

INTERNATIONAL COMPETITION NO. 003/2021

PUBLIC SERVICE PROVISION CONCESSION FOR THE INFRASTRUCTURE OPERATION, MAINTENANCE, MONITORING, CONSERVATION, CAPACITY-BUILDING, AND SERVICE LEVEL MAINTENANCE OF THE SUL DE MINAS LOT



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PART 1 – PREAMBLE



The State of Minas Gerais, mediated by the Minas Gerais State Office of Infrastructure and Mobility (SEINFRA, for its acronym in Portuguese), by means of this Invitation to Bid pertaining to International Competition No. 003//2021, makes public the criteria and conditions for the selection and contracting of the public service provision concession for the infrastructure operation, maintenance, monitoring, conservation, capacity-building, and Service Level maintenance of the Southern Minas Gerais Lot, comprising the segments described in the Rodway Operation Program - ROP.

This **Competition** shall abide by the rules provided in this **Invitation to Bid** and the **Appendices** hereto, as well as the provisions of State Law No. 11079/2004 and, subsidiarily, State Law No. 12219/1996, Concession Law No. 8987/1995, Law No. 9074/1995 and, also subsidiarily, Law No. 8666/1993, and other currently valid standards on the matter.

As provided in Art. 191 and Art. 193, II, of Federal Law No. 14133 of April 1, 2021, we hereby register the option not to apply the new law on invitations to bids, but rather to apply Federal Law No. 8666 of June 21, 1993.

The conditions and procedures related to this service concession were approved by the Destatization Council (CMD, for its acronym in Portuguese), as per the Council's 4th Annual Meeting that took place on May 28, 2020, under the terms of Decree No. 47766/2019.

This **Competition** was preceded by a Public Hearing and a Public Consultation, under the terms of Art. 39 Federal Law No. 8666/1993, duly published by the Official Press of the State of Minas Gerais, on the widely-circulated newspapers O Tempo and Folha de São Paulo, as well as through the electronic address www.infraestrutura.mg.gov.br e www.parcerias.mg.gov.br, as was open to the public during the period between 06/19/2021 to 08/03/2021, with Public Hearing Sessions happening on 07/14/2021, 07/15/2021, 07/16/2021 and 19/07/2021.

The criterion to select the best financial bid shall be a combination of the criterion of the lowest **Compensation** payable by the **Government** with the criterion of the lowest **Toll Fee Amount**, under the terms of Art. 12, II, *head provision*, and Sub-item *a* of Law No. 11079/2004, combined with Art. 15, I of Law No. 8987/1995. All bids and other necessary documents to take part in the **Competition** shall be received between 9 AM and Noon on 03/15/2022, at the B3 S.A. main office, located at 275 XV de Novembro Street, Downtown, São



Paulo/SP. The opening of the bids shall take place during a **Public Session** to start on 03/18/2022, at 2 PM, at the main office of **B3 S.A.**

The Invitation to Bid pertaining to this concessions, the appendices hereto, as well as any other available information, studies, and projects regarding the **Roadway System** may be downloaded from **SEINFRA's** website, http://www.infraestrutura.mg.gov.br and www.parcerias.mg.gov.br/, and the rules provided to that effect in this **Invitation to Bid** shall apply to any such information or studies that are made available.

PART 2 - DEFINITIONS

For the purposes of this **Invitation to Bid**, and without prejudice to any other definitions established herein, the following definitions apply to the corresponding expressions:

- (i) Shareholder(s): Company or companies that have an interest in the SPE's capital stock;
- (ii) Winning Bidder: Bidder that was granted the subject matter of this Competition;
- (iii) Appendix: Each of the documents attached to this Invitation to Bid;
- (iv) Draft of the Agreement Appendix: Each of the documents attached to the Draft of the Agreement;
- (v) B3: B3 S.A.- Brasil, Bolsa, Balcão, headquartered at Rua XV de Novembro, nº 275 – Centro, São Paulo/SP, Postal Code 01010-901, responsible for providing specialized technical assistance and operational support services related to the necessary procedures for the bidding process;
- (vi) BNDES: Brazilian Bank of Economic and Social Development,



headquartered in Brasília/DF, with the main office located at Avenida República do Chile, nº 100, Centro, Rio de Janeiro - RJ, Postal Code 20031-917, bearer of the Corporate Taxpayer ID 33.657.248/0001-89, as the entity responsible for the execution and monitoring of the destatization process, as well as the bidder of the technical services which subsidized the structuring of the object of this Concession.

- (vii) Affiliated company: A company that is subject to the significant influence of another company. understood as the power to participate in the decisions related to the investee's financial or operational policies, without controlling the investee, a significant influence is assumed when there is an ownership of 20% (twenty percent) or more of the investee's voting stock, without controlling the investee;
- (viii) Special Bidding Commission: A commission created by the Government to be responsible for examining and judging all documents, as well as conducting the procedures related to the Competition;
- (ix) Competition: Bidding procedure for granting public service object of the Concession;
- (x) Concession: Legal relationship through which the Concessionaire takes, by the Government delegation, the infrastructure operation, maintenance, monitoring, conservation, capacity-building, and Service Level maintenance of the Roadway System, as per the specifications and conditions provided in the Agreement and the Appendices thereto;
- (xi) Concessionaire: SPE, under the terms defined in Item (xlix) below, with the exclusive purpose of executing the subject matter of the Agreement;
- (xii) Consortium: A group of companies jointly and severally responsible for fulfilling the obligations arising from this Competition and bound by the Special-Purpose Entity Bylaws



creating the consortium, as per Item 10.88 of this **Invitation to Bid**;

- (xiii) Compensation Account: Bank account of the Government to be used exclusively by the Depositary Bank to transfer the compensation payable by the Government;
- (xiv) Agreement: The Concession Agreement, including the Appendices thereto, signed between the State of Minas Gerais and the Concessionaire;
- (xv) Compensation: Amount payable by the Government to the Concessionaire as a contribution under the terms of Art. 6, Paragraph 2 of Law No. 11079/2004, in order to execute the works.
- (xvi) Controlled Company: Any person, investment fund, or supplementary social security entity in which the Controlling Company, whether directly or through other Controlled Companies, holds member rights that permanently safeguard its predominance for social deliberations and its power to elect the majority of the Controlled Company's administrators, under the terms of Art. 243, Paragraph 2 of Federal Law No. 6404/1976;
- **Controlling Company:** Any legal entity or investment fund that exercises **Control** over another legal entity, investment fund, or supplementary social security entity;
- (xviii) Control: The power held by a person or group of people bound by a voting agreement or under common control that, whether directly or indirectly, individually or collective: (i) permanently exercises rights that safeguard the majority vote for social deliberations and the right to select most administrators or managers of another legal entity, investment fund, or supplementary social security entities, as applicable; and/or (ii) effectively directs the social activities and guides the operations of another agency pertaining to another legal entity, investment fund, or supplementary social security entity;
- (xix) Original Investment Schedule (OIS): Document submitted by the



Concessionaire, as a condition for signing the **Agreement**, in which the physical/executive schedule of the works and investments defined in the **ROP** is presented, detailing by means of initial, intermediate, and final milestones each of the indicated investments, considering the start and end dates of the works provided therein defined based on the **TFEEFS** and on the **Agreement**;

- (xx) Effective Date: Publication date of the Agreement abstract on the Official Gazette of the State of Minas Gerais, as soon as the efficacy conditions provided in the Agreement are implemented;
- (xxi) Envelope Submission Date: Between 9 AM and Noon on 03/15/2022, occasion on which Bidders shall submit all the necessary documents to take part in the Competition to the B3 S.A. headquarters at Rua XV de Novembro, 275, Centro, São Paulo/SP;
- (xxii) **DER/MG**: Minas Gerais State Office of Constructions and Roadways;
- (xxiii) Proof of Claim: A series of documents listed in Item 10 of this Invitation to Bid, to be mandatorily presented by Bidders in order to prove their legal, tax, and labor regularity, as well as their technical and economic/financial qualification;
- (xxiv) DOEMG: Official Gazette of the State of Minas Gerais;
- (xxv) Invitation to Bid: This Invitation to Bid related to Concession No. 003/2021 and all related Appendices;
- (xxvi) Regulator: The Transport Regulation Commission, pursuant to the SEINFRA/DER Joint Resolution No. 004 of April 5, 2021, and, after its creation, the Regulatory Agency that shall succeed the Commission, under the terms of Art. 12 of said Joint Resolution;
- (xxvii) TFEEFS: Technical, Financial/Economic, and Environmental Feasibility Study, based on which the Original Investment



Schedule (OIS) shall be drawn up, that shows the Amounts for the Financial/Economic Re-balancing of the Agreement, to be used for the economic/financial re-balancing of the agreement;

- (xxviii) FUNTRANS: State Transport Development Fund;
- (xxix) Bid Bond: The performance bond for the Financial Bid to be presented by Bidders, under the terms of this Invitation to Bid;
- (xxx) Performance Bond: Guarantee that all Agreement obligations shall be fulfilled, to be presented by the Concessionaire under the terms provided in the Draft of the Agreement;
- (xxxi) IBGE: Brazilian Institute of Geography and Statistics;
- (xxxii) Pre-authorized investments: Capacity-building works and improvements, after the requirements are preliminarily approved by the **Government**, that may be unilaterally and expressly authorized by means of a document issued by the **Government** and the economic/financial re-balancing of the **Agreement**;
- (xxxiii) IPCA: National Broad Consumer Price Index published by IBGE;
- **(xxxiv)** Bidder(s): Any company, investment fund, financial institution, public or closed supplementary social security corporation, or consortium taking part in the **Competition**;
- (xxxv) Procedure Manual: Document drawn up by B3 S.A. containing guidelines, rules, and document templates for the Bid Bond provision procedures, operational procedures, as well as all other procedures pertaining to the bidding process, abiding by the rules provided in this Invitation to Bid;
- (xxxvi) Draft of the Agreement: The draft of the Agreement that makes up Appendix 19 DRAFT OF THE AGREEMENT to this Invitation to Bid;



- (xxxvii) Related Parties: With regard to the Concessionaire, any Controlling, Affiliated or Controlled entity, as well as those considered as such under the currently valid accounting standards;
- (xxxviii) Accredited Participant(s): Brokerage companies authorized to operate at B3 contracted by Bidders, by means of a mediation agreement, to represent them in all documents related to the Competition with B3;
- (xxxix) ROP: Roadway Operation Program, as provided in Appendix 2 ROADWAY'S OPERATION PROGRAM to the Draft of the Agreement, covering all conditions, goals, criteria, requirements, mandatory interventions, and minimum specifications that determine the obligations to be fulfilled by the Concessionaire;
- **Government:** The State of Minas Gerais, through the Office of Infrastructure and Mobility;
- (xli) Concession Term: Original 30-year term starting from the Effective Date, during which the subject matter of the agreement shall be provided by the Concessionaire under the terms of the Draft of the Agreement;
- (xlii) Agreement Term: Validity term of the Agreement, starting from its publication date on DOEMG and ending after confirmation of the payments specified in Clause 48 f the **Draft of the Agreement**;
- (xliii) Qualified Professional: Professional-level person who shall be technically responsible for the service provision pertaining to the Concession that is the subject matter of the Competition;
- (xliv) Financial Bid: Document showing the amount of the Compensation and the Toll Fee Amount offered by Bidders under the scope of the Competition;
- (xIv) Ancillary Revenue: Any supplementary, ancillary, or alternative revenue, or any revenue from related projects, characterized by sources that do not come from toll collection and financial



applications, such as domain range occupation etc., to be operated based on the applicable legislation;

- (xlvi) Accredited Representative(s): Persons authorized to represent Bidders in all documents related to the Competition, except for the documents to be signed with B3 S.A.;
- (xlvii) SEINFRA: Minas Gerais State Office of Infrastructure and Mobility;
- (xlviii) Public Session: To start on 03/18/2022, at 2 PM, as per the rite provided in this Invitation to Bid, when Bidders shall submit all the necessary documents to take part in the Competition;
- (xlix) SPE: Special-Purpose Entity to be incorporated by the winning Bidder, under the terms of the Invitation to Bid and the Draft of the Agreement, under the forms of a corporation, that shall sign the Agreement with the Government through SEINFRA;
- (I) Roadway System: Area of the Concession comprising the segments described in Appendix 2 to the Draft of the Agreement, including all the elements that make up the domain range, plus accesses and exits, buildings and terrains, central, lateral, marginal, or local lanes connected either directly or through roadway interconnection devices, shoulders, special works of art, and any other element within the domain range, as well as the areas occupied by operating and administrative facilities related to the Concession:
- (Ii) SUSEP: Private Insurance Commissioner;
- (lii) Basic Toll Fee or BTF: Amount expressed with 5 (five) decimal places, corresponding to the basic amount of the Toll Fee for vehicle category 1, as provided in the Draft of the Agreement, of BRL 7,79390, using April 2021 as reference, corresponding to a toll fee of BRL 0.13725/km;
- (liii) Toll Fee or TF: Toll fee to be effectively collected from Users;



- (liv) Users: Users of the Roadway;
- (Iv) Compensation Amount: Amount offered by the Bidder to operate the Concession, under the terms of Art. 12, II, head provision and Sub-item a of Law No. 11079/2004, expressed with 2 (two) decimal places, and which may not be higher than BRL 319,150,000.00 (three hundred and nineteen million and one hundred and fifty thousand Brazilian reais), relative to the reference month.
- (Ivi) Toll Fee Amount: Amount offered by the Bidder corresponding to the discount off the Basic Toll Fee, under the terms of Art. 12, II of Federal Law No. 11079/1994, combined with Art. 15, Item I of Federal Law No. 8987/1995, expressed with 5 (five) decimal places, and the amount may not be higher than the amount provided in Item (lii).

