Notice of the Repurchase Offer

Unique number of the corporate event: CA000007103197
 Type of corporate event: Repurchase Offer
 ISIN code of the financial instrument: XS1372839214

4. Description: Vodafone Group PLC 2.2% 2026.08.25

ISIN for the interim shares or security (if applicable): N/A
Guaranteed participation date (if applicable): N/A
Ex-Date: N/A
Record Date: N/A

 9. Start of the election period:
 05.02.2025

 10. Last day of the election period:
 13.02.2025

 11. Issuer deadline:
 13.02.2025

 12. Payment date:
 18.02.2025

13 . Buyer protection deadline: N/A

THE PURPOSE OF THE OFFERS AND THE

CONCURRENT USD TENDER OFFERSIS, AMONG
OTHER THINGS, TO PROACTIVELY MANAGE THE
COMPANYSOLITSTANDING DERT PORTFOLIO, WITH A

14. Other information (if applicable): COMPANYSOUTSTANDING DEBT PORTFOLIO, WITH A

FOCUS ON THE COMPANYSNEAR-DATED MATURITIES, AS FURTHER DESCRIBED IN THE

DOCUMENTATION

11.02.2025 12:00

15. Options for the shareholder related to this voluntary event:

Cash / To tender and receive purshase price + accrued interest (Generic cash price received

per product: Actual Amount EUR 997.80)

Option 2: No Action (Default)

16. The deadline for submitting your response with the

option you selected:

Additional information for shareholder:

Documentation:

Additional Information for snareholder: HTTPS://DEALS.IS.KROLL.COM/VODAFONE

UPDATE 14/02/2025: TENDER RESULTS - THE COMPANY ANNOUNCES THE FINAL RESULTS OF THE OFFERS; PURCHASE PRICE HAS BEEN ANNOUNCED.

TIMETABLE

PRICING TIME AND PRICING DATE (IN RESPECT OF THE GBP NOTES, CHF NOTES AND CERTAIN SERIES OF EUR NOTES ONLY): AT OR AROUND 11.00 (LONDON TIME) ON 14/02/2025.

ANNOUNCEMENT OF RESULTS: AS SOON AS REASONABLY PRACTICABLE FOLLOWING THE PRICING TIME.

ENTITLEMENT

1. PURCHASE PRICE:

THE PURCHASE PRICE FOR EACH SERIES OF FIXED PRICE NOTES VALIDLY TENDERED FOR PURCHASE PURSUANT TO AN OFFER AND ACCEPTED FOR PURCHASE BY THE COMPANY WILL BE THE APPLICABLE PURCHASE PRICE SPECIFIED IN THE APPLICABLE FIELDS.

EACH PURCHASE PRICE IN RESPECT OF THE FIXED SPREAD NOTES WILL BEDETERMINED BY THE DEALER MANAGERS IN ACCORDANCE WITH MARKETCONVENTION AND EXPRESSED AS A PERCENTAGE, AND ISINTENDED TO REFLECT A YIELD ON THE SETTLEMENT DATE TO THE RELEVANT MATURITY DATE OF THE RELEVANT SERIES BASED ON THE APPLICABLE PURCHASEYIELD. SPECIFICALLY, THE PURCHASE PRICE APPLICABLE TO THE NOTESOF A PARTICULAR SERIES WILL EQUAL (A) THE VALUE OF ALL REMAININGPAYMENTS OF PRINCIPAL AND INTEREST ON THE RELEVANT SERIES UP TOAND INCLUDING THE RELEVANT MATURITY DATE OF THE RELEVANT SERIES, DISCOUNTED TO THE SETTLEMENT DATE USING A DISCOUNT RATE EQUAL TOTHE APPLICABLE PURCHASE YIELD, MINUS (B) ANY ACCRUED INTEREST FORSUCH SERIES.

- 2. ACCRUED AND UNPAID INTEREST: ACCRUED AND UNPAID INTEREST WILLBE PAID UP TO, BUT NOT INCLUDING, THE SETTLEMENT DATE.
- 3. MINIMUM AGGREGATE ACCEPTANCE AMOUNT: THE TENDER OFFER IS NOT CONDITIONAL ON A MINIMUM AGGREGATE AMOUNT OF SECURITIES BEING TENDERED.
- 4. TENDER CAP: NO TENDER CAP HAS BEEN SET.
- 5. PRORATION: NOT APPLICABLE.
- 6. POOLFACTOR: NOT APPLICABLE.

If the shareholder does not participate in this voluntary corporate event, default option will be selected.