

AGREEMENT FOR THE CREATION OF A JOINT RESEARCH UNIT

Catalan Trust for AGRifood Research and Innovation TECHnology

CAT_AGRITECH

The Institut de Recerca i Tecnologia Agroalimentàries (hereafter, IRTA), a **Public Corporation of the Catalan Government**, Spain, regulated by the IRTA Act of April 15, 2009, Statute nº 4/2009, having its registered office at Torre Marimon, 08140 of Caldes de Montbui (Barcelona), and provided with Tax Identification Code Q5855049B, (hereinafter, "IRTA" or "Subcontractor"), duly represented by **Dr. Josep M. Monfort Bolívar**, of full age, with Spanish National Identification Number 37.267.929-V, who has the necessary legal capacity to act on behalf of said company in this act in his condition of Chief Executive Officer, appointed by the Decree 186/2008, of September the 16th (DOGC nº 5218 – 18.9.2008) by virtue of Public Deed duly granted before Spanish Notary Public of Catalonia, Mr. Raúl González Fuentes, dated 12 November 2008, under number 2.621 of his official record.

and

The **Universitat de Lleida** (hereafter, UdL) a **Public University of Catalonia** established at Plaza Victor Siurana 1, 25003 Lleida, Spain, with Tax Identification Number Q-7550001-G, represented in this matter by **Roberto Fernández Díaz**, Rector of Universitat de Lleida, as its representative under the provisions of the Universities Organic Law 6/2011 of 21 December, and Decree 201/2003, of 26 August, which approved the Statutes of the said University, under appointment by Decree 77/2015 of 19 May, published in DOGC num. 6876, of 21 May.

And

The **Universitat Rovira i Virgili** (hereafter, URV), a **Public University of the Catalan Government, Spain**, represented by its Rector, **Dr Josep Anton Ferré Vidal** by virtue of his appointment through Decree 72/2014, of 27 May (DOGC 6633, of 29 May 2014), who represents this institution in accordance with the competencies established in article 66 of the Statute of the URV, which was approved by Decree 202/2003, of 26 August (DOGC 3963, of 8 September 2003), and modified by the Agreement GOV/23/2012, of 27 March (DOGC 6100, of 2 April 2012). The URV's address is C/Escorxador, s/n, post code 43003 Tarragona, and its tax identification number is Q-9350003-A. The aforementioned entities are hereafter referred to collectively as "the Parties" or individually as "IRTA", "UdL" and "URV".

LEGAL BASIS

- The agreement signed in Tarragona on 24 November 2009 between IRTA and URV for the training of predoctoral students.
- The agreement signed in Lleida on 20 November 2010 between IRTA and UdL for the creation of a Research and Innovation Space in Lleida (ERIA Lleida).

PREAMBLE

The Parties have expertise and interest in conducting and applying research in the following branches of the modern plant, food and environmental sciences¹: plant and animal breeding and genomics, biotechnology as a Key Enabling Technology for improving food production and quality pre- and post-harvest technologies for sustainable plant production, foods and nutraceuticals with enhanced functional attributes and convenience, food technology water and irrigation, precision farming, precision agriculture scientific data management throughout the food chain, the agrifood economy and consumer research.

The Parties have agreed to form a strategic alliance with the objective of bringing together the scientific expertise, tools, and capabilities developed by each party to jointly promote and develop scientific and technological advances for the benefit of the parties.

The Parties therefore agree to create a **Joint Research Unit**, hereafter referred to as "CAT_AGRITECH" that is devoid of any legal personality or capacity and governed by the following provisions:

I. NAME, PURPOSE, COMPOSITION AND LOCATION

Article 1: Name

The name of the Joint Research Unit shall be: **CAtalan Trust for AGRifood Research and Innovation TEChnology "CAT_AGRITECH"**.

