Scope
All Vodafone Procurement Company procurement agreements with Suppliers.

Policy

Introduction
The phrase “Supplier” or “Supplier personnel” in this Supplier Policy shall, where relevant, also include all officers, employees, contractors, subcontractors and agents of Supplier and other persons under its influence or control. Supplier shall procure compliance by such persons.

All references to “Vodafone” include the relevant contracting entity and other Vodafone Group Companies that benefit from the goods and services being provided.

This VPC Supplier Policy sets out Supplier’s obligations in relation to health, safety and wellbeing (HSW) and is detailed into four parts:

Part A: General Requirements;
Part B: Specific Requirements for High Risk Activities and Product supply;
Part C: Incident Reporting; and
Part D: Consequences of Non-compliance.

Definitions and interpretation
The following words and expressions have the following meanings in this VPC Supplier Policy:

“Applicable Laws” shall have the meaning attributed to it in the relevant Vodafone Procurement Agreement;

“Absolute Rules” means rules requiring the observation of the following rules at all times:
1) always wearing seat belts when travelling in or operating vehicles;
2) always using suitable PPE, a safety harness and fall protection equipment when working at height.
3) never carrying out electrical work on electrical equipment, circuits and gear without appropriate qualifications and compliance to regulations;
4) never working under the influence of substances (alcohol or drugs) which are illegal or in excess of legal levels or where this impairs ability to perform tasks;
5) never using a hand held phone whilst driving and only making calls by pulling over or using hands free devices, when it is safe to do so;
6) always drive safely and legally; always obey the speed limit;
7) never undertake any street or underground work activities unless competent to do so; and
8) When working in the proximity of power, we always maintain the required safe distance and use of the correct insulated equipment;
"Incident" means any fatality, major incident or other high potential incident (where loss or injury could have occurred) which will or could result in adverse consequences for Vodafone within 24 hours following becoming aware of such an incident including:

1) multiple fractures or fracture of the skull, spine or pelvis;
2) amputation of hand or foot, fingers or toes;
3) loss of sight or penetrating injury to an eye;
4) chemical/biological exposure requiring medical treatment;
5) any other life threatening injury;
6) major events impacting health/safety e.g. fire, explosion, structural collapse, collapse of lifting or construction plant;
7) fall from height; and
8) a significant incident involving a public interface;

"High Risk Activities" means any activities involving the following:

1) working in confined spaces;
2) overhead work/ lifting operations;
3) ground/ civil/ construction work;
4) product/ equipment safety;
5) radio frequency;
6) electrical work;
7) working at height;
8) driving (where it is an integral part of the job);
9) field installation activities relating to hardware or infrastructure;
10) network build, operate and transfer scenarios (or component activities);
11) manufacturing and distribution processes involving material health and safety risks;
12) such other scenarios as Vodafone may identify (acting reasonably and in agreement with Supplier);

"HSW" means health, safety and wellbeing;

"PPE" means personal protective equipment;

"Red Card" means an incident type that is a major incident resulting in actual loss (i.e. fatality, disabling injury, property damage or business interruption);

"Yellow Card" means an incident type that is a high potential incident which could result in a loss (i.e. injury, property damage or business interruption).
Part A – General requirements

1. **General**

Supplier shall:

