



Projekt „Zwiększenie liczby absolwentów kierunku chemia ZLAB” realizowany w ramach
Priorytetu IV – Szkolnictwo wyższe i nauka, Poddziałanie 4.1.2 Programu Operacyjnego Kapitał Ludzki

Uniwersytet Śląski w Katowicach, ul. Bankowa 12, 40-007 Katowice, <http://www.us.edu.pl>

Attachment no. 1C (template) to the Terms of Reference DZP.381.70.2013.UG

**DECLARATION
of non-exclusion from participation in the procurement procedure**

Name of Contractor:

Street: postal code and town:

Powiat: voivodship:

Submitting a tender in the public procurement no. DZP.381.70.2013.UG

„ORGANISATION OF FOREIGN INTERNSHIPS FOR CHEMISTRY STUDENTS”

I/We hereby declare that I am not / we are not subject to exclusion from participation in the procurement procedure as there are no grounds in relation to me/us under in Article 24 para. 1 Act on Public Procurement Law (consolidated text: Journal of Laws of 2013 item 907) (hereinafter referred to as *Pzp* which reads as follows:

„The following shall be excluded from the procurement procedure:

- 1) contractors who caused damage by failing to perform a contract or by performing a contract improperly, or were obligated to pay damages, if such damage or obligation to pay damages amounted to at least 5% of the performed procurement was stated by a legally valid decision of the court in the past 3 years prior to the launch of the procedure;
- 1a) contractors with whom the purchaser has dissolved or terminated a public procurement agreement, or has withdrawn from the public procurement agreement due to circumstances within their control, if such dissolution or termination of the agreement or withdrawal from such agreement occurred during the period of 3 years prior to the launch of the procedure, and the value of non-performed procurement amounted to at least 5% of the agreement;
- 2) contractors against whom the winding up procedure has been started or whose bankruptcy has been declared, except for contractors , who, upon bankruptcy declaration, entered into a composition approved by a valid court decision, unless such a composition provides for payment to the creditors by a liquidation of the assets of the bankrupt entity;
- 3) contractors who are in arrears with payment of taxes, charges or social insurance or health insurance premiums, with the exception of cases where they have been legally exempted, their outstanding payments have been deferred or divided into instalments or the execution of a decision of a competent authority has been stopped in its entirety;
- 4) natural persons who have been validly sentenced for an offence committed in connection with a contract award procedure, offence against the rights of people performing paid work, offence against the environment, for bribery, for an offence against economic turnover or for any other offence committed with the aim of gaining financial profits, as well as for treasury offence or an offence of participation in organised crime group or in a union aimed at committing an offence or treasury offence;

Projekt „Zwiększenie liczby absolwentów kierunku chemia ZLAB” realizowany w ramach
Priorytetu IV – Szkolnictwo wyższe i nauka, Poddziałanie 4.1.2 Programu Operacyjnego Kapitał Ludzki

Uniwersytet Śląski w Katowicach, ul. Bankowa 12, 40-007 Katowice, <http://www.us.edu.pl>

- 5) registered partnerships whose partner has been validly sentenced for an offence committed in connection with a contract award procedure, offence against the rights of people performing paid work, offence against the environment, for bribery, for an offence against economic turnover or for any other offence committed with the aim of gaining financial profits, as well as for treasury offence or an offence of participation in organised crime group or in a union aimed at committing an offence or treasury offence;
- 6) professional partnerships whose partner or member of the management board has been validly sentenced for an offence committed in connection with the procurement procedure, offence against the rights of people performing paid work, offence against the environment, for bribery, for an offence against economic turnover or for any other offence committed with the aim of gaining financial profits, as well as for treasury offence or an offence of participation in organised crime group or in a union aimed at committing an offence or treasury offence;
- 7) limited partnerships and limited joint-stock partnerships whose general partner has been validly sentenced for an offence committed in connection with a contract award procedure, offence against the rights of people performing paid work, offence against the environment, for bribery, for an offence against economic turnover or for any other offence committed with the aim of gaining financial profits, as well as for treasury offence or an offence of participation in organized crime group or in a union aimed at committing an offence or treasury offence;
- 8) legal persons whose active member of the managing body has been validly sentenced for an offence committed in connection with a contract award procedure, offence against the rights of people performing paid work, offence against the environment, for bribery, for an offence against economic turnover or for any other offence committed with the aim of gaining financial profits, as well as for treasury offence or an offence of participation in organised crime group or in a union aimed at committing an offence or treasury offence;
- 9) collective entities, with respect to whom a court has issued a decision prohibiting them from competing for contracts under the provisions concerning the liability of collective entities for tort under the liability to penalty;
- 10) contractors being natural persons who have been validly sentenced for an offence referred to in Article 9 or Article 10 Act of 15 June 2012 on the effects of employing foreigners illegally residing in Poland (Journal of Laws item 769) – for the period of 1 year starting from the date of delivery of the valid sentence by the court;
- 11) contractors being registered partnership, professional partnership, limited partnership, limited joint-stock partnership or legal person whose respectively partner, member of the management board, general partner or active member of the managing body have been validly sentenced for an offence referred to in Article 9 or Article 10 Act of 15 June 2012 on the effects of employing foreigners illegally residing in Poland – for the period of 1 year starting from the date of delivery of the valid sentence by the court.”

.....
*Date and legible signature or signature and name stamp
of a person authorised to make representations on behalf
of the Contractor*