

BRAZILIAN AERONAUTICAL COMMISSION IN WASHINGTON



TERMS AND CONDITIONS PURCHASE OF ORDINARY GOODS ELECTRONIC REVERSE AUCTION – e-RA



MINISTRY OF DEFENSE
AIR FORCE COMMAND
BRAZILIAN AERONAUTICAL COMMISSION IN WASHINGTON

TERMS AND CONDITIONS – PURCHASE OF GOODS

All bids conducted in electronic form by the Brazilian Aeronautical Commission in Washington (BACW), through the BACW Electronic Bidding System, for the acquisition of common goods, will be governed by these "Terms and Conditions", being carried out in the modality Reverse Auction, in electronic form ("Electronic Reverse Auction" – e-RA), under the indirect execution regime, with the award criteria of lowest price per item, in accordance with paragraph 2 of article 1 of Law No. 14,133, of April 1st, 2021, and Ordinance GM-MD No. 5,175 of December 15th, 2021.

All phases of the process will be carried out in the light of the Brazilian public interest and in search of the most advantageous proposal for the Air Force Command, and the rules applicable to the bidding process will always be interpreted in favor of expanding the dispute among the stakeholders, safeguarding the Administration's interest, the equality among bidders, and the purpose and security of the contract.

The proposals submitted to the BACW will be regulated, interpreted, and evaluated based on paragraph 2 of article 1 of Law No. 14,133/, 2021, and the provisions of Ordinance GM-MD No. 5,175/2021, in conformity with the principles of isonomy, selection of the most advantageous proposal for the Administration, legality, impersonality, morality, publicity, efficiency, equality, public interest, planning, transparency, effectiveness, segregation of duties, motivation, administrative probity, binding to the invitation instrument, objective judgment, legal security, reasonableness, competitiveness, proportionality, celerity, and economy.

The participation of the bidders in each tender is voluntary and the responsibility for contractual compliance is understood as a priority for the Brazilian Air Force. By submitting its proposal, the bidder declares to be aware of the commitment undertaken, ratifies full acceptance of all articles of these "Terms and Conditions", especially regarding compliance with the specifications, conditions and delivery deadlines and the possibility of administrative sanctions for non-compliance with the obligations undertaken or the conditions of these "Terms and Conditions" and the "Purchase Orders" (PO) issued.

These "Terms and Conditions" do not apply to service contracting, or any other modality than Electronic Reverse Auction.

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1. OBJECT

- 1.1.**The object of the bid will be described in the Request for Quote (RFQ), in accordance with the Requisitions available in the BACW Electronic Bidding System. The conditions and general information are described and defined in these “Terms and Conditions” and its annexes, including the RFQ.
- 1.2.**At BACW's discretion, basic projects, technical specifications or other documents deemed necessary to guide the bidders may be included in the RFQ/Requests.

2. PARTICIPATION AND ACCREDITATION

- 2.1.**The bids may be participated in by the business entities legally constituted, in the area of activity of the object of the bid, that meet the pre-established requirements and conditions for accreditation with BACW and registration in BACW Electronic Bidding System, and meet the requirements of legal qualification, technical qualification and economic and financial qualification defined in each RFQ.
- 2.2.**The registration of suppliers with BACW is open to all interested parties who meet the established requirements and is open throughout the year. The detailed requirements and guidelines for qualification, as well as the application form for registration are available at www.fab.mil.br/cabw.
- 2.3.**Cannot participate in the bids:
 - a) corporate entity, individually or as part of a consortium or joint venture, that is also participating in the same bidding process as a member, shareholder, consultant, controller or agent of another bidder;
 - b) corporate entity, individually or as part of a consortium or joint venture, that has in its staff natural or legal persons serving as employees, agents or consultants of another bidder;
 - c) individuals or legal entities that have been impeded, suspended or declared ineligible to contract with the Brazilian Public Administration or with the Government of the United States of America;
 - d) the authors, either natural or legal entities, of preliminary projects, basic projects or executive projects of works, services or the supply of goods when the bidding has an object related to them;
 - e) those who maintain ties of a technical, commercial, economic, financial, labor or civil nature with the Head of BACW or with public agents who perform functions in the bidding or act in the supervision or management of the contract, or who are their spouse, partner or relative in a direct, collateral or by affinity, up to the third degree.
- 2.4.**Business entities registered in BACW Electronic Bidding System, with active status, will be automatically accredited for participation in the tenders. The accreditation with BACW implies

the responsibility of the bidder or its legal representative and the presumption of its technical capacity to carry out the transactions inherent in the bidding process.

