SEC/SE/031/24-25 Chennai, July 15, 2024

**BSE Limited**,

Phiroze Jeejeebhoy Towers, P J Towers, Dalal Street, Mumbai – 400 001 Scrip Code: 533121 National Stock Exchange of India Limited,

Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051

Symbol: EXPLEOSOL

Sub: Disclosure under Regulation 30A of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Dear Sir / Madam,

Reference to our letter number SEC/SE/116/23-24 dated February 09, 2024 and SEC/SE/062/23-24 dated August 14, 2023 and pursuant to the requirement of Regulation 30A (1) and Clause 5 and 5A of Para A of Part A of Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI circular SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023, we enclose herewith the requisite details pertaining to the agreements entered into by the promoter and promoter goup where listed entity is not the party and amendment to subsisting agreements.

Further, the same details will also be available on Company's website at <a href="https://investors.expleo.com/">https://investors.expleo.com/</a>

We request you to take the same on record and oblige.

Thanking you,

Yours faithfully, For Expleo Solutions Limited

S. Sampath Kumar Company Secretary and Compliance Officer Membership No. FCS 3838

Encl: As above.

#### Annexure-1

[Disclosure Pursuant to Regulation 30A (1) and Clause 5 and 5A of Para A of Part A of Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI circular SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023]

- A) Details of subsisting agreements pursuant to clause 5A to para-A of part A of schedule III where listed entity is not a party to the agreement:
  - **a.** French law financial securities account pledge agreements entered into by French entity Expleo Group (indirect shareholder of the listed entity) as pledgor and Société Générale as security agent over the securities account Expleo Group holds in the books of French entity Expleo Services (indirect shareholder of the listed entity) and related statements of pledges:
    - i. First ranking pledge dated 28 September 2017:

SI	Details	Reply
No.		. ,
1	Type of Agreement	French law first ranking financial securities pledge agreement entered into by French entity Expleo Group (an indirect shareholder of the listed entity) over the shares of French entity Expleo Services (another indirect shareholder of the listed entity).
2	Name of the party entering into such an agreement and the relationship with the listed entity;	Expleo Group, an indirect shareholder of the listed entity.
3	Details of the counterparties to the agreement (including name and relationship with the listed entity);  Date of entering into the agreement;	Société Générale, French bank, acting as beneficiary of the pledge in its capacity as security agent for the lenders under the senior facilities agreement of Expleo Services (an indirect shareholder of the listed entity) dated 28 September 2017 (as amended and/or restated from time to time, including pursuant to an amendment and restatement agreement dated 27 July 2023).  28 September 2017
5	Purpose of entering into the agreement;	The purpose of the pledge agreement is to secure the payment obligations under the senior facilities agreement
		dated 28 September 2017 (as amended and/or restated from time to time, including pursuant to an

		amendment and restatement agreement dated 27 July 2023).
		Note that the commitments under the above senior facilities agreement are currently of a principal amount of €665 million and GBP50 million; all the outstanding senior debt thereunder sits currently at the level of Expleo Services only (an indirect shareholder of the listed entity).
		For the avoidance of doubt, please note also that that the listed entity is not a party to such facilities agreement, did not provide any guarantee or security over assets to secure the obligations in relation thereto and that its shares are not pledged to the benefit of the lenders thereunder.
6	Shareholding, if any, in the entity with whom the agreement is executed;	Not Applicable
7	Significant terms of the agreement (in brief);	The pledge agreement may only be enforced by Société Générale in case
		of an acceleration of the senior debt following the occurrence of an event of default under the above senior facilities agreement.
8	Extent and the nature of impact on management or control of the listed entity;	following the occurrence of an event of default under the above senior facilities agreement.  The pledge agreement has currently no impact on management or control of the listed entity.  But it could have a potential impact on
8		following the occurrence of an event of default under the above senior facilities agreement.  The pledge agreement has currently no impact on management or control of the listed entity.  But it could have a potential impact on the indirect control of the listed entity in case the pledge over the shares of the indirect shareholder of the listed entity is enforced. An enforcement is not expected as of today since it would require an acceleration of the senior debt further to the occurrence of an event of default and there is no outstanding event of default as of
8		following the occurrence of an event of default under the above senior facilities agreement.  The pledge agreement has currently no impact on management or control of the listed entity.  But it could have a potential impact on the indirect control of the listed entity in case the pledge over the shares of the indirect shareholder of the listed entity is enforced. An enforcement is not expected as of today since it would require an acceleration of the senior debt further to the occurrence of an event of default and there is no

10	Whether, the said parties are related to promoter/promoter group/ group companies in any manner. If yes, nature of relationship;	Expleo Group being an indirect controlling shareholder of the listed entity qualifies as a promoter of the listed entity.
11	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length";	Not Applicable
12	In case of issuance of shares to the parties, details of issue price, class of shares issued;	Not Applicable
13	Any other disclosures related to such agreements, viz., details of nominee on the board of directors of the listed entity, potential conflict of interest arising out of such agreements, etc.;	Not Applicable
14	In case of rescission, amendment or alteration, listed entity shall disclose additional details to the stock exchange(s): i. name of parties to the agreement; ii. nature of the agreement; iii. date of execution of the agreement; iv. details and reasons for amendment or alteration and impact thereof (including impact on management or control and on the restriction or liability quantified earlier); v. reasons for rescission and impact thereof (including impact on management or control and on the restriction or liability quantified earlier).	Not Applicable

#### ii. Second ranking pledge dated 14 December 2017:

SI	Details	Reply
No.		
1	Type of Agreement	French law second ranking financial securities pledge agreement entered into by French entity Expleo Group (an indirect shareholder of the listed entity) over the shares of French entity Expleo Services (another indirect shareholder of the listed entity).
2	Name of the party entering into such an agreement and the relationship with the listed entity;	Expleo Group, an indirect shareholder of the listed entity.
3	Details of the counterparties to the agreement (including name and relationship with the listed entity);	Société Générale, French bank, acting as beneficiary of the pledge in its capacity as security agent for the lenders under the senior facilities agreement of Expleo Services (an indirect shareholder

		of the listed entity) dated 28 September 2017 (as amended and/or restated from
		time to time, including pursuant to an amendment and restatement
		agreement dated 27 July 2023).
4	Date of entering into the agreement;	14 December 2017
5	Purpose of entering into the agreement;	The purpose of the pledge agreement is to secure the payment obligations under the senior facilities agreement dated 28 September 2017 (as amended and/or restated from time to time, including pursuant to an amendment and restatement agreement dated 27 July 2023).
		The second ranking pledge was entered into at a time additional facilities were implemented under the above senior facilities agreement in order to cover them.
		Note that the commitments under the above senior facilities agreement are currently of a principal amount of €665 million and GBP50 million; all the outstanding senior debt thereunder sits currently at the level of Expleo Services only (an indirect shareholder of the listed entity).
		For the avoidance of doubt, please note also that that the listed entity is not a party to such facilities agreement, did not provide any guarantee or security over assets to secure the obligations in relation thereto and that its shares are not pledged to the benefit of the lenders thereunder.
6	Shareholding, if any, in the entity with whom the agreement is executed;	Not Applicable
7	Significant terms of the agreement (in brief);	The pledge agreement may only be enforced by Société Générale in case of an acceleration of the senior debt following the occurrence of an event of default under the above senior facilities agreement.

