STATUTES OF THE NATIONAL FOUNDATION

By order of the Minister for the Interior, overseas Territories and Local Authorities dated 13 April 2010, published in the official Journal of the French Republic on 27 April 2010

cité internationale universitaire de paris
A STATE-APPROVED NATIONAL FOUNDATION, BY DECREE OF 6 JUNE 1925
STATUTES OF THE CÎTE INTERNATIONALE UNIVERSITAIRe DE PARIs
A state-approved national foundation by decree of 6 June 1925

Title I:IMS of the Foundation

Article 1

The national foundation, Paris’ international university campus, hereinafter referred to as the Foundation, sets out:

1. to encourage exchange between students, teachers, researchers, artists, top-level athletes and confirmed technicians, of all nationalities, by providing them with fit-for-purpose accommodation and working conditions, in a spirit of tolerance, with mutual human respect, free of any discrimination. The benefit of this reception is primarily geared towards those from this public, who demonstrate a level of excellence and operates according to their resources. They must either continue with an advanced university degree in France, or perform temporary research missions or further education, or complete a series of training sessions within the context of scientific, cultural, intellectual, sporting and technical exchanges between France and the other countries;

2. to contribute to the influence and spread of the world’s cultures, to the development of research and to the rapprochement of peoples, through reception, organisation and promotion of scientific, intellectual, cultural and sporting activities;

3. to gather together the necessary resources, grants and support to complete its missions;

4. to conserve, maintain and, possibly, improve and supplement all existing buildings and facilities or those yet to be built, both inside and outside the campus site, whether the management is entrusted to it, or it becomes the owner;

5. to manage the houses, which are directly affiliated to it as well as those created under the system of distinctive foundations, by guaranteeing their administrative and financial autonomy; for all these houses and foundations, as well as for the campus’ state-approved foundations, to ensure their coordination, notably via the enactment of general regulations laying down the common operating rules and the definition of activities and projects of common interest, in accordance with the ideals set out in articles 1 and 3 and the deeds of gift;

6. to receive, in accordance with the measures listed in article 20 of the amended law no.87-571 of 23 July 1987, with a view to the creation of a work of general interest, whose missions are non-profit-making, the irrevocable allocation of assets, rights or resources without a new legal entity being created for this purpose; this allocation able to be named foundation;

7. to receive, in accordance with the measures listed in article 5 of the aforementioned law, payments on behalf of the works or organisations mentioned in articles 200 and 238a of the general tax code, which is assigned a similar purpose to its own.

Its headquarters are in Paris.
ARTICLE 2

to fulfil the object as set out in article 1, the Foundation may perform the following actions:

- the creation, management, maintenance and sustaining of the buildings and facilities, whose management is entrusted to it or it owns and which are designed to accommodate the public referred to in article 1,
- the drafting up of common operating rules guaranteeing the fulfilment of its missions,
- the organisation of all the meetings, conferences, debates, symposiums, seminars and exhibitions...
- the implementation of all partnerships with public or private organisations likely to contribute to the fulfilment of its missions,
- the publication and distribution of all types of works relating to its missions, either directly or in partnerships; the production in the same conditions of all the audio-visual documents whatever the existing or future media,
- the support for study or research activities, as much cultural as scientific, educational or sporting, notably through the awarding of grants, prizes or the funding of equipment or infrastructure.

Pursuant to articles 5 and 20 of the aforementioned law, the foundation holds individualised accounts for every foundation under its leadership and more widely, with a view to receiving the payments referred to in the last two paragraphs of article 1.

ARTICLE 3

The Foundation affirms its commitment to the values associated with tolerance and respect for the human being, which are traditional in the French university, and is prohibited from any form of political, ideological, racial or denominational discrimination.

In the implementation of the actions set out in article 2, the Foundation guarantees the exercising of freedom of expression, freedom of assembly and freedom of access, in accordance with the substantive law applicable in France. The procedures for exercising these freedoms are outlined in the general regulations adopted by the board of directors and the specific regulations of the individualised houses and foundations.

It organises the participation of residents in the life of the campus and in its management through representatives elected on a regular basis, according to the terms set out in these statutes.

It organises the participation of its staff in the management of the Foundation through representatives elected on a regular basis, according to the terms set out in these statutes and in French law.