1.1. make proper provision for HSW for its employees, visitors, contractors and any sub-contractors working on its behalf;
1.2. comply with Applicable Laws relating to HSW;
1.3. comply with all additional and relevant standards and regulations relating to HSW;
1.4. obtain any necessary permits, licences or insurances needed;
1.5. operate an appropriate internal HSW management system;
1.6. obtain certification to ISO45001 for relevant High Risk Activities from a recognised external certification body related to the specific country, market, region or project (or alternative equivalent management system approved for this purpose by Vodafone in writing);
1.7. provide appropriate evidence of the competence of Supplier and Supplier personnel when requested by Vodafone;
1.8. ensure that Supplier personnel have access to appropriate levels of expert HSW advice;
1.9. appoint a senior sponsor for HSW management, who shall have responsibility for HSW at all times;
1.10. ensure roles and responsibilities with respect to the delivery of health, safety and wellbeing are clearly defined throughout Supplier organisation;
1.11. ensure equipment is designed, manufactured, installed, constructed, tested, maintained, inspected and certified in accordance with Applicable Law and industry standards;
1.12. continually monitor and review HSW performance and compliance with this VPC Supplier Policy through programmes of inspections, testing and audits;
1.13. regularly submit HSW performance data to Vodafone, attend meetings and participate in audits as reasonably required by Vodafone;
1.14. ensure that appropriate systems and processes are in place (and adequately resourced) to identify and address HSW risks associated with the Vodafone Procurement Agreement;
1.15. have in place mechanisms to ensure that Supplier and Supplier personnel comply with this VPC Supplier Policy and any Vodafone local market HSW requirements communicated from time to time;
1.16. have in place mechanisms to ensure the management of risks associated with specific hazards associated with its obligations under the relevant Vodafone Procurement Agreement; and
1.17. Premises must have a clear and visible evacuation routes and well identified emergency assembly points.

2. **Sub-contractors**

Supplier shall have and maintain robust mechanisms to manage sub-contractors including:

2.1. systems and processes for assessing HSW capability of sub-contractors;
2.2. communication of Vodafone’s HSW requirements and contractual arrangements to flow down Vodafone’s requirements to sub-contractors (with appropriate contractual performance management mechanisms);
2.3. systems for regular monitoring and review of HSW performance; and
2.4. prohibitions on further sub-contracting of any High Risk Activities by Supplier’s sub-contractor without the express permission of Vodafone, and upon Vodafone request Supplier shall report all parties undertaking High Risk Activity for Supplier.

3. Training and Competence

Supplier shall have and maintain a robust HSW training regime for Supplier personnel to ensure that Supplier and Supplier personnel are trained to deliver their assigned tasks in a safe manner including:

3.1. appropriate training for all tasks (in an appropriate language and delivered via appropriate means for the target audience);

3.2. mechanisms to ensure that High Risk Activities are only completed by trained, competent and qualified Supplier personnel; and

3.3. maintenance of appropriate training records available for inspection by Vodafone at any time.

4. Performance Reporting and KPIs

Where Supplier is undertaking any High Risk Activities, Supplier shall report on the following metrics on request from Vodafone both in relation to their entire operations and specifically for Vodafone related activities covering the scope of all employees and for all workers who are not employees but whose work and/or workplace is controlled by the Supplier:

4.1. number and rate of fatalities as a result of work-related injury;

4.2. number and rate of high-consequence work-related injuries (excluding fatalities);

4.3. number and rate of recordable work-related injuries;

4.4. number of hours worked;

4.5. main types of work-related injury;

4.6. number of site inspections / audits undertaken and percentage of actions successfully completed;

4.7. number of statutory interventions; and

4.8. such other metrics as Vodafone may reasonably request.

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Note 1: defined on the basis of recommendations from GRI Standard 403 on Occupational Health & Safety (publically available)
Part B – Specific Requirements for High Risk Activities and Product Supply

Part B is applicable in so far as Supplier is providing Products and/or services that are High Risk Activities.

5. HSW Plan for High Risk Activities

5.1. Supplier shall have and maintain an HSW plan for all High Risk Activities which have been adequately planned and a competent person has approved before commencement of work (where carrying out such High Risk Activities), setting out measures to manage the accompanying risks. Supplier shall manage the risks in accordance with the HSW plan. Supplier shall provide a copy of the HSW plan to Vodafone as soon as it is ready.

5.2. The HSW plan must include:
   5.2.1. a scope of work;
   5.2.2. key contacts for HSW including qualifications and responsibilities;
   5.2.3. risk assessments, method statements and safe systems of work specifically tailored to the circumstances;
   5.2.4. HSW training matrix for Supplier personnel;
   5.2.5. procedures for emergencies, monitoring, auditing, inspection, certification, incident reporting, investigation, selection and management of subcontractors, selection use and control of high risk products, plant/equipment and substances;
   5.2.6. measures to prevent accidents causing personal injury or death; and
   5.2.7. relevant requirements of Applicable Laws and compliance plans.