8	Extent and the nature of impact on management or control of the listed entity;	The pledge agreement has currently no impact on management or control of the listed entity.  But it could have a potential impact on the indirect control of the listed entity in case the pledge over the shares of the indirect shareholder of the listed entity is enforced. An enforcement is not expected as of today since it would require an acceleration of the senior debt further to the occurrence of an
		event of default and there is no outstanding event of default as of today.
9	Details and quantification of the restriction or liability imposed upon the listed entity;	Not Applicable
10	Whether, the said parties are related to promoter/promoter group/ group companies in any manner. If yes, nature of relationship;	Expleo Group being an indirect controlling shareholder of the listed entity qualifies as a promoter of the listed entity.
11	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length";	Not Applicable
12	In case of issuance of shares to the parties, details of issue price, class of shares issued;	Not Applicable
13	Any other disclosures related to such agreements, viz., details of nominee on the board of directors of the listed entity, potential conflict of interest arising out of such agreements, etc.;	Not Applicable
14	In case of rescission, amendment or alteration, listed entity shall disclose additional details to the stock exchange(s): i.name of parties to the agreement; ii.nature of the agreement; iii.date of execution of the agreement; iv.details and reasons for amendment or alteration and impact thereof (including impact on management or control and on the restriction or liability quantified earlier); v. reasons for rescission and impact thereof (including impact on management or control and on the restriction or liability quantified earlier).	Not Applicable

#### iii. Third ranking pledge dated 20 March 2018:

SI	Details	Reply
No.		
2	Name of the party entering into such an	French law third ranking financial securities pledge agreement entered into by French entity Expleo Group (an indirect shareholder of the listed entity) over the shares of French entity Expleo Services (another indirect shareholder of the listed entity).  Expleo Group, an indirect shareholder of
	agreement and the relationship with the listed entity;	the listed entity.
3	Details of the counterparties to the agreement (including name and relationship with the listed entity);	Société Générale, French bank, acting as beneficiary of the pledge in its capacity as security agent for the lenders under the senior facilities agreement of Expleo Services (an indirect shareholder of the listed entity) dated 28 September 2017 (as amended and/or restated from time to time, including pursuant to an amendment and restatement agreement dated 27 July 2023).
4	Date of entering into the agreement;	20 March 2018
5	Purpose of entering into the agreement;	The purpose of the pledge agreement is to secure the payment obligations under the senior facilities agreement dated 28 September 2017 (as amended and/or restated from time to time, including pursuant to an amendment and restatement agreement dated 27 July 2023).
		The third ranking pledge was entered into at a time additional facilities were implemented under the above senior facilities agreement in order to cover them.
		Note that the commitments under the above senior facilities agreement are currently of a principal amount of €665 million and GBP50 million; all the outstanding senior debt thereunder sits currently at the level of Expleo Services

		only (an indirect shareholder of the listed entity).
		For the avoidance of doubt, please note also that that the listed entity is not a party to such facilities agreement, did not provide any guarantee or security over assets to secure the obligations in relation thereto and that its shares are not pledged to the benefit of the lenders thereunder.
6	Shareholding, if any, in the entity with whom the agreement is executed;	Not Applicable
7	Significant terms of the agreement (in brief);	The pledge agreement may only be enforced by Société Générale in case of an acceleration of the senior debt following the occurrence of an event of default under the above senior facilities agreement.
8	Extent and the nature of impact on management or control of the listed entity;	The pledge agreement has currently no impact on management or control of the listed entity.
		But it could have a potential impact on the indirect control of the listed entity in case the pledge over the shares of the indirect shareholder of the listed entity is enforced. An enforcement is not expected as of today since it would require an acceleration of the senior debt further to the occurrence of an event of default and there is no outstanding event of default as of today.
9	Details and quantification of the restriction or liability imposed upon the listed entity;	Not Applicable
10	Whether, the said parties are related to promoter/promoter group/ group companies in any manner. If yes, nature of relationship;	Expleo Group being an indirect controlling shareholder of the listed entity qualifies as a promoter of the listed entity.
11	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length";	Not Applicable
12	In case of issuance of shares to the parties, details of issue price, class of shares issued;	Not Applicable
13	Any other disclosures related to such agreements, viz., details of nominee on the board of directors	Not Applicable

	of the listed entity, potential conflict of interest arising out of such agreements, etc.;	
14	In case of rescission, amendment or alteration, listed entity shall disclose additional details to the stock exchange(s): i.name of parties to the agreement; ii. nature of the agreement; iii. date of execution of the agreement; iv. details and reasons for amendment or alteration and impact thereof (including impact on management or control and on the restriction or liability quantified earlier); v. reasons for rescission and impact thereof (including impact on management or control and on the restriction or liability quantified earlier).	Not Applicable

#### iv. Fourth ranking pledge dated 17 March 2023:

SI No.	Details	Reply
1	Type of Agreement	French law fourth ranking financial securities pledge agreement entered into by French entity Expleo Group (an indirect shareholder of the listed entity) over the shares of French entity Expleo Services (another indirect shareholder of the listed entity).
2	Name of the party entering into such an agreement and the relationship with the listed entity;	Expleo Group, an indirect shareholder of the listed entity.
3	Details of the counterparties to the agreement (including name and relationship with the listed entity);	Société Générale, French bank, acting as beneficiary of the pledge in its capacity as security agent for the lenders under the senior facilities agreement of Expleo Services (an indirect shareholder of the listed entity) dated 28 September 2017 (as amended and/or restated from time to time, including pursuant to an amendment and restatement agreement dated 27 July 2023).
4	Date of entering into the agreement;	17 March 2023
5	Purpose of entering into the agreement;	The purpose of the pledge agreement is to secure the payment obligations under the senior facilities agreement dated 28 September 2017 (as amended and/or restated from time to time, including pursuant to an amendment and