It also guarantees and organises the participation of all the affiliated houses, individualised foundations and state-approved foundations referred to in article 1, in the drafting of the common operating rules outlined in the general regulations of the campus and, generally, in the life of the campus.
ARTICLE 4

The Foundation is administered by a board comprising 25 members, who are appointed as follows:

a) eight ex officio members:

- the chief education officer in Paris, or its representative;
- the Minister of foreign affairs, or its representative;
- the Minister of higher education, or their representative;
- the Minister of culture, or their representative;
- the Mayor of Paris, or its representative;
- the deputy chief education officer in Paris, or their representative;
- two presidents of the universities, heirs to the former Paris university, or their representatives, appointed by the chief education officer.

b) five presidents from the campus’ state-approved foundations or houses that come under another legal entity, appointed by their peers, in the terms set out in article 5 and according to the rules approved by the board of directors.

Their term of office lasts three years and can be renewed twice.

As a provisional measure, during the period of transformation of non-affiliated houses in state-approved foundations and within a three-year period, the presidents of the non affiliated houses may also be appointed under the first paragraph.

c) six members appointed as follows:

- the president of the conference of directors and another house or foundation director, one having to be the director of an affiliated house and the other a state-approved foundation – or a house that comes under another legal entity or, during the period of transition in the third paragraph, a non-affiliated house;

- two residents, of different nationalities, one staying in an affiliated house or an individualised foundation, the other in a state-approved foundation, elected by the assembly of delegates from the residents’ committee under article 16; their period of office spans one year and can be renewed twice;

- two representatives elected by the Foundation’s staff, one representing the executive employees, the other representing the non-executive employees; their period of office spans three years and can be renewed twice.

d) six qualified persons, of which at least one is a person from overseas, chosen for their expertise in the Foundation’s areas of activity or for ‘friends’ of Paris’ international university campus, former residents taking into account the historical role of the Alliance Internationale for former campus members, partners or sponsors.

They are co-opted by the other members of the board. Their period of office spans three years and can be renewed.
with the exception of ex officio members, who can be represented and presidents of state-approved foundations, who can be replaced according to the terms set out in article 5, the members of the board are required to personally attend the sessions.

In the event of temporary incapacity, the administrators can nominate another member of the board to act as their proxy, according to the terms set out in the rules of procedure. With the exception of the members of the college and state-approved foundations, each administrator can only hold one extra proxy in addition to their own.

In the event of the definitive incapacity of a member of the board, notably through death, resignation, duly established incapacity or loss of the skills for which he or she was appointed, a replacement is provided within six months. The term of office of this new member shall come to an end at the point where the term of office of the replaced person would normally have expired.

**ARTICLE 5**

The five presidents referred to in b) of article 4, are appointed by their peers’ college. During the transitional period set out in the same b), this college also comprises the presidents of the non-affiliated houses.

This college establishes within it the list of its full and alternate representatives in the foundation’s board of directors. In the event of the incapacity of one of the full representatives in the board of directors, this person shall be replaced by an alternate representative, according to the terms set out in the rules of procedure. In the event of the latter’s incapacity, the full representative can nominate another member of the board of directors to act as its proxy. The full and alternate representatives of this college can hold two proxies in addition to their own.

This college gathers together at least once a year, prior to the vote on the foundation’s budget. The president of the foundation presents a provisional report for the current year, as well as the main trends of the budget plan and the envisaged measures under a qualified vote within the foundation’s board of directors.

**ARTICLE 6**

The board of directors elects a president among its members. It also appoints a board, which comprises, in addition to the president, two vice-presidents, a treasurer and a secretary. The first vice-president is, ex officio, the chief education officer in Paris. The board is elected for a period of two years, which can be renewed.

The board gets together on the president’s initiative and at least four times a year.

**ARTICLE 7**

1 The board of directors gathers together at least three times a year and each time it is convened by its president or at the request of a quarter of its members.

It deliberates over the questions put on the agenda by its president and on those whose
registration is requested via at least a quarter of its members.

The physical presence of the majority of the sitting members of the board of directors is necessary for the deliberations to be declared valid. If the quorum is not reached, notification to reconvene will be initiated within a maximum of one month. The board may then justifiably deliberate if at least a third of its members are present.

2 The board’s deliberations are split by the votes cast. In the event that the votes are tied, the president has the casting vote.

3 For deliberations modifying the rules for establishing the financial contribution to the operating costs for services of common interest as set out in the general regulations, a vote from at least four of the five presiding administrators of the campus’ state-approved foundations or equivalent is required.

