

Regulation of Grants for Scientific Research of BIAL Foundation

PREAMBLE

With the aim of encouraging research into the healthy human being, both from the physical and spiritual point of view and particularly in fields largely still unexplored but which warrant further scientific analysis, BIAL Foundation has established a programme of Grants for Scientific Research, which is the subject matter of this Regulation.

CHAPTER I – GENERAL PROVISIONS

Article 1. – Scope

The present Regulation sets forth the rules applying to the award of Grants for Scientific Research by BIAL Foundation in the areas of Psychophysiology and Parapsychology (hereinafter referred to as “Grants”).

Article 2. – Grants

The award of Grants involves the attribution of subsidies in the terms and conditions described in this Regulation and in the Research Funding Agreement, as per the template attached hereto as Annex I, which forms an integral part of this Regulation.

Article 3. – Purpose

The Grants foreseen in the present Regulation are granted for the purpose of carrying out scientific research activities in the fields of Psychophysiology and Parapsychology, with the aim of encouraging the research into less studied aspects of the human being’s physical and mental processes.

Article 4. – Addressees

1. The Grants are directed to all scientific researchers, either individually or in group, except to those working for BIAL Foundation or for any of the companies which are part of BIAL Group, in Portugal or in other countries.
2. The current Grants Holders of BIAL Foundation can also be admitted as applicants; however, they shall only benefit from new Grants after the successful completion of the Research Projects for which they are receiving support, as set forth in paragraph 2 of article 9 of this Regulation.

3. The Grant Holder who is the Principal Investigator shall be responsible for coordinating the Research Project and shall serve as the interlocutor with BIAL Foundation.

Article 5. – Goals of the applicants

The goals to be met by the applicants shall be set out by the Research Project under application.

Article 6. – Amount of the Grants

The approved applications shall benefit from Grants in an amount to be fixed by BIAL Foundation at its sole discretion within the limits settled by the Announcement that opens a new edition of the call.

Article 7. – Duration and commencement of the Grants

1. The total duration of the Grants foreseen in this Regulation cannot exceed three years.
2. The timelines for completion of the Research Project may, however, be extended for additional periods in accordance with articles 21 to 24 of this Regulation. Such extension of the timelines does not entail any increase of the amount of the Grants approved pursuant to article 6 of this Regulation.
3. The Grants shall be initiated in the period comprised between the 1st of January and the 31st of October of the year immediately following the date of launch of the relevant edition of the Grants.

CHAPTER II – GRANTS SYSTEM

Article 8. – Statute of Grant Holder

1. A Grant in accordance with this Regulation awards to the beneficiary the statute of Grant Holder of BIAL Foundation.
2. The Grants awarded in accordance with this Regulation do not create or substantiate either employment, labour, working, agent or partner contracts or services agreements.
3. The statute of Grant Holder of BIAL Foundation is automatically obtained with the signature of the Research Funding Agreement by all parties and ceases as per article 26 below.

Article 9. – Grant system

1. The functions of Grant Holder/Principal Investigator shall be performed in accordance with the provisions of this Regulation and the Research Funding Agreement.
2. Current Grant Holders are entitled to submit applications for new Grants editions promoted by BIAL Foundation, however, attribution of new Grants to Grant Holders who are Principal Investigators or co-Principal Investigators of the new Research Projects shall be subject to the full completion, of any previous or current Research Project. This requirement relating to the successful completion of the ongoing project(s) does not apply to the team members who are not Principal Investigator or co-Principal Investigator of the new research project.
3. Preference will be given to cases of publication in peer-reviewed journals.

Article 10. – Rights of the Grant Holders

The Grant Holders have the following rights set forth in the present Regulation:

- a) To receive, in a timely fashion, the funding they have benefitted from BIAL Foundation;
- b) To obtain from the Host Entity the technical and logistical support required to perform the Research Project;
- c) All other rights deriving from the law, the present Regulation or the Research Funding Agreement.

Article 11. – Obligations of the Grant Holders

The Grant Holders under this Regulation shall be subject to the following obligations:

- a) To perform the Research Project as (i) described in the application, which includes among others the “Expected outputs” and (ii) agreed to in the Research Funding Agreement, which cannot be unilaterally changed;
- b) To comply with the internal operating rules of the Host Entity;
- c) To promptly inform BIAL Foundation of the occurrence of any reason that may lead to the termination of the statute of Grant Holder hereunder;
- d) To promptly inform BIAL Foundation of the occurrence of any fact or event that may adversely affect or impact on the normal development of the Research Project;
- e) To provide BIAL Foundation with the Reports and/or documents pursuant to the provisions of the Research Funding Agreement;
- f) To deliver to the Host Entity where the Research Project was completed, at the end of the Research Project, the equipment paid for by the Grant awarded by

BIAL Foundation; if the Research Project is not completed or in case said Host Entity is not interested in the equipment, it shall be delivered to BIAL Foundation;

g) To comply with the other obligations resulting from the law, the present Regulation and the Research Funding Agreement.