PART 3 – SUBJECT MATTER

1. Subject Matter of the Competition

- 1.1. The subject matter of the Competition is to select the best bid, based on the criteria established in this Invitation to Bid, for the infrastructure operation, maintenance, monitoring, conservation, capacity-building, and Service-Level maintenance of the Roadway System, as per the specifications provided in Appendix 2 ROADWAY'S OPERATION PROGRAM to the Draft of the Agreement, within the deadline and under the terms and conditions stipulated in the Draft of the Agreement and the Appendices to both the Invitation to Bid and the Agreement.
 - 1.1.1. The specifications and conditions for the works, services, and activities that comprise the subject matter of the Agreement are detailed in Appendix 2 ROADWAY'S OPERATION PROGRAM to the Draft of the Agreement.
- 1.2. The Concession Term shall be of 30 (thirty) years, starting from the Effective Date of the Agreement, and may be extended per the equal period in accordance with the Draft of the Agreement.



- 1.2.1. For all the purposes of this Invitation to Bid and the Agreement, the Effective Date is the datewhen the Agreement abstract was published on the DOEMG, after the conditions for the efficacy of the Agreement are met, as provided in Clause 7.1.1 of the Draft of the Agreement.
- 1.3. The estimated amount of the **Agreement** is of BRL 1,885,521,221.87 (one billion eight hundred and eighty-five million five hundred and twenty-one thousand and two hundred and twenty-one Brazilian reais and eighty-seven cents), on the base date of April 2021, corresponding to the net present value of the projected revenue to be earned by the **Concessionaire** during the **Concession Term**.
 - 1.3.1. The estimated amount of the **Agreement** is a merely referential estimate and may not be invoked by the **Bidder** for any purposes, nor by the **Concessionaire** to substantiate claims to recompose the economic/financial balance.
- 1.4. The **Concessionaire's** compensation shall comprise the revenue coming from the collection of **Toll Fees** and the **Ancillary Revenue**, according to the rules provided in the **Agreement**.
- 1.5. A financial Compensation shall be payable by the Government, as a contribution for the execution of the works, under the terms of Art. 6, head provision and Paragraph 2 of Law No. 11079 of December 30, 2004, in an amount corresponding to the winning bid submitted by the Winning Bidder.
 - 1.5.1. The **Compensation** shall be transferred as per the schedule and milestones set forth in **Appendix 14** to the **Agreement**.
 - 1.5.2. The transfer shall be made by depositing the funds to the **Compensation Account.**



PART 4 - ACCESS TO COMPETITORS' INFORMATION

- 2. Invitation to Bid Acquisition and Consultation and Access to Information
 - 2.1. The **Invitation to Bid** pertaining to this **Competition**, the **Appendices** hereto, as well as all available information, studies, and projects regarding the Concession may be obtained on www.infraestrutura.mg.gov.br and www.parcerias.mg.gov.br].
 - 2.2. SEINFRA shall not be held accountable for any spreadsheets, forms, and other available information, studies, and projects regarding the Concession that may be obtained or accessed in a way or at a location that differ from those specified in this Invitation to Bid.
 - 2.3. Obtaining the Invitation to Bid shall not be a condition to take part in the Competition, and to that effect, Bidders shall acknowledge and accept all of its terms and conditions by submitting a statement under the terms of Appendix 6 GENERAL DOCUMENTATION SUBMISSION LETTER TEMPLATE.
 - 2.4. **Bidders** are responsible for directly analyzing of the condition of the **Roadway System**, as well as all the necessary data and information for operating the **Concession**.
 - 2.4.1. All studies, information, research, investigations, surveys, projects, spreadsheets, and other documents or data related to the Roadway System and made available by SEINFRA have been carried out and obtained for the exclusive purpose of pricing the Concession and do not constitute, with regard to Bidders, a binding nature, nor do they generate a liability for SEINFRA with regard to Bidders or the Concessionaire-to-be.
 - 2.5. All interested parties are responsible for examining and becoming aware of all instructions, conditions, requirements, laws, decrees, standards, specifications, and regulations that are applicable to the **Competition** and the **Concession**, as well as for directly analyzing the conditions of



the **Roadway System** and all the data and information regarding the operation of the **Concession**.

- 2.6. Bidders shall pay for the corresponding costs and expenses that are incurred in order to carry out studies, investigations, surveys, projects, and investments to take part in the Competition or those related to the contracting process.
- 2.7. The documentation provided by **SEINFRA** exclusively to **Bidders** may not be reproduced, divulged, and utilized, whether in full or partially, for any purposes other than those expressed in the **Invitation to Bid**.
- 2.8. In case there are differences between the Portuguese and English versions of this Invitation to Bid and the Appendices hereto, or in the documents related to the Concession, the Portuguese version shall prevail.
- 2.9. In case of divergence, all terms, provisions, and conditions of the **Invitation to Bid** shall prevail over the provisions in the **Appendices**.

3. Technical Visit

- 3.1. According to the provisions of this Item 3, **Bidders** may visit the location where the subject matter of the **Agreement** shall be executed with the purpose of inspecting it, and such visitations shall be scheduled by means of a request emailed to lotesrodoviarios@infraestrutura.mg.gov.br , with the subject line "Visita Técnica Edital de Concessão nº 003/2021 (Lote Sul de Minas Gerais)" (Technical Visit for Invitation to Bid No. 003/2021 Southern Minas Gerais Lot).
 - 3.1.1. The Bidder, during the physical visit to carry out a technical inspection, shall bring 2 (two) copies of the Technical Visit Request, to be drawn up according to Appendix 4 TECHNICAL VISIT REQUEST TEMPLATE to this Invitation to Bid, and the Bidder's representative shall sign it and request the granting entity employee in charge of accompanying the inspection to sign the copy that shall



be returned to the representative, to be submitted by the **Bidder** together with the proof of claim.

- 3.1.2. The technical visit request shall contain an indication and qualification of up to 5 (five) representatives of the interested company in order to visit the location.
 - 3.1.2.1. The **Government** shall be provided with a copy of the proof of representation relationship between the **Bidder** and the representative designated to carry out the technical visit.
- 3.1.3. Upon receipt of the email, provided that the requirements stipulated in this **Invitation to Bid** are met, an email shall be sent to the interested party in order to schedule a date and time for the technical visit, which shall be accompanied by employees or designees of the **Government**.
- 3.1.4. The technical visits shall take place after the publication date of this Invitation to Bid, until the date stipulated in the schedule for submitting the documentation provided in Item 6.1 of this Invitation to Bid.
- 3.1.5. The option to physically visit the location in order to carry out a technical inspection is the Bidder's right and burden, with the purpose of drawing up an accurate and technical Financial Bid, but it is not mandatory within the bidding process for the purposes of the qualification exam. If the **Bidder** chooses not the inspect the locations where the services that are the subject matter of the Call for Bids, it should present a declaration in accordance with APPENDIX 5 -TECHNICAL VISIT WAIVER DECLARATION LETTER TEMPLATE and, in case they win the competition, they may not claim to ignore the contract execution conditions as a pretext for an occasional total partial nonperformance of the Agreement, delayed implementation, or changes in the subject matter of the contract.
- 4. Clarifications and Objections to the Invitation to Bid



- 4.1. In case any interested parties require further clarifications, they shall request them to the **Government**, more specifically to the Special Bidding Commission, within the deadline established in Item 13.1 of this **Invitation to Bid**, by email to email@email.com, containing a ".doc" or ".docx" file with the questions posed as indicated in the template provided in **Appendix 2**.
 - 4.1.1. The effective date of all clarification requests shall be their receipt date, except when the request comes in after 5:30 PM (five thirty in the afternoon, Brasília time).
 - 4.1.2. The effective date of the clarification requests sent after 5:30 PM (five thirty in the afternoon, Brasília time) shall be the following business day for all intents and purposes, including in order to check the timeliness.
- 4.2. The **Special Bidding Commission** shall not answer any questions that is not posed as provided in the previous sub-item.
- 4.3. The answers offered by the **Special Bidding Commission** to said further clarifications shall be published on http://www.infraestrutura.mg.gov.br/ without identification of the questioning source.
- 4.4. All answers offered by the Special Bidding Commission to the clarification requests submitted under the terms of this item shall appear in a minute that shall be an integral part of this Invitation to Bid, and shall be made available within the deadline provided in Item 13.1 of this Invitation to Bid, or in case the bid submission date changes, within up to 7 (seven) days prior to the stipulated document submission date pertaining to the Competition.
 - 4.4.1. Should there be no clarification requests, the information and elements made available in this **Invitation to Bid**, **Draft of the Agreement** and the **Appendices** thereto shall be considered as being sufficient to allow for the formulation of the **Financial Bid** and submission of the proof of claim, and therefore also to take part in the **Competition**, and for that reason no questions shall be



accepted after the date stipulated in Item 13.1 Erro! Fonte de r eferência não encontrada.

- 4.5. Under penalty of peremption of the right, any occasional objection to the Invitation to Bid shall be forwarded within up to 5 (five) business days prior to the **Public Session**, when submitted by any citizen, and within up to 2 (two) business days prior to said date, when submitted by the **Bidder**.
 - 4.5.1. All objections shall be considered as having been presented upon their receipt date, except when the request comes in after 5:30 PM (five thirty in the afternoon, Brasília time).
 - 4.5.2. Objections sent after 5:30 PM (five thirty in the afternoon, Brasília time) shall be considered as having been submitted on the next business day for all intents and purposes, including in order to check the timeliness.
- 4.6. Objections to the **Invitation to Bid** shall be addressed to the president of the **Special Bidding Commission**, within the deadlines stipulated in Item 4.5 of this **Invitation to Bid**, observing all applicable legal conditions.
- 4.7. Submitting an objection shall not prevent the interested party from taking part in the **Competition**.
- 4.8. Only those who express their interest by sending an email to lotesrodoviarios@infraestrutura.mg.gov.br with the subject line "Cadastro de Interessado Lote Sul de Minas Gerais" (Interested party registration Southern Minas Gerais Lot) and with the proper identification of the (i) name/corporate name; (ii) nationality/country of origin; (iii) occupation/business purpose; (iv) ID and Taxpayer ID/Corporate Taxpayer ID; (v) address; (vi) telephone numbers and email for contact, are guaranteed to:
 - i. Be informed directly by email of the documents pertaining to the Call for Bids:



- ii. Be informed directly by email of the clarifications provided regarding this **Invitation to Bid**;
- iii. Receive a copy of the administrative act resulting from any occasional changes made to this **Invitation to Bid**, if applicable; and
- iv. Receive by email other communications with relevant content pertaining to the **Call for Bids**.
- 4.9. The **Government** may, on its own initiative or as a result of responses to requests for clarification or objections, modify this **Invitation to Bid** at any time, by means of an erratum to be published in the **Official Gazette** of the State of Minas Gerais.
- 4.10.In case a change in the Invitation to Bid unequivocally affects the devising of the Financial Bid, under the terms of Art. 21, Paragraph 4 of Federal Law No. 8666/93, the Government shall modify the date of the Public Session stipulated in the preamble to the Invitation to Bid, informing Bidders by means of a publication in the Official Gazette of the State of Minas Gerais. In that case, the deadline for the Technical Visit and clarification requests shall be equally postponed.

