisition
1.1	Maximum number of bonds to buy:
a) l	When the acquisition is for amortization, partial or total, of the bonds acquired, until the total
	number of bonds of each issuance;
<i>b)</i> I	When the acquisition has other purpose, until the limit correspondent to 10% of the nominal
	aggregate amount of all bonds issued, independently of the issuance it respects to, deducted

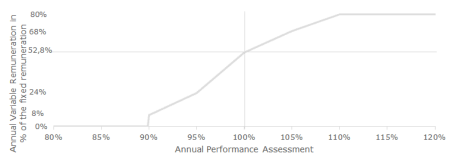
	the sales performed, without prejudice of the exceptions foreseen on no. 3 of article 317 of
	the Portuguese Companies Code and of the quantity that is required for the compliance of
	buyer obligations pursuant to law, agreement or securities issuance;
1.2	2 Minimum and maximum consideration of the acquisition:
a)	The maximum and minimum buying price will be, respectively, 120% and 80% of the weighted
	average of the closing price of the issuance published in the last 5 negotiation sessions prior
	to the date of acquisition or it will be correspondent to the acquisition price resulting from
	financial instruments entered into or from the respective issuance terms;
b)	The maximum and minimum buying price concerning issuances not listed in the Euronext
	Lisbon, irrespective of being listed or not in other markets, its average buying and selling price
	published by an entity internationally well known in the bond market;
c)	For issuances not complying with the previous paragraph, the limit price is the value indicated
	by an independent and qualified consultant or by a financial trustee appointed by the
	Executive Board of Directors;
d)	In the case where a transaction results from or has to do with contractual conditions
	contemplated in another securities issuance, the price will be the value that results from the
	said contractual conditions;
.3	Moment of acquisition: the Executive Board of Directors shall determine the timing of each
tro	ansaction and acquisition may take place one or more times, depending on what the Board
de	ems more appropriate from the Company's point of view
2. Se	elling
2.1	1. Maximum number of bonds to sell: the total number of bonds held;
2.2	2. Minimum consideration of the sale:
a)	The minimum selling price will be 80% of the weighted average of the closing price of the
	issuance in the last 5 negotiation sessions prior to the date of selling or it will be
	correspondent to the selling price resulting from financial instruments entered into or from
	the respective issuance terms;
b)	For issuances not listed in the Euronext Lisbon, irrespective of being listed or not in other
	markets, the limit price is the average buying and selling price published by an entity
	internationally well known in the bond market;
c)	For issuances not complying with the previous paragraph, the limit price is the value indicated
	by an independent and qualified consultant or by a financial trustee appointed by the
	Executive Board of Directors;

d) In the case where a transaction results from or has to do with contractual conditions
contemplated in another bond issuance, the price will be the value that results from the said
contractual conditions;
2.3. Moment of selling: the Executive Board of Directors shall determine the timing of each
transaction and selling may take place one or more times, depending on what the Board deems
more appropriate from the Company's point of view
Lisbon, March 2 <sup>nd</sup> , 2017"
Subsequently, the General Shareholders' Meeting granted permission to speak to the Executive
Board of Directors to present the referred proposals. ()
The Chairman of the General Shareholders' Meeting declared then opened the discussion on
Items Four and Five of the agenda
As the shareholders did not express any intention to intervene, the Chairman of the General
Shareholders' Meeting submitted to vote the proposal related to Item Four of the agenda, having
been issued 2,731,961,773 votes, corresponding to 2,731,961,773 shares, which represent
74.7144% of the share capital. As the abstentions are not considered, the referred proposal was
approved by majority of the votes cast (99.1700% of votes in favour)
Thereafter, the Chairman of the General Shareholders' Meeting submitted to vote the proposal
related to Item Five of the agenda, having been issued 2,732,136,982 votes, corresponding to
2,732,136,982 shares, which represent 74.7192% of the share capital. As the abstentions are not
considered, the referred proposal was approved by majority of the votes cast (99.2383% of votes
in favour)
Afterwards, the Chairman of the General Shareholders' Meeting read Item Six of the agenda –
"Resolve on the remuneration policy of the members of the Executive Board of Directors presented
by the Remunerations Committee of the General and Supervisory Board". Considering the
extension of the statement and the fact that the same was made available for consultation and it
was already acknowledged by the shareholders, the Chairman of the General Shareholders'
Meeting asked those present on the waiving of the reading of the proposal presented by the
Remuneration Committee of the General and Supervisory Board on the remuneration policy of
the members of the Executive Board of Directors, as per the document which is filed as an
attachment to these minutes and is hereby reproduced:
"STATEMENT ON THE REMUNERATION POLICY OF THE EXECUTIVE BOARD OF DIRECTORS OF
EDP-ENERGIAS DE PORTUGAL, S.A. TO BE PRESENTED AT THE GENERAL SHAREHOLDERS' MEETING
ON 19 APRIL OF 2017

