



MINISTRY OF DEFENSE
AERONAUTICAL COMMAND
BRAZILIAN AERONAUTICAL COMMISSION IN WASHINGTON
1701 22nd St. N.W., Washington, D.C., 20008
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NOTICE OF ELECTRONIC BIDDING PROCESS NO. 539/CABW/2024
PAG Nº 67102.500213/2024-45

Approved on: *date as per digital signature.*

digitally signed
JANO FERREIRA DOS SANTOS Col.
Head of CABW

The Federal Government - Ministry of Defense - Aeronautical Command, through the BRAZILIAN AERONAUTICAL COMMISSION IN WASHINGTON (BACW), with headquarters at 1701 22nd St. N.W., Washington, D.C., Postal Code 20008, USA, will carry out a Bidding Process, in **ELECTRONIC** form, under the indirect execution regime, under the CONTRACT BY UNIT PRICE regime and judging criterion by **LOWEST PRICE PER ITEM**, obeying 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 inviting instrument, objective judgment, legal certainty, reasonableness, competitiveness, proportionality, speed and economy, the requirements established in this Public Notice, and in accordance with Ordinance GM-MD No. 5.175 of 2021.

Date of Session: November 14, 2024

Time: 09:00 a.m. (US-EST)

Venue: 1701 22nd St. N.W., Washington, D.C., Postal Code 20008, USA

Judging criteria: Lowest price per item

Execution Regime: Unit Price Contract

1. THE OBJECT

- 1.1.** The purpose of this bidding process is to choose the most advantageous proposal for the transportation of unaccompanied baggage of domestic objects, door to door, by sea or land, in favor of **5 (five)** military personnel of the Aeronautical Command, on their return to Brazil, at the end of their missions abroad, according to the conditions, quantities and requirements established in this Public Notice and its annexes.
- 1.2.** The bidding process will be divided into items, according to the table in the Term of Reference, allowing the bidder to participate in as many items as they wish.

- 1.3. The judging criterion adopted will be the lowest price, observing the requirements contained in this Public Notice and its Annexes regarding the specifications of the object.

2. BUDGET RESOURCES

- 2.1. The expenses for this bidding process are programmed in the Union budget for 2024, in the classification below:

Management/Unit: 00001/120090

Source: 100000000

Summary Work Program: 229140

Expenditure Element: 339033

PI: SMOV16BAG03

3. PARTICIPATION IN THE BIDDING PROCESS

- 3.1. Interested parties in the field covered by the bid may take part in this bidding process if they have previously registered with the COMPRAER system (<https://www2.fab.mil.br/cabw/index.php/en/2013-10-27-00-11-04>).
- 3.2. The bidder is solely and formally responsible for the transactions carried out in its name, and assumes as firm and true its proposals and bids, including acts carried out directly or by its representative, excluding the responsibility of the system provider or the body or entity promoting the bid for any damages arising from improper use of access credentials, even by third parties.
- 3.3. 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 BACW, and they must immediately correct or amend the records as soon as they identify any inaccuracies or if they become out of date.
- 3.4. Failure to comply with the above may result in disqualification at the time of qualification.

4. PRESENTATION OF THE BID AND THE QUALIFICATION DOCUMENTS

- 4.1. In this bidding process, the qualification phase will follow the proposal and bid submission and judgment phases.
- 4.2. Bidders shall submit their proposal with the price or discount percentage, depending on the judgment criterion adopted in this Public Notice, exclusively via the electronic system, by the date and time set for the opening of the public session.
- 4.3. If the qualification phase precedes the proposal and bidding phases, the bidders shall send the qualification documents and the proposal with the price or discount percentage simultaneously, in the manner and within the time limit established in the previous item, subject to the provisions of items 8.1.1 and 8.13.1 of this Public Notice.

5. FILLING IN THE PROPOSAL

- 5.1. Bidders must submit their bids by filling them in on the electronic system.
- 5.2. All the specifications contained in the bidding process are binding on the bidder.
 - 5.2.1. The bidder may (NOT) offer a bid for less than the maximum quantity foreseen for the contract.