6. Driving and Vehicle Safety

Supplier shall have and maintain appropriate measures to manage the risks associated with driving and shall ensure:

6.1. compliance with Applicable Laws and industry standards;
6.2. selection of appropriate vehicles for the intended use;
6.3. use of vehicles for intended purpose;
6.4. pre-use inspection of all vehicles;
6.5. maintenance of vehicles in line with manufacturer recommendations; all 2 wheelers shall be well maintained and as a minimum meet the manufacturer’s design criteria.
6.6. maintenance of appropriate servicing and maintenance records;
6.7. fitting of vehicles with appropriate levels of safety equipment; in particular manufacturer's seatbelts and safety restraint systems installed for all seats, airbags and anti-lock braking systems (ABS).
6.8. carrying of passengers does not exceed manufacturer specifications for the vehicle, with no carriage of excess or unauthorised passengers;
6.9. prohibition of the carrying of passengers in the back of pick-up trucks;
6.10. safe carrying of loads and equipment, with loads being secure and not exceeding manufacturer specifications for the vehicle; passengers and loads shall never be transported in the same compartments;

6.11. fitting of hands-free car kits to all vehicles (where safe and legal to do so) and prohibition of the use of hand held mobile phones whilst driving;

6.12. fitting of a speed monitoring device to all vehicles used for "occupational driving" (unless such monitoring is prohibited by Applicable Laws and where a role requires driving as an integral part of the job);

6.13. towing only by vehicles that are fit for purpose and suitable for the size of trailer or equipment being towed, with all trailers, towed equipment and mechanisms for securing towed equipment meeting Applicable Laws and industry standards;

6.14. risks of the journey should be assessed and journey risk management plans be in place, have in place of a schedule of work, geographical areas of responsibility and duration of time on the road. Where a job role involves a significant amount of driving, with this being reviewed regularly; occupational drivers should work no more than 12 hours per shift and have a minimum of 8 hours continuous rest between shifts (as per Applicable Law if higher);

6.15. occupational driving is only done by persons with the necessary competencies to perform such role;

6.16. drivers are appropriately assessed, licensed, trained, and medically fit to operate vehicles;

6.17. appropriate levels of training are delivered to all drivers determined by the risk posed by their role, and such records are maintained for evidence purposes;

6.18. drivers are qualified to drive in the country and region they are driving in and hold the appropriate grade of licence(s), and to maintain such records for evidence purposes;

6.19. implementation of a strict programme to monitor and manage the performance and behaviour of drivers (unless such monitoring is prohibited by Applicable Laws and including but not limited to the use of seats belts by all persons in the vehicle);

6.20. a standard set of driver requirements exist, communicating clear expectations and delivering proper defensive driving techniques through training;

6.21. control of use of drugs and alcohol in relation to driving;

6.22. driving at safe speeds taking into account the road conditions; and

6.23. use of industry-approved safety helmets by drivers and passengers of motorcycles, quads and similar types of vehicle.

7. Working At Height

7.1. Supplier shall assess, manage and where possible eliminate the risks associated with work at height by designing out the need for such activities (excluding portable ladders which is covered separately).

