

CROATTI CYNTHIA  
Form 4  
March 29, 2018

**FORM 4**

**UNITED STATES SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549**

OMB APPROVAL

OMB Number: 3235-0287  
Expires: January 31, 2015  
Estimated average burden hours per response... 0.5

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

**STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES**

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses)

1. Name and Address of Reporting Person \*  
CROATTI CYNTHIA

(Last) (First) (Middle)  
68 JONSPIN ROAD  
(Street)

WILMINGTON, MA 01887

(City) (State) (Zip)

2. Issuer Name and Ticker or Trading Symbol  
UNIFIRST CORP [UNF]

3. Date of Earliest Transaction  
(Month/Day/Year)  
03/27/2018

4. If Amendment, Date Original Filed(Month/Day/Year)

5. Relationship of Reporting Person(s) to Issuer

(Check all applicable)

Director  10% Owner  
 Officer (give title below)  Other (specify below)  
Executive VP and Treasurer

6. Individual or Joint/Group Filing(Check Applicable Line)  
 Form filed by One Reporting Person  
 Form filed by More than One Reporting Person

**Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned**

1. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)	4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Ownership (Instr. 4)
Common Stock				(A) or (D) Price	1,332	D <sup>(1)</sup>	
Common Stock					68,534	I <sup>(2)</sup>	By LLC

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

**Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.**

SEC 1474 (9-02)

Edgar Filing: CROATTI CYNTHIA - Form 4

**Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned**  
(e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)	7. Title and Amount of Underlying Securities (Instr. 3 and 4)		
				Code	V (A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Class B Common Stock	(3)					(3)	(3)	Common Stock (\$0.10 par value)	52,374
Class B Common Stock	\$ 0 (3)	03/27/2018		D	1,062,211 (7)	(3)	(3)	Common Stock (\$0.10 par value)	1,062,211

## Reporting Owners

Reporting Owner Name / Address	Relationships			
	Director	10% Owner	Officer	Other
CROATTI CYNTHIA 68 JONSPIN ROAD WILMINGTON, MA 01887	X	X	Executive VP and Treasurer	

## Signatures

/s/ David Whitman,  
Attorney-in-Fact  
03/29/2018

\*\*Signature of Reporting Person Date

## Explanation of Responses:

- \* If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Consists of 1,332 restricted stock units that vest 100% on December 20, 2022.
- (2) Cynthia Croatti is the manager of Trilogy Investment Partners LLC, which as of the date of filing this report, directly owns the reported securities. Cynthia Croatti disclaims beneficial ownership of these reported securities, except to the extent of her pecuniary interest therein, if any, and this report shall not be deemed an admission that she is the beneficial owner of the securities for purposes of Section 16 or any other purpose.
- (3) Each share of Class B Common Stock is convertible at any time by the holder into one share of Common Stock. Each share of Class B Common Stock automatically converts into one share of Common Stock upon transfer to a recipient that is not a permitted transferee or upon termination of the Class B Common Stock, in each case in accordance with the terms of the charter of UniFirst Corporation.
- (4) Includes 4,374 shares owned directly by The Marie Croatti QTIP Trust. Cynthia Croatti is trustee of The Marie Croatti QTIP Trust. Cynthia Croatti disclaims beneficial ownership of these reported securities, except to the extent of her pecuniary interest therein, if any, and this report shall not be deemed an admission that she is the beneficial owner of these securities for purposes of Section 16 or any other purpose.

## Edgar Filing: CROATTI CYNTHIA - Form 4

- (5) Cynthia Croatti is a trustee of The Samuel E. Brown Gallo Trust - 1989 and The Nicholas C. Brown Gallo Trust - 1989, which as of the date of filing this report, each directly owns a portion of an aggregate of 48,000 shares of Class B Common Stock. Cynthia Croatti disclaims beneficial ownership of these reported securities, except to the extent of her pecuniary interest therein, if any, and this report shall not be deemed an admission that she is the beneficial owner of the securities for purposes of Section 16 or any other purpose.
- (6) Each of the aforementioned reporting persons disclaims beneficial ownership of these reported securities, except to the extent of his, her or its pecuniary interest therein, if any, and this report shall not be deemed an admission that such persons are the beneficial owners of these securities for purposes of Section 16 or any other purpose.
- (7) Represents shares repurchased by UniFirst Corporation from The Queue Limited Partnership at a price per share of \$124.00.
- Includes 1,015,717 shares owned directly by The Red Cat Limited Partnership and 3 shares owned directly by Red Cat Management Associates, Inc. Red Cat Management Associates, Inc. is the general partner of The Red Cat Limited Partnership. The Ronald D. Croatti Trust - 1993 and Cynthia Croatti are the sole shareholders of Red Cat Management Associates, Inc. and Carol Croatti and Cynthia Croatti are the directors of Red Cat Management Associates, Inc. Cynthia Croatti and Cecelia Levenstein are trustees, co-trustees and in the case of Cynthia Croatti a beneficiary of certain trusts which hold limited partnership interests in The Red Cat Limited Partnership. Ronald D. Croatti's children are beneficiaries of a trust which holds a limited partnership interest in The Red Cat Limited Partnership. Certain of the trusts which hold limited partnership interests in The Red Cat Limited Partnership also own some of the reported shares directly.
- (8) Includes 672,775 shares owned directly by The Queue Limited Partnership and 199 shares owned directly by Queue Management Associates, Inc. Queue Management Associates, Inc. is the general partner of The Queue Limited Partnership. The Ronald D. Croatti Trust 1993 (of which Carol Croatti and Matthew Croatti are the trustees and Carol Croatti is the beneficiary), Cynthia Croatti and Cecilia Levenstein are the sole shareholders of Queue Management Associates, Inc., and Carol Croatti, Cynthia Croatti and Cecelia Levenstein are the directors of Queue Management Associates, Inc. Cynthia Croatti and Cecelia Levenstein are trustees, co-trustees and in some cases beneficiaries, and in some cases their children are beneficiaries, of various trusts which hold limited partnership interests in The Queue Limited Partnership.
- (9) Ronald D. Croatti's children are beneficiaries of certain trusts which hold limited partnership interests in The Queue Limited Partnership.
- (10) Certain of the trusts which hold limited partnership interests in The Queue Limited Partnership also own some of the reported shares directly.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure.

