



BRAZILIAN NAVY

BRAZILIAN NAVAL COMMISSION IN WASHINGTON

SEALED BID N° 01/2024

SALE OF SURPLUS ASSETS

JUDGING CRITERIA: HIGHEST PRICE OFFER

(Administrative Process n° 63003.001913/2023-38)

The Brazilian Naval Commission in Washington, headquartered at 5130 MacArthur Blvd, NW, Washington, DC, 20016-3316, informs all interested parties, the opening of the Bidding Process N°. 01/2024, in the form of a Sealed Bid, for the sale of surplus assets, described in item 1 of this notice, according to Regulation GM-MD n°. 5.175, of December 15, 2021, and Law n° 14.133/2021, as well as the rules, procedures and clauses of this Notice and its Annexes:

A handwritten signature in black ink, appearing to be a stylized 'J' or similar character.

1. OBJECT

1.1. The object of this bid consists of the sale of surplus assets belonging to the Brazilian Government, under the jurisdiction of the Navy Command, located at the headquarters of the company Priority Worldwide, at the address: 7361 Coca Cola Dr, Hanover, MD, 21076, in the United States of America (USA). The bidding process is divided into 6 (six) lots, with the bidders being able to participate in as many lots as they are interested in, and must offer a **global offer for the lot**, observing the overall **minimum global value** of the lot established in this notice, from which will begin the proposals. The bidder who proposes **the highest price offer** for the lot will be the winning bidder.

LOT 01:

- APU HONEYWELL RE100CS - Serial Number P-650;
- APU HONEYWELL RE100CS - Serial Number P-651;
- APU HONEYWELL RE100CS - Serial Number P-653; and
- APU HONEYWELL RE100CS - Serial Number P-654.

LOT 02:

- HONEYWELL TPE 331-14GR ENGINE - Serial Number P-104051; and
- HONEYWELL TPE 331-14GR ENGINE- Serial Number P-104052.

LOT 03:

- HONEYWELL TPE 331-14GR ENGINE - Serial Number P-104054; and
- HONEYWELL TPE 331-14GR ENGINE - Serial Number P-104055.

LOT 04:

- HONEYWELL TPE 331-14GR ENGINE - Serial Number P-104056; and
- HONEYWELL TPE 331-14GR ENGINE - Serial Number P-104062.

LOT 05:

- HONEYWELL TPE 331-14GR ENGINE - Serial Number P-104063; and
- HONEYWELL TPE 331-14GR ENGINE - Serial Number P-104064.

LOT 06:

- HONEYWELL TPE 331-14GR ENGINE - Serial Number P-104065; and
- HONEYWELL TPE 331-14GR ENGINE - Serial Number P-104066.

2. BIDDING PROCESS MODALITY

2.1. A The present sale will be in the form of SEALED BID, using the criteria of HIGHEST PRICE OFFER, in accordance to the rules established in this notice.

3. MINIMUM AMOUNT

3.1. The minimum value that the Brazilian Navy intends to raise for the total sale of the lots, based on the valuation of the assets, is USD 6,310,000.00 (Six million, three hundred and ten thousand US dollars), corresponding to **the sum of the global minimum value of each lot** provided in **Item 3 – OBJECT**, of the Terms of Reference attached to this notice.

3.2. The minimum overall value, set for each lot in the bidding, is as follows:

LOT 01 - USD	560,000.00
LOT 02 - USD	1,150,000.00
LOT 03 - USD	1,150,000.00
LOT 04 - USD	1,150,000.00
LOT 05 - USD	1,150,000.00
LOT 06 - USD	1,150,000.00

4. OPENING OF BIDS - DATES, TIMES AND LOCATION

4.1. The Opening of Bids will be held on April 23rd, 2024, at 2:00 pm – local time, at the Brazilian Naval Commission in Washington, located at 5130, Macarthur Boulevard, N.W. – Washington – DC, USA – 20016-3316.

5. TECHNICAL VISIT - DATES, TIMES AND LOCATION

5.1. Visits must be scheduled by sending an email to elias.ferreira@marinha.mil.br or manoela.accioly@marinha.mil.br and will only be carried out in the period between March 19th, 2024 and April 22nd, 2024, **between 9:00 am and 2:00 pm (Washington,DC - Local Time)**. They will last a maximum of 1 hour (one hour) and will be carried out individually with each registered representative of the companies interested in participating on the bid.