7.2. Supplier shall ensure that:

7.2.1. all sites are designed and constructed with suitable fall prevention measures (e.g. towers are fitted with a Vodafone approved fall arrests system, guard rails, restraint points); ladder cages are not considered an appropriate fall prevention method and must not be installed on vertical ladders;

7.2.2. it sets minimum standards for the competence and fitness for all persons who carry out work at height on Vodafone related work and that only those persons who have been authorised
to be on site and trained (training to be refreshed no later than every three years) in working at height are engaged in that activity;
7.2.3. those engaged in working at height activities remain attached to the structure at all times;
7.2.4. working at height activities are not conducted alone;
7.2.5. provisions are made to protect the public from falling objects and restrict unauthorised access; limit the likelihood of tools or equipment falling to a lower level by tethering and barrier off the area into which tools or equipment may fall into if dropped;
7.2.6. it establishes arrangements for the issue, use and storage of PPE and access equipment;
7.2.7. PPE used for working at height is appropriate for fall arrest and fall restraint, and must without exception be a full body harness;
7.2.8. procedures are in place for emergencies occurring at height, e.g. tower rescues, incident reporting procedures; and
7.2.9. all equipment used for access, including ladders, steps, mobile elevated work platforms (MEWPs) and scaffolding are appropriate and inspected prior to use and are only used by appropriately trained people.

8. **Portable Ladders**
Where poles or structures are accessed using ladders, the supplier shall ensure that:
8.1. only non-conductive ladders with the appropriate insulation rating are used;
8.2. ladders are inspected before use;
8.3. ladder are properly secured (lashed and held);
8.4. workers are trained in the safe use of ladders;
8.5. workers do not overreach or lean sideways;
8.6. ladders must be safely transported and stored; and
8.7. a safety harness must be worn and secured to the pole or structure once the working position is reached.

9. **Electrical Work**
9.1. Supplier shall have and maintain a risk management process and safe systems of work for electrical tasks.
9.2. Supplier shall ensure that:
9.2.1. no live electrical work is undertaken, which has the potential to cause electrical injury;
9.2.2. persons who have been authorised to be working on electrical equipment and are trained, competent and qualified; working alone is not permitted;
9.2.3. electrical equipment is fit for intended purpose/environment;
9.2.4. portable electrical equipment is inspected at regular intervals;
9.2.5. electrical equipment in wet and/or highly conductive metal areas is low voltage, shielded or protected by a circuit breaker;
9.2.6. electrical equipment with potential to cause electrical injury is isolated from all sources of power and locked off using a formal lock out/tag out system;

9.2.7. excavation works use drawings, cable detection tools, and safe digging practices to minimise the risk from underground electrical services; and

9.2.8. when working near overhead power lines, controls are implemented (e.g. to de-energise, for cable insulation) if the risk assessment or conditions indicate that contact or flash over may occur. This includes assessing vehicle and crane access, where relevant.

10. Radio Frequency (RF) Safety

10.1. Supplier shall fully implement the following provisions, together with any relevant Vodafone local market policy or standard.

10.2. Supplier shall have and maintain documented procedures for site selection, design, installation, commissioning, operation, maintenance and decommissioning phases. These procedures should be in accordance with local (national) regulations as well as recognised industry standards.

10.3. Supplier documented procedures shall cover the following controls:

10.3.1. design specifications and systems of work being in operation to manage the risks in accordance with local legal and recognised industry standards requirements for the general public and workers; and

10.3.2. an Electromagnetic Fields (EMF) risk assessment/design constraints which should be reviewed in the event of a material change to the Radio Base Station.

10.4. Supplier shall ensure:

10.4.1. work is carried out by trained, competent and qualified persons, with training of staff to include an understanding of potential health risks, and risk controls (e.g. isolation/power down procedures, use of monitoring devices), and dealing with potential over-exposures;

10.4.2. that anyone who has an implanted or body worn electronic medical device undergoes a special risk assessment before being permitted to enter into controlled areas where the RF field level is potentially higher than ICNIRP Guidelines;

10.4.3. in the event of any purported interference events (e.g. products located in or on hospital premises where life-critical electronic medical devices operate), Supplier shall ensure that necessary procedures are in place to allow shutdown and/or power limitation of Radio Base Stations and shall comply with relevant national guidelines and notify Vodafone of any such instances;

10.4.4. all relevant Supplier personnel take adequate measures to work safely in the presence of RF Fields, including utilisation of standard safe work procedures, and compliance with supervision, instruction & training;

