

*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.*

### **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 No. 5.5**

#### **Legal Opinion on Guarantor's Collateral for Foreign Legal Entities**

*(City), (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  
Tel: (57601)5931717  
Fax: (57601)5931718

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

Legal Entity: \_\_\_\_\_

I, the undersigned, \_\_\_\_\_ (*full name*), bearing (*passport*) No. \_\_\_\_\_ issued in \_\_\_\_\_ (*country*), in the capacity of independent counsel [*or as the Legal Representative of (Firm's Business Name)*], located in \_\_\_\_\_ (*city, country*), duly authorized as evidenced by \_\_\_\_\_ (document proving the authority vested), hereby provide a legal opinion concerning the following matters associated with the entity that has issued the Guarantor's Collateral submitted by (Business Name of the Participant requesting Qualification) enclosed with this communication, as well as in regard to the Collateral itself.

- That the entity issuing the collateral was lawfully established, exists, and operates its business legitimately in \_\_\_\_\_(*country*).
- Given its objectives and activities and as stipulated in its bylaws, it can validly provide the guarantor's collateral guarantee.
- The signatory or signatories, acting in its name and on its behalf, possess comprehensive and adequate authority, as verified in \_\_\_\_\_(*statutes, record of the competent entity, power of attorney, or explicit authorization*).
- That the issuance of the collateral is not in violation of any overarching legal provisions of (*country*), nor any bylaw of the issuing entity; and
- The guarantee is entirely valid and enforceable under the aforementioned law.
- That the collateral cannot be revoked or modified without the express written consent of DIMAR.

Sincerely,

External Attorney or Independent Law Firm:

(*Signature*)

Full name:

Status of the Signatory: ID

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