		restatement agreement dated 27 July 2023).
		The fourth ranking pledge was entered into at a time additional facilities were implemented under the above senior facilities agreement in order to cover them.
		Note that the commitments under the above senior facilities agreement are currently of a principal amount of €665 million and GBP50 million; all the outstanding senior debt thereunder sits currently at the level of Expleo Services only (an indirect shareholder of the listed entity).
		For the avoidance of doubt, please note also that that the listed entity is not a party to such facilities agreement, did not provide any guarantee or security over assets to secure the obligations in relation thereto and that its shares are not pledged to the benefit of the lenders thereunder.
6	Shareholding, if any, in the entity with whom the agreement is executed;	Not Applicable
7	Significant terms of the agreement (in brief);	The pledge agreement may only be enforced by Société Générale in case of an acceleration of the senior debt following the occurrence of an event of default under the above senior facilities agreement.
8	Extent and the nature of impact on management or control of the listed entity;	The pledge agreement has currently no impact on management or control of the listed entity.
		But it could have a potential impact on the indirect control of the listed entity in case the pledge over the shares of the indirect shareholder of the listed entity is enforced. An enforcement is not expected as of today since it would require an acceleration of the senior debt further to the occurrence of an event of default and there is no outstanding event of default as of today.

9	Details and quantification of the restriction or	Not Applicable
	liability imposed upon the listed entity;	
10	Whether, the said parties are related to promoter/promoter group/ group companies in any manner. If yes, nature of relationship;	Expleo Group being an indirect controlling shareholder of the listed entity qualifies as a promoter of the listed entity.
11	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length";	Not Applicable
12	In case of issuance of shares to the parties, details of issue price, class of shares issued;	Not Applicable
13	Any other disclosures related to such agreements, viz., details of nominee on the board of directors of the listed entity, potential conflict of interest arising out of such agreements, etc.;	Not Applicable
14	In case of rescission, amendment or alteration, listed entity shall disclose additional details to the stock exchange(s): i. name of parties to the agreement; ii. nature of the agreement; iii. date of execution of the agreement; iv. details and reasons for amendment or alteration and impact thereof (including impact on management or control and on the restriction or liability quantified earlier); v. reasons for rescission and impact thereof (including impact on management or control and on the restriction or liability quantified earlier).	Not Applicable

#### v. Fifth ranking pledge dated 26 July 2023 (Amendment):

SI	Details	Reply
No.		
1	Type of Agreement	French law fifth ranking financial securities pledge agreement entered into by French entity Expleo Group (an indirect shareholder of the listed entity) over the shares of French entity Expleo Services (another indirect shareholder of the listed entity).
2	Name of the party entering into such an	Expleo Group, an indirect shareholder of the
	agreement and the relationship with the	listed entity.
	listed entity;	
3	Details of the counterparties to the	Société Générale, French bank, acting as
	agreement (including name and relationship	beneficiary of the pledge in its capacity as
	with the listed entity);	security agent for the lenders under the
		senior facilities agreement of Expleo Services
		(an indirect shareholder of the listed entity)

		dated 28 September 2017 (as amended and/or restated from time to time, including
		pursuant to an amendment and restatement agreement dated 27 July 2023).
4	Date of entering into the agreement;	26 July 2023
5	Purpose of entering into the agreement;	The purpose of the pledge agreement is to
		secure the payment obligations under the senior facilities agreement dated 28 September 2017 (as amended and/or restated from time to time, including pursuant to an amendment and restatement agreement dated 27 July 2023).
		The fifth ranking pledge was entered into at a time additional facilities were implemented under the above senior facilities agreement in order to cover them.
		Note that the commitments under the above senior facilities agreement are currently of a principal amount of €665 million and GBP50 million; all the outstanding senior debt thereunder sits currently at the level of Expleo Services only (an indirect shareholder of the listed entity).
		For the avoidance of doubt, please note also that that the listed entity is not a party to such facilities agreement, did not provide any guarantee or security over assets to secure the obligations in relation thereto and that its shares are not pledged to the benefit of the lenders thereunder.
6	Shareholding, if any, in the entity with whom the agreement is executed;	Not Applicable
7	Significant terms of the agreement (in brief);	The pledge agreement may only be enforced by Société Générale in case of an acceleration of the senior debt following the occurrence of an event of default under the above senior facilities agreement.
8	Extent and the nature of impact on management or control of the listed entity;	The pledge agreement has currently no impact on management or control of the listed entity.
		But it could have a potential impact on the indirect control of the listed entity in case the pledge over the shares of the indirect shareholder of the listed entity is enforced.

		An enforcement is not expected as of today
		since it would require an acceleration of the
		senior debt further to the occurrence of an
		event of default and there is no outstanding
		event of default as of today.
9	Details and quantification of the restriction or liability imposed upon the listed entity;	Not Applicable
10	Whether, the said parties are related to	Expleo Group being an indirect controlling
	promoter/promoter group/ group companies	shareholder of the listed entity qualifies as a
	in any manner. If yes, nature of relationship;	promoter of the listed entity.
	, , ,	
11	Whether the transaction would fall within	Not Applicable
	related party transactions? If yes, whether the	
	same is done at "arm's length";	
12	In case of issuance of shares to the parties,	Not Applicable
	details of issue price, class of shares issued;	Troc Applicable
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13	Any other disclosures related to such	Not Applicable
	agreements, viz., details of nominee on the	
	board of directors of the listed entity,	
	potential conflict of interest arising out of	
	such agreements, etc.;	
14	In case of rescission, amendment or	Not Applicable
	alteration, listed entity shall disclose	
	additional details to the stock exchange(s):	
	i. name of parties to the agreement;	
	ii. nature of the agreement;	
	iii. date of execution of the agreement;	
	iv. details and reasons for amendment or	
	alteration and impact thereof (including	
	impact on management or control and on the	
	restriction or liability quantified earlier);	
	v. reasons for rescission and impact thereof	
	(including impact on management or control	
	and on the restriction or liability quantified	
	earlier).	
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#### vi. Sixth ranking pledge dated 15 July 2024 (Amendment):

SI No.	Details	Reply
1	Type of Agreement	French law sixth ranking financial securities pledge agreement entered into by French entity Expleo Group (an indirect shareholder of the listed entity) over the shares of French entity Expleo Services (another indirect shareholder of the listed entity).

