Code of Business Ethics
An overview

of fundamental Group policies and directives guiding our relationships with each other and with our stakeholders.

Further details and additional rules for Ericsson employees in specified areas of operations are found in the Group Policies, Group Directives and Group Instructions as well as in the local directives and instructions. Links to Ericsson Group Policies, Group Directives and Group Instructions can be found here: https://internal.ericsson.com/book/78544/group-policies-directives-and-instructions.
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Letter from the President & CEO

Dear colleagues,

Ericsson is built on amazing innovations and great people. We have shaped an entire industry and led technological developments that have benefited so many in society. As important as the business we do is how we conduct our business. Our Code of Business Ethics guides us on exactly that — how we work.

The principles contained in our Code of Business Ethics are not optional. Therefore, I do not ask you to simply sign it, I ask you to personally commit to it, uphold it and understand how it drives our daily behaviors and how it guides us, ensuring that we always conduct business responsibly.

We have zero tolerance to breaches of the Code of Business Ethics. As employees of Ericsson, we each have a great individual responsibility. Therefore, signing the Code comes with another expectation, speak up: if you become aware of a potential Code of Business Ethics violation, you are expected to report it to your manager or via an alternative channel referenced on page 7. Ericsson commits to investigating all good faith reports of compliance violations and does not tolerate retaliation against those who report them.

As you all know, we have been under investigation by the U.S. authorities for the past several years. In cooperating with the authorities, we have found multiple breaches of our Code of Business Ethics. Several of those breaches were discovered by Ericsson employees who, at the time, did not raise their concerns, or when they were brought to the attention of leaders they failed to act appropriately. Our failure in addressing these breaches has had an embarrassing result. We must simply change this.

We expect all employees to:
— comply with our Code of Business Ethics
— raise your hand and seek help when you are not sure
— speak up in good faith when you become aware of credible indications of compliance breaches.

We expect managers to:
— lead by example
— encourage open and frank discussions
— anticipate and resolve compliance challenges for their team pro-actively.

Only by following our Code of Business Ethics do we build trust and credibility with our customers, partners, employees, and shareholders.

Ultimately, conducting business responsibly and with integrity is the only way we can drive real and positive change. Ethics and compliance must be at the heart of our business because, not only is that the smart thing to do, it is the right thing to do.

I am strongly committed to leading a company that cares and can so profoundly impact the world around us. I ask you to carefully read the Code of Business Ethics and acknowledge that you have understood The Code by signing it.

This shows your understanding and commitment to the principles described in the Code of Business Ethics and secures that we conduct business responsibly every day.

Thank you.

Börje Ekholm
President & CEO
October 2019
Being a trusted partner

Our guiding principles

Integrity, transparency and responsibility characterize the way we conduct business. Operating with a strong sense of integrity is critical to maintain trust and credibility with our customers, partners, employees, shareholders, society and other stakeholders. Such trust and credibility require transparency in how we conduct business and confidentiality when we conduct business to protect business assets and the privacy of individuals.

Creating an environment of transparency in the conduct of business is a high priority for all of us. Our Code of Business Ethics (The Code) reflects our commitment to operate with candor and truthfulness in our dealings and communications to the marketplace. We expect that the company will be operated in accordance with the principles set forth in this Code. Everyone, from the members of the Board of Directors and the executive management to each individual working for Ericsson, will be held accountable for meeting these standards.