5.2. Interested parties, by doing such visit, acknowledge that all their inquiries regarding the notice and the assets to be sold have been clarified, and that all necessary information has

been made available by the Brazilian Navy (BN). Any divergence regarding the description, location and condition of the lots must be informed to BNC, via email to elias.ferreira@marinha.mil.br or manoela.accioly@marinha.mil.br, on a date prior to the completion of the bidding process, i.e. the Opening of Bids event, with BN being responsible for evaluating the divergence and its possible impact on the bidding process.

5.3. Appointments must be made at least 48 hours in advance. The registration email must include a scanned copy of the document with a photo of all company representatives who will attend the visit and 3 (three) suggestions for days and times for the inspection in order of priority for the requesting company.

5.4. In the event of being formally requested by a bidder, it will be possible for a team of a maximum of 3 (three) members to enter, in order to better inspect the equipment during the visit. Every member must be registered complying with the provisions of the previous item. Anyone who is not previously registered will be prevented from accessing the location where the items are stored.

5.5. All appointments will be confirmed by BNC by replying to the email sent by the companies and it will be made in accordance with the chronological order in which requests are received, also considering the suggested time by the requesting company.

5.6. Each interested company can only carry out a maximum of 2 (two) visits, lasting a maximum of 1h (one hour) each.

5.7. During the visit, the following will be prohibited:

- 5.7.1.** Make photographic and video records of any of the items;
- 5.7.2.** The presence of representatives not previously registered;
- 5.7.3.** The use of any equipment/instruments to examine the items;
- 5.7.4.** Moving materials from the location where they are stored; and
- 5.7.5.** Breaking the seals or the conservation packaging.

5.8. The interested parties carrying out the inspection must observe the following conditions:

5.8.1. Interested parties will be subject to the security conditions of Priority Worldwide, where the assets are located;

5.8.2. Interested parties will be fully responsible for the acts of their agents and contractors, as they have no contractual relationship with BN;

5.8.3. Interested parties will compensate BN and/or the Priority Worldwide Company for any loss they may suffer due to action or omission of the bidders, their respective agents and/or contractors, which result in material damage to equipment or any judicial or extrajudicial demands; and

5.8.4. After carrying out the technical visit, interested parties must complete the declaration form, according to the model available in item 20.14.4 of this Notice, and sign it with the representative of the Brazilian Navy designated to accompany the visit.

5.9. The bidder with no interest in carrying out the technical visit will fill a Technical Visit Waiver declaration, the model available in item 20.14.5 of this Notice.

6. ADDITIONAL INFORMATION REQUEST

6.1. Inquiries regarding the interpretation of this Notice and its Annexes must be sent, IN

WRITING, in English and addressed to BNC, via email to cnbw.bid@marinha.mil.br, within 3 (three) business days before opening the proposals, as per item 10.2 of this Notice.

6.2. The request must contain the interested parties' identification by providing their full name and identification document, as well as the details of the company they represent, if applicable, as well as providing contact details (full address, telephone, email).

7. CONDITIONS FOR PARTICIPATION IN THE SEALED BID

7.1. Those interested in participating in person to the Opening of Bids must send an email to elias.ferreira@marinha.mil.br and manoela.acciolly@marinha.mil.br informing this intention and must present themselves at the facilities of the Brazilian Naval Commission in Washington, carrying a document photo identification, at least 1 hour before the time scheduled for the opening of the envelopes, according to item 10.2 of this Notice.

7.2. For all lots, bidders must be a company based in the US and be abiding by the US legislation, due to the restrictions imposed by export control to which the items (end-user) are subject.

7.3. It is prohibited for any person, natural or legal, to represent more than one bidder in this bidding process.

7.4. Those interested in participating in the bid are responsible for examining all instructions, conditions, requirements, laws, decrees, rules, specifications and regulations applicable to this event and the resulting contract, mentioned in this instrument.

7.5. Bidders will fully bear all costs and expenses incurred in participating in the bidding process, including carrying out studies, investigations, surveys and projects related to the preparation of their proposals, regardless of the result of the bidding process.