Article 12. – Publications and Mention of Support

1. All the works published or oral presentations performed by the Grant Holder, by virtue of, within the scope of, or as a consequence of the Grant awarded by BIAL Foundation for the conduct of the Research Project, shall expressly mention that such works or presentations are financially supported by BIAL Foundation.
2. The Grant Holders within the scope of this Regulation, expressly authorize BIAL Foundation to, free of charge, use, reproduce and publish on its webpages, including, without limitation, on the www.fundacaobial.com, the Scientific Final Report issued on the completion of the Research Project allowing any user to freely access it at all time and without costs and content restrictions, provided the exact reference to the authorship and source is guaranteed and it further authorize the archive of the Scientific Final Report at BIAL Foundation's document repository. The aforesaid authorization is granted for a minimum period of 25 years counting from the submission of the Scientific Final Report.
3. The preceding paragraphs shall not affect nor prejudice the recognition and protection of the copyrights established by law.

CHAPTER III – FINANCIAL CONDITIONS OF THE GRANTS

Article 13. – Components of the Grant

1. The Grant shall consist of the payment, in three or more instalments, of an amount to be defined, subject to article 6 of this Regulation, in accordance with the specific needs of each Research Project and with the approval by BIAL Foundation.
2. The amount referred to in the previous number shall be understood as a maximum amount, which shall be paid by BIAL Foundation after verification of the documents of expenses of each Research Project duly submitted.
3. BIAL Foundation shall not provide in any case whatsoever meal, holiday, Christmas or any other subsidies, payments or allowances not expressly foreseen in this Regulation. Overheads/indirect costs or payments for the use of spaces or equipment belonging to the Host Entity or to the Research Centre where the Research Project will be held, shall not be accepted nor paid by BIAL

Foundation in any case whatsoever, with the exception of payments for the use of neuroimaging devices for CT, MEG, MRI, PET, SPECT.

Article 14. – Payment

1. Payments shall be made directly to the Host Entity, in Euro, on an annual or bi-annual basis to be defined in accordance with the schedule of the Research Project.
2. Grant payments are made to the Host Entity's bank account by bank transfer.

CHAPTER IV – AWARDING OF GRANTS AND EXTENSION OF TERM

Section I – Process for Awarding Grants

Article 15. – Publicity

1. The call for Grants is publicized by means of announcements in the media and on the Internet, as well as, whenever appropriate, by *mailings* to be sent to researchers and entities in the field of scientific research, or to other persons or entities who may appropriately contribute to its diffusion in Portugal and abroad.
2. The announcements shall mention, namely:
 - a) The scope and purpose;
 - b) The addressees;
 - c) The duration and commencement;
 - d) The financial components and payment's periodicity;
 - e) The deadline and way for submitting applications;
 - f) The timeline for disclosure of results; and
 - g) The applicable regulation.

Article 16. – Eligible Applications

1. The citizens of any country who meet the conditions set forth in this Regulation are accepted as applicants to the Grants of BIAL Foundation.
2. The applications shall be submitted in English within the deadline and in accordance with the conditions set forth in the announcement referred to in the preceding article, namely, by completion of the specific online application form available at www.fundacaobial.com and budgets must be proposed in € euro.
3. The applications shall include the required information, namely the applicant's *Curriculum Vitae*, the abstract of the Research Project and corresponding schedule and budget, as well as the identification of the Host Entity where the Research Project is to be performed.

4. When the Research Project application involves animals and/or human subjects, it must be accompanied by documentary evidence of its submission to approval by the competent ethics committee(s) authority(ies).
5. The processing of applications will be done exclusively by electronic means, without prejudice to the materialization of the Research Funding Agreements in accordance with paragraph 2 of Article 20 of this Regulation or the request of original documents in accordance with paragraph 3 of Article 19 of this Regulation.
6. Applications of Projects from Clinical or Experimental Models of Human Disease and Therapy shall not be accepted.
7. Applications without a Host Entity shall not be accepted.