The use of the name "CAT_AGRITECH" in dealings with third parties shall reflect the collaborative nature of the Parties' relationship, in which each of the Parties remains as a separate legal entity and as a separately responsible entity. Furthermore, the Parties shall not use the name "CAT_AGRITECH" when entering into any legal obligations towards third parties, except for in the situation described in Article 16.

Article 2: Purpose

The purpose of CAT_AGRITECH shall be to carry out joint cooperative activities, hereafter referred to as "**Joint Research Projects**", in the frame of a scientific research programme in the fields referred to in the preamble and as recommended by its Steering Committee.

Once CAT_AGRITECH's scientific programme has begun, its projects shall be selected from the existing Joint Research Projects described in Appendix 2 and in accordance with research funds allocated by the Parties for these projects. Appendices 1, 2 and 3 form an integral part of this Agreement and they can be revised and/or amended regularly by the Parties as recommended by the Steering Committee.

Article 3: Facilities

CAT_AGRITECH shall have access to the following facilities:

¹ This list indicates some, but not necessarily all, of the areas of common interest shared by the Parties.

- **On the part of the IRTA:** laboratories within their organisation carrying out research as described in Appendix 1.
- **On the part of the UdL:** laboratories within their organisation carrying out research as described in Appendix 1.
- **On the part of the URV:** laboratories within their organisation carrying out research as described in Appendix 1.

Article 4: Location

CAT_AGRITECH shall have three (3) Administrative locations, one in Barcelona, one in Lleida and one in Tarragona:

- CAT_AGRITECH's main address shall be: Institut De Recerca i Tecnologia Agroalimentàries Torre Marimon, Ctra C-59 Km 12, Caldes de Montbui, Barcelona, Spain.
- CAT_AGRITECH's administrative address in Lleida shall be: Escola Tècnica Superior d'Enginyeria Agrària, Universitat de Lleida, Avinguda Alcalde Rovira Roure 191, 25198-Lleida, Spain.
- CAT_AGRITECH's administrative address in Tarragona shall be: Universitat Rovira I Virgili C/Escorxador, s/n, post code 43003 Tarragona, Spain.

Article 5: Nature of the cooperation

This agreement does not constitute, create, give effect to or otherwise recognise the creation of any joint venture, agency, partnership, interest grouping or any kind of formal business grouping or entity between the Parties, and the Parties shall not be bound to each other in any way.

II. FINANCIAL RESOURCES AND PERSONNEL

Article 6: Funding of CAT_AGRITECH

Each Party shall be solely responsible for managing and using its own resources in accordance with the Party's corresponding internal rules. These resources include any equipment, premises, facilities that are used and any personnel who are involved in organising the activities undertaken in the selected CAT_AGRITECH Joint Research Projects.

Article 7: Control of the use of funds

The use of funds for the CAT_AGRITECH program may be controlled on the request of a person empowered by the Parties.

Any funds used by Project Leaders for CAT_AGRITECH's Joint Research Projects shall be subject to the usual controls in the Parties' respective institutions to ensure that they are being appropriately used for the purposes of this Agreement.

Any of the Parties may request a breakdown of the expenditure of funds allocated to a CAT_AGRITECH Joint Research Project from another Party if this information is a contractual requirement by an external third party that intends to provide funding for a Joint Research Project.

Article 8: Personnel

8.1 The personnel (researchers, technicians and administrative staff) involved in CAT_AGRITECH's Joint Research Projects shall retain the status they have in their home institution, and that institution shall manage them in accordance with its own rules and procedures and shall be responsible for them as their employer. They shall carry out their work under the instructions of their hierarchical superiors at their home institution.

8.2 Personnel from the IRTA, the UdL and the URV may work at laboratories belonging to the other Parties within the scope of the CAT_AGRITECH Joint Research Projects. In such cases, and to the extent that is reasonably possible, the host laboratory shall provide the visiting personnel with all the facilities that they require to carry out their tasks and under the same conditions as those enjoyed by the host laboratory's own personnel.

