



FEDERAL PUBLIC SERVICE
MJSP - FEDERAL POLICE
PROCUREMENT SERVICE - SECOM/DICON/CGAD/DLOG/PF

Notice no. 90031-2024/2025-SECOM/DICON/CGAD/DLOG/PF

Process No. 08200.026345/2023-43

INTERNATIONAL ELECTRONIC AUCTION

90031/2024

CONTRACTOR (UASG)

(200334)

OBJECT

Acquisition of Stand Alone Ballistic Plates (frontal and dorsal set) and modular Plate Carrier ballistic plate holder vests

TOTAL CONTRACT VALUE

R\$ 73,642,956.30 (seventy-three million, six hundred and forty-two thousand, nine hundred and fifty-six reais and thirty cents).

DATE OF THE PUBLIC SESSION

On July 21, 2025 at 2pm (Brasilia time)

JUDGING CRITERIA:

Lowest price per item and lowest overall price for the group

MODE OF COMPETITION:

Open and closed

PREFERENCE ME/EPP/EQUIPARADAS

NO

FEDERAL POLICE ELECTRONIC AUCTION

NOTICE NO. 90031/2024

(Administrative Process No. 08200.026345/2023-43)

It is hereby made public that the FEDERAL POLICE, through the GENERAL ADMINISTRATION COORDINATION, headquartered at Edifício Multibrasil Corporate Setor Comercial Norte Q. 4 - Asa Norte, Brasília - DF, CEP 70714-000, will hold an international bidding, for price registration, in the PREGÃO modality, in the ELECTRONIC form, in OPEN and CLOSED dispute mode, with the [lowest price per item and lowest overall price of the group, under the terms of Law no. 14.133, of April 1, 2021, Decree No. 11.462, of March 31, 2023, Ordinance MJSP No. 513, of September 15, 2020, and other applicable legislation, and also in accordance with the conditions established in this Public Notice.](#)

1. THE OBJECT

- 1.1. The object of this tender is the possible acquisition of Stand Alone Ballistic Plates (frontal and dorsal set) and modular Plate Carrier ballistic plate holder vests and participating body according to the conditions, quantities and requirements set out in this Public Notice and its annexes.
- 1.2. The award criterion will be the lowest price per item and the lowest overall price for the group, according to the table in the Terms of Reference.

2. PRICE REGISTRATION

- 2.1. The rules relating to the managing and participating bodies, as well as any additions, are those set out in the draft Price Registration Minutes.

3. PARTICIPATION IN THE TENDER

- 3.1. Interested parties who have previously registered with the Unified Supplier Registration System (SICAF) and the Federal Government Purchasing System (www.gov.br/compras) may take part in this tender.
- 3.2. Interested parties must meet the conditions required for registration with SICAF by the third working day prior to the date set for receipt of bids.
- 3.3. Bidders assume sole and formal responsibility for transactions carried out in their name, and that their bids and proposals are firm and true, including acts carried out directly or by their representative, excluding the liability of the system provider or the body or entity promoting the bid for any damage arising from improper use of access credentials, even by third parties.
- 3.4. Foreign companies may participate in this tender through a legal representative who, duly armed with a document accrediting him/her to participate in this tender procedure, will be responsible for his/her represented company upon its formal and express authorization.
- 3.5. In addition to participation via a representative, foreign companies that do not operate in the country, in order to participate in bidding procedures, waivers, unenforceability and administrative contracts, may participate in their own name by registering directly with Sicafe, using a specific identifier code provided by the system.
- 3.6. In order to participate in the tender, the documents required for the registration levels referred to in art. 6 of IN 03/2018 SEGES/MPDG may be met by equivalent documents, initially presented with a free translation.
- 3.7. Foreign companies that do not operate in the country may participate in their own name or through

natural or legal representatives. In order to submit a bid, participants or their representatives must be registered at Levels I, II, III, V and VI of Sicaf and registered at Comprasnet.

3.8. Foreign documents from Portuguese-speaking countries do not require a sworn translation.

3.9. The requirement for consularization is waived for countries that are signatories to the Hague Apostille Convention, which only require the documentation to be apostilled.

3.10. Foreign companies that are unable to submit the documentation required in this Public Notice and in the Terms of Reference for participation in the tender, due to the lack of an equivalent instrument or due to specific legislation in the bidder's country of origin, must submit their own declaration in SICAF or signed by the company's legal representative, in simple translation. In order to sign the contract or price registration minutes, the Administration may request that this declaration, regarding the non-existence or prohibition of the presentation of equivalent documentation by virtue of legislation or internal determination of the country of origin, be authenticated by the respective consulate in Portuguese (Brazilian), translated by a sworn translator in Brazil.

3.11. It is the responsibility of the registered person to check the accuracy of their registration data in the Systems listed in the previous item and to keep them up to date with the bodies responsible for the information, and they must immediately correct or amend the records as soon as they identify any inaccuracies or if they become out of date.

3.12. Failure to comply with the provisions of the previous item may result in disqualification at the time of qualification.

3.13. The following may not compete in this tender

I- anyone who does not meet the conditions of this Public Notice and its annex(es);

II- companies carrying out activities incompatible with the purpose of the tender;

III- cooperative societies;

IV- foreign companies that do not have legal representation in Brazil with express powers to receive summons and respond administratively or judicially;

V- the author of the preliminary project, basic project or executive project, whether an individual or a legal entity, when the tender deals with services or the supply of goods related to it;

VI- the company, alone or in a consortium, responsible for drawing up the basic project or executive project, or the company of which the author of the project is the director, manager, controller, shareholder or holder of more than 5% (five percent) of the capital with voting rights, technical manager or subcontractor, when the tender deals with services or the supply of goods necessary for it;

VII- a natural or legal person who is, at the time of the bid, unable to participate in the bid as a result of a sanction imposed on them;

VIII- anyone who has a technical, commercial, economic, financial, labor or civil relationship with a manager of the contracting body or entity or with a public agent who performs a function in the bid or acts in the supervision or management of the contract, or who is their spouse, partner or relative in a direct, collateral or affinity line, up to the third degree;

IX- controlling, controlled or affiliated companies, under the terms of Law No. 6.404, of December 15, 1976, competing with each other;

X- legal entities in consortia and cooperative societies

XI- natural or legal persons who, in the five (5) years prior to the publication of the public notice, have been convicted in a court of law, with final and unappealable sentence, of exploiting child labor, submitting workers to conditions analogous to slavery or hiring adolescents in cases prohibited by labor legislation;

XII- legal entities grouped together in a consortium;

XIII- a public official from the bidding body or entity;

XIV- Civil Society Organizations of Public Interest - OSCIP, acting in this capacity;

3.14. A public official of the contracting body or entity may not participate, directly or indirectly, in the bidding process or in the execution of the contract, and situations that may constitute a conflict of interest in the exercise or after the exercise of the position or employment must be observed, under the terms of the legislation that governs the matter, according to § 1 of art. 9 of Law No. 14.133, of 2021.