- 2.5. The bidder is exclusively and formally responsible for the transactions carried out on its behalf, assumes as firm and true its proposals and its bids, including the acts practiced directly or by its representative, excluding the responsibility of the system provider or the body or entity promoting the bidding for any damages resulting from improper use of access credentials, even by third parties.
- 2.6. It is the responsibility of the registered business entity to check the accuracy of its registration data in the BACW Electronic Bidding System and keep them updated with BACW, and shall immediately correct or amend the records as soon as it identifies incorrectness or they become outdated. Inaccuracies or outdates may result in disqualification.

3. PRICE PROPOSALS

- 3.1. The bidder must submit the proposal in response to an RFQ, through the BACW Electronic Bidding System, by the date and time established in the RFQ.
- 3.2. The bidders registered in the BACW Electronic Bidding System must include their proposals directly in it, using an access password.
- 3.3. Eventually, upon motivated decision of the BACW Contracting Agent, proposals sent by e-mail or by physical delivery to the BACW's protocol may be accepted, provided they are sent by the date and time established for the receipt of proposals.
- 3.4. The proposals must indicate the complete description of the material, the quantity offered, the unit price, the total price, the supply unit, the condition of the material offered, and the delivery time.
 - 3.4.1. In the "Description" field, the bidder can add information deemed relevant or specifics of the submitted proposal.
- 3.5. The proposal must comply with the specifications required in the respective RFQ. Changes in description, quantity, condition, unit of supply and/or part number (PN) must be fully explained in the "Additional Information/Description" field of the proposal. Variations in specifications or quantities may result in disqualification of the proposal by BACW, as its sole and absolute discretion.
- 3.6. Proposals with information or conditions that typify disclaimer, such as susceptibility to prior sale, minimum order requirements, lower than required item condition, delivery dates later than specified in the RFQ or establishment of minimum invoicing, may lead to disqualification, at BACW's sole and absolute discretion.
- 3.7. Proposals must be presented in an objective manner. Situations or information other than those contained in these "Terms and Conditions" and in the RFQ may lead to disqualification. Conditions for starting the delivery period and the indication of values to be added after submission of the proposal (such as, but not limited to, handling, packing, shipping, storage

and/or import/export fees) may lead to the disqualification of proposals, at BACW's sole and absolute discretion.

- 3.8. All fields of the proposals will be considered final (prices, deadlines, conditions, etc.), and the bidder must be concerned to foresee eventualities, according to an adequate risk management, in order to avoid losses for both parties.
- 3.9. The condition of the material offered in the proposal must be indicated in the field Condition ("Cond"), and must be the same or superior of the requested in the RFQ.
- 3.10. Proposals that present materials in different conditions from those requested in the RFQ will have their acceptance analyzed by BACW, being up to the bidder to prove that they fully comply with the specifications of the RFQ.
- 3.11. Conditions "A", "B" and "C" must be proven, through the presentation of warranties or certificates, as follows:
 - a) Cond. "A" (new manufacturer - OEM):
 - a1. **it is mandatory to present the Certificate of Conformity (CoC) of the manufacturer**, proving the condition of the item;
 - a2. the **original manufacturer's warranty certificate** must be presented together with the invoice;
 - a3. the original manufacturer's warranty will come into force from the moment the items are delivered to BACW;
 - a4. the warranty will be an integral part of the order, from the moment the proposal is accepted;
 - b) Cond. "B" (new surplus): the warranty statement must appear on the invoice, certifying that the material is new, unused and has been inspected and found suitable for flight. Inspection certificates must be attached to the invoice. The warranty will come into effect upon delivery of the item to BACW; and
 - c) Cond "C" (OHC - Overhauled Condition): the material must have original certification and the authorization for inspection/rectification issued by the Governmental Regulatory Agency, which must be attached to the invoice, as of the bid date.
- 3.12. All prices quoted must consider that the material sold will be exported. Supplier will be considered USPP (United States Principal Party of Interest) and responsible for application and payment of duties and taxes for export licenses, when applicable.
- 3.13. All proposals must have a minimum validity of 60 (sixty) days, from the date of its entry in SISCAB. If the bidder presents a proposal with a validity of less than 60 days, it must insert such information in the "Additional Information" field, being aware that this situation may lead to the disqualification of its proposal, at BACW's sole and absolute discretion.
- 3.14. Proposals must be submitted in US dollars, unless otherwise specified in the RFQ.