PART 5 – COMPETITION REGULATION

5. Conditions for Participating

- 5.1. Those who may take part in the **Competition** are corporations, investment funds, financial institutions, and supplementary social security entities, whether Brazilian or foreign, individually or in a consortium, provided that they fully meet all terms and conditions of this **Invitation to Bid**.
 - 5.1.1. Those who may take part in this **Competition** are public or closed supplementary social security entities and investment funds.
- 5.2. The following may not take part in the **Competition**, individually or in a



consortium:

- 5.2.1. Legal entity declared suitable through a document issued by the Public Administration;
- 5.2.2. Legal entity barred or suspended from participating in calls for bids or from contracting with the Public Administration;
- 5.2.3. Legal entity that has been finally convicted, with the penalty of interdiction of rights due to having committed environmental crimes, as stipulated in Art. 10 of Federal Law No. 9605 of February 12, 1998;
- 5.2.4. Legal entity where the administrator(s) or technician(s) in charge holds/hold or has/have held and effective position or employment at SEINFRA or BNDES, or those who have held a management, higher-level assistance, or intermediate assistance position in the State of Minas Gerais in the past 180 (one hundred and eighty) days prior to the publication date of the Invitation to Bid;
- 5.2.5. Legal entity where the majority shareholder or administrator has been convicted for committing a crime against the State Public Administration, under the terms of Law No. 23451 of October 24, 2019;
- 5.2.6. Legal entity included in the Supplier Registry that is barred from Bidding and Contracting with the State Public Administration, under the terms of State Law No. 13994 of September 18, 2001;
- 5.2.7. Legal entity that is in the process of bankruptcy, voluntary bankruptcy, judicial or extrajudicial reorganization, insolvency, temporary special administration or intervention, under the terms of Art. 31, Item II of Federal Law No. 8666/1993, unless it is proven that the judicial reorganization plan has been accepted or the extrajudicial reorganization plan has been ratified, as applicable;
- 5.2.8. Legal entity that has been barred from participating in calls for bids promoted by the Public Administration due to having committed a



breach of the economic order, under the terms of Art. 38, Item II of Federal Law No. 12529 of November 30, 2011;

- 5.2.9. Legal entity that has been prohibited from contracted with the Public Administration due to a conviction for misconduct in public office, under the terms of Art. 12 of Federal Law No. 8429 of June 2,_1992, after the decision becomes final and unappealable.
- 5.2.10. Legal entity who, individually or in a Consortium, has participated directly or indirectly, in the Modelling Studies and in the Contract or in the Invitation to Bid as consultants or their subcontractors, or of which the author of the basic or executive project is a director, manager, shareholder or holder of more than 5% (five percent) of the voting stock, controller, whether direct or indirect, technician in charge.
- 5.3. Participating in the **Competition** implies an integral and unconditional acceptance of all terms, provisions, and conditions of the **Invitation to Bid** and the **Appendices** hereto, the **Draft of the Agreement** and the **Appendices** to the **Draft of the Agreement**, as well as all other standards that are applicable to the **Competition**.
- 5.4. Should the **Bidder** participate in the **Competition** by means of a **Consortium**, the following rules shall be followed, without prejudice to other rules established in the **Invitation to Bid**:
 - 5.4.1. Each consortium member shall individually meet the requirements regarding the legal, tax, and labor regularity and the economic/financial qualification contained in Item 10 of this **Invitation** to Bid;
 - 5.4.2. The technical qualification requirements shall be met by the **Consortium** through any of the consortium members, individually or as the sum of the technical qualifications presented by the consortium members, when applicable;
 - 5.4.3. The disqualification and ineligibility of any consortium member shall result in the automatic disqualification/ineligibility of the **Consortium**;



- 5.4.4. There is no limit to the number of consortium members making up the **Consortium**:
- 5.4.5. No Bidder may participate in more than one Consortium, even if through their Affiliate(s), Controlling Company(ies), Controlled Company(ies), not even with different percentages, under penalty of being disqualified from the bidding process, regardless of the stage at which this is revealed:
- 5.4.6. Should a **Bidder** participate in a **Consortium**, they shall be prohibited from participating individually in the **Competition**;
- 5.4.7. The inclusion, replacement, removal, or deletion of consortium members, as well as any changes to the proportion of consortium member participation, shall not be accepted until the **Agreement** is signed;
- 5.4.8. The participation of a **Consortium** comprising foreign companies exclusively is permitted;
- 5.4.9. The joint and several liability of consortium members shall cease, for the purposes of the obligations assumed in association with the Competition: (i) in case the consortium is the winning Bidder, after the Agreement is signed; and (ii) in case the consortium is not the winning Bidder, until the Agreement is signed by the winning Bidder; and
- 5.4.10. aside from other documents required in the Invitation to Bid, the participation of Bidders under the Consortium regime is conditioned to the submission of a commitment to Incorporate an SPE, undersigned by the consortium members, under the terms of Item 10.8 of this Invitation to Bid.
- 5.5. If the **Bidder** is a foreign legal entity, the following rules shall be followed, without prejudice to other rules established in this **Invitation to Bid**:



- 5.5.1. Bidders that are foreign legal entities shall submit, both in order to participate individually in the Competition and in the Consortium, equivalent documents to the proof of claim required in this Invitation to Bid, duly notarized by the Brazilian consular authority in their country of origin and translated by a sworn translator.
 - 5.5.1.1. Foreign corporations based in countries that are signatories to the Convention Abolishing the Requirement of Legalization for Foreign Public Documents, enacted in Brazil by means of Federal Decree No. 8660/2016, may replace the notarization by the consular authority mentioned in Item 5.5.1 of this Invitation to Bid with the apposition of the apostille with which said Convention deals, when applicable.
 - 5.5.1.2. The documentation described in the above item and the corresponding apostille shall be translated by a sworn translator, with the signatures notarized by a notary public.
- 5.5.2. Bidders that are foreign legal entities shall submit a statement as per the template provided in Appendix 16 EQUIVALENCE STATEMENT TEMPLATE to this Invitation to Bid, certifying the correlation between the documents required in this Invitation to Bid and the corresponding documents from the country of origin, as well as their validity.
- 5.5.3. The equivalent proof of claim shall be submitted so as to enable an analysis of their validity and enforceability.
- 5.5.4. In case there are no equivalent documents as required in this Invitation to Bid or no public authority in the country of origin to notarize them, a statement informing that shall be submitted by the Bidder, as per the template provided in Appendix 16 EQUIVALENCE STATEMENT TEMPLATE to this Invitation to Bid.
- 5.5.5. **Bidders** shall answer civilly, administratively, and criminally regarding the veracity of the aforementioned statements.



- 5.5.6. A legal representative of a **Bidder** that is a foreign legal entity may be any person who is legally registered and based in Brazil, with express powers, by means of a public or private power of attorney, with the signatures notarized by a notary public or another entity according to the legislation that applies to the documents, in order to be served with process and answer administratively and judicially in Brazil, as well as to represent them at all stages of the process.
- 5.5.7. The power of attorney mentioned in Item 5.5.6 of this **Invitation to Bid** shall be issued in the official language of the **Bidder's** country of origin, duly consularized, as per the provisions of Item 5.5.1.1, with a sworn translation filed in a Deeds and Documents Registry.

6. Ways to Submit Documents

6.1. The Envelopes containing the **Bid Bond**, the **Financial Bid**, and the **Proof of Claim** shall be (i) delivered on the **Envelope Submission Date** to the **B3** headquarters by a representative of the Accredited Brokers, bringing the documents that prove their representation powers, and (ii) submitted in 3 (three) separate sealed envelopes with the following identification on the front side:

"ENVELOPE 1 – GARANTIA DE PROPOSTA E DOCUMENTOS DE REPRESENTAÇÃO" (ENVELOPE 1 – BID BOND AND REPRESENTATION DOCUMENTS)

"EDITAL DE CONCORRÊNCIA Nº: 003/2021" (INVITATION TO BID FOR COMPETITION NO.:003;2021)

[FULL CORPORATE NAME OF THE BIDDER OR DENOMINATION OF THE CONSORTIUM, INDICATING THEIR MEMBERS AND LEADER]

[NAME, PHONE NUMBER, AND EMAIL OF THE ACCREDITED REPRESENTATIVE(S)]

[DENOMINATION OF THE ACCREDITED PARTICIPANT]
[NAME, PHONE NUMBER, AND EMAIL OF THE ACCREDITED PARTICIPANT]



"ENVELOPE 2 - PROPOSTA ECONÔMICA" (ENVELOPE 2 - FINANCIAL BID)

"EDITAL DE CONCORRÊNCIA Nº: 003/2021" (INVITATION TO BID FOR COMPETITION NO.: 003/2021)

[FULL CORPORATE NAME OF THE BIDDER OR DENOMINATION OF THE CONSORTIUM, INDICATING THEIR MEMBERS AND LEADER]

[NAME, PHONE NUMBER, AND EMAIL OF THE ACCREDITED REPRESENTATIVE(S)]

[DENOMINATION OF THE ACCREDITED PARTICIPANT] [NAME, PHONE NUMBER, AND EMAIL OF THE ACCREDITED PARTICIPANT]

"ENVELOPE 3 – DOCUMENTOS DE HABILITAÇÃO" (ENVELOPE 3 – PROOF OF CLAIM)

"EDITAL DE CONCORRÊNCIA Nº: 003/2021" (INVITATION TO BID FOR COMPETITION NO.: 003/2021)

[FULL CORPORATE NAME OF THE BIDDER OR DENOMINATION OF THE CONSORTIUM, INDICATING THEIR MEMBERS AND LEADER]

[NAME, PHONE NUMBER, AND EMAIL OF THE ACCREDITED REPRESENTATIVE(S)]

[DENOMINATION OF THE ACCREDITED PARTICIPANT]
[NAME, PHONE NUMBER, AND EMAIL OF THE ACCREDITED PARTICIPANT]

6.2. Each of the envelopes containing the Bid Bond, Financial Bid, and Proof of Claim shall be submitted separately, with all pages sequentially numbered, including separation sheets, catalogs, drawings or similar, if any, regardless of whether there is more than one notebook, from the first to the last page, so that the numbering of the last page of the last notebook reflects the total amount of pages in each volume, and amendments, erasures, annotations, or remarks are not permitted.



- 6.3. Each copy shall contain a page with its own closing document, which shall not be numbered.
- 6.4. Each of the volumes containing the Bid Bond, Financial Bid, and Proof of Claim shall be submitted digitally by means of a flash memory drive, as a standard PDF file (Adobe Acrobat), and the content thereof shall be identical to that of the copy submitted physically.
- 6.5. In case of divergence between the information provided digitally and physically, the information provided physically shall prevail.
 - 6.5.1. In case of divergence between numbers and their expression in full, the expression in full shall prevail.
- 6.6. For the purposes of submitting the envelopes, **Bidders** shall present to the President of the Special Bidding Commission, outside of the envelopes, a statement that no temporary suspension penalties have been applied regarding the participation in calls for bids and prohibition to contract, as well as a statement of suitability to offer bids and to contract with any entity of the Federal, State, District, and Municipal Administration, the effects of which are still currently valid, as per **Appendix 18 NON-EXISTENCE OF PENALTY STATEMENT TEMPLATE** to this **Invitation to Bid**.
- 6.7. All pages of each one of the copies of the Bid Bond, Financial Bid, and Proof of Claim shall be initialed by one of the Accredited Representatives.
- 6.8. One of the **Accredited Representatives** shall initial the seal of each envelope containing each of the volumes listed in Item 6.1 of this **Invitation to Bid**, handwriting the date and time next to the initials.
- 6.9. Save when expressly authorized in this **Invitation to Bid**, the documents shall be submitted according to the templates provided in the **Invitation to Bid**, when applicable.



- 6.10.Any occasional failure to deliver or any formal defects in the documents that are part of the **Bid Bond**, **Financial Bid**, and **Proof of Claim** may be resolved according to the terms of Item 12.2.2 of this **Invitation to Bid**, within a deadline to be established by the Special Bidding Commission.
- 6.11. The documents shall be presented in a clear language, without amendments, erasures, annotations, or remarks, and shall follow these rules with regard to the language:
 - 6.11.1. All documents related to the **Competition** shall be written in Portuguese, and the entire documentation shall be interpreted and construed according to said language; and
 - 6.11.2. In the case of documents written in a foreign language, those shall be accompanied by a sworn translation into Portuguese notarized by the Brazilian diplomatic or consular representation in the country of origin of the document, without prejudice to the application of the provisions of Federal Decree No. 8660/2016 and of Item 5.5 of this **Invitation to Bid**.
- 6.12. The obligation to notarize the signatures on the statements and to notarize the documents **Bidders** are required to submit is hereby dismissed, as per Law No. 13726 of October 8, 2018.
- 6.13. The documents pertaining to the **Competition** shall not be delivered by mail or any other method not provided in Item 6 of this **Invitation to Bid**.
- 6.14.Bidders shall pay for all costs associated with the preparation and presentation of the volumes containing the Bid Bond, Financial Bid, and Proof of Claim, and neither the Government nor the Regulator shall be responsible under any circumstances for such costs, regardless of the procedures followed during the Competition or the outcome thereof.