8.3 Personnel from one Party who are working on the premises of another Party must observe the rules and laws in force on those premises, in particular those concerning health and safety. They must comply with all reasonable instructions that receive from the host institution.

III. ORGANISATION OF CAT_AGRITECH

Article 9: Co-Directors and Project Leaders

Three Co-Directors, one from each Party, shall be responsible for the scientific management of CAT_AGRITECH. The Co-Directors will be members of the Steering Committee. The term of office for each Co-Director is two (2) years and may be renewed.

The Co-Directors shall be appointed within three months of the date on which the present agreement is signed. Each Party will write to the other Parties to inform them of the person that it has appointed as its Co-Director.

The Co-Directors shall be responsible for the scientific work carried out by CAT_AGRITECH. Consequently, they will be responsible for preparing the annual Joint Research Project proposals and must ensure the availability of the funds approved by their home institutions for the Joint Research Project.

Each scientific team participating in CAT_AGRITECH's Joint Research Projects shall be headed by one, two or three group leaders. In the case of three group leaders, there must be one from each Party. The Co-Directors shall rely on the proposals of the group leaders to draw up the scientific programme (milestones and resources allotted to each project) which the Co-Directors shall then present to the Steering Committee. The group leaders shall keep information on the use of resources, provide this information to the Co-Directors and inform the Co-Directors if there have been any changes to the project's work and schedule. Pre-existing knowledge or know-how are regarded as resources that will contribute to each project.

Article 10: Steering Committee

In order to co-ordinate CAT_AGRITECH's scientific programme, the Parties shall form a Steering Committee, as defined in Appendix 3. The CEO of IRTA and the Rectors of the UdL and URV, or their representatives shall be ex-officio members of the Steering Committee. The other 3 (three) members shall be the Co-Directors of CAT_AGRITECH's appointed by IRTA, UdL and URV.

The Co-Directors of CAT_AGRITECH shall attend and have a consultative role in the meetings of the Steering Committee. The Steering Committee may also seek independent external opinion and invite observers such as representatives of funding agencies to sit in on meetings with a consultative voice. Each Party may invite members of its own staff and/or external advisors to attend the Steering Committee meetings. These guests shall be subject to a non-disclosure Agreement and shall have a consultative role.

The Steering Committee shall meet at least once a year and shall be convened by its Chair, who shall be appointed in accordance with Article 12. Decisions by the Steering Committee must be taken unanimously. However, if unanimity cannot be obtained regarding a particular decision, then any of the Parties may request for the disputed decision to be resolved in accordance with the dispute resolution provisions set out in Article 22.1.

Article 11: Duties of the Steering Committee

The Parties shall consult the Steering Committee regarding the status of the programme and the direction of the research. In particular, the Steering Committee will discuss and approve the joint research programme and the financial reports prepared by the Co-Directors.

If necessary, the Steering Committee shall define CAT_AGRITECH's internal regulations. It may also discuss any other issue relating to CAT_AGRITECH.

Article 12: Chair of the Steering Committee

The Parties shall take turns to appoint a member of the Steering Committee as its Chair for a period of one year.

The Chair shall convene the Steering Committee as often as is required by the interests of CAT_AGRITECH and at least once a year. The Chair shall report to the Parties regarding the activities of the Steering Committee and the results obtained in the joint research programme.

IV CONFIDENTIALITY AND EXPLOITATION OF RESEARCH RESULTS

Article 13: Publications and confidentiality

13.1. Publications

13.1.1. The scientific results shall be published in line with common practice of the international scientific community.

13.1.2. Each party shall communicate to the other Parties any information required to carry out the Joint Research Projects. Any publications resulting from CAT_AGRITECH's Joint Research Projects shall mention the connection with the Parties that comprise CAT_AGRITECH. The publications shall include

the following mandatory phrase: *"Research carried out by the IRTA-UdL-URV Joint Research Unit (CAT_AGRITECH)"*.

