



Resolution of 29 November 2021, by the rector of the Universitat Rovira i Virgili, which awards the grants relating to requalification within the Spanish university system for 2021-2023 of the Universitat Rovira i Virgili

Given Royal Decree 289/2021, of 20 April, which regulates the direct awarding of subsidies to public universities for requalification within the Spanish university system.

Given Order UNI/551/2021, of 26 May, which awarded the subsidies specified in Royal Decree 289/2021, of 20 April, which regulated the direct awarding of subsidies to public universities for requalification within the Spanish university system.

Given Resolution of 29 June 2021, by the Rector of the Universitat Rovira i Virgili (hereafter URV), grants were announced for requalification within the Spanish university system for 2021–2023.

Having complied with the requirements established by the aforementioned Royal Decree and the Ministerial Order and in accordance with article 13 of the Grants Resolution.

I RESOLVE

One. To award the grants for requalification within the Spanish university for 2021-2023 to the cited beneficiaries to the amount of 5,009,829.67 euros distributed for each modality specified in the corresponding annex. The funding will be set against the budget items of the URV's expenditures for 2022 as listed below or the equivalent for subsequent financial years:

- a) Annex 1. Margarita Salas Grants for the training of young doctors. 2,637,881.91 euros. Budget item 73.SB.03.32.00-F203.4-130.98.00.
- b) Annex 2. Awards for the requalification of teaching staff by means of the promotion of mobility among the teaching and research staff. 398,726.94 euros. Budget item 73.SB.03.33.00-F601.1-120.00.
- c) Annex 3. María Zambrano Grants for the attraction of international talent. 1,973,220.82 euros. Budget item 73.SB.03.34.00-F203.4-130.99.00.











Two. Not to award the grants to the other applications presented.

Three. The awards are financed by the "NextGenerationEU" funds of the European Union through the plan for recovery, transformation and resilience of the Ministry of Universities and are incompatible with any other grant intended for the same purpose from any administration or public, private, national or EU entity or any international organisation and, in general, with any payment received as a wage or salary, if the activity carried out might affect the object of the award or the research aims or occurs at the same time.

The URV must publicise the public nature of the funding for the subsidised activity, expressly referring in employment contracts to the modality, to Ministry of Universities, the European Union, to the "NextGenerationEU" funds and to the Plan for recovery, transformation and resilience.

The beneficiaries must publicise the public nature of the funding of the subsidised activity, expressly referring to the funding announcement, the URV and the funding from the Ministry of Universities and the Plan for recovery, transformation and resilience, by visibly incorporating the respective institutional logo.

In addition, when publishing and disseminating the results that may arise as a result of the activities carried out under the aegis of these grants, the EU regulations governing publicity and dissemination must be complied with, especially when they promote actions and their results and facilitate coherent, effective and proportional information aimed at multiple recipients, including the media and the public.

Four. The conditions of execution are those in the regulations indicated, although specific instructions may be established if necessary.

An administrative appeal can be lodged against this resolution (which terminates the administrative proceedings) with the entity that issued it, within one month, if the resolution is definitive, or if it is not, from the day after the end of the period for the resolution of the awards procedure, in accordance with articles 123 and 124 of Law 39/2015, of 1 October.

Notwithstanding the above, an administrative appeal may be lodged with the Courts of Tarragona within two months if the resolution is definitive, or within six months if it is not,











| in accordance with articles 9.1.c and 46.1 of Law 29/1998, | of 13 July, on the administrative |
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| iurisdiction. | |

Rector

María José Figueras Salvat





