

Warsaw, 22.01.2025

**CONTRACTING AUTHORITY:**  
**International Institute of Molecular and Cell Biology in**  
**4. Ks. Trojdena St.**  
**02–109 Warsaw**

**INQUIRY no. 232/25**

concerning the award of a public contract with estimated net value \*):

- exceeding 5.000 PLN and lower than 130.000 PLN, based on Article 11(5)(1) of the Public Procurement Law, concerning supplies and services “in the field of science”;**
- exceeding 5.000 PLN and lower than 130.000 PLN, based on Article 2(1)(1) of the Public Procurement Law, **concerning supplies, services or construction works;**
- exceeding PLN 5.000 PLN based on the Public Procurement Law (**exclusions of scope**),

\*) put X in an appropriate box

**Acting on behalf of the International Institute of Molecular and Cell Biology in Warsaw, 4 Księcia Trojdena Street**, we would like to ask you to submit a price offer for the performance of a service/supply/construction work\*) consisting of:

1. Description of the subject-matter of the contract: Parsebio reagents for sequencing
2. Description of requirements:

Description	Catalogue number	Pieces
Evercode™ WT Mega v3 with UDI Plate (up to 96 samples, 1M cells)	ECWT3501	1
Evercode™ Cell Fixation v3 12 rxn with 30um plate strainer	ECFC3301	8
Evercode™ Cell Fixation v3 12 reactions	ECFC3300	1

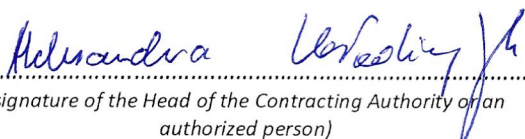
3. Deadline for order delivery/completion: 30 days after official order
4. Offer assessment criteria: 100% price
5. Essential contract provisions: -n/a
6. Please send the offer via e-mail\* at [asobocinska@iimcb.gov.pl](mailto:asobocinska@iimcb.gov.pl) by **30.01.2025, 14:00**
7. The person to be contacted by suppliers/contractors is: **Aleksandra Kołodziejczyk**, e-mail: [akolodziejczyk@iimcb.gov.pl](mailto:akolodziejczyk@iimcb.gov.pl)
8. Only a contractor who, in accordance with the provisions of the Law of April 13, 2022, offers unique solutions to prevent support for aggression against Ukraine and protect its national security (Journal of Laws of 2022, item 835), hereinafter referred to as the Sanctions Act, may apply for the contract:
  - 8.1. Is not included in the lists specified in Council Regulation (EU) No. 765/2006 of May 18, 2006, concerning restrictive measures against President Lukashenko and certain officials of Belarus (Official Journal of the EU L 134 of May 20, 2006, p. 1, as amended 3), hereinafter referred to as ‘Regulation 765/2006’ and Council Regulation (EU) No. 269/2014 of March 17, 2014. On restrictive measures in respect of actions undermining or threatening the territorial integrity, sovereignty, and independence of Ukraine (Official

Journal of the EU L 78 of 17.03.2014, p. 6, as amended), hereinafter referred to as 'Regulation 269/2014', or listed on the basis of a decision on listing determining the application of the measure referred to in Article 1.3 of the Sanctions Act;

8.2. Whose beneficial owner within the meaning of the Act of March 1, 2018, on counteracting money laundering and financing of terrorism (Journal of Laws of 2022 (Journal of Laws of 2022, items 593 and 655) is not a person included in the lists specified in Regulation 765/2006 and Regulation 269/2014, or listed or being such a beneficial owner as of February 24, 2022, provided that it is listed on the basis of a decision on listing conclusive of the measure referred to in Article 1, Item 3 of the Sanctions Act;

8.3. Whose parent entity within the meaning of Article 3(1)(37) of the Accounting Act of September 29, 1994 (Journal of Laws of 2021, Item 217, 2105, and 2106) is not an entity listed in the lists outlined in Regulation 765/2006 and Regulation 269/2014, or listed or being such a parent entity as of February 24, 2022, provided that it has been listed on the basis of a decision on listing conclusive of the measure referred to in Article 1(3) of the Sanctions Act.

9. The provisions of The Act of September 11, 2019 – Public Procurement Law - do not apply to this procedure, the tender inquiry does not constitute a contract notice within the meaning of the aforementioned Act.
10. The Contracting Authority reserves the right to cancel the procedure at any stage before it is awarded, without having to indicate the reasons for the decision.
11. Information on the selection of the most advantageous tender and details of the tenders submitted will be communicated only at a request of the contractor.

  
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(signature of the Head of the Contracting Authority or an authorized person)

\* delete inapplicable