13.1.3. For the entire duration of this Agreement and for a period of two (2) years thereafter, each Party shall seek the other Parties' consent to publish any results arising from research carried out by CAT_AGRITECH. This consent shall be given in writing. This consent may be withheld if the publication could harm the interests of any of the Parties, but reasonable grounds for withholding the consent must be demonstrated.

13.1.4. If the results are confidential, CAT_AGRITECH personnel may still communicate these results in the form of a confidential internal report to their hierarchical superiors within their own institution.

13.2. Confidentiality

13.2.1. Hereafter in the present agreement the term "Confidential Information" shall refer to any information that has been explicitly marked as "confidential" or any information to which a Party has become made privy solely by virtue of their involvement in CAT_AGRITECH. If Confidential Information connected to the present agreement has been obtained by one Party (the "Receiving Party") from any other Party (the "Disclosing Party"), the Receiving Party shall, for a period of four (4) years from the date of disclosure of the Confidential Information:

- not use the Confidential Information other than for the purpose for which it was disclosed;
- not disclose the Confidential Information to any third party without the prior written consent of the Disclosing Party;
- ensure that its internal distribution of the Confidential Information is restricted to the staff of the laboratories mentioned in Article 3 and that it distributes the Confidential Information strictly on a need-to-know basis; and
- return to the Disclosing Party (at the Disclosing party's request) all Confidential Information which has been supplied to or obtained by the Receiving Party, including all copies thereof, and delete all Confidential Information stored in machine-readable form;

Except cases where the Confidential Information:

- was lawfully in the Receiving Party's possession before it was disclosed by the Disclosing Party;
- was received in good faith from a third party with whom the Receiving Party has no confidentiality obligation;
- is or becomes available to the public from a source other than the Disclosing Party;
- is developed by the Receiving Party completely independently of the disclosure by the Disclosing Party; or
- has to be disclosed in order to comply with laws or legal processes to which the Receiving Party is subject, in which case the Receiving Party will promptly notify the Disclosing Party so as to allow the Disclosing Party reasonable time to oppose such a process.

13.2.2. The Parties shall be responsible for ensuring that their employees comply with the aforementioned obligations. Each of the Parties may require the other Parties to obtain a written undertaking from any person to whom they have disclosed any Confidential Information that confirms:

- that the person in question has read and understood these confidentiality provisions; and

- that the person in question will comply with them.

13.2.3 Nothing contained in this Article shall prevent:

- the submission of a thesis to examiners in accordance with the normal regulations and practice of the Parties, provided that the examiners are bound by and comply with the confidentiality provisions outlined above;
- a Party from issuing a scientific activity report to any governmental entities to which that Party has the obligation to report. Such a report shall not constitute a public disclosure, but will be an internal communication within the Party.

The expiration or termination of this Agreement shall not relieve the Parties of any of the rights or obligations stipulated in this Article.

Article 14: Results

14.1 Pre-Existing Knowledge

Each Party shall retain full ownership of its pre-existing knowledge or know-how and of any knowledge or know-how that it acquires outside the Agreement (hereafter referred as "Knowledge").

Subject to third parties rights, the Parties hereby grant one another the non-exclusive right to use such Knowledge freely for the sole purpose of carrying out CAT_AGRITECH's Joint Research Projects within the scope of this Agreement.

14.2 Ownership of the Results and Access Rights to Parties

14.2.1 Results owned by one of the Parties

A Party shall own all results, including information, technical data, and know-how, whether they can be protected or not, as well as copyrights or rights pertaining to such results, that are obtained only by the staff of that Party within the scope of Joint Research Projects under this Agreement. In this context the term "obtain" shall cover all and any kinds of attainment, including, but without being limited to, the development or invention of results.

14.2.2 Joint Results

14.2.2.1 If the staff of all three Parties jointly generate a result (hereafter referred to as the "Joint Result") and if the nature of the Joint Result is such that it is not possible to separate it for the purpose of applying for, obtaining, or maintaining the relevant intellectual property rights, the Joint Result shall be owned jointly by the Parties (hereafter referred to as "Joint Owners") in proportion to their respective contributions.

