

La evolución del modelo de financiación autonómica en España: evaluación y perspectivas [

2020

text (article)

Analítica

The territorial organization of the Spanish State arising from the 1978 Constitution provided the Autonomous Communities with an open framework of competencies (art. 148 and 150.2) for whose exercise they enjoy guaranteed financial autonomy with a system of their own or transferred resources (arts. 156 and 157). These resources, their structure and their regulation, form the constitutional system of autonomous financing that began its journey in the early eighties with the approval of the Organic Law of Financing of the Autonomous Communities, the Statutes of autonomy and the laws of cession of tributes to each community. This financing system, necessarily also open, has already contemplated several models that have been happening as the development of skills and the increase of regional financial needs has been growing, as evidenced by the history of these last forty years. However the current situation is based on a model that has more than a decade (2009) without having been updated, which together with the economic crisis of recent years, the budgetary stability required from Europe and political instability, It has caused a very delicate situation for the regional finances that have been sustained with state resources provided through various financing funds and very limited access to the issuance of public debt. Although the reform of the model is a unanimous claim of all the Communities, the situation in Catalonia and its demands to have a differentiated regime similar to the Basque Country and Navarre offers today a not clear landscape

The territorial organization of the Spanish State arising from the 1978 Constitution provided the Autonomous Communities with an open framework of competencies (art. 148 and 150.2) for whose exercise they enjoy guaranteed financial autonomy with a system of their own or transferred resources (arts. 156 and 157). These resources, their structure and their regulation, form the constitutional system of autonomous financing that began its journey in the early eighties with the approval of the Organic Law of Financing of the Autonomous Communities, the Statutes of autonomy and the laws of cession of tributes to each community. This financing system, necessarily also open, has already contemplated several models that have been happening as the development of skills and the increase of regional financial needs has been growing, as evidenced by the history of these last forty years. However the current situation is based on a model that has more than a decade (2009) without having been updated, which together with the economic crisis of recent years, the budgetary stability required from Europe and political instability, It has caused a very delicate situation for the regional finances that have been sustained with state resources provided through various financing funds and very limited access to the issuance of public debt. Although the reform of the model is a unanimous claim of all the Communities, the situation in Catalonia and its demands to have a differentiated regime similar to the Basque Country and Navarre offers today a not clear landscape

Título: La evolución del modelo de financiación autonómica en España: evaluación y perspectivas electronic resource]

Editorial: 2020

Tipo Audiovisual: Legal interpretation legal texts methods of interpretation legal research Comunidad Autónoma financiación tributos propios recursos financieros crisis económica

Documento fuente: REJIE: Revista Jurídica de Investigación e Innovación Educativa, ISSN 1989-8754, N°. 22, 2020, pags. 73-94

Nota general: application/pdf

Restricciones de acceso: Open access content. Open access content star

Condiciones de uso y reproducción: LICENCIA DE USO: Los documentos a texto completo incluidos en Dialnet son de acceso libre y propiedad de sus autores y/o editores. Por tanto, cualquier acto de reproducción, distribución, comunicación pública y/o transformación total o parcial requiere el consentimiento expreso y escrito de aquéllos. Cualquier enlace al texto completo de estos documentos deberá hacerse a través de la URL oficial de éstos en Dialnet. Más información: https://dialnet.unirioja.es/info/derechosOAI | INTELLECTUAL PROPERTY RIGHTS STATEMENT: Full text documents hosted by Dialnet are protected by copyright and/or related rights. This digital object is accessible without charge, but its use is subject to the licensing conditions set by its authors or editors. Unless expressly stated otherwise in the licensing conditions, you are free to linking, browsing, printing and making a copy for your own personal purposes. All other acts of reproduction and communication to the public are subject to the licensing conditions expressed by editors and authors and require consent from them. Any link to this document should be made using its official URL in Dialnet. More info: https://dialnet.unirioja.es/info/derechosOAI

Lengua: Spanish

Enlace a fuente de información: REJIE: Revista Jurídica de Investigación e Innovación Educativa, ISSN 1989-8754, N°. 22, 2020, pags. 73-94

Baratz Innovación Documental

- Gran Vía, 59 28013 Madrid
- (+34) 91 456 03 60
- informa@baratz.es