



INREV Sustainability Report

LF Canlife UK Property ACS

August 2019 (for the 2018 Calendar Year)





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1. Introduction

The major contribution that the real estate industry can make to the creation of a sustainable environment is widely recognised and the property investment industry has continuously increased its efforts and activities in this area in the past years. Consequently, sustainability reporting has become a natural part of a company's annual reports and sustainability initiatives have advanced to play an important role in the operational performance of real estate investment vehicles.

Canada Life Investments aims to improve the transparency of and promote best practice and professionalism in the real estate sector. Canada Life Investments wish to disclose information on an annual basis in order to:

- Present the ESG strategy;
- Allow investors to obtain consistent, understandable and reliable ESG information within a coherent framework to compare across investments and between different periods;
- Detail the next course of action for improvements.

This report relates to LF CanLife UK Property ACS ("the Fund") and aligns to the INREV sustainability reporting module. The report includes elements to comply with the mandatory reporting requirements as well as elements representing best practice recommendations of the INREV Sustainability Reporting Guidelines (2019).

2. Long term ESG Strategy¹

Canada Life Investments are committed to managing their ESG impact in the most effective, responsible and sustainable manner possible. An environmental management system (EMS) has been established and is aligned to the internationally recognised standard ISO14001.

Canada Life Investments commits to:

- Establishing an environmental management system (**EMS**) - aligned to ISO 14001.

¹ ESG-LTS 1.1 Requirement – RG.16



- Continually reviewing and striving to improve its **environmental performance**. Engaging with suppliers and contractors to support its ESG commitments.
- Establishing **procedures and protocols** to ensure protection of the environment, prevention of pollution and reducing the impact of its operations.
- Adhering to all **compliance** obligations and maintaining procedures to ensure it remains well-versed in existing and future **legislation** across all operational jurisdictions.
- Improving the accuracy of **environmental performance data**.
- **Educating its employees** and stakeholders in environmental risks and best practice measures.
- **Engaging with the occupiers** of its buildings (who have major influence over asset level environmental performance) and, encouraging them to introduce efficiency measures.

Specific Fund Overview

The LF Canlife UK Property ACS ("the Fund") seeks to deliver a core-plus return profile, combining an attractive income with the potential for capital growth.

How the Fund is managed

The LF Canlife UK Property ACS is managed via a blended approach, incorporating both top-down and bottom-up research. In addition, Canada Life Investments believe actively managing assets enables the generation of the best risk-adjusted returns. It has an in-house asset management team which allows the business to add value to each individual property.

The Fund operates under the Canada Life Investments EMS, with all associated policies and procedures, governed by the Real Estate ESG Steering Group which meets on a quarterly basis.

The Fund recognise that the level of sustainability information requested is increasing. As such, The Fund has committed to openly and transparently reporting sustainability performance on an annual basis. This is the Fund's first sustainability report in alignment with INREV Sustainability Reporting Requirements for calendar year 2018 presented with comparison against the same period in 2017.

The majority of energy consumption across the Fund is received directly by tenants. The Fund appreciates that best practice dictates that tenant data should be disclosed if available and efforts are made to obtain this information on an annual basis. However, the decision has been made not to report tenant derived data within this report as the Fund has no operational control over this aspect of sustainability performance.



3. Asset Management ESG Strategy

The Fund commits to identify, where feasible, cost efficient improvements to protect the future quality of each asset and reflect this in individual sustainability asset plans.

The Fund recommends the phased completion of Environmental and Energy Audits at all multi-let office and retail asset properties over 30,000 sq. ft (consideration can also be given to implementation of smaller properties). This is considered on a case-by-case basis. Note that an assessment will not be required if a detailed environmental sustainability review has been completed during the property acquisition due diligence process.

Where instructed, audits will be completed by suitably qualified specialists and will identify where improvement objectives can be established for individual assets. Analysis considers:

- Landlord responsibilities
- Opportunity for improvement
- Technology options
- Investment plans for the asset
- Existing green ratings
- Energy performance certificate information

Audit findings will be reviewed and used to develop a property Sustainability Improvement Plan which will contain objectives, targets and programmes.

It will be the responsibility of the FM and PM teams to progress plans and report quarterly to the Real Estate ESG Steering Group. Additional client reporting requirements and timescales may be agreed on a case-by-case basis.