14.2.2.2 Appointment of a single representative

The de facto the representative of the Joint Owners shall be the Joint Owner who is in the best position to commercialise the Joint Result so as to maximise the mutual benefit to the Parties. This Joint Owner shall be referred to as the 'Administrator'. The Parties' respective contributions towards a given Joint Result shall be assessed prior to the lodging of a patent application, save in the case of urgency.

These assessments shall be made on a case by case basis by mutual consent of the Joint Owners and shall take into account the usual assessment parameters (intellectual contribution, staff costs, financial backing provided to the projects, infrastructure costs

incurred in obtaining the Joint Results, industrial contribution, etc.). The Joint Owners shall agree on the assessment prior to filing any protection rights.

14.2.2.3 Protection of the Joint Results by patent

Patent applications shall be registered only as agreed by the Joint Owners. The name(s) of the inventor(s) shall also be specified.

The Administrator shall be in charge of steering and monitoring the procedures involved in any patent applications. It shall inform the other Joint Owner(s) of the state of progress.

If during the course of protection, one of the Joint Owners should decide not to register or maintain a patent and/or any extensions thereto, it must inform the other Joint Owner(s) of this decision and provide reasonable notice to enable the latter to take over the running of the process. The remaining Joint Owner(s) shall have the right to and be enabled to take over the patent rights in their sole name(s).

Should any of the Joint Owner(s) decide to renounce their rights in this manner, they must sign or secure the signature of any requisite items to enable the other Joint Owner(s) to become the sole owner(s) of the patent(s) involved. Any Joint Owner who subsequently launches patent procedures alone in their own name and at their own cost shall be the sole beneficiary of any income derived from the exploitation of the patent in the country(ies) for which the other Joint Owner(s) shall have renounced their involvement in the patent procedure.

The costs of lodging an application, of the award procedure, of maintaining and of extending any patents that the Joint Owners have agreed to file shall be shared by the Joint Owners in accordance with their ownership stake as per Article 14.2.2.1, unless otherwise specifically agreed in writing between the Joint Owners.

All of the Joint Owners have the obligation to inform the other Joint Owner(s) if they become aware of a patent belonging jointly to the Joint Owner(s) that has been counterfeited, or of a patent application or active patent belonging to a third party which infringes the patent held jointly by the Joint Owner(s).

If the Joint Owners agree to take legal action, then any steps to bring proceedings to terminate the counterfeiting or infringement shall be specifically agreed by the Joint Owner(s).

The respective contributions to be made by the Joint Owners to the costs of any agreed proceedings, including the filing process and of maintaining and of extending a patent, shall be shared by the Joint Owners participating the proceedings, in accordance with their ownership stake as per Article 14.2.2.1, unless otherwise specifically agreed in writing between the Joint Owners. Any damages awarded to the Joint Owners by the courts shall be shared among them in the same proportions. It is understood that none of the Joint Owners are under any duty to terminate the infringement.

Should any of the Joint Owner(s) decide to take action against the wishes of the other Joint Owner(s), it may proceed on its own initiative and in its own name. It shall bear the entire costs and liabilities of the resulting proceedings, and shall indemnify the other Joint Owner(s) from any harm, costs or losses that the other Joint Owner(s) may suffer as a result of that action being taken, but shall retain the full amount of any the damages awarded.

14.3 Access Rights and Exploitation of the Results

14.3.1 Access to and Exploitation of the Joint Results

Each of the Joint Owners shall have a non-exclusive, non-transferable and free-of-charge right to use their Joint Results for their own activities without any restriction or need of further consent from any other Joint Owner, unless this use is for industrial or commercial purposes. Nevertheless, the Joint Owner concerned shall inform the other Joint Owner(s) of this use.