For deliberations relating to the other measures set out in the general regulations applicable to all the houses, individualised foundations and campus’ state-approved foundations, the vote is passed as soon as it comprises votes from at least three of the five presiding administrators from the campus’ state-approved foundations – or non-affiliated houses, in a provisional way, during the period of transformation of the non-affiliated houses into state-approved foundations, as long as the latter amount does not exceed twelve.

If the vote is not passed, the board of directors deliberates further during a subsequent session, after a minimum of one month. The vote then requires a two-thirds majority of the votes cast.

4 The adoption of the general regulations requires a favourable vote from the chief education officer in Paris.

5 The sessions’ minutes are required, which are signed by the president and the secretary or, in the event of a hitch, by another member of the board.

6 The president of the Ile-de-France’s regional council, or its representative, the general secretary of the chancellery of Parisian universities and the chief representative of the foundation attend the board’s sessions with consultative powers.

In addition, the president of the board may, at all or part of its sessions, appeal to any person with consultative powers that he or she deems fit to garner opinion.

7 The roles of member of the board of directors and member of the board are free. Reimbursement of expenses is only possible with receipts, according to the terms set out by the board of directors and according to the methods set out by the rules of procedure.

**Title III : Allocations**

**Article 8**

Through its deliberations, the board of directors governs the Foundation’s affairs. Notably:

1. It decides on the Foundation’s plan of action.
2. It adopts the report which the board has to present on an annual basis with regards the business outlook and the financial situation of the foundation; it receives, discusses and approves the accounts for the fiscal year ended, which are presented to it by the treasurer, with supporting documents.

3. It votes on the budget for the following tax year according to the board’s proposals.

4. It adopts the general regulations for the campus as well as the foundation’s rules of procedure.

5. It accepts donations and legacies left to the foundation according to the terms set out in article 910 of the civil code and the measures specified in decree no.2007-807 of 11 May 2007 and, outside the current management, it authorises the acquisition and transfer of real estate, markets, leases and rental agreements, the creation of mortgages and loans as well as the deposits and guarantees awarded in the name of the foundation.

6. It gives formal consent to the creation of individualised foundations placed under the aegis of the foundation and approves consent for the work and organisations referred to in articles 200 and 238a of the general tax code, that wish to open an account with the foundation; it receives and examines the accounts, president’s reports and financial reports, which are addressed to it each year by the approved works and organisations by way of justification for the use of the funds received; it sets the rules of procedure, the procedure applicable to the works and applicant organisations, the methods for account management and the withdrawal rates that may be collected or the period for operating funds by the foundation so as to balance out the management of the service provided; it decides, through reasoned deliberation, and after having first listened to them, to withdraw its consent for the works and organisations, which do not comply with the obligations imposed on them by these statutes nor the rules of procedure, or whose aim or activities are no longer compatible with those of the foundation or whose management is such that it compromises the execution of its own activities.

7. It decides on the amount of financial contribution paid by the houses, the individualised foundations and the other state-approved foundations of the campus for the operation of common services.

8. It decides on the programme to develop the campus and gives a verdict on the plans for a new house or foundation.

9. It is informed about the appointment of directors for the so-called affiliated houses, individualised foundations and state-approved foundations of the campus, as well as the renewal of their terms of office, with full respect of the deeds of gift.

10. It appoints one or several auditors chosen from the list referred to in article L 822-1 of the French commercial code.

Below an amount that it decides, the board of directors may grant the president the permanent authority for the transfer and acquisition of real estate as well as for the acceptance of donations and legacies, on condition that the latter is aware of it.

The board of directors can create one or several committees in charge of assisting in all the activities carried out by the foundation. Their allocations, their organisation and their
operating rules are set by the rules of procedure.

**ARTICLE 9**

The president represents the Foundation in all acts of civilian life. It authorises the expenses.

It represents the Foundation in court. It can only be represented in court by 2 proxy acting by virtue of a special power of attorney. However, the president may grant the chief representative a general power of attorney to represent the Foundation in lawsuits, which affect the current management, according to the terms set out in the rules of procedure.

Representatives of the Foundation must enjoy full use of their civil rights.

The treasurer collects the revenue and pays the expenses.

The president and the treasurer may give authority according to the terms set out in the rules of procedure.