10.4.5. there is clear signage and demarcation considering any Vodafone personnel, general public and Supplier personnel and effective access controls for access to restricted areas;

10.4.6. no over exposure for any work on or near antennas and implement specific safe working procedures addressing potential health risks and having risk controls, obtaining any necessary approvals needed;

10.4.7. site shut down or power down or other appropriate procedures shall be implemented to control work within relevant exclusion zones; site landlords shall be provided sufficient
information to ensure that they can fulfill their obligations to preserve the safety of third parties;

10.4.8. appropriate guidance shall be available to the general public and workers in accordance with national regulatory or internationally recognised guidelines;

10.4.9. design specifications and systems of work are in operation to manage the risks in accordance with local legal requirements and other relevant standards, for any Vodafone personnel, general public and Supplier personnel; and

10.4.10. maintenance of appropriate records to demonstrate compliance with the above and clear accountability for data.

10.5. Supplier shall ensure that there is a method of auditing and verifying that the required approvals, processes and documentation, set out in this VPC Supplier Policy, are up to date and that Radio Base Stations and Terminal Equipment are compliant with this VPC Supplier Policy with the following elements:

10.5.1. a system to report and investigate any suspected non-compliance incidents (e.g. alleged over-exposure to RF); consider the health of any individual(s) concerned; and ensure safety management systems are working;

10.5.2. compliance with RF exposure limits and risk management is incorporated for all equipment provided; and

10.5.3. records are kept, subject to any applicable data protection legislation, of: (i) Vodafone or Supplier personnel who are potentially exposed to RF field levels above ICNIRP Guidelines (e.g. anyone who maintain antennas); and (ii) any complaints to Supplier from individuals alleging they have suffered personal health effects caused by Radio Base Stations or Terminal Equipment.

11. **Product / Equipment Safety**

Supplier shall:

11.1. ensure potential HSW risks associated with terminals, plant, equipment and substances used or procured on behalf of Vodafone are assessed;

11.2. only purchase products sourced from those manufacturers/ suppliers of goods or services that demonstrate robust quality assurance processes and ensure the delivery/maintenance of safe products;

11.3. only purchase, make and release products that comply with safe standards of design using an established process for certifying compliance with relevant safety requirements;

11.4. have and maintain controls for the safe use, handling, transportation, maintenance and storage of products;

11.5. ensure all plant and equipment is suitable for its intended use, maintained in line with manufacturer recommendations, inspected / examined before use and only used by those trained, competent and qualified to operate it;

11.6. have incident investigation methods that are documented and include processes to deal with product defects or failures;

11.7. provide any necessary safety procedures;

11.8. ensure that product safety requirements are documented and include procedures for product recall;
11.9. document and retain all documentation pertaining to product safety (such records must be provided to Vodafone on request and retained for as long as is necessary);

11.10. have a process as appropriate for the design, production, verification and approval of user documentation to ensure that all necessary Health & Safety information, marks and warnings are current and included;

11.11. ensure that the correct product marks/certifications are obtained and displayed relevant to the application in which the product is destined. Such marks/certifications must be displayed as required on the product, packaging and any associated documentation. Where product certifications/declarations are the responsibility of other parties (e.g. manufacturers/ suppliers of goods or services) such certification/declarations shall be obtained by Supplier and form part of the development records;

11.12. monitor product performance in terms of product safety related failures or reported incidents until phase out of the product;

11.13. take action to investigate, report, correct, and prevent in the event of a product related safety incident occurring;

11.14. notify Vodafone in the event of a serious risk requiring a product recall or withdrawal from the field;

11.15. have a process for product safety related investigations, advisory notices and recall;

11.16. have suitable information and instructions relating to the installation, use, maintenance, storage and disposal of products are obtained and communicated to end users; and

11.17. provide communication of all necessary instructions to the end user for safe and correct operation in compliance with Applicable Laws and regulations. Such areas shall include (but not be limited to);

11.17.1. aviation or aircraft environment;

11.17.2. flammable liquids or substances;

11.17.3. operating with any medical conditions (e.g. Implanted medical devices); and

11.17.4. electro-explosive devices.