The Administrator shall regularly update the other Joint Owner(s) of the outcome of its prospecting and negotiation activities. Any licensing agreements shall be agreed between the Joint Owner(s) on a case-by-case basis and shall be co-signed by the Joint Owners.

The Administrator shall share out between all of the Joint Owners any royalties or income resulting from the licensing of the Joint Result(s) to third parties, after deducting any direct costs fairly and reasonably incurred by the Administrator in securing such income.

Each Joint Owner's share shall be proportional to their ownership stake as per Article 14.2.2.1, unless otherwise specifically agreed in writing between the Joint Owners.

14.3.2 Each Party shall retain full ownership of any results that it obtains or has obtained outside the Joint Research Projects. The present Agreement shall not entitle the other Parties to claim any right over or use of such results.

Article 15: Software and databases

Each Party shall remain the sole owner of any software and database it develops outside the scope of this Agreement.

Databases, software and software extensions that are jointly developed by the Parties are the joint property of the Parties, regardless of the original owner of the software. "Extension" refers to software that provides new functions to the original software to which it is attached.

In the case of databases and software developed jointly by the Parties, the Parties shall have an inalienable right to use these databases and software freely for the purpose of the IPRIU Joint Research Projects under the present Agreement and for their own research activities, unless this use is for industrial or commercial purposes.

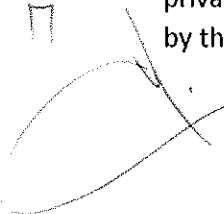
The right to use databases includes the structure and the content and the right to extract to data.

Provision of jointly developed software and databases to a third party or the commercial exploitation of these databases and software shall be subject to a prior written agreement between the relevant Parties.



Article 16: Research Agreements

Any research agreements that CAT_AGRITECH wishes to enter into with third parties, whether public, private or foreign, shall be agreed between the Parties on a case-by-case basis and shall be co-signed by the Parties.



V MISCELLANEOUS PROVISIONS

Article 17: Assessment

CAT_AGRITECH's activities shall be jointly assessed every year by the relevant units of the Parties and in accordance with the Parties' respective internal rules at the time. The Parties may agree at any time to form an ad hoc committee, for example when CAT_AGRITECH has to be renewed, in order to assess the work done by CAT_AGRITECH and to issue recommendations on its scientific orientation and activities.

Article 18: Duration

CAT_AGRITECH is hereby formed for a period of four (4) years starting 1 October 2015. Any extension to this period shall require an amendment to the present Agreement.

Article 19: New membership, termination and withdrawal.

19.1. New membership

The Parties may accept any new members to CAT_AGRITECH that are proposed by the Steering Committee provided that all the Parties agree to the participation of these new members. All Parties must demonstrate reasonable grounds if they choose to withhold their agreement. The admission of new members must be the subject of an amendment to the present Agreement be signed by the new Party(ies).

19.2. Termination

The Parties may jointly agree to terminate the present Agreement prematurely, for example in the event of a persistent dispute between the Parties, by providing six (6) months' prior written notice. The decision to terminate the present Agreement shall be taken by the Parties after advice from the Steering Committee.

19.3. Withdrawal

All Parties may withdraw from CAT_AGRITECH provided they give the other parties six (6) months' notice in writing by registered letter.

Article 20: Duty of mutual information

The present Agreement shall not prevent or affect the involvement of the Co-Directors or Project Leaders mentioned in article 9 in other research agreements and contracts with third parties. However, within one (1) month of the creation of CAT_AGRITECH, the Parties shall inform one another of any involvement in research agreements and contracts with third parties should this appear to have a bearing on the programme of a Joint Research Project.

Article 21: Liability

Except as otherwise specifically agreed between the Parties in writing, each Party shall only be liable towards the other Parties for actual losses suffered by the other Parties as a direct result of its own

wilful misconduct. No Party shall be responsible to any other Party for consequential or indirect loss or damages such as, but not limited to, loss of profit, loss of revenue, or loss of contracts.