Article 17. – Assessment of applications

1. The assessment of the applications shall be the responsibility of the Scientific Board of BIAL Foundation, composed of at least thirty persons of recognized scientific merit.
2. BIAL Foundation may invite the applicant to review his/her Application, to proceed to the modification of the corresponding research project schedule and budget.

Article 18. – Disclosure of results

The results of the assessment shall be disclosed to applicants within 4 (four) months from the final deadline for submitting applications.

Article 19. – Timeline for acceptance; ethics committee approval

1. Within the period of 10 (ten) working days (in Porto, Portugal) upon the notice of award of the Grant, the applicant shall provide BIAL Foundation with a written and signed declaration confirming the acceptance of the Grant, to be awarded in pursuance of this Regulation, and stating the effective date of commencement of the Grant, which shall, in any event, be subject to signature of the Research Funding Agreement.
2. Failure to timely present the declaration referred to in the preceding number shall be considered, for all legal and regulatory purposes, a waiver of the Grant in pursuance of this Regulation.
3. BIAL Foundation reserves the right to require the applicant to present the originals of the documents electronically submitted with the application, at the latest on the date of signing of the Research Funding Agreement, under penalty of automatic cancellation of the decision of Grant award.

4. The applicant shall also provide BIAL Foundation, prior to signature of the Research Funding Agreement, with a copy of the approval of the Research Project by the competent ethics committee(s) / authority(ies). No Research Funding Agreement will be issued and signed unless such document is previously provided to BIAL Foundation.

Article 20. – Research Funding Agreement

1. The awarding of a Grant shall take place in the conditions described in the Research Funding Agreement to be signed in triplicate by BIAL Foundation, by the Grant Holder and by the Host Entity where the Research Project is to be performed.

2. The Research Funding Agreement shall be made in writing, according to the template attached hereto as Annex I.

Section II – Procedure for extension of the timeline for the Research Project

Article 21. – Request

The request for extension of the timeline for completion of the Research Project shall be presented in a duly justified request, together with any required documents, no later than thirty days before the agreed final date of completion of the Research Project.

Article 22. – Supporting documents

The request for an extension of the timeline for completion of the Research Project shall be submitted together with the documents required in accordance with the type of Grant, namely and as the case may be:

- a) Report of the work performed;
- b) Copies of the publications derived from the conducted activity; and
- c) Revised project and payment schedules.

Article 23. – Assessment of the requests for extension of timeline

The requests for extension of the timeline for completion of the Research Project shall be decided by the Executive Committee of BIAL Foundation.

Article 24. – Research Funding Agreement

The extension of the timeline for completion of the Research Project does not require the signature of a new Research Funding Agreement.

CHAPTER V – TERMINATION OF THE RESEARCH FUNDING AGREEMENT AND SANCTIONS

Article 25. – Termination of the Research Funding Agreement

Without prejudice to all other legal grounds, the following are causes for termination of the Research Funding Agreement:

- a) Serious or repeated breach by one of the parties;
- b) Provision of false statements by the Grant Holder;
- c) Completion of the Research Project;
- d) Termination by mutual agreement or modification of the circumstances;
- e) The execution by the Grant Holder of a working contract with BIAL Foundation or with any company belonging to BIAL Group, in Portugal or abroad.

Article 26. – Cancellation of the statute

The termination of the Research Funding Agreement shall determine the cancellation of the statute of Grant Holder of BIAL Foundation.

Article 27. – Failure to complete the Research Project

1. Failure to complete the Research Project is considered a serious and repeated breach of this Regulation and of the Research Funding Agreement and determines the application of sanctions, as per article 28 of this Regulation.
2. Failure to present the Final Report is equivalent, for legal and regulatory purposes, to failure to complete the Research Project and consequently is also considered a serious and repeated breach.

Article 28. – Sanctions

1. In the event of a serious or repeated breach by the Grant Holder of the obligations undertaken pursuant to this Regulation and of the Research Funding Agreement, BIAL Foundation shall be entitled to request from the Grant Holder the return of the amounts paid by BIAL Foundation.
2. BIAL Foundation reserves the right to refuse the application of former Grant Holders who have repeatedly violated their legal and contractual obligations, in particular those concerning the acknowledgement of the financial support of BIAL Foundation in all the works published or oral presentations made by virtue of, within the scope of or as a consequence of a Grant awarded by BIAL Foundation.

CHAPTER VI – FINAL PROVISIONS

Article 29. – Entry into force

This Regulation shall take effect upon its publication in the web page of BIAL Foundation.

