



BAREM DE CRITERIS ESPECÍFICS

BAREMO DE CRITERIOS ESPECIFICOS

SPECIFIC CRITERIA AND SCALE

Dades de la plaça/ces / Datos de la plaza/s / *Details of position(s)*:

Categoría/ Categoría / *Category*: Lector / Tenure-elegible lecturer

Departament / Departamento / *Department*: Bioquímica i Biomedicina Molecular

Facultat / Facultad / *Faculty*: Biología

Núm. de places i codi/s: / Núm. de plazas y código/s / *No. of places and code(s)*: 2, Codi: UB-LE-212-004

1st phase

Research merits. 50/100

Quality of scientific research production with attention to authorship position, production and leadership (corresponding author, last author, equivalent) in recent years. Participation in competitive research projects, with an additional added value related to international (i.e. EU) projects. Stays in research centers outside UB. Innovation and transfer activities. Relevant participations in national and international conferences.

Teaching merits. 40/100

University teaching. The highest qualification should be given to teaching experience in undergraduate/postgraduate courses in the subject of the area and profile of the post, Biochemistry. Ph.D., Master thesis, undergraduate thesis and supervision of international students. Other teaching related activities (i.e. teaching innovation, outreach activities...). Lectures and topics coordination will be an added value.

Other merits. 10/100

Merits include additional official accreditations for University teaching posts other than Lecturers, university management activities, previous prestigious scholarships, awards and distinctions.

The minimum score to be considered for phase 2 is 60 points.

2nd phase.

Second phase, presentations organized as follows:

- Research and teaching CV exposition. 10 minutes.
- Short lecture on a topic related to Metabolism/Metabolic regulation. 20 minutes.
- Research and teaching project to be developed. 30 minutes.

Score obtained in phase 1. 50/100

CV exposition (Teaching and Research). 5/100

Teaching and research project. 15/100

Lecture. 15/100

Discussion. 15/100



Barcelona, 5 d'Abri de 2023

SECRETARI
SECRETARY

Contra aquest acord de la comissió, que no esgota la via administrativa i és un acte de tràmit, és aplicable l'establert per l'article 112 de la Llei 39/2015, d'1 d'octubre, de procediment administratiu comú de les Administracions Pùbliques, segons el qual contra les resolucions i els actes de tràmit, si aquests últims decideixen directament o indirectament el fons de l'afer, determinen la impossibilitat de continuar el procediment, produueixen indefensió o perjudici irreparable a drets i interessos legítims, els interessats poden interposar recurs d'alçada, en aquest cas davant el rector, en el termini d'un mes, a comptar de l'endemà de la seva publicació, d'accord amb el que estableixen els articles 121 i 122 de la Llei 39/2015, d'1 d'octubre, del procediment administratiu comú de les administracions publiques.

Contra este acuerdo de la comisión, que no agota la vía administrativa y es un acto de trámite, es aplicable lo establecido por el artículo 112 de la Ley 39/2015, de 1 de octubre, de procedimiento administrativo común de las Administraciones Pùbliques, según el cual contra las resoluciones y los actos de trámite, si estos últimos deciden directamente o indirectamente el fondo del asunto, determinan la imposibilidad de continuar el procedimiento, producen indefensión o perjuicio irreparable a derechos e intereses legítimos, los interesados pueden interponer recurso de alzada, en este caso ante el rector, en el plazo de un mes, a contar a partir del día siguiente de su publicación, de acuerdo lo que establecen los artículos 121 y 122 de la Ley 39/2015, de 1 de octubre, del procedimiento administrativo común de las administraciones públicas.

This decision of the Committee is an act of procedural law and does not exhaust your right of appeal through administrative channels. Article 112 of Law 39 of 1 October 2015 on the legal framework governing public administrations and common administrative procedures allows you to appeal when resolutions and acts of procedural law directly or indirectly affect the basis of the legal process underway, obstruct that process, or undermine or cause irreparable harm to legitimate rights and interests. Under such circumstances, you may present a request for further review, in this case by the Rector, within one month from the day after the publication of the Committee's decision, pursuant to articles 121 and 122 of Law 39 of 1 October 2015 on the legal framework governing public administrations and common administrative procedures.