

**RESOLUTION OF THE DIRECTOR OF THE CONSORTIUM FOR THE DESIGN, CONSTRUCTION, EQUIPMENT AND EXPLOITATION OF THE SPANISH PULSED LASERS CENTER (CLPU), DATED 29 NOVEMBER 2018, IN WHICH THE DECISION ON THE SECOND CALL FOR ACCESS TO THE VEGA LASER SYSTEM IS PUBLISHED**

By means of the Resolution of the Director of the Consortium for the Design, Construction, Equipment and Exploitation of the Spanish Pulsed Lasers Center (CLPU), dated 13 April 2018, in which the Regulatory Bases of the first Call for Access to the VEGA laser system (hereinafter referred to as "Regulatory Bases") were approved. The Regulatory Bases were published in the CLPU website (<https://www.clpu.es/sites/default/files/AccessCall2018ok.pdf>).

As established in clause 7 of the Regulatory Bases, scientific proposals submitted in a proper and timely manner have been reviewed by the Internal Committee based on criteria of technical feasibility, availability of resources and aspects of safety and radiological protection associated with the experiment. Afterwards, the Access Committee has evaluated the proposals applying criteria of scientific quality, potential impact and talent promotion, as well as the specific evaluation criteria established for this Call.

Considering all the above, and in accordance with the provisions of clause 8 of the Regulatory Bases, which classifies the scientific proposals in the categories "A", "B", "C" and "D",

**IT WAS RESOLVED:**

**First.-** To take into account the recommendations from the Access Committee to increase the number of tentative experimental sessions offered in consideration of the interest and quality of the proposals submitted and the high impact expected from the results. Therefore, 45 more experimental sessions have been added to the initial offer, adding up a total of 120 experimental sessions.

**Second.-** To grant access to the VEGA-2, VEGA-3 and secondary sources from VEGA-2 laser system for the development of scientific experimental proposals or public or private-public collaboration projects to the following scientific projects that have been ranked as "A", as well as the indicated experimental sessions granted:

PROPOSAL Nr.	CATEGORY	SYSTEM	EXPERIMENTAL SESSIONS GRANTED
00217-0102	A	VEGA-3	15
00334-0101	A	VEGA-3	15
00342-0101	A	VEGA-3	15
00335-0101	A	VEGA-3	10
00332-0101	A	VEGA-3	15

00215-0102	A	VEGA-3	10
00200-0102	A	VEGA-2 (Secondary Sources)	10
00324-0101	A	VEGA-2	10
00224-0102	A	VEGA-2	10
00337-0101	A	VEGA-2 (Secondary Sources)	10
<b>TOTAL GRANTED SESSIONS</b>			<b>120</b>

Finally, these experimental proposals will be executed in the access cycle that ranges tentatively from May 2019 to December 2020, both inclusive.

**Third.-** To make public the scientific proposals ranked as "B". These proposals are on the waiting list. If there are cancellations of access to scientific proposals ranked as "A", surplus shifts will be offered to these proposals, according to list order or available experimental sessions. The list shows the experimental sessions that would be granted if they could finally be offered access.

PROPOSAL Nr.	CATEGORY	SYSTEM	EXPERIMENTAL SESSIONS
00338-0101	B	VEGA-2	10
00319-0101	B	VEGA-2 (Secondary Sources)	5
00341-0101	B	VEGA-3	10
00343-0101	B	VEGA-3	10
00216-0102	B	VEGA-2	10
00330-0101	B	VEGA-3	10
00339-0101	B	VEGA-3	15
00322-0101	B	VEGA-3	10
00325-0101	B	VEGA-2	10
00323-0101	B	VEGA-3	15
00340-0101	B	VEGA-2	10

**Fourth.-** To deny access to the following scientific proposals ranked as "C" and "D". Applicants may only resubmit the same proposal in a subsequent access call if they apply the recommendations made by the Access Committee or if the circumstances beyond the proposal -and that have prevented its success- change.

PROPOSAL Nr.	CATEGORY
00318-0101	C
00328-0101	C
00331-0101	D
00336-0101	D

**Fifth.-** To publish this Resolution on the CLPU website and notify the interested parties.

**Sixth.-** According to clause 8 of the Regulatory Bases, an appeal for reconsideration against the Resolution to the Director of the CLPU may be lodged within a month from the issuance of the Resolution. Also, a contentious administrative appeal may be lodged against the Resolution before the contentious administrative court of Salamanca, within 2 months of the issuance of the Resolution. If an appeal for reconsideration against the Resolution is lodged, it will not be possible to lodge a contentious administrative appeal until the appeal for reconsideration is resolved, or dismissed.

Salamanca, November 29th, 2018



Luis Roso Franco  
Director