2	Name of the party entering into such an	Expleo Group, an indirect shareholder of the
	agreement and the relationship with the	listed entity.
	listed entity;	,
3	Details of the counterparties to the	Société Générale, French bank, acting as
	agreement (including name and relationship	beneficiary of the pledge in its capacity as
	with the listed entity);	security agent for the lenders under the
	,,,,	senior facilities agreement of Expleo Services
		(an indirect shareholder of the listed entity)
		dated 28 September 2017 (as amended
		and/or restated from time to time, including
		pursuant to an amendment and restatement
		agreement dated 27 July 2023).
4	Date of entering into the agreement;	15 July 2024
5	Purpose of entering into the agreement;	The purpose of the pledge agreement is to
3	rulpose of entering into the agreement,	secure the payment obligations under the
		senior facilities agreement dated 28
		September 2017 (as amended and/or
		restated from time to time, including
		pursuant to an amendment and restatement
		agreement dated 27 July 2023).
		agreement dated 27 July 2023).
		The sixth ranking pledge was entered into at
		a time an additional facility was
		implemented under the above senior
		facilities agreement in order, inter alios, to
		cover it.
		Note that the commitments under the above
		senior facilities agreement are currently of a
		principal amount of €665 million and GBP50
		million; all the outstanding senior debt
		thereunder sits currently at the level of
		Expleo Services only (an indirect shareholder
		of the listed entity).
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		For the avoidance of doubt, please note also
		that that the listed entity is not a party to
		such facilities agreement, did not provide
		any guarantee or security over assets to
		secure the obligations in relation thereto
		and that its shares are not pledged to the
		benefit of the lenders thereunder.
6	Shareholding, if any, in the entity with whom	Not Applicable
	the agreement is executed;	
7	Significant terms of the agreement (in brief);	The pledge agreement may only be enforced
	<b>.</b> . , , , , , , , , , , , , , , , , , ,	by Société Générale in case of an
		acceleration of the senior debt following the
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		occurrence of an event of default under the
		above senior facilities agreement.
8	Extent and the nature of impact on	The pledge agreement has currently no
	management or control of the listed entity;	impact on management or control of the
		listed entity.
		But it could have a potential impact on the
		indirect control of the listed entity in case
		the pledge over the shares of the indirect
		shareholder of the listed entity is enforced.
		An enforcement is not expected as of today
		since it would require an acceleration of the
		senior debt further to the occurrence of an
		event of default and there is no outstanding
		event of default as of today.
9	Details and quantification of the restriction or	Not Applicable
	liability imposed upon the listed entity;	Νουπρητασία
10	Whether, the said parties are related to	Expleo Group being an indirect controlling
	promoter/promoter group/ group companies	shareholder of the listed entity qualifies as a
	in any manner. If yes, nature of relationship;	promoter of the listed entity.
11	Whether the transaction would fall within	Not Applicable
	related party transactions? If yes, whether the	
	same is done at "arm's length";	
12	In case of issuance of shares to the parties,	Not Applicable
	details of issue price, class of shares issued;	
13	Any other disclosures related to such	Not Applicable
	agreements, viz., details of nominee on the	
	board of directors of the listed entity,	
	potential conflict of interest arising out of	
	such agreements, etc.;	
14	In case of rescission, amendment or	Not Applicable
	alteration, listed entity shall disclose	
	additional details to the stock exchange(s):	
	i. name of parties to the agreement;	
	ii. nature of the agreement;	
	iii. date of execution of the agreement;	
	iv. details and reasons for amendment or	
	alteration and impact thereof (including	
	impact on management or control and on the	
	restriction or liability quantified earlier);	
	v. reasons for rescission and impact thereof	
	(including impact on management or control	
	and on the restriction or liability quantified	
	earlier).	
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- **b.** French law financial securities account pledge agreements entered into by French entity Expleo Services (indirect shareholder of the listed entity) as pledgor and Société Générale as security agent over the securities account Expleo Services holds in the books of French entity Expleo (indirect shareholder of the listed entity) and related statements of pledges:
  - i. First ranking pledge dated 28 September 2017 (Amendment):

SI	Details	Reply
No.		
2	Type of Agreement  Name of the party entering into such an	French law first ranking financial securities pledge agreement entered into by French entity Expleo Services (an indirect shareholder of the listed entity) over the shares of French entity Expleo (another indirect shareholder of the listed entity).  Expleo Services, an indirect shareholder
2	agreement and the relationship with the listed entity;	of the listed entity.
3	Details of the counterparties to the agreement (including name and relationship with the listed entity);	Société Générale, French bank, acting as beneficiary of the pledge in its capacity as security agent for the lenders under the senior facilities agreement of Expleo Services (an indirect shareholder of the listed entity) dated 28 September 2017 (as amended and/or restated from time to time, including pursuant to an amendment and restatement agreement dated 27 July 2023).
4	Date of entering into the agreement;	28 September 2017
5	Purpose of entering into the agreement;	The purpose of the pledge agreement is to secure the payment obligations under the senior facilities agreement dated 28 September 2017 (as amended and/or restated from time to time, including pursuant to an amendment and restatement agreement dated 27 July 2023).  Note that the commitments under the above senior facilities agreement are currently of a principal amount of €665 million and GBP50 million; all the outstanding senior debt thereunder sits currently at the level of Expleo Services only (an indirect shareholder of the listed entity).

		For the avoidance of doubt places note
		For the avoidance of doubt, please note also that that the listed entity is not a
		•
		party to such facilities agreement, did
		not provide any guarantee or security
		over assets to secure the obligations in
		relation thereto and that its shares are
		not pledged to the benefit of the lenders
		thereunder.
6	Shareholding, if any, in the entity with whom the	Not Applicable
	agreement is executed;	
7	Significant terms of the agreement (in brief);	The pledge agreement may only be
		enforced by Société Générale in case of
		an acceleration of the senior debt
		following the occurrence of an event of
		default under the above senior facilities
		agreement.
8	Extent and the nature of impact on management	The pledge agreement has currently no
	or control of the listed entity;	impact on management or control of the
	of control of the listed entity,	listed entity.
		iisted citaty.
		But it could have a potential impact on
		the indirect control of the listed entity in
		case the pledge over the shares of the
		indirect shareholder of the listed entity
		is enforced. An enforcement is not
		expected as of today since it would
		require an acceleration of the senior
		debt further to the occurrence of an
		event of default and there is no
		outstanding event of default as of today.
9	Details and quantification of the restriction or	Not Applicable
	liability imposed upon the listed entity;	
10	Whether, the said parties are related to	Expleo Services being an indirect
	promoter/promoter group/ group companies in	controlling shareholder of the listed
	any manner. If yes, nature of relationship;	entity qualifies as a promoter of the
		listed entity.
11	Whether the transaction would fall within related	Not Applicable
	party transactions? If yes, whether the same is	
	done at "arm's length";	
12	In case of issuance of shares to the parties, details	Not Applicable
	of issue price, class of shares issued;	.,
13	Any other disclosures related to such agreements,	Not Applicable
-5	viz., details of nominee on the board of directors	Νουπροιοιοίο
	of the listed entity, potential conflict of interest	
	arising out of such agreements, etc.;	
	arising out or such agreements, etc.;	

14	In case of rescission, amendment or alteration,	Not Applicable
	listed entity shall disclose additional details to the stock exchange(s):	
	i.name of parties to the agreement;	
	ii. nature of the agreement;	
	iii.date of execution of the agreement;	
	iv. details and reasons for amendment or	
	alteration and impact thereof (including impact on	
	management or control and on the restriction or	
	liability quantified earlier); v. reasons for rescission and impact thereof	
	(including impact on management or control and	
	on the restriction or liability quantified earlier).	

