MODEL B – ATTACHMENT

**PROCEDURE FOR THE ASSIGNMENT OF THE SERVICE OF “COMMUNICATION, MEDIA&PR SERVICES AND PRESS OFFICE FOR THE EMILIA ROMAGNA REGION IN THE POLAND MARKET” – CIG 9087507004**

**Substitutive declaration requirements pursuant to Presidential Decree 445/2000**

I/The undersigned …………............................................ ..........................................

born in ................……………………………………………………………………………………………….

as legal representative of the company ……………………………………………………………..

domiciled for the office hereinafter, as ............ ....................................................

of the company .................. .......................................... ........................................

based in ................................................................. , address ............................................

VAT/REG no ............................................... .................................................. ..

Country ……………………………………………………………………………………………………….

fully aware of the criminal responsibility it faces, pursuant to and by effect of art. 76 D.P.R. 28 December 2000, n. 445, in the event of false declarations or the formation, display or use of false documents or documents containing data that no longer correspond to the truth,

**declares and certifies under its own responsibility**

1) to complete the possession of the general requirements, in addition to what has already been declared in the DGUE, in application of the amendments made to the Code by Legislative Decree 135/2018, of not being guilty of serious professional offenses, such as to make the integrity or reliability of the economic operator doubtful, pursuant to art. 80, co. 5, lett. c), of Legislative Decree 50/2016;

2) to complete the possession of the general requirements, in addition to what has already been declared in the DGUE, in application of the changes made to the Code by Legislative Decree 135/2018, not to have attempted to unduly influence the decision-making process of the contracting authority or to obtain confidential information for their own advantage and not to have provided, even through negligence, false or misleading information likely to influence decisions on exclusion, selection or award, and not to have omitted the information required for the correct performance of the selection procedure pursuant to art. 80, co. 5, lett. c-bis), of Legislative Decree 50/2016;

3) to complete possession of the general requirements, in addition to what has already been declared in the DGUE, in application of the amendments made to the Code by Legislative Decree 135/2018, of not having demonstrated significant or persistent shortcomings in the execution of a previous contract or concession which caused its termination for non-fulfillment or the sentence to pay damages or other comparable sanctions, pursuant to art. 80, co. 5, lett. c-ter), of Legislative Decree 50/2016;

4) to complete the possession of the general requirements, in addition to what has already been declared in the DGUE, in application of the changes made to the Code by l. 55/2019, of not having committed a serious breach of contract against one or more subcontractors, recognized or ascertained with a final judgment, pursuant to art. 80, co. 5, lett. c-quater), of Legislative Decree 50/2016;

5) to complete the possession of the general requirements, in addition to what has already been declared in the DGUE, in application of the amendments made to the Code by Legislative Decree 56/2017, not to have submitted documentation or declarations in the tender procedure in progress untruthful, pursuant to art. 80, co. 5, lett. f-bis), of Legislative Decree 50/2016 and subsequent amendments;

6) upon completion of the possession of the general requirements, in addition to what has already been declared in the DGUE, in application of the amendments made to the Code by Legislative Decree 56/2017, not to be registered in the IT box kept by the Observatory of the ANAC for having submitted false declarations or false documentation in the tender procedures and in the awarding of subcontracts, pursuant to art. 80, co. 5, lett. f-ter), of Legislative Decree 50/2016 and subsequent amendments;

7) (in the case of a temporary association of companies) the service parts assumed by each participant in the temporary association;

8) to accept, without any conditions or reservations, all the rules and provisions contained in the special specifications and any other document attached to this procedure;

9) to have read and taken into account the contractual conditions in the formulation of the offer;

10) to have suitable means by characteristics and number to carry out all the services covered by the contract;

11) to have staff trained for the tasks required for the performance of all the services covered by the contract;

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

DIGITALLY SIGNED