- 3.15. The prices proposed by the bidders must include all ordinary expenses, direct or indirect, arising from the performance of the object, including, but not limited to, fees, taxes, social contributions, labor, social charges, fiscal and commercial values that are overdue, administrative fees, cost for issuing or evaluating expenses, cost of transportation (including costs of shipping material to the contracting party, customs clearance, material consumption costs, insurance, and all other fees necessary for the full compliance of the contracted object).
- 3.16. The proposals submitted cannot be altered after the closing date and time for their presentation.
- 3.17. BACW may perform diligences and request clarifications on the proposals submitted, as well as request the physical or electronic submission of supporting documentation or the prices offered.

4. OPENING OF PROPOSALS AND AUCTION PHASE

- 4.1. Bids will be opened in a public session, through the BACW Electronic Bidding System, on the date, time and place indicated in each RFQ..
- 4.2. On the date and time previously established, the system will open the bids submitted by the bidders, automatically sorting them in descending order of prices..
- 4.3. Next, the auction phase will begin, in which bidders will be able to submit auction bids for all items, exclusively through the electronic system, being immediately informed of their receipt and of the amount recorded.
- 4.4. The auction phase will be open for a period of 24 hours, counted from the opening of the proposals. After the closing of the auction phase, the bidding will enter into random closing and will be closed in a maximum time of 60 minutes.
- 4.5. Bidders may offer successive rounds of bids, observing the time fixed for opening the session and the rules set out in these Terms and Conditions and in the RFQ. The bidder may offer a lower value offer than the last one offered by it and registered by the system.
- 4.6. A minimum value interval may be established in the BACW Electronic Bidding System between the bids to be offered, according to the value of the RFQ.
- 4.7. Two or more bids of the same value will not be accepted, the one that is registered first prevailing.
- 4.8. Bidders will be informed, in real time, of the value of the lowest registered bid, without the identification of the bidder who provided the best offer.
- 4.9. The BACW Contracting Agent and its support team may exclude bids that lead to derisory proposals.
- 4.10. If the bidder does not submit a bid, it will compete with the value submitted in its proposal initially registered in the system.

- 4.11. In the event of system disconnection due to technical problems, the auction phase may be extended at the discretion of the BACW Contracting Agent.
- 4.12. At the end of the auction phase, the closed phase will begin, in which bidders will have the opportunity to make their Best and Final Offer – BAFO.
- 4.13. Will participate in the closed phase the author of the most advantageous proposal and those with values up to 10% higher.
- 4.14. In addition, to ensure competition in the closed phase, the system will allow the participation of the authors of the best subsequent values, until reaching 5 companies to offer a final closed bid.
- 4.15. Once the auction phase is closed, during the judging of the bids, the BACW Contracting Agent may negotiate with the lowest proposal, already taking into account the registered bids, with the aim of reducing the value of the offer.

5. PRICE PROPOSALS JUDGEMENT AND QUALIFICATION

5.1. The judgment of the proposals will be made by the BACW Contracting Agent, in conjunction with the Requesting MO (military organization)/End User, verifying the adequacy of the proposals to the criteria, conditions, specifications and prices established in these “Terms and Conditions” and in the respective RFQs.

5.2. BACW will disqualify proposals:

- a) with irreparable defects and that do not comply with the requirements set forth in these “Terms and Conditions” (including the RFQ and its attachments);
- b) that do not comply with the technical specifications provided in the RFQ;
- c) with values higher than the Administration’s reference price;
- d) with prices manifestly unfeasible, derisory, symbolic or of zero value, incompatible with market prices or that do not have their feasibility demonstrated, when required by the BACW;
- e) with advantages not provided for in these “Terms and Conditions”; and
- f) that are subsidized by financing or that present advantages based on proposals from other bidders.

5.3. The reasons for eventual declassification of proposals will be registered in a specific field of the BACW Electronic Bidding System.