12. Ground / Civil Works

Supplier shall ensure that:

12.1. when conducting ground / civil works it has a mechanism for identifying any buried services;

12.2. it assesses ground conditions prior to conducting any excavations, and takes steps to prevent incidents e.g. collapse, flooding, contamination;

12.3. it places barriers and warning signs around open excavation to warn and protect those in the vicinity of the risk; and

12.4. appropriate measures are in place to safely control traffic.

13. Lifting Operations

13.1. Supplier shall ensure that:

13.1.1. all lifting operations must have a lifting plan; and

13.1.2. all loads in excess of 100kg are lifted mechanically.
13.2. In addition, the supplier shall ensure that all persons involved in the lifting operations;
   13.2.1. are suitably trained;
   13.2.2. are authorised to be on site and have the necessary approvals;
   13.2.3. are aware of and have assessed the risks associated with the task;
   13.2.4. are provided with and have been trained in the use of the equipment; and
   13.2.5. are medically fit to conduct the task.

13.3. Supplier shall ensure during any lifting operation steps must be taken to:
   13.3.1. prevent tools, equipment or loads falling to a lower level;
   13.3.2. barrier off the area into which tools or equipment may fall into if dropped;
   13.3.3. prevent unauthorized access into the drop zone;
   13.3.4. ensure haulers are out of the drop zone;
   13.3.5. have the required Working Load Limit for the task defined;
   13.3.6. have a recorded 6 monthly inspection by a competent person; and
   13.3.7. have a before use or pre-use inspection.

14. Confined Spaces

Supplier shall ensure that:

14.1. it has and maintains a mechanism for identifying confined spaces and assessing and managing
       the associated risks;
14.2. only those persons that have received appropriate training work in confined spaces;
14.3. where necessary there is the capability and process for testing and monitoring of air quality;
14.4. appropriate breathing apparatus and ventilation equipment is used and records kept of such use;
       and
14.5. it has and maintains clear emergency and rescue procedures.

15. Warehouse Safety

Where warehousing and/or logistics is fully or significantly dedicated to Vodafone, the Supplier shall have
and maintain appropriate measures to manage the risks associated with warehouse safety and shall ensure:

15.1. all who work in or visit the warehouse must have suitable information and instruction on how to
       remain safe in the environment; this will include details on emergency procedures, common risks,
       hazard spotting, hazard rectification processes, risk assessment and other key safety requirements,
       they should be equipped with the appropriate PPE as identified by the warehouse risk assessment.
       (This PPE may include but not be limited to safety boots/shoes, hi-viz jacket/vest, hardhat and
       protective glasses);
15.2. all must be fitted with fire detection systems, audible fire alarm systems, suitable fire-fighting/suppression systems, emergency lighting and have appropriate processes in place to control the levels of combustible and flammable materials;
15.3. all equipment in the warehouse must be fit for purpose, this includes mobile equipment such as forklift trucks, access equipment such as warehouse steps and ladders, portable equipment such as electrical tools and appliances, and fixed equipment such as racking, appropriate systems should be in place for regular inspection and monitoring of equipment; and

15.4. adequate welfare facilities must be provided including designated clean areas for eating and drinking, access to drinking water, toilets and washing facilities and rest areas.

16. Fibre-related Activities

 Suppliers engaged in this activity shall ensure that the following controls as a minimum are adhered to:

