

SUBJECT: Self-certification declaration

Dear ASUFC

The undersigned _____, born in _____
on _____, tax code no. _____,
acting as

(cross appropriate case)

- Holder ☐
- Legal representative ☐
- General Attorney ☐
- Special Prosecutor ☐
- Holder of power of attorney ☐
- Factor ☐

of the company (company name) _____, with
registered office in street _____ n° _____ in
_____, tax code _____ VAT number
_____, in relation to the offer request
_____.

Pursuant to articles 46 and 47 of the Presidential Decree of 28 December 2000, n. 445, aware of the penal sanctions provided for by article 76 of the same Presidential Decree no. 445/2000 for the hypothesis of false documents and false declarations indicated therein, as well as the provisions of art. 75 of the same DPR n. 445/2000

HEREBY DECLARES

- a) that there are no preclusive situations, in accordance with the law in force, for the participation in selective procedures for the stipulation of public contracts;
- b) that natural and legal persons do not have situations regarding facts, states or qualities constituting impedimental causes, pursuant to art. 80, Legislative Decree n. 50/2016 as amended, to participate in tenders for the stipulation of public contracts and to possess the prescribed general and special (economic, financial and technical organizational) requirements for the award of the supply in question;
- c) to possess all the authorizations required by current legislation for the marketing / production of the supply in question and that they are valid;
- d) to be registered in the business register of the Chamber of Commerce, Industry, Crafts and Agriculture of the Province of _____ with the following registration number _____ and for the following activities _____;
- e) to have fulfilled and to observe within its own company the prevention and safety obligations provided for by the current legislation;

- f) to apply to the workers employed in the supply in question the CCNL;
- g) to assume, in case of assignment of the supply, the obligations of traceability of the financial flows prescribed by the Law of 13 August 2010, n. 136;
- h) to undertake to keep their offer valid for the entire duration of the supply;
- i) to indicate an address for service in _____ (____) via/street _____ n. _____ ZIP code _____ fax _____ PEC _____;
- j) to be informed, pursuant to 13 of EU Regulation 2016/679 and in relation to the information that will come into possession, for the purposes of the protection of persons and other subjects regarding the processing of personal data, that the data collected will be processed , even with IT tools, exclusively in the context of the procedure for which this declaration is made;
- k) not to have hired employees or not to have conferred professional or collaborative assignments to people who in the last 3 years have, in the exercise of working activity with the Central Friuli University Healthcare Company (or with the former ASUIUD, AAS2 and AAS3, merged into ASU FC on 01.01.2020), exercised authoritative or negotiating powers, according to the case better outlined in article 53, paragraph 16 ter of Legislative Decree 165/2001 (1).

Place and date

Signature

NB the declaration must be signed by the legal representative or general or special attorney, holder of power of representation or institor and must be accompanied by a simple photocopy of a valid identity document of the person who signed it.

¹ "Employees who, in the last three years of service, have exercised authoritative or negotiating powers on behalf of the public administrations referred to in Article 1, paragraph 2, cannot carry out, in the three years following the termination of the public employment relationship, activities work or profession at the private subjects recipients of the public administration activity carried out through the same powers. The contracts concluded and the assignments conferred in violation of the provisions of this paragraph are null and it is forbidden for the private subjects who have concluded or conferred them to contract with the public administrations for the following three years with the obligation to return any remuneration received and ascertained referring to them ".