5.4. In analyzing the feasibility of submitted proposals, BACW and the Requesting MO will not limit themselves to examining the percentage of the proposal values in relation to the reference price. The declaration of unfeasibility will be preceded by an analysis of the bid, by giving the bidder the opportunity to demonstrate the viability and safety of the prices offered. For this purpose, the bidders may be requested to submit the cost and price formation spreadsheet, the detailing of brands or products to be delivered, the presentation of conditions or reasons that

led to the peculiar formation of prices or other measures deemed necessary. After the analysis of such information, the justification for acceptance or rejection of the proposal submitted will be presented, with the formal record of the reasons for the decision.

5.5.The proposals will be classified in ascending order by the proposed prices, being declared winner the one that presents the lowest value and meets the criteria and specifications of these “Terms and Conditions” and the respective RFQ.

5.6.In the event of a tie between two or more bids, the following tie-breaking criteria will be used, in this order:

- a) final dispute, in which case the tied bidders may submit a new bid in a continuous act of classification;
- b) evaluation of the bidders’ previous contractual performance, for which registration records should preferably be used for the purpose of attesting compliance with obligations to deliver materials to the BACW; and
- c) public draw of lots, on a date and time established by the Administration, to which all bidders will be summoned.

5.7. Once the bids have been analyzed and judged, the BACW Contracting Agent will verify any aspects of the qualification of the first-placed bidder and will declare the winner of the tender, awarding the object to it.

5.8.After the winning bidder has been declared, the object will be awarded to it by the BACW Contracting Agent, and the bidding process will be submitted for homologation by the Head of BACW.

6. APPEALS AND IMPUGNATIONS

6.1.Any person is entitled to impugn these “Terms and Conditions” due to irregularity in the application of the legal rules or to request clarification on its terms.

6.2.Such request must be filed until 3 working days before the opening date of each bid. Therefore, the right to impugn the terms of the invitation to bid shall decline to the bidder that does not do so until the third working day preceding the opening of the public session.

6.3.The answer to the challenge or request for clarification will be posted on the BACW website within 3 working days, limited to the last working day before the date of the opening of the bid.

6.4.Appeals may be filed, within 3 working days of the notification of the act, in the cases of:

- a) acceptance or rejection of the request for pre-qualification of the interested party or for inscription in the cadastral register, or its alteration or cancellation;
- b) judgment of the proposals;
- c) qualification or non-qualification of a bidder;

- d) annulment or revocation of the bidding process; and
- e) contract termination, when determined by a unilateral and written act of the Administration.

6.5. Once the winning bidder has been declared, any bidder may, during the period granted by the Contracting Agent in the public session, in a proper field of the BACW Electronic Bidding System, express its intention to appeal. The reasons for appeal must then be submitted, in the BACW Electronic Bidding System, within a maximum of 3 days from the date of the drawing up of the minutes of judgment and qualification. Failure to manifest the intention to appeal during the public session will lead to the preclusion of such right.

6.6. Once the appeal is filed, it will be informed to the other bidders so that they can submit their counterarguments within 3 days.

6.7. Appeals will be reviewed by the BACW Contracting Agent and forwarded to the Head of BACW for decision.

7. CONTRACT

7.1. The contracts originated from bidding processes governed by these “Terms and Conditions” will be replaced by a “Purchase Order” (PO).

7.2. The POs will be sent to the contracted party (bidder) through BACW Electronic Bidding System, and the execution deadlines will start with the registration of the “acknowledgment” by the contracted party in that system.

7.3. The POs issued will state the object, prices, and delivery time and place.

7.4. In case of partial or total breach of the Purchase Order or of the provisions of these “Terms and Conditions”, BACW may unilaterally terminate the contract, promoting the annulment of the PO. In cases of non-compliance, the provisions of sub-item 8.5 of these “Terms and Conditions” must be observed.

7.5. In cases of cancellation of the POs, when typified a contract termination motivated by the contracted party (bidder), an Administrative Proceeding for Investigation of Irregularities will be instituted, which, after ensuring the right to contradictory and ample defense, may culminate in the application of administrative sanctions to the contracted party (bidder).