16.1. planning – all cable laying activities must be planned and supported by a safety plan;
16.2. buried services – appropriate controls must be in place to detect or minimise risk of contact with buried services;
16.3. trenching – appropriately engineered shoring, bracing & barriers must be used when working in excavations to prevent injury caused by trench collapse, items falling into the trench or persons falling into the trench;
16.4. underground chambers – underground chambers (confined space) must only be entered when sufficient training and control measures are in place;
16.5. ensure correct separation distances from live cables are maintained;
16.6. proximity detectors are used by all personnel working near power sources;
16.7. appropriate insulated tools are used;
16.8. no throwing of fibre in the vicinity of overhead power lines;
16.9. traffic control – appropriate measures must be in place to safely control traffic;
16.10. training – all operatives must be appropriately trained and competent for the tasks they undertake;
16.11. material handling – appropriate control processes must be in place to control material movement;
16.12. Personal Protective Equipment (PPE) – all operatives must be provided with necessary PPE;
16.13. supervision – all high risk activities associated with cable laying must have the appropriate level of competent supervision on the ground; and
16.14. welfare – appropriate welfare facilities must be made available to all operatives.

17. Control of Access

17.1. Suppliers shall ensure that access to high risk activity work areas are controlled for only authorised persons and in addition:

17.2. ensure that hazards associated with high risk activities have been identified, assessed and controls are in place to eliminate the hazard, and that high risk activities and/or activities taking place in a high risk environment are planned and have been approved by a competent person before the work commences; and

17.3. ensure that suppliers have a process in place to demonstrate that high risk activity was completed and verified as planned, including keeping any necessary records of activity.
Part C – Incident Reporting

18. Incident Reporting and Investigation
Supplier shall ensure that:

18.1. all necessary systems are in place to report, record and investigate all incidents including product failures;
18.2. where a serious incident occurs that has the potential to directly impact Vodafone, this must be reported in accordance with the reporting process as set out below;
18.3. it co-operates with and supports Vodafone in the investigation of all serious incidents; and
18.4. all details related to incidents and investigations are shared with Vodafone.

19. Incident Report in the Event of an Incident
Supplier shall:

19.1. ensure that it provides a report to Vodafone with concise, timely information concerning any Incident.
19.2. instigate a full investigation into the causes of any Incident and how to avoid reoccurrence and provide the full report to Vodafone within 15 working days.
19.3. co-operate and grant Vodafone reasonable access and audit rights to any scene of an Incident, together with other premises, personnel and documents as is necessary to complete a full investigation.
19.4. where reasonable ensure that the scene of an Incident remains undisturbed except for necessary remediation work. If the scene cannot remain substantially undisturbed, Supplier shall arrange for photographs and measurements, and the necessary drawings and plans, to facilitate the work of the investigation.
19.5. arrange for any witnesses to the Incident to be identified and to be present to assist the investigation and completion of an investigation report.

20. Final Close Out Reports
20.1. Supplier shall issue a close out report which contains a summary of the following information:
   20.1.1. updated nature of injury and condition/prognosis;
   20.1.2. description of incident;
   20.1.3. action taken to prevent reoccurrence;
   20.1.4. conclusions and recommendations;
   20.1.5. direct feedback to understand the perspective of the persons involved; and
   20.1.6. any follow up actions, support for family members, contractors, counselling of individuals and other reasonable remedial activities.
20.2. Supplier shall include the following support documentation and include with the close out report:
   20.2.1. contracts/works orders;
   20.2.2. safety plans/work method statements;
   20.2.3. induction and training records; and
   20.2.4. site supervisor/inspection/audit records

21. **Final Close Out Meetings**

21.1. Supplier shall organise a close out meeting and ensure that the incident has been appropriately managed and Supplier has clearly understood the root cause of the incident that occurred and any lessons learned have been communicated.

21.2. Supplier must address the following key issues:
   21.2.1. welfare of the injured person, or in the case of a fatality, the welfare of the individual's family and co-workers;
   21.2.2. how to prevent future incidents;
   21.2.3. root cause of the incident including human factors; and
   21.2.4. Specific lessons learned from all incidents and their communication.
Part D – Consequences of Non-compliance

22. Supplier Obligations

22.1. Supplier shall: (i) comply with this VPC Supplier Policy and the Absolute Rules; (ii) follow an appropriate HSW plan; (iii) have appropriate systems and processes in place to monitor any failures in such compliance; (iv) have an appropriate “consequences” process in place to ensure that Supplier personnel breaching VPC Supplier Policy or Absolute Rules face appropriate disciplinary action, to the extent permitted by Applicable Law and expressly on the basis that Supplier remains responsible for managing its own personnel; and (v) implement this process at the earliest opportunity.