**ARTICLE 10**

Save for anything relating to the current management of subsidies, and except in the case of immediate reinvestment in equivalent values or assets, the deliberations of the board of directors relating to the alienation of personal property and real estate depending on grants, the settling of mortgages and loans, are only valid subject to administrative approval.

**ARTICLE 11**

The chief representative is appointed by joint decision of the president and the chief education officer in Paris, upon consultation with the board of directors. The chief representative’s term of office is set at five years, renewable once.

The chief representative conducts an investigation into matters submitted to the board of directors and is responsible for execution of its deliberations. In addition, under the authority of the latter, the chief representative carries out the missions set out in article 1-5.

Under the authority of the board of directors, the chief representative takes all useful initiatives for the development of the campus and assists and represents the president, who delegates the powers necessary to carry out the various duties. Under the president’s authority, the chief representative is responsible for order and safety in the buildings and facilities placed under the responsibility of the Foundation. The chief representative may assign his or her signature to the Foundation’s agents, according to the terms set out in the rules of procedure.

In the event of incapacity, an extended leave of absence or vacant chief representative post, the president appoints the person in charge of the duties during the interim period.

**ARTICLE 12**

The chief representative post and the other senior administrative and technical posts may be filled by the employees made available or placed on secondment according to the terms
set out by their statute.

ARTICLE 13

The so-called affiliated houses come under the authority of the chief representative. A director is appointed in each affiliated house, unless specifically provided by the deeds of gift, via the decision of the president of the Foundation’s board of directors and the chief education officer, on the proposal of the chief representative or, when the houses are provided accordingly, on the proposal of their particular board of directors. The director’s term of office spans three years and can be renewed twice. This person is appointed and renewed after submission of the plan that the director proposes for the house.

The director is responsible for the duty of care, administrative and budgetary responsibility of the house, as well as the supervision of the staff posted to the house. He or she is responsible to the chief representative and the president of the board of directors when the house is filled. He or she is assisted with carrying out his or her missions by an operations manager.

ARTICLE 14

The administrative and financial management of the individualised foundations is entrusted to appointed directors, unless specifically provided by the deeds of gift, via the decision of the president of the Foundation’s board of directors and the chief education officer in Paris, on the proposal of the chief representative or, when the houses are provided accordingly, on the proposal of the Foundation’s relevant individual board of directors.

ARTICLE 15

The directors of the affiliated houses, the individualised foundations and the campus’ state-approved foundations meet in conference under the presidency of one of these so as to contribute to the necessary coordination between the houses and foundations and air their views about matters affecting the campus. The chief representative and those in charge of the Foundation’s services of common interest, as outlined in the general regulations, participate in meetings of the conference of directors, but do not participate in the polls referred to in article 4-c of these statutes.

The conference of directors is consulted about the general regulations and all the common rules applicable to all the houses, the individualised foundations and the campus’ state-approved foundations, which are subject to the board of directors’ decision.

The conference of directors adopts a special regulation, which sets the terms of its organisation, the election of its boards and the frequency of its meetings.

ARTICLE 16

An assembly comprising representatives of the residents’ committees for the whole campus provides the coordination between the committees and gives them the chance to air their views with the chief representative on matters affecting the campus.

The methods for electing these representatives shall be set out in the general regulations.
The Foundation hosts the network of former residents of the campus, with the support of all the houses, the individualised foundations and the campus’ state-approved foundations and the international alliance of former residents of the International campus. The president of the International Alliance annually presents his or her results to the Foundation’s board of directors.

ARTICLE 17

Each year the board of directors approves a special report, which provides all the particulars, notably including:

- the organisation and operation of the accounts for individualised foundations and authorised works or organisations;
- the information, which is communicated to it pursuant to paragraph 6 of article 8;
- the newly authorised works or organisations and accounts that have been the subject of liquidation.

The annual report about the situation of the Foundation as well as its budgets and its accounts and the special report relating to individualised foundations are immediately sent to the Ministry of the Interior and to prefect of Paris, a high-ranking civil servant who represents the state, and they can be consulted by any interested party.

TITLE IV : SUBSIDIES AND ANNUAL RESOURCES

ARTICLE 18

The subsidies comprise:

1° the initial subsidy was represented by a sum of 2,500 francs; via a decision by the board of directors on 30 April 1999, this subsidy has been raised to the sum of 1,000,000 euros;

2° the income from authorised, non-earmarked donations;

3° at least a fraction of the excess annual resources.

