



MINISTRY OF FOREIGN AFFAIRS, EUROPEAN UNION AND COOPERATION

ORDER AUC/ /2021, OF 8TH NOVEMBER, WHEREBY THE REGULATORY BASES FOR THE AWARDING OF THE PRIZES OF THE "PURORRELATO" MICRO-STORY COMPETITION BY THE CASA ÁFRICA CONSORTIUM AREA APPROVED.

The Casa África Consortium, a public law entity of an inter-administrative nature attached to the General State Administration, has among its general purposes, the encouragement of the global development of Spanish-African relations and the promotion of all types of institutional, economic, scientific, cultural, educational and academic activities to improve mutual knowledge between Spain and the African continent.

In compliance of these objectives, this Consortium organizes the "Purorrelato" micro-story competition on an annual basis which rewards the micro-stories that best publicise positive aspects of the African continent. The competition has two main purposes: to encourage people to think and write about Africa, creating a more positive image of the continent whilst avoiding negative stereotypes, and to bring the institution to new and increased audiences in the African continent with the aim of promoting cultural relations with other countries.

The regulatory framework applicable to these awards, which are granted to selected competition winners following the round of applications, is constituted by Law 38/2003, of 17 November, General Subsidies, and by the Regulations of Law 38/2003, of 17 November, General Subsidies and Grants approved by Royal Decree 887/2006, of 21 July.

The tenth additional provision of the afore mentioned Law 38/2003, of 17 November, imposes the regulations applicable to the awarding of cultural prizes. In turn, its Article 17.1 attributes the establishment of the regulatory framework for the awarding of prizes granted by public law entities with their own legal personality attached to the head of the ministerial department from the General State Administration to which the organization is linked.

The purpose of this regulation, therefore, is to establish the regulatory framework for the "Purorrelato" micro-story competition awarded by the Consortium and is in accordance with the principles of good regulation contained in Article 129 of Law 39/2015, of 1 October, of the Common Administrative Procedure for Public Administration.

In addition to being required for the purposes of ensuring efficient compliance with the afore mentioned legal mandate from an administrative perspective, the Order promotes creative and research tasks that favour the spread of knowledge about the African continent, one of the



aims of the public diplomacy exercised by Casa África, and shows a diverse, plural and proportional image of the continent's multiple ties to Spanish society. It also guarantees the principle of legal certainty, as it is consistent with the general regulatory framework for state grants and subsidies. For transparency, the Order clearly identifies its purpose and the publicly-accessible report offers a complete explanation of the content and Casa África's intention in promoting this competition. Finally, as it does not impose significant burdens on the Consortium, the framework is in line with the principle of administrative efficiency.

Article 149.2 of the Spanish Constitution requires the State to consider the service of culture as a duty and essential attribution without deterring or undermining competences that may be assumed by the autonomous communities.

In the preparation of this Order, the public consultation process has been complied with via the Casa África website. Likewise, the reports referred to in Article 17 of Law 38/2003, of 17th November, General Subsidies, have been issued by the State Attorney's Office and the department's Delegate Comptroller's Office.

By virtue thereof, with prior approval of the Minister for Finance and the Civil Service,

DECREED:

Article 1. Purpose and objective.

1. The purpose of this Order is to establish the regulatory framework for the awarding of prizes for the "*Purorrelato*" micro-story competition by the Casa África Consortium.
2. The objective of this competition is to contribute to the spreading of knowledge about Africa through micro-stories, promoting a positive image of the continent by encouraging literary creation that inspires people to feel and think about Africa and to show its different realities without stereotypes or clichés. The aim is to approach those people interested in writing who can develop their creativity on African themes, motivating an interest in approaching the realities of the neighbouring continent, placing value on multiculturalism, coexistence and, ultimately, the enrichment that comes from the interaction between different cultures.

Article 2. Prizes.