The Code reflects our company’s commitment to conducting business responsibly including:

— Supporting the United Nations Global Compact ten principles

— Respecting human rights throughout our business operations, according to The United Nations Guiding Principles on Business and Human Rights

— Being responsible corporate citizens

— Ensuring health and safety

— Encouraging sustainable development

The Code also contains ethical principles for all individuals performing work for Ericsson, under the staff management of Ericsson, whether as an employee of Ericsson or a subcontractor, or as a private contractor including:

— Ensuring compliance at all times with applicable laws, rules and regulations

— Promoting full, fair, accurate, timely and understandable disclosure in financial reports and other public communications

— Appropriately dealing with conflicts of interest

— Protecting and properly using company assets

— Protecting non-public information

1 UN Global Compact ten principles are derived from the Universal Declaration of Human Rights, the International Labor Organization’s Declaration of Fundamental Principles and Rights at Work, the Rio Declaration on Environment and Development and the United Nations Convention Against Corruption.
Our responsibility for compliance

Everyone working for Ericsson is required to review the Code of Business Ethics, to support and work in line with the company’s commitments stated herein, and to follow the rules in The Code addressed to us as well as all applicable laws. In addition, we must follow Ericsson’s Group policies, directives and instructions as well as local instructions; failure to do so may result in disciplinary action including termination of employment and/or civil and criminal liability.

We place additional responsibilities on our leaders. Through their actions, they shall demonstrate the importance of compliance. Leading by example is critical, as is being available for those who have questions or wish to report possible violations of this Code.

Leaders must ensure that The Code is respected and is enforced in their organizations. Leaders may not turn a blind eye toward unethical conduct.
Reporting compliance concerns

**Employees and other individuals working for Ericsson**
Employees and other individuals working under the staff management of Ericsson are encouraged to report any conduct that they believe, in good faith, to be a violation of laws or the Code of Business Ethics to their manager or in accordance with the Directive Raising Compliance Concerns and local legal requirements. If the manager is involved in the situation or cannot or has not adequately addressed the concerns, employees are advised to report to a manager of higher rank or via one of the several channels in accordance with the Directive Raising Compliance Concerns and local legal requirements.

**Suppliers, customers and others**
Suppliers, customers and other partners involved with Ericsson may report suspected violations of laws or The Code to the local operations manager or in accordance with locally established procedure.

**Ericsson compliance line**
If the above channels for reporting are not available or appropriate, and if the alleged violation involves group or local management and relates to

- corruption,
- questionable accounting, deficiencies in the internal control of accounting or auditing matters, or
- matters that might seriously affect the vital interests of Ericsson or personal health and safety,


Leaders are expected to seriously address a reported issue and to work to ensure a satisfactory resolution in alignment with Ericsson’s ethics, values, and procedures, and with any local statutory or regulatory obligations. Ericsson will not accept any discrimination or retaliation against the individual reporting the violation for having, in good faith, reported alleged violations.
Conducting business responsibly

The company’s commitment
It is the responsibility of everyone working for Ericsson to treat corporate responsibility issues, including human rights, health and safety, and environmental issues, in a professional way, and to consider the company’s commitment to be a relevant and responsible driver of positive change in society by conducting business responsibly in their daily work.

Ericsson’s obligation as a responsible corporate citizen

Ericsson believes that communication is a basic human need that contributes to economic prosperity and social equity and provides solutions to many of society’s sustainable development challenges. We strive to ensure that our technology is a force for good in the world and minimize any negative impacts. We firmly believe that information and communication technology (ICT) promotes greater transparency and enhances many fundamental human rights, such as the right to health, education, freedom of assembly, and freedom of expression.

It is important to behave in a socially and ethically responsible way and strive to act responsibly in the communities where we conduct business. We care about the people who take part in the production and support of our products and services worldwide, and users of ICT more broadly.

It is important that the Ericsson brand is always associated with respect for human rights, fair and safe working conditions, and ethically and environmentally sound business practice.
Respecting human rights throughout our business operations

Ericsson respects all internationally recognized human rights, including the International Bill of Human Rights\(^2\) and the International Labor Organization’s Declaration on Fundamental Principles and Rights at Work, which address freedom of association and collective bargaining, forced labor, child labor, and non-discrimination.

We are committed to implementing the UN Guiding Principles on Business and Human Rights throughout our business operations. We strive to avoid infringing on the human rights of others and address adverse human rights impacts with which Ericsson is involved. We shall, in all contexts, seek ways to honor the principles of internationally recognized human rights, even when faced with conflicting requirements.