8. RECEIVING

8.1. The material, object of the contract, may be delivered at any of the locations available at the link <https://www2.fab.mil.br/cabw/images/PDF/Shipping_Information.pdf>, and the bidder must take responsibility for this information when entering the proposal in the BACW Electronic Bidding System.

- 8.1.1. Is authorized the change of the place of delivery at any stage of the process, provided there is a request from the bidder, and such information must be apostilled to the PO originally issued.
- 8.1.2. Deliveries to Brazil will not be allowed. Exceptional cases will be analyzed by the Head of BACW.
- 8.2. All materials must be delivered accompanied by an invoice and a packing list, in accordance with the data of the PO issued.
- 8.3. The objects will be received:
- a) provisionally, by documentary receipt in the BACW Warehouse; and
 - b) definitively, by the receiving commission (COMREC) of the Requesting MO (end user) in Brazil, after verification of the quality and quantity of the delivered material.
- 8.4. The delivery, packing, and transport must follow the rules established in Clause **Erro! Fonte de referência não encontrada.** of these “Terms and Conditions” and in the respective RFQ.
- 8.5. Materials delivered in non-compliance with the specifications provided in these “Terms and Conditions” and the RFQ must be replaced by the contracted party (bidder). If the delivered material is rejected on the definitive receipt, the registration of “credit memo” will not be accepted, and the item must be replaced or the amount refunded to BACW.

9. PAYMENTS

- 9.1. Payments will be made by BACW to the contracted party (bidder) within 30 days from the delivery of the material at the BACW Warehouse, provided that the delivery has occurred in accordance with the provisions of these “Terms and Conditions”, and there are no pending documents.
- 9.1.1. When the material is shipped to other location (as per link <https://www2.fab.mil.br/cabw/images/PDF/Shipping_Information.pdf>), the payment deadline will start after receipt of copy of the invoice in BACW Warehouse, duly signed by the person responsible for the receipt of the item.
- 9.2. The payment will be made by wire transfer to a bank account in the name of the contracted party (bidder), being forbidden the payment in third party accounts, except in cases where there is a link between the companies, proven by documents and accepted by BACW.
- 9.3. Occasionally, BACW may send payments by check, if the contracted party formally requests this method of payment.
- 9.4. Payments will be made in US dollars unless otherwise provided in the RFQ and PO.
- 9.5. BACW will not cover any fees charged by the bidder's banks for the receipt of wire transfers.

10. SUPERVISION

10.1. The execution of the contracted objects will be supervised by the Head of the Material Section of the BACW or by other military personnel or local assistants designated by the Head of the BACW.

11. PRICE READJUSTMENT

11.1. The prices proposed are firm, fixed (FFP) and non-adjustable.

12. ADDITIONS AND SUPPRESSIONS

12.1. The contracted party (bidder) is obligated to accept additions or suppressions in the quantity of the contracted items, up to a limit of 25%.

13. PENALTIES

13.1.1. The contracted party (bidder) may be held administratively responsible for the following infractions:

- a) cause the partial non-execution of the contract;
- b) cause partial non-performance of the contract that causes serious damage to the Administration, to the operation of public services or to the collective interest;
- c) cause the total non-execution of the contract;
- d) failing to deliver the documentation required for the tender;
- e) does not maintain the proposal, except as a result of a supervening fact duly justified and accepted by BACW;
- f) refuses to receive the purchase order or does not deliver the documentation required for the contracting, when summoned within the validity term of its proposal;
- g) cause the delay in the execution or delivery of the bid object without a justified reason;
- h) present false declaration or documentation required for the bidding or provide false declaration during the bidding or the execution of the purchase order;
- i) defraud the bidding or practice fraudulent act in the execution of the purchase order;
- j) behave dishonestly or commit fraud of any nature;
- k) practice illicit acts aiming at frustrating the bidding objectives;
- l) deliver material different from the Part Number (PN) and National Stock Number (NSN) specified in the PO; and
- m) change the place of delivery, the quantities, the condition, the price or the description specified in the PO.

