Mexico City, Mexico, [•] [•], 2022

**Power of Attorney to enter the General ORDINARY Shareholders’ Meeting of Vista ENERGY, S.A.B. de C.V., to be held on DECEMBER 7, 2022**

[*names of attorneys-in-fact*]

We make reference to the general ordinary shareholders’ meeting of Vista Energy, S.A.B. de C.V. (the “Company”), to be held on December 7, 2022, at 11:00 am, in Mexico City, Mexico (“Mexico”), corporate address of the Company, in the meeting room located in Torre Virreyes, Pedregal 24, 24th Floor, Colonia Molino del Rey, Zip Code 11040, Miguel Hidalgo (the “General Ordinary Shareholders’ Meeting”). The call for such General Ordinary Shareholders’ Meeting was published on October 27, 2022 through the web page of the Bolsa Mexicana de Valores, S.A.B. de C.V. and the electronic system of the Mexican Ministry of Economy.

Capitalized terms used herein bur not specifically defined shall have the meaning assigned to such terms in the Company’s by-laws.

**AGENDA**

**FOR THE GENERAL ORDINARY SHAREHOLDERS’ MEETING**

1. Ratification of the reduction of the variable part of the capital stock of the Company, as approved by the Board of Directors of the Company; associated resolutions.
2. Presentation, discussion, and, as the case may be, approval of the Company’s non-consolidated special financial statements as of September 30, 2022.
3. Presentation, discussion, and, as the case may be, approval of the increase in the maximum amount of funds that may be used for the purchase of the Company’s shares (or securities representing such shares), pursuant to Article 56 section IV of the LMV, for an additional amount of US$25.626 million.
4. Appointment of delegates to comply with resolutions and, as the case may be, formalize the resolutions adopted at the Ordinary General Shareholders’ Meeting; associated resolutions.

In connection with the foregoing, [I/we] hereby grant a **SPECIAL POWER OF ATTORNEY**, as broad as required by law, to be exercised individually or jointly, to assist on our behalf and representation to the General Ordinary Shareholders’ Meeting representing [*include number and series of shares* *in number*] [*include number and series of shares* *in letter*] that we own and exercise the voting rights corresponding to such shares as follows:

| **AGENDA FOR THE GENERAL ORDINARY SHAREHOLDERS’ MEETING** | **INSTRUCTIONS OF THE GRANTOR [(S)] FOR THE EXERCISE OF THE POWER OF ATTORNEY** | | | |
| --- | --- | --- | --- | --- |
| **APPROVE** | **NOT APPROVE** | **ABSTENTION** | **COMMENT** |
| I. Ratification of the reduction of the variable part of the capital stock of the Company, as approved by the Board of Directors of the Company; associated resolutions. |  |  |  |  |
| II. Presentation, discussion, and, as the case may be, approval of the Company’s non-consolidated special financial statements as of September 30, 2022. |  |  |  |  |
| III. Presentation, discussion, and, as the case may be, approval of the increase in the maximum amount of funds that may be used for the purchase of the Company’s shares (or securities representing such shares), pursuant to Article 56 section IV of the LMV, for an additional amount of US$25.626 million. |  |  |  |  |
| IV. Appointment of delegates to comply with resolutions and, as the case may be, formalize the resolutions adopted at the Ordinary General Shareholders’ Meeting; associated resolutions. |  |  |  |  |

Finally, [I/we] hereby recognize that the contents of this power of attorney are in line with what is provided by Article 49 of the Securities Market Law.

[*BLANK SPACE LEFT INTENTIONALLY – SIGNATURE PAGES FOLLOW*]

|  |  |
| --- | --- |
| **THE GRANTOR[(s)]**  [*include corporate name of the grantor(s)*]  **By**: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ **Name**: [•] **Position**: [•] | |
| **WITNESS** | **WITNESS** |
| **By**:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ **Name**: [•]  **Domicile**: [•] | **By**:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ **Name**: [•]  **Domicile**: [•] |