3.15. The prohibition will also apply to bidders who act as a substitute for another person, natural or legal, with the intention of circumventing the effectiveness of the sanction applied to them, including their parent, subsidiary or associate, provided that the illicit or fraudulent use of the bidder's legal personality is duly proven.

3.16. The prohibition extends to third parties who assist in the conduct of the contract as members of a support team, specialized professionals or employees or representatives of companies providing technical advice

4. ESTIMATED BUDGET

4.1. The estimated budget for this contract will not be confidential.

5. THE PRESENTATION OF THE PROPOSAL AND THE DOCUMENTS

5.1. In this bidding process, the qualification phase will follow the bidding and judgment phases.

5.2. Bidders will submit their price proposal exclusively via the electronic system, in accordance with the judging criteria adopted in this Public Notice, by the date and time set for the opening of the public session.

5.3. When registering the initial proposal, the bidder will declare, in the appropriate field of the system, that:

a) is aware of and agrees with the conditions contained in the public notice and its attachments, as well as that the bid submitted includes the full costs of complying with the labor rights guaranteed in the Federal Constitution, labor laws, infra-legal rules, collective bargaining agreements and terms of adjustment of conduct in force on the date of its definitive delivery and that it fully complies with the qualification requirements defined in the call for bids;

b) does not employ anyone under the age of 18 in night, dangerous or unhealthy work and does not employ anyone under the age of 16, except minors aged 14 and over, as apprentices, in accordance with Article 7, XXXIII, of the Constitution;

c) has no employees performing degrading or forced labor, in compliance with the provisions of items III and IV of art. 1 and item III of art. 5 of the Federal Constitution;

d) complies with the requirements for reserving positions for people with disabilities and people who have been rehabilitated by the Social Security system, as laid down by law and other specific rules.

5.4. Bidders may fail to submit the qualification documents contained in the SICAF, ensuring that other bidders have the right to access the data contained in the systems.

5.5. The supplier classified as a microenterprise or small business must also in the appropriate field of the electronic system, that it complies with the requirements established in article 3 of Complementary Law no. 123, of 2006, and is able to take advantage of the favored treatment established in its declare, articles 42 to 49, subject to the provisions of §§ 1 to 3 of art. 4, of Law no. 14.133, of 2021.

5.6. The award criterion will be the lowest price per item and the lowest overall price for the group

5.7. Falsity of the declaration will subject the bidder to the sanctions provided for in Law 14.133, 2021, and in this Public Notice.

5.8. Bidders may withdraw or replace the bid or, in the event that the qualification phase precedes the bidding and judgment phases, the qualification documents previously entered into the system, until the opening of the public session.

5.9. There will be no ranking order at the stage where bidders submit their proposals and qualification documents, which will only occur after the procedures for opening the public session and the bid submission phase.

5.10. The documents that make up the proposal of the bidders called to submit proposals will be made available for public access after the bid submission phase.

5.11. Provided the functionality is made available in the system, the bidder will be able to set their minimum final value or maximum discount percentage when registering their bid and will comply with the following rules:

5.12. The application of the minimum interval of difference in values or percentages between bids, which will apply both to intermediate bids and to the bid that covers the best offer; and

5.13. Bids will be sent automatically by the system, respecting the minimum final value, if established, and the interval referred to in the sub-item above.

5.14. The minimum final value or the maximum final discount percentage set in the system may be altered by the supplier during the bidding phase:

5.15. A higher value than the bid already registered by the supplier in the system, when the lowest price judgment criterion is adopted;

5.16. It is the responsibility of the bidder interested in participating in the bidding process to follow the operations in the electronic system during the bidding process and to take responsibility for the burden arising from loss of business due to failure to comply with messages issued by the Administration or its

disconnection.

5.17. The bidder must immediately notify the system provider of any event that may compromise confidentiality or security, so that access can be blocked immediately.

6. FILLING IN THE BID

6.1. Bidders must submit their bids by filling in the following fields in the electronic system:

- a) unit and total value of the item;
- b) Brand;
- c) Manufacturer;
- d) Quantity quoted;
- e) Detailed description of the object, containing the information contained in the specification of ANNEX I - technical specification of the Terms of Reference: indicating make and model, warranty period, of all accessories and equipment.

6.2. All the specifications of the object contained in the proposal are binding on the bidder.

6.3. The bidder may NOT offer a bid for less than the maximum quantity foreseen for the contract.

6.4. The decision not to allow bidders to submit bids for quantities less than the maximum envisaged for the contract is based on the following aspects:

- a) Ensuring equality between bidders, avoiding unequal conditions of participation;
- b) Ensuring economic advantage for the Public Administration, optimizing costs based on economies of scale;
- c) Promote efficiency in contract management and execution, avoiding fragmentation that compromises contract coordination and control; and
- d) Meeting the entire demand, ensuring that the needs of the body are fully met.

6.5. In this way, the prohibition of bids for lower quantities is a measure that competitive, efficient and advantageous bidding process.

6.6. Present in the body of the proposal or in a separate document the following declarations and presentation of what is requested:

I- Description of the item, with all its characteristics, specifications, accessories, as well as indicating the country of manufacture, brand, model and reference, which must meet the minimum characteristics required by the Administration contained in the Terms of Reference.

II- Declaration of knowledge that the omission of any expense or cost necessary for the perfect execution of the object of this bid will be interpreted as not existing or already included in the prices, and that the bidder may not claim any increases after submitting the bid.

III- Declaration that the bid submitted fully complies with the specifications and conditions set out in this invitation to tender.

IV- Declaration of compliance with the deadlines for delivery of the equipment, undertaking to comply with the definitions contained in the Terms of Reference and this Public Notice.

V- Declaration preferably expressed in the following terms: the prices offered include expenses for material, labor, social, labor, tax, social security and commercial charges, freight, transport, insurance, packaging, brazing, incident taxes, exemptions (immunities), staff training and any other expenses that are or may be incurred in relation to the object of this bid.

6.7. If the supplier is not the manufacturer of the product, it must submit a statement from the manufacturer assuring that the products supplied will maintain the same original manufacturer's warranty and maintenance policies.

6.8. It will be the exclusive and total responsibility of the bidder to obtain information from the competent bodies, either abroad or in Brazil, on the incidence or not of taxes, duties and fees of any nature due for the supply of the object of this bid, in the domestic and/or foreign markets, considering the respective charges in their proposals, and no claim of ignorance of tax incidence or other correlates will be admitted.

