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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 No. 7.2

Submission Letter of Offer(s) 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 AWARDING THE TEMPORARY OCCUPANCY PERMIT FOR MARITIME AREAS FOR OFFSHORE WIND ENERGY GENERATION PROJECTS

Proponent: _____

Identification of the Proponent:

The undersigned, _____ (full name), identified with _____ (national ID, foreign ID, or passport, as applicable) No. _____ issued in _____ (city), in the capacity of Legal Representative [Authorized/Proxy] for _____ (Business Name/Bidder 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) holder of NIT No. _____ (if applicable), duly authorized for this purpose as evidenced 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*
1	
2	
3	
4	
5	

*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 Proponent'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 Offer on the Area must comply with the technical conditions set out in article 21 of Resolution 40284 of 2022 and its amending Resolutions of 1 December 2023 and 40368 of 4 September 2024, and other modifications.

- a) Each qualified participant, whether as an Individual Proponent or as a member of a Plural Proponent, will be entitled to submit Offers for as many areas as are of interest to them, without there being a limit on the number of Offers that may be submitted.

In the event that all the Offers submitted by a qualified entity are considered valid, it may be awarded up to two (2) areas. The allocation will be made in accordance with the preference order expressly stated by the Proponent in each of the Offers presented. It is the responsibility of the Proponent to clearly state the order of preference at the time of presenting their Offers. In the absence of an explicit order of preference, the ANH reserves the right to allocate the areas according to the criteria it considers most beneficial for the development of the process.

The presentation of Offers on the same area by Proponents that share one or more members in common will not be permitted. This limitation applies for Individual Proponents and Plural Proponents.

In the case of Plural Proponents, this restriction extends to all its members. Therefore, if a member of a Plural Proponent participates in an offer for a specific area, neither that member nor the Plural Proponent of which it is a part may participate in another Offer for the same area, be it individually or as part of another association. Under penalty of rejection, the participation of common members between different offers is not allowed, both for overlapping Offers (those that compete for the same area) and for separate Offers (those intended for different areas). This prohibition applies regardless of whether the member participates as part of a Plural Proponent or as an Individual Proponent in the different Offers. The detection of any common member between Offers will result in the rejection of all Offers involved.

b) The right to submit an Offer for a nominated area is reserved exclusively to the Qualified Participant who has made the nomination for said area.

c) Two or more qualified Participants can join to form a Plural Proponent to present a joint Offer.

d) It is established that qualified Participants may submit Offers on areas that within their polygon of interest include both areas of Polygon A and areas of Polygon B.

e) The Proponent must indicate the order of preference to be assigned to its Offers, and it must be entered in form 7.2. for Individual Proponent, or 7.3. for Plural Proponent, as applicable. Its non-presentation will not be rectifiable.

f) The Individual Proponent and the members of Plural Proponents who are in the pre-feasibility stage in the Maritime Concession process before DIMAR and governed by Resolution 794 of 2020 repealed by Resolution 0047 of 2023 MD – DIMAR, may file an Offer on the areas that have been previously Nominated, meeting the requirements generally demanded in these Specifications and Bases of Specific Conditions.

g) The exact description of the location, boundaries, and extension of the requested public use assets, with its corresponding location plan in shape-type digital format, adopting as the official datum of Colombia the National Geocentric Framework of Reference (MAGNA- SIRGAS) and the single origin established by the Agustín Codazzi Institute - IGAC in Resolution 370 of 2021. The extension of each proposed area should not exceed 270 KM2.

The Offer must consider a corridor of at least 1 nautical mile to guarantee that this minimum distance will be maintained with the closest offshore wind projects.

h) Present a program that determines commitments to transfer technical capabilities, knowledge or experience of the offshore wind industry binding to the production chain, to the national, regional or local industry during the temporary occupancy permit and the concession,

which is auditable in the development and implementation of the project in accordance with Form 7.5.

- i) Indicate the installed capacity in MW, which must be at least 200 MW.
- j) Indicate the density of MW per KM2 (MW/KM2), which is a minimum of 3 MW/KM2.
- k) Include the detailed Schedule of activities and Curve S of the Permit, which must contain the minimums established in Form 7.1 – Curve S- Activities and Schedule.
- l) Indicate the Commercial Operation Date.
- m) Letter of presentation of the Offer signed by the legal representative or the duly authorized representative where the Order of Preference of the Areas on which the Offer is presented must be mentioned, completing Form 7.2 - Letter of Presentation of the Offer in the case of Individual Proponents or Form 7.3 Presentation Letter of the Offer in the case of Plural Proponents, as applicable, which will indicate that the Offer is irrevocable and that it will be valid after the date of Filing of the Offer, and one (1) additional month thereafter, as of the date of formalization in accordance with the provisions of Article 28 of Resolution 40284 of 2022, its amending Resolutions 40712 of 2023 and 40368 of September 4, 2024 and any others that replace, modify, or complement them. In addition, you must formally and fully accept the regulations established in the Specifications and certify that the information presented is not fraudulent or speculative.
- n) Present the Offer Performance Bond, as regulated in section 9.3 of these Specifications.
- o) Attach the information necessary to certify the experience described in section 9.6.2. and list it in Form 7.6. Table for settlement of score weighting components of the Offer.
- p) In addition, the following documentation must be presented, which will not be binding if the Proponent is the successful Proponent.
 - (i) Declare the power per turbine and the technology intended to be used (for example, fixed, floating, or other wind structure).
 - (ii) Estimate the plant factor in terms of annual average.
 - (iii) Indicate LCOE or levelized cost of energy (in \$USD/KWH) estimated for the project.
 - (iv) Indicate the CAPEX – investment costs, and OPEX – operation costs (in \$USD/MW and \$USD/MW/year respectively) estimated for the Project.