7.6. The following are not eligible to compete in this bid:

7.6.1. Anyone who does not meet the conditions of this Notice and its annexes;

7.6.2. Anyone who is, during the length of this bidding process, unable to participate in the bid as a result of a sanction imposed on them;

7.6.3. Anyone who maintains a relationship of a technical, commercial, economic, financial, labor or civil nature with the leader of the bidding team or with a public agent who plays a role in the bidding process or acts in the supervision or management of the contract, or who is their partner or relative in a straight line or collateral up to the third degree; and

7.6.4. Individual or legal entity that, in the 5 (five) years prior to the publication of the notice, has been judicially convicted, with final and unappealable decision, for exploiting child labor, for subjecting workers to conditions analogous to slavery or for hiring teenagers in cases prohibited by labor legislation.

7.7. The impediment referred to in item 7.6.2 will also be applied to the bidder who acts in replacement of another person, natural or legal, with the intention of stealing the effectiveness of the sanction applied to him or the company, including his controlling, controlled or affiliated company, provided that the illicit or fraudulent use of the bidder's legal personality is proven.

7.8. Compliance with the prohibitions against participation is the sole responsibility of the bidder, who will be subject to the appropriate deliberations in the event of non-compliance.

8. TECHNICAL VISIT (OPTIONAL)

8.1. Before presenting an offer, it is important that interested parties to become aware of the condition of the assets in the lots of interest. It is recommended that an inspection of the assets be performed, so that interested parties have complete security in formulating their offers, as defined in item 11 of this Notice, as subsequent complaints or objections will not be accepted, under the allegation of lack of knowledge of the general condition of the items.

8.2. The inspection is a right of interested parties, with access to all information available ahead of their proposal. Interested parties who exercise the right to inspection will be better able to evaluate the assets offered for sale.

8.2.1. If the interested party chooses not to complete the technical visit, one must fill the form available in item 20.14.5 of this Notice, recording their decision to waive the technical visit.

8.3. Interested parties who do not perform an inspection will incur in a typical business risk and will not be able to present objections to the BNC to exempt themselves from any obligation taken. In addition to that, a Technical visit waiver form must be filled, signed and attached to the offer as per Annex V of this Notice.



9. CONSERVATION AND CONDITION OF GOODS

9.1. The items will be sold in the state of conservation and condition in which they are found, BN will not hold any subsequent responsibility, such as granting a price reduction due to their intrinsic or extrinsic qualities, or even due to redibitory defects, repairs, replacement of faulty, defect(s) or missing parts, and arrangements for their removal and transportation after the bid completion, assuming that the items have been previously examined, as well as the terms of the bidding process being known and accepted by the bidders.

10. OPENING OF BIDS

10.1. Those interested in submitting an offer may do so for the lots, as described in item 3 – OBJECT of the attached Terms of Reference.

10.2. The opening of bids sent for the sale of surplus assets of will be held on April 23rd, 2024, at 2:00 pm (local time) in Washington-DC, at the Brazilian Naval Commission in Washington, located at 5130, Macarthur Boulevard N.W. – Washington – DC , USA – 20016-3316.

10.3. Those interested in being present at the Opening of Bids must observe the day, time and place informed in the previous item, and comply with the provisions of item 7.1 of this Notice.

10.4. It should be noted that, on the day the envelopes are opened, the submission of new offers or increases in the values of previously sent offers are not permitted.

11. SUBMISSION OF BIDS

11.1. From the date of publication of the bidding process on the BNC website (Brazilian Navy's Overseas Procurement Body), in the Official Gazette of the Union (DOU) and on the Navy

Bidding Portal, those interested in presenting offers will be able to send them physically via FEDEX or similar service in traceable envelopes or even deliver them in person to the premises of the Brazilian Naval Commission in Washington (between 09:00am and 3:00pm from Monday to Friday), containing the Company's identification and the Unique Process Number (NUP) 63003.001913/2023-38, visible externally. In any form of delivery, proposals must comply with all the formalities set out in the following items.

11.2. The bid must be enclosed in a brown envelope or any other opaque material so that it is not possible to view its contents before opening its external container. From this moment on, proposal envelopes will be called BID ENVELOPE.

11.3. The BID ENVELOPE mentioned in item 11.2 must be identified with a label with only the following information:

BID ENVELOPE
Company Name:
Company Address:
Company Representative Name:
Company Representative Contacts: - Telephone: - E-mail:
Lot of Interest: or <i>Serial Number of Interest:</i>
Date of Offer Submission:

11.4. Envelopes received without any of the information mentioned in item 11.3 or with additional information that compromises the progress or fairness of the Sealed Bid Process will be discarded before the opening of the proposals.

