
DUTY OF CARE POLICY

A. General

IPE Global Limited (hereinafter referred to as 'the Group') perceives Duty of Care as its moral responsibility towards its employees, consultants and subcontractors, to ensure that adequate precautions and risk assessment are undertaken on all projects and activities conducted by the Group.

The purpose of Duty of Care Policy ("the Policy") is to consider the health and safety implications of work - related travel or other risks arising from working for the organisation and to put into place procedures to control these risks to an acceptable level.

B. Definition

"The Group" means IPE Global Limited (India); each of its subsidiaries – Triple Line Consulting Limited (United Kingdom), IPE Global (Africa) Limited (Kenya), Ajooni Impact Investment Advisors Private Limited (India), IPE Global Center for Knowledge and Development (India) and IPE Global Private Limited Ethiopia; International branch offices in Bangladesh, Philippines and Nepal.

C. Applicability

This policy applies to IPE Global Limited and all its subsidiaries (as contained under Definition {refer point B above}) Each Group Company has a duty of care for all its employees, consultants and subcontractors when conducting business at home office, local project office or overseas. The Policy applies to all employees and consultants at all levels within the organisation. The duty of care policy applies to all official travel including travel for business development, training and other non-project activities.

D. Need and Commitment

As an employer, it is the obligation of each Group Company to provide a safe working environment for all staff and consultants, including when they are traveling on company business.

Conflict and state fragility present both domestic and international consultancies with significant operational problems – ethical, practical and strategic. By definition, fragile and conflict-affected states are often unable or unwilling to provide safety and security, protection of basic rights & freedoms and essential services to their people. By extension, these limitations also affect the legal environment and access to security and other services which consultants require to operate and deliver effective development and stabilisation programmes. The Group strongly believes that working in fragile and conflict-affected regions presents unique challenges and that a well-executed project in such settings has the potential to achieve various developmental goals; at the same time, however, it is of the utmost importance to ensure the safety of its staff and consultants.

Thus, as part of our duty of care to staff and consultants involved in projects in fragile and conflict-affected areas, or in areas with any possibility of an ensuing civil or military conflict, we undertake a number of measures to ensure their safety and to provide them with a stress free and a safe working environment.

Duty of care applies to all activities undertaken by a member of staff and sub-contractor both inside and outside of any of the Group's offices including offices of subsidiaries or the workplace of the sub-contractor. The extent to which duty of care activities need to be undertaken depends on two key conditions (also illustrated in figure 1):

- I. **The contractual arrangements with the client and sub-contractor:** Each Group Company follows different processes based on whether it is a lead contractor or a sub-consultant, and whether the duty of care is the responsibility of the client or the lead contractor (in case any Group Company is a sub-consultant).
- Where a Group Company is a lead contractor, it takes overall responsibility for duty of care of its employees and consultants. In cases where the client is responsible directly or through a third party for ensuring duty of care of the concerned Group Company's staff and consultants, the concerned Group Company ensures that such duty of care responsibilities are sufficiently addressed by the client or third parties appointed by the client.
 - Where a Group Company is a sub-contractor, it takes overall responsibility for duty of care of its employees and consultants, unless the lead organisation insists of its duty of care policies to apply for the project. In such cases, concerned Group Company ensures that such duty of care responsibilities are sufficiently addressed by the lead organisation. The Group Company also ensures that policy is acceptable and is properly implemented by the lead organisation.
- II. **The nature of the risk in the country or region.** The Group conducts a preliminary analysis of the level of risk associated with the country/region based on information available from various government travel advisories) and other sources including its retained Security Advisor. The risk is further analysed by the Security Advisor, if there is a need. The duty of care process to be carried out will depend on the risk category (low, medium or high) assigned, as illustrated in Duty of Care Decision Tree (figure 1) below:

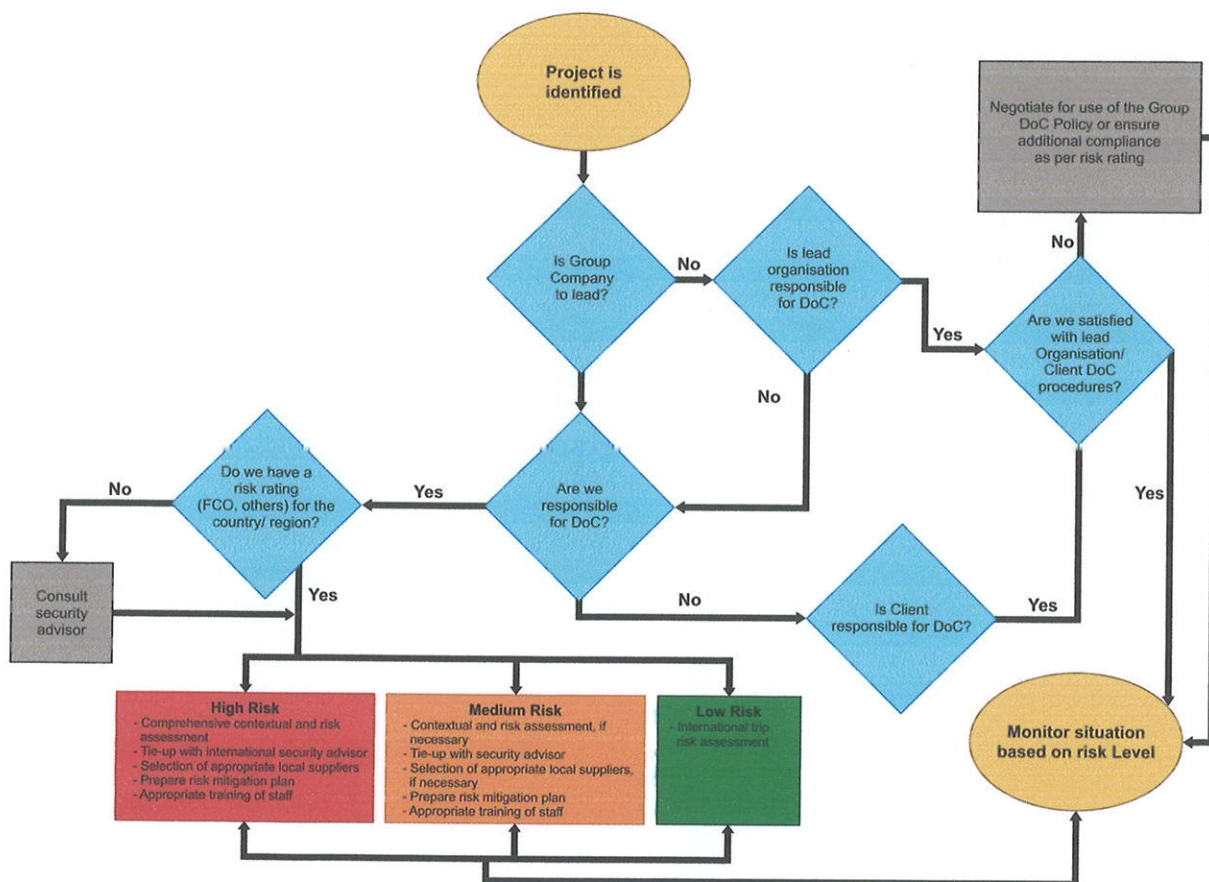


Figure 1 - Duty of Care Decision Tree

E. References

1. IPE Global Safety and Security Note
2. Foreign Travel Advice (<https://www.gov.uk/foreign-travel-advice>)
3. Department of Foreign Affairs and Trade, Government of Australia – Smart Traveller Website (<https://smartraveller.gov.au/>)
4. US Overseas Security Advisory Council (OSAC) - Bureau of Diplomatic Security Website (<https://www.osac.gov/Pages/Home.aspx>)
5. Information and Advisory Services - International SOS

F. Roles and Responsibilities

1. Managing Director

- As the custodian of the IPE Global Duty of Care Policy, Managing Director approves the Policy and its subsequent revisions;
- Receives reports of significant residual risks and makes considered decisions on their acceptability as appropriate.

2. Chief Finance Officer (CFO)

- Identifies the principal risks to the business, its staff and sub-contractors and ensures that the Company has implemented appropriate systems and effective risk management programs to manage these risks;
- Oversees annual review of this Policy for approval of Senior Management.