Edgar Filing: CROATTI CYNTHIA - Form 4

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. R='107308',CD='Aug 1 04:20 2012' -->

- 25. Stock Exchange Announcement dated 27 July 2012 entitled Transactions in Own Securities
  
- 26. Stock Exchange Announcement dated 30 July 2012 entitled Transactions in Own Securities
  
- 27. Stock Exchange Announcement dated 31 July 2012 entitled Transactions in Own Securities Voting Rights and Capital

13 July 2012

**VODAFONE IRELAND AND THREE IRELAND ANNOUNCE STRATEGIC PARTNERSHIP  
TO SHARE NETWORK INFRASTRUCTURE**

- New 50/50 joint venture company established to manage shared physical infrastructure.
- Companies to pool site portfolios and ancillary infrastructure across approximately 2000 sites.
- Both companies will continue to run their own radio equipment and spectrum independently of each other.

Vodafone Ireland and Three Ireland today announced a strategic partnership agreement creating a 50/50 joint venture company to share their physical network and site infrastructure at approximately 2000 locations across the country. Both companies will continue to run the intelligent elements of the network separately, including their core network capabilities and service platforms, as well as manage their own radio equipment and spectrum independently.

The strategic partnership is the first of its kind in Ireland whereby the joint venture company<sup>1</sup> will manage the rapid roll-out of a consolidated portfolio of shared network sites and infrastructure. The joint venture will also be responsible for maintenance, on-going operational service and associated equipment. Benefits to Vodafone Ireland and Three Ireland include the ability to purchase network infrastructure equipment together to reduce costs, increasing the number of sites connected to a fibre backhaul network and the opportunity to expand mobile network coverage for customers.

Consolidation of network sites and the transmission infrastructure of competing telecommunications companies is underway industry-wide, across many markets. Under this agreement, duplicate sites will be decommissioned, and each company will have access to the other's sites. Both companies will continue to remain independently responsible for what technology and spectrum is deployed on a site-by-site basis and what standard of service customers experience. Each operator retains the flexibility to invest in dedicated sites and equally to choose the pace and degree of new technology deployment according to the level of service each company plans to deliver.

Jeroen Hoencamp, CEO of Vodafone Ireland, said: Securing future investment for technologies in a competitive market is critical to maintaining a sustainable business. We believe this partnership will place both companies in a stronger position to commit to future investment in our network, and the products and services we provide to customers.

This agreement, in which infrastructure is shared between both parties, means we can concentrate investment on the intelligent part of the network that will ultimately deliver a better experience for Vodafone customers. At a retail level, we will continue to compete with each other and with other operators as aggressively as before as part of our commitment to deliver great value and innovative services to consumers and businesses across the country.

Welcoming the partnership, Robert Finnegan, CEO of Three Ireland, commented: Around the world, operators are adopting a network sharing and consolidation strategy that delivers cost efficiencies and rapid network expansion with the roll-out of new technologies such as LTE, whilst still competing fiercely on customer service and acquisition. Today's announcement is significant for Irish consumers - jointly we're creating the largest physical network in Ireland with the best network quality and service. As a result of this agreement we expect to be able to deliver the latest technologies to our customers faster than ever before. This new joint venture combines the best of both networks and will be the smart choice for the savvy mobile customer.

The new company is expected to be fully operational from the Autumn and will be headquartered in Dublin. The Managing Director will be appointed from an independent pool of talent and the new company will have its own Management Board. Approximately 80 employees will transfer from Vodafone Ireland and Three Ireland to the new joint venture company after a consultation period. These will include employees that currently work in the Radio and Transmission teams, the Network Operations Centre, and some support roles.

-ends -

#### Notes to Editors

1The new 50/50 joint venture company, owned by Vodafone Ireland and Three Ireland, will be responsible for:

- The execution of the agreed network infrastructure consolidation plan.

Explanation of Responses:

Edgar Filing: CROATTI CYNTHIA - Form 4

- Consolidated Transmission Network.
- The operation and maintenance of all sites.
- The building of all new sites.

**For further information:**

**Vodafone Group**

Media Relations  
Telephone: +44 (0) 1635 664444

Investor Relations  
Telephone: +44 (0) 7919 990 230

**Vodafone Ireland**

Cara Twohig, Darina Sexton  
Telephone: + 353 (0) 877753000

**Three Ireland**

Rachel Channing  
Telephone: +353 (0) 83 0028518

**About Vodafone**

Vodafone is one of the world's largest mobile communications companies by revenue with approximately 404 million customers in its controlled and jointly controlled markets as at 31 March 2012. Vodafone currently has equity interests in over 30 countries across five continents and more than 40 partner networks worldwide. For more information, please visit [www.vodafone.com](http://www.vodafone.com)

17 July 2012

**VOLKSWAGEN GROUP SELECTS VODAFONE AS MOBILE COMMUNICATIONS PROVIDER**

**Düsseldorf/Wolfsburg, 17 July 2012** Vodafone today announced that it has been selected by Volkswagen Group to provide mobile communications services for more than 90,000 Volkswagen Group employees in Germany and other countries in an exclusive four-year agreement.

Vodafone will support the global automotive company with a range of mobile telephony services, together with data transfer for business process management in areas such as logistics and production.

Vodafone Global Enterprise Chief Executive Nick Jeffery said: Advances in mobile technology are supporting innovation in the automotive sector and helping companies to operate more effectively. Vodafone and Volkswagen have worked together for many years and we look forward to building on our partnership in the future.

- ends -

**For further information:**

**Vodafone Group**

**Investor Relations**  
+44 (0) 7919 990230  
[www.vodafone.com/investor](http://www.vodafone.com/investor)

**Group Media**  
+44 (0) 1635 664444  
[www.vodafone.com/media](http://www.vodafone.com/media)

**Notes for Editors**

**About Vodafone**

## Edgar Filing: CROATTI CYNTHIA - Form 4

Vodafone is one of the world's largest mobile communications companies by revenue with approximately 404 million customers in its controlled and jointly controlled markets as at 31 March 2012. Vodafone currently has equity interests in over 30 countries across five continents and more than 40 partner networks worldwide. For more information, please visit [www.vodafone.com](http://www.vodafone.com).