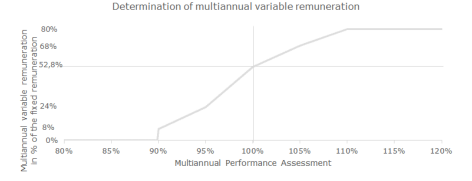
On the 19th April 2016, at the General Shareholders' Meeting of EDP – Energias de Portugal, S.A. (EDP or Company), it was presented and subject to approval, according to the applicable law, some amendments to the proposal regarding the remuneration policy of the members of EDP Executive Board of Directors (EBD) for the term of office 2015-2017, approved on the General Shareholders' Meeting held on the 21st 2015. The referred amendments concerned the fixed remuneration and the performance indicators used for the calculation of the annual and multiannual variable remuneration. Based on past experience and on the work developed throughout 2016, the Remuneration Committee (REMC) of the General and Supervisory Board (GSB) resolved to propose to this General Shareholders' Meeting the maintenance of the remuneration policy of the members of the EBD, for 2017, grounded on the following principles and rules: -------1.1 Annual fixed remuneration of the EBD Chairman in the amount of € 800 000. Based on the analyses undertaken, although competitive, in relation to this remuneration component this value is below the average of the analyzed universe. ------1.2 Annual fixed remuneration of the EBD member responsible for financial matters (CFO) and the Chief Executive Officer (CEO) of EDP Renováveis Group (EDPR) in the individual amount of € 560 000. ------1.3 Annual fixed remuneration of the remaining EBD Members in the amount of € 480 000 each. ---1.4 Retirement Saving Plans (RSP) assigned to Directors during their term of office, amounting in net terms to 10% of their fixed annual remuneration. The terms of these standard RSP are those set by the applicable Law in force regarding these financial products. ------1.5 Maintenance of the remuneration structure in which the variable component may double the fixed component, and in which the multiannual variable component, which reflects the assessment for the entire term of office, will have a weighting of 60%, which compares with 40% of the weight assigned to the annual variable component. -----1.6 Minimum and maximum thresholds defined for the attribution of the variable remuneration and the highest value it may assume on the following conditions: ------a) For the annual variable component (limited to 80% of the fixed remuneration) according to the following parameters, linearly calculated: ------•- If performance reaches less than 90% of the defined objectives, there will be no annual variable remuneration attribution; ------ If the performance is between 90% and 95% of the defined objectives, it is due an amount within the range of 8% and 24% of the fixed remuneration of each member of the EBD; ------•- If performance is between 95% and 100% of the defined objectives, it is due an amount within the range of 24% and 52,8% of the fixed remuneration of each member of the EBD; ------

- •- If performance is between 100% and 105% of the defined objectives, it is due an amount within the range of 52,8% and 68% of the fixed remuneration of each member of the EBD; -----
- •- If performance is between 105% and 110% of the defined objectives, it is due an amount within the range of 68% and 80% of the fixed remuneration of each member of the EBD;------





- b) For the multiannual variable component (which may be of up to 120% of the fixed remuneration) according to the following parameters, linearly calculated:------
- •- If performance is less than 90% of the defined objectives, there will be no multiannual variable remuneration attribution; ------
- •- If performance is between 90% and 95% of the defined objectives, it's due an amount within the range of 12% and 36% of the fixed remuneration of each member of the EBD;------
- •- If performance is between 95% and 100% of the defined objectives, it's due an amount within the range of 36% and 79,2% of the fixed remuneration of each member of the EBD; ----
- •- If performance is between 100% and 105% of the defined objectives, it's due an amount within the range of 79,2% and 102% of the fixed remuneration of each member of the EBD; --
- •- If performance is between 105% and 110% of the defined objectives, it's due an amount within the range of 102% and 120% of the fixed remuneration of each member of the EBD; ---



