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In accordance with paragraph 7.1 of the Resolution of the rector of 20 June 2021, opening a call for applications for grants for the requalification of the Spanish university system for the period 2021-2023, published in the Official Bulletin of the Government of Catalonia on 2 July 2021,

In accordance with the powers conferred on me by law, in particular by Article 73 of the University of Barcelona Statute, approved by Royal Decree 246/2003.

I HEREBY RESOLVE:

First. To confirm the approval of the provisional list of admitted and excluded applicants, for the different grants offered, in accordance with list in Appendix 1, attached to this Resolution.

Second. Applicants who wish to rectify an error or omission that led to their exclusion or who need to submit outstanding documentation should do so within 10 working days starting the day after the provisional ruling on admission is announced. Documents should be provided using the generic request form (https://www.ub.edu/eadministracio/IG.html) (provided in Catalan only) in the University of Barcelona's E-Office.

Applicants who fail to rectify the error or omission or do not submit the outstanding documentation within this period will be definitively excluded from the selection process.

Third. To appoint and give public notice of the corresponding selection committees, the composition of which is provided in Appendix 2, attached to this Resolution.

Forth. To give public notice of this resolution, and its appendixes, on the University of Barcelona's E-Office: https://seu.ub.edu/

The Rector

Joan Guàrdia Olmos

As established in article 112 Act 39/2021, of 1 October, on common administrative procedure in public administrations, against this resolution, which is a procedural act, an appeal cannot be lodged, subject to the enacting terms of this resolution. Interested parties may lodge the correspondent appeal against the resolution that will approve the definitive list of admitted and excluded applicants.

Nevertheless, interested parties may claim their rights of abstention or recusal according to Art. 23 and 24 of Law 40/2015, of 1 October, of public administrations, and lodge any other type of complaint or objection they deem appropriate to defend their own interests.