6.9. All operating costs, social security, labor, tax, commercial and any other charges that directly or indirectly affect the execution of the object will be included in the amounts proposed.

6.10. Foreign bidders must include in the price of the object the value of international transport insurance, international freight, customs clearance and other applicable costs, taxes and tariffs, taking into account the International Trade Terms - INCOTERMS 2010 - DPU - Delivered At Place Unloaded - as well as the cost of storage, capatazia, transportation/freight to the place of delivery in the city of Brasília-DF, Brazil. as well as the "tax equalization" under § 4, art. 52 of Law No. 14.133, of April 1, 2021, contained in Annex IV - Price Proposal Model in order to preserve competition and isonomy in the bidding, to be defined in the

public notice.

6.11. To be responsible for all assistance required by the Customs Broker, duly accredited before the Foreign Trade System - SISCOMEX, for effective customs clearance with customs agencies and other government agencies that may be involved in the process of regularizing the entry of the object of this bid into the country, whose responsibility for choosing, hiring and paying the fees of the Customs Broker ("Broker") will be exclusively at the expense, risk and responsibility of the CONTRACTED company.

6.12. Any tax, cost or expense, direct or indirect, related to the supply of the object of this bid, omitted or incorrectly quoted in the bid will be considered as included in the price, and it will not be possible to claim increases under this argument.

6.13. The omission of any expense or cost necessary for the perfect execution of the object of this bid will be interpreted as not existing or already included in the prices, and the bidder may not claim after submission of the bid.

6.14. If the company's tax regime implies the payment of taxes in varying percentages, the appropriate quotation will be that which corresponds to the average of the company's actual payments over the last twelve months.

6.15. Regardless of the percentage of tax entered in the spreadsheet, the percentages established in current legislation will be withheld at source from payment.

6.16. In this tender, Micro and Small Companies may benefit from the Simples Nacional tax regime.

6.17. The submission of bids implies the obligation to comply with the provisions contained therein, in accordance with the Terms of Reference, and the bidder undertakes to execute the bidding object in accordance with its terms, as well as to supply the necessary materials, equipment, tools and utensils, in quantities and qualities appropriate to the perfect execution of the contract, promoting, when required, their replacement.

6.18. Bids will be valid for no less than 60 (sixty) days from the date of submission.

6.19. Bidders must respect the maximum prices established in the rules governing federal public contracts when taking part in public tenders;

6.20. Non-compliance with the aforementioned rules by the Administration on the part of contractors may give rise to liability by the Federal Court of Auditors and, after due legal process, generate the following consequences: the signing of a deadline for the adoption of the measures necessary for exact compliance with the law, under the terms of art. 71, item IX, of the Constitution; or condemnation of the public agents responsible and the contracted company to pay the losses to the treasury, if it is verified that there has been overbilling or overpricing in the execution of the contract.

Equalization of Bids

6.21. The prices offered, both in the initial proposal and in the bidding stage, shall be the sole responsibility of the bidder, who shall not be entitled to claim any alteration, on the grounds of error, omission or any other pretext.

6.22. Bidders may submit their proposals and bids in Brazilian Real, Euro or US Dollar, however, in order to register in the Government Procurement system, it is necessary to enter the amount in Brazilian Real, given the limitations of the system, which does not have automatic currency conversion.

6.23. Despite the possibility of submitting a bid in a foreign currency, it should be clarified that the Government Procurement system does not yet allow bids to be registered in a foreign currency. In this sense, in the bid judgment phase, when the company is asked to send the duly signed bid attachment, it may submit the bid in foreign currency, however, in the system, all values must be converted and registered in Real, as this is the currency allowed by the electronic system.

6.24. In general terms, the equalization of bids consists of the simulated addition of the cost of the taxes that burden the final sale operation in the domestic market of the object of the bid, by a Brazilian or foreign company operating in the country, to the bids submitted by foreign companies that do not operate in the country.

6.25. It is therefore a simulation, carried out by the contracting agent or commission, for the sole purpose of judging the bids, i.e. the Administration does not bear the cost related to these taxes if a foreign company that does not operate in the country is declared the winner, after the tax equalization of the bids, as long as all the other public notice requirements are met.

6.26. The price proposals submitted by foreign bidders, for the purposes of judgment, must be increased by the tax burdens applicable to Brazilian companies, in compliance with article 52, paragraph 4, of Law 14.133/21, and duly detailed in Annex IV - Proposal Model.

- 6.27. Brazilian and foreign bidders must provide details of the tax amounts in their bids. taxes in their bids, and equalization should be considered up to the final bids. Only when the dispute is closed, if a foreign company's bid wins, will the final price of the bid be entered into the system in the "negotiated value" field with a tax-free value, due to the tax immunity of public entities, considering the import on their behalf.
- 6.28. For the purposes of article 52, paragraph 4, of Law 14.133/21, the levies for tax equalization will be IPI (Tax on Industrialized Products), PIS (Social Integration Program) and COFINS (Contribution to Social Security Financing) and ICMS (Tax on Operations relating to the Circulation of Goods and on the Provision of Interstate and Intermunicipal Transport and Communication Services), as per Annex IV - Bid Template.
- 6.29. Equalization by import rates will not be made, as this would cause a breach of isonomy, with greater onerousness for foreign bidders, which would violate art. 9, II, and art. 52, § 6, both of Law 14.133/21.
- 6.30. For the purposes of equalizing bids, foreign companies will register their bids with prices converted into Brazilian currency (Real - R\$), according to the calculation memory contained in Annex IV - Bid Model.
- 6.31. The amounts proposed in foreign currency (dollar or Euro) must be converted into Real, at the PTAX exchange rate - the day before the proposal.
- 6.32. Two price proposal models (Annex IV - Proposal Model) will be attached to these Terms of Reference - one for national or nationalized companies; the other for foreign companies not operating in the country.
- 6.33. In the price proposal for national or nationalized companies, the unit price and the unit cost of the taxes levied on the goods must be broken down.
- 6.34. On the other hand, in the price proposal for foreign companies not operating in the country, only the unit price of the equipment must be broken down, without taking into account the incidence of taxes applied in Brazil.