ARTICLE 19

The subsidies invested in transferable securities, listed or not on an official French or overseas stock exchange, in negotiable debt security, in treasury bills, in fit for purpose real estate or in investment property such as woods, forests, land to be wooded, farms and all constructed buildings or buildings yet to be constructed, and finally capital allocated for acquisition, development or construction of this real estate.

ARTICLE 20

The Foundation’s annual resources comprise:
1 subsidy revenue,
2 grants that may be awarded,
3 income from donations,
4 income from resources created on an exceptional basis and, if necessary, with the consent of the competent authority,
5 royalties, remuneration and contributions that the Foundation is authorised to collect from residents and any persons accommodated at the campus or allowed to benefit from the shared services,
6 income from the sale and remuneration collected for the service provided,
7 financial contribution from the houses, individualised foundations and the campus’ state approved foundations to the operating costs for these shared services.

Within six months of the end of each fiscal year, the Foundation establishes the annual accounts according to the standards of the chart of accounts, subject to the adjustments provided by the regulation and its appendix of 16 February 1999 relating to the procedure for establishing the annual accounts of associations and foundations. In addition, the accounting retraces all the accounts set out in article 2 per sector of activity. The accounting aspects of the individual houses and foundations equipped with a special board of directors are examined by their respective boards in the first instance.

When the Foundation receives an irrevocable allocation of property, rights or resources from a third party, it becomes its responsibility to manage them for the purpose of general interest desired by the third party, so it opens separate fractional accounting for monitoring its allocation and its use.

When the Foundation receives payments for the works or organisations referred to in 1 b) of article 200, in 1-a of article 238a of the General Tax Code, it opens a separate account for each of these works or organisations.

**TITLE V : MODIFICATION OF THE STATUTES AND DISSOLUTION**

**ARTICLE 21**

These statutes may only be modified after two deliberations by the board of directors made two months apart and with a three-quarter majority of the serving members.

However, a single deliberation is sufficient when the modification has been unanimously decided upon by the serving members.

**ARTICLE 22**

In the event of dissolution or withdrawal of official approval, the board of directors appoints one or several representatives to take charge of the liquidation of the Foundation’s assets.
If the authorisation set out in 2 of article 200, in the 2-2nd paragraph after the g of article 238a of the General Tax Code is revoked, notably in the case set out in II of article 5 of the amended law of 23 July 1987, or if the Foundation is dissolved, liquidation of the accounts of the approved establishments is carried out prior to the liquidation of the Foundation’s assets.

The representative in charge of the liquidation allocates the net asset to one or several similar public or state-approved establishments, or to the establishments referred to in paragraph 5 of article 6 of the amended law of 1 July 1901.

These deliberations are immediately addressed to the Ministry of the Interior and the ministers referred to in article 4 of the present statutes.

In the event that the board of directors has not taken the measures indicated, a decree would come into operation to deal with it. The holders of funds, securities and archives belonging to the Foundation, would legitimately relinquish them into the hands of the representative appointed by the said decree.

**ARTICLE 23**

The board of directors’ deliberations under articles 21 and 22 are only valid upon government approval.

**TITLE VI : GENERAL REGULATIONS, RULES OF PROCEDURE AND SURVEILLANCE**

**ARTICLE 24**

The general regulations are drawn up and approved according to the terms set out in articles 7 and 8 of these statutes.

The Foundation’s rules of procedure, drawn up in accordance with article 8 of these statutes, may only come into force upon approval from the Ministry of the Interior.

The general regulations and the rules of procedure are addressed to the Prefect of Paris and the Minister of the Interior.

**ARTICLE 25**

The Minister for the Interior and the ministers referred to in article 4 have the right to show the various services dependant on the Foundation to their representatives and make them aware of how they operate.
**VOCABULARY**

**Paris’ international university campus:** A university organisation for moral and intellectual rapprochement for which Paris’ international university campus, a national Foundation, is responsible, and to which the state-approved foundations contribute. It is intended to encourage exchange between students and researchers of any nationality, in a spirit of tolerance and mutual respect.

**Paris’ international university campus, national Foundation (or the Paris international university Campus’ national Foundation):** A Foundation, which aims to provide the coordination of all the partners, which work alongside it and contribute to the pursuit and development of the aforementioned works.