We are aware of the specific challenges to certain human rights issues in our industry, such as labor rights, the right to freedom of expression and the right to privacy, and the impacts on other rights arising from potential misuse of technology, and we work actively to minimize any such risks and challenges.

Privacy and security are important elements in products and services delivered by Ericsson, and we align our product and business processes to ensure that human rights aspects of privacy and freedom of expression are respected throughout our business operations.

For the purpose of respecting human rights and promoting fair employment conditions, safe working conditions, responsible management of environmental issues, and high ethical standards, our Code of Business Ethics is based on the UN Global Compact principles. It shall be applied throughout the company’s operations including in the management, development, production, supply, sales and support of Ericsson solutions, products and services worldwide.

It is the responsibility of each Ericsson employee to respect and promote the Code of Business Ethics, and it is the responsibility of each Ericsson unit and company, as well as of each manager, to ensure that Ericsson employees are treated in accordance with The Code.

\(^2\) The International Bill of Human Rights consists of the Universal Declaration on Human Rights, the International Covenant on Civil and Political Rights and the International Covenant on Economic, Social and Cultural Rights.
Labor standards

Freedom of association
All employees shall be free to form and to join, or not to join, trade unions or similar external representative organizations and to bargain collectively. Information and consultation with employees can be done through formal arrangements or, if such do not exist, other mechanisms may be used.

Prohibition of forced labor
Modern day slavery including forced, bonded or compulsory labor and human trafficking are strictly prohibited. Employees shall be free to leave their employment after reasonable notice as required by applicable law or contract. Employees shall not be required to lodge deposits of money or identity papers with their employer.

Fair employment conditions
Employees shall understand their employment conditions. All employees must be provided with a written document that outlines the basic terms and conditions of employment in a language understandable to them. Pay and terms shall be fair and reasonable and comply at a minimum with applicable laws or industry standards, whichever is higher. Working hours shall comply with applicable laws. The normal work week shall not exceed 48 hours.

Hours worked beyond the normal work week shall be voluntary, unless a collective bargaining agreement allows for required time under certain conditions and/or, if legal, in exceptional circumstances. Other than in such circumstances, a workweek shall not exceed 68 hours. Exceptional circumstances include short-term business demands and natural disaster.

Absent exceptional circumstances, personnel shall be provided with at least one day off in every seven-day period. One day off shall be interpreted as at least twenty-four consecutive hours.

Deduction from fixed salaries or wages as a disciplinary measure shall not be permitted.

Corporal punishment, physical or verbal abuse, bullying or other unlawful harassment and any threats or other forms of intimidation shall be prohibited.

Child labor prevention
No person shall be employed who is below the minimum legal age for employment. Minimum age is the age of completion of compulsory schooling or not less than 15 years, or not less than 14 years in countries where educational facilities are insufficiently developed.

Children shall not be employed for any hazardous work, or work that is inconsistent with the child’s personal development.
A child means a person below the age of 18 years. Personal development includes a child’s health or physical, mental, spiritual, moral, or social development.

Elimination of discrimination
All employees shall be treated with respect and dignity. All kinds of discrimination based on partiality or prejudice is prohibited. Grounds for discrimination can be based on, but not limited to, race, colour, gender, sexual orientation, gender identity, transgender status, marital status, pregnancy, parental status, religion, political opinion, nationality, ethnic background, social origin, social status, indigenous status, disability, age, union membership or employee representation and any other characteristic protected by local law, as applicable and/or Ericsson’s policies.

Employees with the same qualifications, experience and performance shall receive equal pay for equal work with respect to those performing the same jobs under similar working conditions.