#### ii. Second ranking pledge dated 14 December 2017(Amendment):

SI No.	Details	Reply
1	Type of Agreement	French law second ranking financial securities pledge agreement entered into by French entity Expleo Services (an
		indirect shareholder of the listed entity)
		over the shares of French entity Expleo (another indirect shareholder of the
2	Name of the party entering into such an	listed entity). Expleo Services, an indirect shareholder
	agreement and the relationship with the listed entity;	of the listed entity.
3	Details of the counterparties to the agreement (including name and relationship with the listed entity);	Société Générale, French bank, acting as beneficiary of the pledge in its capacity as security agent for the lenders under the senior facilities agreement of
		Expleo Services (an indirect shareholder of the listed entity) dated 28 September 2017 (as amended and/or restated from time to time, including pursuant to an amendment and restatement agreement dated 27 July 2023).
4	Date of entering into the agreement;	14 December 2017
5	Purpose of entering into the agreement;	The purpose of the pledge agreement is to secure the payment obligations under the senior facilities agreement dated 28 September 2017 (as amended and/or restated from time to time, including pursuant to an amendment and restatement agreement dated 27 July 2023).

		The second ranking pledge was entered into at a time additional facilities were implemented under the above senior facilities agreement in order to cover them.
		Note that the commitments under the above senior facilities agreement are currently of a principal amount of €665 million and GBP50 million; all the outstanding senior debt thereunder sits currently at the level of Expleo Services only (an indirect shareholder of the listed entity).
		For the avoidance of doubt, please note also that that the listed entity is not a party to such facilities agreement, did not provide any guarantee or security over assets to secure the obligations in relation thereto and that its shares are not pledged to the benefit of the lenders thereunder.
6	Shareholding, if any, in the entity with whom the agreement is executed;	Not Applicable
7	Significant terms of the agreement (in brief);	The pledge agreement may only be
		enforced by Société Générale in case of an acceleration of the senior debt following the occurrence of an event of default under the above senior facilities agreement.
8	Extent and the nature of impact on management or control of the listed entity;	The pledge agreement has currently no impact on management or control of the listed entity.
		But it could have a potential impact on the indirect control of the listed entity in case the pledge over the shares of the indirect shareholder of the listed entity is enforced. An enforcement is not expected as of today since it would require an acceleration of the senior debt further to the occurrence of an event of default and there is no outstanding event of default as of today.
9	Details and quantification of the restriction or	Not Applicable
	liability imposed upon the listed entity;	

10	Whether, the said parties are related to promoter/promoter group/ group companies in any manner. If yes, nature of relationship;	Expleo Services being an indirect controlling shareholder of the listed entity qualifies as a promoter of the listed entity.
11	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length";	Not Applicable
12	In case of issuance of shares to the parties, details of issue price, class of shares issued;	Not Applicable
13	Any other disclosures related to such agreements, viz., details of nominee on the board of directors of the listed entity, potential conflict of interest arising out of such agreements, etc.;	Not Applicable
14	In case of rescission, amendment or alteration, listed entity shall disclose additional details to the stock exchange(s): i.name of parties to the agreement; ii. nature of the agreement; iii. date of execution of the agreement; iv. details and reasons for amendment or alteration and impact thereof (including impact on management or control and on the restriction or liability quantified earlier); v. reasons for rescission and impact thereof (including impact on management or control and on the restriction or liability quantified earlier).	Not Applicable

#### iii. Third ranking pledge dated 20 March 2018

SI	Details	Reply
No.		
1	Type of Agreement	French law third ranking financial securities pledge agreement entered into by French entity Expleo Services (an indirect shareholder of the listed entity) over the shares of French entity Expleo (another indirect shareholder of the listed entity)
2	Name of the party entering into such an agreement and the relationship with the listed entity;	Expleo Services, an indirect shareholder of the listed entity.
3	Details of the counterparties to the agreement (including name and relationship with the listed entity);	Société Générale, French bank, acting as beneficiary of the pledge in its capacity as security agent for the lenders under the senior facilities agreement of Expleo Services (an indirect shareholder of the listed entity) dated 28 September

		2017 (as amended and/or restated from
		time to time, including pursuant to an
		amendment and restatement
		agreement dated 27 July 2023).
4	Date of entering into the agreement;	20 March 2018
_	bate of entering into the agreement,	20 1/10/10/12010
5	Purpose of entering into the agreement;	The purpose of the pledge agreement is to secure the payment obligations under the senior facilities agreement dated 28 September 2017 (as amended and/or restated from time to time, including pursuant to an amendment and restatement agreement dated 27 July 2023).
		The third ranking pledge was entered into at a time additional facilities were implemented under the above senior facilities agreement in order to cover them.
		Note that the commitments under the above senior facilities agreement are currently of a principal amount of €665 million and GBP50 million; all the outstanding senior debt thereunder sits currently at the level of Expleo Services only (an indirect shareholder of the listed entity).
		For the avoidance of doubt, please note also that that the listed entity is not a party to such facilities agreement, did not provide any guarantee or security over assets to secure the obligations in relation thereto and that its shares are not pledged to the benefit of the lenders thereunder.
6	Shareholding, if any, in the entity with whom the agreement is executed;	Not Applicable
7	Significant terms of the agreement (in brief);	The pledge agreement may only be enforced by Société Générale in case of an acceleration of the senior debt following the occurrence of an event of default under the above senior facilities agreement.

