CASTOR INTERNATIONAL the International Group Share Ownership Plan of VINCI group Subscription order to the Employee Offering 2017 Please return to your Human Resources Department by June 9, 2017 at the latest					
l, the undersigned,		Mr	Mrs		No.
Family name Date of birth L DDMY_Y_Y Employer Residential address	Citizenship			Employee Number	
Postal Code	City				

Certify the following:

- I have read and understood the offering documents that have been made available to me, and in particular, the Information Brochure and the Country Supplement for Canada as well as the Key Investor Information Document for the FCPE CASTOR INTERNATIONAL RELAIS 2017 and FCPE CASTOR INTERNATIONAL (available upon request from your employer or at www.vinci.net);
- I have been informed of the subscription price;
- I agree to be bound by the representations and undertakings set forth on the reverse of this form.

I further certify that, on the date of this order, I am an employee of a VINCI group company and I satisfy the condition of having been employed with VINCI group for at least six months over the past twelve months.

I choose to invest the following amount in this offering (must be equal to or greater than the subscription price of one VINCI share in Canadian dollars):	,,
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I opt to pay the amount indicated above (tick one box only):

by attaching a check payable to my employer; or

through after-tax payroll deduction. I authorize my employer to deduct the amount indicated above from my salary beginning after June 1, 2017. If the full amount above cannot be lawfully deducted in one payroll period, it will be deducted in approximately equal instalments over two or more consecutive payroll periods occurring after June 1, 2017 and up to and including June 30, 2017.

I have duly noted that:

- subscription to this offering is governed by the provisions of the International Group Share Ownership Plan of VINCI group and this subscription
 order;
- I acquire VINCI shares in this offering through the subscription of the units of the FCPE "CASTOR INTERNATIONAL RELAIS 2017" which will, by way of merger, become the FCPE CASTOR INTERNATIONAL, subject to the decision of the FCPE Supervisory Board and approval of the AMF (the French Securities Authority);
- my subscription order becomes final and irrevocable at the end of the subscription period. If I submit an order in paper form and an order online, the order submitted online will prevail and my subscription order in paper form will not be processed.

Any subscription order, if not duly completed or erroneous, may be rejected. In particular, VINCI may consider my order as invalid if it is not accompanied by payment of the subscription price (in the event that the check payment option noted above is chosen).

I have retained a copy of this subscription form for my personal files.

Place ...

Date

Signature (please also write « Read and approved »)



REPRESENTATIONS AND UNDERTAKINGS

• I have noted that by investing in this offering, I become a participant in the International Group Share Ownership Plan of VINCI group. I have noted that VINCI and my employer are entitled to amend the provisions of the International Group Share Ownership Plan unilaterally.

• I understand that although I will pay for my investment in Canadian dollars, my subscription for VINCI shares is made in Euros. Thus, the amount of my investment will be converted into Euros at the exchange rate determined by VINCI on the price fixing date (i.e. 19 May 2017). It is expected that VINCI will use the exchange rate as applicable on that date. During the life of my investment, the value of my assets will be affected by fluctuations in the currency exchange rate between the Euro and the Canadian dollar. As a result, if the value of the Euro strengthens relative to the Canadian dollar, the value of my assets expressed in Canadian dollars will increase. On the other hand, if the value of the Euro weakens relative to the Canadian dollar, the value of the assets expressed in Canadian dollars will decrease.

• I have noted that, save for the occurrence of a permitted early redemption event (as described in the Information Brochure and the Country Supplement for Canada) my investment will remain blocked for a 3-year period.

• VINCI makes available upon request the regulations of the International Group Share Ownership Plan of VINCI group and of the FCPEs referred to in the front of this form through the Human Resources department of my employer.

• VINCI shares are listed on Euronext. The value of my investment will track the value of VINCI shares that may go up as well as down. VINCI makes available its *document de référence* (annual report) and other financial reports through the Human Resources department of my employer and on www.vinci.com. These documents contain important information on the activities, strategy, management and financial results of VINCI as well as the risk factors related to activities of VINCI group. I certify that I was able to access these documents.