Fair, safe and healthy working conditions
At Ericsson we give high importance to the health and safety of our employees, our partners’ employees, our suppliers’ employees, and members of the public that may be affected by our operations and shall be prioritized. A healthy and safe working environment, including psychosocial considerations and, if applicable, housing facilities shall be provided for employees, in accordance with international standards and national laws. Our commitment is demonstrated by thoughtfully considering potential adverse impacts on health and safety, analyzing and planning necessary actions to avoid such impacts, and having leadership commitment for safety at all levels.

Appropriate health and safety information and training shall be provided to employees including, but not limited to: risks they are exposed to, arrangements for safe evacuations of buildings and correct handling and marking of chemicals and machinery.

At Ericsson we have a vision and goal of zero major incidents and have systems and procedures that apply to all employees, suppliers and partners which will help the company achieve the zero-incident vision.

From a health perspective, Ericsson also encourages employees to maintain a positive work life balance.

Responsible sourcing of raw materials
Due diligence shall be exercised with respect to the sourcing and extraction of raw materials, including e.g. tin, tantalum, tungsten, and gold used in products. The due diligence shall be consistent with relevant parts of the OECD Due Diligence Guidance or equivalent processes.

3 OECD Due Diligence Guidance for Responsible Supply Chains of Minerals from Conflict-Affected and High-Risk Areas.
Commitment to sustainable development

Ericsson is committed to the sustainable development of society, which is development that meets the needs of the present without compromising the ability of future generations to meet their own needs. We define sustainability as long-term social equity, economic prosperity, and improved environmental performance. The Sustainable Development Goals provide a framework for how we describe our impact on society. We are committed to using our technology and expertise to help achieve the Goals.

Ericsson strives to develop, produce and deploy sustainable products, services and solutions. We shall continuously work to reduce the negative impacts of our operations and to maximize positive impacts of our technology in order to enable the sustainable development of society.

We shall increase the knowledge and awareness about sustainability among employees, and proactively engage with stakeholders in activities that have positive social, environmental and economic impacts on people, business and society. We shall also engage our suppliers to ensure adequate sustainability standards in our supply chain.
Every action counts

Ethical principles for everyone performing work for Ericsson under the staff management of Ericsson, whether as an employee of Ericsson or of a subcontractor, or as a private contractor.

Compliance with laws, rules and regulations

Ericsson shall comply with all laws, rules and regulations that apply to its business. As you conduct Ericsson’s business, you may encounter a variety of legal issues. Violations of any applicable law, rule or regulation may have serious consequences, both for Ericsson and for the individuals concerned. Therefore, it is your responsibility to be familiar with and comply with relevant laws, rules and regulations, including in the areas listed below.

Trade compliance
Specific laws, rules and regulations apply to us as a multinational group of companies in an international business environment, in particular when exporting and importing products and services. Ericsson employees must therefore be familiar with, and adhere to, applicable domestic and foreign laws, rules, and regulations related to export and import regulations, anti-boycott provisions, trade embargos, and sanctions. According to these laws, rules and regulations, individuals can be restricted from participating in certain business activities, for example, “United States persons” (US citizens, green card holders and persons physically located in the US) can be subject to such restrictions. Group Function Legal Affairs and Compliance is available to support employees with questions regarding Trade Compliance.

Fair competition
Ericsson is dedicated to promoting fair competition. Fair competition provides the best incentives for business efficiency. It encourages business development and innovation and it creates a wider choice for consumers. Most countries have laws prohibiting business practices that interfere with fair competition (competition or antitrust laws). These laws govern the ways companies deal with their competitors, customers, and suppliers and they, for example, prohibit price fixing, market and customer allocation and bid rigging with competitors, as well as the abuse of a dominant market position. Everyone working for Ericsson shall compete in the open market as vigorously and constructively as possible, while consistently complying with competition laws in each of the countries in which Ericsson operates.

Accounting and financial reporting
Ericsson is required to follow strict accounting principles and standards, to report financial information accurately and completely, and to have appropriate internal controls and processes to ensure that accounting and financial reporting complies with applicable laws, regulations, and listing requirements. You must support the company’s efforts in this area.

