



**CASTOR INTERNATIONAL PLAN**

**REGULATIONS OF THE VINCI INTERNATIONAL GROUP SAVINGS AND  
SHARE OWNERSHIP PLAN**

*(granted on September 2, 2011,  
last modification by Amendment No. 15 of January 15, 2026)*

## **Purpose of Amendment 15:**

The VINCI Group International Group Share Ownership Plan was set up on 2 September 2011 at the initiative of VINCI for the benefit of entities whose scope is defined in Article 2 of its regulations.

The Plan has been modified several times by successive amendments, the most recent of which is Amendment no. 15 dated 15 January 2026.

The purpose of this amendment is to:

- Clarify the duration of the vesting period and the loss of rights to Bonus Shares (Appendix II)
- Define the terms and conditions for matching contributions to the 2026 share offering (Appendix III)
- Clarify or adjust the provisions relating to eligibility for the Plan and the investment ceiling (Articles 3 and 6).

The text of the Plan regulations as modified by this Amendment no. 15 supersedes any previous version.

The Plan benefits all Beneficiaries of the Participating Companies, subject to the provisions of Article 3 of the plan's regulations.

The list of Participating Companies is included in Appendix I of the Plan regulations. It is updated periodically to reflect changes in the scope of the VINCI Group and new Plan members.

*Dates of previous amendments: 15 February 2012, 15 October 2012, 25 November 2013, 28 November 2014, 30 December 2015, 30 December 2016, 30 December 2017, 28 December 2018, 20 November 2019, 17 December 2020, 15 November 2021, 18 January 2023, 18 December 2023 and 31 January 2025.*

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## **PREAMBLE**

This International Group Savings and Share Ownership Plan of the Vinci Group, hereinafter referred to as the “International Group Savings and Share Ownership Plan” is established by Vinci, a French public limited company (*société anonyme*) with share capital of 1 494 371 617.50 euros, with the registered office at 1973, boulevard de la Défense, 92000 Nanterre, France, and registered with the French Trade and Company Register of Nanterre under number 552 037 806, hereinafter referred to as “Vinci”.

The International Group Savings and Share Ownership Plan applies to Participating Companies. It benefits to all Beneficiaries of the Participating Companies, subject to the provisions of Article 3 of this Plan.

The Appendices are an integral part of the Plan.

### **ARTICLE 1 - PURPOSE OF THE PLAN**

The purpose of the International Group Savings and Share Ownership Plan is to strengthen the Vinci Group membership by allowing the Beneficiaries of Participating Companies to participate, with the help of these companies, in Vinci share offerings reserved for Group employees (hereinafter referred to as the “Share Offering”).

Upon decision of the issuer, Share Offerings may consist in offerings to subscribe for newly-issued shares of VINCI issued by capital increase reserved for Beneficiaries and/or to purchase existing shares of VINCI repurchased by VINCI.

The International Group Savings and Share Ownership Plan provides the framework for Share Offerings. This Plan shall be subject to French law, in the absence of provisions to the contrary or special provisions of local laws relevant to countries included in the scope of the Share Offerings.

### **ARTICLE 2 - SCOPE OF THE PLAN**

The International Group Savings and Share Ownership Plan is established for the benefit of (i) companies or economic interest groups which are more than 50%-owned by Vinci, directly or indirectly (at the date of the subscription request), have their registered office out of France, (ii) companies in which Vinci holds, directly or indirectly, a portion of share capital comprised between one-third and 50% (at the date of the subscription request), subject to approval of the VINCI’s Chief Executive Officer, and subject to approval of its participation to the Plan by such company’s management, and (iii) Vinci and companies or economic interest groups owned by VINCI under the same conditions as provided in (i), having their registered office in France, but only insofar as they allow their personnel employed by entities located outside France to access the Plan,

hereinafter individually or collectively referred to as the “Eligible Company (ies)”.

The Eligible Companies and Vinci make up the “Vinci Group” for the purposes of this Plan.

Within this scope, the provisions of the International Group Savings and Share Ownership Plan apply to Eligible Companies that expressed their desire to benefit from this Plan by subscribing to it in accordance with Article 16 of the Plan (hereinafter individually or collectively referred to as the “Eligible Company (ies)”).

Eligible Companies are listed in Appendix I. This list is updated to reflect any changes in the scope.

For each Share Offering, the Vinci’s Board of Directors approves the list of the participant countries (“Scope of the Offering”) where it will be proposed to Beneficiaries of the International Group Savings and Share Ownership Plan (as defined hereinbelow).