- 1.10 The indicators used to evaluate the performance of the EBD, will be as follows:-----

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<sup>&</sup>lt;sup>1</sup> Source: Bloomberg

	Ine	remaining 20% result from an individualized qualitative evaluation m	ade by the
(	Comr	mittee, based on the individual performance of each one of the EBD membe	ers and after
(	consu	ultation of the EBD Chairman	
(	a.3.	The value resulting from the quantitative and qualitative component, a	s previously
ı	ment	tioned, is also weighted by a factor of 80% of the fixed annual remuneration	
b.	Mul	ltiannual performance indicators with relation to the business plan 2016-	2020, which
	rece	eived a prior favorable opinion from the General and Supervisory Board, on	the 4 <sup>th</sup> May
	201	16 and was approved by the EBD on the same date (targets disclosed on	the 5 <sup>th</sup> May
	201	l6 in London, on Capital Markets Day, according to the document filed in th	e website oj
	the	Portuguese Securities Market Commission at www.cmvm.pt)	
	b.1.	. Quantitative component and its weight	
	Tot	al shareholder return vs Eurostoxx utilities and PSI20¹	(18.5%)
	Ear	nings per Share	(18.5%)
	Net	t debt to EBITDA	(15%)
	Sus	tainability Performance Indicator	(8%)
	Оре	erating cash flow excluded of regulatory receivables	(5%)
	The	e 65% resulting from the weighted sum of these indicators reflect a performa	nce, which is
	con	nmon to all EBD members	
	b.2.	. Qualitative component	
	The	e remaining 35% result from an individualized qualitative assessment made b	y the REMC,
	bas	sed on the individual performance of each one of the EBD members and afte	er consulting
	the	EBD Chairman	
	b.3.	. The value resulting from the quantitative and qualitative component, a	s previously
	refe	erred, is also weighted, by a factor of 120% of the fixed annual remuneration	
1.1	1 In	accordance with the criteria set out above, in annual terms, the potential	al maximum
	am	ount, to be assigned to the members of EBD, in case the set goals are complete	ely achieved,
	whi	ich implies the payment of the maximum values set for the annual and	multi-annua
	vari	iable remuneration, as described above, is as follows:	
	a.	EBD Chairman: € 2 583 908	
	b.	CFO of EDP and CEO of EDP Renováveis Group: € 3 617 471	
	c.	Remaining EBD members: € 7 751 724	
	d.	Total: € 13 953 103	

<sup>&</sup>lt;sup>1</sup> Source: Bloomberg

1.12 It shall be clarified that EDP Directors do not enter into any contracts, either with the company or with third parties, in view of the mitigating of the inherent risk to the variability of their remuneration established by the company.-----1.13 It is further enlightened that within EDP there are not any agreements in force, which foresees payments in the event of dismissal or termination by consent of the directors' functions, nor in this regards any payments were made during the year of 2016. ------1.14 The evolution of EDP's activity has increasingly added an international dimension, which may entail consequences at remuneration and compensations level. Beyond the remuneration regime related to the work performed abroad, committed to the purview of the EBD, the Remuneration Committee, within the framework of its statutory competences, proposes that the fixed and variable remunerations, irrespective of the geography where EBD members operate, be treated, for internal purposes, under the existing tax regime in Portugal, so as to prevent unjustified discrepancies in net remunerations between the members of EBD. -----Pursuant to article 2, no. 1, of the Law 28/2009, dated 19th June and article 27º, no. 2 of EDP By-laws, the Remuneration Committee of the General and Supervisory Board of EDP submits to the approval of the shareholders the statement on the remuneration policy of the members of the Executive Board of Directors of EDP in accordance with the terms above. ------Lisbon, 2<sup>nd</sup> of March 2017"-------- The Chairman of the General Shareholders' Meeting granted permission to speak to the Chairman of the Remuneration Committee of the General and Supervisory Board, Mr. Yang Ya, in order to proceed with the presentation of the proposal of the Remuneration Committee of the General and Supervisory Board, (...) --------- The Chairman of the General Shareholders' Meeting declared opened the debate regarding Item Six of the agenda. (...)--------- After discussion, the Chairman of the General Shareholders' Meeting submitted to vote the proposal related to Item Six of the agenda, having been issued 2,719,056,317 votes, corresponding to 2,719,056,317 shares, which represent 74.3615% of the share capital. As the abstentions are not considered, the referred proposal was approved by majority of the votes cast (94.4989% of votes in favour). --------- The Chairman of the General Shareholders' Meeting read then the content of Item Seven of the agenda - "Resolve on the remuneration policy of the members of the other corporate bodies presented by the Remunerations Committee elected by the General Shareholders' Meeting" - and,