1. Casa África shall grant a first, second and third prize to candidates whose micro-story is ranked, respectively, in first, second and third place in the order of priority set forth in the resolution of concession of each call.



2. The financially endowed prizes shall be charged to the budget application 83040117ME of Casa África's estimated budget.

3. The amount of each of the three prizes shall be determined in each competition according to Casa África's proceeds and revenue in the corresponding budgetary year and will be subject to the following criteria:

- a) The amount of the first prize will be 750 euros.
- b) The amount of the second prize will represent 50% of the amount of the first prize.
- c) The amount of the third prize will represent 30% of the amount of the first prize.

4. In addition to the financial prizes, Casa África may award runners-up prizes or special mentions to authors whose text is ranked between fourth and sixth place in the Order of priority set out in the award decision of each competition.

5. No prizes may be awarded *ex aequo*, and tie situations must be resolved in accordance with the criteria set forth in this Order.

Article 3. General principles and concession procedure.

In accordance with the provisions of Article 8.3 of Law 38/2003, of 17 November, General Law on Subsidies, the administration of the awards referred to in this regulatory framework shall be carried out in accordance with the principles of publicity, transparency, concurrence, objectivity, equality and non-discrimination; effectiveness in the fulfilment of the objectives set and efficiency in the allocation and use of public resources.

2. The awards procedure shall be effectuated on a competitive basis in accordance with the provisions of Article 22.1 and the tenth additional provision of Law 38/2003, of 17 November, General Law on Subsidies and Grants, comparing the competition entries submitted to establish a priority among them in accordance with the assessment criteria set out in Article 11, awarding the prize amounts established in each competition to entries that have obtained the highest mark upon application of the aforementioned assessment criteria.

Article 4. Participants.

1. All natural persons over 18 years may submit their own micro-stories and challenge for the prizes.



2. Notwithstanding the above, persons to whom any of the following circumstances are applicable will not be eligible to participate:

- a) Previous winners of any "Purorrelato" micro-story competition awarded by the Consortium.
- b) A professional relationship with the Casa África Consortium or with any of its partner organizations (Ministry of Foreign Affairs, European Union and Cooperation; the Spanish Agency of International Cooperation for Development; the Government of the Autonomous Community of the Canary Islands and the City Council of Las Palmas de Gran Canaria).
- c) A blood relationship within the fourth degree of consanguinity or affinity within the second degree of consanguinity with any individual who provides services in the Consortium or with any of the members of the Jury that is constituted for the competition.
- d) That any of the circumstances foreseen in Article 13.2 of Law 38/2003, of 17 November, are met.

3. Participants in each competition may submit up to a maximum of three micro-stories per application.

Article 5. Bodies responsible for the organization, administration and finalization of the prize-awarding procedure.

1. The competent body responsible for the sorting and instructing procedure of the "Purorrelato" micro-story competition is the General Secretariat of the Casa África Consortium. As such, it shall carry out, *ex officio*, as many actions as deemed necessary to assess and verify the competition entries, by virtue of which the awards decision proposals must be made.

2. The competent body to finalize the awarding procedure and, consequently, to award the prizes of the "Purorrelato" micro-story competition is the General Directorate of the Casa África Consortium.

3. The awards proposal will be made to the awarding body, via the instructing body, by the Jury in accordance with the provisions of Article 10 of this Order. Once the competition entries have been assessed, the collective body must issue a feedback report containing the respective details. The instructing body will then utilise the report of the collective body to formulate a duly-reasoned provisional decision on the competition prize winners.

Article 6. Partner organizations.



1. The head of the General Directorate of Casa África may designate as a partner organization any of the bodies, entities and persons referred to in paragraphs 2 and 3 of Article 12 of Law 38/2003, of 17th November. This designation, as well as the legal instrument in which the relationship between the partner organization and Casa África is to be recognised, must comply with the provisions of Article 17 of Law 38/2003, of 17th November.