**A state-approved Foundation:** A Foundation – other than Paris’ international university campus, national Foundation – having the legal entity to manage a house inside or outside the campus site. It can follow or precede its designation by the comment “Paris’ international university campus” (e.g. Maison du Maroc – Paris’ international university campus or – Paris’ international university campus – Maison du Maroc).

**Individualised foundation:** A foundation, without its own legal entity, placed under the aegis of Paris’ international university campus, national Foundation, within the meaning of article 20 of the law of 23 July 1987 and whose purpose is also to manage a house. It is equipped with a specific board of directors.

**Affiliated house:** A house whose management is provided directly by Paris’ international university campus, national Foundation.

**Buildings and facilities within the jurisdiction of Paris’ international university campus, national Foundation:** The existing buildings and facilities or those yet to be built, both inside and outside the campus site, whether the management is entrusted to it or whether it becomes the owner.

**Charges:** Price paid by the residents in return for their accommodation and services provided by the house or foundation that accommodates them.

**General regulations:** Regulation laying down the common operating rules, notably those relating to the use and financing of services of common interest, and outlining the activities and projects of common interest. This regulation applies to Paris’ international university campus, national Foundation, to the affiliated houses, to the individualised foundations and to the campus’ state-approved foundations.

**Rules of procedure:** Regulation intended to specify the mode of operation of the various bodies of state-approved foundations (including Paris’ international university campus, national Foundation).

**Particular regulation:** Regulation intended to govern relations between each house or foundation and its residents.

**Services of common interest:** services managed by Paris’ international university campus, national Foundation and intended for use by the residents and non-residents of the affiliated houses, individualised foundations and state-approved foundations, as outlined by the general regulations.
AGREEMENT

BETWEEN

The chancellery of Parisian universities, a public administrative establishment, located at 47 rue des Ecoles in Paris’ Vth district, represented by Mr Patrick GERARD, chief education officer of Parisian universities, acting in that capacity, under the provisions of decree No. 72.935 of 10 October 1972

Herein authorised via deliberation by the chancellery of Parisian universities’ board of directors on 22 October 2008

AND

The state-approved Cité internationale universitaire de Paris (Paris’ international university campus), national foundation by decree of 6 June 1925, located at 17 bd Jourdan in Paris’ XIVth district, represented by Mr Marcel POCHARD, President of its board of directors,

Herein authorised via deliberation by Paris’ international university campus’ board of directors on 18 June 2010

PREAMBLE

The campus site groups together all the ‘houses’, intended to accommodate students, researchers, artists, top-level athletes and confirmed technicians, of all nationalities. These houses are grouped together within Paris’ state-approved international university Campus, national foundation, or managed by specially dedicated state-approved foundations.

In compliance with this agreement and in consultation with Paris’ international university campus, national foundation, the chancellery of Parisian universities delegates to each of the campus’ state-approved foundations, specially dedicated to management and use by a house, the necessary powers to carry its missions. This authorisation is the subject of an agreement between each relevant foundation, the chief education officer and Paris’ international university campus, national foundation.

The mission of Paris’ international university campus, national foundation, is to coordinate all these houses, notably through the enactment of the common rules for operating and managing activities and projects of common interest, in accordance with the ideals outlined by its statutes and charges contained in the deeds of gift of the said houses.

Through this agreement, the chief education officer delegates to Paris’ international university campus, national foundation the necessary powers to carry out its missions, be they general with regards to the coordination of all the campus’ entities, or specific with regards to the houses that it directly administers or accommodates.

IT HAVING BEEN SET OUT THAT
Article 1

The chancellery of Parisian universities entrusts Paris’ international university campus, national foundation:
- to support or take any suitable initiative to develop the spirit of international understanding, solidarity and friendship that Paris’ international university campus has the essential mission of promoting;
- to support any initiative intended to encourage the development of the campus;
- to manage the houses that are directly affiliated as well as those created under the individualised foundations scheme, guaranteeing them their administrative and financial autonomy; for all the houses and foundations as well as for the campus’ state-approved foundations and equivalent (house under another legal entity), to coordinate them, notably through the enactment of common rules of operating and the definition of activities and projects of common interest;
- to ensure compliance with the ideals of the campus’ founding principles by all the houses and the other state-approved campus foundations and equivalent, notably by attending to the application of the aforementioned common rules, with respect for the deeds of gift;
- to manage the shared services, as much through the administration of the existing services or upcoming creations open to all users, as through the development, maintenance and security of the entire campus domain, namely all the site’s undeveloped surfaces;
- to maybe build and develop on the campus grounds, by means of and within the limits of the resources it is authorised to collect for this purpose, in the interest and under the control of the chancellery, new buildings designed either for the shared services, or residents’ accommodation, according to the methods outlined by its statutes.

