



Fondazione IRCCS  
Policlinico San Matteo

Sistema Socio Sanitario



Regione  
Lombardia

**PARTICIPATION IN THE PUBLIC CALL  
FOR THE ESTABLISHMENT OF THE REGISTER OF INDUSTRIAL PARTNERS WITH ADEQUATE  
TECHNOLOGICAL AND RESEARCH SKILLS PURSUANT TO ART. 8.5(e) OF LEGISLATIVE DECREE  
288/2003 AND SUBSEQUENT AMENDMENTS**

The undersigned, [forename] \_\_\_\_\_ [surname] \_\_\_\_\_, born in [city]  
\_\_\_\_\_ on [date] \_\_\_\_\_, Italian tax ID no.  
\_\_\_\_\_, in their capacity as pro tempore legal representative of [company]  
\_\_\_\_\_, with registered office in via \_\_\_\_\_, no. \_\_\_\_\_, postcode \_\_\_\_\_ in  
\_\_\_\_\_, tel. no. \_\_\_\_\_, email address \_\_\_\_\_, Italian tax ID and VAT  
no. \_\_\_\_\_, business sector \_\_\_\_\_, aware

of the prescriptions of art. 76 of Presidential Decree of December 28 2000, no. 445 and subsequent amendments and modifications and, therefore, that falsehoods in documents and incomplete, false or untrue statements are punished under the Criminal Code and special laws on the subject; aware that, should the check carried out reveal that the content of some of the statements made here is untrue (art. 75 of Presidential Decree of December 28 2000, no. 445), any benefits resulting from the measure issued on the basis of the untrue statement will be forfeited;

**REQUESTS**

to be able to participate in the procedure in question and, for this purpose,

**DECLARES**

1. That they are legally constituted and active;
2. that they have not been subject to any judicial measures relating to contractual breaches for positions assumed with the Public Administration;
3. that there are no impediments that would limit or exclude, by law, their ability to enter into a contract with the Public Administration;
4. that they are not in a position of conflict of interest, even potentially, with the IRCCS [Scientific Institute for Research, Hospitalisation and Healthcare];

5. that they undertake to comply with the rules contained in the "Code of Ethics", the Code of Conduct, and the Three-Year Plan for the Prevention of Corruption drawn up by the IRCCS, all of which are available on the IRCCS's institutional website: <https://www.sanmatteo.org/site/home.html>
6. that they have not committed any serious violations of the regulations on health and safety in the workplace, nor of the environmental, social and labour obligations established by both Italian and European legislation, collective bargaining agreements, or the international provisions listed in Annex X to Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014;
7. that they have not committed any serious professional offences that would cast aspersions on their integrity or reliability, as demonstrated by the contracting authority with appropriate means (as defined by art. 98 of the Procurement Code);
8. that they have no impediments to contracting with the Public Administration, nor any other situation considered by law to be detrimental or limiting to their ability to contract;
9. that they have not been subject to judicial liquidation, are not in a state of compulsory liquidation or subject to a preventive arrangement, and that proceedings are not underway against them to trigger one of these procedures, without prejudice to the provisions of article 95 of the Code of Business Crisis and Insolvency, as referred to in Legislative Decree of 12 January 2019, no. 14, those of article 186(a), paragraph 5, of the Royal Decree of 16 March 1942, no. 267, and those of article 94 of the Code of Public Contracts;
10. that they have not been registered in the computer database kept by the ANAC [National Anti-Corruption Authority] for submitting false statements or false documentation in tender procedures and in subcontracting contracts;
11. that they have not been registered in the computer database kept by the ANAC [National Anti-Corruption Authority] for submitting false statements or false documentation for the purposes of having a qualification certificate issued;
12. that they have read the Regulations, the Public Call and all the clauses and conditions provided therein in full and accept them without reservation.
13. that they recognise, acknowledge and accept that inclusion in the Register does not entail any right to enter into subsequent agreements with the Foundation, nor does it entail any right whatsoever to remuneration;
14. that they consent to the processing of their personal data ex article 7 of the Public Call.

**Specific Requirements:**

1. to be equipped with adequate technological and research skills, namely:
  - to have proven competence in their specialist sector(s) general and/or healthcare-specific applications,  
description of business \_\_\_\_\_  
\_\_\_\_\_;
  - to count amongst their objectives the development of innovative products and services for the treatment, diagnosis and improvement of the lifestyle of healthy people or those suffering from chronic or acute diseases;
- 2. to have expertise in the development and/or commercialisation of products in the life sciences sector or in another related or preparatory sector;

Attached

- certificate of incorporation of the company applying for inclusion in the Register or similar documentation proving the status of the company and its corporate structure; double-

sided photocopy of a valid identity document of the legal representative of the company applying for inclusion in the Register;

- a short presentation specifying the areas of application

Place \_\_\_\_\_, date \_\_\_\_\_

Signature of the Legal Representative

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