3. Head - Corporate Risk & Compliance (CRC)

- Reports on the Group's principal consolidated risks and mitigation strategies on a periodic basis to the Senior Management;
- Selects a suitable travel agent, taking into account health and safety considerations e.g. the availability of a 24-hour helpline, passenger tracking information, the facilitation of accommodation, health and safety checks.

4. Head of Department or Line Manager

- Ensures that a suitable management system is in place and monitored within their Departments which reflects the requirements of this policy;
- Ensures that employees who undertake travel as part of their work are suitably trained and experienced to do so;
- Ensures that a robust system is in place to track employees who may be off-site;
- Responds to incidents and feedback which is reported by employees.

5. Employees

- Responsible for their own health and safety at all times and specifically whilst undertaking off-site visits and do not compromise the safety of colleagues they may be travelling with;

- Utilise the systems in place for managing such visits within their Departments;
- Inform Manager - Duty of Care for any visit to isolated areas, at least 02 days in advance;
- Report all hazards, incidents and accidents to their line manager as well as Manager - Duty of Care;
- Do not remove, damage, interfere with or misuse any gadget, equipment or other material provided in the interests of health, work and wellbeing;
- When required, make use of safety equipment;
- Feedback any concerns to the organization at an appropriate point either during or after the visit.

6. Manager - Duty of Care (IPE Global Limited)

- Establishes the risk statement in relation to overseas travel, and for sharing this with the management when strategic decisions are made in relation to work off-site;
- Arranges overseas travel insurance on behalf of the organization and publishes the levels of cover;
- Coordinates with Nodal Officers in each of the subsidiary to ensure implementation of the Policy in the respective subsidiary;
- Maintains an MIS - Duty of Care Register (Annexure A) for all international travel data including contact details and emergency number of all travellers;
- Initiates a suitable response to safety alerts received in relation to overseas destinations;
- Considers any requests for off-site visits where significant residual risks exist, or where requests are made to travel to areas outside the published risk statement;
- Ensures that an appropriate system is in place to consider the adequacy of risk assessments carried out by line managers and Nodal Officers of respective subsidiary;
- Takes suitable action to manage incidents which may arise involving employees of the Group;
- Ensures that planned maintenance is programmed for all machinery and equipment, including fire detection and prevention equipment (annually by specialist companies) in all Group Companies.
- Updates IPE Global Internal Risk Ratings on quarterly basis based on country specific travel advisories, global and regional media sources, Group's Security Advisor, etc.;
- Reports on respective Group companies consolidated risks and mitigation strategies on a periodic basis to Head – CRC.

G. Nodal Officers

Employees and other staff members can get in touch with following Nodal Officers for fulfilling Duty of Care obligations including reporting:

- i. For IPE Global Limited (India), IPE Global Center for Knowledge and Development (India) and Ajooni Impact Investment Advisors Private Limited (India)

Mr. Lavish Bishnoi

Duty of Care Manager

Contact : +91 9818010029

Email : lbishnoi@ipeglobal.com

- ii. For IPE Global (Africa) Limited (Kenya); IPE Global Limited, Ethiopia; Triple Line Consulting Limited (United Kingdom, Nepal and Philippines)

Ms. Hannah Swan

Operations Manager

Contact : +44 7540 663575

Email : hannah.swan@tripleline.com

- iii. For IPE Global Limited, Bangladesh

Mr. Platini Costa

Accountant Officer

Contact : +88 01672095411

Email : pcosta@ipeglobal.com

- iv. For IPE Global Limited, Philippines

Ms. Jean Centeno

Manager – Business Development and Corporate Business

Contact : +63 9178 217644

Email : jean.centeno@tripleline.com**H. Steps for Duty of Care****1. Trip Risk Assessment**

For all overseas travel, on Group business, it is mandatory for all staff and sub-contractors to upload their travel detail on Darwinbox well in advance. Post this, the Manager – DoC will undertake a Trip Risk Assessment for the country/ place of travel and issue Pre-Travel Advisory (Annexure B). Once permission has been granted, trip risk assessment should be initiated and all off-site work visits to be carried-out should be categorised according to risk. In the first instance, this categorisation should be determined by the person intending to travel. Departments will need to introduce a mechanism to ensure the approval process picks up on any non-categorised visits.

Female Colleagues travelling for Field Trips in remote areas must be accompanied by a local colleague preferably a Male Colleague and the same shall be informed to DoC Desk at least 2 days in advance.