ANNEX

Annex I – Template of the Research Funding Agreement.

RESEARCH FUNDING AGREEMENT

By and Between

FUNDAÇÃO BIAL, a public utility entity, with identification No. 503 323 055 and address at à Avenida da Siderurgia Nacional, 4745-457 Coronado (S. Romão e S. Mamede), Trofa, Portugal, represented by the undersigned Members of the Board of Directors, hereinafter referred to as BIAL Foundation,

And

....., national of, owner of the identification card No., valid up to and with address at, hereinafter referred to as Applicant or Grant Holder or Principal Investigator,

And

....., *[insert name of host entity/research entity]* registration number / VAT number (to be filled as applicable), and with address at, represented by *[.....]* *[include name and capacity of the signatory(ies)]*, hereinafter referred to as Host Entity.

Whereas:

- I. With the aim of encouraging the scientific study of the healthy human being from both the physical and mental processes, specifically in the areas of Psychophysiology and Parapsychology, BIAL Foundation promoted the opening of its programme for Grants for Scientific Research .../...., which Regulation was made publicly available in
- II. On the, the Applicant filed his/her Application with respect to the Research Project “.....”, to which has been attributed the No. .../....;
- III. *[Upon BIAL Foundation’s suggestion, the Applicant has revised his/her Application and has proceeded to the modification of the corresponding project schedule and budget;] (if applicable)*
- IV. BIAL Foundation, after consultation with the Scientific Board, decided to award the Applicant a Grant for Scientific Research in the amount and under the conditions established herein;

The parties, in good faith, enter into the present Research Funding Agreement that will be governed in accordance with the terms and conditions of the

Regulation of Grants for Scientific Research of BIAL Foundation and the following Clauses:

First

Without prejudice to other information set out in the Grant Holder's Application process, approved by BIAL Foundation, here deemed to be reproduced for all legal purposes (hereinafter referred to as "Application"), the Research Project "....." - (hereinafter referred to as "Research Project") has the following key points:

Scientific Domain(s):

Specific Aims:

Duration (commencement and completion date):

Grant Holder/Principal Investigator:

Host Entity/Principal Research Centre:

Global Budget: € (...euro).

Second

1. BIAL Foundation awards the Grant Holder a grant, for the performance of the Research Project, in the global amount of €..... (..... euro). Provided that the provisions of this Agreement are complied with, in particular, this Clause Second, such amount of €..... (..... euro) shall be paid directly to the Host Entity, in instalments as follows:
 - a) €..... (..... euro) to be paid after this Agreement is signed by all the parties;
 - b) €..... (..... euro) to be paid
 - c) €..... (..... euro) to be paid
 - d) €..... (..... euro) to be paid
2. The payment of each instalment – except for the first one - mentioned in paragraph 1 above is subject to the (i) previous submission by the Grant Holder through the BIAL Foundation Grants Management System (BF-GMS) of the Scientific and Financial Progress and Final Reports (as the case may be) and (ii) approval of such reports by BIAL Foundation.
3. Subject to verification of the provisions of the preceding paragraph 2, the instalments mentioned in paragraph 1 of this Clause Second shall be disbursed as follows:
 - a) first instalment shall be disbursed after the commencement date of the Research Project (provided that the Research Funding Agreement is signed by all Parties);

- b) Subsequent interim instalments shall be disbursed only (i) upon approval by BIAL Foundation of the scientific and financial progress reports submitted by the Grant Holder and (ii) when the expenses incurred roughly corresponds to the amount already paid under the Research Funding Agreement.
 - c) The last instalment in the amount corresponding to no less than 10% (ten percent) of the Grant will be reimbursed only after the final requirements are met, which include, without limitation, the approval by BIAL Foundation of the scientific and financial final reports and a paper accepted for publication in a peer-reviewed journal stemming directly from the Research Project (if applicable). For the avoidance of doubt, the Parties agree that the last instalment shall only be reimbursed in case the total awarded amount was already expended.
4. Payment of the amount provided for in this Clause Second shall be made directly to the Host Entity's bank account by bank transfer.
 5. BIAL Foundation shall not be responsible for any other costs and expenses whatsoever which are not expressly agreed under this Agreement and not referenced in the Application, namely but not limited to those relating to healthcare services or personal injuries insurance.

Third

This Agreement shall not be interpreted as being, or giving cause to, an employment, labour, working, agent or partner contract or services agreement, and, therefore, the Grant Holder shall not be deemed as a worker, agent or representative of BIAL Foundation.