3 July 2012

RNS: 7251G

**VODAFONE GROUP PLC**  
**TRANSACTIONS IN OWN SECURITIES**

Vodafone Group Plc ( Vodafone ) announces today that it has purchased the following number of its ordinary shares of U.S.\$0.113/7 each on the London Stock Exchange via UBS Limited. Such purchase was effected pursuant to irrevocable instructions issued by Vodafone on 8 December 2011, as announced by Vodafone on 8 December 2011.

**Ordinary Shares**

Date of purchase:	2 July 2012
Number of ordinary shares purchased:	10,300,000
Highest purchase price paid per share:	179.65p
Lowest purchase price paid per share:	176.6p
Volume weighted average price per share:	177.778p

Vodafone intends to hold the purchased shares in treasury.

Since 20 June 2011, Vodafone has purchased 2,169,699,938 shares at a cost (including dealing and associated costs) of £3,705,126,826.

**TRANSFER OF TREASURY SHARES**

Vodafone also announces today that it has transferred to participants in its employee share schemes the following number of its ordinary shares of U.S.\$0.113/7 each, which were previously held as treasury shares.

**Ordinary Shares**

Date of transfer:	2 July 2012
Number of ordinary shares transferred:	2,263,455
Highest transfer price per share:	181.35p
Lowest transfer price per share:	92.99p

Following both the above transactions, Vodafone holds 4,604,560,474 of its ordinary shares in treasury and has 49,214,413,225 ordinary shares in issue (excluding treasury shares).

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

4 July 2012

RNS: 8422G

**VODAFONE GROUP PLC**  
**TRANSACTIONS IN OWN SECURITIES**

Vodafone Group Plc ( Vodafone ) announces today that it has purchased the following number of its ordinary shares of U.S.\$0.113/7 each on the London Stock Exchange via Citigroup Global Markets U.K. Equity Limited. Such purchase was effected pursuant to irrevocable instructions issued by Vodafone on 8 December 2011, as announced by Vodafone on 8 December 2011.

**Ordinary Shares**

Date of purchase:	3 July 2012
Number of ordinary shares purchased:	7,300,000
Highest purchase price paid per share:	179.4p
Lowest purchase price paid per share:	177.7p
Volume weighted average price per share:	178.5753p

Vodafone intends to hold the purchased shares in treasury.

Since 20 June 2011, Vodafone has purchased 2,176,999,938 shares at a cost (including dealing and associated costs) of £3,718,230,612.

**TRANSFER OF TREASURY SHARES**

Vodafone also announces today that it has transferred to participants in its employee share schemes the following number of its ordinary shares of U.S.\$0.113/7 each, which were previously held as treasury shares.

**Ordinary Shares**

Date of transfer:	3 July 2012
Number of ordinary shares transferred:	107,107,312
Highest transfer price per share:	179.25p
Lowest transfer price per share:	179.25p

Following both the above transactions, Vodafone holds 4,504,753,162 of its ordinary shares in treasury and has 49,315,118,647 ordinary shares in issue (excluding treasury shares).

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

4 July 2012

RNS No: 9566G

**Vodafone Group Plc ( the Company )**

In accordance with Disclosure and Transparency Rule 3.1.4R(1), the Company gives notice of the following changes in share interests of directors and persons discharging managerial responsibilities ( PDMRs ) of the Company:

	Number of ordinary share of US\$0.11 <sup>3/7</sup> in the capital of Vodafone Group Plc
	Award of performance shares (1) (2)
Vittorio Colao*	4,511,080
Andrew Halford*	1,287,625
Stephen Pusey*	2,072,397
Warren Finegold	1,742,843
Nicholas Read	1,880,086
Morten Lundal	1,602,163
Ronald Schellekens	1,618,511
Rosemary Martin	892,583
Matthew Kirk	1,275,192

\* Denotes Director of the Company

(1) Conditional awards of shares were granted on 3 July 2012 by the Company. The awards have been granted in accordance with the Vodafone Global Incentive Plan (incorporating co-investment). The vesting of these awards is conditional on continued employment with the Vodafone Group, retention of co-investment and on the satisfaction of a performance condition approved by the Remuneration Committee. The performance condition is based on free cash flow performance with a multiplier that is based on comparative total shareholder return ( TSR ) performance. The free cash flow performance is based on a three year cumulative adjusted free cash flow figure. The target adjusted free cash flow level is set by reference to the Company s three year plan and market expectations; 100% of the award will vest for target performance, rising to 150% vesting for maximum performance. The multiplier is based on the TSR of the Company over the three year performance period 1 April 2012 to 31 March 2015 relative to a peer group of five companies within the European Telecoms sector as well as one emerging market composite.

Explanation of Responses:

There will be no increase in vesting until TSR performance exceeds median, at which point the multiplier will increase up to two on a linear basis for upper quintile performance. The maximum vesting is 300%: for maximum free cash flow performance (150%) and maximum TSR performance (multiplier of 2). For further details of the Plan, please see pages 79 and 80 of the Company's 2012 Annual Report, available at [www.vodafone.com/investor](http://www.vodafone.com/investor).

(2) The Directors and other PDMRs are subject to the Company's share ownership guidelines, which provide that they will acquire and maintain minimum levels of shareholding. The levels are

four times salary for the Chief Executive, three times salary for other Board Directors and two times salary for the other PDMRs, who are members of the Executive Committee.

In addition, the Company was advised on 3 July 2012 by UBS Trustees (Jersey) Limited that on 2 July 2012 Rosemary Martin acquired an interest in 96,185 shares of US\$0.11 <sup>3/7</sup> each in the Company at the price of 178.2 pence per share. These shares will be used for the purpose of co-investment.

The Company was notified of these changes on 3 July 2012.

4 July 2012

RNS No: 9570G

**Vodafone Group Plc ( the Company )**

In accordance with Disclosure and Transparency Rule 3.1.4R(1), the Company gives notice of the following changes in share interests of directors and persons discharging managerial responsibilities ( PDMRs ) of the Company:

	Number of ordinary shares of US\$0.113/7 in the capital of Vodafone Group Plc		
	A	B	C
	Vesting of long term incentive award (1)	No. of vested shares sold (2)	No. of shares transferred (3)
Vittorio Colao*	6,382,861	3,319,117	3,063,744
Andrew Halford*	4,201,690	3,193,299	1,008,391
Michel Combes*	3,305,625	1,718,954	1,586,671
Stephen Pusey*	2,383,697	1,811,625	572,072
Warren Finegold	2,131,383	1,408,348	723,035
Nicholas Read	1,458,925	1,120,689	338,236
Morten Lundal	1,713,458	1,466,728	246,730
Ronald Schellekens	1,345,997	1,152,183	193,814
Matthew Kirk	916,821	687,409	229,412

(1) These share awards which were granted on 30 June 2009 have vested following assessment of the performance and employment conditions to which the awards were subject. The awards were granted in accordance with the rules of the Vodafone Global Incentive Plan. Based on the adjusted free cash flow for the three year period ended on 31 March 2012 and a multiplier based on Total Shareholder Return ( TSR ) relative to a peer group for the same period, 100% of the shares comprised in the awards have vested.