The Real Estate ESG Steering Group can utilise Property Environmental Property Management Tracking System to evaluate property and facilities management progress, where/if necessary.

Progress will be reviewed, as required, through Real Estate ESG Steering Group Meetings. Overall performance and progress against all objectives and targets will be evaluated on an annual basis. This will enable reporting of performance to external interested parties, if required.



4. ESG Strategy for New Builds / Refurbishment

To manage compliance, the Fund has set out management protocols and minimum standards during new build / refurbishment schemes:

- Achieve a minimum energy rating for BREEAM rating of 'Very Good' or higher
- Incorporate sustainability into design and maintain records
- Achieve an EPC rating of 'C' or higher for all new developments
- Complete post occupancy evaluation to assess success and consider future development plans

A guidance procedure for refurbishment is available in the EMS, alongside accompanying sustainable refurbishment checklist.

5. ESG Strategy for Acquisitions

Understanding ESG risks associated with assets prior to acquisition is of crucial importance. This can assist purchase negotiations and the development of improvement objectives following acquisition.

- Where appropriate engagement with specialist consultants as part of their pre-acquisition due diligence processes to minimise downside risks and capitalise on opportunities to enhance return;
- All existing buildings will only be considered for acquisition if they have an EPC rating at 'D' or higher, unless a feasible strategy can be developed to improve the rating.

The Fund has established an Environmental Acquisition Due Diligence Checklist covering ESG matters. This document sets out what considerations in environmental, community and social issues when acquiring new property. This assists decision making during the acquisition process and management actions post purchase. The document is used on a case-by-case basis.

Implementation of this process is the shared responsibility of the Property and Investment teams.



6. Monitoring & Measurement

The Fund commits to:

- Assess and measure the environmental performance of assets under management, with environmental improvement plans and targets put in place for each asset where appropriate;
- Ensure the accuracy of data collection through measures which may include utilisation of industry specific software and Automated Metering (AMR) Technology;
- Benchmark sustainability data appropriately;
- Utilise monitoring to inform improvement planning.

Monitoring of ESG performance is a fundamental requirement to ensure consistent ESG improvement. Performance and progress is monitored on a quarterly basis. Monitoring covers, progression against objectives and also tracks energy, water and waste performance. Results are analysed and fed back into the system and used to inform future improvement plans and policy changes.

The Fund utilises SIERA, an online portal used to collate, validate and model ESG performance data. The evaluation and performance analysis through SIERA is carried out at quarterly and annual intervals to review performance progress. Where agreements are in place, monthly performance data is requested and provided by Managing Agents and/or specialist service providers. The Fund can request quarterly reports for specific periods once data has been collated and validated. In addition, SIERA is used to export performance indicator data required for GRESB submissions.

SIERA can be used to collate the following data streams:

- Asset attribute information (address, floor area, etc.)
- Energy Performance Certificate information
- Utility Performance Data (electricity, fuel energy, water and waste)
- Action plans (where available)



7. Green Building Certificates & Energy Ratings

The Fund pursues obtaining green building certificates on a case-by-case basis. Over 2018, Leeds City Office Park achieved BREEAM 'Good' certification. The EMS documents a minimum standard for all major development and refurbishment schemes to establish a minimum energy rating for BREEAM rating of 'Very Good' or above.

Rating	Portfolio by floor area (%)
BREEAM In Use	5%

Energy Performance Certificate (EPC) risks are understood across the Fund (gaps, F's, G's, Section 63s). The EMS documents a minimum standard for all major development and refurbishment schemes to achieve an EPC rating of 'C' or higher for all new developments.

Energy performance certificate rating	Portfolio by floor area (%)
A	3.6%
B	15.2%
C	28.3%
D	28.4%
E	24.0%
F	0.1%
G	0.4%
Exempt	0%
No EPC	0%
Coverage	100%



8. ESG Compliance²

The Fund commits to adhere to all compliance obligations and maintain procedures to remain well-versed and prepared for existing and future environmental legislation.

The Fund is responsible for ensuring access to legal compliance information in the jurisdictions in which assets are held.

This may be through membership of professional bodies, subscription to legal update services and/or appointment of specialist advisors.

The Fund is responsible for identifying its own legal obligations. In addition, appointed property managers are responsible for:

1. Effective waste management to demonstrate that waste has been collected by appropriately licensed waste contractors;
2. Demonstration that recycling programmes have been implemented - where possible and under landlord control or influence;
3. Demonstration that controls are in place to prevent the use of banned refrigerant substances; and
4. Maintenance of records to demonstrate that air conditioning plant and equipment maintenance programmes are in place and operational.