as in the previous proposals, asked shareholders present on the waiving of the reading of the
proposal, which is filed as an attachment to these minutes and is hereby reproduced:
"PROPOSAL OF ITEM 7 OF THE AGENDA
Statement of the Remuneration Committee on the Remuneration Policy of the Corporate Bodies
In accordance and for the effects of the contents of article 2, no. 1 of Law no. 28/2009, dated 19 <sup>th</sup>
June and of article 11, no. 2, paragraph d) of EDP – Energias de Portugal, S.A. ("EDP" or
"Company") By-Laws, the Company's General Annual Shareholders' Meeting is responsible for the
approval of the proposal on the Remuneration Policy of the Members of the Corporate Bodies that
is submitted by the respective Remuneration Committee
EDP's By-Laws establish, on article 8, no. 1, that the Company's Corporate Bodies are:
a) The General Shareholders' Meeting (GSM);
b) The General and Supervisory Board (GSB);
c) The Executive Board of Directors (EBD);
d) The Statutory Auditor (SA)
On the other hand, the By-Laws of the Company also foresee the existence of other Corporate
Bodies, with statutory dignity:
a) The Environment and Sustainability Board (ESB);
b) The Remuneration Committee, elected by the General Shareholders' Meeting and, within the
GSB, a Committee for the Monitoring of Financial Matters which according to the By-Laws,
also assumes the designation of Audit Committee;
c) The Board of the General Shareholders' Meeting
The Remuneration Committee, elected by the General Shareholders' Meeting, is therefore,
responsible for the determination of the remuneration of the members of the following corporate
bodies: Board of the General Shareholders' Meeting; Chairman and members of the GSB; Statutory
Auditor and Environment and Sustainability Board. The Financial Matters Committee or Audit
Committee shall be dealt together with the other Committees of the GSB
The Remuneration Committee has been following the situation of the Company and has
considered that the guiding principles enunciated on the Statement on the Remuneration Policy of
the Corporate Bodies, approved at the Annual General Meeting held in 19 <sup>th</sup> April 2016, remain
fully applicable today

	emuneration Policy of the Corporate Bodies
I.	Framework regarding EDP's Remuneration Policy
Εl	DP's remuneration Policy is framed by the guidelines defined by reference shareholders of th
C	ompany, which are issued in accordance with the applicable rules and recommendations an
w	ith the best practices in the sector
TI	he Corporate Bodies' Remuneration Policy is annually reviewed and a statement, which resume
it	s general guidelines, is, with the same periodicity, subject to approval by the Genero
SI	hareholders under proposal of the Remuneration Committee. On the definition of sai
R	emuneration Policy several proposals are formulated in order to assure that remunerations ar
a	dequate, reflect the risk profile and the long-term objectives of EDP and are in conformity wit
tł	ne legal rules, principles and pertinent national and international recommendations
II.	Guiding Principles
TI	he Remuneration Committee has based its decisions on the matter of remuneration policy on th
fc	llowing main guiding principles:
	i) Definition of a policy, which is simple, clear, transparent and aligned with EDP's culture, i
	order that the remuneration practice may be based on uniform, consistent, fair and balanc
	criteria
	ii) - Definition of a policy, which is consistent with the management and control of risk, efficient t
	avoid excessive exposition to risk and to conflicts of interest, seeking coherence with th
	purposes and long-term values of the Company
	iii) Assessment and stimulus of a careful performance, in which the merit shall be dully awarded
	assuring homogeneity levels compatible with GSB necessary cohesion, considering also th
	economic and financial situation of the company and of the country, even if EDP operates in
	global scale
	iv) Alignment of the remunerations of the several corporate bodies members with the companie
	with higher stock market capitalization and congeners, naturally adapted to Portuguese market
	v)-The most recent recommendations issued by European Union and Portuguese Securitie
	Commission