• I have noted the tax consequences that may result from my participation in the International Group Share Ownership Plan and assume full responsibility therefore. In particular, I acknowledge that I must reimburse my employer for any sum that it would have had to advance on my behalf for the tax or social charges that are applicable to me. My employer may deduct such amounts from my pay or any other amounts due to me and/or may order the sale of all or part of my FCPE units or shares and withhold such amounts from the proceeds.

• I am not relying on any financial, tax or other advice from any VINCI group company or any of its officers, employees or agents.

• My decision whether or not to participate in this offering is entirely voluntary and personal. I have noted that my decision will have no effect, either positive or negative, on my employment within the VINCI group. Participation in this offering is separate from and does not form a part of my employment agreement and does not confer to me any right or entitlement in relation to my employment or subsequent benefits or entitlements, including upon termination.

• I have noted that neither this document nor any other material distributed or made available to me in connection with this offering or the International Group Share Ownership Plan shall confer to me any right or entitlement in relation to future offerings.

• My investment will be complemented by a grant of bonus shares by VINCI to me, free of charge. Details thereof are described in the Information Brochure.

• I certify that my total payments to the International Group Share Ownership Plan made in 2017 will not exceed 25% of my annual gross compensation.

• The number of shares available for the offering is 8 956 491. If the overall amount of subscription requests exceeds the number of shares available for this offering, the amount of my investment will be reduced. The reduced amount will be calculated as follows:

(i) An individual threshold will be calculated equal to the average subscription request calculated based on the overall amount of subscription requests. Subscription requests will be wholly served up to this threshold.

(ii) Then, the remaining amount of shares will be determined and a reduction ratio will be calculated and applied to remaining individual subscription requests.

I accept any such reductions in the amount of my investment. Amounts corresponding to the portion of my subscription request that could not be met will be repaid to me to the extent I have paid it (under the check payment option), or the amount to be deducted through my payroll will be reduced accordingly. Payment will be made according to terms provided locally.

I have noted that if I fail to pay or do not pay in time, this order can be cancelled without notice. If my order has been processed, I will remain liable to my employer for the amount of my subscription. I recognize and expressly accept that VINCI or my employer may redeem or have redeemed, without any prior notice whatsœver, all of my FCPE units and/or shares and allocate the proceeds towards payment of my subscription amount. If the proceeds from the sale are not sufficient to cover the amount indicated above, I will remain liable to my employer for the corresponding amount. Further, my employer reserves the right to file a claim against me for payment of the unpaid amounts. I consent to being responsible for any fees or collection costs incurred as a result of a default.

If I have chosen to pay through payroll deduction, my signature on this subscription form shall constitute my irrevocable authorization for my employer to, at its discretion, deduct this amount, after taking into account any reduction in the event of an oversubscription, from my salary in one or more consecutive installments during the period indicated on the front of this subscription order.

This order is subject to provisions of French Law n°78-17 of January 6, 1978 on data processing, data files and individual liberties. I have been informed that information contained in this form shall be used in the context of computer data processing by VINCI. I take note that information provided in this form may only be used in order to manage the International Group Share Ownership Plan and to meet legal requirements. This data may be transmitted to any person involved in administration of the International Group Share Ownership Plan. In particular, I authorize transfer of my personal information to these persons outside of my province of residence and in France. This data will be retained for the amount of time necessary to process subscriptions of VINCI shares and all transactions resulting therefrom as well as for purposes of managing assets held in the International Group Share Ownership Plan. I may exercise my right to access and correct my personal data by contacting the Human Resources department of my employer.

• I understand that the offer is not open to "U.S. Persons" and I hereby certify accordingly that I am not a resident of the United States of America. I understand that further information about this restriction is available in the FCPE's regulations and on the website of the management company: www.amundi.com.

To the extent the terms of this document are inconsistent with any other document or information provided pursuant to the 2017 Offering (other than the Country Supplement), the terms in this document shall take precedence.