*European Green Bond Impact Report*

ISSUER

TENSE1 the designation ‘European Green Bond’ or ‘EuGB’ in accordance with Regulation (EU) 2023/2631 of the European Parliament and of the Council ( 1 )].”]

|  |  |
| --- | --- |
| Issuer Legal Name: | ISS\_LEG\_NAME |
| Issuer Legal Identifier: | LEI |
| Issuer Contact Details: | CONTWEB |
| Report date: | REPDATE |
| Reporting Currency: | CURRENCY |
|  |  |

Bond Issuance Overview

TTPH

Currency conversion for this one from bond to reporting currency

<supposed to have name of external reviewer>

Based on data provided by ISSUER, in combination with research and proprietary models, *Impact Returns* has estimated the impact of the projects, and reporting in line with guidelines by ICMA’s Harmonized Framework for Impact Reporting ([www.icmagroup.org/sustainable-finance/impact-reporting/green-projects/](http://www.icmagroup.org/sustainable-finance/impact-reporting/green-projects/)) in the tables below.

<IF article 5 exceptions>

TENSE2 ART5TEXT

Article 5 table

AFIVE

Article 5 projects share of allocated: A5P

WHYART5

an explanation why the technical screening criteria could not be applied and an explanation of the manner in which the issuer has ensured that those activities comply with Article 5(3) and (4) of Regulation (EU) 2023/2631 and Article 3, points (a), (b) and (c), of Regulation (EU) 2020/852.] – seems like this unlike ART5 could apply to project level

<that replacement is different – it happens all in r>

*Environmental strategy and rationale*

ENVSTRAT

CHANGESTRAT

ART8

TRANSDESC

TRANSLINK

*Environmental Objectives*

— [The environmental objectives referred to in Article 9 of Regulation (EU) 2020/852 pursued by the TENSE3] Capital expenditure and operating expenditure key performance indicators -not sure if this is even official wording but definitely need to include the law ref – maybe make it a flextable with ICMA uop

Bullet points from mapping

* UOPMAP

TENSE3: bond(s).

Impact Tables

ISSUER is responsible for the accuracy of the data provided. Methodology is detailed in the chapter below, and where using established metrics like GHG avoidance is based on market practices, and in the case of novel metrics based on proprietary methodologies. The impact presented is estimated based on limited data, and not equivalent to a full exact impact estimate like a GHG inventory.

MTPH

-this cover both the allocation and impact part of the template

-only thing missing could be the side effects neg/pos

-must report on TSQ alignment Y/n – probably best include that in data intake – complications: including a breakdown describing which point(s) of Article 5(1) of Regulation (EU) 2023/2631 was/were used. – dropdown in data intake

Link to the transition plan: TRANSLINK

Link to bond documention on issuers website: ISSDOC

Consolidated management report, consolidated sustainability report, issuer’s other relevant reports pursuant to Directive 2013/34/EU: ISSRELREP

Link to CAPEX plan: CPX

OTHER

*APPENDIX*

Methodology and References

METHODOLOGY\_PLACEHOLDER

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