Plan a journey in daylight hours only. Owing to business requirements if travel is undertaken after daylight hours, the same shall be informed and approved by the line manager and proper precautionary measures are to be taken.

Seeking travel risk assessment is a mandatory requirement irrespective of travel destinations. There may be situations (e.g. potential civil disturbance or adverse weather) where a temporarily higher risk category for low risk regions (e.g. the UK, the EU or low risk areas within India) is necessary and precautionary measures are undertaken to ensure that the staff member or sub-contractor is adequately insured and aware of the risks. If, according to internal risk ratings “only essential travel” should be undertaken to any particular country/region, that country/region is automatically defined as high risk. Most other less developed and middle-income countries where the Group is working are likely to be categorised medium risk.

In the case of a high-risk location, a full trip risk assessment must be undertaken before a trip is undertaken and must be authorised by the traveller's line manager, as well as Head - CRC.

2. Comprehensive Contextual and Risk Assessment

For projects in high risk countries/regions, the duty of care process starts at the proposal stage. For such projects, during proposal preparation, concerned Group Company undertakes a Comprehensive Contextual and Risk Assessment in order to fully understand the risks to personal safety and security for individuals to be deployed under the project. This entails a thorough analysis of the context in which the intervention is to take place; and assessment of present threats and vulnerabilities as well as opportunities. We also look at any Post-Conflict Needs Assessments (PCNAs) that may have been conducted by the United Nations Development Group (UNDG), the European Commission (EC), the World Bank (WB) or regional development banks in collaboration with national governments and donor countries. Where necessary, support from Group's Security Advisor is taken.

The assessment involves analysis and reporting on one or more of the following key areas of a region or state, depending on the nature of the programme:

- **State-building and peace-building** dynamics in the country, including governance;
- **Socio-economic analysis** relating to political economy, institutional weaknesses, power play in various communities, social and political instability and their causes;
- **Conflict analysis** including causes of conflict and underlying structural drivers, resulting programme and policy implications and understanding cultural sensitivities;
- **Social context** pertaining to gender inequality and social exclusion;
- **Human rights assessment** with respect to civil and political rights, economic, social and cultural rights, rights in theory versus in practice;
- **Transparency** and accountability mechanisms in place if any; and
- Analysis of existing instability, or risk of **instability**.

This is followed by the Risk Assessment document, which forms part of the proposal and helps us identify the types and levels of risks present on site, thereby informing design of programmatic intervention, hiring of the right team personnel, and determining appropriate tools for risk mitigation and management. The different types of risks looked into include:

- **Risks at state level:** unstable political environment, programmatic conflict with domestic political agendas, civil unrest and violence, instability caused by local or state level elections, economic crises, natural disasters, military discontent, corruption, etc.
- **Security risks for deployed staff and consultants:** threat to basic human rights, risk of physical security, insecurity in the field, threat of kidnapping or physical harm, etc.
- **Programmatic risks:** those associated with property, infrastructure, and supplies.

Decision to work or not to work on a project would be taken after completion of the assessment. Risk assessment is a continuous process and any such adverse assessment could lead to a decision of stopping the work if the conditions become unfavourable at a later stage. Once the project starts, these assessments are undertaken in partnership with the Client, government counterparts, key stakeholders (where appropriate) and/or local partners, to ensure a comprehensive analysis of the situation on ground. Where required, we use specialised services provided by our Security Advisor to conduct these risk assessments. Where necessary, a similar assessment may be conducted in case of medium risk countries as well.

3. Selection of Local Suppliers

Our objective is to operate safely in fragile areas. Based on the findings of the contextual and risk assessment, the Group ensures that we select suppliers of essential in-country services on the basis that they are working in the best interests of our staff as well as project beneficiaries. We also seek to ensure that our support does not legitimise individuals or organisations that are actively contributing to conflict or state fragility. We use Specialist Security Services to treat risk (private security providers, communications, transportation, etc.). These Security Service providers are selected in consultation with our Security Advisor and we aim to finalise such providers at the proposal stage itself or after being selected as the service provider for the project. Where necessary, such arrangements are also undertaken for medium risk countries.

4. Duty of Care Risk Mitigation Plan

On selection and based on the level of identified risks, the Group develops a risk mitigation plan appropriate to the project. This is prepared for all high-risk contexts and for medium-risk countries, where necessary. The following points are taken into account in such plans.