2. The status of partner organization may not be obtained by the person or organization in which any of the circumstances provided for in sections 2 and 3 of Article 13 of Law 38/2003 of November 17, 2003, apply.

Evidence of not being subject to the prohibitions to obtain the condition of partner organization must be carried out by any of the means set out in section 7 of Article 13 of Law 38/2003, of 17th November.

3. The conditions of economic and technical solvency to be met by the partner organizations of these awards shall be as follows:

a) Economic and financial solvency

Partner organizations must accredit that they have taken out civil liability insurance for professional risks for an amount equal to or greater than that required in the invitation to tender or in the invitation to participate in the procedure and in the contract specifications or, failing this, those established in the contracting regulations.

In the case of processing by the procedure subject to the principles of publicity, concurrence, equality and non-discrimination referred to in Article 16.5 of Law 38/2003, of 17 November; this amount will be required in the regulatory framework for the selection of the organization and in its competition.

b) Technical or professional solvency

Bidders shall accredit technical or professional solvency by means of a declaration indicating the machinery, material and technical equipment that will be available for carrying out the works or services.

4. Partner organizations designated in accordance with the first paragraph of this Article shall act in the name and on behalf of the General Directorate of Casa África for all purposes related to these awards and shall comply with the obligations referred to in Article 15 of Law 38/2003, of 17th November.

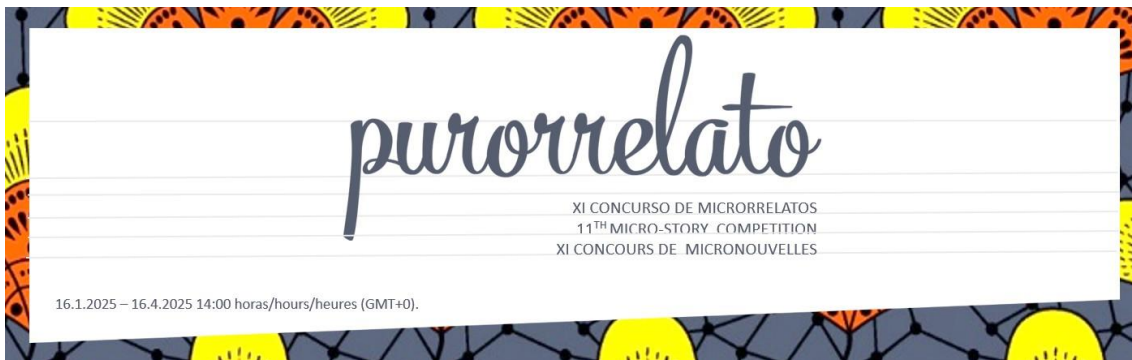
5. Organizations may collaborate in the administration and management of the prize award without the prior delivery and distribution of the funds intended to cover its amount. These funds shall not, under any circumstances, be considered as part of their assets or equity.



6. Partner organizations must be specified for each competition.

Article 7. Competition call

1. The procedure for competition prize-awarding shall be initiated *ex officio* by means of a resolution issued by the person in charge of the General Directorate of the Consortium.
2. Prior to the announcement, the existence of adequate and sufficient credit for the financial allocation of the prizes must be accredited, as well as the approval of said expenditure.
3. The full text of the winning micro-story entries must be published in the National Grants Database and be available on the Consortium's website (<http://www.casafrica.es/es>). In addition, an extract of each text must be published in the Official State Gazette.
4. The competition shall specify the procedure for prize awarding and all necessary details for its organization and administration. As a minimum, the following aspects must be included:
 - a) A reference to these regulatory bases with an indication of the Official State Gazette)edition in which they are published.
 - b) Expenditure of the estimated budget of the Consortium to which the economic endowment of the awards is attributed.
 - c) Objective, purpose and conditions of prize awarding.
 - d) Micro-story themes must be related in some way to Africa or its diaspora. The story can take place inside or outside the continent and its degree of connection with Africa can range from a detail to the total protagonism of the story.
 - e) Pledge that awards are made on a competitive basis.
 - f) How to find and check application requirements
 - g) Indication of the competent bodies for the instruction and resolution of the procedure.
 - h) Deadline for submission of competition entries, to which the provisions contained in Article 8 of this Order shall apply.
 - i) Deadline for the decision and notification of the awards procedure, in accordance with Article 13 of this Order.
 - j) Documents that must enclose the application.
 - k) Indication that the awards decision does finalize administrative proceedings and that an appeal may be lodged against it with the Governing Council of the Casa África