22.2. Supplier shall: (i) immediately cease all related work in the event of any fatality; and (ii) only re-commence work upon Vodafone authorising it in writing to do so. In such circumstances, Supplier shall not be entitled to any right to delay performance, increase the price payable or other form of contractual waiver, forbearance or relaxation.

22.3. Supplier shall (when requested by Vodafone) exclude any Supplier personnel who repeatedly fails to observe this VPC Supplier Policy or the Absolute Rules from being involved in the ongoing provision of products or services to Vodafone. Supplier shall make such exclusion automatically in the event that such personnel are found not wearing appropriate safety harness and fall protection equipment when working at height.

23. Vodafone Rights

23.1. Vodafone shall: (i) have absolute discretion on whether to classify an incident as Red Card or Yellow Card; and (ii) notify Supplier of its decisions in this respect.

23.2. Vodafone shall be entitled to apply the measures set out in 23.4 (Consequence Table), where there is a failure to comply with the VPC Supplier Policy or the Absolute Rules. Supplier shall assist and provide access to information as is necessary to establish a classification. Incidents shall not be classified as Red Card or Yellow Card if Supplier can unequivocally demonstrate compliance to this VPC Supplier Policy or Absolute Rules.

23.3. Any classification of individual incidents shall typically have validity of 36 months from the point of notification; however this validity is at Vodafone discretion.
### 23.4. Consequence Table

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<th>Measures</th>
</tr>
</thead>
<tbody>
<tr>
<td><img src="image1" alt="Yellow Card" /></td>
<td><strong>Yellow Card</strong></td>
<td>Vodafone will send a warning notification.</td>
</tr>
<tr>
<td><img src="image2" alt="3 Yellow Cards" /></td>
<td><strong>3 x Yellow Cards</strong></td>
<td>3 Yellow Cards are equivalent to a single Red Card.</td>
</tr>
<tr>
<td><img src="image3" alt="Related Yellow Card" /></td>
<td><strong>Related Yellow Card</strong></td>
<td>Any Yellow Card that has a cause related to a previous Yellow Card will result in the card being equivalent and counted as a Red Card.</td>
</tr>
<tr>
<td><img src="image4" alt="1st Red Card" /></td>
<td><strong>1st Red Card</strong></td>
<td>Vodafone may exclude Supplier from participating in future bids or tender opportunities for a number of events or time period of 12 months.</td>
</tr>
<tr>
<td><img src="image5" alt="2nd Red Card" /></td>
<td><strong>2nd Red Card</strong></td>
<td>Vodafone may exclude Supplier from participating in future bids or tender opportunities for a further number of events or time period.</td>
</tr>
<tr>
<td><img src="image6" alt="3rd Red Card" /></td>
<td><strong>3rd Red Card</strong></td>
<td>Vodafone may terminate all or part of the agreement or any orders placed with Supplier (on the basis of breach of contract by Supplier).</td>
</tr>
</tbody>
</table>
24. **Absolute Rules Graphical Representation**

- **WE ALWAYS** drive safely and legally; we always wear a seatbelt.
- **WE ALWAYS** drive safely and legally; we always obey the speed limit.
- **NEVER** carry out work on any electrical equipment unless you’re qualified.
- **NEVER** undertake any street or underground work activities unless competent to do so.
- **WE NEVER** work under the influence of alcohol or drugs.
- When working in the proximity of power, **WE ALWAYS** maintain the required safe distance and use the correct insulated equipment.
- **WE ALWAYS** drive safely and legally; we never use a handheld mobile device when driving.
- When working at height, **ALWAYS** wear protective gear, attach a safety harness and use fall protection equipment.

**WORK SAFE**

**HOME SAFE**