Most of the above requirements fall under third party property management control.

The EMS contains a legal register – this is audited and reviewed on an annual basis. The Fund has engaged EVORA Global to act as advisors on ESG compliance – they attend quarterly ESG Steering Group meetings where compliance is an agenda item. Sustainability assessments, covering legal compliance, are completed on an annual basis for all landlord managed assets in the Fund. This provides a checklist for areas of ESG compliance at asset level.

9. Other ESG Aspects³

² RG.33



9.1. Asset ESG Action Plans

Individual ESG action plans are merged into the EMS.

9.2. Environmental Management System (EMS)

Canada Life Investments has developed and operates an environmental management system (EMS) aligned to the requirements of ISO 14001 – an international standard for environmental management. The EMS assists in managing environmental risks and continually improving performance.

Objectives and targets have been established to reduce directly managed environmental impacts and to incorporate environmental management into its service offering. Embedding environmental management into the service offering helps deliver positive outcomes for its clients.

Canada Life Investments does not have direct control over budget setting for environmental improvement plans at tenant managed sites. The Fund operates directly under this EMS. The Fund commits to regular reviews and where appropriate, improvement of the EMS.

9.3. Employee ESG KPIs

An annual employee engagement survey is conducted which covers a range of ESG issues. Response rate was 73%.

Annually, Canada Life UK produce a Gender Pay Gap Report – in 2018, the proportion of male to female employees was 51%.

9.4. Green Leases

A 2018 Green Lease analysis produced the following results:

- Out of 42 new leases, 31 of the leases are considered to be 'green leases'; and
- 11 of the leases did not have any green provisions and therefore are not considered to be 'green leases'.

³ ESG-LTS 2.1 Best practice - RG.33



9.5. Tenant Liaison & Satisfaction Survey

The EMS contains a procedure for Tenant Engagement, which includes a commitment to engage with occupiers to promote sustainability including conservation of energy and water, and diversion of waste from landfill.

On landlord managed multi tenanted assets the Fund endeavours to engage with tenants through adhoc communications via Property Management. Such contact has included providing tenants with feedback on energy/water consumption and waste, hosting tenant engagement meetings and providing detail for bespoke tenant sustainability guides.

Formal tenant satisfaction surveys are to be conducted in 2019.

9.6. Community Engagement Strategy

The Fund understands the importance of its activities on the wider society and, as such, aims where it actively operates, to create a positive legacy. The Fund endeavours to connect with communities, make positive local contributions, help people fulfil their potential, support businesses to grow, and promote wellbeing and enjoyment.

Activities include:

- Engaging with key local stakeholders through existing forums to better understand local needs, e.g. through Chambers of Commerce, Business Improvement Districts and customer forums;
- Encouraging local communities to influence our thinking during development and decision-making;
- Getting involved in community projects and organisations, e.g. volunteering with charities, schools and local groups; and
- Offering communities opportunities, e.g. charities raising funds and awareness, localised public art and community events.

The Fund does not currently monitor its impact on the community under a formal process, however this is under due consideration for the future.

9.7. Addressing travel



The EMS contains a procedure for travel management, including a commitment to improve the environmental performance of corporate operations.

Travel emissions are currently not formally recorded within the EMS, however this is under due consideration for the future.

9.8. Biodiversity

The Fund commits to encourage biodiversity where possible.

Biodiversity activities currently managed adhoc through the property management team, and activities are not formally recorded within the EMS.

9.9. Strategy Development

ESG pressures and requirements introduced by legislative and other industry-wide sustainability commitments have increased significantly over recent years. The Fund management team recognise the importance of maintaining understanding of this rapidly changing landscape. As such, the fund has appointed specialist sustainability consultancy, EVORA Global (EVORA), to act as advisors. EVORA provide guidance on up-and-coming legislative changes and trends that impact on the property industry in general. They act as advisors on the Real Estate ESG Steering Group who meet on a quarterly basis. The Fund operates central targets and objectives and commits to meeting minimum standards. Progress is reported to the Steering Group periodically.

The Real Estate ESG Steering Group builds the EMS in response to the needs and expectations of all stakeholders. This involves the development of policies and procedures.