### **ARTICLE 3 - BENEFICIARIES**

Beneficiaries of the International Group Savings and Share Ownership Plan (hereinafter referred to as the “Beneficiaries”) include:

- all employees of a Participating Company with its registered office located outside France, who are under an employment contract at the date of submission of their subscription form to a Share Offering and have completed a minimum employment period of 6 months, consecutive or not, during the 12 months preceding the submission of the subscription form, subject to local law provisions specified, where applicable, in the program documentation prepared for the Beneficiaries;
- employees of Vinci or of a Participating Company having its registered office in France, who are employed by an entity outside France, subject to compliance with the seniority requirement mentioned above;
- business owners or, in the case of corporations, their presidents, Chief Executive Officers, other officers or board members of the Participating Companies whose registered office is located outside France and whose regular number of employees includes between 1 and 250 Beneficiaries, subject to compliance with the seniority requirement mentioned above and the provisions of applicable local law.

A Share Offering will be open to Beneficiaries that carry out their activity within Participating Companies that have their registered office in a country included in the Scope of the Offering or employed within the establishments of the aforementioned Participating Companies or the French Participating Companies, provided that the activity is actually carried out by the Beneficiary in a country within the scope of the Offering.

The condition set out above is not applicable in the case of the company VINCI Mobility, all of whose employees can participate in Share Offerings regardless of the country in which they exercise their activities (including countries not included in the Scope of the Offering), subject to the legal feasibility of the Offering in the country concerned.

### **ARTICLE 4 - SUBSCRIPTION PROCEDURE**

A Beneficiary subscribes to the International Group Savings and Share Ownership Plan solely by a voluntary contribution to the Plan during a Share Offering. To participate in a Share Offering, the Beneficiary must complete a subscription form, on paper or electronically, made available to them for this purpose.

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The decision by a Beneficiary to participate or not in this International Group Savings and Share Ownership Plan and in any Share Offering proposed within the framework of the Plan is entirely personal and voluntary. It does not constitute a right granted and in no way precludes the ability of the Beneficiary to participate in similar transactions in subsequent years. It confers no right in respect of employment and should not impact employment, either positively or negatively.

By subscribing to the International Group Savings and Share Ownership Plan, the Beneficiary accepts the provisions of this Plan and, where appropriate, the provisions of the relevant employee shareholding funds (FCPE), if they subscribe for their units.

#### **ARTICLE 5 - SOURCES OF FUNDING**

The International Group Savings and Share Ownership Plan is funded via the following sources:

- voluntary contributions from Beneficiaries;
- additional contribution of the employer, in accordance with the terms set out in Article 7;
- income and revenues from the Plan assets.

#### **ARTICLE 6 - CONTRIBUTIONS FROM BENEFICIARIES**

Any voluntary contribution to the Plan made by a Beneficiary must meet a minimum amount requirement set for each Share Offering, within the limits laid down by French regulations on employee savings plans or, in the case of a direct subscription for Vinci shares, this requirement must be based on the share subscription price.

Voluntary contributions to the International Group Savings and Share Ownership Plan can only be made during the subscription period of a Share Offering approved by the Vinci's Board of Directors.

The total amount of voluntary contributions from a Beneficiary may not exceed one fourth of the Beneficiary's gross annual remuneration or, in the case of a Beneficiary mentioned in Article 3, third list item, of their professional income reported in the previous year for income tax purposes. This ceiling may be reduced depending on current local legislation. Specific rules applying to Beneficiaries concerned are set forth in the program documentation prepared for them following each Share Offering.

The administrative procedures related to contributions are detailed in the same documentation.

#### **ARTICLE 7 - ADDITIONAL CONTRIBUTION FROM PARTICIPATING COMPANY**

The Participating Companies bear the costs of maintaining the Beneficiaries' individual accounts with institutions mandated to manage the assets invested on behalf of the International Group Savings and Share Ownership Plan.

The Participating Companies cease to bear these costs when the Beneficiary leaves the VINCI Group for any reason, except for retirement or early retirement. From then on, the costs are borne by these Beneficiaries and are paid from their assets.

Each Participating Company may also make an additional contribution. Additional contributions are reserved for Beneficiaries of a Participating Company under an employment contract at the date of submission of their subscription form to a Share Offering or, where applicable, the date of delivery of the shares subscribed for by the Beneficiaries using their own funds.

These contributions can take the form of a payment in addition to voluntary contributions made by Beneficiaries of the International Group Savings and Share Ownership Plan; a delivery of free shares, concurrent with the Beneficiary's contribution or deferred; or the payment of the costs associated with Vinci's free shares grants to employees of the Participating Company.

When the additional contribution is made in the form of a deferred delivery of free shares, these shares are governed by the terms and conditions set out in Appendix II.

The limit and terms of additional contributions in relation to a Share Offering are detailed in Appendix III. This Appendix should be updated for each Share Offering.

For each Share Offering, the Beneficiaries are informed of the additional contribution terms in the program documentation prepared for them.

## **ARTICLE 8 - USE OF FUNDS**

### **8.1 Period of use**

The amounts paid to a participant's account in the International Group Savings and Share Ownership Plan are used by the employee shareholding funds' custodian or the plan administrator, as applicable, within a maximum period of 15 days from the date of payment.