- a. Entering a partnership with a reputed national security company in consultation with our Security Advisor.
- b. Design and development of the Group's (and each subsidiary's) Emergency Communication system protocol with a designated project Security Focal Point (usually the main project office, in the case of several project locations) and established lines of communication with local police/security forces. Where necessary, support of the Security Advisor is taken to prepare this plan.
- c. Design and development of a medical (first aid, stabilization, transport to local hospital and medevac assistance) Standard Operating Procedures (SOPs);
- d. Design and development, in collaboration with the national security company, of a reporting protocol and corresponding SOP for the efficient handling of significant security incidents. As part of this SOP, a protocol on special security cautionary advisories is developed ensuring that when security incidents occur that may have an impact on staff movements, the relevant project and corporate staff receive timely notification, there is assessment of actual and likely risk to project staff, and an appropriate course of action is set out and implemented.

5. Training of Staff

Based on the contextual and risk assessment, all field personnel of the Group receive pre-deployment security orientation briefing material and a training series that covers security and emergency mitigation training. This training, provided through our Security Advisor, involves:

- **Pre-deployment briefing protocol (for non-resident staff)** covering travel, compound security, hotel security, medical and hostile threat emergencies, in which the following are explained:
 - i. State/country risk profiles;
 - ii. Security communication & threat advisory system;
 - iii. Emergency contingency plans;
 - iv. Emergency response plan;
 - v. Personal security;
 - vi. Security SOPs.
- **Security and Emergency Mitigation Training (for long-term staff)** encompasses practical, scenario-based training exercises in remote conditions covering the following:
 - i. Personal threat assessment and mitigation;

- ii. Contingency planning – emergency extraction procedures;
- iii. Personal safety & security - all aspects of personal and team safety and security;
- iv. Navigation training – navigational methods including emergency procedures;
- v. Communications;
- vi. Conflict resolution training - the ability to defuse hostile situations;
- vii. Life-saving skills - life saving techniques, health and hygiene;
- viii. Mines & unexploded ordnance risk education – survivability;
- ix. Kidnap and ambush avoidance/mitigation;
- x. Survival - anti-abduction methods and enduring captivity.

I. Other Measures in High Risk Areas

1. Monitoring risk on a live/on-going basis

In all insecure contexts, the Group works with organisations through which project offices have access to security management reports and advisory in support of regular monitoring of the security situation. The mandate of the local Security Service Provider includes provision of regular security briefings. Our Security Advisor also provides us with regular updates on the project countries/regions in which our staff is travelling.

2. Staff access to suitable equipment

The Group ensures that the Security Partner is capable of providing static manned guarding services. The maintenance of a serviceable fleet is a primary security function and thus the Group ensures through its Security Partner that a fleet of vehicles is properly managed focusing on availability of communication equipment, daily vehicle and equipment checks, vehicle cleanliness, completeness and serviceability.

3. Systems in place to manage an emergency /incident if one arises

The Group ensures that its Security Partner has intimate knowledge of the region of work and is well equipped with GPS mapping, route maps, alternative routes, and a network of emergency safe havens across the area for use, should it be required.

4. Reporting of Incidents

Employees should ensure that their line manager/Manager - Duty of Care/ Nodal Officer is alerted to any serious difficulty at the earliest opportunity. If assistance is required out of office hours the employee should follow the procedures advised by the Security Advisor.

The contact details of Manager – Duty of Care and Security Advisor would be provided to the employee before start of the travel. The contact details of Nodal Officers are given under clause H of this Policy.

After occurrence of any incident, the risk assessment in place should be reviewed. If necessary, changes to the risk assessment should be completed. It may be that a formal investigation is required so that improvements may be implemented. This investigation should be completed by Manager - Duty of Care along with the Security Advisor, as appropriate.

All travellers should debrief on their experience and any security issues that needs to be highlighted. All this information gathered is very useful and valuable and would be used for updating the policy.

