UNIVERSITAT DE BARCELONA

RESOLUTION OF THE CALL FOR APPLICATIONS ERASMUS+ KA107 SCHOLARSHIPS FOR INCOMING MOBILITY FROM PARTNER COUNTRIES (TEACHING STAFF)

According to the selection process established in the call for applications Erasmus+ KA107 scholarships for incoming mobility from partner countries (Mobilities during the second semester of the academic course 2017/2018), on May 16th 2018

I HEREBY RESOLVE:

1. Provisionally award scholarships to the teaching staff from partner countries listed below in accordance with the criteria set out in the call for applications:

   AWARDED TEACHING STAFF SCHOLARSHIPS

   RUSSIA

<table>
<thead>
<tr>
<th>Home University</th>
<th>Places</th>
<th>Mobility level</th>
<th>Applicant</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mohammed V University in Rabat</td>
<td>1</td>
<td>Teaching/training mobility</td>
<td>Abdelmouneim Bounou</td>
<td>AWARDED</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Tayalati Yahya</td>
<td>AWARDED</td>
</tr>
</tbody>
</table>

2. Declare the following not awarded teaching staff:

   Benkaouz Yahya

   Abdelhak Zoglat

1. The final award of these scholarships is subject to the acceptance of the receiving faculty

2. The publication of this resolution in the website indicated in the call.
Barcelona, June 12th 2018

Vice-Rector for Outreach and Internationalization

Against this decision, which exhausts administrative proceedings, and irrespective of its immediately enforceability, interested parties may choose to open contentious administrative proceedings through the Contentious-Administrative Court of Barcelona, as provided for in Article 8 of Law 29/1998, of 13 July, on appeals and complaints against public bodies. Proceedings may be opened up to two months after announcement of the decision in question, in accordance with the provisions made in Article 46 of Law 29/1998. Notwithstanding, interested parties may also choose to lodge an internal appeal, within one month from the day after notification of the decision, in accordance with the provisions established in Article 123 et. seq. of Law 39/2015, of 1 October, on common administrative procedure of public administrations. In this case, contentious administrative proceedings may not be opened until such time as the internal appeal has been expressly or implicitly resolved. Interested parties may also lodge any other type of appeal they deem appropriate in legitimate defence of their rights.