Fourth

1. The Grant Holder undertakes to perform the Research Project exactly as described in the Application, which includes among others the "Expected outputs", and to promptly inform BIAL Foundation of any facts or occurrences that may affect the normal development of the Research Project.
2. The Research Project, including but not limited to the project schedule and corresponding budget, cannot be modified unless if any change thereto is previously approved in writing by BIAL Foundation.
3. The Grant Holder undertakes to present, in accordance with the requirements set out in the Annex to this Agreement, both the Scientific and Financial Final Reports within the maximum period of one month after the completion or interruption of the Research Project.

4. The award of new Grants by BIAL Foundation to the Grant Holder for any other research programmes shall be subject to the previous full completion of the Research Project to which this Agreement refers.

Fifth

1. The Grant Holder undertakes to present, simultaneously with the Reports mentioned in Clause Four above, a complete list of the expenses made and costs incurred in connection with the Research Project, which shall be demonstrated by the copies of the documents justifying and evidencing such costs and expenses.
2. In the event that it is impossible to provide the copies of the said documents evidencing the costs and expenses incurred into, the Grant Holder shall duly justify that situation and present a declaration signed by a financial officer or accountant of the Host Entity, stating that the corresponding expenses have been incurred during and for the purposes of executing the Research Project and partially or totally financed by a Grant awarded by BIAL Foundation.
3. The Grant Holder and the Host Entity undertake to promptly return to BIAL Foundation the amount of the Grant which cannot be justified by proper documented evidence as per paragraphs 1 and 2 of this Clause Five.
4. *[In the event expenses are incurred in currencies other than the Euro, BIAL Foundation shall use the exchange rates as valid on the payment dates to convert in the Grant Holder local currency, the amounts paid by the Foundation in Euros. This amount received in local currency shall be used to compare with the expenses, also incurred in local currency, to settle accounts at the end of the project.] (if applicable)*

Sixth

1. At the end of the Research Project, the equipment paid for by the Grant awarded by BIAL Foundation will become the property of the Host Entity where the Research Project was completed.
2. In the event the said Host Entity is not interested in the equipment or in case the Research Project is not completed, the equipment shall revert to BIAL Foundation.

Seventh

1. The industrial and intellectual property rights eventually derived from the Research Project shall be the property of the Grant Holder or of the person or entity the Grant Holder assigns them to.

2. It is the Grant Holder and Host Entity's exclusive responsibility to verify, ensure and guarantee that the Research Project and its results do not infringe any third parties' industrial or intellectual property nor any contractual obligation with third parties.
3. The Grant Holder undertakes to acknowledge the financial support received from BIAL Foundation in all the works published or oral presentations performed by virtue of, within the scope of or as a consequence of the Grant awarded by BIAL Foundation for the conduct of the Research Project.
4. As long as the exact reference to the authorship and source is guaranteed, the Grant Holder expressly authorizes the BIAL Foundation to, free of charges, use, reproduce and publish on its webpages, including, without limitation, on the www.fundacaobial.com, the Scientific Final Report issued on the completion of the Research Project allowing any user to freely access it at all time and without costs and content restrictions. It further authorizes the archive of the Scientific Final Report at the BIAL Foundation's document repository. The aforesaid authorization is granted for a minimum period of 25 years counting from the submission of the Scientific Final Report.
5. The preceding paragraphs shall not affect nor prejudice the recognition and protection of the copyrights established by law.

Eighth

1. The Parties agree to comply with all applicable privacy laws and regulations. BIAL Foundation expects the Grant Holder to conduct the Research in a manner that ensures privacy and personal data protection of any individual involved, ensuring all data subject's rights in compliance with applicable privacy laws and regulations. The Grant Holder must ensure an appropriate lawful basis to conduct the Research and use health data. Prior to receive any Report, BIAL Foundation expects the Grant Holder to dissociate personal data from the individuals subject to the Research.
2. The Grant Holder and BIAL Foundation members agree that personal data related to them, and the members of the Research team may be used by BIAL Foundation for the purpose of reviewing, planning and supporting the Research and, where applicable, complying with legal and/or regulatory requirements. Such information may include certain personal data relating to persons who participate or perform work connected to the Research, such as name, specialization and contact information. BIAL Foundation may transfer such personal data to companies within BIAL's group, to BIAL's research or business partners, or to relevant governmental authorities. Such recipients may be located outside the country in which the Research is being performed.