7. FROM OPENING THE SESSION, CLASSIFICATION THE PROPOSALS E FORMULATION OF BIDS

- 7.1. This tender will be opened automatically in a public session, via the electronic system, on the date, time and place indicated in this Notice.
- 7.2. Bidders may withdraw or replace the proposal or qualification documents, where applicable, previously entered in the system, until the opening of the public session.
- 7.3. The system will provide its own field for exchanging messages between the Auctioneer and the bidders.
- 7.4. Once the competitive stage has begun, bidders must submit bids exclusively through the electronic system, and will be immediately informed of their receipt and the amount recorded.
- 7.5. The bid must be for the unit value of the item.
- 7.6. Bidders may offer successive bids, observing the time set for opening the session and the rules established in the Public Notice.
- 7.7. The bidder may only offer a lower bid or a higher percentage discount than the last one offered and registered by the system.
- 7.8. The minimum difference in value or percentage between bids, which will apply both to intermediate bids and to the bid that covers the best offer, must be R\$ 50.00 (fifty reais) for item 1 - Stand Alone Ballistic Plates (front and back set) and R\$ 20.00 (twenty reais) for items in group 1 - G1 (items 2 and 3) - Modular ballistic plate carrier vests of the Plate Carrier type (Black) and Modular ballistic plate carrier vests of the Plate Carrier type (Multicam®).
- 7.9. Bidders may, once only, delete their last bid, within fifteen seconds of it being registered in the system, in the event of an inconsistent or unfeasible bid.
- 7.10. The procedure will follow the dispute mode adopted.
- 7.11. The "open and closed" bidding mode is adopted for submitting bids in the electronic auction. Bidders will submit public and successive bids, with a final and closed bid.
- 7.12. The bidding phase of the public session will initially last fifteen minutes. After this period, the system will send a warning of the imminent closing of bids, after which a randomly determined period of up to ten minutes will elapse, at the end of which the receipt of bids will be automatically closed.
- 7.13. Once the period provided for in the previous sub-item has elapsed, the system will open the opportunity for the lowest bidder and those with prices up to 10% (ten percent) higher to offer a final, sealed bid within five minutes, which will remain confidential until this period has elapsed.
- 7.14. In the procedure referred to in the above sub-item, the bidder may choose to maintain its last bid

from the open stage, or to offer a better bid.

7.15. If there are not at least three offers under the conditions defined in this item, the authors of the subsequent best bids, in the order of classification, up to a maximum of three, may offer a final and closed bid within five minutes, which will be confidential until the end of this period.

7.16. After the time limits established in the previous sub-items have expired, the system will sort and publish the bids in ascending order of value.

7.17. Two or more bids of the same value will not be accepted, and the bid that is received and registered first will prevail.

7.18. During the course of the public session, bidders will be informed, in real time, of the value of the lowest registered bid, without identifying the bidder. After the time limits established in the previous sub-items have expired, the system will sort and publish the bids in ascending order of value.

7.19. In the event of a disconnection with the Auctioneer during the competitive stage of the Auction, the electronic system may remain accessible to bidders for the reception of bids.

7.20. When the disconnection from the electronic system to the auctioneer persists for more than ten minutes, the public session will be suspended and restarted only after twenty-four hours have elapsed since the auctioneer communicated this fact to the participants on the electronic site used for publication.

7.21. If the bidder does not submit a bid, it will compete with the value of its proposal.

7.22. For items that are not exclusive to micro-enterprises and small businesses, once the bidding stage has ended, the size of the business entity will be automatically verified with the Internal Revenue Service. The system will identify the participating micro and small companies in its own column and compare them with the values of the first-placed company, if it is a larger company, as well as the other classified companies, in order to apply the provisions of articles 44 and 45 of Complementary Law No. 123, of 2006, regulated by Decree No. 8,538, of 2015.

7.23. Under these conditions, bids from micro-enterprises and small businesses that are up to 5% (five percent) higher than the best bid or proposal will be considered tied with the first-place bidder.

7.24. The highest ranked company under the terms of the previous sub-item will have the right to submit a final offer to break the tie, which must be for a lower amount than that of the first-placed company, within 5 (five) minutes controlled by the system, counted after the automatic communication to do so.

7.25. If the best-ranked micro or small company withdraws or does not manifest itself within the established time limit, the other micro and small company bidders who are within that 5% (five percent) interval will be called, in the ranking order, to exercise the same right, within the time limit established in the previous sub-item.

7.26. In the event that the values presented by the micro and small companies in the intervals established in the previous sub-items are equivalent, a draw will be made between them to identify the one that can submit the best offer first.

7.27. There can only be a tie between equal bids (not followed by bids), or between the final bids of the closed phase of the open and closed dispute mode.

7.28. In the event of a tie between proposals or bids, the tie-breaking criterion will be that provided for in art. 60 of Law 14.133 of 2021, in that order:

a) final dispute, in which case the tied bidders will be able to submit a new bid as a continuation of the ranking;

b) evaluation of the previous contractual performance of the bidders, for which registration records should preferably be used for the purpose of attesting to compliance with the obligations provided for in this Law;

c) development by the bidder of gender equality actions in the workplace, in accordance with regulations;

d) development by the bidder of an integrity program, in accordance with the guidelines of the control bodies.

e) In the event of a tie, preference will be given, successively, to goods and services produced or provided by:

f) companies established in the territory of the State or Federal District of the bidding State or District Public Administration body or entity or, in the case of a bid held by a Municipal body or entity, in the territory of the State in which it is located;

g) Brazilian companies;

h) companies that invest in research and technology development in the country;

i) companies that can prove the practice of mitigation, under the terms of Law No. 12.187, of December 29, 2009.

7.29. Once the bidding stage of the public session has ended, if the first-placed bidder's proposal remains

above the estimated price set for the contract, the auctioneer may negotiate more advantageous conditions, once the outcome of the trial has been determined.

7.30. Different prices will not be allowed due to the place of delivery or packaging, batch size or any other reason.

7.31. Negotiations may be made with the other bidders, according to the ranking order initially established, when the first-placed bidder, even after negotiation, is disqualified because its bid remains above the estimated price set by the Administration.

7.32. Negotiations will be carried out through the system and may be monitored by the other bidders.

7.33. The result of the negotiation will be disclosed to all bidders and attached to the records of the bidding process.

7.34. The auctioneer will ask the highest-ranking bidder to send, within two (2) hours, the bid that corresponds to the last bid offered after the negotiation, accompanied, if applicable, by additional documents, when necessary to confirm those required in this Public Notice and already submitted.

7.35. The auctioneer may extend the deadline, based on a reasoned request made in the chat by the bidder, before the deadline expires.

7.36. Once the price has been negotiated, the Auctioneer will begin the phase of accepting and judging the bid.

8. THE JUDGMENT PHASE

8.1. 8.1. Once the negotiation stage has ended, the auctioneer will verify that the bidder provisionally ranked first meets the conditions for participation in the tender, as provided for in art. 14 of Law No. 14.133/2021, legislation, especially as regards the existence of a sanction that prevents participation in the tender or future contracting, by consulting the following registers:

I- SICAF;

II- National Register of Disreputable and Suspended Companies - CEIS, maintained by the Office of the Comptroller General (<https://www.portaltransparencia.gov.br/sancoes/ceis>); and

III- National Register of Punished Companies - CNEP, maintained by the Office of the Comptroller General (<https://www.portaltransparencia.gov.br/sancoes/cnep>).