### **8.2 Allocation of funds**

The amounts paid to the International Group Savings and Share Ownership Plan can be used to acquire:

- units of temporary employee shareholding funds intended to be merged into the Castor International employee shareholding fund, after obtaining approval from the Supervisory Board and the French Financial Markets Authority (*AMF*);
- Vinci shares.

The employee shareholding funds (FCPE) offered by the International Group Savings and Share Ownership Plan are governed by the provisions of the French Monetary and Financial Code, notably Articles L. 214-164 and L. 214-165.

A subscription for employee shareholding fund units via a Share Offering necessarily implies acceptance of the terms and conditions of this International Group Savings and Share Ownership Plan and, where appropriate, those of the relevant employee shareholding funds.

The terms and conditions, as well as the Key Offering Information Document (KOID) for the employee shareholding funds offered by the International Group Savings and Share Ownership Plan are attached as Appendix IV.

### **8.3 Share Offering and potential reduction**

In the event that the total amount of contributions from Beneficiaries and, where applicable, the additional contribution collected in respect of a Share Offering exceed the limit fixed for such offering by the Board of Directors of VINCI, there will be a reduction in requests, under the following conditions. After noting the total number of subscribers, an individual limit will be determined as equal to the average request amount. The requests will be honoured in full up to this limit. After determining the residual amount of the requests, a reduction percentage will be calculated and applied proportionally to the individual requests remaining unmet, any overpayment being refunded to the Beneficiaries to the extent of their personal contribution or the amount to be deducted, adjusted to the amount of the final grant, under the specific terms set up locally.

#### **ARTICLE 9 - PLAN ADMINISTRATOR**

Each Beneficiary holds a participant's account in the books of the International Group Savings and Share Ownership Plan, administered by Amundi ESR (Epargne Salariale & Retraite), a French public limited company (*société anonyme*) with share capital of 24,000,000 euros, registered with the French Trade and Company Register of Paris under number 433 221 074, whose registered office is located at 91-93 boulevard Pasteur 75015 Paris and whose mailing address is 26956 VALENCE CEDEX 9, hereinafter referred to as the "Plan Administrator".

In the case of beneficiaries who are employees of the VINCI Group's subsidiary companies located in the United States, a participant's account in the books of the International Group Savings and Share Ownership Plan will be administered by Computershare, Renaissance, Ground Floor North, 9-16 Dingwall Road, Croydon, CR0 2NA, United Kingdom.

Amundi ESR and Computershare are hereinafter referred to together as the "Plan Administrator".

#### **ARTICLE 10 - CAPITALISATION OF INVESTMENT INCOME**

Income from the Group investments portfolio comprising the Castor International employee shareholding fund, including dividends, can be reinvested in the fund or distributed, as appropriate, if the unit holder so wishes, according to the terms applicable to the fund.

The amounts thus reinvested result in the issuance of new units.

The new units obtained have the same unblocking date as the original assets.

Income and capital gains received by the Beneficiaries are subject to the tax regulations applicable in (i) the country of the source of income, (ii) the country of residence of the Beneficiary and (iii) the country of residence of the Participating Company.

Beneficiaries directly subscribing for Vinci shares will benefit from dividends in accordance with the practical terms and conditions described in the program documents prepared for them.

## **ARTICLE 11 - LOCK-IN PERIOD**

### **11.1 Lock-in period**

Beneficiaries' assets held in the International Group Savings and Share Ownership Plan only become available after the expiration of a lock-in period. This period starts from the date of delivery of shares to Beneficiaries and its length is specified by country in the program documents prepared for the Beneficiaries following each Share Offering.

The assets may exceptionally be unblocked before the expiration of the lock-in period as provided in Article 11.2 hereinbelow.

### **11.2 Early unblocking events**

The Beneficiary may request the unblocking of their assets held in the International Group Savings and Share Ownership Plan if any of the following events occurs:

- (a) Disability of the Beneficiary. Such disability is assessed within the meaning of paragraphs 2 and 3 of Article L. 341-4 of the French Social Security Code or its equivalent in local law, notably when the disability rate is at least 80% and the person concerned has no professional activities;
- (b) Death of the Beneficiary. In this case, the Beneficiary's successors must seek the liquidation of their rights;
- (c) Termination of an employment contract. Intra group mobility within Vinci does not constitute an early unblocking event, except situations in which such mobility is accompanied by change of country of employment.
- (d) Loss by Participating Company of Eligible Company status for any reason whatsoever.

With regard to certain countries included in the scope of the Share Offering, the list of early unblocking events may be amended, as some events may not be applicable. Furthermore, additional events may be included in this list. Moreover, according to the constraints imposed by legislation and its interpretation, regulations and administrative practices specific to the country of residence of each Participating Company, more or less restrictive rules can be added to the events mentioned above.

For each Share Offering, the list of early unblocking events applicable to Beneficiaries by country will be included in the program documents delivered or made available to Beneficiaries for the purpose of the Share Offering.

The Beneficiary may submit their request at any time after the event concerned. The early termination of the lock-in period comes in the form of a lump sum including, upon request of the Beneficiary, all or part of the assets that can be unblocked.

