**DOCTOR’S NAME, SURNAME, NAME OF HOSPITAL/HEALTH CENTER:**

**ADDRESS:**

**PHONE:**

**FAX:**

The undersigned Doctor in medicine Dr.

|  |  |  |  |
| --- | --- | --- | --- |
| Certifies that he has examined this day | **SURNAME:** | **NAME:** | |
| Date of birth |  | Place of birth |  |
| Number of travel document |  | Nationality |  |
| Home Address |  |  |  |

and based on the examination and results of laboratory tests, has found him/her, in accordance with the provisions of Article 4, paragraph 1(e)[[1]](#footnote-1) and Article 5, paragraph 3[[2]](#footnote-2), point b of the Law 4251/2014 “Immigration Code” free of one of the following illnesses, as mentioned in the Council Directive 64/221/EEC of 25 February 1964[[3]](#footnote-3) on the “co-ordination of special measures concerning the movement and residence of foreign nationals which are justified on grounds of public policy, public security or public health”,

**A. Diseases which might endanger public health:**

1. Diseases subject to quarantine listed in International Health Regulation No 2 of the World Health Organisation of 25 May 1951;

2. Tuberculosis of the respiratory system in an active state or showing a tendency to develop;

3. Syphilis;

4. Other infectious diseases or contagious parasitic diseases if they are the subject of provisions for the protection of nationals of the host country.

**B. Diseases and disabilities which might threaten public policy or public security:**

1. Drug addiction;

2. Profound mental disturbance; manifest conditions of psychotic disturbance with agitation, delirium, hallucinations or confusion.

|  |  |
| --- | --- |
| Date of issue |  |
| Doctor’s signature and stamp |  |

1. Article 4, paragraph 1(e) of law 4251/2014: ”The decisions on rejecting applications for the granting of a visa which are made by the diplomatic and consular authorities may be based on the reasons that the citizen is a considered a threat to public policy, national security, public health or the international relations of one of the EU Member States”. [↑](#footnote-ref-1)
2. Article 5, paragraph 3 of law 4251/2014: “Visas shall be granted by the consular authority of the place of legal residence of the third-country applicant, having regard to reasons mainly relating to the country’s public policy and security and public health, and shall be distinguished into uniform ‘C’ Visa, Limited Territorial Validity (LTV) Visa and long-stay ‘D’ visa. [↑](#footnote-ref-2)
3. *Official Journal 056 , 04/04/1964 P. 0850 - 0857* [↑](#footnote-ref-3)