Furthermore, the Fund engages experienced property managers who are responsible for managing compliance of operational assets within the Fund. Fund managers meet property managers on a quarterly basis where ESG policies and procedures are shared and put in place.

9.10. Global Real Estate Sustainability Benchmark (GRESB)

GRESB is the dominant global standard for assessing ESG performance for real estate funds and companies. 2018 represented the first year of participation in the Benchmark by the LF Canlife UK Property ACS. The Fund was awarded a one green star rating. The overall GRESB score for the Fund in 2018 was 36.

In 2019, the score has risen by 86% to 67; which places the Fund as 12th out of 19 in the peer comparison.





EVORA believe that the Fund's GRESB results will increase year on year by more audits, green certification coverage and better data collection.

10. 2019 Targets

The following table sets out INREV requirements alongside targets in place:

ESG-ANN 1.1 Requirement	Target	Completion by	Progress
Asset Management ESG Initiative	<i>No target in place; under consideration for next round of target setting</i>	-	-
New build and/or refurbishment Activities	Achieve a minimum EPC of a C rating and a BREEAM Very Good for all major developments and refurbishments.	Quarterly	On track
ESG Initiatives for acquisitions	Ensure that all acquisitions are assessed for potential improvements to environmental performance.	Quarterly	On track
Environmental performance measurement	Provide a most complete record of energy and water consumption	Dec-19	On track
Green Building certificates	Complete BREEAM Assessments at targeted properties	Jul-19	On track
ESG-ANN 1.2 Requirement	Target	Completion by	Progress
Legislation compliance	Comply with ESOS Legislation - Audit Sample Sites	Sep-19	On track
ESG-ANN 1.2 Best Practice	Target	Completion by	Progress
Industry participation on ESG issues	Utilise INREV tables for website display, provide to external stakeholders and GRESB advantage	Annual Ongoing	On track
	Produce an annual CR report for public viewing	Dec-21	On track
GRESB	Participate in GRESB	Annual Ongoing	On track

11. Environmental data

Section 10 below, sets out the environmental performance data for the 2018 calendar year. We also provide commentary on trends. We present this data in accordance with INREV requirements. The Fund has defined the



reporting boundary as Operational Control: Data is collected and reported for managed assets where the Fund is responsible for payment of utility invoices and / or arrangement of waste disposal contracts.

The majority of energy consumption across the Fund is received directly by tenants. Efforts are made to obtain this information on an annual basis. However, the decision has been made not to include tenant derived data within this report as the Fund has no operational control over this aspect of sustainability performance. As a result, the performance data in this section may vary to that reported to GRESB.

Note: Like-for-like analysis considers performance for assets held in both 2017 and 2018. It is not adjusted to take occupancy and weather variations into account. This methodology is aligned with the GRESB approach. Landlord procured energy consumption patterns are also heavily influenced by tenant activities. Increased tenant activity, for example, will place a higher demand on building services (heating and cooling) and this can increase landlord energy consumption.

Absolute data

Includes consumption for assets that were purchased and/or sold during the reporting period and where the Fund held operational control.

Like for Like data

Performance data excludes assets where they were not in ownership for the 24 months of the reporting period, those with insufficient data coverage over the reporting period and assets that have undergone significant change to a degree that would unjustly skew the data set.

Intensity data

Performance data excludes assets where they were not in ownership for the 24 months of the reporting period, and those with insufficient data coverage over the reporting period. Net lettable area has been used as the denominator for intensity for all sector types

Other data

Waste data was not available for reporting due to availability. The Fund will endeavour to address this in future years via quarterly SIERA data requests and escalating instances of non-reporting through the management chain.



Performance Trends

<ul style="list-style-type: none">• Like-for-like analysis considers assets owned in both 2017 and 2018 – energy consumption for like-for-like assets dropped by 12.6%. Like-for-like energy performance includes electricity and gas data combined.
<ul style="list-style-type: none">• Electricity: Overall, electricity consumption has achieved a like-for-like decrease of 13% in the period.
<ul style="list-style-type: none">• Gas: A like-for-like decrease of 8% has been recorded.
<ul style="list-style-type: none">• Absolute energy witnessed significant electricity and gas rises in 2018, in comparison to 2017. These rises are potentially attributable to assets purchased, occupancy, weather and poor transition to new reporting system.
Green House Gas (GHG) Emissions
<ul style="list-style-type: none">• Like-for-like carbon emissions have reduced by 29% (Scope 1) and 18% (Scope 2).
<ul style="list-style-type: none">• Scope 3 emissions (indirect emissions including tenant purchased energy and travel) are not, at this stage, monitored.
<ul style="list-style-type: none">• Carbon conversion factors have been obtained from each operational location. Improvements to reported GHG emissions reflect both energy savings and year-on-year changes to published in-country carbon conversion factors.
Water
<ul style="list-style-type: none">• Overall like-for-like water usage has remained static.



