Statement of responsibility

Details of the person, group, organisation or company			
Name and surname(s) / Name of company or organisation		ID / Passport / NIF	
Address / Business address		Postcode	
City or town	County		
Tel.	Email address		

Details of the representative of the natural person, organisation or company			
Name and surname(s) of the representative		ID / Passport / NIF	
Address / Business address		Postcode	
City or town	County		
Tel.	Email address		

I DECLARE, under my own responsibility that, the candidature comply the requirements set out in the call of the **Data Protection by Design Award**, I have the required supporting documents, I will make them available to the Catalan Data Protection Authority upon request, and I am committed to maintain these requirements until the end of the procedure (article 69.1 of the Law 39/2015 of 1 October on the Common Administrative Procedure of Public Administrations).

I hereby state (mark the applicable boxes):

- □ That I possess sufficient power to act in the name and on behalf of this candidature in this procedure.
- □ That none of the circumstances described in Article 13, sections 2 and 3, of Law 38/2003, of November 17, General Grant Act, reproduced overleaf, applies to my candidature.
- □ That I possess ownership of the intellectual and/or industry property rights to the application or solution presented, or that I have obtained authorisation to do so.
- □ That there are in my candidature no grounds that require the abstention of any member of the Jury as described in Article 23.2 of Law 40/2015, of October 1, on the Legal System of Public Sector, reproduced overleaf.
- □ That I authorise the dissemination of the audiovisual presentation attached at public events linked to the Award.

Notes:

In , on

Signatura

Sections 2 and 3 of Article 13 of Law 38/2003, of November 17, General Grants Act:

"2. People and organisations subject to any of the following circumstances may not obtain the status of beneficiary or partner organisation with regard to the grants regulated by this Law unless, due to the nature of the grant, they are exempt from the regulatory legislation: a) Having been sentenced, by final judgement, to the penalty of losing the possibility of obtaining public grants or aids, or the offences of prevarication, bribery, misappropriation of public funds, influence peddling, frauds, extortion or urban offences. b) Having filed for voluntary bankruptcy, having been declared insolvent in any proceedings, being engaged in bankruptcy proceedings, unless these have acquired the status of agreement, being subject to legal intervention or having been disqualified under Law 22/2003, of July 9, on bankruptcy, whilst the period of disqualification fixed during proceedings is still ongoing. c) Having been subject, for grounds on which they have been declared guilty, to the final termination of any agreement with the Administration. d) That the physical person, the administrators of the business corporations or those legally representing other legal persons should be subject to any of the provisions of Law 3/2015, of May 30, regulating the exercise of senior official of the State Public Administration, of Law 53/1984, of December 26, on conflicts of interest amongst personnel at the service of the public administration, or any of the elected posts regulated by Law 5/1985, of June 19, General Electoral Act, within the terms established by this law or the autonomous law that regulates these matters. e) Not being up to date in compliance with tax obligations or before the Social Security in accordance with current provisions, as determined by the applicable regulations. f) Having their fiscal residence in a country or territory considered a tax haven by law. g) Not being up to date with the payment of obligations to return grants in accordance with provisions established in the applicable regulations. h) Having been sentenced by firm judgement with the loss of the possibility of obtaining grants according to this Law or the General Tax Act or others laws establishing it. i) Groups described in the second paragraph of Article 11, Section 3 of this Law are ineligible when any of their members are subject to any of the aforementioned prohibitions. j) The ban on grants shall also affect those companies which, because of the people who manage them or other circumstances, it may be assumed that are a continuation or derive, by means of transformation, merger or succession of other companies in which those had a presence.

3. In no case may associations subject to the grounds for prohibition provided for in Article 4, sections 5 and 6 of Law 1/2002, of March 22, regulating the right of association, obtain the status of beneficiary or partner organisation with regard to the grants regulated by this Law. In accordance with Article 30.4 of Law 1/2002, moreover, nor may associations whose administrative procedure for registration has been suspended due to rational evidence of illicit action punishable by law obtain the status of beneficiary or partner organisation until final judgement is passed down to the effect that the corresponding registration may take place."

Article 23.2 of Law 40/2015, of October 1, on the Legal System of Public Sector

"2. The following are grounds for abstention:

a) Having a personal interest in the matter at hand or in another whose resolution may influence the former; being the administrator of an interested company or organisation, or having pending litigation with an interested person.
b) Having a marriage bond or similar situation and being a relative by blood up to the fourth degree or having affinity within the second degree to any of the interested parties, with the administrators of interested organisations or companies of with

the advisors, legal representatives or delegates that intervene in the procedure, or sharing a professional office or association with these through the provision of advice, representation or delegation.

c) Having a close friendship or clear enmity with any of the persons described in the previous section.

d) Having intervened as an expert or witness in the procedure concerned.

e) Having service relations with a natural or legal person directly interested in the matter, or having provided them with professional services of any kind and in any circumstances or place in the last two years."