Consortium within a period of one month from the day following the day of its publication, in accordance with the provisions of Articles 121 and 122 of Law 39/2015, of 1 October, on the Common Administrative Procedure for Public Administration and Article 43 of the current Statutes of the Consortium.

- l) Criteria for assessing competition entries.
- m) Means of publication, in accordance with the provisions of Article 45 of Law 39/2015, of 1 October, on the Common Administrative Procedure for Public Administration.

5. In the event that the head of Casa África's General Directorate designates a partner organization in accordance with the previous Article, the competition will also indicate the persons or entities that hold such status.

6. In accordance with the provisions of Article 37 of Law 39/2015, of 1 October, on the Common Administrative Procedure for Public Administrations, the competition may not violate the content of this Order.

Article 8. Requests for participation.

1. Competition application must be submitted along with the supplementary documents indicated in this Order.

However, unless expressly opposed by the candidate, it will not be necessary to provide documents that are already in the possession of Casa África or another administrative competent body. In this case, the person must indicate at what time and before which body they were presented. Casa África must obtain them electronically through its corporate networks or by consulting the data intermediation service providers or other similar platforms.

In exceptional cases, if Casa África is unable to obtain the aforementioned documents, they may ask the applicant to provide them again.

2. Competition application forms and supplementary documentation, including micro-stories, must be submitted electronically, or in any of the places established in Article 16.4 of Law 39/2015, of 1 October, on Common Administrative Procedure for Public Administration.

3. Submission of an application form for participation implies acceptance of the contents of this regulatory framework and the competition rules.

4. The deadline for submitting competition entries established in each competition may not be less than 20 days from the time when, in accordance with the provisions of Article 23 of Law 38/2003, of 17 November, it becomes effective.



5. Competition entries may not be edited or amended after the deadline for submitting them.

Article 9. Pre-assessment phase and bases for exclusion

1. After the submission deadline, the awarding body will validate compliance with the competition rules and nominate potential award winners. This phase may only affect those requirements that can be verified automatically and without further verification.

2. Competition entries will be rejected in the following circumstances:

- a) Any of the micro-stories submitted with it are not original or unpublished.
- b) More than three micro-stories are submitted.
- c) The information provided with the application does not comply with the requirements established in this Order or in the corresponding competition.
- d) Submission after the indicated competition deadline.
- e) The candidate holds any kind of professional relationship with the Casa África Consortium or any of the entities that make it up (Ministry of Foreign Affairs, European Union and Cooperation; the Spanish Agency for International Cooperation for Development; the Government of the Autonomous Community of the Canary Islands and the *Ayuntamiento* [City Council] of Las Palmas de Gran Canaria); or is related by blood within the fourth degree or by affinity within the second degree to any person who provides services in the Consortium, or to any of the members of the Jury that is constituted.
- f) Any of the circumstances set out in Article 13.2 of Law 38/2003, of 17 November are applicable to the candidate.

3. After verification, the examining body will propose a list of applications approved and rejected, and will submit this to the Consortium board for approval and publication by the means indicated in the competition.

4. With regards to the provisional list of approved and rejected applications, the reasons for rejection of each application will be indicated and interested parties will be required to rectify or attach any missing documents within a period of ten days, indicating that, if they fail to do so, they will be considered to have withdrawn their request, following the decision issued under the terms provided in Article 21 of Law 39/2015, of 1 October, of the Common Administrative Procedure for Public Administration.