IV- The records will be consulted in the name of the bidding company and also its majority shareholder, due to the prohibition in Article 12 of Law No. 8.429 of 1992.

V- If the bidder's Status Consultation shows the existence of Indirect Impeding Occurrences, the Auctioneer will take steps to verify whether there has been fraud on the part of the companies indicated in the Indirect Impeding Occurrences Report. (IN no. 3/2018, art. 29, caput)

8.2. The attempted fraud will be verified by means of corporate links, similar supply lines, among others (IN no. 3/2018, art. 29, §1).

8.3. The bidder will be summoned to comment prior to any disqualification (IN no. 3/2018, art. 29, §2).

8.4. If a sanction is found, the bidder will be deemed ineligible due to lack of participation conditions.

8.5. If the bidder provisionally classified in first place has made use of any treatment favored to ME/EPPs, the auctioneer will verify whether it is entitled to the benefit, in accordance with the public notice.

8.6. Once the conditions for participation and use of the favored treatment have been verified, the auctioneer will examine the proposal ranked first as to its suitability for the object and the compatibility of the price in relation to the maximum stipulated for contracting in this Public Notice and its annexes, observing the provisions of article 29 to 35 of IN SEGES No. 73, of September 30, 2022.

8.7. Once the bid has been accepted, the party provisionally ranked first must submit a sample, the date, place and time of which will be announced in a message on the system, and all interested parties, including other interested suppliers, will be allowed to attend. The samples must be delivered, unobstructed, at the bidder's expense, to the address SCN Q. 4, 5º Andar, Bloco C, sector: Planning and Control Division, Ed. Multibrasil Corporate - Edifício-Sede da Polícia Federal, - Bairro Asa Norte Brasília/DF CEP 70297-400, Telephone:

(61) 2024-8510 E-mail: dpc.cgplam.dlog@pf.gov.br, within a period of up to 30 (thirty) working days, after being summoned by the auctioneer, by message on the system, and the company assumes full responsibility for delivery and for any delay in delivery. In addition, at the stage of presentation of the samples, the qualification documents of the provisionally first-placed bidder will be checked at the same time as the bid judging phase, so as not to delay the bidding procedure by requesting samples (in view of the deadlines for presentation of the samples) from a provisionally first-placed bidder who, on analysis, is found to be ineligible for not meeting the requirements of the public notice. This act is carried out because

the qualification phase follows the bid judgment phase, thus avoiding delays and speeding up the bidding process.

8.8. The winning bid will be disqualified if it:

- a) Does not submit samples as required by the Terms of Reference or submits samples that do not comply with what is established
- b) Contains insanitary defects;
- c) do not comply with the technical specifications contained in the Terms of Reference;
- d) present unfeasible prices or remain above the maximum price defined for the contract;
- e) do not have their feasibility demonstrated, when required by the Administration;
- f) does not comply with any other requirements of this Public Notice or its or its annexes, as long as they are insanitary.

8.9. In the case of goods and services in general, it is an indication that bids are unfeasible if they are less than 50% (fifty percent) of the amount budgeted by the Administration.

8.10. Unfeasibility, in the case referred to in the caput, will only be considered after the auctioneer has carried out due diligence to prove that:

I- that the bidder's costs exceed the value of the bid; and

II- there are no opportunity costs capable of justifying the size of the bid.

III- If there are indications that the price proposal is unfeasible, or if further clarification is required, the company may be asked to prove that the proposal is feasible.

8.11. Errors in filling in the spreadsheet do not constitute grounds for disqualifying the bid. The spreadsheet may be adjusted by the supplier, within the period indicated by the system, as long as there is no increase in the price and it is proven that the price is sufficient to cover all the costs of the contract;

8.12. The adjustment referred to in this provision is limited to correcting errors or faults that do not alter the substance of the proposals;

8.13. An error in filling in the spreadsheet that can be corrected is the indication that taxes and contributions have been paid under the Simples Nacional system, when this system is not applicable.

8.14. For the purposes of analyzing the bid in terms of compliance with the specifications of the object, the written opinion of the sector requesting the service or the area specializing in the object may be taken.

8.15. The first-placed bidder must submit this in accordance with the Terms of Reference, failing which the bid will not be accepted.

8.16. A message on the system will announce the place and time of the procedure for evaluating the samples, which will be open to all interested parties, including the other bidders.

8.17. The results of the evaluations will be announced by means of a message on the system.

8.18. In the event of non-delivery of the sample or delay in delivery, without justification accepted by the Auctioneer, or in the event of delivery of a sample that does not meet the specifications set out in this Public Notice, the bidder's proposal will be rejected.

8.19. If the sample(s) submitted by the first-placed bidder are not accepted, the Auctioneer will analyze the acceptability of the proposal or bid offered by the second-placed bidder. This will be followed by verification of the sample(s) and so on, successively, until verification of one that meets the specifications set out in the Terms of Reference.

9. THE QUALIFICATION PHASE

9.1. The documents provided for in the Terms of Reference, which are necessary and sufficient to demonstrate the bidder's ability to carry out the object of the bid, will be required for qualification purposes, under the terms of arts. 62 to 70 of Law No. 14.133, of 2021.

9.2. The documentation required for legal, tax, social, labor and economic-financial qualification may be replaced by registration with SICAF.

9.3. As for the participation of foreign companies that do not operate in the country, the qualification requirements will be met by means of equivalent documents, initially presented in free translation.

9.4. In the event that the winning bidder is a foreign company that does not operate in the country, for the purposes of signing the contract or the price registration minutes, the documents required for qualification will be translated by a sworn translator in the country and apostilled in accordance with the provisions of Decree No. 8.660, of January 29, 2016, or another that may replace it, or consularized by the respective consulates or embassies.

9.5. Foreign documents from Portuguese-speaking countries do not require a sworn translation.

9.6. The requirement for consularization is waived for countries that are signatories to the Hague Apostille Convention, which only require the documentation to be apostilled.