- 13.2.** Unjustified delay in the execution of the contract will subject the contracted party (bidder) to a late payment fine, as provided for in these “Terms and Conditions”.
- 13.3.** In case of total or partial non-compliance with any item of these “Terms and Conditions”, BACW may apply the penalties listed below:
- a) warning;
 - b) fine, as established in these “Terms and Conditions”;
 - c) impediment to bidding and contracting, for a period of up to 3 years; and
 - d) declaration of ineligibility to bid or contract, for the minimum period of 3 years and maximum of 6 years.
- 13.4.** The following fines may be applied:
- a) fine of 0.2% (two tenths percent) of the value of the item in the PO, per calendar day of delay, up to the limit of 30 (thirty) days of the expected date for delivery;
 - b) fine of 0.4% (four tenths percent) of the value of the item in the PO, per calendar day of delay, between the 31st (thirty-first) day to the 60th (sixtieth) day of the expected delivery date;
 - c) fine of 5% of the value of the item, in case of delivery of materials in disagreement with specifications and the conditions provided for in the PO and in this “Terms and Conditions”; and
 - d) fine of 10% of the value of the item in the PO, when the contracted party (bidder) causes its cancellation.
- 13.5.** The fines provided for in letters “c” and “d” of sub-item 12.4 may be applied in conjunction with the fines for late delivery.
- 13.6.** The sanctions provided in letters “a”, “c” and “d” of sub-item 12.3 may be applied in conjunction with the fines provided in these “Terms and Conditions”.
- 13.7.** The amount of the fines imposed must be collected by the sanctioned company in the bank account indicated by the BACW within 5 working days from the receipt of the communication of the imposition of the fine. If the payment is not made within this period, the amounts will be withheld by the Finance Section from future payments due to the contracted party (bidder), even if they refer to other POs or contracts.
- 13.8.** The administrative sanction of warning will be applied when the contracted party (bidder) infringes, for the first time, obligations related to the delay in delivery, substitution of goods or of incorrect invoices, by not complying with supervision guidelines, within 48 hours, and, at the discretion of the Head of BACW, for other infractions considered minor.
- 13.9.** The application of penalties will comply with the provisions of Ordinance GM-MD No. 5,175/2021, and, where applicable, the Aeronautics Command Instruction (ICA) 12-23.
- 13.10.** The application of the sanction of declaration of ineligibility for bidding or contracting is of the exclusive competence of the Minister of Defense of the Federative Republic of Brazil.

- 13.11. The infractions will be verified by means of an Administrative Process of Investigation of Irregularity, being guaranteed to the contracted party (bidder) the contradictory and full defense.
- 13.12. The penalties of warning, impediment to bidding and contracting, and declaration of ineligibility to bid or contract will be registered in the SISCAB.
- 13.13. The application of administrative penalties does not exempt the contracted party (bidder) from the repair of eventual damages, losses and injuries caused to BACW and the Requesting MO/End User.
- 13.14. Appeals are possible within 15 (fifteen) working days, counted from the date of notification, in cases of application of the penalties provided for in these “Terms and Conditions”.

14. SHIPPING AND EXPORT COMPLIANCE

14.1. INCOTERMS 2020

- 14.1.1. The INCOTERMS 2020 FCA shall be used for the delivery of materials purchased through these “Terms and Conditions”, to any of the addresses contained in the link <https://www2.fab.mil.br/cabw/images/PDF/Shipping_Information.pdf>.
- 14.1.2. The use of any INCOTERMS 2020 other than the FCA must be requested from BACW, via email to smat.cabw@fab.mil.br, and may be accepted or denied at BACW's discretion.

14.2. Packaging

- 14.2.1. Boxes must be properly identified with the INVOICE (referring to a single Purchase Order), PACKING LIST and EXPORT LICENSE documents attached **outside** the package. A copy of the documents must also be placed inside the box, along with the delivered item. **Invoices and/or packing lists from third parties will not be accepted.**
- 14.2.2. Boxes cannot contain in their interior items from more than one PO. Each PO must be packaged separately.
- 14.2.3. For HAZMAT deliveries, boxes and packages must be characterized and labeled accordingly.
- 14.2.3.1. A label specifying the net weight of the hazardous material must be placed outside the package.
- 14.2.4. Wooden boxes, packages and pallets must be submitted to proper treatment (heat or fumigation with chemicals), in accordance with the “International Phytosanitary Standards” (ISPM 15). Such containers must be marked with the stamps proving that the treatment was carried out.