Insider rules and trading prohibition
Everyone working for Ericsson shall act in strict compliance with all applicable insider rules and regulations. “Inside information” is non-public information, which, if it were made public, would be likely to have a significant effect on the price of a financial instrument. No one who possesses inside information is permitted to use the inside information for trading in financial instruments to which the information relates. Furthermore, no one is permitted to disclose inside information to anyone, including family, friends, co-workers, or others, for whom such information is not necessary for the performance of his/her duties.

Closed period
The members of the Board of Directors of Telefonaktiebolaget LM Ericsson and the members of Ericsson’s Group management are prohibited by law to conduct any transaction in Ericsson financial instruments during a closed period of 30 days before the publication of financial reports. All Ericsson employees are recommended not to trade in Ericsson financial instruments during this period even if they do not possess inside information.

Privacy
Ericsson is committed to protecting the privacy of personal information, including personal information relating to employees, partners, external workforce, customers, and end-users. Personal data shall be kept confidential and handled in a secure way. You must only process personal data to the extent required to perform work tasks.
Communication and financial information

It is important that Ericsson employees have a good understanding of their units’ operational and financial performance to increase involvement in improving operations. This must be balanced with Ericsson’s financial disclosure policy and legal requirements, specified in frameworks such as the insider rules, and the listing and reporting rules of stock exchanges and supervisory authorities for securities. Ericsson’s obligation to comply with these requirements defines the way that individuals working for Ericsson shall manage material news that might impact the company’s stock price. Comments about financial performance and prospects to external parties shall only be made by official company spokespersons, as authorized in the spokespersons directive and in conjunction with activities supported by Group Function Marketing & Corporate Relations.

Everyone involved in financial reporting shall always provide full, fair, accurate, timely, and understandable disclosures in reports and documents that Ericsson files with or submits to government agencies or authorities or makes in other public communications.

The authorized spokespersons are assigned to represent the company externally and can cover a broad range of topics. All employees are encouraged to spread the word about Ericsson by sharing public information about the company, but only authorized spokespersons should comment on financial performance, strategically sensitive matters or non-public customer related information. Group Function Marketing & Corporate Relations is available to support employees when in doubt.
Dealing with conflicts of interest

We shall make business decisions based on the best interests of the Group rather than personal considerations or relationships. A conflict of interest arises when anything interferes with or influences the exercise of our independent judgment in the best interest of Ericsson. We must avoid situations in which our personal interest may conflict with, or even appear to conflict with, the interests of the Group.

The following are examples of situations to be particularly aware of:

**Business opportunities**
You may not take business opportunities for yourself, your family or friends that are identified in the course of your work for Ericsson if this could be contrary to the interests of Ericsson. Nor may you otherwise use Ericsson property or information or your position at Ericsson for personal gain or for the gain of your family or friends.

**Other employment or engagement**
You may not take any employment or engagement outside Ericsson, with or without compensation, that harms or may harm job performance at Ericsson or creates or may create a conflict of interest. Ericsson employees may not engage in outside business interests that divert time and attention away from Ericsson responsibilities or require work during Ericsson working time. Ericsson employees shall avoid any potential conflict of interest by not accepting employment or engagement from any ICT organization or any supplier, contractor, agent, customer, or competitor of Ericsson, unless the engagement is on behalf of or at the request of Ericsson.

**Board assignments outside Ericsson**
Ericsson employees must not take a board position in any entity or association (including non-profit organizations) if it creates a conflict of interest or could adversely affect the employee’s performance of the duties or work for Ericsson. For example, a board position in a competitor, customer, supplier, or strategic partner of Ericsson is not permitted. A board position in a non-significant supplier of Ericsson may, under certain limited circumstances, be permitted but subject always to approval by the Chief Legal Officer.

Provided that there is no risk for conflicts of interest, employees may hold one board position in an external entity without prior approval. Any additional board position is permitted only if explicitly approved in advance by the employee’s manager and the manager’s manager. A special approval process applies for the Group management. Serving on boards of non-profit organizations does not require approval, provided that there is no potential conflict of interest.

