

RESOLUTION of the Vice-Chancellor of Research of Public University of Navarra **no 54/2021**, of 18 January, amending the errors observed on Resolution 2216/2020, of 21 December, of the Vice-Chancellor of Research of Public University of Navarra, calling a selection process to fill a temporary position for Researcher Doctor.

By Resolution 2216/2020, of 21 December, of the Vice-Chancellor of Research of Public University of Navarra, a selection process was called to fill a temporary position for Researcher Doctor.

Having observed some errors on articles 3.2 and 4.2 of the call, in agreement with article 109.2 of Law 39/2015, of 1 October, of the Common Administrative Procedure of Public Administrations, it is appropriate to mend such errors.

The applications submission deadline established on article 4.1 of the call, must start on the day following the publication of this call amendment on the Official Gazette of Navarra.

Having regard to the report-proposal from the Head of the Staff Management Section, which has been approved by the Head of the Human Resources Service.

In exercise of the powers vested by Resolution of the Chancellor of Public University of Navarra no 1420/2019, of 3 July, which approves the general structure of the Governing Council and determines their functions,

I HEREBY DETERMINE:

One.- To mend the error observed on rule 3.2 of Resolution 2216/2020, of 21 December, of the Vice-Chancellor of Research of Public University of Navarra, calling a selection process to fill a temporary position for Researcher Doctor.

The fragment:

“Compliance with the requirements set forth in this call for applications is understood to refer to the date of the end of the period for submission of applications, and must be maintained during the term of the contract.

In the event that the degree obtained abroad has not been declared equivalent by the end of the application period, this requirement may be replaced by accreditation of having initiated the process for the declaration of equivalence, provided that the degree is presumed by the convening body to be equivalent to that required in this call. In the event that the competent authority decides to reject the declaration of equivalence, the interested party shall forfeit all the rights that may be derived from his/her participation in the call for applications.”

should be replaced by:

“Compliance with the requirements set forth in this call for applications is understood to refer to the date of the end of the period for submission of applications, and must be maintained during the term of the contract.

Exceptionally, in the event that the doctoral certificate obtained abroad has not been declared equivalent by the end of the application period, the equivalence must be submitted before the start of the contract, provided that the certificate is presumed by the convening body to be equivalent to that required in this call. In the event that the competent authority decides to reject the declaration of equivalence, the interested party shall forfeit all the rights that may be derived from their participation in the call for applications.”

Two.- To mend the error observed on article 4.2 of Resolution 2216/2020, of 21 December, of the Vice-Chancellor of Research of Public University of Navarra, calling a selection process to fill a temporary position for Researcher Doctor.

The fragment:

“<http://www2.unavarra.es/gesadj/registroGeneral/instancias/recursos-humanos/contratacion-personal-investigador.pdf> “

should be replaced by:

“https://www2.unavarra.es/gesadj/sede/A_OTROS/INAMAT/formulario%20inamat.pdf “

Three.- To establish that the applications submission deadline, established on article 4.1 of the call, must start on the day following the publication of this call amendment resolution on the Official Gazette of Navarra.

Four.- To order the publication of this resolution on the Official Gazette of Navarra as well as on the Electronic Board of Public University of Navarra, for all pertinent purposes.

Five.- This resolution, in agreement with the provisions established on article 6.4 of the Organic Law 6/2001, of 21 December, of Universities, exhausts the administrative procedures, against which, optional administrative appeal for reconsideration may be filed before the Chancellor or, directly, administrative appeal before the Administrative Court of Navarra within one month in the first case and two months in the second case, always following the day it is published.

Pamplona, 18 January 2021

Francisco J. Arregui San Martín
Vice-Chancellor of Research