

*The English version is a translation of the Spanish original document, which is made for information purposes only. In case of discrepancies or doubts about its proper interpretation, the original document in Spanish will prevail.*

**COMPETITIVE PROCESS FOR GRANTING THE TEMPORARY OCCUPANCY PERMIT  
OVER MARITIME AREAS, FOR THE DEVELOPMENT OF OFFSHORE  
WIND ENERGY GENERATION PROJECTS IN COLOMBIA**

**FORM No. 7.2**

**Submission Letter of Individual Proponents**

(City), (month) 20(year)

To:

National Hydrocarbons Agency, ANH  
Vice Presidency for Promotion and Area Allocation  
Avenida Calle 26 No. 59 – 65, Piso 2  
Bogotá, Colombia  
Tel: (57601)5931717  
Fax: (57601)5931718

**Reference:** COMPETITIVE PROCESS FOR AWARDED THE TEMPORARY OCCUPANCY PERMIT FOR MARITIME AREAS FOR OFFSHORE WIND ENERGY GENERATION PROJECTS

**Proposer:** \_\_\_\_\_

**Identification of the Proposer:**

I, \_\_\_\_\_ (full name), identified with \_\_\_\_\_ (national ID, foreign ID, or passport, as applicable) No. \_\_\_\_\_ issued in \_\_\_\_\_(city), serve as the Legal Representative [Authorized/Proxy] for \_\_\_\_\_ (Business Name/Title of the Proposer, Colombian Legal Entity, in line with the Existence and Legal Representation Certificate or its equivalent as per relevant law), headquartered in \_\_\_\_\_(city) and having the NIT No. \_\_\_\_\_ (if available). My authorization is documented in \_\_\_\_\_ (document confirming the signatory's authority).

### Declarations:

The undersigned, having identified themselves, hereby declare:

1. Submits an offer for the Area(s) specified below, as part of the Process mentioned in the Reference, with the aim of being granted a Temporary Occupancy Permit by the General Maritime Directorate – DIMAR, and to undertake activities such as data collection, measurement, and information gathering to determine the feasibility of constructing the Offshore Wind Energy Generation Project. The Proposer will move forward if awarded.
2. Upon submitting the offer, the Proposer commits to hold their proposal valid for its assessment, evaluation, and possible awarding. During this period, the Seriousness Guarantee must remain valid and will be activated if the Proposer retracts their offer.
3. All requests made by the ANH, seeking clarifications or explanations about the Offer's Content, whether delivered physically or via email, must be addressed.
4. The preference order listed for each Offered Area indicates the preference for each for awarding, with a maximum of two Areas, adhering to the Process rules.  
The denomination, location, boundaries, and coordinates of every Offered Area are elaborated in the Annex attached to this communication.

### Offered Areas:

Areas:	
Preference Order	Name and Polygon location*
1º	
2º	

\*The Proposer can choose any name, restricted to two words in Spanish, not exceeding 12 characters.

### Notifications:

The data below will be used for notifications, communications, and general correspondence related to the Process. It is acknowledged that relevant actions will be communicated, disseminated, and notified via the Process's official website.

Proposer:	
Legal Representative(s) [Authorized/Proxy(s)]:	
Address:	
City:	

Phone Numbers:	
Email Address:	

It is the Proposer's responsibility to timely inform the ANH in writing of any changes to the address, phone numbers, and email. Until such updates are provided, the ANH will rely on the details mentioned in this letter for all communication and notifications.

\_\_\_\_\_  
(Signature)

Full name

ID Document

Legal Representative (Authorized or Proxy)

#### NOTES:

The proposal for the Area must comply with the technical conditions set forth in Article 21 of Resolution 40284 of 2022:

- a) A Proposer may submit one (1) proposal for each Area in the Competitive Process and one (1) proposal for every Nominated Area.
- b) The Proposer must specify the preference order for their offer assignments, irrespective of whether they belong to the Competitive Process Areas or are Nominated Areas.
- c) Propose a program outlining commitments to transfer technical abilities, offshore wind industry insights, or experiences associated with the production chain to the domestic, regional, or local industry during the Temporary Occupancy Permit and concession period. This should be auditable throughout the project's development and commissioning.
- d) The proposal must distinctly describe the location, boundaries, and size of the public-use assets requested, accompanied by a digital shape-format location map. This should adopt Colombia's official datum, the National Geocentric Reference Frame (MAGNA-SIRGAS), and the sole reference point established by the Agustín Codazzi Geographic Institute – IGAC, as set out in Resolution No. 370 of 2021. The area of each proposed site should not exceed 270 km<sup>2</sup>.  
Additionally, a minimum corridor of 1 nautical mile must be considered in the proposal to ensure this minimum distance from the closest offshore wind projects.
- e) State the installed capacity in MW, which should meet or exceed the threshold set by the Ministry of Mines and Energy and DIMAR for each bidding round.

- f) Specify the energy density in megawatts per square kilometer (MW/km<sup>2</sup>), which should be a minimum of 3 MW/km<sup>2</sup>.
- g) Highlight the Commissioning Date that should adhere to the stipulations of each round's call.
- h) Include a comprehensive activity schedule and S-Curve to be executed during the Temporary Occupancy Permit period.
- i) Present the bid's Seriousness Guarantee.
- j) Provide information aligned with the qualification criteria.
- k) Disclose the anticipated turbine power and the technology envisioned for deployment.
- l) Predict the plant's efficiency based on an annual average.

DRAFT