**Political activities**
Ericsson will not make contributions or payment or otherwise give any endorsement, directly or indirectly, to political parties or committees or to individual politicians. You may not make any political contribution on behalf of Ericsson or through the use of corporate funds or resources.

**Disclosure of conflicts of interest**
Ericsson requires that you disclose situations or transactions that reasonably would be expected to give rise to a conflict of interest. If you suspect that you are involved in a transaction or any other arrangement that creates a conflict of interest, or something that others could reasonably perceive as a conflict of interest, you must report it to your manager and to Group Function Legal Affairs and Compliance. Your manager and Group Function Legal Affairs and Compliance will work with you to assess whether there is a conflict of interest and, if so, how best to address it.

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4 Nothing in this Section shall prohibit the establishment and operation of a separate segregated fund, as permitted by United States law (specifically 2 U.S.C. § 441b(b)(4)(B)) to collect voluntary donations from certain eligible employees of Ericsson and to make contributions to candidates for elected political office in the United States.
Corruption and financial irregularities

**Zero-tolerance**
Ericsson has a zero-tolerance policy towards any form of corruption and financial irregularity, including bribery, kickbacks, facilitation payments, fraud, embezzlement, and money laundering, as follows.

**Bribes and kickbacks**
No one representing Ericsson may, directly or indirectly, demand or accept from, or offer or give to, employees or other representatives of business partners (such as customers, suppliers, and channel partners) or any other third parties (e.g. authorities), any kind of bribe, kickback or any other unlawful or unethical benefit.

**Gifts and entertainment**
No one representing Ericsson may offer to, or accept from, business partners or any other third parties, gifts, benefits, reimbursements, or entertainment that would constitute a violation of laws or that could suggest a conflict of interest, divided loyalty, or be perceived as an improper attempt to influence business decisions or otherwise affect the recipient’s performance or work duties. Ericsson employees should normally not accept gifts from business partners or any other third parties except for promotional items with insignificant value.

All gifts or entertainment should be:
- business related
- made openly - normally addressed to the receiver’s employer
- of moderate value
- free from obligation or expectation and
- avoided during ongoing negotiations

Certain gifts or benefits are never allowed to be either offered or accepted, including money, loans, gift vouchers, kick-backs, work for private purpose, unethical benefits, vacations, or similar benefits addressed to individuals. Further guidelines are available in Ericsson steering documents and e-learnings.

**Public officials**
Stricter rules apply when we interact with government entities and their employees or representatives. Be aware that this includes also state-owned companies, i.e. many mobile operators. Normally, nothing of value should be promised, offered, or provided to a public official, either directly or indirectly.

**Facilitation payments**
Unofficial payments demanded by public officials intended to speed up or secure the performance of routine government actions (e.g. issuance of visas, permits or licenses) are not allowed by Ericsson. Such facilitation payments are illegal in most countries and may result in prosecution and punishment of the payer.

**Fraud and embezzlement**
Ericsson does not accept any type of fraudulent behavior or embezzlement.

**Money laundering**
Ericsson supports international efforts to combat money laundering and the funding of terrorist and criminal activities. We shall not engage in unusual payment methods, or payments to unconnected parties, in contradiction to Ericsson policies and directives.

**Support and reporting**
If you are ever in doubt as to what is permissible, contact Group Function Legal Affairs and Compliance for advice. Any offer or proposed arrangement contradicting our zero-tolerance towards corruption policy must be reported immediately to Group Function Legal Affairs and Compliance. You may also use the Ericsson Compliance Line http://www.speakupfeedback.eu/web/p7kega.
Protection and proper use of company assets

Ericsson has a wide variety of assets, including physical assets, proprietary information and intellectual property. You are responsible for protecting Ericsson property entrusted to you and for helping to protect Ericsson’s assets in general. To do this you must be aware of and understand Ericsson’s security directives. You must be alert and report any loss, or risk of loss, of Ericsson properties to your manager or Ericsson Security as soon as they come to your attention.