## **ARTICLE 12 - UNBLOCKING REQUEST**

Early unblocking requests accompanied by the necessary supporting documents will be transmitted by the Beneficiary to their employer or the local contact appointed by Vinci, who will forward them, after examining their admissibility, to the Plan Administrator.

Unblocking requests after the end of the lock-in period should be sent directly to the Plan Administrator concerned, by mail or through the dedicated secure website set up by the latter.

### **ARTICLE 13 - INFORMATION TO BENEFICIARIES**

The International Group Savings and Share Ownership Plan document is made available upon request to the Human Resources Department of a Participating Company.

Beneficiaries receive after each subscription to a Share Offering and at least once a year an account statement indicating the amount of their contributions, the number of units acquired, the total number of units held, broken down by unblocking year, the latest unit prices known and the total amount of their assets, blocked or unblocked. Otherwise, only an annual statement is sent to them. Similarly, after each redemption, they are sent an account statement indicating the resulting account status.

The methods to access this information can be found on the individual Beneficiary's account statement and may also be communicated by the Human Resources Department of the Participating Company who employs them.

Finally, at each financial year-end, the Castor International employee shareholding fund's management company prepares an annual management report. This management report is sent for approval to the Vinci's Supervisory Board of the Castor International employee shareholding fund. The report is made available to each Beneficiary upon their request to the Participating Company that employs them.

### **ARTICLE 14 - DEPARTURE OF THE BENEFICIARY**

Upon termination of their employment contract, the Beneficiary may continue their participation in the International Group Savings and Share Ownership Plan. In contrast, they may not make further contributions.

Upon departure from the Vinci Group, the Beneficiary receives a summary statement for the purposes of facilitating the redemption and sale of their assets. This statement identifies and describes the Beneficiary's assets, including their unblocking dates.

Their employer will request the address where the Beneficiary is to be sent account statements relating to their rights and any payment for the units redeemed, along with any related gains, upon request that the assets be liquidated.

Subsequently, any participant Beneficiary must directly inform the Plan Administrator of any change of the address where they should be sent various pieces of information about their assets or, where applicable, the proceeds of their liquidation.

In the case of assets held in an employee shareholding fund, when a Beneficiary cannot be reached at the address given by them, their rights are maintained in the fund, are kept available by the fund's custodian and are treated in accordance with the terms and conditions governing the fund.

## **ARTICLE 15 - FUNCTIONS OF THE SUPERVISORY BOARD**

The Castor International employee shareholding fund is monitored by a Supervisory Board whose composition and operation are specified in the employee shareholding fund document.

Vinci's Executive Management communicates to each member of the Supervisory Board, in accordance with the terms and conditions of the employee shareholding fund, the management report mentioned in the last paragraph of Article 13, which is prepared by the fund's management company on the fund's annual operations and results, along with a list of relevant documents and any documents attached to the report.

The Supervisory Board is required to meet annually to review the results achieved during the year and approve the report prepared by the employee shareholding fund's management company on the fund's transactions.

The Supervisory Board exercise the voting rights attached to securities held by the Castor International employee shareholding fund and, to that end, appoints one or more officers.

## **ARTICLE 16 - PARTICIPATION - WITHDRAWAL - EXCLUSION OF PARTICIPATING COMPANIES**

Eligible Companies may subscribe to the International Group Savings and Share Ownership Plan by completing a participation form. Any such subscription request from an Eligible Company must be sent to Vinci's Executive Management. The subscription shall take effect immediately, unless a notification of refusal is sent by Vinci.

In the event that a Participating Company loses its Eligible Company status for any reason whatsoever (for example, 50%-ownership or less for Vinci, or total exclusion from the Vinci Group), its withdrawal from the International Group Savings and Share Ownership Plan is automatic and effective immediately.

In this case, Eligible Employees of the Participating Company cannot make further contributions to the International Group Savings and Share Ownership Plan. Beneficiaries of the Participating Company with assets in the International Group Savings and Share Ownership Plan at the date of exclusion from the Vinci Group will continue to hold their assets as provided for in this Plan document.

The subscription to the International Group Savings and Share Ownership Plan by a new company or the withdrawal of a Participating Company have no impact on the subscription of other Participating Companies.

## **ARTICLE 17 - EFFECTIVE DATE - DISSOLUTION - AMENDMENT**

The International Group Savings and Share Ownership Plan is governed by this Plan document, in its present state, as of the date of its signature.

The Plan may be amended by Vinci. Any amendments must be notified to the Participating Companies, which must bring them to the attention of the Beneficiaries. The amendments may concern all or some of the Participating Companies.

The Plan terms and conditions will be interpreted by Vinci, which will also have the power to grant exemptions for certain Participating Companies or Beneficiaries.

Upon dissolution of the Plan initiated by Vinci, a three months' notice should be observed.

The dissolution or amendments will be recorded in the same manner as the creation of the International Group Savings and Share Ownership Plan.