- 5.3. 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 proposed values.
- 5.4. 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. OPENING OF THE SESSION, CLASSIFICATION OF BIDS AND FORMULATION OF BIDS

- 6.1. This bidding process will be opened automatically in a public session, via the electronic system, on the date, time and place indicated in this Notice.
- 6.2. Bidders may withdraw or replace the bid or the qualification documents, where applicable, previously entered in the system, until the opening of the public session.
- 6.3. The system will provide its own field for exchanging messages between the Contracting Officer and the bidders.
- 6.4. Once the competitive stage has started, bidders must submit bids exclusively through the electronic system, and will be immediately informed of their receipt and the amount recorded in the register.
- 6.5. The bid must be for the total amount plus insurance. The amount must already include all expenses and fees, so that no additional amount can be charged for the performance of the service.
- 6.6. Bidders may offer successive bids, observing the time set for opening the session and the rules established in the Public Notice.
- 6.7. The bidder may only offer a bid that is *lower* than the last one offered and registered by the system.
- 6.8. The minimum difference in value or percentage between the bids, which will apply both to the intermediate bids and to the bid covering the best offer, must be *US\$ 0.1 (one US cent)*.
- 6.9. The procedure will follow the dispute mode adopted.
- 6.10. Two or more bids of the same value will not be accepted, and the bid that is received and registered first will prevail.
- 6.11. 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.
- 6.12. In the event of disconnection with the Contracting Officer during the competitive stage of the Bidding Process, the electronic system may remain accessible to bidders for the reception of bids.
- 6.13. If the bidder does not submit a bid, it will compete with the value of its initial bid.
- 6.14. The "open" phase will last (four) hours, when bidders will be able to bid freely.
- 6.15. Once the bidding phase has ended, the closed phase will begin, in which bidders will have the opportunity to make their Best and Final Offer (BAFO). The closed phase will last 1 hour.
- 6.16. The most advantageous bidder and those with values up to 10% higher will take part in the closed phase.

- 6.17.** 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.
- 6.18.** 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 bidding mode.
- 6.18.1.** 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 maximum price set by the Administration.
- 6.18.2.** Negotiations will take place via the system and can be monitored by the other bidders.
- 6.18.3.** The result of the negotiation will be disclosed to all bidders and attached to the records of the bidding process.
- 6.18.4.** The Contracting Officer will ask the highest-ranking bidder to send a signed bid within two (2) hours, in accordance with 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.
- 6.18.5.** The Contracting Officer may extend the deadline if the bidder makes a reasoned request in the chat before the deadline expires.
- 6.19.** after negotiating the price, the Contracting Officer will begin the acceptance and judgment phase.

7. ACCEPTABILITY OF THE WINNING BID.

- 7.1.** Once the negotiation stage has ended, the Contracting Officer will examine the proposal ranked first as to its suitability for the purpose and the compatibility of the price in relation to the maximum stipulated for contracting in this Public Notice and its annexes.
- 7.2.** If there is only one bid and it complies with all the terms of the Public Notice and its price is compatible with the estimated value of the contract, it may be accepted.
- 7.3.** If the lowest bid is not acceptable, or is disqualified, the Contracting Officer will examine the next lowest bid, and so on, in ranking order, until a bid is found that complies with the invitation to bidding process.
- 7.4.** In this situation, the Contracting Officer may negotiate with the bidder to obtain a better price.
- 7.5.** When judging bids, the Contracting Officer may correct errors or mistakes that do not alter their substance, by means of a reasoned order, recorded in the minutes and accessible to all, giving them validity and effectiveness for classification purposes.
- 7.6.** If the lowest bidder's bid is acceptable, it must prove its qualification status, as specified in this Notice.
- 7.7.** The winning bid or proposal will be disqualified if:
- 7.7.1.** Does not comply with the requirements set out in this Notice;
- 7.7.2.** Contains an insanitary defect or illegality;
- 7.7.3.** Does not present the specifications required by the Term of Reference; and
- 7.7.4.** The final price is higher than the fixed maximum price.

- 7.8. If there are indications that the price proposal is unfeasible, or if further clarification is required, due diligence may be carried out so that the company can prove that the proposal is feasible.
- 7.9. When the bidder submits a final price that is less than 30% (thirty percent) of the average of the prices offered for the same item, and the unfeasibility of the bid is not flagrant and evident from the analysis of the cost spreadsheet, and its immediate disqualification is not possible, it will be mandatory to carry out due diligence in order to ascertain the legality and feasibility of the bid.
- 7.10. The Contracting Officer may call on the bidder to submit a new price list with the final amount offered.
- 7.11. Once the analysis of the acceptance of the bid has been completed, the Contracting Officer will verify the bidder's qualification, subject to the provisions of this Public Notice.