7. Bid Bond and Representation Documents



- 7.1. The **Bid Bond** shall be submitted in the amount of 1% (one perfect) of the estimated amount of the **Agreement**, totaling BRL 18,855,212.22 (eighteen million, eighty hundred fifty-five thousand, two hundred and twelve Brazilian reais and twenty-two cents), and may be presented as a cash escrow, government bond escrow, completion bond, or bank-issued guarantee.
 - 7.1.1. The amount established in Item 7.1 of this **Invitation to Bid** shall be updated according to the National Broad Consumer Price Index, based on the variation between April 2021 and one month before the date of the **Public Session**.
- 7.2. The Bid Bond shall be valid for at least 180 (one hundred eighty) days from the Envelope Submission Date, and shall have its term postponed for an equal period at least 15 (fifteen) days before its expiry, at the expenses of Bidders themselves, in case it expires before the Agreement signature date, under penalty of disqualification from this Competition, if so required by the Special Bidding Commission and if the Bidder expresses their interest in continuing to take part in the bidding process.
 - 7.2.1. The amount of the **Bid Bond**, in case it is renewed, shall be adjusted according to the National Broad Consumer Price Index (IPCA) or any other index that may replace it, in the period between the base date of April 2021 and the last index officially published prior to renewing the **Bid Bond**.
 - 7.2.2. Maintenance of the **Bidder's** qualification conditions is conditioned to the regular renewal of the corresponding **Bid Bond**, under the terms of Item 7.2 of this **Invitation to Bid**.
- 7.3. B3 shall aid the Special Bidding Commission in the analysis of the regularity and effectiveness of the submitted Bid Bonds according to B3's Procedure Manual, the outcome of which shall be communicated on the date stipulated in this Invitation to Bid.
- 7.4. If a **Bidder** participates in the **Competition** individually, the **Bid Bond**



shall be submitted under their own name.

- 7.5. If the Bidder participates in the Competition as a Consortium, the Bid Bond shall be submitted under the name of one or more consortium members, expressly indicating the name of the Consortium and all of its members with their corresponding percentage shares, regardless of whether the Bid Bond was submitted by one or more consortium members. In this case, a contribution to the total amount due is still accepted, split between the consortium members, who may choose one specific type of bond, without prejudice to different choices made by the other consortium members.
- 7.6. For the types of **Bid Bonds** that require formalization by means of documents, these shall not include any exclusionary liabilities that could prevent the automatic and unconditional execution by the **Government** under the enabling circumstances described in this Invitation to Bid, also following the rules established in the **Procedure Manual** issued by **B3** S.A., which is provided in **Appendix 21** to this **Invitation to Bid**.
- 7.7. The **Bid Bond** shall be provided for the benefit of the **Government**.
- 7.8. **Bidders** are entirely responsible for proving the existence and sufficiency of the **Bid Bond** provided for the purposes of this **Competition**, and **Bidders** shall submit the necessary documentation to that effect, under penalty of rendering the provided bond invalid and other applicable consequences, including disqualification of the **Bidder**.
 - 7.8.1. A Bid Bond provided as a cash escrow shall be settled by paying the corresponding State Collection Document (DAE, for its acronym in Portuguese) within up to 24h (twenty-four hours) before the Envelope Submission Date, and the proof of payment must be presented, under penalty of rendering the bond invalid.
 - 7.8.1.1. For the payment mentioned in Sub-clause 7.8.1, the **Bidder** shall access the website http://www.fazenda.mg.gov.br/empresas/documentos_arrecada cao/, click on "Receita de Outros Órgãos" (Revenue from other



entities), and follow these steps:

- a) Select the option "CNPJ" (Corporate Taxpayer ID) in the
 "Tipo de Identificação" (Type of Identification) field;
- b) Inform the **Bidder's** Corporate Taxpayer ID in the "Identificação" (Identification) field;
- c) Select "SECRETARIA DE ESTADO DE INFRAESTRUTURA E MOBILIDADE" (STATE OFFICE OF INFRASTRUCTURE AND MOBILITY) in the field "Órgão Público" (Public Entity) field;
- d) Select the option "RECURSO TESOURO CAUCAO E GARANTIAS DIVERSAS" (TREASURY RESOURCE – ESCROW AND OTHER BONDS) in the "Serviço ou Órgão Público" (Public Entity or Service) field;
- e) Click and fill out the reCAPTCHA, and then click on "Continuar" (Continue);
- f) On the following page, inform the payment date in the "Data Pagamento" (Payment Date) field;
- g) Inform the escrow amount in the "Valor da Receita" (Revenue Amount) field;
- h) Write the following text in the "Informações Complementares" (Supplementary Information) field: "Garantia da proposta apresentada pela LICITANTE <<nome e CNPJ da LICITANTE>> conforme item 11 do Edital da Concorrência Pública nº [●]/2021" (Bid Bond submitted by the BIDDER <<BIDDER's name and Corporate Taxpayer ID>> as per Item 11 of the Invitation to Bid for Public Competition No. 003/2021);
- i) Click on "Continuar" (Continue), issue the DAE, and make the payment.
- 7.8.2. For a **Bid Bond** provided as a government bond escrow, only Fixed-rate Treasury (National Treasury Bills LTN, for its acronym in Portuguese), SELIC Treasury (Financial Treasury Bills LFT), IGPM+ Treasury with Semiannual Interest (National Treasury Notes C Series NTN C), Fixed-rate Treasury with Semiannual Interest



(National Treasury Notes – F Series – NTN-F), IPCA+ Treasury (National Treasury Notes – B Series – NTN-B Principal), or IPCA+ Treasury with Semiannual Interest (National Treasury Notes – B Series – NTN-B) shall be accepted, and shall be issued as book entries by means of registration in a central settlement and custody system authorized by the Brazilian Central Bank.

- 7.8.2.1. Submission of the **Bid Bond** as a Government Bond Escrow shall be digitally confirmed using a system by the **Special Bidding Commission**, assisted by **B3**, as detailed in **Appendix 21 B3 Procedure Manual**.
- 7.8.3. A **Bid Bond** provided as a completion bond shall be issued by a national or foreign insurance company operating in Brazil, and the insurance policy shall comply with the provisions of both SUSEP Circular Letter No. 477/2013 and the template provided in **Appendix 7.**
 - 7.8.3.1. Completion bond policies shall be effective 1 (one) day before the **Envelope Submission Date**, so as to accommodate the 24 (twenty-four) hours of that date, thereby complying with SUSEP standards.
 - 7.8.3.2. If the **Bid Bond** provided as a completion bond includes any clauses that are incompatible with the provisions of this **Invitation to Bid**, including limitation or disclaimer clauses, the **Bidder** shall submit a statement undersigned by the insurance company communicating the inapplicability of said clauses to this call for bids, as well as the validity of the completion bond under all circumstances provided in this **Invitation to Bid**.
 - 7.8.3.3. The authenticity of completion bonds shall be verified as informed in the insurance policies and/or by other suitable means that allow their authenticity to be verified.



- 7.8.4. A **Bid Bond** submitted as a bank-issued guarantee shall be issued under the terms of Appendix 8 by financial institutions rated between the first and second tiers, i.e. between "A" and "B", on the long-term rating scale of at least one of these risk classification agencies: Fitch Rantings, Moody's, or Standard & Poors.
 - 7.8.4.1. Banks issuing the guarantee shall work with the EMVIA system, so that the authenticity of the document may be verified, as instructed in **Appendix 21 B3 Procedure Manual**.
 - 7.8.4.2. It is not necessary to submit the supporting documents proving the powers of representation held by the signatories to the bank-issued guarantees and completion bonds if the aforementioned institutions are registered as bond issuers with B3 or, in the case of a completion bond issuer, the signatory's powers may be confirmed on the SUSEP website upon issuance of the administrators' certificate, as instructed in **Appendix 21–B3 Procedure Manual.**
 - 7.8.4.3. Banks issuing the guarantee shall work with the EMVIA system, so that **B3 S.A.** may verify the authenticity of the document.
- 7.9. The **Bid Bond** volume shall also contain the representation documents mentioned in Item 9 of this **Invitation to Bid**.
- 7.10.**Bidders** that do not submit the **Bid Bond** according to the conditions set forth in this **Invitation to Bid** shall be prohibited from participating in the **Competition** and shall have any other documents returned to them.
- 7.11. The **Bid Bond** shall be returned to any **Bidder** that:
 - 7.11.1. has been declared the winner, within up to 15 (fifteen) days after the **Agreement** signature date;
 - 7.11.2. has not been declared the winner, within up to 15 (fifteen)



days after the Agreement signature date;

- 7.11.3. in case all **Bidders** are disqualified, within up to 15 (fifteen) days from the **Public Session**; and
- 7.11.4. in case of revocation, suspension, or annulment of the bidding process, within up to 15 (fifteen) days from the publication of the corresponding administrative or judicial order.
- 7.12. The **Bid Bond** may be executed in full to cover the payment of the applicable fine under the terms of the currently effective legislation and this **Invitation to Bid** in the following cases:
 - 7.12.1. The **Bidder** fails to maintain the **Bid Bond** according to the conditions defined in this **Invitation to Bid**;
 - 7.12.2. The **Bidder** requests the removal of their **Financial Bid** during its term of validity;
 - 7.12.3. The **Winning Bidder** fails to meet the conditions or to submit the documents required in order to sign the **Agreement** within the deadlines provided in this **Invitation to Bid**;
 - 7.12.3.1. The **Bid Bond** shall be executed regardless of whether the **Winning Bidder** is found to be guilty with regard to the conduct provided in Item 7.12.3 and/or the **Agreement** is signed with other qualified parties, and it does not depend either on the configuration and/or demonstration of effective prejudice on the part of the **Government**.
 - 7.12.4. The **Winning Bidder** refuses to sign the **Agreement** within the deadline set forth in this **Invitation to Bid**; and
 - 7.12.5. The **Bidder** acts with the goal of defeating the purpose of the **Competition**.
- 7.13. Any changes to the terms and conditions of the **Bid Bond** submitted to the **Government** are prohibited, except with the Government's express



and prior consent at the time of its renewal or for the re-composition of its economic value and feasibility conditions.

7.14. The provided **Bid Bond**, regardless of the chosen type among those set forth in this **Invitation to Bid**, shall be unconditional and may not contain any disclaimer clauses regarding the responsibilities assumed by the **Bidder** and/or the issuers as regards their participation in this **Competition**, other than those expressly provided in the legislation or currently effective regulations.

8. Capital Stock

- 8.1. Prior to signing the **Agreement**, the **Winning Bidder** shall prove to the **Government**:
 - 8.1.1. Full subscription of the **SPE's** capital stock, comprising:
- a) Mandatory capital stock, in the minimum amount of BRL 280,809,273.84(two hundred eighty million, eight hundred and nine thousand, two hundred seventy-three Brazilian reais and eighty-four cents);
- b) Additional capital stock, calculated as per Sub-items 8.2.1 and 8.2.2.
 - 8.1.2. Payment, in the national currency, of the mandatory capital stock in the amount of BRL 280,809,273.84 (two hundred eighty million, eight hundred and nine thousand, two hundred seventy-three Brazilian reais and eighty-four cents)..
- 8.2. The additional capital stock shall be calculated based on the percentage of the discount offered in relation to the **Basic Toll Fee**.



- 8.2.1. The **Concessionaire** shall be obliged to pay the additional capital stock at each percentage point of the discount offered in relation to the **Basic Toll Fee**.
- 8.2.2. The additional capital stock payable by the Concessionaire until the first year of the Concession shall be calculated based on the following method:
 - (i) Additional contribution of BRL 13,050,000.00 (thirteen million and fifty thousand Brazilian reais) for each percentage point of the discount offered in relation to the **Basic Toll Fee**.
 - (ii) In the case of non-integer discount amounts, the additional contribution amount shall be calculated proportionately, observing the provisions of Sub-item 8.3.2 (i).
- 8.3. All amounts mentioned in Item 8 shall be adjusted to the **National Broad Consumer Price Index**, based on the variation between April 2021 and two months before the effective disbursement month.