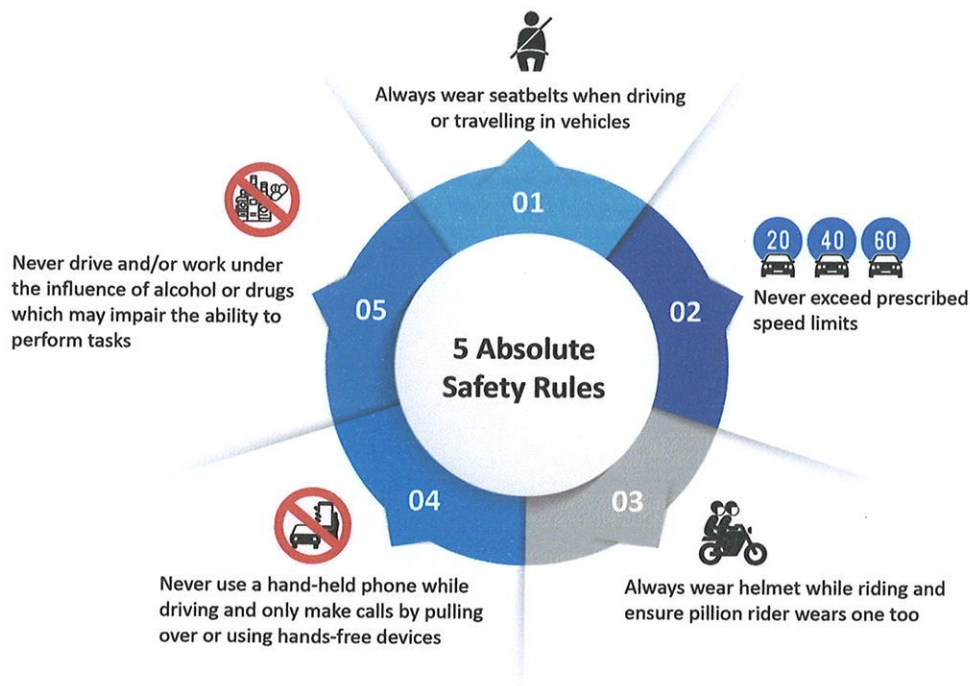
J. Key Action Points

- Manager – Duty of Care, based out of IPE Global headquarters in India is a central contact point for Duty of Care management. In addition, each of its subsidiaries has a nominated person (Nodal Officers) with responsibility for ensuring compliance with the Policy.
- In situations where there is a need for daily contact, the nominated officer will need to ensure that there is an alternate cover for weekends or days when the nominated officer is not able to assume the responsibility.
- Travellers travelling to Medium-High risk location shall update their movements after reaching the destination and maintain regular contact (through WhatsApp, SMS, Emails, Phone calls, etc.) during the tenure of their trip. It is advisable to have daily contact with the DoC Desk at the H.O., at least 2 times a day, preferably at the below mentioned slots:

Morning hours: Before leaving for the office/project site, from the Hotel/Guesthouse

Evening hours: After reaching the Hotel/Guesthouse from the office/project site.

- It will be the responsibility of the Manager – Duty of Care to ensure that offices and projects follow the policy and comply with Duty of Care Checklist.
- The following 5 Absolute Safety Rules must always be followed by all colleagues. Also refer General Advice on Travel (Annexure C) and Travel Checklist (Annexure D).



K. Policy revisions

Any revisions in this Policy including amendments or changes under respective clauses due to risk assessment review or changes in government advice or on recommendation of Security Advisor will be duly notified to employees through email communication. Also, such revised Policy or notification/ circular/ internal communication on such revisions will be updated in the HR Documents>>Policies section of DarwinBox (HR ERP) and Corporate Website (www.ipeglobal.com). The employee shall be deemed to have read, understood and acknowledged the changes thereof which will supersede the terms of current Policy or any subsequent document/communication related to the Policy.

MIS – Duty of Care Register

[illegible]

Annexure- B**PRE-TRAVEL ADVISORY – International Travel****PLACE OF VISIT:****NAME OF THE TRAVELLER:****CURRENT ASSESSMENT**

We rate _____ as a **High** travel risk environment and Essential travel to _____ may be possible for essential purposes only with stringent security precautions.