8. QUALIFICATIONS

- 8.1. As a precondition for examining the bidder's qualification documents, the Contracting Officer will verify any non-compliance with the conditions for participation, especially as regards the existence of a sanction that prevents participation in the bidding process or future contracting.
 - 8.1.1. If the existence of a sanction is established, the Contracting Officer will deem the bidder to be ineligible due to a lack of participation conditions.
- 8.2. If the bidder is the parent company, all documents must be in the name of the parent company, and if the bidder is a subsidiary, all documents must be in the name of the subsidiary, except for certificates of technical capacity, and in the case of those documents which, by their very nature, are demonstrably issued only in the name of the parent company.
- 8.3. The company's corporate name can be consulted on the website www.opencorporates.com, as well as on the software ANALIC, in order to identify any data in common with other business entities that are taking part in the same bidding process, since such a situation can characterize links that are detrimental to competitiveness in bidding process.
 - 8.3.1. If situations are detected that could affect competitiveness, qualification will not be carried out, and the business entity will be guaranteed the right to an adversarial hearing and a full defense.
- 8.4. The bidder will have 2 hours to send in its qualification documents after being called.
- 8.5. If the conditions for participation are met, bidders' eligibility will be verified by submitting the following documents:
 - 8.5.1. **Legal and Technical Qualifications:**
 - a) Document indicating the **Company's Federal Tax Identification Number/EIN or similar**; and
 - b) **Basic Business License** of the Company to operate in the relevant jurisdiction and in the relevant field, issued by a U.S. Government Agency;
 - c) **Certificate of Incorporation, or Articles of Association**, or another similar organizational document;
 - d) Present a valid Company **Liability Insurance Certificate** (proof of insurance). If the BIDDER ensures the user's household goods with an insurer other than the insurer shown above, the BIDDER must provide the name, address, and proof of the link between the BIDDER and the insurer;
 - e) Provide at least one **certificate** or other document proving that they have carried out international removals. For Certificates issued by private companies, those belonging to the same business group as the bidder, its subsidiary, controlled or controlling company and by a company in which there is at least one natural or legal person who is a partner of the issuing company and the bidder will not be considered.

- f) The required certificates and/or declarations must be valid, where there are expiration dates.
- g) No proof of delivery or official request for documents will be accepted as a substitute for those required in this BID and its Annexes.

8.5.2. Economic and Financial Qualification:

- a) Present the company's Dun&Bradstreet number;
- 8.6.** The winner will be declared immediately after the qualification phase.
- 8.7.** If there is a need to analyze the required documents in detail, the Contracting Officer will suspend the session, informing a new date and time for its continuation.
- 8.8.** Bidders who fail to prove that they are qualified, either by not submitting any of the documents required for this purpose, or by submitting them in disagreement with the provisions of this Public Notice, will be disqualified.
- 8.9.** Once the qualification requirements set out in the Public Notice have been met, the bidder will be declared the winner.

9. FORWARDING THE WINNING BID

- 9.1.** The final bid of the winning bidder must be submitted within a maximum of 48 (forty-eight) hours from the request of the Contracting Officer, adjusted to the final value of the lowest winning bid submitted during the public session.
- 9.1.1.** The final proposal must be written in English, typewritten or typed, in one copy, without any emendations, erasures, interlineations or reservations, and the last sheet must be signed and the others initialed by the bidder or their legal representative.
- 9.2.** The final proposal must be documented in the files and will be taken into consideration during the execution of the contract and the application of any sanctions to the Contractor, if applicable.
- 9.3.** All the specifications contained in the bidding process are binding on the Contractor.
- 9.4.** Prices must be expressed in dollars, the unit value in Arabic numerals and the total value in numerals and in words.
- 9.4.1.** In the event of a discrepancy between the unit prices and the overall price, the former shall prevail; in the event of a discrepancy between the numerical values and the values expressed in full, the latter shall prevail.
- 9.5.** The offer must be firm and precise, strictly limited to the object of this Public Notice, without containing price alternatives or any other condition that could lead the judgment to more than one result, under penalty of disqualification.

10. APPEAL

- 10.1.** Once the winner has been declared, any bidder may, during the time allowed in the public session, immediately express its intention to appeal.
- 10.2.** The Contracting Officer will inform you of the deadline for expressing an intention to appeal within no less than 30 minutes.
- 10.3.** If there is no manifestation of an appeal, the right to appeal is precluded.
- 10.4.** Reasons for appeal must be submitted within 03 (three) working days.
- 10.5.** The deadline for submitting a counter-appeal will be the same as for the appeal and will begin on the date of personal notification or disclosure of the appeal.