- 9.7. Foreign companies that are unable to submit the documentation required in this Public Notice and in the Terms of Reference for participation in the tender, due to the lack of an equivalent instrument or due to specific legislation in the bidder's country of origin, must submit their own declaration in SICAF or signed by the company's legal representative, in simple translation. In order to sign the contract or price registration minutes, the Administration may request that this declaration, regarding the non-existence or prohibition of the presentation of equivalent documentation by virtue of legislation or internal determination of the country of origin, be authenticated by the respective consulate in Portuguese (Brazilian), translated by a sworn translator in Brazil.
- 9.8. The documents required for qualification purposes may be presented in original, by copy or by ANY OTHER MEANS EXPRESSLY ADMITTED BY THE ADMINISTRATION.
- 9.9. The documents required for qualification purposes may be replaced by a registration issued by a public body or entity, provided that the registration has been made in compliance with the provisions of Law No. 14.133/2021.
- 9.10. It will be checked whether the bidder has submitted a declaration that it meets the qualification requirements, and the declarant will be held responsible for the veracity of the information provided, in accordance with the law (art. 63, I, of Law No. 14.133/2021).
- 9.11. It will be checked whether the bidder has submitted in the system, under penalty of disqualification, the declaration that it complies with the requirements for reserving positions for people with disabilities and for people rehabilitated from Social Security, provided for by law and other specific rules.
- 9.12. Bidders must submit, under penalty of disqualification, a declaration that their economic proposals include all the costs of complying with the labor rights guaranteed in the Federal Constitution, labor laws, infra-legal regulations, collective bargaining agreements and conduct adjustment agreements in force on the date the proposals are submitted.
- 9.13. Qualification will be verified through Sicaf, on the documents it covers.
- 9.14. It will only be necessary to prove that the requirements have been met by submitting the original non-digital documents when there is doubt as to the integrity of the digital document or when the law expressly requires it (IN no. 3/2018, art. 4, §1, and art. 6, §4).
- 9.15. It is the bidder's responsibility to check the accuracy of its registration data in Sicaf and keep it up to date with the bodies responsible for the information, and it must immediately correct or amend the records as soon as it identifies inaccuracies or they become outdated. (IN no. 3/2018, art. 7, caput).
- 9.16. Failure to comply with the provisions of the previous item may result in disqualification at the time of qualification (IN no. 3/2018, art. 7, sole paragraph).
- 9.17. Verification by the auctioneer on official websites of bodies and entities that issue certificates constitutes legal means of proof for the purposes of qualification.
- 9.18. The documents required for qualification that are not included in Sicaf will be sent through the system, in digital format, within TWO HOURS, extendable for the same period, from the request of the auctioneer.
- 9.19. The verification in Sicaf or the requirement of documents not contained therein will only be made in relation to the winning bidder.
- 9.20. Documents relating to tax compliance that are included in the Terms of Reference will only be required, in any case, after the bids have been judged, and only from the highest ranked bidder.
- 9.21. Respecting the exception in the previous sub-item, relating to tax compliance, when the When the qualification phase precedes the bidding and judgment phases, the verification or requirement of this sub-item will occur in relation to all bidders.
- 9.22. Once the qualification documents have been submitted, it will not be permitted to substitute or submit new documents, except in the event of due diligence (Law 14.133/21, art. 64, and IN 73/2022, art. 39, §4):
- 9.23. supplementing information about the documents already submitted by the bidders and provided it is necessary to ascertain facts existing at the time the tender was opened; and
- 9.24. updating documents whose validity has expired after the date of receipt of bids;
- 9.25. When analyzing the qualification documents, the contracting committee may correct errors or flaws that do not alter the substance of the documents or their legal validity, by means of a reasoned decision, recorded in the minutes and accessible to all, giving them effect for the purposes of qualification and classification.
- 9.26. In the event that the bidder does not meet the requirements for qualification, the auctioneer will

examine the subsequent bid and so on, in the order of classification, until a bid is found that complies with this notice.

9.27. The qualification documents of the bidder whose bid complies with the call for tenders will only be made available for public access once the procedures referred to in the previous sub-item have been completed.

9.28. Proof of tax and labor compliance by micro and small businesses will only be required for the purposes of contracting, and not as a condition for participation in the bid (art. 4 of Decree No. 8.538/2015).

10. THE CONTRACT TERM

10.1. 10.1. Following approval and award of the contract, a contract or equivalent instrument will be signed.

10.2. The successful bidder will have a period of 5 working days from the date of its invitation to sign the contract term or equivalent instrument, under penalty of forfeiting the right to contract, without prejudice to the sanctions provided for in this Public Notice.

10.3. As an alternative to being summoned to appear before the body or entity to sign the Contract Term or equivalent instrument, the Administration may: a) send it for signature by post with acknowledgement of receipt (AR), so that it can be signed and returned within 30 working days from the date of receipt; b) provide access to an electronic process system so that it can be digitally signed within 5 working days; or c) other electronic means, ensuring a period of 5 working days to respond after receipt of the notification by the Administration.

10.4. Acceptance of the Purchase Order or equivalent instrument issued to the supplier awarded the contract implies acknowledgement that:

10.5. said Note is replacing the contract, and the provisions of Law 14.133 of 2021 apply to the business relationship established therein;

10.6. the contractor is bound by its bid and the provisions contained in this Public Notice;

10.7. the contractor acknowledges that the cases of termination are those provided for in articles 137 and 138 of Law No. 14.133 of 2021 and recognizes the rights of the Administration provided for in articles 137 to 139 of the same Law.

10.8. The terms of items 10.2 and 10.3 may be extended for an equal period at the justified request of the successful bidder and accepted by the Administration.

10.9. The term of the contract is that established in the Terms of Reference.

10.10. When signing the contract or equivalent instrument, it will be required to check the Cadin (Federal Public Sector Unpaid Credit Registry) and the qualification and contracting conditions set out in this Public Notice, which must be maintained by the supplier for the duration of the contract.

10.11. The existence of a record in Cadin is a factor that prevents contracting.

11. THE PRICE REGISTRATION ACT

11.1. Once the result of the bidding process has been approved, the highest ranked bidder will have a period of five (5) days from the date of its invitation to sign the Price Registration Minutes, the validity period of which is set out therein, under penalty of forfeiture of the right to contract, without prejudice to the sanctions provided for in Law 14.133 of 2021.

11.2. The call period may be extended once, for an equal period, at the request of the highest ranked bidder or the supplier called, provided that:

a) the request is duly justified and submitted within the deadline; and

b) the justification is accepted by the Administration.

11.3. The price registration minutes will be digitally signed and made available on the price registration system.

11.4. As many Price Registration Minutes as necessary will be formalized to register all the items listed in the Terms of Reference, indicating the winning bidder, the description of the item(s), the respective quantities, registered prices and other conditions.

11.5. The term of validity of the price registration minutes will be 1 (one) year and may be extended for the same period, and in the same quantities, provided that the advantageous price is proven.

11.6. The registered price, with an indication of the suppliers, will be published in the PNCP and made available for the duration of the price registration minutes.

11.7. The existence of registered prices will imply a commitment to supply under the conditions

established, but will not oblige the Administration to contract, with the option of holding a specific bidding process for the intended acquisition, provided it is duly justified.

11.8. In the event that the party called upon does not sign the price registration minutes within the time limit and under the conditions established, the Administration may call upon the remaining bidders from the reserve list, in the order of classification, to do so within the same time limit and under the conditions proposed by the first classified bidder.