SUMMARY

H HIGH MEDICAL RISK for _____

H HIGH TRAVEL RISK for _____

RISK SUMMARY

XXXXXXXXXXXXXXXXXXXX

Climate:

XXXXXXXXXXXXXXXXXXXX

STANDING TRAVEL ADVICE**COVID-19 Guidelines**

XXXXXXX

Entry/Exit Requirements

XXXXXXX

TRAVEL ADVICE

XXXXXXX

PERSONAL RISK**CRIME**

XXXXXX

TERRORISM

XXXXXXX

SOCIAL UNREST

XXXXXXX

FOOD AND WATER PRECAUTIONS

XXXXXXX

BUSINESSWOMEN

XXXXXXXXX

GENERAL CULTURAL TIPS

XXXXXXXXX

BUSINESS CULTURAL TIPS

XXXXXXXXX

LANGUAGE

XXXXXXX

MONEY

XXXXXXX

EMERGENCY NUMBERDialing Codes:

Country Code: XXX

IDD Prefix (International Direct Dialing): XX

Police: XXX

Fire: XXX

CONTACT DETAILS OF EMBASSY IN XXXXXHigh Commission of India

Address: XXXXXXX

Working hours: XXXXX

Telephone Numbers: XXXXX

EPABX: XXXXX

Fax Number: XXXXX

TRAVELLER(s) CHECKLIST

Please download the International SOS app on your mobile phones and keep your mobile phone on international roaming facility.

You can log in to the International SOS website at www.internationalsos.com and use the following membership number **02EGDA955938** for a detailed advisory on travel and security including the political scenario of XXXXXXX.

In case of any assistance required, the emergency number given on the app will connect you to the concerned ISOS assistance center.

Please note the details of the Duty of Care Desk at IPE Global:

Lavish Bishnoi

Manager - Duty of Care

Mob: +91-9818010029

Email-Id: lbishnoi@ipeglobal.com**Sudarshan Panda**

Head – Corporate Risk and Compliance

Landline: +91-11-40755962

Mob: +91-9650544955

Email-Id: spanda@ipeglobal.com

Wishing you a safe and fruitful trip to XXXXX

PRE-TRAVEL ADVISORY – Domestic Travel

Dear XXXXX,

Please find below an advisory, in light of your travel to XXXX

Location:

Risk Category:

More Details:

XXXXXXX

Advice:

XXXXXXX

Please note the details of the Duty of Care (DoC) Desk at IPE Global:

Lavish Bishnoi –

Manager – Duty of Care

Mobile No.: +91-9818010029

Email Id: lbishnoi@ipeglobal.com

For backup you may contact the below:

Sudarshan Panda

Head – Corporate Risk and Compliance

Landline: +91-11-40755962

Mob: +91-9650544955

Email-Id: spanda@ipeglobal.com

- ❖ Kindly keep Duty of Care Manager updated on your movements after reaching the destination and maintain regular contact (through WhatsApp, SMS, Emails, Phone calls, etc.) during the tenure of your trip. It is advisable to have daily contact with the DoC Desk at the H.O., at least 2 times a day.

Annexure C**General Advice on Travel**

(This is a summary document. Travellers are expected to go through IPE Global's Safety and Security Note)

Personal Behaviour

Travellers are expected to comply with local laws and to act in a way that will not bring IPE Global into disrepute. Consider local cultural sensitivity around dress and behaviour. If in doubt behave conservatively and ask local partners for advice.

Take care taking photos in public, ask permission first. Avoid it if security personnel or strategic buildings are in the back ground.

DO NOT MAKE PERSONAL GIFTS, if you wish to contribute, discuss this with the trip leader who will arrange for a general contribution to be made to the community/project via the host.

Local health concerns and natural hazards

Travellers need to ensure they have an adequate supply of safe drinking water and make sure they don't over heat or get sun burned. Caution should always be taken to eat food prepared under hygienic conditions. In general travellers are advised to avoid salad as it might have been prepared with unsafe water, or be unwashed altogether.

Travel to areas affected by a natural disaster is usually considered high risk and needs careful preparation. Staff should have appropriate experience or training.

Criminality

Take local advice about where and when it is safe to walk. If in doubt, drive. Avoid displaying valuables in public and keep these separate from your travel documents.

If faced with an armed assailant, travellers should hand over possessions and offer no resistance.

Civil Unrest

Public Demonstrations and crowded events, even if they have a peaceful intent can turn violent and present an additional risk of criminality. Seek local advice on how to avoid these should they occur during a trip. Planned attendance at public demonstrations is considered high risk.

