UK Tax Strategy

O₂ giffgaff

2021
Introduction

This Tax Strategy statement applies to the companies of Telefónica SA in the UK. It covers:

➢ Telefonica O2 Holdings Limited and its subsidiaries.*
➢ Other groups as referred to at the end of the statement

Telefónica in the UK is a leading digital communications business. Our business generates substantial amounts of direct and indirect taxes including taxes such as corporation tax, employee taxes and VAT. The taxes that we pay and collect form part of our significant economic contribution in the UK.

We are committed to being a responsible and cooperative taxpayer. In 2020 our businesses paid approximately £657 million in taxes as follows:

- Corporation tax paid
- Employment taxes paid
- VAT paid

O2 Taxes Paid in the UK - £ millions

- Corporation tax paid: 99
- Employment taxes paid: 143
- VAT paid: 415

2021 this group comprises the following UK legal entities:


Up until 31 May 2021 the Board of Directors of Telefonica O2 Holdings Limited advised by the Chief Financial Officer is ultimately responsible for the tax strategy of the O2, giffgaff and Weve businesses. The Chief Financial Officer has ownership of the Group’s tax operations and oversight of tax risk, with the detailed analysis and preparation of the tax records covered by the Group Financial Controller. From 1 June 2021 the Board of Directors of the head company of each sub-group listed at the end of this statement are responsible.

* On 1 June 2021 Telefonica O2 Holdings Limited transferred 100% of O2 Holdings Limited and its subsidiary to VMED O2 UK Limited as part of the 50:50 joint venture arrangement between Telefonica SA and Liberty Global Plc to bring together the O2 and Virgin Media businesses in the UK. As a result, Telefonica O2 Holdings Limited only has one subsidiary with more than 50% shareholding, named mmO2 Limited.

Resource management

The tax team within the O2 finance department is responsible for managing the taxes of all of the Telefónica companies in the UK to ensure compliance with relevant laws and filing obligations.

The tax landscape is constantly evolving due to developments in legislation, transfer pricing, increased digitisation and the use of technology in tax. As a group we recognise that these changes need to be managed and resourced appropriately.
The competence of tax staff is ensured through a program of ongoing and regular training. This training focuses on technical expertise and professional development so that our people can actively fulfil their tax responsibilities.

External advisers are used to assist with operational change, exceptional items, and large and complex transactions. The use of external advice is focused on providing both technical and commercially relevant advice and guidance.

**Objectives and acceptable level of tax risk**

Tax risk arises from uncertainty on how legislation should be applied or how complex transactions should be analysed. Our objective is to comply with legal requirements in a manner that ensures we pay the right amount of tax. This objective is underpinned by an open, co-operative and transparent relationship with the Tax Authorities. The group considers therefore that it has a low tax risk appetite and operates on the basis of no surprises.

Where it is responsible and appropriate to do so steps are taken to reduce tax liabilities. We claim properly available allowances, deductions, reliefs, incentives, exemptions and credits where the rules say they are available. Our ongoing tax risk approach is based on principles of applying reasonable professional care and considering materiality. Each tax risk is measured based on a balance of impact of that risk and its likelihood.

**Governance of tax**

**Policy principles**

The following principles form the basis of the tax management philosophy and the policy of the Group:

**Good Governance** – We manage our tax affairs in accordance with our framework and processes of corporate governance of the Group. The Board of Directors are informed of the tax strategy and of significant changes in tax requirements.

**Risk and Internal Controls** - The Group has implemented a system of internal controls designed to respond effectively to significant risks. These controls operate around the calculation of tax liabilities, preparation of tax returns and analysis of transactions.

**Transaction Planning** – We strive to ensure that transactions are structured tax efficiently in line with commercial objectives and in accordance with tax legislation. We seek to avoid the use of artificial tax arrangements and we avoid the use of tax havens.

**Control activities**

Tax accounting and reporting is within the scope of our annual internal control framework testing regime (covering Sarbanes-Oxley and SAO (Senior Accounting Officer) compliance requirements) and is subject to both external and internal audit independent assessment as well as reporting to the Telefónica SA group in Spain. These processes form part of a broader management framework in which key tax decisions are visible to management.

**Risk register**

The business has a wider corporate risk framework including a risk register. Where appropriate tax risks are included in this register.

**Key controls**

Key controls to manage the risk of incorrect tax accounting are established and the fulfilment of these are documented in the various tax returns workings papers.

**Tax planning**

**Controls over tax planning**
All papers put forward to the Board of any group company or project committee that contain comments on tax are supported by an appropriate level of tax analysis and documentation.

**Attitude towards tax planning**

For us tax planning means assessing the tax consequences of significant business changes, events or transactions. We seek to reduce the cost in compliance with the law. We use the parameters below to evaluate how we do it:

- The commercial purpose of the transactions and how the planning fits in with commercial objectives and requirements;
- The broad intention and specific objectives of the legislation;
- The impact on cash flow and impact on the financial accounts;
- The impact of the arrangements on our reputation and integrity as a large corporate business based in and operating in the UK;
- The impact on various stakeholders who could be affected such as customers, suppliers, investors and regulatory bodies;
- The strength of tax advisors opinion: appropriate external advice, where relevant, is obtained as necessary.

**Relationship with Telefónica**

We are part of the wider Telefónica SA group. Telefónica is one of the largest telecommunications companies in the world with operations in 14 countries. The headquarters are in Madrid and the group is listed on several stock exchanges.

As part of a multi-national group we rely on Telefónica to provide us with key services such as roaming, interconnection, technology, finance and management services.

**Group companies**

The Boards of Directors of the top company of the following Groups are ultimately responsible for the tax strategy of the relevant group. The above tax strategy applies equally to them.


2) Telefonica Digital Limited


4) O2 Worldwide Limited

5) Telefonica Insurance UK branch

6) O2 Oak Limited

This strategy is published to comply with the requirements of Finance Act 2016, Schedule 19. The strategy has been formalised for approval by the Board on 14 September 2021 and will be reviewed annually.

**Relationship with HMRC**

We strive to meet our obligations under the HMRC Charter. We maintain an open and honest relationship in our dealings with HMRC and seek to work in positive collaboration and ‘partnership’ with HMRC. Where disagreements arise, and sometimes they do, we actively engage with HMRC to achieve resolution.

We are in regular contact and regularly meet with HMRC to facilitate a constructive working relationship across all of the taxes.