

## ADDENDA No. 3

(New Annex)

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

#### ANNEX F

Instructions for the process to be followed for the evaluation of the Nomination of Areas

No.	Accountable	Activity	Detail
1	Prequalified Interested Party (Nominator)	Filing of the Nomination Request	✓ The interested party files the request for nomination via email provided by the ANH for such purpose, using Form 6 with its respective attached files.
2	ANH	Initial verification and consolidation	<ul style="list-style-type: none"> <li>✓ Receives and verifies the content of the files, their extension, and the coordinates of the nomination area in accordance with that provided for in the regulations.</li> <li>✓ In the event that the files do not allow the information to be opened and viewed, the ANH will return them, requesting the correction from the interested party only once. The response from the interested party must be supplied within five (5) days following the request, observing the deadline set out in the Schedule for presentation of the Nomination.</li> <li>✓ Consolidates the requests and transfers the information to the DIMAR and the MME.</li> </ul>
3	MME	Consultations from the Ministry of Mines and Energy to competent entities	<ul style="list-style-type: none"> <li>✓ Receives consolidated applications for the nominated areas from the ANH.</li> <li>✓ Makes consultations with the various relevant entities, as provided for in article 19 of resolution 40284 of 2022 and its amendments.</li> <li>✓ The MME consolidates the responses to the consultations and sends them to the DIMAR.</li> </ul>

No.	Accountable	Activity	Detail
4	DIMAR	Evaluation of nomination request	<ul style="list-style-type: none"> <li>✓ Receives consolidated applications for the nominated areas from the ANH.</li> <li>✓ It receives from the MME the responses to queries made to other entities in accordance with article 19 of resolution 40284 and its amendments.</li> <li>✓ DIMAR verifies the existence of security and defense areas.</li> <li>✓ For areas without limitations, these are declared SUITABLE and conveyed to the nominator at the end of the stage, through the Administrator.</li> <li>✓ For areas with limitations, it warns the nominator in its opinion so that the pertinent adjustments are made, before presenting their Proposal so that it can be considered valid.</li> <li>✓ Once all the nominated areas have been declared SUITABLE or NOT SUITABLE and with the respective warnings, the DIMAR sends them to the ANH.</li> <li>✓ THE DIMAR concludes the nomination process.</li> </ul>
5	ANH	End of the nomination stage	<ul style="list-style-type: none"> <li>✓ It receives from the DIMAR the suitability opinions regarding the nominated areas.</li> <li>✓ The ANH shall convey to the nominator the outcome of the suitability declaration, which will be accompanied by the technical report issued by the DIMAR.</li> </ul>