5. Once this rectification period has expired and the documentation provided has been verified, the examining body will finalize the list of applications approved and rejected and will submit it to the General Management of the Consortium for its approval and publication by the means indicated in the competition.

6. Once the resolution of approval of the definitive list of persons admitted and excluded has been issued, the instructing body shall transfer the micro-stories linked to each competition entry available to the Jury constituted for the competition.

Article 10. Jury.

1. The assessment of the micro-stories linked to each application and prize-awarding decisions will be carried out by a Jury.

2. The Jury shall be made up of no less than three and no more than nine members who shall be appointed, by means of a decision, by the General Director of the Casa África Consortium, at the proposal of the head of the Media Library and Web Area, from among personalities of recognised prestige in the literary and library field. In this decision, and from among these members, the positions of President and Secretary will be appointed. This will also be the procedure in instances of member substitution due to absence, illness or other general justified causes.

3. The composition of the Jury shall respect the principle of balanced gender presence so that neither sex exceeds sixty percent, nor are they less than forty percent, of the total number of members in accordance with the provisions of Articles 51 and 54 of Organic Law 3/2007, of 22 March, for effective gender equality purposes.

4. Appointments made outside of the competition must be published on the Casa África Consortium's website (<http://www.casafrica.es/es>), either before or together with the final approved and rejected applications that is referred to in section four of the previous Article.

5. The members of the Jury shall be subject to the regime of abstention and recusal provided for in Articles 23 and 24 of Law 40/2015, October 1, of the Legal Regime of the Public Sector

6. Under exceptional circumstances and when the nature of the circumstances so requires, the Presidency of the Jury may decide to hold sessions, adopt resolutions and approve minutes remotely and by electronic means, provided that the identity of the participating members is accredited. Likewise, communication among them must be ensured in real time during the session, and the necessary means must be available to guarantee the secret or



reserved nature of their deliberations, in accordance with the provisions of Article 17.1 of Law 40/2015, October 1, on the Legal Regime of the public sector.

For these purposes, audio and video conferences shall be considered valid electronic means.

7. The Jury for each call will be attended to with the personal, material and technical means available in the Casa África Consortium and must not, in any way, imply an in the expenses of its personnel for any concept.

8. As not provided for in this Order, the regime applicable to the Jury shall be that established for collegiate bodies in the preliminary title, chapter II, section 3.^a of Law 40/2015, October 1, of the Legal Regime of the Public Sector.

Article 11. Assessment criteria.

1. In order to assess each micro-story and to establish prize winners, the Jury will take into account the following assessment criteria and will consider exclusively the highest mark awarded to each candidate:

- a) The quality, literary skill and mastery of the micro-story genre. From 0 to 10 points.
- b) Creativity and novel approach or originality of the text. From 0 to 10 points.
- c) Appropriateness to the theme, which must require a link with the continent and does not present a stereotyped image of Africa. From 0 to 10 points.

2. The Jury will classify the micro-stories in descending order, after adding up the scores awarded in each of the assessment criteria.

3. The Jury may propose that any of the prizes be declared void if it considers, with valid reason, that the works submitted do not comply with the objective and purpose of the prizes awarded.

4. If scores are tied once the micro-stories have been assessed and marked, the decision will be made in favour of the micro-story that obtains the best score in the criterion indicated in part b) of the previous section. If a tie still remains then the contending stories will be put into a draw and a winner is to be selected at random.



5. The report to be issued by the Jury in accordance with the following Article must include the score obtained by each micro-story in each of the aforementioned criteria, as well as, where appropriate, the reasons why it is proposed to declare any of the entries void.