Below, you will find certain instructions for internal and external handling of information, communication systems and intellectual property.

Intellectual property
Intellectual property includes a variety of properties, such as computer programs, technical documentation and inventions. Certain intellectual property is, or can be made, subject to special protection through copyright, patent right, trademark right, etc.

Intellectual property is an asset of utmost value to Ericsson and must be treated with appropriate care. You must follow and, in case of doubt, seek instructions on how you shall act to protect this valuable asset. For example, it is important that open source software is used and distributed only in accordance with Ericsson's regulations on open source software.

Intellectual property created by Ericsson employees under the employment is transferred and assigned to Ericsson by law and/or the employment contract or other agreement, with the exceptions stated in international conventions, applicable laws and the agreement with Ericsson.

Use of Ericsson IT resources
Ericsson IT resources, including communication systems and connections to the Internet, shall be used for conducting Ericsson business or for other incidental purposes, authorized by your management or applicable Group steering documents. You may be authorized by management, or by applicable Group steering documents, to access Ericsson’s IT resources with devices and storage media not provided by Ericsson.

To the extent allowed under applicable law, access to Ericsson’s IT environment from any device or storage media (whether provided by Ericsson or not) may be checked for installed software, USB storage, firewalls, administrator information, additional network connections, encryption, anti-virus or malicious software and components, etc. For the purpose of protecting Ericsson business and detecting unacceptable use of Ericsson's IT resources, you may be asked to provide access to any devices and storage media used to access Ericsson's IT resources or store Ericsson information. Such a request can only be made by an authorized function and in accordance with applicable processes.

Unacceptable use of Ericsson's IT resources includes: processing, sending, retrieving, accessing, displaying, storing, printing or otherwise disseminating material and information that is fraudulent, harassing, threatening, illegal, racially or sexually oriented, obscene, intimidating, defamatory or otherwise inconsistent with a professional environment.

When you leave Ericsson
You must return all Ericsson assets, including documentation and any media containing Ericsson proprietary information. You remain bound by the restrictions for use and disclosure of Ericsson proprietary information after you leave Ericsson.
Protecting information

Protecting Ericsson's confidential and proprietary information
and that of our customers, partners and suppliers

Persons working for Ericsson have access to information owned by
Ericsson and sometimes also to information owned by third parties.
Such information may be financial information, business plans,
technical information, information about employees and customers,
and other types of information. Non-authorized access, use, and
disclosure may damage Ericsson or the third party and, therefore,
you are not allowed to access, use or disclose the information unless
you have been properly authorized to do so. Non-authorized access,
use and disclosure may also be a violation of laws, including privacy
regulations.

Here are some rules that will help protect non-public information
of Ericsson and its customers, partners and suppliers:

— Do not disclose to others information not made public by
Ericsson except to

— persons working for Ericsson who, in their work, need
access to the information and who have justified reason
to have the information,

— anyone else authorized by Ericsson as the receiver of
such information or

— persons to whom you, according to your work duties,
shall give such information.

— Do not directly or indirectly access, duplicate, reproduce
or make use of non-public information other than in the
course of your duties and work for Ericsson. When leaving
Ericsson, any authorization to access or to use non-public
information expires, and any information in your possession
must be returned or disposed of.

— Upon learning of any wrongful use or treatment of non-
public information, promptly notify your manager and
cooperate in full with Ericsson to protect such information.

— Do not store non-public information on private computers,
storage media or other devices not authorized by Ericsson.
Third party cloud services, or other online hosting services,
should only be used to store non-public information if
approved for that purpose by Ericsson Group Security.

— Accesses and authorizations provided to persons working
for Ericsson may only be used in the manner in which
they were intended. Passwords and pin codes and similar
information must never be shared or provided for use to
unauthorized persons.