11.5. The company that intends to present proposals for more than one lot may do so, as long as it presents them in separate PROP ENVELOPE, complying with the provisions of this item 11 - of the **Submission of Bids**.

11.6. All object specifications contained in the offer are linked to the bidder.

11.7. The submission of bid implies compliance with the provisions contained therein, in accordance with the provisions of this Notice and the attached Terms of Reference.

11.8. All offers received by BNC will have the date and time that they were received by the public agent designated to conduct the opening of bids written in the BID ENVELOPE. If any offer is received **after 12:00 pm Washington DC on the business day immediately preceding the scheduled opening of the BID ENVELOPES THEY WILL BE AUTOMATICALLY DISCARDED**. If this happens, BNC will inform the bidder, via the contact email contained in the label described in item 11.3, the reason for discarding the bid.

11.9. Offers must be on paper containing the name of the company, the number of the lot of interest, the value of the bid in **US DOLLARS** and the validity of the offer, which must not be less than 120 (one hundred and twenty) days.

11.10. Bids that do not comply with any aspect required in item 11.9 will be discarded at the time of evaluating the proposals, after opening the envelopes.

11.11. Any offers with prices lower than the minimum value established in item 3 of this notice will be disqualified.

12. QUALIFICATION PHASE

12.1. In this bidding process, the qualification phase will precede the opening of bids and examination phase.

12.2. The company that submits an offer for more than one lot will need to present a single qualification documentation, which will be analyzed and will be valid for all lots for which it has submitted a proposal.

12.3. The qualification documents defined in item 12.5 must be sent in an envelope exclusively for this purpose, made of brown or any other opaque material so that it is not possible to view their contents before opening them. From this moment on, the Qualification envelope will be called QUA ENVELOPE.

12.4. The QUA ENVELOPE mentioned in item 12.3 must be identified with a label with only the following information:

QUA ENVELOPE
Company Name:
Company Address:
Company Representative:
Company Representative Contacts: - Telephone: - E-mail:
Qualification Documents Shipment Date:

12.5. The qualification documents will be those listed in item 6.3 of the Terms of Reference attached to this Notice in addition to the Technical Visit Form (as per Annex IV to the Notice) completed and signed by the company representative and the public agent who accompanied the visit. For companies that have chosen not to inspect the assets, the last document must be replaced in the QUA ENVELOPE by the Technical Visit Waiver Form (according to Annex V to the Notice) completed and signed by the company representative.

12.6. The documents required for qualification purposes may be presented as notarized copies.

12.7. All qualification documents received by the BNC will have the date and time that they were received by the public agent designated to conduct the event recorded in QUA ENVELOPE. If any QUA ENVELOPE is received after 12:00 pm (EST) in Washington-DC on the business day immediately preceding the scheduled opening of bids, it will **AUTOMATICALLY result in the company being DISQUALIFIED** from participating in the contest. If this happens, BNC will inform the interested company, via the contact email contained in the label described in item 12.4, the reason for the disqualification.

12.8. After delivery of the documents for qualification, replacement or presentation of new documents will not be permitted, except as part of due diligence, for:

12.8.1. complementing information about the documents already presented by bidders and as long as necessary to verify facts existing at the time of the opening of the event; and

12.8.2. Updating documents whose validity has expired after the date of receipt of bids;

12.9. In the event that the bidder does not meet the qualification requirements, the Bidding Committee will not examine any of the offers presented by that company.

12.10. Once the company qualification stage is complete, the Bidding Committee will begin the examination phase.

13. EXAMINATION PHASE

13.1. The written offer will be disqualified in case:

13.1.1. Contains irremediable defects;

13.1.2. Presenting a price lower than the global minimum value per lot defined in this notice;

13.1.3. Non-compliance with any other requirements of this Notice or its annexes, as long as it cannot be remedied.

13.2. The materials listed in item 3 of this notice will be auctioned in the state of conservation in which they are found, BN not being responsible for any repair, conservation or measures relating to their removal and transportation.