(2) The figures in column B are the number of shares of those listed in column A that the Company has been advised by UBS Corporate Employee Financial Services International (CEFS) were sold on behalf of the PDMRs on 2 July 2012, inter alia, to satisfy the tax liabilities arising on the vesting of the awards. These share sales were made at **177.286** pence per share.

(3) The figures in column C are the number of shares that the Company has been advised by UBS CEFS were on 2 July 2012 transferred to the PDMRs in satisfaction of the vesting of the awards disclosed in column A, after deduction of shares sold as disclosed in column B.

In addition, the Company has been advised by UBS CEFS that on 2 July 2012 Messrs Halford, Pusey and Schellekens sold additional 486,146 shares, 147,986 shares and 85,491 shares respectively, at **177.286** pence per share. These shares were originally committed by them and held by UBS Trustees (Jersey) Limited under the terms of their co-investment in 2009. As a result of the 30 June 2009 share awards vesting these shares have been released and sold by UBS on their behalf.

## Edgar Filing: CROATTI CYNTHIA - Form 4

\* Denotes Director of the Company

As a result of the above, the interests in shares (excluding share options and unvested incentive shares) of the following Directors are as follows:

Vittorio Colao	6,418,640
Andrew Halford	2,050,330
Michel Combes	2,966,211
Stephen Pusey	1,122,350

The Company was notified of these changes on 3 July 2012.

5 July 2012

RNS: 9485G

**VODAFONE GROUP PLC**  
**TRANSACTIONS IN OWN SECURITIES**

Vodafone Group Plc ( Vodafone ) announces today that it has purchased the following number of its ordinary shares of U.S.\$0.113/7 each on the London Stock Exchange via J .P. Morgan Cazenove. Such purchase was effected pursuant to irrevocable instructions issued by Vodafone on 8 December 2011, as announced by Vodafone on 8 December 2011.

**Ordinary Shares**

Date of purchase:	4 July 2012
Number of ordinary shares purchased:	6,300,000
Highest purchase price paid per share:	181.7p
Lowest purchase price paid per share:	179.55p
Volume weighted average price per share:	180.9063p

Vodafone intends to hold the purchased shares in treasury.

Since 20 June 2011, Vodafone has purchased 2,183,299,938 shares at a cost (including dealing and associated costs) of £3,729,686,974.

**TRANSFER OF TREASURY SHARES**

Vodafone also announces today that it has transferred to participants in its employee share schemes the following number of its ordinary shares of U.S.\$0.113/7 each, which were previously held as treasury shares.

**Ordinary Shares**

Date of transfer:	4 July 2012
Number of ordinary shares transferred:	1,232,282
Highest transfer price per share:	179.4p
Lowest transfer price per share:	179.4p

Following both the above transactions, Vodafone holds 4,509,820,880 of its ordinary shares in treasury and has 49,310,050,929 ordinary shares in issue (excluding treasury shares).

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

6 July 2012

RNS: 0556H

**VODAFONE GROUP PLC**  
**TRANSACTIONS IN OWN SECURITIES**

Vodafone Group Plc ( Vodafone ) announces today that it has purchased the following number of its ordinary shares of U.S.\$0.113/7 each on the London Stock Exchange via Deutsche Bank AG London. Such purchase was effected pursuant to irrevocable instructions issued by Vodafone on 8 December 2011, as announced by Vodafone on 8 December 2011.

**Ordinary Shares**

Date of purchase: 5 July 2012

Number of ordinary shares purchased: 11,500,000

Highest purchase price paid per share: 182.3p

Lowest purchase price paid per share: 178.95p

Volume weighted average price per share: 180.7886p

Vodafone intends to hold the purchased shares in treasury.

Since 20 June 2011, Vodafone has purchased 2,194,799,938 shares at a cost (including dealing and associated costs) of £3,750,585,776.

Following the purchase of these shares, Vodafone holds 4,521,320,880 of its ordinary shares in treasury and has 49,298,550,929 ordinary shares in issue (excluding treasury shares).

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

9 July 2012

RNS: 1180H

**VODAFONE GROUP PLC**  
**TRANSACTION IN OWN SECURITIES**

Vodafone Group Plc ( Vodafone ) announces today that it has transferred to participants in its employee share schemes the following number of its ordinary shares of U.S.\$0.113/7 each, which were previously held as treasury shares.

**Ordinary Shares**

Date of transfer:	6 July 2012
Number of ordinary shares transferred:	121,208
Highest transfer price per share:	180.5p
Lowest transfer price per share:	92.99p

Following the above transfer, Vodafone holds 4,521,199,672 of its ordinary shares in treasury and has 49,298,672,137 ordinary shares in issue (excluding treasury shares).

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

10 July 2012

RNS: 2601H

**VODAFONE GROUP PLC**  
**TRANSACTIONS IN OWN SECURITIES**

Vodafone Group Plc ( Vodafone ) announces today that it has purchased the following number of its ordinary shares of U.S.\$0.113/7 each on the London Stock Exchange via UBS Limited. Such purchase was effected pursuant to irrevocable instructions issued by Vodafone on 8 December 2011, as announced by Vodafone on 8 December 2011.

**Ordinary Shares**

Date of purchase:	9 July 2012
Number of ordinary shares purchased:	7,200,000
Highest purchase price paid per share:	182.7p
Lowest purchase price paid per share:	180.85p
Volume weighted average price per share:	181.6497p

Vodafone intends to hold the purchased shares in treasury.

Since 20 June 2011, Vodafone has purchased 2,201,999,938 shares at a cost (including dealing and associated costs) of £3,763,732,565.

**TRANSFER OF TREASURY SHARES**

Vodafone also announces today that it has transferred to participants in its employee share schemes the following number of its ordinary shares of U.S.\$0.113/7 each, which were previously held as treasury shares.