#### **ARTICLE 18 - APPLICABLE LAW - SETTLEMENT OF DISPUTES**

This Plan shall be subject to French law, in the absence of provisions to the contrary or special provisions of local laws relevant to countries included in the scope of the Share Offerings.

Before using the procedures of the regulations in force, the parties will attempt to resolve within the Vinci Group any disputes relating to the application of this International Group Savings and Share Ownership Plan. Failing agreement between the parties, disputes shall fall within the jurisdiction of the Paris courts of law.

The regulation will be translated into local languages. In case of conflict or difference in interpretation between the provisions of the versions translated in local languages and those of the French version, the latter will prevail and therefore the provisions of the French text will apply.

Signed in Nanterre, 15 January 2026.

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Ludovic Demierre

Chief Human Resources Officer

## APPENDIX I

### LIST OF PARTICIPATING COMPANIES

*The list is available, in the original French version, at the human resources department of the head office*

## APPENDIX II

### TERMS AND CONDITIONS GOVERNING FREE SHARE GRANTS

Appendix II describes the terms and conditions applicable in the event that the employer's additional contribution takes the form of a free Vinci share grant (the "Free Shares").

The delivery of Free Shares is delayed in time and subject to conditions of presence and ownership of Vinci shares subscribed via a Share Offering. By way of exception, in some countries, due to applicable taxation rules, the Free Shares are delivered concurrent with the Beneficiary's subscription and are subject to a minimum holding period, or other adaptations are made to the terms and conditions applicable to the grant. The specific terms are defined for the purposes of a Share Offering and included in Appendix III.

The terms that apply to Beneficiaries who subscribed to the Share Offering in various countries are indicated in the program documents prepared for them.

#### **1. Eligible beneficiaries**

Beneficiaries eligible for a Free Share grant must satisfy the following two conditions: (i) they subscribed to the Share Offering and (ii) are employees of a Participant Company at the date of Grant (as that term is defined below).

As an exception to the preceding conditions, a subscriber to the Share Offering will not be eligible for the grant of Free Shares, if this person has already subscribed during the same year to a share offering proposed by VINCI within the framework of its group savings plan governed by Articles L. 3332-1 *et seq.* of the French Labour Code and/or has invested in a specific employee share plan, the Share Incentive Plan (SIP), proposed by VINCI in the United Kingdom.

#### **2. Free Share grant**

The Free Shares are granted (the "Grant") on the date of the settlement-delivery of the Share Offering.

Starting from the date of Grant, the recipients hold a right to receive Free Shares at the end of a period whose length is determined by the Board of Directors for the purposes of a Share Offering (the "Vesting Period") if, on the last day of the Vesting period, the Beneficiary meets the following conditions:

- Is an employee of a Vinci Group company, except as provided in paragraph 3 hereinbelow, and
- - Have not requested the redemption or sale of all or part of the units/shares subscribed under the Share Offering before the end of the vesting period. Additionally, it is specified that no delivery of Free Shares will take place to Beneficiaries who (i) would subscribe, during a same calendar year, to a Share Offering implemented pursuant to this Plan and to a share offering proposed by VINCI within the framework of its group savings plan governed by Articles L. 3332-1 *et seq.* of the French Labour Code and/or (ii) would subscribe, during a same calendar

year, to a Share Offering implemented pursuant to this Plan and to a specific employee share plan, the Share Incentive Plan (SIP), proposed by VINCI in the United Kingdom.

If these conditions are not met, the Beneficiaries' rights to the Free Shares will be forfeited as provided in paragraph 3 hereinbelow. The loss of rights to Free Shares will in no case entitle the Beneficiary to indemnities or compensation of any kind by the Vinci Group companies.

During the Vesting Period, the Beneficiaries do not own the Free Shares and have no right related to share ownership, notably voting rights and dividend rights.

The rights resulting from the grant are specific to each Beneficiary. A Beneficiary may not assign, transfer or pledge their right to Free Share grants under this Plan. The only exception to this restriction concerns the transfer, in the event of death of the Beneficiary, of their rights to their estate.

### **3. Departure from the VINCI group during the Vesting Period**

#### **(i) loss of rights to Free Shares:**

Beneficiaries lose their rights to Free Shares if they are not employed by a Vinci Group company on the last day of the Vesting Period. Thus, a Beneficiary that has temporarily left the VINCI Group does not lose their rights to Free Shares if they are employed by a Vinci Group company on the last day of the Vesting Period.

In principle, the permanent loss of rights occurs at the end of the Vesting Period. However, in the events listed hereinbelow, the permanent loss of rights occurs earlier:

- In the event the Beneficiary resigns: the rights to the Bonus shares are lost on the date of departure from the workforce.

- In the event the Beneficiary is dismissed for misconduct: the rights to Free Shares are forfeited on the day the Beneficiary is notified of the dismissal.