9. Bidders' Representatives

- 9.1. Accredited Representatives
 - 9.1.1. Each Bidder may have up to 2 (two) Accredited Representatives.
 - 9.1.2. The **Bid Bond** volume shall contain the following supporting documents to prove the representation powers held by the **Accredited Representatives**:
 - 9.1.2.1. In the case of Brazilian companies, a power of attorney proving their powers to perform, on behalf of the **Bidder**, all actions associated with the **Competition**, as per the template provided in **Appendix 9 POWER OF ATTORNEY TEMPLATE** to this **Invitation to Bid**, with notarized signatures and accompanied by documents proving the granting party's powers (as per the latest alteration filed in a corporate registry or relevant



public registry). In the case of a public power of attorney, there is no need to notarize the signatures;

- 9.1.2.2. In the case of a Consortium, the aforementioned power of attorney shall be granted by the leading company, with notarized signatures, accompanied by (i) powers of attorney granted by the consortium members to the leading company, as per Appendix 9 POWER OF ATTORNEY TEMPLATE to this Invitation to Bid, with notarized signatures; (ii) supporting documentation proving the powers held by all grantors (as per the latest changes filed in the corporate registries or relevant public registries); and (iii) Consortium Creation Commitment Document, undersigned by the consortium members, as per Item 10.8 of this Invitation to Bid; and
- 9.1.2.3. In the case of a foreign company, a power of attorney granted to a legal representative residing in Brazil, as per the template provided in Appendix 10 POWER OF ATTORNEY FOR FOREIGN BIDDERS TEMPLATE to this Invitation to Bid, accompanied by documents proving the grantors' powers (as per the latest change filed in the corporate registry, relevant public registry, or equivalent requirement in the country of origin) and with the signature(s) duly notarized by a notary public or another entity, according to the legislation that applies to the documents, recognized by the Brazilian consular representation in the country of origin, duly translated into Portuguese by a public sworn translator, and filed in a Deeds and Documents Registry.
- 9.1.3. At any given moment, **Bidders** may register representatives, observing the quantitative limitation and the other documents listed above, as well as replace or revoke a previous accreditation.
- 9.1.4. Accredited Representatives are prohibited from intervening or carrying out actions during the Competition, considering that said representation shall be exercised exclusively by the Accredited Participants.



- 9.1.5. **Accredited Representatives** shall sign all statements and documents specified in this **Invitation to Bid**.
- 9.1.6. Each **Accredited Representative** may only represent one **Bidder**.

9.2. Accredited Participants

- 9.2.1. The mediation agreement between the Accredited Participant and the Bidder, as per the template and guidelines provided in Appendix
 21 B3 Procedure Manual, shall have a copy submitted together with the documents listed in Sub-item 9.1.2, accompanied by proof of their signatories' powers.
- 9.2.2. Accredited Participants shall represent Bidders before B3, upon delivery of all the documents required in this Invitation to Bid especially the volumes containing the Bid Bond, Financial Bid, and Proof of Claim, and in the documents resulting from the Public Session.
- 9.2.3. Each **Accredited Participant** may only represent one **Bidder**, and each **Bidder** may only be represented by and participate in the **Competition** through only one **Accredited Participant**.

10. Proof of Claim

- 10.1. The **Bidder** shall submit the documentation that proves their Legal Qualification, Tax and Labor Regularity, Economic/Financial Qualification, and Technical Qualification, under the terms of this **Invitation to Bid**.
- 10.2.In the case of a **Consortium**, each consortium member shall individually meet the requirements regarding the Legal Qualification, Tax and Labor Regularity, and Economic/Financial Qualification.



10.3. The Technical Qualification requirements shall be met, in the case of a **Consortium**, through any of the consortium members, whether individually or through joint technical reports, when applicable.

A. Legal Qualification

- 10.4.For Legal Qualification, the following documents shall be submitted by the individual **Bidder**:
 - 10.4.1. Currently effective bylaws, articles of incorporation or organization, as per the latest change filed in the Registry of Commerce or a relevant public registry; in case the latest change in the articles of incorporation or organization do not consolidate the provisions of the currently effective articles of incorporation or organization, any previous changes that contain such provisions shall also be submitted;
 - 10.4.2. Proof of election/nomination of the **Bidder's** current administrators, filed in the Registry of Commerce or a relevant public registry, and in the case of joint-stock companies, proof of the corresponding press releases;
 - 10.4.3. Authorization decree, in the case of a foreign company or corporation operating in Brazil, and registration document or permit to operate issued by the relevant entity, when so required by the activity at hand;
 - 10.4.4. If the **Bidder** is an investment fund, the following documents shall be submitted:
 - Proof of registration of the investment fund in the Brazilian Securities and Exchange Commission, created by Federal Law No. 6385 of December 7, 1976;
 - ii. Articles of incorporation with the latest change filed in the relevant registry;



- iii. Regulation and changes thereto, if any, duly registered in the Deeds and Documents Registry or the Brazilian Securities and Exchange Commission, under the terms of CVM/SIN Circular Letter No. 12/2019;
- iv. Proof of registration of the investment fund's administrator and, if applicable, manager in the Brazilian Securities and Exchange Commission;
- v. Proof of election of the administrator's representatives;
- vi. Proof that the investment fund has been properly authorized by its shareholders to participate in the **Competition** by means of an authorization resulting from the fund's investment policy as described in its regulation, and that the administrator may represent the fund in all actions and for all intents and purposes of the **Competition**, assuming all obligations and rights arising thereof on behalf of the investment fund;
- vii. Proof that the administrator and the fund are not in a judicial liquidation process by means of a certificate issued by their local registries, or in an extrajudicial liquidation by means of a document obtained upon consulting the Brazilian Central Bank's website.
- 10.4.5. If the **Bidder** is a public or closed supplementary social security entity, they must submit the minute of the meeting that elected the current administration, the currently effective regulation, proof of express and specific authorization regarding their incorporation and operations granted by the relevant inspection entity, and a statement/certificate proving that the plans and benefits they manage are not under liquidation or intervention by the regulator.
- 10.4.6. If the **Bidder** is a financial institution, they shall additionally submit proof of express and specific authorization regarding their incorporation and operations granted by the industry regulator, as



well as proof of ratification of the administrator's election.

- 10.5. **Bidders** that choose to submit the Registration Certificate (RC) based on the information that appears in the General Supplier Registry of the State of Minas Gerais (CAGEF, for its acronym in Portuguese) are exempted from submitting the documents provided in Items 10.4.1 and 10.4.2, provided that their registration is up-to-date.
 - 10.5.1. The provisions of Item 10.5 do not apply to **Bidders** incorporated as investment funds.
 - 10.5.2. The other **Bidders** are entitled to have access to the data pertaining to the **Bidder** that chooses to submit the Registration Certificate (RC), upon concession of the inspections to be franchised when the appealing stage starts.
- 10.6. The Bidders shall present the documents that constituted the SPE
- 10.7.The drafts of the SPE's incorporation documents shall reflect the structure of the corporation to be effectively incorporated and may not be modified, except with the prior and express consent of the Special Bidding Commission.
 - 10.7.1. In the case of a **Consortium**, the **SPE's** division of shares shall reflect the shares held by each consortium member in the public or private commitment to incorporate the **Consortium**.
- 10.8. The corporations within the consortium shall submit a public or private commitment to incorporate a **Consortium**, undersigned by all consortium members, including at least the following information:
 - i. Name of the **Consortium**;
 - ii. Qualification of consortium members;
 - iii. Organization and purpose of the **Consortium**, namely, the shares held by each consortium companies in this **Competition**, and in case it becomes the winner, incorporation of a Special-Purpose



Entity (SPE), according to Brazilian laws, as a corporation headquartered and managed in Brazil, in the State of Minas Gerais;

- iv. Composition of the **Consortium**, indicating the percentage of shares each consortium member holds;
- v. Indication of the leading company in the **Consortium**;
- vi. Commitment stating that the consortium members shall answer separately, jointly and severally, for all the requirements of the invitation document and actions performed by the **Consortium**, until the **Concession Agreement** is signed, as well as, in the condition of future shareholders of the **SPE**, for all actions performed by the **SPE** during the execution of the **Agreement**, until the minimum capital stock payment end date of the **SPE**, as required in the **Agreement**;
- vii. Validity term fixed up until the incorporation date of the **SPE**;
- viii. Power of Attorney granting express, irrevocable, and irreversible powers to the leading company so it may act as the sole legal representative of the **Consortium** before the **Special Bidding Commission** and the **Government**, with full powers to receive notifications, notices, and summonses regarding matters associated with the **Competition** or the **Agreement**, as well as to agree with the conditions, settle, appeal and abandon an appeal, and commit to signing, on behalf of the **Consortium**, any documents and papers related to the subject matter of the **Competition**.
- 10.9.In the case of a Consortium, the statements required in the Invitation to Bid may be signed by the leading corporation, on behalf of the Consortium, pursuant to the provisions of Sub-item viii of the previous item.
- 10.10. The inclusion/exclusion or replacement of members in/from a



Consortium shall not be permitted until the incorporation date of the **SPE**.

10.11. For **Bidders** incorporated as investment funds, in order to meet the provisions of Item 10.8, the existence of majority shareholders shall be considered, or of an entity and its members, with power to influence and change the fund's bylaws, holding powers that are analogous to those set forth in Federal Law No. 6404 of December 15, 1976, for the purposes of identifying the controlling shareholder.

B. Tax and Labor Regularity

- 10.12. The documents listed below shall be submitted by the individual **Bidder** or by each member of the **Consortium**:
 - Proof of registration in the National Registry of Legal Entities of the Ministry of Economy;
 - ii. Proof of registration in the State Taxpayer Registry associated with the **Bidder's** domicile and headquarters pertaining to their field of activity and compatible with the subject matter of the Agreement;
 - iii. Certificate of no overdue tax liability, or certificate of tax liability with the same effects of a certificate of no overdue tax liability, regarding Federal Tax Credits and Overdue Federal Tax Liability, by submitting a joint certificate issued by the Brazilian Federal Revenue Service and the Office of the General Counsel for the National Treasury;
 - iv. Certificate of tax liability regularity with the State Revenue Office, registered as an overdue tax liability, in the **Bidder's** domicile or headquarters;



- v. Certificate of tax debits regularity to the Minas Gerais State Treasury, registered in active debt.
- vi. Certificate of securities tax liability regularity with the Municipal Revenue Office, in the **Bidder's** domicile or headquarters, pertaining to their field of activity and compatible with the subject matter of the Agreement;
- vii. Certificate of regularity with the Guarantee Fund for Length of Service; and
- viii. Proof of no unpaid debt with the Department of Labor Justice by means of a certificate of no overdue labor liability, or certificate of labor liability with the same effects of a certificate of no overdue labor liability, under the terms of Title VII-A of the Consolidation of Labor Laws.
- 10.13. All certificates listed above shall fall within the validity term.
- 10.14. In case the submitted certificates do not include a validity term, only those issued up until 90 (ninety) days prior to the date of submission shall be accepted, unless another term is stipulated in this **Invitation to Bid**.
- 10.15. In case any of the certificates submitted pursuant to Item 10.13 of this Invitation to Bid is a certificate of liability, or in case it does not show the updated status of the debt(s), another proof of settlement and/or other certificates shall be presented showing the updated status of the listed lawsuits and/or administrative procedures, dated no later than 90 (ninety) days prior to the final envelope submission deadline.
- 10.16. Proof of certificate requests shall not be accepted.
- 10.17. **Bidders** that choose to submit the Registration Certificate (RC) based on the information that appears in the General Supplier Registry of the State of Minas Gerais (CAGEF) are exempted from submitting the



documents provided in Item 10.12, provided that their registration is up-to-date.

- 10.17.1. The provisions of Item 10.17 do not apply to **Bidders** incorporated as investment funds.
- 10.17.2. The other **Bidders** are entitled to have access to the data pertaining to the **Bidder** that chooses to submit the Registration Certificate (RC), upon concession of the inspections to be franchised when the appealing stage starts.

C. Economic/Financial Qualification

- 10.18. The documents listed below shall be submitted by the individual **Bidder** or by each member of the **Consortium**:
 - i. Certificate of no bankruptcy, voluntary bankruptcy, or reorganization filing issued by the clerk of court (civil courts) of the judicial district where the company is based, dated no later than 90 (ninety) days prior to the **Envelope Submission Date**. In the case of a non-business corporation or another type of legal entity, an equivalent certificate issued by the clerk of the civil courts in general of the judicial district where the company is based, relating to civil insolvency and asset execution, when they exist, dated no later than 90 (ninety) days prior to the **Envelope Submission Date**.
 - ii. Balance sheet and the corresponding income statement, already required by law, duly approved by the general meeting or members, as applicable, submitted in the form of the law, and the submission of provisional balances or balance sheets is prohibited. The following are considered as required in the form of the law:
 - a. Limited-liability companies shall only submit balance sheets approved by the general meeting of members and



audited by an independent auditor;

- b. Closed corporations shall present balance sheets approved, published, and audited by an independent auditor; and
- c. Public corporations shall present balance sheets approved, published, and audited by an independent auditor.
- iii. For foreign companies, balance sheet and financial statement for the last fiscal year, already required and submitted in the form of the law in the country of origin, or opening balance sheet, for **Bidders** that started their activities in the current year, and replacing them with provisional balances or balance sheets is prohibited, but always accompanied by an analysis conducted by independent auditors. Companies must submit their financial statements (balance sheet and income statement) certified by an accountant registered with the competent professional entity, if auditing is not required by the laws of their countries of origin.
- 10.19. In case the **Bidder** is undergoing a judicial or extrajudicial reorganization, acceptance of the judicial reorganization plan or ratification of the extrajudicial reorganization must be proven, as applicable.
- 10.20. Bidders that choose to submit the Registration Certificate (RC) based on the information that appears in the General Supplier Registry of the State of Minas Gerais (CAGEF) are exempted from submitting the documents provided in Item 10.18, provided that their registration is upto-date.
 - 10.20.1. The provisions of Item 10.20 do not apply to **Bidders** incorporated as investment funds.
 - 10.20.2. The other **Bidders** are entitled to have access to the data pertaining to the **Bidder** that chooses to submit the Registration Certificate (RC), upon concession of the inspections to be franchised when the appealing stage starts.