8	Extent and the nature of impact on management or control of the listed entity;	The pledge agreement has currently no impact on management or control of the listed entity.  But it could have a potential impact on the indirect control of the listed entity in case the pledge over the shares of the indirect shareholder of the listed entity is enforced. An enforcement is not expected as of today since it would require an acceleration of the senior debt further to the occurrence of an
		event of default and there is no outstanding event of default as of today.
9	Details and quantification of the restriction or liability imposed upon the listed entity;	Not Applicable
10	Whether, the said parties are related to promoter/promoter group/ group companies in any manner. If yes, nature of relationship;	Expleo Services being an indirect controlling shareholder of the listed entity qualifies as a promoter of the listed entity.
11	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length";	Not Applicable
12	In case of issuance of shares to the parties, details of issue price, class of shares issued;	Not Applicable
13	Any other disclosures related to such agreements, viz., details of nominee on the board of directors of the listed entity, potential conflict of interest arising out of such agreements, etc.;	Not Applicable
14	In case of rescission, amendment or alteration, listed entity shall disclose additional details to the stock exchange(s): i.name of parties to the agreement; ii. nature of the agreement; iii. date of execution of the agreement; iv. details and reasons for amendment or alteration and impact thereof (including impact on management or control and on the restriction or liability quantified earlier); v. reasons for rescission and impact thereof (including impact on management or control and on the restriction or liability quantified earlier).	Not Applicable

#### iv. Fourth ranking pledge dated 17 March 2023

SI	Details	Reply
No.		
2	Name of the party entering into such an	French law fourth ranking financial securities pledge agreement entered into by French entity Expleo Services (an indirect shareholder of the listed entity) over the shares of French entity Expleo (another indirect shareholder of the listed entity).  Expleo Services, an indirect shareholder
	agreement and the relationship with the listed entity;	of the listed entity.
3	Details of the counterparties to the agreement (including name and relationship with the listed entity);	Société Générale, French bank, acting as beneficiary of the pledge in its capacity as security agent for the lenders under the senior facilities agreement of Expleo Services (an indirect shareholder of the listed entity) dated 28 September 2017 (as amended and/or restated from time to time, including pursuant to an amendment and restatement agreement dated 27 July 2023).
4	Date of entering into the agreement;	17 March 2023
5	Purpose of entering into the agreement;	The purpose of the pledge agreement is to secure the payment obligations under the senior facilities agreement dated 28 September 2017 (as amended and/or restated from time to time, including pursuant to an amendment and restatement agreement dated 27 July 2023).
		The fourth ranking pledge was entered into at a time additional facilities were implemented under the above senior facilities agreement in order to cover them.
		Note that the commitments under the above senior facilities agreement are currently of a principal amount of €665 million and GBP50 million; all the outstanding senior debt thereunder sits currently at the level of Expleo Services

		only (an indirect shareholder of the listed entity).
		For the avoidance of doubt, please note also that that the listed entity is not a party to such facilities agreement, did not provide any guarantee or security over assets to secure the obligations in relation thereto and that its shares are not pledged to the benefit of the lenders thereunder.
6	Shareholding, if any, in the entity with whom the agreement is executed;	Not Applicable
7	Significant terms of the agreement (in brief);	The pledge agreement may only be enforced by Société Générale in case of an acceleration of the senior debt following the occurrence of an event of default under the above senior facilities agreement.
8	Extent and the nature of impact on management or control of the listed entity;	The pledge agreement has currently no impact on management or control of the listed entity.
		But it could have a potential impact on the indirect control of the listed entity in case the pledge over the shares of the indirect shareholder of the listed entity is enforced. An enforcement is not expected as of today since it would require an acceleration of the senior debt further to the occurrence of an event of default and there is no outstanding event of default as of today.
9	Details and quantification of the restriction or liability imposed upon the listed entity;	Not Applicable
10	Whether, the said parties are related to promoter/promoter group/ group companies in any manner. If yes, nature of relationship;	Expleo Services being an indirect controlling shareholder of the listed entity qualifies as a promoter of the listed entity.
11	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length";	Not Applicable
12	In case of issuance of shares to the parties, details of issue price, class of shares issued;	Not Applicable
13	Any other disclosures related to such agreements, viz., details of nominee on the board of directors	Not Applicable

	of the listed entity, potential conflict of interest arising out of such agreements, etc.;	
14	In case of rescission, amendment or alteration, listed entity shall disclose additional details to the stock exchange(s): i. name of parties to the agreement; ii. nature of the agreement; iii. date of execution of the agreement; iv. details and reasons for amendment or alteration and impact thereof (including impact on management or control and on the restriction or liability quantified earlier); v. reasons for rescission and impact thereof (including impact on management or control and on the restriction or liability quantified earlier).	Not Applicable

#### v. Fifth ranking pledge dated 26 July 2023(Amendment):

SI	Details	Reply
No.		
1	Type of Agreement	French law fifth ranking financial securities pledge agreement entered into by French entity Expleo Services (an indirect shareholder of the listed entity) over the shares of French entity Expleo (another indirect shareholder of the listed entity).
2	Name of the party entering into such an	Expleo Services, an indirect shareholder of
	agreement and the relationship with the listed entity;	the listed entity.
3	Details of the counterparties to the	Société Générale, French bank, acting as
	agreement (including name and relationship	beneficiary of the pledge in its capacity as
	with the listed entity);	security agent for the lenders under the
		senior facilities agreement of Expleo Services (an indirect shareholder of the listed entity)
		dated 28 September 2017 (as amended
		and/or restated from time to time, including
		pursuant to an amendment and restatement
		agreement dated 27 July 2023).
4	Date of entering into the agreement;	26 July 2023
5	Purpose of entering into the agreement;	The purpose of the pledge agreement is to
		secure the payment obligations under the
		senior facilities agreement dated
		28 September 2017 (as amended and/or restated from time to time, including
		pursuant to an amendment and restatement
		agreement dated 27 July 2023).

		The fifth ranking pledge was entered into at a time additional facilities were implemented under the above senior facilities agreement in order to cover them.  Note that the commitments under the above senior facilities agreement are currently of a principal amount of €665 million and GBP50 million; all the outstanding senior debt thereunder sits currently at the level of Expleo Services only (an indirect shareholder of the listed entity).
		For the avoidance of doubt, please note also that that the listed entity is not a party to such facilities agreement, did not provide any guarantee or security over assets to secure the obligations in relation thereto and that its shares are not pledged to the benefit of the lenders thereunder.
6	Shareholding, if any, in the entity with whom the agreement is executed;	Not Applicable
7	Significant terms of the agreement (in brief);	The pledge agreement may only be enforced by Société Générale in case of an acceleration of the senior debt following the occurrence of an event of default under the above senior facilities agreement.
8	Extent and the nature of impact on management or control of the listed entity;	The pledge agreement has currently no impact on management or control of the
		listed entity.
		But it could have a potential impact on the indirect control of the listed entity in case the pledge over the shares of the indirect shareholder of the listed entity is enforced. An enforcement is not expected as of today since it would require an acceleration of the senior debt further to the occurrence of an event of default and there is no outstanding event of default as of today.
9	Details and quantification of the restriction or liability imposed upon the listed entity;	But it could have a potential impact on the indirect control of the listed entity in case the pledge over the shares of the indirect shareholder of the listed entity is enforced. An enforcement is not expected as of today since it would require an acceleration of the senior debt further to the occurrence of an event of default and there is no outstanding