Article 12. Proposed award resolution

1. Once the micro-stories have been assessed and marked, the Jury shall issue a report detailing the results.
2. The General Secretariat of the Consortium will formulate the proposal for the final decision, which must include a list of the micro-stories nominated for each award, the name of the candidates and prize amounts, as well as specify the assessment criteria followed.
3. The awards file must contain a report from the awarding body confirming that the prize winners meet all the necessary requirements for access to the prizes in accordance with the information available to them.
4. The final decision proposal will be notified to candidates whose micro-story has been nominated as a prize winner so that they can communicate their acceptance within 10 days.
5. Award proposals will not create any intellectual property rights for candidates nor for the Casa África Consortium until the final award decision has been made and published.

Article 13. Award Resolution

1. The General Secretariat of the Consortium will submit its proposed awards decision to the General Directorate of the Consortium who will finalize the decision in accordance with the provisions of this Order and Article 88 of Law 39/2015, of 1 October, on the Common Administrative Procedure of Public Administration, and shall resolve the procedure.
2. The resolution must be justified and specify the exact grounds on which it has been made, as well as the list of micro-stories for which it has been nominated, candidate name, prize amount, and specification of its assessment criteria followed to do so.
3. The resolution, in addition to containing the list of prize-winners, shall state, where appropriate, expressly, the rejection of the remaining competition entries.
4. The maximum period for notifying the awards decision in each competition may not exceed six months in accordance with Article 25.4 of Law 38/2003, of 17 November. This period will



be calculated from the date of publication of the corresponding competition, unless postponed to a later date.

5. If no further notification regarding prize awards has been received by the end of the aforementioned maximum decision period, participants may assume that their application has been rejected.

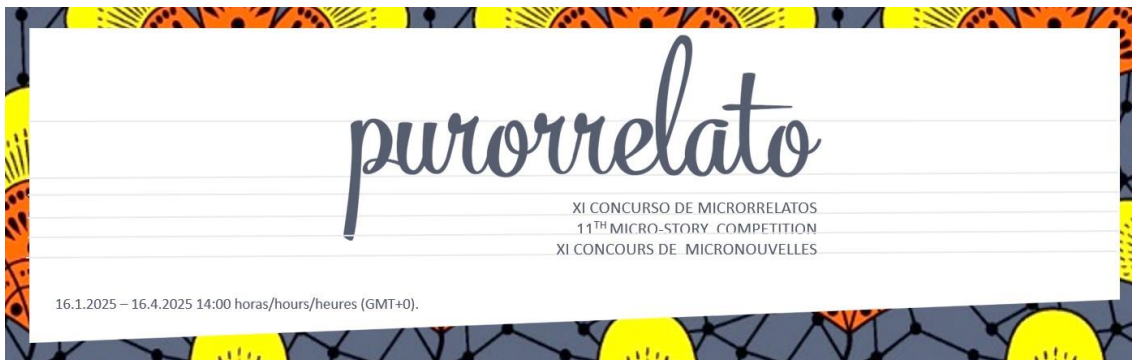
6. The awards decision will be published both in the Spanish National Database of Subsidies and on the Casa África Consortium's website (<http://www.casafrica.es/es>), in accordance with the provisions of Article 45 of Law 39/2015, of 1 October, on the Common Administrative Procedure for Public Administration.

7. In accordance with the provisions of Articles 121 and 122 of Law 39/2015, of 1 October, of the Common Administrative Procedure for Public Administration, and Article 43 of the current Statutes of the Casa África Consortium, an appeal and/or administrative proceedings may be lodged with the Governing Council against the decision of the award within a period of one month from the day following its publication, if the decision is express; or at any time from the day following that on which administrative silence occurs in accordance with Article 25.5 of Law 38/2003, of 17th November.

Article 14. Modification of the award resolution.