- 14.2.5.** Materials exceeding 7,000 pounds and/or 82 inches cannot be delivered in BACW Warehouse. In these cases, the contracted party (bidder) must contact BACW at smat.cabw@fab.mil.br, to define how and where the material will be delivered.
- 14.2.6.** The non-compliance of one of these rules will imply in the return or refusal of the item, and/or may lead to delays in the payment.
- 14.2.6.1.** Eventual late payments caused by non-compliance with the packaging procedures are solely responsibility of the contracted party (bidder).

14.3. Exporting procedures

- 14.3.1.** Contracted party (bidder) **MUST** provide BACW with all Export Licenses required for the export of the products from the United States to Brazil. These may be obtained through the State Department and/or the Commerce Department of the United States of America. The contracted party (bidder) will be liable for any failure to comply with the US Export Regulations.
- 14.3.2.** All items originating from countries other than the USA will be exported under the responsibility of the contracted party (bidder), in accordance with local federal regulations.
- 14.3.3.** Whenever is the case, the contracted party (bidder) must notify BACW, before exportation, by the e-mail smat.cabw@fab.mil.br, providing a copy of the HAWB/BL, invoice and packing list.
- 14.3.4.** The export documentation differs according with the class of the material (HAZMAT or Non-HAZMAT), and is defined in section 13.4 below.
- 14.3.5.** All the documentation that has to accompany the item must be delivered by freight forwarder, along with the cargo. The documentation must also show the name of the contracted party (bidder) and the BACW Purchase Order number. Invoices and/or packing lists from third parties will not be accepted.
- 14.3.6.** It is the responsibility of the contracted party (bidder) to specify the place of delivery in its proposal, observing the INCOTERMS 2020 **FCA**.
- 14.3.7.** All deliveries to BACW Warehouse, at 4601 Beech Road, Temple Hills, MD, 20748, phone (301) 423-2515, must occur from Monday through Friday, between 7:30 AM to 12:00 PM and 1:00 PM to 3:00 PM, except on American and Brazilian national holidays.
- 14.3.8.** Items sent in non-compliance with the rules provided in these “Terms and Conditions” will not be accepted.

14.4. Specific procedures (HAZMAT or Non-HAZMAT)

14.4.1. Hazardous Materials (HAZMAT)

14.4.1.1. The export documentation listed below must be provided by the contracted party (bidder) and attached to the shipment, with one copy inside the box and the original outside the box:

- a) invoice;
- b) packing list;
- c) ANSI MSDS (Material Safety Data Sheet format ANSI);
- d) SED (Shipper's Export Declaration); and
- e) IMO (International Maritime Organization) Dangerous Goods Declarations and/or IATA (International Air Transport Association) Shipper's Declaration for Dangerous Goods form.

14.4.1.2. The invoice must contain:

- a) final destination:

***Ministério da Defesa – Comando da Aeronáutica
Centro de Transporte Logístico da Aeronáutica
Estrada Alfredo Rocha, 495 – Ilha do Governador – RJ
CEP 21941-580 – Brasil
CNPJ 00.394.429/0045-21 – Jurisdição Fiscal 7.93.34.01-6***

- a) Schedule B number (10 Digits) / harmonized code;
- b) NSN class;
- c) purchase order (PO) number;
- d) HAZMAT label;
- e) Export License number (when applicable); and
- f) EIN number.

14.4.1.3. The packing list must include the following information, in addition to all necessary data to identify the part number (PN) and shipped quantity:

- a) purchase order (PO) number;
- b) HAZMAT label;
- c) weight; and
- d) dimensions.

14.4.1.4. Packing and documentation must comply with the International Maritime Dangerous Goods (IMDG), IATA (International Air Transportation Association) and 49 CFR, subchapter C “Hazardous Materials Regulations” export codes.

14.4.1.5. The contracted party (bidder) must contact the Brazilian Aeronautical Commission to define how and where the material will be delivered. This contact must be done through the email: smat.cabw@fab.mil.br.

14.4.2. Non hazardous materials (Non-HAZMAT)

14.4.2.1. The export documentation listed below must be provided by the contracted party (bidder) and attached to the shipment, with one copy inside the box and the original outside the box:

- a) invoice;
- b) packing list; and
- c) SED (Shipper’s Export Declaration).