11.9. If the validity of the Price Registration Minutes is extended, the respective registered quantities will be renewed.

12. FORMATION OF THE RESERVE REGISTER

12.1. After the tender has been approved, the register will be included in the minutes, as an annex:.

12.2. of the bidders who agree to quote the same price as the successful bidder, subject to their ranking in the tender; and

12.3. the bidders who maintain their original bid

12.4. The ranking order of the bidders or suppliers registered in the minutes will be respected in the contracting process.

12.5. The submission of new bids in accordance with this item will not affect the outcome of the tender in relation to the highest ranked bidder.

12.6. For the purposes of ranking, bidders or suppliers who agree to quote the same price as the successful bidder shall precede those who maintain their original bid.

12.7. The qualification of the bidders that will make up the reserve register will be carried out when there is a need to contract the remaining bidders, in the following cases:

12.8. when the winning bidder fails to sign the price registration minutes within the period and under the conditions established in the public notice; or

12.9. when the supplier's registration or price registration is canceled, in the cases provided for in articles 28 and 29 of Decree 11.462/23.

12.10. In the event that none of the bidders who have agreed to quote the same price as the successful bidder agree to the contract under the same terms and conditions proposed by the first-ranked bidder, the Administration, subject to the estimated value and any updating thereof as provided for in the public notice, may:

12.11. call the bidders who maintained their original bid to negotiate, in the ranking order, with a view to obtaining a better price, even if it is higher than that of the successful bidder; or

12.12. award and sign the contract on the terms offered by the remaining bidders, observing the ranking order, when negotiation of better terms has been frustrated.

13. APPEALS

13.1. Appeals regarding the judgment of bids, the qualification or disqualification of bidders, the annulment or revocation of the bid, will comply with the provisions of art. 165 of Law No. 14,133 of 2021.

13.2. The appeal period is three (3) working days, counting from the date of notification or the drawing up of the minutes.

13.3. When the submitted appeal challenges the judgment of the bids or the act of qualification or disqualification of the bidder:

13.4. the intention to appeal must be expressed immediately, under penalty of estoppel;

13.5. the time limit for expressing the intention to appeal shall not be less than 10 (ten) minutes.

13.6. the deadline for submitting reasons for appeal will begin on the date of notification or drawing up of the minutes of qualification or disqualification;

13.7. in the event of the inversion of phases provided for in §1 of art. 17 of Law no. 14.133, of 2021, the deadline for submitting reasons for appeal will begin on the date of notification of the minutes.judgment

13.8. Appeals must be submitted in the appropriate field of the system.

13.9. The appeal shall be addressed to the authority that issued the act or made the decision under appeal, which may reconsider its decision within 3 (three) working days, or, within the same period, forward the appeal to the higher authority, which must make its decision within 10 (ten) working days, counted from the receipt of the records.

13.10. Appeals filed after the deadline will not be accepted.

13.11. The deadline for the other bidders to submit their counter-appeals will be 3 (three) working days, counting from the date of personal notification or disclosure of the filing of the appeal, ensuring that they have an immediate view of the elements indispensable to the defense of their interests.

13.12. The appeal and the request for reconsideration will have suspensive effect of the act or decision appealed against until a final decision is taken by the competent authority.

13.13. Acceptance of the appeal invalidates only those acts that cannot be used.

13.14. The case file will remain open to all interested parties on the website <https://www.gov.br/pf/pt-br/assuntos/licitacoes/2023/diretoria-de-administracao-e-logistica-policial-dlog/pregao-eletronico>.

14. ADMINISTRATIVE INFRACTIONS AND SANCTIONS

14.1. Any bidder who, with intent or fault, commits an administrative infraction, under the terms of the law:

14.2. fails to deliver the documentation required for the tender or fails to deliver any document requested by the auctioneer during the tender;

14.3. Except as a result of a duly justified supervening event, fails to maintain the bid, in particular when:

14.4. fails to submit a bid in line with the last bid offered or after negotiation;

14.5. refuses to send the bid details when required;

14.6. asks to be disqualified when the competitive stage has ended; or

14.7. fails to submit a sample;

14.8. submits a bid or sample that does not comply with the specifications of the public notice;

14.9. does not sign the contract or does not deliver the documentation required for the contract, when summoned within the validity period of its bid;

14.10. refuses, without justification, to sign the contract or the price registration minutes, or to accept or withdraw the equivalent instrument within the period established by the Administration;

14.11. submits a false declaration or documentation required for the bidding process or makes a false declaration during the bidding process

14.12. defraud the bidding process

14.13. behave in an unfit manner or commit fraud of any kind, in particular when:

14.14. acting in collusion or in breach of the law;

14.15. deliberately misleads in the judgment;

14.16. submitting a falsified or damaged sample

14.17. commits unlawful acts with a view to frustrating the objectives of the bidding process

14.18. committing the harmful act provided for in Article 5 of Law No. 12,846 of 2013.

14.19. Pursuant to Law No. 14.133 of 2021, the Administration may, with prior defense guaranteed, apply the following sanctions to bidders and/or successful bidders, without prejudice to civil and criminal liability:

14.20. warning;

14.21. fine;

14.22. debarment from bidding and contracting, and

14.23. declaration of ineligibility to bid or contract, for as long as the reasons for the sanction persist or until their rehabilitation is promoted before the authority that imposed the sanction.

14.24. When imposing sanctions, consideration will be given to

14.25. the nature and seriousness of the infraction committed.

14.26. the peculiarities of the specific case

14.27. the aggravating or mitigating circumstances

14.28. the damage caused to the Public Administration

14.29. the implementation or improvement of the integrity program, in accordance with the rules and guidelines of the control bodies.

14.30. The fine will be between 0.5% and 30% of the value of the tendered contract, paid within a maximum of thirty (30) working days from the official communication.

14.31. For infractions under items 14.2, 14.3 and 14.9, the fine will be between 0.5% and 15% of the value of the tendered contract.

14.32. For infractions under items 14.14, 14.15, 14.16, 14.17 and 14.18, the fine will be between 15% and 30% of the value of the tendered contract.

14.33. The sanctions of warning, impediment to bidding and contracting and declaration of ineligibility to bid or contract may be applied, cumulatively or not, to the penalty of a fine.

14.34. When a fine is imposed, the interested party will be allowed to defend itself within 15 (fifteen) working days from the date of notification.

14.35. The sanction of impediment to bidding and contracting will be applied to the person responsible as a result of of the administrative infractions listed in items 14.2, 14.3 and 14.9, when the imposition of a

more serious penalty is not justified, and will prevent the person responsible from bidding and contracting within the scope of the direct and indirect Public Administration of the federative entity to which the body or entity belongs, for a maximum period of 3 (three) years.

