

## **Management Certification**

The undersigned, on behalf of <u>Interpace Biosciences</u>, <u>Inc.</u> ("the Company"), certifies that the information provided herein is accurate and complete to the best of the Company's knowledge.

1. The Company is current in its disclosure obligations pursuant to the following reporting standard:

•	The Company has a reporting obligation under Section 13 or 15(d) of the Exchange Act
	The Company has a reporting obligation under Regulation A (Tier 2)
	The Company has a reporting obligation under Regulation Crowdfunding (CF)

#### **Other Reporting Obligations**

Other (please describe)

**SEC Reporting Obligations** 

The Company is a U.S. bank, bank holding company, or similar financial institution exempt from SEC registration, has a reporting obligation to a U.S. Bank Regulator and follows OTC Markets' Bank Reporting requirements.

The Company is exempt from SEC registration and is reporting under the Alternative Reporting Standard

2. Indicate below whether the Company is a shell company (as defined in Rule 405 of the Securities Act of 1933, Rule 12b-2 of the Exchange Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):

Yes: [□] No: [⊠]

Indicate below whether the Company is subject to Bankruptcy or reorganization proceedings.

Yes: [□] No: [⊠]

- 4. The Company has a Verified Company Profile on OTCMarkets.com. Yes
- 5. The Company is duly organized and in good standing under the laws of the state or jurisdiction in which the Company is organized or does business. Yes
- 6. The Company understands and acknowledges its obligations to report company-related actions pursuant to Exchange Act Rule 10b-17 and FINRA Rule 6490. Yes
- 7. The Company understands and acknowledges its obligations to publicly disclose material information in a timely manner in accordance with applicable U.S. federal securities laws, including but not limited to Section 10(b) of the Exchange Act and Rule 10b-5 thereunder. Yes
- 8. The Company's transfer agent and its address are listed below. If the Company acts as its own transfer agent, indicate that by listing the Company and its information in the fields provided.<sup>1</sup>

Transfer Agent: Equiniti Trust Company

Address: 6201 15th Avenue, Brooklyn, NY 11219

<sup>&</sup>lt;sup>1</sup> OTCQX, OTCQB, and OTCID companies are required to retain a transfer agent that participates in the Transfer Agent Verified Shares Program. OTCID companies that act as their own transfer agent may submit data directly to OTC Markets. OTC Markets Group Inc.

### 9. The Company's most recent Annual Report was prepared by:

Below is a list all law firm(s) and attorney(s) (including internal counsel) that acted as the Company's primary legal counsel in preparing its most recent annual report or, if no attorney assisted in preparing the disclosure, the person(s) who prepared the disclosure and their relationship to the Company.

The Company prepares its own annual report as its Form 10-K. Our SEC counsel reviews all aspects of the document. Our primary legal counsel for all SEC matters is McDermott Will & Schulte

### 10. The Company's Officers, Directors and 5% Beneficial Owners are listed below:

The table below provides information regarding all officers and directors of the Company, or any person that performs a similar function, regardless of the number of shares they own. To the best of the Company's knowledge, it includes all individuals or entities beneficially owning 5% or more of any class of the issuer's equity securities. To identify holders of 5% or more, companies may obtain a recent copy of their shareholder list that includes Non-Objecting Beneficial Owners or "NOBOs." SEC Reporting companies may also research their beneficial ownership and insider transaction filings such as on Schedules 13G or 13D or on Forms 3, 4, and 5.

As of (latest practicable date): 8/11/25

Individual Name (First, Last) or Entity Name (Include names of control person(s) if a corporate entity)	Position/Company Affiliation (ex: CEO, ≥ 5% beneficial owner)	City and State (Include Country if outside U.S.)	Number of Shares Owned (List common, preferred, warrants and options separately)	Class of Shares Owned	Percentage of Class of Shares Owned (undiluted)
Thomas Burnell	CEO & President	Fort Lauderdale, FL	81,737 shares of common stock	Common	1.9%
Christopher McCarthy	CFO & COO	Randolph, NJ	46,791 shares of common stock, 2,500 options	Common	1.1%
Stephen Sullivan	Director	Greenwich, CT	2,459 shares of common stock, 33,820 options	Common	0.8%
Joseph Keegan	Director	San Francisco, CA	1,757 shares of common stock, 32,920 options	Common	0.8%
Ron Rocca	Director	Carlsbad, CA	28,000 options	Common	0.6%
Vijay Aggarwal	Director	Malvern, PA	28,000 options	Common	0.6%
Peter Kamin	> 5% beneficial owner	Palm Beach Gardens, FL	781,956 shares of common stock	Common	17.7%

1315 Capital II, L.P.	> 5% beneficial owner	Philadelphia, PA	19,000 preferred shares, when, if converted, convert to 9,405,940 shares of common stock	Series C Preferred	68.10%
Ampersand 2018 Limited Partnership	> 5% beneficial owner	Boston, MA	28,000 preferred shares, when, if converted, convert to 13,861,386 shares of common stock	Series C Preferred	75.8%

Any additional material details, including conversion terms of any class of the issuer's equity securities, are below:

The Series C Preferred Stock is convertible into the Company's Common Stock at a conversion price of \$2.02 per share of Common Stock (subject to further adjustment in the event of any stock dividend, stock split, combination, or other similar recapitalization affecting such shares)

#### 11. The Company has Convertible Debt as detailed below:

The following is a complete list of the Company's Convertible Debt which includes all promissory notes, convertible notes, convertible debentures, or any other debt instruments convertible into a class of the issuer's equity securities. The table includes all issued or outstanding convertible debt at any time during the last complete fiscal year and any interim period between the last fiscal year end and the date of this Certification.

[\omega] Check this box to confirm the Company had no Convertible Debt issued or outstanding at any point during this period.

Date of	Principal	Outstanding	Maturity	Conversion Terms	# Shares	# of	Name of Noteholder	Reason for
Note	Amount at	Balance (\$)	Date	(e.g., pricing	Converted	Potential	(entities must have	Issuance
Issuance	Issuance			mechanism for	to Date	Shares to be	individual with voting	(e.g., Loan,
	(\$)			determining		Issued Upon	/ investment control	Services,
				conversion of		Conversion <sup>2</sup>	disclosed).	etc.)

<sup>&</sup>lt;sup>2</sup> The total number of shares that can be issued upon full conversion of the Outstanding Balance. The number should not factor any "blockers" or limitations on the percentage of outstanding shares that can be owned by the Noteholder at a particular time. For purposes of this calculation, please use the current market pricing (e.g. most recent closing price, bid, etc.) of the security if conversion is based on a variable market rate.

	(include accrued interest)	instrument to shares)			
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Total Outstanding Balance:

Total Shares:

Any additional material details, including footnotes to the table are below:

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# Signature:

Name of Principal Executive Officer or Principal Financial Officer: Christopher McCarthy

Title: Chief Financial Officer

Date: August 18, 2025

Signature: /s/ Christopher McCarthy

(Digital Signatures should appear as "/s/ [OFFICER NAME]")