11	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length";	Not Applicable
12	In case of issuance of shares to the parties, details of issue price, class of shares issued;	Not Applicable
13	Any other disclosures related to such agreements, viz., details of nominee on the board of directors of the listed entity, potential conflict of interest arising out of such agreements, etc.;	Not Applicable
14	In case of rescission, amendment or alteration, listed entity shall disclose additional details to the stock exchange(s): i. name of parties to the agreement; ii. nature of the agreement; iii. date of execution of the agreement; iv. details and reasons for amendment or alteration and impact thereof (including impact on management or control and on the restriction or liability quantified earlier); v. reasons for rescission and impact thereof (including impact on management or control and on the restriction or liability quantified earlier).	Not Applicable

#### vi. Sixth ranking pledge dated 15 July 2024 (Amendment):

SI	Details	Reply
No.		
1	Type of Agreement	French law fifth ranking financial securities pledge agreement entered into by French entity Expleo Services (an indirect shareholder of the listed entity) over the shares of French entity Expleo (another indirect shareholder of the listed entity).
2	Name of the party entering into such an agreement and the relationship with the listed entity;	Expleo Services, an indirect shareholder of the listed entity.
3	Details of the counterparties to the agreement (including name and relationship with the listed entity);	Société Générale, French bank, acting as beneficiary of the pledge in its capacity as security agent for the lenders under the senior facilities agreement of Expleo Services (an indirect shareholder of the listed entity) dated 28 September 2017 (as amended and/or restated from time to time, including

		pursuant to an amendment and restatement agreement dated 27 July 2023).
4	Date of entering into the agreement;	15 July 2024
5	Purpose of entering into the agreement;	The purpose of the pledge agreement is to secure the payment obligations under the senior facilities agreement dated 28 September 2017 (as amended and/or restated from time to time, including pursuant to an amendment and restatement agreement dated 27 July 2023).
		The sixth ranking pledge was entered into at a time an additional facility was implemented under the above senior facilities agreement in order, inter alios, to cover it.
		Note that the commitments under the above senior facilities agreement are currently of a principal amount of €665 million and GBP50 million; all the outstanding senior debt thereunder sits currently at the level of Expleo Services only (an indirect shareholder of the listed entity).
		For the avoidance of doubt, please note also that that the listed entity is not a party to such facilities agreement, did not provide any guarantee or security over assets to secure the obligations in relation thereto and that its shares are not pledged to the benefit of the lenders thereunder.
6	Shareholding, if any, in the entity with whom the agreement is executed;	Not Applicable
7	Significant terms of the agreement (in brief);	The pledge agreement may only be enforced by Société Générale in case of an acceleration of the senior debt following the occurrence of an event of default under the above senior facilities agreement.
8	Extent and the nature of impact on management or control of the listed entity;	The pledge agreement has currently no impact on management or control of the listed entity.
		But it could have a potential impact on the indirect control of the listed entity in case the pledge over the shares of the indirect shareholder of the listed entity is enforced.

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		An enforcement is not expected as of today
		since it would require an acceleration of the
		senior debt further to the occurrence of an
		event of default and there is no outstanding
		event of default as of today.
9	Details and quantification of the restriction or liability imposed upon the listed entity;	Not Applicable
10	Whether, the said parties are related to	Expleo Services being an indirect controlling
	promoter/promoter group/ group companies	shareholder of the listed entity qualifies as a
	in any manner. If yes, nature of relationship;	promoter of the listed entity.
11	Whether the transaction would fall within	Not Applicable
	related party transactions? If yes, whether the	Νουπρητασία
	same is done at "arm's length";	
	same is done at arm stengen ,	
12	In case of issuance of shares to the parties,	Not Applicable
	details of issue price, class of shares issued;	
13	Any other disclosures related to such	Not Applicable
	agreements, viz., details of nominee on the	
	board of directors of the listed entity,	
	potential conflict of interest arising out of	
	such agreements, etc.;	
14	In case of rescission, amendment or	Not Applicable
	alteration, listed entity shall disclose	
	additional details to the stock exchange(s):	
	i. name of parties to the agreement;	
	ii. nature of the agreement;	
	iii. date of execution of the agreement;	
	iv. details and reasons for amendment or	
	alteration and impact thereof (including	
	impact on management or control and on the	
	restriction or liability quantified earlier);	
	v. reasons for rescission and impact thereof	
	(including impact on management or control	
	and on the restriction or liability quantified	
	earlier).	
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**c.** Dutch law deed of pledge of shares of Dutch entity Expleo Germany Holding BV (indirect shareholder of the listed entity) dated 19 July 2022 by French entity Expleo (indirect shareholder of the listed entity) as pledgor, Expleo Germany Holding BV as pledged company and Société Générale as pledgee:

SI	Details	Reply
No.		
1	Type of Agreement	Dutch law deed of pledge entered into
		by French entity Expleo (indirect
		shareholder of the listed entity) over the
		shares of Dutch Expleo Germany

		Holding BV (another indirect
		shareholder of the listed entity).
2	Name of the party entering into such an	Expleo, an indirect shareholder of the
	agreement and the relationship with the listed entity;	listed entity, as pledgor.
		Expleo Germany Holding BV, an indirect
		shareholder of the listed entity, as
		pledged company.
3	Details of the counterparties to the agreement	Société Générale, French bank, acting as
	(including name and relationship with the listed	beneficiary of the pledge in its capacity
	entity);	as security agent for the lenders under
		the senior facilities agreement of Expleo
		Services (an indirect shareholder of the
		listed entity) dated 28 September 2017
		(as amended and/or restated from time to time, including pursuant to an
		amendment and restatement
		agreement dated 27 July 2023).
4	Date of entering into the agreement;	19 July 2022
5		,
	Purpose of entering into the agreement;	The purpose of the pledge agreement is to secure the payment obligations under the senior facilities agreement dated 28 September 2017 (as amended and/or restated from time to time, including pursuant to an amendment and restatement agreement dated 27 July 2023).
		Note that the commitments under the above senior facilities agreement are currently of a principal amount of €665 million and GBP50 million; all the outstanding senior debt thereunder sits currently at the level of Expleo Services only (an indirect shareholder of the listed entity).
		For the avoidance of doubt, please note also that that the listed entity is not a party to such facilities agreement, did not provide any guarantee or security over assets to secure the obligations in relation thereto and that its shares are not pledged to the benefit of the lenders thereunder.
6	Shareholding, if any, in the entity with whom the agreement is executed;	Not Applicable