3. The Grant Holder agrees that BIAL Foundation may use the Grant Holder's picture, name and biographical data, in connection with the promotional activities by BIAL Foundation. More information about personal data processing by BIAL Foundation may be consulted at the Privacy Policy at www.fundacaobial.com.

Ninth

Without prejudice to all other legal grounds, BIAL Foundation shall have the right to terminate this Agreement in the following cases:

- a) Serious or repeated breach of the Grant Holder's obligations for reasons within the Grant Holder's control, including but not limited to failure to meet the objectives set forth in the Research Project;
- b) False statements made by the Grant Holder.

Tenth

Without prejudice to the provisions of the preceding clause, this Agreement shall be automatically terminated when the Research Project is completed or in case of revocation by mutual agreement or change in circumstances, as well as whenever the available funds are insufficient for the payment of the Grant components.

Eleventh

The Grant Holder acknowledges and accepts BIAL Foundation's right to provide any public authority in Portugal or abroad with the legal power to request it, with a copy of this Agreement and any related documents.

Twelfth

1. This Agreement shall be effective as from the date of signature by all parties and shall be in force and effect for the exact period agreed to as duration of the Research Project.
2. The ruling set forth in the Regulation of Grants for Scientific Research of BIAL Foundation, of which the Grant Holder and Host Entity hereby declares to have knowledge and to undertake to comply with, will apply to all that is not expressly indicated in this Research Funding Agreement.
3. Host Entity has accepted to be the entity where the Research Project will be performed by the Grant Holder, and the Host Entity declares and warrants that (i) it possesses all the legal and necessary conditions for the performance

of the Research Project, (ii) it is not and shall not be in breach of any contractual obligation with any third party by reason of entering into this Agreement and (iii) it is not and shall not be in a situation of conflict of interest by reason of entering into this Agreement.

4. This Agreement shall be governed by and construed in accordance with the Portuguese laws and the Parties hereby irrevocably submit to the exclusive jurisdiction of Porto Courts, Portugal, without giving effect to the conflicts of laws provisions thereof.
5. Except for amendments to the Research Project schedule and budget which could be made by e-mail, neither this Agreement nor any of the terms or provisions hereof may be amended, modified or supplemented except by a written instrument signed by each of the Parties hereto and no waiver of any right set forth herein shall be deemed effective unless in writing and signed by the Party against whom enforcement of the waiver is sought.
6. The invalidity of any provision of this Agreement, as determined by a court of competent jurisdiction, shall in no way affect the validity of any other provision hereof and the Parties will use their best efforts to replace such provision with a valid and enforceable provision which will achieve, to the extent possible, the same economic, business or other purpose as such void or unenforceable provision and to further ensure that the remaining provisions shall not in any way be affected or impaired thereby.
7. Neither the Grant Holder nor the Host Entity may assign its position under this Agreement to any third party without the prior written consent of BIAL Foundation.
8. The rights and obligations of the Parties, which by intent or meaning have validity beyond termination (including, but not limited to, the rights and obligations under Clauses 11. and 12.) shall survive the termination of this Agreement.

All the participants having agreed, this Research Funding Agreement and Annex prepared in triplicate, shall now be duly initialled and signed.

Coronado (S. Romão e S. Mamede), Portugal, on the 202...

ACKNOWLEDGED, ACCEPTED AND AGREED TO:

FUNDAÇÃO BIAL:

Name: Luís Portela

Capacity: Chairman

Name: Daniel Bessa

Capacity: Board Member

GRANT HOLDER:

Name:

HOST ENTITY:

Name:

Capacity:

Single Annex

The scientific final report must:

1. Cover the entire project period, its outputs and outcomes, and highlight any changes made to the original approved project.
2. Follow the structure of a scientific article outlining the Aims, Method (participants, instrument/measures, and procedure), Results and Discussion, Conclusions and Recommendations (**maximum** 10 pages).
3. Include a table highlighting the differences between expected and achieved output indicators, as well as a list of publications. Access to publications must be ensured by indicating the URL if they are open access and/or by uploading the files in pdf format (e.g. galley proofs of the accepted articles). **Only the publications that duly acknowledge BIAL Foundation's support will be considered as outputs of the project.**
4. Include the duly completed template available for download from BIAL Foundation Grants Management System (BF-GMS) - Grant Edition Support Documents section - with information to be posted at BIAL Foundation web page concerning the final results of the project, as well as references to the published work.

The financial final report must:

1. Include the documents of expenses not yet submitted in previous reports. The final instalment will only be paid in case the total amount of the grant has been expended by the time of sending the final report.