REPUBLIC OF FRANCE

MINISTRY OF EDUCATION (NATIONAL)

SECRETARIAT GENERAL

DEPARTMENT OF RESOURCES HUMANES

SERVICE DES PERSONNELS ENSEIGNANTS DE L'ENSEIGNEMENT SUPERIEUR ET DE LA RECHERCHE

Sub-Department of recruitment and career management

Bureau des sciences

DGRH A 2-3/AD

Programme 150 – Titre II

THE MINISTER OF EDUCATION, AND THE MINISTRY OF SCIENCE AND RESEARCH

VU the code of education, particularly its Articles L.952-1 and L.952-6;

VU the law n° 83-634 of 13th July 1983, modified to give rights and duties to the administrative staff. This law is the law n° 84-16 of 11th January 1984, modified to give legal and administrative rules to the public function of the State;

VU the decree n° 84-431 of 6th June 1984, modified to provide common legal rules for university professors and those concerning the teaching staff of conferences (notably Articles 22 and 26-I-1);

VU the decree n° 2009-462 of 23rd April 2009, relative to the rules of classification of the persons nominated in the teaching staff of universities and research centers relevant to the charge of the minister in charge of education, particularly Article 15;

VU the decree of 7th March 1985, modified to provide for the career grading of certain personnel of the higher education system;

VU the decree of 15th September 2008, relative to the general conditions of the operation of the detachment and recruitment by concours of the teaching staff;

VU the letter of acceptance of interest;

ARREST

ARTICLE 1° M. Julien MAROT is nominated in the quality of teaching assistant to the University of Aix-Marseille III, on the employment 61 MCF 640 to be appointed as of 1st September 2009 (duration of the stage: 1 year).

ARTICLE 2 - The interested has a delay of one year to present a demand of classification in accordance with Article 15 of the decree n° 2009-462, supervised.

ARTICLE 3 - The Director General of human resources is charged with the execution of the present decision.

Signed at PARIS, the 18 AUGUST 2009

L'attachée principale d'administration de l'éducation nationale et de l'enseignement supérieur,

Chef du bureau des sciences

Dominique COURBON

Way and terms of recourse

If you wish to contest the decision, you may appeal:

- either a _grace appeal_ if it is addressed to you;
- either a _contentious appeal_ at the administrative tribunal.

A grace appeal can be issued without delay.

In any event, the interested party shall present an application within two months of the notification of the present decision.

Otherwise, if you wish to appeal, you must present a _contentious appeal_ within two months of such grace appeal, if it has been rejected, or of the decision, if it has not been issued within the specified time limit.

You may also appeal the possibility of presenting a _contentious appeal_ within two months of the decision, or appeal the decision taken on the grace appeal referred to above.

This decision is final and may be subject to appeal (absence of response of the administration within two months).

In the case of exceptional situations, an _explicit decision_ intervenes within two months after the _implicit decision_ – and only after a delay of four months to present the appeal – you will be given a new _contentious appeal_ within two months of the notification of this decision.