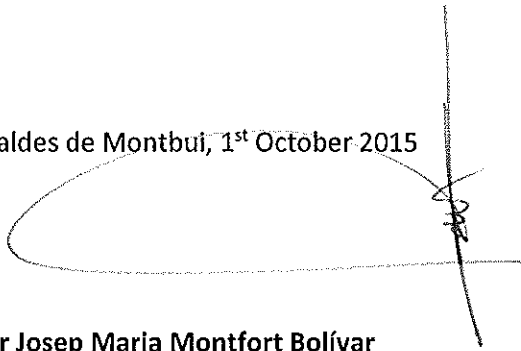
Article 22: Other provisions

22.1. The Parties shall endeavour to resolve their differences amicably. Every member of the personnel deliberately or involuntarily involved in a dispute shall first be invited to consider the potential effects of the dispute on CAT_AGRITECH's activities and to find an amicable solution. Should they be unable to do so, the dispute shall be settled in accordance with the rules of conciliation and arbitration of Tarragona under the aegis of one or more arbitrators appointed in accordance with these rules.

22.2. Any modification to the present Agreement must be approved unanimously in writing by the Parties.

22.3. The provisions of section IV Confidentiality and Exploitation of the Research Results shall remain in effect even if the present Agreement is terminated or one of the Parties withdraws from the present Agreement.

Caldes de Montbui, 1st October 2015



Dr Josep Maria Montfort Bolívar

Director General

Institut De Recerca I Tecnologia Agroalimentàries

Torre Marimon, Ctra C-59 Km 12, Caldes de Montbui, Barcelona 08140, SPAIN

and

Dr Roberto Fernández Díaz

Rector

UdL

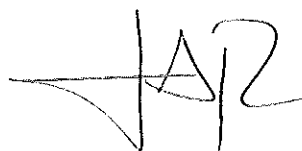
Plaça Victor Siurana 1, 25003 Lleida

and

Dr Josep Anton Ferré Vidal

Rector

URV



C/Escorxador, s/n, 43003 Tarragona, Spain



Appendix 1: Joint Research Laboratories

IRTA

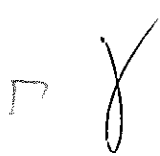
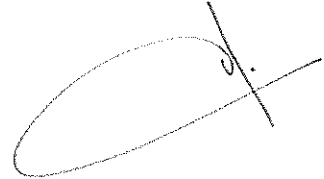
- Premises of IRTA located at the provinces of Barcelona, Tarragona, Lleida and Girona

UdL

- Premises of the **Escola Tècnica Superior d'Enginyeria Agrària (ETSEA)**, and the departments belonging to that school.
- **Serveis Científic Tècnics** of the UdL.
- Premises of the UdL on the **Parc Científic i Tecnològic Agroalimentari de Lleida**.

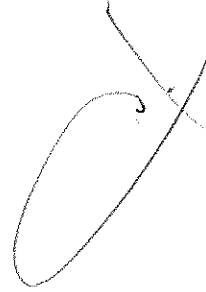
URV

- Premises of the Sub-Campus d'Excel·lència Internacional Catalunya Sud and the structures belonging to that Campus, especially the Facultat de Química, the Facultat de Medicina i Ciències de la Salut, their related departments, the Centre Tecnològic de Nutrició i Salut and the Institut d'Investigació Sanitària Pere Virgili.
- Premises of the Servei de Recursos Científic Tècnics of the URV.
- Premises of the Centre of Omic Sciences of the URV.



Appendix 2: Joint Research Projects

RIS3CAT projects approved within the Food Community
RIS3CAT projects approved within the COTPA Community



Appendix 3: Steering Committee

IRTA CEO:	Josep Maria Monfort
UdL Rector:	Roberto Fernández Díaz
URV Rector:	Josep Anton Ferré Vidal
Co-director IRTA:	Agustí Fonts i Cavestany
Co-director UdL:	Albert Sorribas i Tello
Co-director URV:	Lluís Arola Ferrer