D. Technical Qualification

- 10.21. The individual Bidder or Consortium shall prove their previous experience with the administration, management, and operation of toll roads for at least 12 (twelve) months with an Average Annual Daily Traffic (AADT) higher than 2,492 (two thousand, four hundred ninety-two) vehicles.
- 10.22. The aforementioned proof of previous experience may be presented by means of technical responsibility reports for the qualified professional(s) nominated by the **Bidder**, or certificates and/or attestations of competence in the name of the **Bidder**, or, in cases of **Consortium**, in the name of one or more **Consortium** members.
 - 10.22.1. The proof of previous experience in the aforementioned ways, materializes the technical qualification required in this **Invitation to Bid**.
 - 10.22.2. Will be accepted, for the purposes of the Item 9.22, attestations issued in the name of **Parent, Controlled or Related Company** or under the same common control of the Bidder or of one or more companies, in case of Consortium, or in the name of the main foreign company which has a Brazilian subsidiary one, if these companies' situation is proved and is in force before the publication date of this **Invitation to Bid**.
- 10.23. There is not limitation in the number of attests for comprovate the quantities indicated in Item 9.21 indicated quantities. 10.21
- 10.24. The certificates and/or attestations of competence shall contain, but are not limited to the following information:
 - i. Subject matter;
 - ii. Characteristics of the performed activities and provided services;
 - iii. Total amount of the undertaking and the percentage share of the Bidder;
 - iv. Start and end dates for the activities and services:



- v. Start and end dates for the company's participation in the **Consortium**, in case the certificate is issued in the name of the **Consortium**;
- vi. Description of the activities performed in the **Consortium**, if the certificate is issued in the name of the **Consortium**;
- vii. Location of the activities and services;
- viii. Corporate name of the issuer; and
- ix. Name and identification of the signatory.
- 10.25. The certificates may refer to ongoing contracts, provided that the amounts and technical characteristics of the subject matter that has already been performed are compatible with the subject matter of this **Invitation to Bid**.
- 10.26. The documents and certificates shall be issued by public or private entities that contracted the attested subject matter, using the declarant's letterhead with the identification of their legal representative and contact information so they may be reached by the **Special Bidding Commission**, and duly registered with the councils that regulate the corresponding professional activity.
- 10.27. Technical responsibility certificates shall only be accepted if the qualified professional has any ties with the **Bidder** at the end of the envelope submission date.
- 10.28. Proof of such ties may come in the form of articles of incorporation, election as Administrator, registration with the professional council, employee sheet, employment contract, or technical assistance contract.
- 10.29. To prove the link through the investiture in a management position, the Bidder must present proof of the election of the managers in office, duly filed in the business registry or competent notary's office.



- 10.30. Proof of such ties may also come in the form of a letter or contract or intent signed between the **Bidder** and the qualified professional, indicating that, in case the **Bidder** becomes the winner, they shall assume the obligation to participate in the **Concession** by means of one of the types of ties set forth in Item 10.28. 10.2828. 10.28
- 10.31. The qualified professional is not prohibited from having ties with more than one **Bidder**.
- 10.32. A professional holding a technical qualification certificate submitted by the **Bidder** may be replaced during the term of the **Concession**, as long as the provisions of the **Agreement** are fulfilled.
- 10.33. In Item 10.22.2 hypothesis, the **Bidder** shall prove that the company holding the certificate has no restrictions to participate in the **Call for Bids** provided in Sub-item 5.2 of this **Invitation to Bid**.
- 10.34. In the case of amendments to the articles of incorporation and consolidations, mergers, or company splits, the certificates shall only be considered if accompanied by documentary and unequivocal proof of the definitive transfer of technical assets.
- 10.35. No certificate shall be deemed valid other than those resulting from the aforementioned corporate events.
- 10.36. The veracity of the information contained in the certificates may be verified through due diligence. In case the veracity of the information on the technical capacity of the technicians in charge cannot be verified, the **Bidder** shall be disqualified and subjected to the penalties provided in this **Invitation to Bid**.

E. Statements

10.37. The documents listed below shall be submitted by the **Bidder** using their own letterhead and undersigned by the relevant legal representative, together with the **Proof of Claim**:



- Statement affirming that the Bidder is committed to complying with the provisions of Art. 7, Item XXXIII of the Federal Constitution, as per the template provided in Appendix 11 ART. 7, ITEM 33 OF THE FEDERAL CONSTITUTION COMPLIANCE STATEMENT LETTER TEMPLATE to the Invitation to Bid;
- ii. Statement affirming that the **Bidder** is not undergoing a process of (i) bankruptcy, (ii) voluntary bankruptcy, (iii) judicial or extrajudicial liquidation, (iv) insolvency, (v) special provisional administration, (vi) intervention, (vii) judicial reorganization, and (viii) extrajudicial reorganization, unless it is proven that the judicial reorganization plan has been accepted or the extrajudicial reorganization plan has been ratified, as per the template provided in **Appendix 12 NON-EXISTENCE OF A BANKRUPTCY PROCESS, CHAPTER 11 BANKRUPTCY, JUDICIAL OR EXTRAJUDICIAL REORGANIZATION, OR INSOLVENCY REGIME STATEMENT LETTER TEMPLATE to the Invitation to Bid.**
- iii. Statement regarding the nonexistence of any fact that precludes them from participating in the Competition, as per the template provided in Appendix 13 ABSENCE OF IMPEDIMENTS FOR PARTICIPATING IN THE COMPETITION STATEMENT LETTER TEMPLATE to the Invitation to Bid.
- iv. Financial capacity statement, as per Appendix 14 FINANCIAL CAPACITY STATEMENT LETTER TEMPLATE to the Invitation to Bid. The Bidder shall declare that they are in possession or are capable of obtaining sufficient financial resources to fulfill the obligations that entail contributing with their own resources and obtaining third-party resources that are necessary in order to execute the subject matter of the Agreement.
- 10.38. In the case of a foreign **Bidder**, aside from the documents mentioned in Item 10.37 above, the foreign **Bidder** shall submit a statement of subjection to the legislation of the Federative Republic of Brazil and waiver of any claims via diplomatic channels, as per the



template provided in **Appendix 15 – DECLARATION OF SUBJECTION TO THE BRAZILIAN LEGISLATION AND WAIVER OF CLAIMS VIA DIPLOMATIC CHANNELS TEMPLATE.**

11. Financial Bid

- 11.1. The **Financial Bid** volume shall contain the following documents:
 - 11.1.1. Financial Bid Presentation Letter, duly signed, as per the template provided in Appendix 1 FINANCIAL BID PRESENTATION LETTER TEMPLATE to this Invitation to Bid;
 - 11.1.2. Statement regarding the independent formulation of the Financial Bid, as per the template provided in Appendix 3 INDEPENDENT FORMULATION OF THE FINANCIAL BID STATEMENT TEMPLATE to this Invitation to Bid, duly signed by the Accredited Representative.
- 11.2. The **Financial Bid** shall consider the following premises:
 - 11.2.1. That the **Financial Bid** is binding, irrevocable, irreversible, and unconditional:
 - 11.2.2. That the **Financial Bid** may not contain any amendments, erasures, conditions, annotations, remarks, or footnotes;
 - 11.2.3. That the **Financial Bid** shall cover the entirety of the subject matter of the **Concession**;
 - 11.2.4. All investments, taxes, costs, and expenses that are necessary to operate the **Concession**, as provided in this **Invitation** to Bid and the **Appendices** hereto, as well as in the **Draft of the Agreement** and the **Appendices** to the **Draft of the Agreement**;
 - 11.2.5. The risks to be assumed by the **Concessionaire** in



association with the **Concession**, as described in this **Invitation to Bid** and the **Appendices** hereto, in the **Draft of the Agreement** and the **Appendices** to the **Draft of the Agreement**, and in the applicable legislation and regulation;

- 11.2.6. The revenue resulting from the collection of the **Toll Fee**;
- 11.2.7. The schedule and milestones for the payment of the Compensation installments, as per Appendix 14 to the Agreement, considering that the Compensation installments shall be transferred until the end of the month following the month when the milestones are reached;
- 11.2.8. The **Concession Term**, which shall last 30 years;
- 11.2.9. That all estimated investments are fully depreciated and amortized during the **Concession Term**;
- 11.2.10. That the **Pre-Authorized Investments** shall not be considered for the purpose of pricing the **Financial Bid**;
- 11.2.11. The payment commitments that condition the signing of the Agreement, especially the amounts payable to **B3** and **BNDES**;
- 11.2.12. The **Bidder** has considered their own calculations and studies in order to draw up the **Financial Bid**;
- 11.2.13. They may consider, at their own expense and risk, the levy of any tax benefits already instituted upon submission of the bids, such as the Special Incentive Regime for Development of Infrastructure (REIDI, for its acronym in Portuguese), governed by Law No. 11488 of June 15, 2007, in which case the bid shall expressly include a consideration of the REIDI, and failure to obtain the benefit shall not result in the economic/financial re-balancing of the Agreement;



- 11.2.14. The estimated amount of the **Technical**, **Financial/Economic**, and **Environmental Feasibility Study** (**TFEEFS**) as part of the amount referred to in Clause 18.6.1 of the **Draft of the Agreement**.
- 11.3.In the **Financial Bid**, the **Bidder** shall propose a financial **Compensation** amount payable by the **Government**, as a contribution for the execution of the works, under the terms of Art. 6, *head provision* and Paragraph 2 of Law No. 11.079 of December 30, 2004, and the **Toll Fee Amount**, as provided in this **Invitation to Bid**.
- 11.4. The **Financial Bid** shall be valid for 180 (one hundred and eighty) days from the **Public Session**, and all conditions shall be met during that time frame.
- 11.5.The Bid Bond shall have its term postponed for an equal period at least 15 (fifteen) days before its expiry, in case it expires before the Agreement signature date, under penalty of disqualification from this Competition, if so required by the Special Bidding Commission and if the Bidder expresses their interest in continuing to take part in the bidding process.

12. Special Bidding Commission

- 12.1. The **Competition** shall be judged by the **Special Bidding Commission**, which shall also be in charge of the work that is necessary in order to execute the **Competition**.
 - 12.1.1. The **Special Bidding Commission** may request the assistance of **B3**, as well as of other members of the **Government**, in order to carry out the necessary activities.
- 12.2. Aside from the prerogatives that result implicitly from its legal function, the **Special Bidding Commission** may, at its own discretion:
 - 12.2.1. Request **Bidders**, at any time, to provide clarifications



regarding the submitted documents;

- 12.2.2. Implement formal troubleshooting measures and complement any insufficiency throughout the **Competition**;
- 12.2.3. Carry out the due diligence to clarify or complement the production of the **Competition**, with the prohibition of adding any documents or information that should have been originally included in the documents submitted by the **Bidder**;
- 12.2.4. Postpone the deadlines set forth in the **Invitation to Bid**, in case of public interest and occurrences such as fortuitous case or force majeure; and
- 12.2.5. In case the **Invitation to Bid** and the **Appendices** hereto are altered in such a way that unequivocally affects the formulation of the **Financial Bid**, change (i) the estimated submission date of the **Bid Bond**, **Financial Bid**, and **Proof of Claim**, as well as (ii) the expected date for opening the envelopes and judging the bids, postponing or renewing the initially established deadline.
- 12.3. Any changes to the **Invitation to Bid** shall be communicated through the **Official Gazette of the State of Minas Gerais** and the other means available to publish the documentation.
- 12.4.An unjustified refusal to provide clarifications and documents and meet the conditions required by the **Special Bidding Commission**, within the established deadlines and under the terms of this **Invitation to Bid**, may result in disqualification or ineligibility of the **Bidder**.
- 13. Envelope Receipt and Public Session for the Competition
 - 13.1. The **Competition** shall follow the order of events presented below:



Event	Event Description	Dates
1	Publication of the Portuguese version of the Invitation to Bid.	01/15/2022
2	Publication of the English version of the Invitation to Bid.	01/15/2022
3	Deadline for submitting clarification requests regarding the Invitation to Bid .	From 8 AM on 01/15/2022 to 5:30 PM on 01/25/2022
4	Deadline for the Special Bidding Commission to answer the clarification requests.	02/16/2022
5	Final deadline for expressing interest in a Technical Visit.	03/08/2022
6	Final deadline for any objections to the Invitation to Bid.	03/10/2022
7	Decision by the Special Bidding Commission regarding any objections to the Invitation to Bid.	03/14/2022
8	Final deadline for holding any Technical Visit.	03/14/2022
9	Receipt, by B3, of all copies of the following volumes: (i) Bid Bond; (ii) Financial Bid; and (iii) Proof of Claim.	Public Session 03/15/2022 From 9AM to Noon
10	Publication in the Official Gazette of the State of Minas Gerais and on http://www.infraestrutura.mg.gov.br/ of the decision by the Special Bidding Commission regarding the acceptance of Bid Bonds.	03/17/2022



			Public Session
		Public Session for the Competition, to take	for the
		place at B3 , in order to open the Financial Bids submitted by Bidders whose Bid Bonds have been accepted.	Competition
	11		03/18/2022
			At 2 PM
			03/18/2022
12	12	Opening of the Proof of Claim submitted by the	after Public
	14	Bidder whose Financial Bid ranks first.	Session for the
			Competition
1			



13	Publication in the Official Gazette of the State of Minas Gerais and on http://www.infraestrutura.mg.gov.br/ of the ranking of Financial Bids.	03/21/2022
14	Publication of the Judgment Minute for the Competition, from which date the deadline for visits and submission of any appeals regarding the decision by the Special Bidding Commission starts to count.	03/28/2022
15	Final deadline for visits and submission of appeals regarding the Judgment Minute for the Competition .	04/04/2022
16	In case any administrative appeals are filed, a deadline of 5 (five) business days shall be granted to Bidders , so they may object to the filed appeal(s).	04/11/2022
17	Publication in the Official Gazette of the State of Minas Gerais and on http://www.infraestrutura.mg.gov.br/ of the decision by the Special Bidding Commission regarding any administrative appeal(s) that may have been filed.	04/12/2022
18	Ratification of the outcome of the Competition and award of the contract to the winning Bidder .	Government's discretion
19	Proof that the Winning Bidder meets all conditions prior to signing the Agreement .	Within 60 (sixty) days from the date of ratification
20	Notice to sign the Agreement .	Government's discretion
21	Signing of the Agreement.	Government's discretion
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13.2. The envelopes mentioned in Item 6 of this Invitation to Bid shall be handed in person on the Envelope Submission Date, from 9 AM to Noon,



at the headquarters of **B3**, through representatives of the Accredited Participants, bearing the documents that prove their representation powers, meeting the requirements provided in this Invitation to Bid and in **Appendix 19 – B3 Procedure Manual.**

- 13.3.After the **Envelope Submission Date**, the **Special Bidding Commission**, assisted by **B3**, shall open and analyze the envelopes containing the **Bid Bonds** of all **Bidders** and publish the outcome of the analysis on 03/17/2022, by means of a publication on http://www.infraestrutura.mg.gov.br/ and http://www.parcerias.mg.gov.br/, as set forth in Event 10 of the table above.
- 13.4. The **Public Session** shall take place on 03/18/2022, at 2 PM[●], at the headquarters of **B3**, occasion on which the envelopes containing the **Financial Bid** of all **Bidders** that meet the **Bid Bond** requirements provided in this **Invitation to Bid** shall be opened and analyzed, as set forth in Event 11 of the table above.
- 13.5.**Bidders** shall be deemed qualified if their **Financial Bids** meet all the requirements set forth in the applicable legislation and in the **Invitation** to **Bid**.
 - 13.5.1. If, prior to opening the envelopes containing the **Financial Bid**, the **Bid Bond** is found not to meet the minimum amounts required in the **Invitation to Bid**, the **Bidder** shall be disqualified and their **Financial Bid** shall be discarded by the **Special Bidding Commission**.
 - 13.5.2. In case Item 13.5.1 materializes, the publications of discarded Financial Bids shall occur in the same way and within the same deadline for publishing the rejected Bid Bonds, without prejudice to the application of the penalties provided in this Invitation to Bid.
 - 13.5.3. The **Special Bidding Commission** shall disqualify a **Bidder** whose **Financial Bid** fails to meet all of the requirements set forth in



the applicable legislation and the **Invitation to Bid**, as well as those whose bids are subject to a condition or term not provided in this **Invitation to Bid**.

- 13.6. The **Financial Bids** shall contain the **Compensation** amount, in the minimum amount of BRL 0,00 (zero Brazilian reais) and the maximum amount of BRL 319,150,000.00 (three hundred and nineteen million, one hundred and fifty thousand reais), and the **Toll Fee Amount**, in the maximum amount of 7,79390.
 - 13.6.1. If the **Bidder** fails to include the **Toll Fee Amount** in their written **Financial Bid** with the minimum limit provided in Item 13.6, it shall present BRL 7,79390 as **Toll Fee Amount**.
 - 13.6.2. If the **Bidder** includes the **Toll Fee Amount** in their written **Financial Bid** with the minimum limit provided in Item 13.6, it shall present **Toll Fee Amount** equal to or lower than BRL 7,79390.
- 13.7. When the **Public Session** starts, the **Financial Bid** shall be opened, respecting, above all, the **Compensation** amount offered, considering the minimum amount set forth in Item 13.3.
 - 13.7.1. Following that, **Bidders** shall be preliminarily ranked based on their corresponding **Toll Fee Amount** offers, in ascending order.
 - 13.7.2. If no **Bidder** presents a **Toll Fee Amount** with the minimum limit provided, the difference between the percentages of the offers shall be assessed, and the Bidder that preliminarily ranks first and Bidders that have offered a **Toll Fee Amount** up to 20% (twenty percent) higher than the lowest offer presented shall qualify for the Bidding Stage.
 - 13.7.3. In case no **Bidder** meets the criterion to qualify for the Bidding Stage, the **Competition** shall end, and the Bidder that offers the lowest **Toll Fee Amount** shall be declared the winner.
 - (i) Should more than one Bidder qualify for the Bidding Stage, the Competition shall continue as per Item 13.90.



- 13.7.4. In case more than one Bidder presents the same Compensation proposal, including if it reaches the minimum limit, the Special Bidding Commission shall deem them qualified in order to assess their corresponding Toll Fee Amount proposals, under the terms of Item 13.8.
- 13.8. In case more than one Bidder presents the same Compensation proposal, including if it reaches the minimum limit, the Special Bidding Commission shall deem them qualified in order to assess their corresponding Toll Fee Amount proposals, under the terms of Item 13.8.
 - 13.8.1. In case Item 13.8 materializes, **Bidders** shall be preliminarily ranked based on their corresponding **Toll Fee Amount** offers, in ascending order.
 - 13.8.2. The **Bidder** that preliminarily ranks first shall qualify for the Bidding Stage, following the procedure provided in Item 13.8.1, as well as any **Bidders** that indicate a **Granting Amount** up to 20% (twenty percent) higher than the lowest amount offered.
 - 13.8.3. Should no other **Bidders** qualify for the Bidding Stage, as provided in Item 13.8.2, the **Bidder** that preliminarily ranks first shall be declared the winner.

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- 13.9.In case Items 13.7.2 and 13.8.2 materialize, the Bidding Stage shall commence under the following rules: :
 - 13.9.1. The **Session Director** may establish a maximum period of time between Bids.
 - 13.9.2. Each Bid offered shall surpass a) the Bid that was initially offered by the same **Bidder** and b) the Bids offered by other qualified **Bidders**, while respecting the minimum period of time determined by the **Session Director**
 - 13.9.3. If the minimum limit of the Consideration in the Economic Proposal is reached in the written **Financial Bid** or at the Bidding Stage, **Bidders** shall only offer Bids related to the **Toll Fee Amount**, as per the provisions of Sub-item 12.10.2.



- 13.9.4. The **Session Director** shall declare the termination of the Bidding Stage when, after the deadline for offering new Bids has transpired, no **Bidder** presents a new Bid, subsequently declaring the final outcome of the Bidding Stage, in descending order, as well as the winning **Bidder**; and
- 13.9.5. Immediately after the Bidding Stage ends, Bidders that offer bids for the competition at hand shall ratify their final bids by signing a ratification document issued by the Special Bidding Commission, as per the template provided in Appendix 20 FINAL FINANCIAL BID RATIFICATION TEMPLATE, which shall be signed by the corresponding accredited representatives.
- 13.10. In the case of a tie regarding the offered Bid, the following tiebreaking criteria shall apply:
 - 13.10.1. If the occurs between Brazilian and foreign **Bidders**, those from Brazil shall be prioritized.
 - 13.10.2. In case the tie occurs between Brazilian **Bidders** or between foreign **Bidders**, they shall be ranked by drawing lots, and the first **Bidder** to be drawn shall be the best ranked.
- 13.11. The **Concession** shall be governed exclusively by Law No. 8987/93 and Clauses 1.1.3, 1.1.20, 1.1.22,.1..1.53,1.1.110, 7.1,.1.(ii), 10.1.5, 10.1.6, 22., 23.4, 23.4.1, 23.4.2, 23.7.1, all pertaining to the **Draft of the Agreement**, which shall lose their effectiveness if any **Bidder** offers the amount of BRL 0.00 (zero Brazilian reais) for the **Compensation**.
- 13.12. The ranking of **Financial Bids** shall be published on http://www.infraestrutura.mg.gov.br/ and http://www.parcerias.mg.gov.br/, as per the schedule provided in Item 13.1 of this **Invitation to Bid**.
- 13.13. All documents resulting from the **Public Session** for the **Competition** shall be registered in a minute signed by the **Special Bidding Commission**.
- 13.14. The other **Bidders** shall have the right to digitally view the



documentation enclosed in all the winning Bidder's envelopes.

13.15. The practice of acts by **Bidders** at each stage of the **Competition** are subject to preclusion, being prohibited the exercises of faculties of the **Competition** which have already completed, except in the allowed cases in the **Invitation to Bid**.

14. Proof of Claim Analysis

- 14.1.The **Special Bidding Commission**, assisted by **B3**, shall only open the **Proof of Claim** volume submitted by the **Bidder** that ranks first in the **Public Session** for the **Competition**.
- 14.2.In case the Bidder that is declared the winner is found to be ineligible, without prejudice to adversary proceedings and opportunity to be heard, the second-ranking Bidder shall be declared the winner of the Competition.
- 14.3. The ineligibility of a **Bidder** that has been declared the winner shall imply:
 - 14.3.1. Opening of the **Proof of Claim** submitted by the second-ranking **Bidder**, as per Item 14.2, and so forth, until a **Bidder** meets the qualification requirements, in which case said Bidder shall be considered the winner; and
 - 14.3.2. If fraud is detected, a fine in the amount of the **Bid Bond** shall apply, as well as the full execution of their **Bid Bond**.
- 14.4.In case all **Bidders** are deemed ineligible, the **Competition** shall be rendered ineffective.
- 14.5.Once the analysis of the **Proof of Claim** submitted by the top-ranking **Bidder** is completed, provided that all qualification requirements set forth in this **Invitation to Bid** and the currently effective legislation are met, the **Bidder** shall be declared the winner by the **Special Bidding**



Commission through the publication of the judgment minute in the **Official Gazette of the State of Minas Gerais** and on http://www.infraestrutura.mg.gov.br/ and http://www.parcerias.mg.gov.br/.

15. Administrative Appeals

- 15.1.**Bidders** that take part in the **Competition** may appeal the following decisions:
 - (i) Bid Bond Analysis
 - (ii) Financial Bid analysis and ranking;
 - (iii) Qualification or disqualification of the **Bidder**;
 - (iv) Application of the sanctions and penalties provided in the **Invitation to Bid**; and
 - (v) Annulment or revocation of the **Competition**.

The appeal shall be filed within 5 (five) business day.

- 15.1.1. The filed appeal shall be communicated to the other Bidders, so they may object to it within 5 (five) business days.
- 15.2. Appeals and objections to appeals shall be sent to the Secretary of State of Infrastructure and Mobility, mediated by the **Special Bidding Commission**, whose decision may be reconsidered within 5 (five) business days or escalated to the competent jurisdiction.
- 15.3.Appeals shall only be accepted when undersigned by legal representatives, **Accredited Representatives**, an attorney with specific powers or an appointed sub-agent holding said specific powers, provided they are in possession of a document proving their powers, and they shall be sent to lotesrodoviarios@infraestrutura.mg.gov.br, with the following identification:

[&]quot;RECURSO ADMINISTRATIVO" (ADMINISTRATIVE APPEAL)

[&]quot;RELATIVO AO EDITAL DA CONCORRÊNCIA Nº 003/2021" (REGARDING THE INVITATION TO BID FOR COMPETITION NO. 003/2021)



"At." (To) "/Sra. Rayssa Rego Netto Presidente da **Comissão Especial de Licitação**" (The President of the Special Bidding Commission)

- 15.3.1. Appeals shall be considered as having been filed on their receipt date, except when the filing occurs after 5:30 PM (five thirty in the afternoon, Brasília time).
- 15.3.2. Appeals filed after 5:30 PM (five thirty in the afternoon, Brasília time) shall be considered as having been filed on the following business day, for all intents and purposes, including in order to check the timeliness.
- 15.4.Once appeals have been judged, the outcome shall be published on the Government's website and in the Official Gazette of the State of Minas Gerais.