14.36. The person responsible may be sanctioned with a declaration of ineligibility to bid or contract, as a result of committing the infractions set out in items 14.14, 12.15, 12.16, 12.17 and 14.18, as well as for the administrative infractions set out in items 14.2, 14.3 and 14.9 that justify the imposition of a more serious penalty than the sanction of impediment to bidding and contracting, the duration of which will observe the period provided for in art. 156, §5, of Law No. 14.133/2021.

14.37. The unjustified refusal of the successful bidder to sign the contract or the price registration minutes, or to accept or withdraw the equivalent instrument within the period established by the Administration, described in item 12.1.3, will characterize total non-compliance with the obligation assumed and will subject it to penalties and the immediate loss of the bid guarantee in favor of the body or entity promoting the bid, under the terms of art. 45, §4 of IN SEGES/ME no. 73, of 2022.

14.38. The determination of liability related to the sanctions of impediment to bidding and contracting and declaration of ineligibility to bid or contract will require the initiation of an accountability process to be conducted by a commission composed of two (2) or more stable civil servants, who will evaluate known facts and circumstances and summon the bidder or successful bidder to, within 15 (fifteen) business days, counting from the date of their summons, present a written defense and specify the evidence they intend to produce.

14.39. An appeal may be lodged within 15 (fifteen) working days of the sanctions of warning, fine and impediment to bidding and contracting, counting from the date of the summons, which shall be addressed to the authority that issued the decision appealed against, which, if it does not reconsider it within 5 (five) working days, shall forward the appeal with its reasons to the higher authority, which shall issue its decision within a maximum of 20 (twenty) working days, counting from receipt of the records.

14.40. A request for reconsideration of the sanction of being declared ineligible to bid or contract may be submitted within 15 (fifteen) working days from the date of notification, and decided within a maximum of 20 (twenty) working days from receipt.

14.41. Appeals and requests for reconsideration will have a suspensive effect on the act or decision appealed against until a final decision is taken by the competent authority.

14.42. The application of the sanctions provided for in this notice does not, under any circumstances, exclude the obligation to make full reparation for the damage caused.

14.43. In order to guarantee the bidders' full defense and adversarial proceedings, notifications will be sent electronically to the e-mail addresses provided in the commercial proposal, as well as those registered by the company on SICAF.

14.44. The e-mail addresses provided in the commercial proposal and/or registered with SICAF will be considered to be in continuous use by the company, and there can be no claim of ignorance of the communications sent to them.

15. CHALLENGE TO THE PUBLIC NOTICE AND REQUEST FOR

15.1. Any person is entitled to challenge this Public Notice for irregularities in the application of Law 14.133, of 2021, and must file the request no later than 3 (three) working days before the date of the opening of the tender.

15.2. The response to the challenge or request for clarification will be published on the official website within three (3) working days, limited to the last working day prior to the opening date of the tender.

15.3. Challenges and requests for clarification may be submitted electronically, by the following means: secom.cgad.dlog@pf.gov.br, or by petition addressed to or filed at Edifício Multibrasil Corporate Setor Comercial Norte Q. 4 - Asa Norte, Brasília - DF, CEP 70714-000, Procurement Service section.

15.4. Challenges and requests for clarification do not suspend the deadlines set for the tender.

15.5. The granting of suspensive effect to a challenge is an exceptional measure and must be justified by the contracting agent, in the records of the bidding process.

15.6. If the challenge is upheld, a new date for the tender will be set and published.

16. GENERAL PROVISIONS

16.1. Minutes of the public session will be published on the electronic system.

16.2. If there are no working hours or if any supervening event occurs that prevents the event from taking place on the scheduled date, the session will be automatically transferred to the first subsequent working day, at the same time as previously established, provided there is no communication to the

contrary by the Auctioneer.

16.3. All time references in the Public Notice, in the notice and during the public session will observe Brasilia time.

16.4. In addition to the official channels provided for in national legislation, the notice of the tender will be published on the Portal (www.dgmarket.com), a portal created by the World Bank, with more than 170 countries, in order to allow the tender to be widely publicized.

16.5. Approval of the results of this tender does not imply the right to contract.

16.6. The rules governing the bidding process will always be interpreted in favor of broadening the competition between interested parties, as long as they do not compromise the interests of the Administration, the principle of equality, the purpose and security of the contract.

16.7. Bidders assume all costs of preparing and submitting their bids and the Administration will in no case be responsible for these costs, regardless of the conduct or outcome of the bidding process.

16.8. When calculating the deadlines established in this Public Notice and its Annexes, the day on which they begin shall be excluded and the day on which they expire shall be included. Deadlines only start and expire on working days at the Administration.

16.9. Failure to comply with non-essential formal requirements will not result in the removal of the bidder, provided that it is possible to take advantage of the act, observing the principles of isonomy and the public interest.

16.10. In the event of any discrepancy between the provisions of this Public Notice and its annexes or other parts that make up the process, those of this Public Notice shall prevail.

16.11. The Public Notice and its annexes are available in full on the National Public Procurement Portal (PNCP) e address www.comprasgovernamentais.gov.br, <https://www.gov.br/compras/pt-br>.

16.12. Any translation discrepancies that may lead to interpretation doubts regarding the documents in the process, the documents transcribed in Portuguese shall prevail.

16.13. Reference of model used: www.gov.br/agu/pt-br/composicao/cgu/cgu/modelos/licitacoescontratos/14133/pregao-e-concorrencia/modelo_edital_pregao_srp_lei_14-133_v-maio23-correcao-erro-material-30-07-24.docx

16.14. We declare that, for the due procedural instruction, the models of Terms of Reference/Basic Project, Public Notice, Contract and Price Registration Minutes on the AGU website were used.

16.15. For all intents and purposes, the following annexes are part of this Public Notice:

- a) Preliminary Study;
- b) Terms of Reference;
- c) Annex I - Technical Specification Booklet;
- d) Annex II - Usability test;
- e) Annex III - Evaluator Form;
- f) Annex IV - Proposal Model;
- g) Annex V - Test Protocol for Provisional Receipt;
- h) Draft Price Registration Minutes; and
- i) Draft Contract.

SIGNATURE OF THE COMPETENT AUTHORITY



Documento assinado eletronicamente por **ANDRE LUIS LIMA CARMO**, **Diretor(a)**, em 24/06/2025, às 15:12, conforme horário oficial de Brasília, com fundamento no art. 6º, § 1º, do [Decreto nº 8.539, de 8 de outubro de 2015](#).



A autenticidade deste documento pode ser conferida no site https://sei4.pf.gov.br/sei/controlador_externo.php?acao=documento_conferir&id_orgao_acesso_externo=0&cv=66635352&crc=2B55DBF7.
Código verificador: **66635352** e Código CRC: **2B55DBF7**.