Table 1: Energy - purchased and consumed (Not applicable: Electricity self-generated from non-fuel sources (e.g. solar, wind); Renewable fuels use)

		Absolute kWh		Like for Like kWh			Like for Like Intensity kWh/m ²	
		2017	2018	2017	2018	% Change	2017	2018
Office	Electricity	900,321	2,984,329	172,253	142,918	-17%	125	104
	Fuels & Thermals	695,092	1,534,751	9,864	8,453	-14%		
	Area (NLA m ²)	15,381	18,189	1,460				
	Coverage № of assets	5	8	1				
Retail, Shopping Centre	Electricity	612,191	541,632	612,191	541,632	-12%	68	61
	Fuels & Thermals	6,918	7,046	6,918	7,046	0		
	Area (NLA m ²)	9,065	9,065	9,065				
	Coverage № of assets	1	1	1				
Retail, Warehouse	Electricity	58,660	91,819	27,044	23,682	-12%	-	-
	Fuels & Thermals	0	0	0	0	0		
	Area (NLA m ²)	21,427	21,427	14,450				
	Coverage № of assets	5	5	3				
Other (incl. Mixed Use)	Electricity	5,034	57,613	0	0	0%	0	0
	Fuels & Thermals	0	0	0	0	0%		
	Area (NLA m ²)	12,040	16,416	0				
	Coverage № of assets	1	2	0				
Total	Electricity	1,576,206	3,675,394	811,488	708,233	-13%	-	-
	Fuels	702,010	1,541,797	16,782	15,499	-8%		
	Area (NLA m²)	57,913	65,097	24,975				
	Coverage № of assets	12	16	5				

Table 2: Greenhouse gas emissions (Scope 1 – gas; Scope 2 – electricity, district heating / cooling)

		Absolute Emissions (Tonnes)		Like for Like Emissions (Tonnes)			Like for Like Intensity kWh/m ²	
		2017	2018	2017	2018	% Change	2017	2018
Office	Scope 1	128	282	2	2	-14%	43	29
	Scope 2	317	845	61	40	-33%		
	Area (NLA m ²)	15,381	18,189	1,460				
	Coverage № of assets	5	8	1				
Retail, Shopping Centre	Scope 1	1	1	1	1	0%	24	17
	Scope 2	215	153	215	153	-29%		
	Area (NLA m ²)	9,065	9,065	9,065				
	Coverage № of assets	1	1	1				
Retail, Warehouse	Scope 1	0	0	0	0	0%	-	-
	Scope 2	21	26	10	7	0%		
	Area (NLA m ²)	21,427	21,427	14,450				
	Coverage № of assets	5	5	3				
Other (incl. Mixed Use)	Scope 1	0	0	0	0	0%	0	0
	Scope 2	2	16	0	0	0%		
	Area (NLA m ²)	12,040	16,416	0				
	Coverage № of assets	1	2	0				
Total	Scope 1	129	284	3	3	-8%	-	-
	Scope 2	554	1,040	285	200	-30%		
	Area (NLA m²)	57,913	65,097	24,975				
	Coverage № of assets	12	16	5				



Table 3: Water Usage

		Absolute cubic metres		Like for Like cubic metres			Like for Like Intensity m ³ /m ²	
		2017	2018	2017	2018	% Change	2017	2018
Office	Water (m ³)	6,384	7,564	1,437	1,364	-5%	984	934
	Area (NLA m ²)	9,909	12,100	1,460				
	Coverage No of assets	3	5	1				
Retail, Shopping Centre	Water (m ³)	11,545	11,581	11,545	11,581	0%	1,274	1,277
	Area (NLA m ²)	9,065	9,065	9,065				
	Coverage No of assets	1	1	1				
Total	Water (m³)	17,928	19,144	12,981	12,945	0%	-	-
	Area (NLA m²)	18,974	21,165	10,525				
	Coverage No of assets	4	6	2				



12. Verification Statement

EVORA Global Limited (EVORA / We) were commissioned by LF Canlife UK Property ACS to provide verification over the energy and greenhouse gas emissions performance indicator data with respect to the underlying assets of the LF Canlife UK Property ACS (Sustainability Performance Data), as required by the INREV sustainability reporting module.