10.6. The following provisions shall be observed with regard to appeals submitted as a result of the judgment of the bids and the act of qualification or disqualification of a bidder:

10.6.1. The intention to appeal must be expressed immediately, under penalty of estoppel, and the deadline for submitting reasons for appeal will begin on the date of notification or drawing up of the minutes of qualification or disqualification or, in the event of adoption of the reversal of phases provided for in art. 80, § 2, of Ordinance GM-MD No. 5.175, of December 15, 2021, of the minutes of judgment; and

10.6.2. The assessment will take place in a single phase.

10.7. Appeals filed after the deadline will not be considered.

10.7.1. The deadline for the other bidders to submit a counter-appeal will be three (3) working days, counting from the date of personal notification or disclosure of the filing of the appeal, ensuring the immediate viewing of the elements indispensable to the defense of their interests.

10.8. If the appeal is accepted, only the act that cannot be used will be invalidated.

11. REOPENING THE PUBLIC SESSION

11.1. The public session may be reopened:

11.1.1. In the event of an appeal being upheld which leads to the annulment of acts prior to the preceding public session or in which the public session itself is annulled, in which case the annulled acts and those that depend on them will be repeated.

11.1.2 If there is an error in the acceptance of the best price or if the successful bidder does not sign the contract, the procedures immediately following the closing of the bidding stage will be adopted.

11.2. All remaining bidders must be invited to attend the reopened session.

11.3. The call will be made by e-mail according to the stage of the bidding procedure.

11.4. The call made by e-mail will be in accordance with the data contained in the SILOMS EXTERIOR accreditation or registration, and it is the bidder's responsibility to keep their registration data up to date.

12. ADJUDICATION AND HOMOLOGATION

12.1. The bidding process will be awarded to the successful bidder by the competent authority.

12.2. After the appeal phase, once the acts carried out have been found to be in order, the competent authority will approve the bidding procedure.

13. PERFORMANCE GUARANTEE

13.1. No performance guarantee will be required for this contract.

14. OF THE CONTRACT OR EQUIVALENT INSTRUMENT

14.1. Once the bidding process has been ratified, the contract will be signed or an equivalent instrument will be issued.

14.2. The CONTRACTED PARTY shall have a period of **10 (ten) working days** from the date of its summons to sign the Contract, in accordance with the Purchase Order, under penalty of forfeiting the right to contract, without prejudice to the sanctions provided for in this Public Notice.

- 14.2.1.** As an alternative to being summoned to appear before the body or entity to sign the Contract, the Administration may send it for signature by post with acknowledgement of receipt (AR), by providing access to the electronic process system for this purpose or by other electronic means, so that it can be signed and returned within a maximum of ten days from the date of receipt or from the date of providing access to the electronic process system.
- 14.2.2.** The period provided for in the previous sub-item may be extended for an equal period at the justified request of the successful bidder and accepted by the Administration.
- 14.3.** Acceptance of the Service Order issued to the company awarded the contract implies acknowledgement that:
- 14.3.1.** The contractor is bound by its bid and the provisions contained in the Public Notice and its Annexes;
- 14.3.2.** Total or partial non-performance of the contract gives rise to its termination, with the contractual consequences and those provided for by law or regulation.
- 14.4.** The term of the contract is 12 (twelve) months, in accordance with the deadlines set out in the Term of Reference (the execution period is 150 days starting on the date of issue of the Service Order and payment in 30 days).

15. READJUSTMENT IN A GENERAL SENSE

- 15.1.** The rules on the general readjustment of the contract value are those established in the Term of Reference, annexed to this Public Notice.

16. RECEIPT OF THE OBJECT AND SUPERVISION

- 16.1.** The criteria for receipt and acceptance of the object and for supervision are set out in the Term of Reference.

17. OBLIGATIONS OF THE CONTRACTING PARTY AND THE CONTRACTOR

- 17.1.** The obligations of the Employer and the Contractor are those set out in the Term of Reference.

18. PAYMENT

- 18.1.** The rules on payment are set out in the Term of Reference, annexed to this Public Notice.

19. ADMINISTRATIVE SANCTIONS.

- 19.1.** The rules on Administrative Sanctions are those established in the Term of Reference, annexed to this Public Notice.

