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Addenda No. 3

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

FORM 5.3

Submission Letter for Pre-Qualification Documents of Plural Proponents

(City), (day) of (month), 20 (year)

To:

National Hydrocarbons Agency (ANH), Vice-Presidency of Promotion and Area Allocation,
Avenida Calle 26 No. 59 – 65, Piso 2
Bogotá, Colombia Phone: (571) 593-17-17
Fax: (571) 593-17-18

Reference: *Offshore Wind Energy Generation Round*

Multiple Participant: _____

Operator: _____

I, the undersigned, _____ (full first and last name), bearing identification _____ (citizen ID, foreigner ID, or passport, as applicable) No. _____, issued in _____ (city or country, based on the former types of identification), acting as the Standard Representative of (Multiple Participant), primarily located in _____ (city), duly authorized by _____ (Consortium Agreement or Future Partnership Pledge), present to the Administrator the collection of documents required for obtaining Qualification. These documents certify the Legal, Financial, and Technical Capacity of the requesting association, aiming to participate in the Process referred to, in alignment with the details stipulated in the Table of Contents.

Moreover, I hereby declare on behalf of the Association I represent:

1. We undertake to promptly notify DIMAR in writing, under our exclusive responsibility, about

any changes in address, phone numbers, or email. The entity uses the details provided in this letter for all communication and notification purposes.

2. The accompanying Forms have been completed with precise, truthful, and credible information. The supporting documentation aligns with the reality, adhering to the directives detailed within the Forms, the respective guidelines, and the Terms and Conditions. No alterations, modifications, or changes have been made to the order of the requested information.
3. I acknowledge that DIMAR has the authority to verify the provided information and conduct checks on the submitted documents, whether before or after the Pre-Qualification, the Award, or even the issuance of the Temporary Occupancy Permit.
4. The Operator possesses and will maintain at least one per cent (1%) stake in the Association. The Operator shall undertake the activities related to the Temporary Occupancy Permit's execution, leadership, and representation of the Association, as well as managing the contract's implementation and interactions with DIMAR.
5. The Operator and any party certifying the Financial Capability will not transfer rights or instigate changes to the Holder of the Administrative Act without explicit, written permission from DIMAR beforehand. In any event, a prospective new holder must satisfy, at a minimum, the enabling criteria and maintain equivalent or superior conditions that attribute the rating score to the original Holder during the competitive process's evaluation stage.
6. We accept and pledge that any potential Operator transfers to another member of the Multiple Contractor will ensure at least a thirty percent (30%) stake remains, upholding the decisive conditions for both Pre-Qualification and Permit Award.
7. The entity commits to notify DIMAR within thirty (30) Calendar Days following finalization, of any corporate transaction that results in a change of the Real Beneficiary or Controlling party of the Operator and/or those individuals who verify the Capacity qualifications based on which the Pre-Qualification and potential award of the Permit are granted, and to provide the necessary documentation to ascertain the maintenance of the said Capacity qualifications. The same protocol applies to mergers, asset integration transactions, or divisions involving the Operator or any associated party that has demonstrated such Capacity qualifications.
8. They understand that the Pre-Qualification Phase requires the submission of applications involving multiple Colombian governmental entities, each deciding based on its competences and terms. Consequently, the Administrator will not be held accountable for

any delays or challenges encountered during these official dealings.

All notifications, correspondence, and generally, any communications concerning the Pre-Qualification should be directed to the address below. However, the Association I represent understands that proceedings related to the Qualification will be made public on the Website of the Process.

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| Applicant: | |
| Conventional Legal Representative(s) | |
| [Authorized/ Attorney in Colombia/Power(s) of Attorney]: | |
| | |
| | |
| | |
| Address: | |
| City: | |
| Phone Numbers: | |
| Email Address: | |
| Point of Contact: | |
| | |

The documents made available for consideration of the Administrator, with which the Legal, Financial and Technical Capacity is accredited are detailed in the Index of Form No. 1.1 documents for Pre-Qualification of Colombian Legal entities or Form No. 1.2 Documents for Pre-Qualification of Foreign Legal Entities and 1.3 Index for Pre-Qualification of Plural Proponents.

Sincerely,

(Signature)

Full name

Identity Document of Conventional Representative