14.4.2.2. The invoice must contain:

- a) final destination:

***Ministério da Defesa – Comando da Aeronáutica
Centro de Transporte Logístico da Aeronáutica
Estrada Alfredo Rocha, 495 – Ilha do Governador – RJ
CEP 21941-580 – Brasil
CNPJ 00.394.429/0045-21 – Jurisdição Fiscal 7.93.34.01-6***

- a) Schedule B number (10 Digits) / harmonized code;
- b) NSN class;
- c) purchase order (PO) number; and
- d) Export License number (when applicable).

14.4.2.3. The packing list must include the following information, in addition to all necessary data to identify the part number (PN) and shipped quantity:

- a) purchase order (PO) number;
- b) weight; and
- c) dimensions.

14.4.2.4. Packaging and documentation must comply with federal export regulations.

- 14.5.** Any delivery procedure different from the one established in these “Terms and Conditions” must be requested to BACW, through the e-mail smat.cabw@fab.mil.br, and may be accepted or denied, at BACW's discretion.
- 14.6.** Late payments eventually caused by non-compliance with the any of the shipping and exporting procedures provided for in this section will be considered solely responsibility of the contracted party (bidder).

15. SUSTAINABILITY CRITERIA AND PRACTICES

- 15.1.** The contracted party (bidder) must provide the material, preferably, packaged in appropriate individual packages, with the smallest possible volume, using recyclable material, in order to ensure maximum protection during transportation and storage.

16. WARRANTY

- 16.1.** Whenever there is a warranty provision, the contracted company must consider that the item object of the bid will be applied in Brazil, so that any possible failure that gives rise to the activation of the warranty will be discovered in that country, generating the need for transportation to the headquarters of the contracted company, or workshop indicated by it.
- 16.2.** For this reason, the contracted company shall consider that the deadline for triggering the warranty shall be the date of information of the fault by BACW, and not the date of receipt of the item, back, in its premises, provided that the item is received within 60 (sixty) days from the formalization of the demand.
- 16.3.** In this way, and ratifying the above, even if, technically, the item is out of warranty coverage period, if there is information during this period, and having the transport occurred within 60 (sixty) days, the contracted company's obligation to honor the warranty remains.
- 16.4.** The period of 60 (sixty) days may be extended by agreement between the parties.

17. GENERAL PROVISIONS

- 17.1.** BACW may revoke or cancel the bidding processes governed by these “Terms and Conditions”, in which case an appeal is guaranteed within 3 (three) working days from the date of notification of the act or from the signature of the minutes.
- 17.2.** The annulment of the bidding procedure due to illegality does not generate obligation to indemnify.
- 17.3.** The participation in the bidding process implies the acceptance of the conditions specified in this “Terms and Conditions” and in the RFQ, with complete submission to the rules contained therein.
- 17.4.** The venue for resolving issues related to these “Terms and Conditions” will be the United States District Court in Washington, DC, to the exclusion of any other. The acts related to the

contracting shall be interpreted in accordance with the principles of Brazilian Law No. 8,666/1993 and Ordinance GM-MD No. 5,175/2021, and shall also be governed in accordance with the laws of the District of Columbia.

17.5. The submission of documents related to proposals, documentation or due diligence shall be made through the BACW Electronic Bidding System or by e-mail. At the discretion of the BACW Contracting Agent, any need to send physical documents related to the bidding procedure shall be made to the Brazilian Aeronautical Commission in Washington, 1701 22nd Street N.W., Washington, DC, 20008.

18. REFERENTIAL ADVISORY

18.1. The Draft of these “Terms and Conditions” was submitted to the legal analysis of the Adjunct Legal Counsel of the Aeronautics Command, an organization of the General Counsel of the Union, and its approval was obtained through the REFERENTIAL ADVISORY N. 00002/2023/COJAER/CGU/AGU, of April 20, 2023.

Washington, DC, United States of America, July 19, 2023.



Digitally signed by LEANDRO LUIZ
DA SILVA VELOSO:05217669748
Date: 2023.07.19 14:08:29 -04'00'

LEANDRO LUIZ DA SILVA VELOSO Lt Col
Head of Logistics Division / Contracting Agent

Revised by:

MICHELE DE SOUZA
SIQUEIRA:07891891
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MICHELE DE SOUZA SIQUEIRA Lt Col
Head of Fiscal Division

Approved by:

WILSON PAULO CORREA
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WILSON PAULO CORRÊA MARQUES Col
Head of BACW