For the purposes of the Plan, dismissal for misconduct is defined as any termination caused by: (i) fault of the employee with malicious intent, breach of duty, wilful and continuing refusal to perform all tasks required during their employment with the Vinci Group, (ii) fraudulent act, embezzlement, theft, crime, dishonesty or other failure of duty during their employment with the Vinci Group that causes harm or could reasonably cause harm to the business or reputation of a Vinci Group company, (iii) unauthorised disclosure of a trade secret or other confidential information of the Vinci Group, or (iv) breach of a non-competition clause, confidentiality clause or other restrictions applicable to the Beneficiary. These cases will be judged according to local laws.

Beneficiaries also lose their rights to Free Shares if VINCI or the Beneficiary's employer acknowledges, at any time during the Vesting Period, that such Beneficiary (i) participated, during a same calendar year, to a Share Offering implemented pursuant to this Plan and to a share offering proposed by VINCI within the framework of its group savings plan governed by Articles L. 3332-1 *et seq.* of the French Labour Code and/or (ii) participated, during a same calendar year, to a Share Offering implemented pursuant to this Plan and to a specific employee share plan, the Share Incentive Plan (SIP), proposed by VINCI in the United Kingdom.

## **(ii) payment of a benefit equivalent to Free Shares:**

In the cases listed below, the loss of rights to Free Shares will be accompanied by the payment of a benefit equivalent to Free Shares:

- Death of the Beneficiary;
- Disability of the Beneficiary allowing the unblocking of their assets in accordance with Article 11.2 of the International Group Savings and Share Ownership Plan;
- Dismissal of the Beneficiary for any reason other than misconduct;
- Breach of employment contract due to retirement or early retirement under local law or retirement arrangements, or, in the absence of such law or agreements, due to departure from the Vinci Group after the age of 65;
- Loss by Participating Company of Eligible Company status for any reason whatsoever;
- The transfer of the Beneficiary's employment contract to a company not forming part of the VINCI Group according to the provisions of Article 2 of the International Group Savings and Share Ownership Plan;
- Change of employer company within the VINCI Group with a change of country of employment, provided that this change takes place as part of a mobility procedure within the VINCI group agreed with the companies concerned.

In all the cases listed above, the Beneficiary will be eligible for the payment of compensation the amount of which will be equal to (x) the number of Free Shares multiplied by (y) the subscription price in euros of one VINCI share in the context of the Share Offering that gave rise to the allocation of Free Shares referred to at (x).

The amount of this compensation is covered and paid by the Beneficiary's last employer within the VINCI Group at the same time as the end of their employment within the Group. Under no circumstances may VINCI be held liable for this payment.

In the case of countries outside the eurozone, the amount will be converted into local currency at the exchange rate current when the Beneficiary leaves the VINCI Group.

## **4. Delivery of Free Shares**

The delivery of Free Shares to a Beneficiary will take place at the end of the Vesting Period, subject to meeting the conditions set out in paragraph 2 above.

Subject to the constraints of local law, the Free Shares will automatically be delivered into the Castor International employee shareholding fund.

The Beneficiaries shall be informed at least one month before the end of the vesting period and may choose another method of holding the shares by indicating the details of their individual securities account or decide to sell the Bonus Shares as soon as they are delivered. As of the date of delivery, the Free Shares will become fully owned by the Beneficiaries via employee

shareholding fund units, as applicable. In this case, the shareholder rights will be exercised as provided by the employee shareholding fund terms and conditions.

In countries where the employee shareholding fund may not be used, the Free Shares will be registered in the securities accounts opened under the Beneficiaries' names and will be directly held under the conditions determined by the Company. The Beneficiaries will be notified at least one month before the end of the Vesting Period and may choose another method of holding the shares, indicating the details of their individual account, or may decide to forgo the Free Shares upon delivery.

As of the date of delivery, the Free Shares will cease to be subject to any restrictions under the Plan. However, in the event of sale, the Beneficiaries must comply with various provisions to ensure the transparency and security of financial markets, in particular those governing insider trading.

## **5. Payment of taxes and charges**

The tax and social security rules that apply to share grants differ depending on country of residence of the Beneficiaries. Both the Beneficiary and their employer may be subject to reporting and/or contributory requirements as regards the grant, delivery or sale of Free Shares. The Beneficiary will assume sole responsibility for compliance with their reporting and payment obligations, including their tax obligations. It is the responsibility of each Beneficiary to learn about the applicable tax and social security treatment of Free Shares.

If a Vinci Group company must pay social security contributions, income tax or any other type of duties on behalf of a Beneficiary resulting from the grant, vesting of rights, delivery or transfer of Free Shares, the Company reserves the right to deduct these charges and taxes from the Beneficiary's salary to the extent permitted by local law, to defer delivery of the Free Shares or prohibit the possibility that they are transferred until the Beneficiary has paid the amounts due or has made arrangements for their payment. The Company also reserves the right to deduct from any Free Shares' sale proceeds social security contributions, income tax or any duties payable by the Beneficiary resulting from the grant, vesting, delivery or sale of Free Shares and, where applicable, initiate to this end the sale of all or part of the units.