Traveller Health

All travellers should seek medical advice well in advance of departure to ensure they have the correct immunisations and malaria prophylaxis. If in doubt they should seek medical advice to ensure they are fit to travel. Travellers need to notify the trip leader if they have a pre-existing medical condition that may present a risk and ensure we have appropriate medical advice to manage this.

HIV prevalence is high in many places we travel to and travellers should carry well equipped first aid kits and behave cautiously.

Accommodation

Always have an escape plan in the event of fire. Check doors and windows are secure, especially if easily accessible from outside the building. Change accommodation if it does not feel safe and secure.

Take care using local electricity supplies as these may not be properly earthed/safe.

Road travel

Travellers must always protest if they feel a driver is not driving safely. Hired/partner vehicles should be equipped with seat belts and adequate supplies. Trip leaders should verify that hired vehicles are safe (Brakes, lights seatbelts, driver behaviour).

Road travel outside of urban areas at night should be avoided. Trips should reach their destination in good time to avoid delays requiring travel at night in insecure/rural areas.

Staff should not drive hired vehicles themselves.

Use of Public Transport should be avoided.

Local Air Travel

Avoid travel with airlines that do not hold IATA certification. Private charters should only be made with reputable companies. Use of light aircraft is weather dependant and may result in delays to trips.

Slums

Travel in slums and townships presents additional risks. Advice of project workers should be sought before entering a slum to confirm it is still safe to do so. It may need to be cancelled at short notice and alternative plans should be made. Additional precautions are needed to manage insanitary conditions (wear sensible shoes) and to minimise risk from criminality & violence. Travellers should move with project workers at all times and travel in large groups should be avoided. Specific group members need to be tasked to maintain a heightened environmental awareness. Movement in and out of slums by vehicle may be restricted by route options and by crowds. Additional time should be allowed for this and alternate exit routes should be planned in case public demonstrations/security incidents block the intended route out.

Lone Travellers

Lone travellers need to brief hosts what to do should they become ill/injured in case they are incapacitated. They should agree with a UK contact person if a call in system is to be used.

Annexure D

Travel Check List

Review country specific travel advisory or similar advice on the destination country (ies)/region(s). If the destination has been designated as **High Risk** destination, the steps below must be followed. Terrorism affected areas within India would also be considered as **High Risk** Destination. Most other less developed and middle-income countries where IPE Global is working will be deemed **medium** risk. Travel to UK or travel in the EU and similar countries/regions would be considered Low Risk. Where country specific travel advisory is not available, consult Security Advisor. Points mentioned for Low Risk are Mandatory for Medium and High Risk, and steps mentioned in Medium Risk are mandatory for High Risk

	Low Risk		Medium Risk		High Risk	
	Action	Y/N	Action	Y/N	Action	Y/N
Before Trip	<ul style="list-style-type: none"> • Trip risk assessment sheet is desirable • Appropriate Insurance Cover 		<ul style="list-style-type: none"> • Contextual and Risk Assessment, if necessary • Tie-up with Security Advisor • Selection of appropriate local suppliers, if necessary • Prepare Risk Mitigation Plan if risks exist 		<ul style="list-style-type: none"> • Comprehensive Contextual and Risk Assessment • Tie-up with Security Advisor • Selection of appropriate local suppliers • Prepare Risk Mitigation Plan • Appropriate Briefing of Staff on the Mitigation Plan • Monitoring risk on a live/on-going basis • Staff access to suitable equipment • Systems in place to manage an emergency /incident 	
During Trip			<ul style="list-style-type: none"> • Local emergency contact details should be recorded. • The Trip Leader should follow the daily contact procedures agreed on, e.g. texting or emailing the Team Leader or Project Manager once daily. 		<ul style="list-style-type: none"> • All team members travelling must attend the security briefing at the beginning of the trip. • All team members travelling should discuss security measures to be taken in-country, e.g. text message check-ins when the group splits, chain of responsibility/action if a person becomes ill, etc. 	
After Trip			<ul style="list-style-type: none"> • The Trip Leader will debrief the Manager – Duty of Care (and wider group, where appropriate) on DoC successes and challenges/issues. Any changes necessary should be agreed and a plan for implementation laid out. 			