**Ordinary Shares**

Date of transfer:	9 July 2012
Number of ordinary shares transferred:	41,080
Highest transfer price per share:	182.45p
Lowest transfer price per share:	92.99p

Following both the above transactions, Vodafone holds 4,528,358,592 of its ordinary shares in treasury and has 49,291,513,217 ordinary shares in issue (excluding treasury shares).

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

11 July 2012

RNS: 3695H

**VODAFONE GROUP PLC**  
**TRANSACTIONS IN OWN SECURITIES**

Vodafone Group Plc ( Vodafone ) announces today that it has purchased the following number of its ordinary shares of U.S.\$0.113/7 each on the London Stock Exchange via Deutsche Bank AG London. Such purchase was effected pursuant to irrevocable instructions issued by Vodafone on 8 December 2011, as announced by Vodafone on 8 December 2011.

**Ordinary Shares**

Date of purchase:	10 July 2012
Number of ordinary shares purchased:	7,000,000
Highest purchase price paid per share:	182.25p
Lowest purchase price paid per share:	180.4p
Volume weighted average price per share:	181.3526p

Vodafone intends to hold the purchased shares in treasury.

Since 20 June 2011, Vodafone has purchased 2,208,999,938 shares at a cost (including dealing and associated costs) of £3,776,493,260.

**TRANSFER OF TREASURY SHARES**

Vodafone also announces today that it has transferred to participants in its employee share schemes the following number of its ordinary shares of U.S.\$0.113/7 each, which were previously held as treasury shares.

**Ordinary Shares**

Date of transfer:	10 July 2012
Number of ordinary shares transferred:	6,371
Highest transfer price per share:	180.85p
Lowest transfer price per share:	180.85p

Following both the above transactions, Vodafone holds 4,535,352,221 of its ordinary shares in treasury and has 49,284,519,588 ordinary shares in issue (excluding treasury shares).

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

12 July 2012

RNS: 4744H

**VODAFONE GROUP PLC**  
**TRANSACTIONS IN OWN SECURITIES**

Vodafone Group Plc ( Vodafone ) announces today that it has purchased the following number of its ordinary shares of U.S.\$0.113/7 each on the London Stock Exchange via Citigroup Global Markets U.K. Equity Limited. Such purchase was effected pursuant to irrevocable instructions issued by Vodafone on 8 December 2011, as announced by Vodafone on 8 December 2011.

**Ordinary Shares**

Date of purchase:	11 July 2012
Number of ordinary shares purchased:	10,800,000
Highest purchase price paid per share:	184.75p
Lowest purchase price paid per share:	180.9p
Volume weighted average price per share:	183.3195p

Vodafone intends to hold the purchased shares in treasury.

Since 20 June 2011, Vodafone has purchased 2,219,799,938 shares at a cost (including dealing and associated costs) of £3,796,394,720.

**TRANSFER OF TREASURY SHARES**

Vodafone also announces today that it has transferred to participants in its employee share schemes the following number of its ordinary shares of U.S.\$0.113/7 each, which were previously held as treasury shares.

**Ordinary Shares**

Date of transfer:	11 July 2012
Number of ordinary shares transferred:	845,519
Highest transfer price per share:	181.3p
Lowest transfer price per share:	180.85p

Following both the above transactions, Vodafone holds 4,545,306,702 of its ordinary shares in treasury and has 49,274,565,107 ordinary shares in issue (excluding treasury shares).

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

13 July 2012

RNS: 5794H

**VODAFONE GROUP PLC**  
**TRANSACTIONS IN OWN SECURITIES**

Vodafone Group Plc ( Vodafone ) announces today that it has purchased the following number of its ordinary shares of U.S.\$0.113/7 each on the London Stock Exchange via Deutsche Bank AG London. Such purchase was effected pursuant to irrevocable instructions issued by Vodafone on 8 December 2011, as announced by Vodafone on 8 December 2011.

**Ordinary Shares**

Date of purchase:	12 July 2012
Number of ordinary shares purchased:	7,800,000
Highest purchase price paid per share:	183.6p
Lowest purchase price paid per share:	180.8p
Volume weighted average price per share:	181.8346p

Vodafone intends to hold the purchased shares in treasury.

Since 20 June 2011, Vodafone has purchased 2,227,599,938 shares at a cost (including dealing and associated costs) of £3,810,651,571.

**TRANSFER OF TREASURY SHARES**

Vodafone also announces today that it has transferred to participants in its employee share schemes the following number of its ordinary shares of U.S.\$0.113/7 each, which were previously held as treasury shares.

**Ordinary Shares**

Date of transfer:	12 July 2012
Number of ordinary shares transferred:	1,002,976
Highest transfer price per share:	183.1p
Lowest transfer price per share:	92.99p

Following both the above transactions, Vodafone holds 4,552,103,726 of its ordinary shares in treasury and has 49,267,768,083 ordinary shares in issue (excluding treasury shares).

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

17 July 2012

RNS: 7821H

**VODAFONE GROUP PLC**  
**TRANSACTIONS IN OWN SECURITIES**

Vodafone Group Plc ( Vodafone ) announces today that it has purchased the following number of its ordinary shares of U.S.\$0.113/7 each on the London Stock Exchange via UBS Limited. Such purchase was effected pursuant to irrevocable instructions issued by Vodafone on 8 December 2011, as announced by Vodafone on 8 December 2011.

**Ordinary Shares**

Date of purchase: 16 July 2012

Number of ordinary shares purchased: 8,000,000

Highest purchase price paid per share: 185p

Lowest purchase price paid per share: 182.45p

Volume weighted average price per share: 184.2271p

Vodafone intends to hold the purchased shares in treasury.

Since 20 June 2011, Vodafone has purchased 2,235,599,938 shares at a cost (including dealing and associated costs) of £3,825,466,379.

Following the purchase of these shares, Vodafone holds 4,560,103,726 of its ordinary shares in treasury and has 49,259,768,083 ordinary shares in issue (excluding treasury shares).