20. CHALLENGE TO THE PUBLIC NOTICE AND REQUEST FOR CLARIFICATION

- 20.1.** Up to 03 (three) working days before the date set for the opening of the public session, any person may challenge this Public Notice.
- 20.2.** The challenge may be made electronically, through bidnings.cabw@fab.mil.br or by petition addressed to or filed at 1701 22nd St. N.W., Washington, D.C., Zip Code 20008, USA.
- 20.3.** It will be up to the Contracting Officer, assisted by those responsible for drafting this Public Notice and its Annexes, to decide on the challenge within a period of up to two (2) working days from the date of receipt of the challenge.

- 20.4.** If the challenge is upheld, a new date for the competition will be set and published.
- 20.5.** Requests for clarification regarding this bidding process must be sent to the Contracting Officer no later than 03 (three) working days prior to the date set for the opening of the public session, exclusively by electronic means via the Internet, at the address indicated in the Public Notice.
- 20.6.** The Contracting Officer will respond to requests for clarification within two (2) working days from the date of receipt of the request, and may request formal assistance from those responsible for drafting the Public Notice and annexes.
- 21.7.** Challenges and requests for clarification do not suspend the deadlines set for the bidding process.
- 21.7.1.** Granting suspensive effect to a challenge is an exceptional measure and must be justified by the Contracting Officer in the bidding process.
- 20.8.** Responses to requests for clarification will be published on the BACW's official website and will be binding on participants and the Administration.

21. GENERAL PROVISIONS

- 21.1.** Minutes of the public session will be made available to participants.
- 21.2.** 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 Contracting Officer.
- 21.3** All time references in the Public Notice, in the notice and during the public session will observe US Eastern Standard Time.
- 21.4.** When judging proposals and qualification, the Contracting Officer may correct errors or faults that do not alter the substance of the proposals, documents, or their legal validity, by means of a reasoned order, recorded in the minutes and accessible to all, giving them validity and effectiveness for the purposes of qualification and classification.
- 21.5.** Approval of the result of this bidding process will not imply the right to contract.
- 21.6.** 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 isonomy, the purpose and security of the contract.
- 21.7.** Bidders assume all the costs of preparing and submitting their bids and the Administration will in no case be liable for these costs, regardless of the conduct or outcome of the bidding process.
- 21.8.** When calculating the deadlines set out 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.
- 21.9.** 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.
- 21.10.** In the event of any discrepancy between the provisions of this Public Notice and its Annexes or other documents that make up the process, those of this Public Notice shall prevail.

21.11. The full Public Notice is available at <https://www2.fab.mil.br/cabw/index.php/en/ultimas-noticias> and may also be read and/or obtained at 1701 22nd St NW, Washington, D.C., USA, Postal Code 20008, on working days, from 7:15 a.m. to 3:15 p.m., the same address and period during which the files of the administrative process will remain open to interested parties.

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

ANNEX I - Term of Reference;
ANNEX II - Price Proposal Model;
ANNEX III - Model Declaration of Compliance with the Qualification;
ANNEX IV – Contract Draft.

Prepared by:

RONALD WILLIAM TURQUE DE ARAUJO Lt Col Int
Pregoeiro

Approved by:

JANO FERREIRA DOS SANTOS Col.
Head of CABW

ANNEX II

FINAL TOTAL PRICE FOR BIDDING PROCESS NO. 539/CABW/2024

Item 1

FINAL PRICE FOR RELOCATION FROM BUENOS AIRES (ARGENTINA) TO RIO DE JANEIRO/RJ (BRAZIL)

Description		Details (USD)		
Route	BUENOS AIRES, ARG to RIO DE JANEIRO, RJ (BRAZIL)	Price of service <u>(a)</u>	\$	
Volume and weight to which military personnel are entitled (Decree 71.733/73)	Volume: 22 m ³ Weight: 4,400 Kg	Total insurance (%) <u>(b)</u>	\$	* Inform Percentage of insurance used: %
Maximum value of goods for insurance purposes (USD)	USD 76,700.00	Total for relocation (a)+(b)	\$	

***INSURANCE PERCENTAGE (Total Insurance / Maximum Value of Goods for Insurance Purposes) Comments:**

The proposal must guarantee compliance with the weight and volume limits for military personnel/civil servants, as defined in the Term of Reference, in accordance with Decree 71.733/73. The proposal must ensure that, even if one of the criteria is exceeded, while the other remains within the limit, there will be no additional charge by the CONTRACTED PARTY to the CABW and the military/civil servant.