Any alteration of the conditions taken into account for the award of the prizes may lead to the modification of the award decision and, in any case, when:

- a) There is reasonable doubt that the beneficiary is not the author of the winning micro-story that was submitted with the application form.
- b) There is reasonable doubt that the micro-story whose authorship is awarded is not original or unpublished.
- c) It is found that the information contained in the documentation provided with the application for participation of the beneficiary is false or does not comply with the requirements established in this Order or in the corresponding competition.
- d) It is established that the beneficiary has any type of professional relationship with the Casa África Consortium or any of the entities that make it up (Ministry of Foreign Affairs, European Union and Cooperation; the Spanish Agency for International Cooperation for Development; the Government of the Autonomous Community of the Canary Islands and the City Council of Las Palmas de Gran Canaria); or is related by blood within the fourth



degree or by marriage within the second degree, to any person who provides services in the Consortium, or to any of the members of the Jury that is constituted.

Article 15. Eligibility prerequisites for prize winners

1. Prize winners may not be associated with any of the clauses detailed in Article 13.2 of Law 38/2003, of 17th November.

2. As authors of the micro-stories linked to their participation in the competition, prize winners must ensure that he/she holds all the intellectual property rights and authorise their transfer under the terms of Article 16 of this Order.

3. Should any of the following circumstances occur, financial prize will be required to be repaid by the applicant:

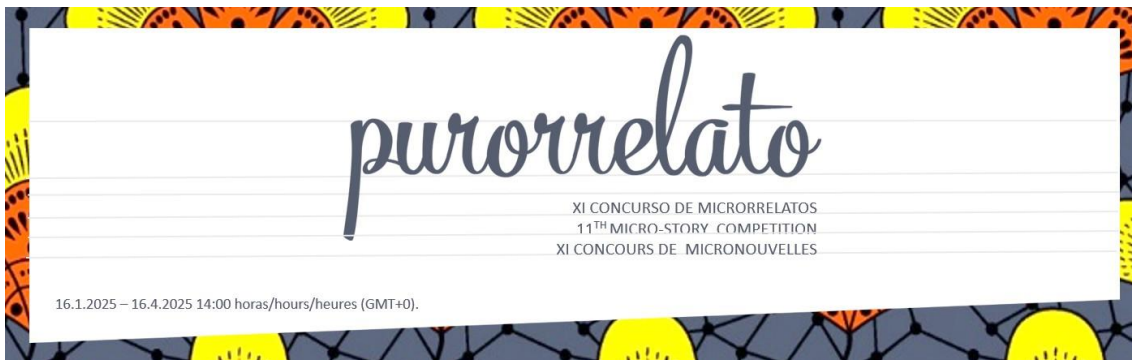
- a) Misrepresenting or concealing any of the conditions required
- b) Failing to comply, whether partially or totally, with the objective for which the prize was awarded or not adjusting the micro-story linked to the candidate's application in accordance with the requirements imposed in this Order or corresponding competition.

4. In the cases in which any of the cases foreseen in the previous paragraph occur, the procedure established in Articles 41 to 43, both inclusive, of Law 38/2003, of 17th November, and in Articles 94 and 95 of the Regulations of Law 38/2003, of 17th November, General Subsidies, approved by Royal Decree 887/2006, of 21st July, shall be followed.

Article 16. Assignment of Intellectual Property Rights

1. Each competition participant, as the creator of the micro-story (or micro-stories) that accompany their application, cedes the intellectual property exploitation rights, free of charge and non-exclusively, to the Casa África Consortium, as well as to the partner organizations that, in accordance with the legislation on subsidies, act in the name and on behalf of the awarding body for all purposes related to the prize, or collaborate in the administration of the same, with the exceptions set out in section 6 of this Article.