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

17 July 2012

RNS: 8815H

**NOTIFICATION OF TRANSACTIONS OF DIRECTORS, PERSONS DISCHARGING MANAGERIAL RESPONSIBILITY OR CONNECTED PERSONS**

**Vodafone Group Plc ( the Company )**

In accordance with Disclosure and Transparency Rule 3.1.4R(1), the Company gives notice that it was advised on 17 July 2012 by Computershare Trustees Limited that on 11 July 2012 the following directors and persons discharging managerial responsibility acquired an interest in the following number of ordinary shares of US\$0.113/7 each in the Company at the price of 183.1p per share pursuant to the rules of the Vodafone Share Incentive Plan:

Michel Combes *	136
Andrew Halford*	136
Matthew Kirk	136
Ronald Schellekens	136

\* Denotes Director of the Company

18 July 2012

RNS: 8865H

**VODAFONE GROUP PLC**  
**TRANSACTIONS IN OWN SECURITIES**

Vodafone Group Plc ( Vodafone ) announces today that it has purchased the following number of its ordinary shares of U.S.\$0.113/7 each on the London Stock Exchange via Citigroup Global Markets U.K. Equity Limited. Such purchase was effected pursuant to irrevocable instructions issued by Vodafone on 8 December 2011, as announced by Vodafone on 8 December 2011.

**Ordinary Shares**

Date of purchase:	17 July 2012
Number of ordinary shares purchased:	6,900,000
Highest purchase price paid per share:	184.3p
Lowest purchase price paid per share:	181.2p
Volume weighted average price per share:	182.6401p

Vodafone intends to hold the purchased shares in treasury.

Since 20 June 2011, Vodafone has purchased 2,242,499,938 shares at a cost (including dealing and associated costs) of £3,838,134,078.

**TRANSFER OF TREASURY SHARES**

Vodafone also announces today that it has transferred to participants in its employee share schemes the following number of its ordinary shares of U.S.\$0.113/7 each, which were previously held as treasury shares.

**Ordinary Shares**

Date of transfer:	17 July 2012
Number of ordinary shares transferred:	577,430
Highest transfer price per share:	182.85p
Lowest transfer price per share:	182.85p

Following both the above transactions, Vodafone holds 4,566,426,296 of its ordinary shares in treasury and has 49,253,445,513 ordinary shares in issue (excluding treasury shares).

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

19 July 2012

RNS: 9908H

**VODAFONE GROUP PLC**  
**TRANSACTIONS IN OWN SECURITIES**

Vodafone Group Plc ( Vodafone ) announces today that it has purchased the following number of its ordinary shares of U.S.\$0.113/7 each on the London Stock Exchange via J.P. Morgan Cazenove. Such purchase was effected pursuant to irrevocable instructions issued by Vodafone on 8 December 2011, as announced by Vodafone on 8 December 2011.

**Ordinary Shares**

Date of purchase:	18 July 2012
Number of ordinary shares purchased:	6,600,000
Highest purchase price paid per share:	184.95p
Lowest purchase price paid per share:	183p
Volume weighted average price per share:	184.1164p

Vodafone intends to hold the purchased shares in treasury.

Since 20 June 2011, Vodafone has purchased 2,249,099,938 shares at a cost (including dealing and associated costs) of £3,850,348,950.

Following the purchase of these shares, Vodafone holds 4,573,026,296 of its ordinary shares in treasury and has 49,246,845,513 ordinary shares in issue (excluding treasury shares).

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

20 July 2012

RNS: 09761

**VODAFONE GROUP PLC**  
**TRANSACTIONS IN OWN SECURITIES**

Vodafone Group Plc ( Vodafone ) announces today that it has purchased the following number of its ordinary shares of U.S.\$0.113/7 each on the London Stock Exchange via Deutsche Bank AG London. Such purchase was effected pursuant to irrevocable instructions issued by Vodafone on 8 December 2011, as announced by Vodafone on 8 December 2011.

**Ordinary Shares**

Date of purchase:	19 July 2012
Number of ordinary shares purchased:	15,600,000
Highest purchase price paid per share:	186.95p
Lowest purchase price paid per share:	181.35p
Volume weighted average price per share:	183.5798p

Vodafone intends to hold the purchased shares in treasury.

Since 20 June 2011, Vodafone has purchased 2,264,699,938 shares at a cost (including dealing and associated costs) of £3,879,136,320.

**TRANSFER OF TREASURY SHARES**

Vodafone also announces today that it has transferred to participants in its employee share schemes the following number of its ordinary shares of U.S.\$0.113/7 each, which were previously held as treasury shares.

**Ordinary Shares**

Date of transfer:	19 July 2012
Number of ordinary shares transferred:	140,297
Highest transfer price per share:	183.3p
Lowest transfer price per share:	92.99p

Following both the above transactions, Vodafone holds 4,588,485,999 of its ordinary shares in treasury and has 49,231,385,810 ordinary shares in issue (excluding treasury shares).

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

24 July 2012

RNS: 26151

**VODAFONE GROUP PLC**  
**TRANSACTION IN OWN SECURITIES**

Vodafone Group Plc ( Vodafone ) announces today that it has transferred to participants in its employee share schemes the following number of its ordinary shares of U.S.\$0.113/7 each, which were previously held as treasury shares.

**Ordinary Shares**

Date of transfer:	23 July 2012
Number of ordinary shares transferred:	2,232
Highest transfer price per share:	185.2p
Lowest transfer price per share:	185.2p

Following the above transfer, Vodafone holds 4,588,483,767 of its ordinary shares in treasury and has 49,231,388,042 ordinary shares in issue (excluding treasury shares).

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

24 July 2012

RNS: 39681

**RESULT OF ANNUAL GENERAL MEETING**

The Annual General Meeting of Vodafone Group Plc was held at the Grange Tower Bridge Hotel, 45 Prescott Street, London E1 8GP on Tuesday 24 July 2012.