16. Ratification, Award and Signing of the Agreement

- 16.1. The outcome of the **Competition** shall be forwarded to the Secretary of State of Infrastructure and Mobility by the **Special Bidding Commission** for ratification and later award of the contract.
- 16.2. The winning **Bidder** and the award of the subject matter of the **Competition** shall be communicated by means of a notice published in the **Official Gazette of the State of Minas Gerais** and on the **Government's** website.
- 16.3. After the subject matter of the **Competition** is awarded, the **Government** shall sign a contract with an ADR depositary/escrow agent for the payment of the **Compensation** payable to the **Concessionaire** as a condition for signing the **Agreement**.
- 16.4. Within up to 60 (sixty) days after the ratification document is published, as a condition for signing the **Agreement**, the **Winning Bidder** shall present to the **Government**:



- I. Performance Bond, under the terms of the Draft of the Agreement;
- II. Proof of incorporation of the SPE, with the corresponding business registration certificate, as well as the relevant proof of registration in the National Registry of Legal Entities, or, in the case of an individual Bidder, proof of incorporation of a wholly-owned subsidiary or holding corporation;
- III. Draft of the **SPE's** articles of incorporation, which may not include any provisions that are contrary to this **Invitation to Bid** and to the **Draft of the Agreement** and the **Appendices** thereto;
- IV. Proof of full subscription of the SPE's capital stock and additional capital stock, and proof of payment of the mandatory capital stock, under the terms of Item 8;
- V. Insurance policies, pursuant to the **Draft of the Agreement**;
- VI. Proof of payment of **B3's** compensation, in the amount of BRL 550,798.91 (five hundred fifty thousand, seven hundred ninety-eight Brazilian reais and ninety-one cents) by the **Winning Bidder**, to be adjusted to the National Broad Consumer Price Index published by IBGE after a period of 1 (one) year from the base month of March/2021, under the terms of **Appendix 21 B3 Procedure Manual**:
- VII. Proof of payment by the **Winning Bidder** through the payment of bills issued by **BNDES** in the amount due to **BNDES**, pursuant to article 21 of nº 8.987/95 Law and to the Projects Structuring Contract nº 002/2020 (SEINFRA) and nº 19.2.0808.1 (BNDES), dated from 04/22/2020, signed By BNDES and Minas Gerais State, by way of:
- (i) **BNDES**'s remuneration, compound by the following installments:
 - a. Fixed remuneration of up to BRL 5,967,404.82 (five million nine hundred and sixty-seven thousand, four hundred and four reais and eighty-two cents) on the base date of 04/22/2021, to be updated by IPCA, released by



IBGE, or failing that, by another official inflation index.

- b. Variable remuneration of up to BRL 7.480.374,00 (seven million, four hundred and eighty thousand, three hundred and seventy-four reais).
- (ii) reimbursement of expenses with third parties, relating to the payment of the whole expenses disbursed by BNDES up to the issue date of the bill referent to this charge, corrected, *pro rata die*, from each BNDES disbursement date, through Índice Nacional de Preços ao Consumidor Amplo IPCA, until the date of the last available IPCA at the time of the charge emission.
 - a) For the purpose of estimating the total amount to be paid as reimbursement of expenses with third parties, it is indicated the estimate amount of up to BRL R\$ 7.802.498,46 (seven million eight hundred and two thousand four hundred and ninety-eight reais and forty-six cents), which includes all the BNDES expenses until 09/15/2021, corrected, *pro rata die*, from each BNDES disbursement date, through the IPCA, until 04/30/2021, plus the remaining expenses estimated for the payment by BNDES in the scope of the structuring, up to the date of signature of the Concession Contract.
 - b) The estimated amount indicated in subitem "a" above does not include the monetary actualization values to be calculated from 04/30/2021 on expenses disbursed by BNDES up to 09/15/2021, as well as the monetary restatement to be calculated on the expenses disbursed after 09/15/2021, from the date of each disburse, until the date of the last available IPCA at the time of the charge emission.
- (iii) If the amounts charged by BNDES to the **Winning Bidder** were than those expected in Itens (i) and (ii), the difference between the foreseen amounts and the actually paid amounts must be paid to the **Government**.
- a. In situation that is impossible to fully deduct the difference explained above, the Winning Bidder shall pay the remaining balance to the Government.



- VIII. Description of the shareholder and management structure considered for the **SPE**, containing:
 - a) Description of share types;
 - b) Identification of shareholders and their corresponding shares by share type;
 - c) Indication of the **Concessionaire's** shareholding structure, as applicable, and that of the **Controlling Companies**, as set forth in the **Draft of the Agreement**, down to the natural persons level. In case the **SPE's Controlling Company** is an investment holding fund, in order to meet this item, the existence of majority shareholders shall be considered, or of an entity and its members, with power to influence and change the fund's bylaws, holding powers that are analogous to those set forth in Federal Law No. 6404/1976, for the purposes of identifying the controlling shareholder;
 - d) Copy of the **SPE's** shareholders' agreement, if applicable;
 - e) Identification of the main shareholders, including their CVs;
 - f) Commitment to fulfill the principles of corporate governance in the management of the SPE and adoption of standard accounting and financial statements, pursuant to the accounting norms practiced in Brazil, based on Federal Law No. 6404/1976, on the standards issued by the Federal Accounting Council (CFC, for its acronym in Portuguese) and interpretations thereof, Guidelines and Pronouncements of the Accounting Pronouncements Committee (CPC), according to the specific regulation;



- g) Identification of **Related Parties**, as defined in the **Draft of the Agreement**, except in the case of investment funds.
- IX. Proof of effective ties between the **Qualified Professionals** and the **Winning Bidder**, under the terms of Item 10.28 of the **Invitation to Bid**;
- X. Duly signed declaration of integrity, under the terms of **Appendix**17;
- XI. The **Original Investment Schedule**, with a physical/executive schedule including all of the works and investments defined in the **ROP**, as per the guidelines set forth in the **Agreement**;
- 16.4.1. If the **Winning Bidder** is an individual bidder, before the contract signature, in accordance with Item 16.3, it shall update its statute or social contract or create an integral subsidiary to present itself as a contractor, keeping the same shareholding control as before the company constitution.
 - 16.4.1.1. The **Winning Bidder** may also constitute Special-Purpose Entity, that will be its subsidiary, with the goal of being the unique controller of the **SPE** to be contracted.
 - 16.5.If the conditions set forth in Item 16.4 are met, the **SPE** shall be invited by the **Government** to sign the **Agreement**.
 - 16.5.1. After signing the **Agreement**, the **SPE** may intervene as needed in order to meet the **Performance Parameters** provided in the **ROP**, as well as the obligation to start charging the toll fee and other operation-related obligations.
 - 16.6.The Winning Bidder may constitute a company with an intermediate holding nature, that has the status of the only SPE that will act as Concessionaire. For this situation, the control relation between this company and the Winning Bidder, bust be preserved, however. Therefore, changes in control are subjects to the Government's consent, under the terms of the Contract.



- 16.7. The deadline provided in Item 16.4 and the deadline for signing the **Agreement** may be postponed for an equal period, if so requested during its processing by the winning **Bidder** and provided that it stems from a justified reason accepted by the **Government**.
 - 16.7.1. If the SPE or any of its shareholders, after being properly invited to sign the Agreement, within the validity term of their Financial Bid, refuse to do so, the Government, without prejudice to adversary proceedings and opportunity to be heard, shall apply a fine equivalent to the full amount of the Bid Bond and immediately execute the total amount of the Bid Bond submitted by the winning Bidder, but the SPE and its shareholders shall not be exempt from the obligation to pay (i) other fines and (ii) indemnification for any losses and damages to the Public Administration, in case the amount of the Bid Bond is not sufficient to cover said payments. The same fine shall apply if the requirements prior to signing the Agreement are not met.
 - 16.7.2. Aside from the provisions of the sub-item above, refusal to sign the **Agreement** without a justification accepted by the **Government** within the stipulated deadline shall result, for the individual **Winning Bidder**, or, in the case of a **Consortium**, for all consortium members, in the temporary suspension from participating in any bidding processes, in an impediment to contract with the Administration for a period of 24 (twenty-four) months, and in a declaration of unsuitability to offer bids or contract with the Administration, as required by law.
- 16.8.In case of refusal to sign the **Agreement** within the deadline and under the conditions set forth, refusal to provide a **Performance Bond**, or in case of noncompliance with any of the requirements prior to signing, the **Government** may invite the remaining **Bidders**, following their ranking, in order to do so under the same conditions offered to the winning **Bidder**, as per Items 14.2 and 14.3, or fully or partially revoke the **Competition**, without prejudice to the applicable administrative and civil sanctions.



- 16.9. Without prejudice to the provisions of the sub-item above, the Competition may only be revoked by the Secretary of State of Infrastructure and Mobility, by means of a proposal by the **Special Bidding Commission**, for reasons of public interest resulting from a duly proven supervening fact, if it is pertinent and sufficient to justify said revocation.
- 16.10. **The Government**, on its own initiative or upon provocation by a third party, shall annul the **Competition** if any violations are found that cannot be solved.
- 16.11. Annulment of the **Competition** implies that the **Agreement** shall also be annulled, giving rise to no obligations on the part of the **Government**, in case it occurs prior to the **Effective Date**.
- 16.12. The **Bidder** who has committed illicit acts to frustrate the Competition scope or who are unsuitable to be partner of the Public Administration due to previous illicit acts, will be subject to the penalties described in the article 87, III and IV, of no 8.666/93 Law, observing the content of article 88 of the same law and ensured the right of appeal and full defense.
- 16.13. **The Government** may, at any time, postpone the **Competition** stages, under the terms of the applicable legislation, and **Bidders** shall not be entitled to indemnifications or reimbursements of any costs or expenses of any nature.
- 16.14. In case the **Government** becomes aware, after the **Qualification** stage, that any portion of the **Proof of Claim** presented by a **Bidder** was false or invalid when the **Proof of Claim** was submitted, the Bidder may be disqualified, not being entitled to indemnifications or reimbursements of any expenses of any nature, without prejudice to the indemnification payable to the **Government** and application of the corresponding penalties.
- 16.15. The **Bidder** shall mandatorily communicate to the **Government**, at



any given time, any facts or circumstances that could defeat the qualification conditions immediately after their occurrence.

- 16.16. In case there is no additional communication, all volumes containing Bid Bonds and Proof of Claim that are not taken back by non-winning Bidders within 30 (thirty) days after the Agreement is signed shall be discarded.
- 16.17. The **Concessionaire** shall always be bound by the provisions of the **Agreement**, **Invitation to Bid**, the documentation provided and the corresponding contractual documents, as well as by the Brazilian legislation and regulations, for all matters related to the **Concession**.

17. Venue

17.1. The courts of the city of Belo Horizonte are chosen to settle any controversy arising out of this **Invitation to Bid**.

PART VI - APPENDICES

The following **Appendices** are an integral part of the **Invitation to Bid**:

Appendix 1	Financial Bid Presentation Letter Template
Appendix 2	Clarification Request Template
Appendix 3	Independent Formulation of the Financial Bid Statement Template
Appendix 4	Technical Visit Request Template
Appendix 5	Technical Visit Waiver Declaration Letter Template
Appendix 6	General Documentation Submission Letter Template



Appendix 7	Minimum Terms and Conditions for the Completion Bond
Appendix 8	Bank-Issued Guarantee Template
Appendix 9	Power of Attorney Template
Appendix 10	Power of Attorney for Foreign Bidders Template
Appendix 11	Art. 7, Item 33 of the Federal Constitution Compliance
	Statement Letter Template
Appendix 12	Nonexistence of a Bankruptcy Process, Chapter 11
	Bankruptcy, Judicial or Extrajudicial Reorganization, or
	Insolvency Regime Statement Letter Template
Appendix 13	Absence of Impediments for Participating in the Competition
	Statement Letter Template
Appendix 14	Financial Capacity Statement Letter Template
Appendix 15	Formal Declaration of Subjection to the Brazilian Legislation
	and Waiver of Claims via Diplomatic Channels Template
Appendix 16	Equivalence Statement Template
Appendix 17	Declaration of Integrity
Appendix 18	Non-Existence of Penalty Statement Template
Appendix 19	Draft of the Agreement and corresponding Appendices
Appendix 20	Final Financial Bid Ratification Template
Appendix 21	B3 Procedure Manual