2. The purpose of this assignment is for Casa África to be able to distribute the micro-stories for informational purposes only and includes the right to exercise the rights of reproduction, distribution, public communication and transformation of the literary work on a non-profit basis, in the following terms:



- a) Reproduction rights refer to the direct or indirect, temporary or permanent fixation, by any means and in any form, of the whole or part of the work, enabling it to be communicated or copies to be made.
 - b) Distribution rights refer to the making available to the public of the original or copies of the work, via a tangible medium, by loan or in any other way, in the terms established in the revised text of the Law on Intellectual Property, approved by Royal Legislative Decree 1/1996, of 12 April, by which it is approved regularizing, clarifying and harmonizing the legal provisions in force on the matter.
 - c) The right of public communication means any act by which a plurality of persons may have access to the work without prior distribution of copies to each of them.
 - d) The right of transformation means the translation, adaptation and any modification of the work in its form from which a different work is derived.
3. Each participant, author of the micro-stories linked to their application, assigns the rights of exploitation of his work for a maximum period of 10 years from the date on which the decision of the award of the prize is published in the Spanish National Database of Grants and subsidies. This assignment extends to all countries in the world.
4. The Casa África Consortium, as well as the partner organizations in the awarding of the prizes governed by this Order, accept the non-exclusive transfer of the rights of the creators of the works that are presented in each of the calls regulated by it.
5. In the event that the Casa África Consortium, or any of the partner organizations collaborating in the awarding of the prizes governed by this Order, makes use of public communication of a micro-story submitted as part of the competition, the candidate author's name must be indicated.
6. Participants may request the withdrawal of the micro-stories submitted to the competition that have not been awarded prizes. The withdrawn micro-stories will not be incorporated into Casa África's archive nor will they be used by the Consortium for informative purposes. The maximum period for requesting the withdrawal of the works will be one month from the day after the publication of the award decision in the Spanish national database of subsidies and grants.

Article 17. Payment of the financially endowed prizes



1. The award resolution referred to in Article 13 of this Order entails the responsibility of Casa África Consortium for the expenditure corresponding to the payment of all prize monies for the competition.

2. The payment of the financially endowed prizes will be made after the acceptance of the beneficiaries, once the awarding decision referred to in Article 13 of this Order has been passed.

3. Winners will surrender their right to receive financial prizes in the event of the occurrence of any of the circumstances described in the second paragraph of Article 9 of this Order.

Article 18. Publicity and public information of the award winners.

The Casa África Consortium, will publicise the achievements of award winners in each competition via its available media channels and may convene a public ceremony to present the awards.

Article 19. Compatibility of awards.

The prizes granted in accordance with this Order can be awarded in conjunction with any other prizes, as well as any other subsidies, aid, income or resources for the same purpose, from any public or private, national, European Union or international administrations or bodies; with the exception of those coming from the Casa África Consortium.

Article 20. Data protection.

1. The Casa África Consortium shall process the personal data to which, where appropriate, it has access or is the subject of transfer in the framework of the awarding of the prizes governed under this Order in accordance with the provisions of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individual persons with regard to the processing of personal data and on the free movement of such data, and with Organic Law 3/2018 of 5 December on the Protection of Personal Data and the guarantee of digital rights.

2. The purpose for which Casa África will collect such data will be the participation of the candidates in the competition under the terms and conditions set out in this Order and in the administration and awarding of the prizes; as well as in the fulfilment of any tax or other obligations that, where applicable, may be applicable in relation to the competition prizes.



First final provision. Applicable regulations.

In all matters not accounted for in this Order, the provisions of Law 38/2003, of 17 November, General Subsidies, in Royal Decree 887/2006, of 21 July, which approves its regulations; in Law 39/20015, of 1 October, on the Common Administrative Procedure for Public Administration; in Law 40/2015, of 1 October, on the Legal Regime of the Public Sector and in any other regulatory provision that by its nature may be applicable, shall apply.

Second final provision. Powers of application.

The person in charge of the General Directorate of the Casa África Consortium shall issue as many instructions as may be necessary for the application of this Order.

Third final provision. Entry into force.

This Ministerial Order shall enter into force on the day following its publication in the "Official State Gazette".

In Madrid, on the 8th of November 2021

Minister of Foreign Affairs, European Union and Cooperation,

José Manuel Albares Bueno