The results of polls on all 22 resolutions were as follows:

Resolution	Total votes validly cast	Percentage of Relevant shares in issue (%)	For	Against	Votes withheld
1. To receive the Company's accounts and reports of the directors and the auditor for the year ended 31 March 2012	34,380,641,209	69.83%	34,333,448,024	47,193,185	74,483,836
2. To re-elect Gerard Kleisterlee as a director	34,392,476,457	69.86%	34,092,284,235	300,192,222	64,228,325
3. To re-elect Vittorio Colao as a director	34,394,274,995	69.86%	34,343,552,418	50,722,577	62,537,408
4. To re-elect Andy Halford as a director	34,394,022,192	69.86%	34,269,909,936	124,112,256	62,411,557
5. To re-elect Stephen Pusey as a director	34,393,427,113	69.86%	34,256,842,392	136,584,721	62,652,434
6. To re-elect Renee James as a director	34,393,400,973	69.86%	34,270,855,092	122,545,881	63,289,972
7. To elect Alan Jebson as a director	34,392,883,695	69.86%	34,337,712,032	55,171,663	63,711,455
8. To re-elect Samuel Jonah as a director	34,392,468,582	69.86%	34,302,643,063	89,825,519	63,869,563
9. To re-elect Nick Land as a director	34,392,445,121	69.86%	34,339,094,014	53,351,107	63,876,119
10. To re-elect Anne Lauvergeon as a director	34,393,517,733	69.86%	34,347,176,788	46,340,945	63,183,545
11. To re-elect Luc Vandeveld as a director	34,389,804,398	69.85%	34,147,056,888	242,747,510	66,442,774
12. To re-elect Anthony Watson as a director	34,392,403,785	69.86%	34,296,448,955	95,954,830	63,962,883
13. To re-elect Philip Yea as a director	34,389,267,546	69.85%	34,214,231,645	175,035,901	66,266,858
14. To approve a final dividend of 6.47p per ordinary share	34,404,095,414	69.88%	34,391,449,274	12,646,140	53,234,312
15. To approve the Remuneration Report of the Board for the year ended 31 March 2012	34,241,413,948	69.55%	33,021,459,248	1,219,954,700	214,955,363
16. To re-appoint Deloitte LLP as auditor	34,347,695,643	69.77%	34,171,339,519	176,356,124	109,231,848
17. To authorise the Audit and Risk Committee to determine the remuneration of the auditor	34,396,683,277	69.87%	34,342,335,693	54,347,584	60,090,899
18. To authorise the directors to allot shares	33,923,420,245	68.91%	31,620,687,343	2,302,732,902	532,273,250
19. To authorise the directors to dis-apply pre-emption rights	34,280,219,198	69.63%	33,660,419,666	619,799,532	175,033,672
20. To authorise the Company to purchase its own shares	34,389,696,723	69.85%	34,270,792,446	118,904,277	66,519,445
21. To authorise political donations and expenditure	34,294,607,257	69.66%	33,316,832,835	977,774,422	161,555,554
22. To authorise the calling of a general meeting other than an Annual General Meeting on not less than 14 clear days' notice	34,358,979,563	69.79%	30,679,931,148	3,679,048,415	96,540,560

Explanation of Responses:

## Edgar Filing: CROATTI CYNTHIA - Form 4

The number of ordinary shares in issue on 20 July 2012 (excluding shares held in Treasury) was 49,231,385,810. Shareholders are entitled to one vote per share. A vote withheld is not a vote in law and is not counted in the calculation of the proportion of votes validly cast.

Resolutions 1 to 18 and 21 were passed as ordinary resolutions and Resolutions 19, 20 and 22 were passed as special resolutions.

A copy of Resolution 21 and 22, passed as special business at the Annual General Meeting, have been submitted to the Financial Services Authority via the National Storage Mechanism and will shortly be available for inspection at: [www.Hemscott.com/nsm.do](http://www.Hemscott.com/nsm.do)

24 July 2012

RNS: 41541

VODAFONE GROUP PLC

SHARE PURCHASES

Vodafone Group Plc ( Vodafone ) announces that it today gave irrevocable instructions to Citigroup Global Markets Limited to purchase Vodafone shares on Vodafone s behalf during the period from 25 July 2012 until the earlier of completion of the £4.0bn share buyback programme or 17 August 2012 (the Period ). The purchase of shares in the Period pursuant to the irrevocable instructions will be executed in accordance with the authority granted to Vodafone at its Annual General Meeting on 24 July 2012.

This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.

**25 July 2012**

**RNS: 5134I**

**NOTIFICATION OF TRANSACTIONS OF DIRECTORS, PERSONS DISCHARGING MANAGERIAL RESPONSIBILITY OR CONNECTED PERSONS**

**Vodafone Group Plc ( the Company )**

In accordance with Disclosure and Transparency Rule 3.1.4R(1), the Company gives notice that it was advised on 24 July 2012 that, on 24 July 2012, Directors of the Company exercised options granted over ordinary shares of US\$0.113/7 each in the Company ( Ordinary Shares ) as follows:

<b>Director</b>	<b>Grant Date</b>	<b>Option price Per Ordinary Share</b>	<b>Number of Ordinary Shares over which option exercised</b>	<b>Number of Ordinary Shares sold</b>	<b>Sale price per Ordinary Share</b>	<b>Balance of Ordinary Shares retained</b>
Vittorio Colao	15-Nov-06	135.5p	3,472,975	3,078,332	177.532p	394,643
Andrew Halford	26-Jul-05	145.25p	1,291,326	1,178,981	177.417p	112,345

The share sales were effected solely to defray the costs of exercise and the associated tax and NI charges. The remaining Ordinary Shares have been retained.

As a result of the above, the interests in shares (excluding share options and unvested incentive shares) of the following Directors are as follows:

Vittorio Colao	6,818,773
Andrew Halford	2,162,811

Explanation of Responses:

25 July 2012

RNS: 5195I

**VODAFONE GROUP PLC**  
**TRANSACTIONS IN OWN SECURITIES**

Vodafone Group Plc ( Vodafone ) announces today that it has purchased the following number of its ordinary shares of U.S.\$0.113/7 each on the London Stock Exchange via Citigroup Global Markets Limited. Such purchase was effected pursuant to irrevocable instructions issued by Vodafone on 24 July 2012, as announced by Vodafone on 24 July 2012.

**Ordinary Shares**

Date of purchase:	25 July 2012
Number of ordinary shares purchased:	8,600,000
Highest purchase price paid per share:	179.55p
Lowest purchase price paid per share:	177.05p
Volume weighted average price per share:	178.546p

Vodafone intends to hold the purchased shares in treasury.

Since 20 June 2011, Vodafone has purchased 2,273,299,938 shares at a cost (including dealing and associated costs) of £3,894,571,123.

**TRANSFER OF TREASURY SHARES**

Vodafone also announces today that it has transferred to participants in its employee share schemes the following number of its ordinary shares of U.S.\$0.113/7 each, which were previously held as treasury shares.