13.3. The bidder who offers the **HIGHEST PRICE OFFER** for the lot will be considered the winner.

13.4. In the event of a tie between two or more proposals, there will be a final dispute only between the tied bidding companies, in which case the tied bidders will be notified by email and will be able to submit a new proposal within 4 (four) business days from the date of notification, changing only the value compared to the first.

13.5. Once the outcome of the event is defined, the Brazilian Public Administration will be able to negotiate more advantageous conditions with the first place winner.

14. PROTEST

14.1. The protest regarding the bid analysis, the qualification or disqualification of bidders, the annulment or revocation of the bid, will comply with the provisions of art. 45 of GM-MD Ordinance No. 5,175/2021.

14.2. Once the qualification phase has ended, bidders will be able to file an administrative protest against the decisions taken by the Bidding Committee during the bidding process, within five working days counting from the notification of the act.

14.2.1. Protests will be directed to the authority hierarchically superior to the Bidding Committee, which will make the decision within five working days from the date of receipt.

14.2.2. The protest will have a suspensive effect.

14.2.3. No protest term begins or runs without the case files being made available to the interested party.

14.2.4. If a protest is filed, it will be communicated to the other bidders, who will be able to present their reasons within five working days.

14.3. Protests filed after the deadline will not be accepted.

14.4. Acceptance of the protest only invalidates acts being the object of such litigation.

14.5. The case files will remain available to interested parties on the website of the Brazilian Naval Commission in Washington: <https://www.marinha.mil.br/cnbw/>.

15. CONTRACT AWARD

15.1. Once the appeals that may have been filed have been decided and, once the procedural acts are verified to be regular, the OBJECT will be awarded to the winning Company and the Contract will be signed.

15.2. The Winning Bidder will have a period of 5 (five) working days, counting from the date of being summoned, to sign the Contract, under penalty of losing the right to contract, without prejudice to the sanctions provided for in this Notice.

15.3. The deadline set out in the previous sub-item may be extended, for an equal period, upon a justified request from the Winning Bidder and accepted by the Bidding Committee or due to a justified interest of the public administration itself.

16. PAYMENT

16.1. Payment will be made in cash, in US dollars, via bank transfer via SWIFT message, detailed below:

- Beneficiary Bank: **Banco do Brasil S/A;**
- Beneficiary's Bank Address: **Rua do Mercado, 20 – andar 13º, Centro, Rio de Janeiro – RJ, CEP 20.010-120, Brazil;**
- Beneficiary Bank SWIFT code: **BRASRRJBSA;**
- Beneficiary Full Name: **Diretoria de Aeronáutica da Marinha;**
- Tax Payer ID (CNPJ): **00.394.502/0003-06;**
- Beneficiary Address: **Rua Primeiro de Março 118, 13º andar, Centro, Rio de Janeiro – RJ, CEP 20.010-000, Brazil.**

16.2. After the conclusion of the examination phase, the completion of the protest opened period and the contract has been signed, the winning bidder must make a deposit/bank transfer of the value of the proposal into the account detailed in item 16.1 of this Notice, within a maximum period of 40 (forty) days, from the date of signature of the contract.

16.3. After payment, the BIDDER must send to BNC via email to elias.ferreira@marinha.mil.br or manoela.acciolly@marinha.mil.br the SWIFT MESSAGE, certifying payment for the items, along with a copy of the Contract signed guaranteeing that the bidder has complied with all its requirements.

16.4. After the confirmation of the proof of payment by BNC under the same conditions as the documentation presented in the previous item, the authorization for the withdrawal of the alienated items will be granted through the Authorization for Withdrawal of Alienated Assets Form, Appendix II to the Terms of Reference, attached to this Notice. After formal authorization, the winner will have the deadline and conditions established in item 12 of the Terms of Reference, attached to this Contract Term to proceed the withdrawal.

16.5. In the event that payment is not made, within the period and conditions set out in the Notice, by the winning bidder, the bid agent, after certifying the fact, will examine the immediately subsequent bid and so on, in the order of classification, until the determination of an offer that meets the administration.

16.6. Failure to pay under the terms defined in this Notice may result in the application of administrative sanctions provided for in item 18 of the Bidding Notice.

16.7. After payment and compliance with the provisions of item 16.3 of this Notice, BNC will forward the Receipt and Assumption of Responsibility Form issued in the name of the winning bidder in accordance with Appendix I to the Terms of Reference, attached to this Notice.