vi)	Alignment of the remunerations with the specific responsibilities inherent to the office at sake
vii	Alignment of the remunerations with the time that is required to be spent in each office
mod eco	remuneration policy of EDP's Corporate Bodies shall, in essence, be simple, transparent, derated, adapted to the specific conditions of the work performed and to the company's nomic situation, but also, competitive and equitable, in order to assure the purpose of value ation for the shareholders and remaining stakeholders.
	Structure of remuneration policy
the exe app	ed on these criteria, and considering the challenges that the Company intends to pursue during current civil year, the Commission decided that the remuneration policy guidance for the recise that has begun on 1 <sup>st</sup> January 2017 until the term of the respective mandates, as roved at the Annual General Meeting held in 19 <sup>th</sup> April 2016, should remain unaltered as
i)	It shall be maintained a differentiation between remunerations attributed to GSB members and the ones assigned to EBD members, and it shall not be attributed to the firsts a variable remuneration component or any other remuneration complement
ii)	It shall be taken into account the performance merit and the complexity of the functions performed by the members of each body, so that the cohesion, stability and development of the company is not endangered.
iii)	As to the GSB Chairman, it shall be considered (a) the relevant duties exercised in a full-time basis (or, at least, for 80% of the available time); (b) that the Chairman is not member of any relevant corporate body in listed companies; (c) that the Chairman office's functions comprehend a strong component of institutional representation; and (d) that it also demands the selection of a public figure with a high-qualified curriculum and with public recognition and prestige;
iv)	In what regards the Deputy Chairman, it shall also be considered the duties and works performed by him in other committees
v)	It is also important to distinguish the performance of other specific functions within GSB, namely the participation of GSB members in other committees, as well as the functions performed in those committees

vi)	Finally, it should be considered that, historically, the remuneration of the Chairman of the
	General Shareholders' Meeting Board is similar to the remuneration attributed to a
	Committee Chairman. Therefore, the remuneration of the Chairman of the General
	Shareholders' Meeting Board is aligned accordingly

IV.	Remuneration limi	ts

Within this conformity, and considering the above mentioned, the Commission reiterates the remuneration proposal of the members of the corporate bodies mentioned below, for the exercise that begun on 1<sup>st</sup> January 2017 and until the term of the respective mandates, presented at the Annual General Meeting held in 19<sup>th</sup> April 2016, as follows: -------

GSC	Annual Remuneration <sup>1</sup>
Chairman of GSC:	€ 515,000.00
Deputy Chairman of GSC:	€ 72,000.00
Regular Member of GSC:	€ 47,000.00

Financial Matters Committee/Audit Committee	Annual Remuneration <sup>1</sup>
To the base remuneration of the Member accrue the	
following amounts:	
(a) Chairman:	+ € 73,000.00
	(total of € 120,000.00)
(b) Deputy Chairman:	+ € 43,000.00
	(total of € 90,000.00)
(c) Regular Member:	+ € 23,000.00
	(total of € 70,000.00)

Other Committees	Annual Remuneration <sup>1</sup>
Members of the GSB who also exercise functions in one or	
more committees:	
(a) For each committee in which participate as Chairman:	

 $<sup>^{1} \, {\</sup>rm Gross \ amounts}$ 

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		+ €23,000.00
(b)	For each committee in which participate as Deputy	
	Chairman:	
		+ €15,000.00
(c)	For each committee in which participate as Regular	
	Member:	+ €10,000.00

	General Shareholders Meeting Board	Annual Remuneration <sup>1</sup>
(a)	Chairman	€ 47,000.00, accrued with
		€ 23,000.00
		(total of € 70,000.00)
(b)	Deputy Chairman	€ 3,000.00

	Other Corporate Bodies	Remuneration <sup>1</sup>
(a)	Statutory Auditor	The Committee resolved that the remuneration of the Statutory Auditor shall correspond to the values contained in the "Agreement for the Rendering of Statutory Audit Services" entered into between EDP and KPMG & Associados, Sociedade de Revisores Oficiais de Contas
(1)	5 1 10 1111	,
(b)	Environment and Sustainability	The members of this Board have the right to
	Board	receive one attendance fee per meeting in the amount of € 1,750.00

Non-binding translation
For information purposes only

--- As the shareholders waived the reading of the statement of the Remuneration Committee elected by the General Shareholders' Meeting, the Chairman of the General Shareholders' Meeting declared opened the debate regarding Item Seven of the agenda, (...).-------

Lisbon, 21st April 2017

The Company's Secretary

Maria Teresa Isabel Pereira