**Ordinary Shares**

Date of transfer:	25 July 2012
Number of ordinary shares transferred:	4,754,532
Highest transfer price per share:	179.2p
Lowest transfer price per share:	179.2p

Following both the above transactions, Vodafone holds 4,592,329,235 of its ordinary shares in treasury and has 49,227,546,944 ordinary shares in issue (excluding treasury shares).

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

**26 July 2012**

RNS No: **6264I**

**NOTIFICATION OF TRANSACTIONS OF DIRECTORS, PERSONS DISCHARGING MANAGERIAL RESPONSIBILITY OR CONNECTED PERSONS**

**Vodafone Group Plc ( the Company )**

In accordance with Disclosure and Transparency Rule 3.1.4R(1), I have to inform you that on 26 July 2012, the following directors and persons discharging managerial responsibilities ( PDMRs ) of the Company were granted options under the Vodafone Group 2008 Sharesave Plan over the number of ordinary shares of US\$0.11<sup>3</sup>/<sub>7</sub> each in the Company ( Ordinary Shares) shown below at a price of 144.37p per share.

	<b>Number of Ordinary Shares</b>
Andy Halford*	6,233 (1)
Matthew Kirk	6,233 (1)
Morten Lundal	6,233 (1)
Nick Read	10,389 (2)
Ronald Schellekens	6,233 (1)

\* Denotes Director of the Company.

(1) The option is exercisable 3 years from the date of grant provided that the required monthly savings are

maintained until that date.

(2) The option is exercisable 5 years from the date of grant provided that the required monthly savings are maintained until that date.

27 July 2012

RNS: 6343I

**VODAFONE GROUP PLC**  
**TRANSACTIONS IN OWN SECURITIES**

Vodafone Group Plc ( Vodafone ) announces today that it has purchased the following number of its ordinary shares of U.S.\$0.113/7 each on the London Stock Exchange via Citigroup Global Markets Limited. Such purchase was effected pursuant to irrevocable instructions issued by Vodafone on 24 July 2012, as announced by Vodafone on 24 July 2012.

**Ordinary Shares**

Date of purchase:	26 July 2012
Number of ordinary shares purchased:	8,700,000
Highest purchase price paid per share:	180.85p
Lowest purchase price paid per share:	178.3p
Volume weighted average price per share:	179.7859p

Vodafone intends to hold the purchased shares in treasury.

Since 20 June 2011, Vodafone has purchased 2,281,999,938 shares at a cost (including dealing and associated costs) of £3,910,293,832.

**TRANSFER OF TREASURY SHARES**

Vodafone also announces today that it has transferred to participants in its employee share schemes the following number of its ordinary shares of U.S.\$0.113/7 each, which were previously held as treasury shares.

**Ordinary Shares**

Date of transfer:	26 July 2012
Number of ordinary shares transferred:	9,769
Highest transfer price per share:	179.2p
Lowest transfer price per share:	179.2p

Following both the above transactions, Vodafone holds 4,601,019,466 of its ordinary shares in treasury and has 49,218,856,713 ordinary shares in issue (excluding treasury shares).

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

30 July 2012

RNS: 2444I

**VODAFONE GROUP PLC**  
**TRANSACTIONS IN OWN SECURITIES**

Vodafone Group Plc ( Vodafone ) announces today that it has purchased the following number of its ordinary shares of U.S.\$0.113/7 each on the London Stock Exchange via Citigroup Global Markets Limited. Such purchase was effected pursuant to irrevocable instructions issued by Vodafone on 24 July 2012, as announced by Vodafone on 24 July 2012.

**Ordinary Shares**

Date of purchase:	27 July 2012
Number of ordinary shares purchased:	7,300,000
Highest purchase price paid per share:	182p
Lowest purchase price paid per share:	179.55p
Volume weighted average price per share:	180.6578p

Vodafone intends to hold the purchased shares in treasury.

Since 20 June 2011, Vodafone has purchased 2,289,299,938 shares at a cost (including dealing and associated costs) of £3,923,550,430.

Following the purchase of these shares, Vodafone holds 4,608,319,466 of its ordinary shares in treasury and has 49,211,556,713 ordinary shares in issue (excluding treasury shares).

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

31 July 2012

RNS: 84911

**VODAFONE GROUP PLC**  
**TRANSACTIONS IN OWN SECURITIES    Voting Rights and Capital**

Vodafone Group Plc ( Vodafone ) announces today that it has purchased the following number of its ordinary shares of U.S.\$0.113/7 each on the London Stock Exchange via Citigroup Global Markets Limited. Such purchase was effected pursuant to irrevocable instructions issued by Vodafone on 24 July 2012, as announced by Vodafone on 24 July 2012.

**Ordinary Shares**

Date of purchase:	30 July 2012
Number of ordinary shares purchased:	7,500,000
Highest purchase price paid per share:	182.75p
Lowest purchase price paid per share:	180.8p
Volume weighted average price per share:	181.672p

Vodafone intends to hold the purchased shares in treasury.

Since 20 June 2011, Vodafone has purchased 2,296,799,938 shares at a cost (including dealing and associated costs) of £3,937,246,683.

**TRANSFER OF TREASURY SHARES**

Vodafone also announces today that it has transferred to participants in its employee share schemes the following number of its ordinary shares of U.S.\$0.113/7 each, which were previously held as treasury shares.

**Ordinary Shares**

Date of transfer:	30 July 2012
Number of ordinary shares transferred:	7,027
Highest transfer price per share:	181.4p
Lowest transfer price per share:	181.4p

Following both the above transactions, Vodafone holds 4,615,812,439 of its ordinary shares in treasury and has 53,819,876,179 ordinary shares in issue (including treasury shares). Each such ordinary share has one vote per share. Vodafone has 49,204,063,740 ordinary shares in issue (excluding treasury shares).

The total number of voting rights in Vodafone is 49,204,063,740. This figure may be used by shareholders as the denominator for the calculations by which they will determine if they are required to notify their interest in, or a change to their interest in, Vodafone under the FSA's Disclosure and Transparency Rules.

**This announcement does not constitute, or form part of, an offer or any solicitation of an offer for securities in any jurisdiction.**

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorised.

VODAFONE GROUP  
PUBLIC LIMITED COMPANY  
(Registrant)

Dated: August 1, 2012

By: /s/ R E S MARTIN  
Name: Rosemary E S Martin  
Title: Group General Counsel and Company Secretary