## **6. Local formalities**

The eligibility of a Beneficiary to the grant and delivery of Free Shares will be subject to the obtaining by the Company and/or Vinci Group companies in the countries concerned authorisations, reporting or any formalities required or desirable under local law. If the legislation of the country where the Beneficiary resides renders impossible or inappropriate the delivery of Free Shares to a resident of this country, the Company may opt to suspend without notice the delivery of Free Shares.

In the event of suspension of delivery, the Company may choose to impose a simultaneous delivery-sale or to pay to the persons concerned an amount equal to the net gain in euros or local currency they would have obtained in case of a delivery-sale transaction.

The Free Shares have not been and will not be registered with the US Security and Exchange Commission or any other authority of the United States. The Free Shares will not be able to be sold in the United States.

For the US Beneficiaries (citizens or residents), the Plan shall be construed in a manner consistent with Section 409A of the Internal Revenue Code, including the determination of delivery dates and deferral periods.

## **7. Amendments to the terms of the Grant**

The terms of the Grant may only be modified (i) if the amendment is required by law or regulations or the interpretation of such law or regulations or (ii) if the amendment is deemed appropriate by the Board of Directors of the Company and has no adverse effect on the interests of the Beneficiaries.

The terms of the Grant may also be modified to allow the Board of Directors of the Company to take the measures necessary to protect the interests of Beneficiaries as a result of Vinci's capital transactions.

The Beneficiaries will be notified by individual notification, general communication posted at the workplace, or any other means that the Company deems appropriate.

### APPENDIX III

#### TERMS OF ADDITIONAL CONTRIBUTION RELATED TO THE 2026 SHARE OFFERING

Form of additional contribution:

For the 2026 Share Offering, the additional contribution will be made in the form of a deferred delivery of Free Shares, governed by the terms and conditions set out in Appendix II.

Vesting Period:

The duration of the vesting period for the 2026 Share Offering is set at three years. The delivery process for Bonus Shares is set up in such a way as to allow the transferability of the shares on the date of the 3<sup>rd</sup> anniversary of the Grant date. Limit:

The limits related to the Grant of Free Shares for the 2026 Share Offering will be as follows:

<b>Bracket</b>	<b>Rate</b>	<b>Maximum number of Free Shares that can be delivered at the due date</b>
Bracket 1: The first 10 shares subscribed by the Beneficiary via the voluntary contribution	2 Free Shares for 1 share subscribed	20 shares
Bracket 2: The following 30 shares subscribed by the Beneficiary via the voluntary contribution	1 Free Share for 1 share subscribed	20 shares in Bracket 1 + 30 shares in Bracket 2
Bracket 3: The following 60 shares subscribed by the Beneficiary via the voluntary contribution	1 Free Shares for 2 shares subscribed	20 shares in Bracket 1 + 30 shares in Bracket 2 + 30 shares in Bracket 3

From the subscription for the 101<sup>st</sup> share, the voluntary contribution is not supplemented by any additional contribution.

Employees are invited to express how much they wish to invest in the 2026 Share Offering by indicating a number of shares they wish to acquire, where applicable through an employee shareholding fund (FCPE). This number of shares vested with the voluntary payment serves as the basis for calculating the number of Bonus Shares.

Specific terms by country:

**1. Terms that apply to Beneficiaries who subscribed to the 2026 Share Offering and have their tax residence in Spain at the date of the Bonus Share Grant:**

The provisions below apply, in the context of the 2026 Share Offering, to the Beneficiaries who have subscribed to the 2026 Share Offering and have their tax residence in Spain at the time of the Grant, i.e. the date of the capital increase carried out by VINCI for the 2026 Share Offering ("Grant").

These provisions derogate from paragraphs 1 to 4 of Appendix II.

The Beneficiaries that meet the following conditions are eligible for the Allocation of Bonus Shares, governed by the specific procedures set out below: (i) have subscribed to the 2026 Share Offering, (ii) are registered in the workforce of a Participating Company on the day of the Grant and (iii) are tax resident in Spain on the date of the Grant.

As an exception to the above, the Beneficiary is not eligible for the Bonus Shares if they have already subscribed, during the same year, to a share offering proposed by VINCI as part of its group savings plan pursuant to Articles L. 3332-1 et seq. of the French Labor Code and/or have invested in the specific Share Incentive Plan (SIP) offered by VINCI in the United Kingdom.

By way of derogation from the provisions of paragraph 2 of Appendix II, the Bonus Shares are delivered to the Beneficiaries on the Grant date.

Upon delivery to the Beneficiaries, the Free Shares will be registered in the securities accounts opened under the Beneficiaries' names and will be directly held.

Any dividends paid on Free Shares will be automatically reinvested in the Castor International employee shareholding fund and will result in the issuance of units to the Beneficiaries.

These Free Shares are subject to a holding obligation that expires the day after the third anniversary of the date of Grant. This holding obligation does not apply in the event of death or disability of the Beneficiary, when the Free Shares may be sold upon the occurrence of the event.