With regard to insurance, the amount to be calculated for payment by CABW shall be based on the value of the goods declared in the military/civil servant's inventory, considering the ***INSURANCE PERCENTAGE (Total Insurance / Maximum Value of Goods for Insurance Purposes)** applied in this Price Proposal.

The military/civil servant will book up to 02 (two) pick-ups. Storage time before shipment and in Brazil, if necessary due to scheduling or travel between cities, is the responsibility of the contractor and must be included in the bid price. The BIDDER must foresee the costs and conclude this item with the proposed price. Proposals containing costs to be inserted later will not be accepted.

The military/civil servant may use the CONTRACTED PARTY's warehouse, or a subcontractor of the CONTRACTED PARTY, for a maximum period of 60 (sixty) calendar days, in addition to the period used until the items are in a condition for delivery at their destination, at the CONTRACTED PARTY's expense.

INSURANCE: The CONTRACTED PARTY is responsible for all aspects of the removal and for complying with all customs clearance rules and legislation in the country of origin and in Brazil.

Total: Final price of the international door-to-door removal service, considering all costs involved (in US dollars).

Total price for relocation:
US\$ _____ (Use the space next to it to enter the total price in full)

I declare that the model of this proposal has not been altered in relation to the published Notice.

Company Name: _____

Representative's name: _____

Date: _____

Note: The proposal must be signed.

ANNEX II

FINAL TOTAL PRICE FOR BIDDING PROCESS NO. 539/CABW/2024

Item 2

FINAL PRICE FOR RELOCATION FROM SANTIAGO (CHILE) TO RIO DE JANEIRO/RJ (BRAZIL)

Description		Details (USD)		
Route	SANTIAGO (CHILE) to RIO DE JANEIRO, RJ (BRAZIL)			
Volume and weight to which military personnel are entitled (Decree 71.733/73)	Volume: 24 m ³ Weight: 4,800 Kg	Price of service <u>(a)</u>	\$	
Maximum value of goods for insurance purposes (USD)	USD 76,700.00	Total insurance (%) <u>(b)</u>	\$	* Inform Percentage of insurance used: _____ %
		Total for relocation (a)+(b)	\$	

*INSURANCE PERCENTAGE (Total Insurance / Maximum Value of Goods for Insurance Purposes)

Comments:

The proposal must guarantee compliance with the weight and volume limits for military personnel/civil servants, as defined in the Term of Reference, in accordance with Decree 71.733/73. The proposal must ensure that, even if one of the criteria is exceeded, while the other remains within the limit, there will be no additional charge by the CONTRACTED PARTY to the CABW and the military/civil servant.

With regard to insurance, the amount to be calculated for payment by CABW shall be based on the value of the goods declared in the military/civil servant's inventory, considering the ***INSURANCE PERCENTAGE (Total Insurance / Maximum Value of Goods for Insurance Purposes)** applied in this Price Proposal.

The military/civil servant will book up to 02 (two) pick-ups. Storage time before shipment and in Brazil, if necessary due to scheduling or travel between cities, is the responsibility of the contractor and must be included in the bid price. The BIDDER must foresee the costs and conclude this item with the proposed price. Proposals containing costs to be inserted later will not be accepted.

The military/civil servant may use the CONTRACTED PARTY's warehouse, or a subcontractor of the CONTRACTED PARTY, for a maximum period of 60 (sixty) calendar days, in addition to the period used until the items are in a condition for delivery at their destination, at the CONTRACTED PARTY's expense.

INSURANCE: The CONTRACTED PARTY is responsible for all aspects of the removal and for complying with all customs clearance rules and legislation in the country of origin and in Brazil.

Total: Final price of the international door-to-door removal service, considering all costs involved (in US dollars).

Total price for relocation:
US\$ _____ **(Use the space next to it to enter the total price in full)**

I declare that the model of this proposal has not been altered in relation to the published Notice.

Company Name: _____

Representative's name: _____

Data: _____

Note: The proposal must be signed.