Scope

We have verified the Sustainability Performance Data for the period ending 31 December 2018 which comprises the following:

- Energy – electricity
- Energy – gas
- Energy use intensity
- Greenhouse gas emissions (Scope 1 and 2)
- Greenhouse gas emissions intensity

Renewable energy generation data was not applicable on the basis LF Canlife UK Property ACS did not carry out renewable energy activities in their underlying assets. Energy – district heating and cooling was not applicable as there is no such usage within fund. Scope 3 greenhouse gas emissions are not calculated as there is no data collected that is covered under this scope.

Management is responsible for the preparation of complete and accurate Sustainability Performance Data in accordance with the 2019 GRESB Real Estate Reference Guide. This responsibility includes designing, implementing and maintaining a data management system relevant to the preparation and fair presentation of Sustainability Performance Data that is free from material misstatement.

Our responsibility is to express an opinion on the Sustainability Performance Data based on our verification. We conduct our verification in line with the principles of ISO 14064-3. This International Standard requires that we comply with ethical requirements and plan and perform the verification to express an opinion whether the Sustainability Performance Data is free from material misstatement.

Verification Procedures





EVORA undertook a systematic, independent and documented verification process over the Sustainability Performance Data using our proprietary software tool SIERA. In summary, the following steps were applied:

Step 1: Confirmation of asset set up (data coverage and responsibility for procurement)

Step 2: Input of asset characteristics and utility data (e.g. energy kWh)

Step 3: Initial data reliability checks were performed in the SIERA tool to identify:

- Consumption data gaps
- Periods of overlapping consumption data
- Significant consumption variance between comparable periods

Step 4: Verification of data and results utilising the inbuilt function of SIERA with specialist EVORA consultant review. This included:

- Agreement of verification protocols with the client
- Quarterly variance check: detailed variance checks were completed to identify data points/trends above an agreed threshold therefore requiring additional review and confirmation of accuracy. Variances of +/- 15% and +/- £500 spend were identified and reviewed by EVORA consultants.
- Annual variances: on an annual basis, like-for-like analysis was used to assess, review and quantify year-on-year performance changes. Variances of +/- 10% were identified and reviewed by EVORA consultants.

Step 5: Client sign-off and publication

Notes:

- Property management data was sourced from LF Canlife UK Property ACS appointed Property Management firms
- Sustainability Performance Data was based on invoices, utility supply company records, and/or meter readings, or provided by tenants at indirectly managed assets

Conclusion

Based on the procedures we have performed and the evidence we have obtained, nothing has come to our attention that causes us to believe that CL's performance data for the year ended 31st December 2018 is materially misstated.



Use of our verification statement

This statement has been prepared for the management of LF Canlife UK Property ACS for the sole purpose of reporting on the matters being audited in accordance with INREV Sustainability Report 2018.

We disclaim any assumption of responsibility for any reliance on this letter to any persons or users other than LF Canlife UK Property ACS Fund, or for any purpose other than that for which it was prepared.

Data Verified

The 2018 environmental footprint claims for CL's whole managed asset portfolio are listed below:

Greenhouse Gas Emissions

- | | |
|-----------------------------------|---------------------------|
| • Absolute Scope 1 Emissions | 284 kgCO ₂ e |
| • Like-for-Like Scope 1 Emissions | 3 kgCO ₂ e |
| • Absolute Scope 2 Emissions | 1,040 kgCO ₂ e |
| • Like-for-Like Scope 2 Emissions | 200 kgCO ₂ e |

Energy

- | | |
|------------------------------------|---------|
| • Absolute Energy Consumption | 828 MWh |
| • Like-for-Like Energy Consumption | 724 MWh |

Water

- | | |
|-----------------------------------|-----------------------|
| • Absolute Water Consumption | 19,144m ³ |
| • Like-for-Like Water Consumption | 12,945 m ³ |

About EVORA:

EVORA is an independent, pan-European sustainability consultancy and software provider, specialising in the commercial real estate sector.

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