However, the Free Shares registered under the Beneficiary's name are definitively redeemed under the conditions defined below, and the Beneficiary cannot claim any part or all of their sale price or any indemnities or compensation of any kind from the Vinci Group companies the Beneficiary is no longer an employee of a Vinci Group company (except as provided below), or if the Beneficiary requested the redemption of all or part of the units subscribed via the Share Offering before the third anniversary of the date of Grant (except as provided below), or it is acknowledged, at any time during the vesting Period, that the Beneficiary (i) participated, during the year 2026, to the 2026 Share Offering implemented pursuant to this Plan and to a share offering proposed by VINCI within the framework of its group savings plan governed by Articles L. 3332-1 *et seq.* of the French Labour Code and/or (ii) participated, during the year 2026, to the 2026 Share Offering implemented pursuant to this Plan and to the specific employee share plan, the Share Incentive Plan (SIP), proposed by VINCI in the United Kingdom.

The Free Shares will be redeemed on the following terms:

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- In the event of redemption of all or part of the units subscribed in the context of the Share Offering before the end of the 3-year lock-in period (except in the case of death or disability): the Free Shares will be redeemed on the day on which the Beneficiary requests their redemption.
- If the Beneficiary resigns: the Bonus Shares will be reversed on the date of departure from the workforce.
- In the event of the Beneficiary taking voluntary leave ("excedencia voluntaria"): the Bonus Shares will be redeemed on the day on which the Beneficiary begins their voluntary leave.
- In the event the Beneficiary is dismissed for misconduct: the Free Shares are redeemed on the day the Beneficiary is notified of the dismissal.

For the purposes of the Plan, dismissal for misconduct is defined as any termination caused by: (i) fault of the employee with malicious intent, breach of duty, wilful and continuing refusal to perform all tasks required during their employment with the Vinci Group, (ii) fraudulent act, embezzlement, theft, crime, dishonesty or other failure of duty during their employment with the Vinci Group that causes harm or could reasonably cause harm to the business or reputation of a Vinci Group company, (iii) unauthorised disclosure of a trade secret or other confidential information of the Vinci Group, or (iv) breach of a non-competition clause, confidentiality clause or other restrictions applicable to the Beneficiary. These cases will be judged according to local laws.

- In all other cases in which the Beneficiary is no longer an employee of the VINCI Group on the third anniversary of the Grant date: the Free Shares will be redeemed on the third anniversary of the Grant date.
- In case the Beneficiary participated, during the year 2026, to the 2026 Share Offering and to a share offering proposed by VINCI within the framework of its group savings plan governed by Articles L. 3332-1 *et seq.* of the French Labour Code and/or in case the Beneficiary participated, during the year 2026, to the 2026 Share Offering and to the specific employee share plan, the Share Incentive Plan (SIP), proposed by VINCI in the United Kingdom: the Free Shares will be redeemed on the day VINCI or the Beneficiary's employer acknowledges such situation.

By way of exception to the above, the Beneficiaries will retain their Free Shares in the following events:

- the Beneficiary's death;
- the Beneficiary's disability, allowing the unblocking of their assets in accordance with Article 11.2 of the International Group Savings and Share Ownership Plan;
- Beneficiary's dismissal for a reason other than misconduct, provided that the Beneficiary did not request the redemption of all or part of the units subscribed via the Share Offering before the third anniversary of the date of Grant;
- Breach of employment contract due to retirement or early retirement under local law or retirement arrangements, provided that the Beneficiary did not request the redemption of all or

part of the units subscribed via the Share Offering before the third anniversary of the date of Grant;

- Loss by Participating Company of Eligible Company status for any reason whatsoever;

- Change of employer company within the VINCI Group with a change of country of employment provided that this change takes place as part of a mobility procedure within the VINCI Group agreed with the companies concerned.

**2. Terms that apply to Beneficiaries who subscribed to the 2026 Share Offering and are employed by one of the Group's Canadian entities:**

In the context of the 2026 Share Offering, for Beneficiaries who subscribed to the 2026 Share Offering and are employed by one of the Group's Canadian entities, the additional contribution will be made in the form of a conditional delivery of Bonus Shares, governed by the terms and conditions set out in Appendix II.

However, notwithstanding the provisions of Appendix II or other provisions of the Plan, VINCI shall have to option to settle the rights arising from the conditional granting of Bonus Shares in cash. In this case, the Beneficiary shall not be eligible for the delivery of VINCI shares at the end of the Vesting Period but shall receive, instead of VINCI Shares, a payment in cash, in their local currency, for an amount equal to the opening share price of VINCI Shares on the final day of the Vesting Period.

## **APPENDIX IV**

### **REGULATIONS AND KEY OFFERING INFORMATION DOCUMENT FOR THE EMPLOYEE SHAREHOLDING FUNDS**

*Regulations and key investor key information document for the FCPEs are available, in the original French version, at the human resources department of the head office.*