

Information related to the corporate restructuring prospectus in terms of Article 35 of the Circular Unica.

Mexico City, December 17, 2025 – Vista Energy, S.A.B. de C.V. ("Vista", the "Issuer", or the "Company") (BMV: VISTA, NYSE: VIST) informs the investing public in relation to the ordinary general shareholders' meeting of the Company, to be held on January 27, 2026 (the "Shareholders' Meeting") in terms of the call published on December 16, 2025 on the website of the Bolsa Mexicana de Valores, S.A.B. de C.V. and in the Electronic System of the Ministry of Economy (the "Call"), in which Vista expects to submit for consideration of its shareholders, among several topics, the approval for the Company to carry out, directly or indirectly, one or more acquisitions whose total amount represents more than 20% of the value of the Company's consolidated assets (based on figures as of the end of the last quarter reported at the time of executing the first of such Possible Acquisitions or of executing the Potential Acquisition, if only one is executed), that:

- 1. The Potential Acquisitions, either individually or, as a whole, could constitute, if applicable, a corporate restructuring in accordance with the General Provisions applicable to Issuers of Securities and other participants in the securities market (las *Disposiciones de carácter general aplicables a las emisoras de valores y otros participantes*, the "Circular Unica").
- 2. As of this date, the Potential Acquisitions are only a possibility and there are no terms and characteristics that can be disclosed, pursuant to which Vista, as of this date, does not have the necessary information to prepare the corporate restructuring prospectus in terms of Article 35 of the Circular Unica.
- 3. In the event that such Potential Acquisitions, either individually or collectively, effectively constitute a corporate restructuring in accordance with the Circular Unica, the Company will present the corresponding corporate restructuring memorandum on the business day following the date on which the Company has the necessary information for its preparation, in accordance with the provisions of the penultimate paragraph of section I of said Article 35 of the Circular Unica.
- 4. Any authorizations that may be adopted at the Ordinary General Meeting to carry out the Potential Acquisitions and the issuance, subscription, and payment of Series A shares (including in the form of ADSs) shall render null and void and replace, for all legal purposes, the authorization granted by the ordinary general meeting held on March 3, 2025 (the "2025 Shareholders' Meeting") with respect to those same matters, without such circumstance affecting the validity of any acts that have been performed, are pending performance, or whose performance continues, under the authorizations granted by the 2025 Shareholders' Meeting.

Forward-Looking Statements

Any statements contained herein regarding Vista that are not historical or current facts are forward-looking statements. These forward-looking statements convey Vista's current expectations or forecasts of future events. Forward-looking statements regarding Vista involve known and unknown risks, uncertainties and other factors that may cause Vista's actual results, performance or achievements to be materially different from any future results, performances or achievements expressed or implied by the forward-looking statements. Certain of these risks and uncertainties are described in the "Risk Factors", "Forward-Looking Statements" and other applicable sections of Vista's annual report filed with the United States Securities and Exchange Commission ("SEC") on Form 20-F and other applicable filings with the SEC and Vista's latest annual report available on the Mexican

Stock Exchange's (*Bolsa Mexicana de Valores, S.A.B. de C.V.*) website: www.bmv.com.mx, the Mexican National Banking and Securities Commission (*Comisión Nacional Bancaria y de Valores*) website: www.gob.mx/cnbv and our website: www.vistaenergy.com.

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