

ADVEO GROUP INTERNATIONAL, S.A. (hereafter the "Company"), in accordance with section 228 of the Royal Legislative Decree 4/2015, dated October 23rd approving the Capital Markets Law, proceeds, through this report, to communicate the following,

RELEVANT FACT

As continuation of the Relevant Facts made public recently by the Company, the last one dated on October 18th (number 270614), in relation with the refinancing process and the adoption of the protection mechanism set out in article 5bis of Law 22/2003, it is noted that, as of today, the Group affiliate in Germany (ADVEO Deutschland GmbH) has invoked the analogous pre-insolvency protection mechanism foreseen under the German law ("*Insolvenzverfahren in Eigenverwaltung*" or self-managed insolvency proceeding).

As a consequence of the foregoing, during the negotiations related to the refinancing, the company can't be claimed by its creditors.

The adoption of such protection mechanism, which could last for a maximum period of three months, does not imply any change in the current activity of the company, which will continue with its operations as they have been carried out to date, or in its management bodies.

As it was informed in the previous Relevant Fact, the Company continues exploring with the Financial Entities and other investors several alternatives for its refinancing, whose status shall be reported accordingly.

Madrid, 9 November 2018.