ANNEX II

FINAL TOTAL PRICE FOR BIDDING PROCESS NO. 539/CABW/2024

Item 3

FINAL PRICE FOR RELOCATION FROM MONTEREY/CA (USA) TO BRASÍLIA/DF (BRAZIL)

Description		Details (USD)	
Route	MONTEREY, CA (USA) to BRASÍLIA/DF (BRAZIL)	Price of service (a)	\$
Volume and weight to which military personnel are entitled (Decree 71.733/73)	Volume: 28 m ³ Weight: 5,600 Kg	Total insurance (%) (b)	\$
Maximum value of goods for insurance purposes (USD)	USD 76,600.00	Total for relocation (a)+(b)	\$
			* Inform Percentage of insurance used: _____ %

*INSURANCE PERCENTAGE (Total Insurance / Maximum Value of Goods for Insurance Purposes)

Comments:

The proposal must guarantee compliance with the weight and volume limits for military personnel/civil servants, as defined in the Term of Reference, in accordance with Decree 71.733/73. The proposal must ensure that, even if one of the criteria is exceeded, while the other remains within the limit, there will be no additional charge by the CONTRACTED PARTY to the CABW and the military/civil servant.

With regard to insurance, the amount to be calculated for payment by CABW shall be based on the value of the goods declared in the military/civil servant's inventory, considering the ***INSURANCE PERCENTAGE (Total Insurance / Maximum Value of Goods for Insurance Purposes)** applied in this Price Proposal.

The military/civil servant will book up to 02 (two) pick-ups. Storage time before shipment and in Brazil, if necessary due to scheduling or travel between cities, is the responsibility of the contractor and must be included in the bid price. The BIDDER must foresee the costs and conclude this item with the proposed price. Proposals containing costs to be inserted later will not be accepted.

The military/civil servant may use the CONTRACTED PARTY's warehouse, or a subcontractor of the CONTRACTED PARTY, for a maximum period of 60 (sixty) calendar days, in addition to the period used until the items are in a condition for delivery at their destination, at the CONTRACTED PARTY's expense.

INSURANCE: The CONTRACTED PARTY is responsible for all aspects of the removal and for complying with all customs clearance rules and legislation in the country of origin and in Brazil.

Total: Final price of the international door-to-door removal service, considering all costs involved (in US dollars).

Total price for relocation:

US\$ _____ (Use the space next to it to enter the total price in full)

I declare that the model of this proposal has not been altered in relation to the published Notice.

Company Name: _____

Representative's name: _____

Data: _____

Note: The proposal must be signed.

ANNEX II

FINAL TOTAL PRICE FOR BIDDING PROCESS NO. 539/CABW/2024

Item 4

FINAL PRICE FOR RELOCATION FROM BUENOS AIRES (ARGENTINA) TO RIO DE JANEIRO/RJ (BRAZIL)

Description		Details (USD)		
Route	BUENOS AIRES (AGENTINA) to RIO DE JANEIRO, RJ (BRAZIL)	Price of service <u>(a)</u>	\$	
Volume and weight to which military personnel are entitled (Decree 71.733/73)	Volume: 24 m ³ Weight: 4,800 Kg	Total insurance (%) <u>(b)</u>	\$	* Inform Percentage of insurance used: %
Maximum value of goods for insurance purposes (USD)	USD 76,700.00	Total for relocation (a)+(b)	\$	

*INSURANCE PERCENTAGE (Total Insurance / Maximum Value of Goods for Insurance Purposes)

Comments:

The proposal must guarantee compliance with the weight and volume limits for military personnel/civil servants, as defined in the Term of Reference, in accordance with Decree 71.733/73. The proposal must ensure that, even if one of the criteria is exceeded, while the other remains within the limit, there will be no additional charge by the CONTRACTED PARTY to the CABW and the military/civil servant.

With regard to insurance, the amount to be calculated for payment by CABW shall be based on the value of the goods declared in the military/civil servant's inventory, considering the ***INSURANCE PERCENTAGE (Total Insurance / Maximum Value of Goods for Insurance Purposes)** applied in this Price Proposal.

The military/civil servant will book up to 02 (two) pick-ups. Storage time before shipment and in Brazil, if necessary due to scheduling or travel between cities, is the responsibility of the contractor and must be included in the bid price. The BIDDER must foresee the costs and conclude this item with the proposed price. Proposals containing costs to be inserted later will not be accepted.

The military/civil servant may use the CONTRACTED PARTY's warehouse, or a subcontractor of the CONTRACTED PARTY, for a maximum period of 60 (sixty) calendar days, in addition to the period used until the items are in a condition for delivery at their destination, at the CONTRACTED PARTY's expense.

INSURANCE: The CONTRACTED PARTY is responsible for all aspects of the removal and for complying with all customs clearance rules and legislation in the country of origin and in Brazil.

Total: Final price of the international door-to-door removal service, considering all costs involved (in US dollars).

Total price for relocation:

US\$ _____ (Use the space next to it to enter the total price in full)

I declare that the model of this proposal has not been altered in relation to the published Notice.