16.8. The company will have 5 (five) days to sign and return to BNC the Receipt and Assumption of Responsibility Form.

16.9. Solely by the signing of this Term by both parties will the transfer of ownership of the assets auctioned according to item 1 of this Notice and, consequently, the responsibility for them.

17. RATIFICATION

17.1. After the opening of bids, the examination phase, the protest opened period have been completed, and payment has been made in accordance with item 16 of this Notice, the President of the BNC will proceed with the Ratification of this Bidding process in accordance with §4 of art. 31 of Law No. 14,133/2021.

18. VIOLATIONS AND ADMINISTRATIVE SANCTIONS

18.1. A bidder who incurs in any of the cases set out in CLAUSE TEN – VIOLATIONS AND ADMINISTRATIVE SANCTIONS of the draft Contract Term, subject to the provisions set out in the same Contract Clause, commits an administrative infraction, under the terms of the law.

19. PROTEST OF THIS NOTICE

19.1. Any person is a legitimate party to challenge this Notice due to irregularity in the application of this notice and must file the request up to 5 (five) business days before the date set for opening of bids, in accordance with § 1, of art. 7th of GM-MD Ordinance No. 5,175/2021.

19.2. The response to the Protest will be published on the BNC website within 3 (three) business days, limited to the last business day before the date of the event.

19.3. The Protest may be made electronically or physically, through the following means:

19.3.1. by letter to the Brazilian Naval Commission, at the address: 5130, Macarthur Boulevard N.W. – Washington – DC, USA – 20016-3316; and/or by email to: cnbw.bid@marinha.mil.br

19.4. The Protest defined in item 6 of this Notice does not suspend the deadlines set out in the bidding process, and the suspensive effect to the protest is an exceptional measure and must be motivated by the public agent, in the documents of the bidding process.

19.5. Once the protest is accepted and replied, a new date for the event will be defined and published.

20. GENERAL PROVISIONS

20.1. Minutes of the public session will be published on the BNC website after the event.

20.2. If there are any supervening event occurs that prevents the event from being held on the scheduled date, the session will be automatically transferred to the first subsequent business day, at the same time previously established, as long as there is no communication to the contrary by the BNC.

20.3. All time references in the Notice, and during the public session will observe Washington – DC local time, except when the time following the described fact is expressly detailed.

20.4. Bidding rules will always be interpreted in favor of encouraging the dispute between interested parties, as long as they do not compromise the interest of the Administration, the principle of equality, and the purpose and security of the sale.

20.5. Bidders assume all costs of preparing and presenting their proposals and the Brazilian Government will not, in any case, be responsible for these costs, regardless of the conduct or result of the bidding process.

20.6. When counting the deadlines established in this Notice and its Annexes, the start date will be excluded and the due date will be included. Deadlines only begin and expire on business days at BNC.

20.7. Failure to comply with non-essential formal requirements, except those expressly described in this Notice and the attached Terms of Reference, will not result in the bidder being removed, as long as it is possible to rectify the act, observing the principles of equality and public interest.

20.8. In case of divergence between the provisions of this Notice and its annexes or other parts that make up the process, those of this Notice will prevail.

20.9. BN may, with justification, revoke, annul or postpone this event, in whole or in part.

20.10. The annulment of the bidding process due to illegality does not generate an obligation to compensate, except in the case where the object of the contract has already been executed by the date on which the bid is declared null and for other regularly proven losses, as long as it is not attributable to it, promoting responsibility of those who caused it.

20.11. The nullity of the bidding process leads to the nullity of the contract, subject to the provisions of the previous item.

20.12. In the event of cancelation of the bidding process, due process is ensured.

20.13. The Notice and its annexes are available, in full, at <https://www.marinha.mil.br/cnbw/>

20.14. The following Annexes are considered a part of this Notice, for all purpose and effects:

- 20.14.1.** Annex I - *Bill of Sale* for Materials;
- 20.14.2.** Annex II - Terms of Reference and its appendices;
- 20.14.3.** Annex III - Price Proposal Model;
- 20.14.4.** Annex IV - Technical Visit Form;
- 20.14.5.** Annex V - Technical Visit Waiver Form; and
- 20.14.6.** Annex VI - Contract Draft.

Washington, DC - March 18th , 2024.


(LUIZ CARLOS REIS DE LIMA
Head of Purchasing Department