7	Significant terms of the agreement (in brief);	The pledge agreement may only be enforced by Société Générale in case of an acceleration of the senior debt following the occurrence of an event of default under the above senior facilities agreement.
8	Extent and the nature of impact on management or control of the listed entity;	The pledge agreement has currently no impact on management or control of the listed entity.
		But it could have a potential impact on the indirect control of the listed entity in case the pledge over the shares of the indirect shareholder of the listed entity is enforced. An enforcement is not expected as of today since it would require an acceleration of the senior debt further to the occurrence of an event of default and there is no
9	Details and quantification of the restriction or liability imposed upon the listed entity;	outstanding event of default as of today.  Not Applicable
10	Whether, the said parties are related to promoter/promoter group/ group companies in any manner. If yes, nature of relationship;	Expleo being an indirect controlling shareholder of the listed entity qualifies as a promoter of the listed entity.
11	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length";	Not Applicable
12	In case of issuance of shares to the parties, details of issue price, class of shares issued;	Not Applicable
13	Any other disclosures related to such agreements, viz., details of nominee on the board of directors of the listed entity, potential conflict of interest arising out of such agreements, etc.;	Not Applicable
14	In case of rescission, amendment or alteration, listed entity shall disclose additional details to the stock exchange(s): i. name of parties to the agreement; ii. nature of the agreement; iii. date of execution of the agreement; iv. details and reasons for amendment or alteration and impact thereof (including impact on management or control and on the restriction or liability quantified earlier); v. reasons for rescission and impact thereof (including impact on management or control and on the restriction or liability quantified earlier).	Not Applicable

**d.** German law share pledge agreement dated 7 June 2019 by, inter alios, Expleo Germany Holding (indirect shareholder of the listed entity) as pledgor, German entity Expleo Technology Germany GmbH (one of the direct shareholders of the listed entity) as pledged company and Société Générale as security agent in respect of the shares of Expleo Technology Germany GmbH:

SI	Details	Reply
No.		
1	Type of Agreement	German law share pledge agreement
		entered into by Expleo Germany Holding
		(indirect shareholder of the listed entity)
		over the shares of Expleo Technology
		Germany GmbH (one of the direct
2	Name of the party entering into such an	shareholders of the listed entity).  Expleo Germany Holding, an indirect
	agreement and the relationship with the	shareholder of the listed entity, as pledgor.
	listed entity;	shareholder of the listed entity, as pledgor.
	instea entity,	Expleo Technology Germany GmbH, one of
		the direct shareholders of the listed entity,
		as pledged company.
3	Details of the counterparties to the	Société Générale, French bank, acting as
	agreement (including name and relationship	beneficiary of the pledge in its capacity as
	with the listed entity);	security agent for the lenders under the
		senior facilities agreement of Expleo Services
		(an indirect shareholder of the listed entity)
		dated 28 September 2017 (as amended
		and/or restated from time to time, including
		pursuant to an amendment and restatement
		agreement dated 27 July 2023).
4	Date of entering into the agreement;	7 June 2019
5	Purpose of entering into the agreement;	The purpose of the pledge agreement is to
		secure the payment obligations under the
		senior facilities agreement dated
		28 September 2017 (as amended and/or
		restated from time to time, including
		pursuant to an amendment and restatement agreement dated 27 July 2023).
		agreement dated 27 July 2023).
		Note that the commitments under the above
		senior facilities agreement are currently of a
		principal amount of €665 million and GBP50
		million; all the outstanding senior debt
		thereunder sits currently at the level of
		Expleo Services only (an indirect shareholder
		of the listed entity).

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		For the avoidance of doubt, please note also
		that that the listed entity is not a party to
		such facilities agreement, did not provide
		any guarantee or security over assets to
		secure the obligations in relation thereto
		and that its shares are not pledged to the
		benefit of the lenders thereunder.
6	Shareholding, if any, in the entity with whom	Not Applicable
	the agreement is executed;	
7	Significant terms of the agreement (in brief);	The pledge agreement may only be enforced
'	significant terms of the agreement (in brief),	by Société Générale in case of an
		, <i>,</i>
		acceleration of the senior debt following the
		occurrence of an event of default under the
		above senior facilities agreement.
8	Extent and the nature of impact on	The pledge agreement has currently no
	management or control of the listed entity;	impact on management or control of the
		listed entity.
		But it could have a potential impact on the
		indirect control of the listed entity in case
		the pledge over the shares of the indirect
		shareholder of the listed entity is enforced.
		An enforcement is not expected as of today
		since it would require an acceleration of the
		senior debt further to the occurrence of an
		event of default and there is no outstanding
		event of default as of today.
9	Details and quantification of the restriction or	Not Applicable
	liability imposed upon the listed entity;	
10	Whether, the said parties are related to	Expleo Germany Holding being an indirect
10	promoter/promoter group/ group companies	controlling shareholder of the listed entity
		,
	in any manner. If yes, nature of relationship;	qualifies as a promoter of the listed entity.
11	Whether the transaction would fall within	Not Applicable
	related party transactions? If yes, whether the	
	same is done at "arm's length";	
12	In case of issuance of shares to the parties,	Not Applicable
12	details of issue price, class of shares issued;	ног Аррисаые
	• •	
13	Any other disclosures related to such	Not Applicable
	agreements, viz., details of nominee on the	
	board of directors of the listed entity,	
	potential conflict of interest arising out of	
	such agreements, etc.;	
14	In case of rescission, amendment or	A) A German law confirmation and junior
	alteration, listed entity shall disclose	share pledge agreement was entered into on
	additional details to the stock exchange(s):	19 August 2022 between the same parties
	i. name of parties to the agreement;	identified above.
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ii. nature of the agreement;

iii. date of execution of the agreement;

iv. details and reasons for amendment or alteration and impact thereof (including impact on management or control and on the restriction or liability quantified earlier);

v. reasons for rescission and impact thereof (including impact on management or control and on the restriction or liability quantified earlier).

It was entered into in the context of the relocation of the pledgor (i.e. Expleo Germany Holding) from Germany to The Netherlands and its conversion from a German GmbH into a Dutch BV. The purpose of this agreement was to provide confirmation that the existing share pledge shall continue to exist after the pledgor became a Dutch entity and, to the extent needed, create a junior ranking pledge over the shares of Expleo Technology Germany GmbH.

For the avoidance of doubt, it did not amend the terms of the initial share pledge agreement described above.

B) A German law confirmation and junior share pledge agreement was entered into on 24 November 2023 between the same parties identified above.

It was entered into as a condition subsequent to the implementation of additional senior facilities under the above senior facilities agreement.

The purpose of this agreement was to provide confirmation that the existing share pledge shall continue to exist after the introduction of such additional senior facilities and, to the extent needed, create a junior ranking pledge over the shares of Expleo Technology Germany GmbH.

For the avoidance of doubt, it did not amend the terms of the initial share pledge agreement described above.