Company Name: _____

Representative's name: _____

Data: _____

Note: The proposal must be signed.

ANNEX II

FINAL TOTAL PRICE FOR BIDDING PROCESS NO. 539/CABW/2024

Item 5

FINAL PRICE FOR RELOCATION FROM CÓRDOBA (ARGENTINA) TO BRASÍLIA/DF (BRAZIL)

Description		Details (USD)		
Route	CORDOBA (ARGENTINA) to BRASÍLIA, DF (BRAZIL)	Price of service <u>(a)</u>	\$	
Volume and weight to which military personnel are entitled (Decree 71.733/73)	Volume: 22 m ³ Weight: 4,400 Kg	Total insurance (%) <u>(b)</u>	\$	* Inform Percentage of insurance used: %
Maximum value of goods for insurance purposes (USD)	USD 76,700.00	Total for relocation (a)+(b)	\$	

*INSURANCE PERCENTAGE (Total Insurance / Maximum Value of Goods for Insurance Purposes)

Comments:

The proposal must guarantee compliance with the weight and volume limits for military personnel/civil servants, as defined in the Term of Reference, in accordance with Decree 71.733/73. The proposal must ensure that, even if one of the criteria is exceeded, while the other remains within the limit, there will be no additional charge by the CONTRACTED PARTY to the CABW and the military/civil servant.

With regard to insurance, the amount to be calculated for payment by CABW shall be based on the value of the goods declared in the military/civil servant's inventory, considering the ***INSURANCE PERCENTAGE (Total Insurance / Maximum Value of Goods for Insurance Purposes)** applied in this Price Proposal.

The military/civil servant will book up to 02 (two) pick-ups. Storage time before shipment and in Brazil, if necessary due to scheduling or travel between cities, is the responsibility of the contractor and must be included in the bid price. The BIDDER must foresee the costs and conclude this item with the proposed price. Proposals containing costs to be inserted later will not be accepted.

The military/civil servant may use the CONTRACTED PARTY's warehouse, or a subcontractor of the CONTRACTED PARTY, for a maximum period of 60 (sixty) calendar days, in addition to the period used until the items are in a condition for delivery at their destination, at the CONTRACTED PARTY's expense.

INSURANCE: The CONTRACTED PARTY is responsible for all aspects of the removal and for complying with all customs clearance rules and legislation in the country of origin and in Brazil.

Total: Final price of the international door-to-door removal service, considering all costs involved (in US dollars).

Total price for relocation:

US\$ _____ (Use the space next to it to enter the total price in full)

I declare that the model of this proposal has not been altered in relation to the published Notice.

Company Name: _____

Representative's name: _____

Data: _____

Note: The proposal must be signed.

ANNEX iii

MODEL DECLARATION OF COMPLIANCE WITH QUALIFICATION REQUIREMENTS

TO BE PRINTED ON LETTERHEAD

[Place], [date: day/month/year]

TO
BRAZILIAN AERONAUTICAL COMMISSION IN WASHINGTON

Ref: ELETRONIC REVERSE AUCTION N° 539/CABW/2024

Dear Sir

The company _____ declares, under penalty of law, that it fully complies with the requirements for its qualification in this bidding process, aware of the obligation to declare subsequent occurrences.

Full name of the signing authority
Identification of the BIDDER



MINISTÉRIO DA DEFESA
COMANDO DA AERONÁUTICA

CONTROLE DE ASSINATURAS ELETRÔNICAS DO DOCUMENTO

Documento:	ELETRONIC REVERSE AUCTION NOTICE
Data/Hora de Criação:	26/10/2024 15:20:57
Páginas do Documento:	16
Páginas Totais (Doc. + Ass.)	17
Hash MD5:	ee7e7716ddd9d5871a027b8efa5c9bf9
Verificação de Autenticidade:	https://autenticidade-documento.sti.fab.mil.br/assinatura

Este documento foi assinado e conferido eletronicamente com fundamento no artigo 6º, do Decreto nº 8.539 de 08/10/2015 da Presidência da República pelos assinantes abaixo:

Assinado via ASSINATURA CADASTRAL por Ten Cel Int RONALD WILLIAM TURQUE DE ARAUJO no dia 26/10/2024 às 11:25:28 no horário oficial de Brasília.

Assinado via ASSINATURA CADASTRAL por Cel JANO FERREIRA DOS SANTOS no dia 28/10/2024 às 09:36:11 no horário oficial de Brasília.