Article 2

To implement the missions outlined in article 1, Paris’ international university campus, national foundation is, according to the terms set out by its statutes, drafting general regulations laying down the common operating rules, notably relating to the following points:

Article 2.1: Admissions

Paris’ international university campus, national foundation supervises the consistency of the admission operations and their compliance with the goals outlined in the statutes of the campus’ state-approved foundations and equivalent.
The general regulations lay out the terms and methods for admission, readmission, ‘inter-mixture’ and transfer in all the houses and the campus’ state-approved foundations and equivalent.
An annual report about the admissions policy for the entire campus will be drawn up by Paris’ international university campus, national foundation and sent to the chief education officer.

Article 2.2: Order and security

Paris’ international university campus, national foundation is responsible for maintaining order throughout its grounds, except inside the buildings entrusted to the other campus’ state-approved foundations and equivalent.
**Article 2.3**: Conservation of the domain

Paris’ international university campus, national foundation is responsible for the upkeep of the parks and gardens, highway maintenance and various networks, as well as the outdoor sports facilities.

**Article 2.4**: Services to the public

Within the context of its statutory missions, Paris’ international university campus, national foundation is responsible for contributing to the influence and spread of world cultures, through the accommodating, organisation and development of intellectual, cultural and sporting activities.

These activities are accessible to all the campus’ residents and, where appropriate, to other users not resident in its grounds.

**Article 2.5**: Financial participation

For the operating of services referred to in this article and, more widely, all the services of common interest, Paris’ international university campus, national foundation is authorised to collect a contribution to the operating expenses from the houses and the campus’ other state-approved foundations and equivalent, for an amount laid down by Paris’ international university campus, national foundation’s board of directors, according to the terms set out by its statutes.

For the use of services to the public, Paris’ international university campus, national foundation is also authorised to collect financial participation from residents and other users not resident in its grounds, but allowed to benefit from these services, for an amount laid down by Paris’ international university campus, national foundation’s board of directors.

**Article 3**

Paris’ international university campus, national foundation is subrogated to the rights that the chancellery holds for operating the campus according to the terms set out in its statutes and in this agreement.

**Article 4**

The chancellery of Parisian universities, entrusts Paris’ international university campus, national foundation:
- to manage the houses, which are directly affiliated to it and which must all comprise an internal board;
- to guarantee the individualised foundations administrative and financial autonomy in accordance with their deeds of gift, whilst making sure they last.
Article 5

Throughout the duration of this agreement, Paris’ international university campus, national foundation shall exercise the rights and obligations of the owner across all the universities of Paris patrimony, heirs to the former university of Paris, situated within the campus grounds, save for the buildings managed by the campus’ other state-approved foundations and equivalent, and in particular to ensure the upkeep, the services and to strive for the modernisation or even extension of the buildings.

To this end, Paris’ international university campus, national foundation:
- shall include the value of the constructions credited to its balance sheet on 1 January... with, by way of compensation for the liabilities, the registration of the owner’s rights and obligations;
- deal with all the work, with the exception of minor upkeep, as fixed assets, as well as the acquisition of materials and equipment, and amortise these fixed assets in accordance with the uses.

At the end of this agreement, Paris’ international university campus, national foundation undertakes to give back to the chancellery of Parisian universities, free of charge, any fixed assets it has acquired.

Article 6

With a view to enabling the chancellery to assess its patrimony and the financial risks generated by its use, Paris’ international university campus, national foundation undertakes to adhere to the chart of account from the state-approved foundations by ensuring its coherent application by all the campus’ legal entities.

Article 7

(As amended on February 8, 2018)

This agreement will run for eighty two years from publication in the Official Journal of the amendments to the statutes of the Cité internationale universitaire de Paris, national foundation.

Signed in Paris, on 9 July 2010

The chief education officer, The president of the Paris’ international university campus, national foundation’s board of directors

Patrick GERARD Marcel POCHARD
Nous construisons des liens durables

Fondation nationale reconnue d’utilité publique par décret du 6 juin 1925

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