**1/2022/APM attachment No. 4**

…………………………………………….

*Contractor's name and address*

**Declaration of not being subject to exclusion from applying for a public contract.**

**(Part 2.)**

By joining the procedure conducted under the Inquiry regarding: **De novo sequencing of staphylococcal genomes.**

/ we declare that:

1) The Contractor I represent is not related to the Ordering Party by capital or person. By capital or personal ties is understood the mutual connections between the Ordering Party or persons authorized on behalf of the Ordering Party or persons performing on behalf of the Ordering Party activities related to the procedure of selecting the Contractor and the Contractor, in particular:

a) participating in the company as a partner in a civil partnership or partnership;

b) owning at least 10% of shares or stocks, unless a lower threshold is required by law,

c) acting as a member of the supervisory or management body, proxy, proxy

d) being married, in relationship of kinship or affinity in a straight line, kinship of second degree or affinity in the collateral line, or in relation to adoption, care or guardianship;

2) The Contractor I represent **does not have** such a factual or legal relationship with the Ordering Party that may raise justified doubts as to impartiality;

3) The contractor I represent **did not directly perform** activities related to the preparation of the procedure or I used / did not use persons participating in these activities to prepare the offer,

4) in relation to the Contractor, whom I represent, **the liquidation has not been opened**, in the arrangement approved by the court in the restructuring proceedings, it is envisaged that the creditors will be satisfied by liquidation of his assets or the court has ordered the liquidation of his assets pursuant to Art. 332 sec. 1 of the Act of May 15, 2015 - Restructuring Law (Journal of Laws, item 978, as amended); **bankruptcy has not been announced**, with the exception of a contractor who, after the declaration of bankruptcy, concluded an arrangement approved by a legally valid court decision, if the arrangement does not provide for the satisfaction of creditors by liquidation of the bankrupt's assets, unless the court ordered the liquidation of his assets pursuant to Art. 366 paragraph. 1 of the Act of February 28, 2003 - Bankruptcy Law (i.e. Journal of Laws 2019, item 498);

5) I am not subject to exclusion from the procedure pursuant to art. 7 sec. 1 points 1-3 of the Act of April 13, 2022 on special solutions in the field of counteracting supporting aggression against Ukraine and serving the protection of national security (Journal of Laws of 2022, item 835).

place....................................., date: ......................................

|  |  |
| --- | --- |
|  | …………………….……………………………………………………*(Contractor’s legible signature or illegible signature**with Contractor’s name stamp)* |
|  |  |
|  |  |