



Annual Report 2018

Report of the Supervisory Board for the 2018 Fiscal Year

Dear shareholders,

Coreo AG can look back on a successful financial year. Despite the sale of two initial properties, the real estate assets were almost quadrupled by the end of the year through the purchase of a residential portfolio in Göttingen and twelve inner-city office buildings. The realignment of the company thus continued as planned.

Supervising the management and cooperation with the Board of Management

In the reporting year, the Supervisory Board duly performed the duties incumbent upon it by law, the articles of association and the rules of procedure. In particular, the Supervisory Board carefully and continuously monitored and advised the executive board in its management of the company on the basis of legality, regularity, usefulness and efficiency. The activities of the Board of Management gave no need for complaint. The Supervisory Board was kept informed of the strategic and on-going development of business and corporate planning as well as of the major issues of the company through regular written and verbal reports of the company. The members of the Supervisory Board always had the possibility of dealing intensively with the presented documents and information, whilst reviewing their plausibility and submitting their own recommendations. In addition, the Chairman of the Supervisory Board and the Chairman of the Board of Management maintained a regular and extensive exchange of information. The Board of Management kept the Supervisory Board promptly aware of all major processes and decisions. For those business decisions requiring consent, the Supervisory Board assisted in close cooperation with the Board of Management by especially taking into account the pertinent opportunities and risks.

Composition of the Supervisory Board and the Board of Management

In accordance with the statutory provisions of Coreo AG, the Supervisory Board consists of three members. The members of the Supervisory Board remained unchanged throughout the period under review.

- Stefan Schütze (chairman of the Supervisory Board),
- Axel-Günter Benkner (deputy chairman of the Supervisory Board),
- Dr. Friedrich Schmitz (member of the Supervisory Board).

During the 2018 financial year, to ensure efficiency, the Supervisory Board again dispensed with the formation of committees due to its size and the extent of the business.

During the year under review no changes took place to the Board of Management. Throughout the year under review, this position was taken by Mr Marin N. Marinov.

Priorities of the Supervisory Board activities and meetings

During the year under review, the priority of the Supervisory Board activity was the further development of the real estate portfolio. Apart from discussing and analysing various investment possibilities, corporate finance and its structure was also focussed upon.

All members of the Supervisory Board took part in the six scheduled meetings during the year under review. During these meetings, the reports by the Board of Management were extensively discussed and reviewed. Similarly, possible real estate investments were regularly identified by the Board of Management, whilst taking into account the opportunities and risks as well as checking and assessing the cash flow and financing scenarios. Decisions by the Supervisory Board were taken during meetings or in writing, on the basis of detailed, pertinent information and analyses, insofar as these were not yet ripe for decision or necessary at the time of the meeting.

After a thorough discussion of the submitted documents, the focal point of the meeting of the Supervisory Board on **21 March 2018** was the decision taken to purchase the real estate portfolio in Göttingen.

In the financials meeting on **11 April 2018**, the auditor reported on the major findings of the audit to the Supervisory Board. They approved the annual financial statement for 2017 which had been given the unconditional auditor's certificate. Another major topic at the meeting was the decision to purchase the so-called Hydra Portfolio on the basis of the

documents presented by the Board of Management for analysis and discussion.

Additional items on the agenda consisted of the report by the Supervisory Board to the shareholders as well as the agenda of the Annual General Meeting.

The object of the board meeting on **19 June 2018** consisted of the development strategies and procedures and the associated costs for the purchased real estate in Göttingen as well as the buildings of the Hydra Portfolio. The future corporate finance of Coreo AG and its strategic alignment, taking into account the pros and cons of the variously available financing mechanisms were discussed in detail.

During the meeting on **18 July 2018**, the Supervisory Board considered in detail the outstanding option bond and, in particular, the possibility for adjusting the bond conditions. Taking into account diverse strategic scenarios and considering the various options, the Supervisory Board recommended acceptance of the proposed alterations to the option bond conditions, according to which an early repayment of 5 million euros would be possible at the end of the 2018 financial year.

The essential topics of the meeting on **24 October 2018** consisted of the strategic further development of the company and securing the required financing resources. In particular, the planned capital increase was discussed. The decision to increase capital was taken in writing on 21 November 2018. In addition, the initial procedures and results since takeover of the Hydra Portfolio were discussed.

During the meeting on **17 December 2018**, the Supervisory Board was informed of the progress and outcome of the capital increase and subsequently approved the necessary amendments to the Articles of Association.

Annual Audit for 2018

The financial statement (HGB), prepared for Coreo AG in accordance with the German Commercial Code for the 2018 financial year was audited by Votum AG Wirtschaftsprüfungsgesellschaft Steuerberatungsgesellschaft, Frankfurt am Main who issued an unqualified audit opinion. The auditing management was shared by Mr Leoff and Mr Lehnert.

The Supervisory Board was provided with the financial statements and the audit report of the auditor. At the accounts review meeting, they were reviewed in particular with regard to legality, correctness and expediency and discussed in detail with the Executive Board and the auditors. In the report, the auditor presented the Executive Board's risk management and monitoring system and found it suitable for identifying developments at an early stage that endanger the company's

survival. The auditor reported on the results of the audit in the Supervisory Board meeting from 11 April 2019 as a whole and on the individual focal points of the audit and answered the questions of the Supervisory Board members in detail. The Supervisory Board subjected the submitted annual financial statement and the audit report to its own review as usual. The Supervisory Board was convinced in the process that the audit report as well as the audit conducted by the auditors themselves complied with the legal requirements and raised no objections.

The Supervisory Board accepted and thus approved the annual financial statement prepared by the Management Board with the Supervisory Board resolution of 11 April 2019.

In a difficult market environment, the Supervisory Board thanked our shareholders for the trust they have placed in us through their subscriptions, which made it possible for us to achieve an increase in capital at the close of 2018.

The Supervisory Board thanked the Board of Management and the employees for their considerable commitment during the year under review to the further successful development of Coreo AG.

For the Supervisory Board,
Frankfurt am Main, 11 April 2019



Stefan Schütze
Chairman of the Supervisory Board



Annual financial statement (HGB) of Coreo AG
as of 12/31/2018

Balance sheet as of 12/31/2018 (HGB) assets

in EUR	12/31/2018	12/31/2017
A. Fixed assets		
I. Intangible assets		
Concessions, industrial and similar rights and assets, and licenses to such rights and assets	11,156.00	19,068.00
II. Tangible assets		
Property, plant and equipment	5,797.00	7,139.00
III. Financial assets		
1. Shares in affiliated companies	948,000.00	100,000.00
2. Loans to affiliated companies	1,190,250.00	1,160,246.74
3. Investments	8,802,179.34	10,945,304.07
	10,957,382.34	12,231,757.81
B. Current assets		
I. Receivables and other assets		
1. Amounts due from affiliated companies	18,414,620.89	1,771,265.52
2. Other assets	334,026.79	83,981.16
II. Cash and bank balances	12,507,886.19	4,488,678.41
	31,256,533.87	6,343,925.09
C. Deferred income	34,290.07	21,741.21
	42,248,206.28	18,597,424.11

Balance sheet as of 12/31/2018 (HGB)

liabilities

in EUR	12/31/2018	12/31/2017
A. Equity		
I. Subscribed capital	15,945,880.00	9,360,000.00
- thereof conditional capital: EUR 4,680,000.00 (previous year: EUR 3,120,000.00)		
II. Capital reserves	23,777,608.86	19,826,080.86
- thereof adjusted during the financial year EUR 3.951.528,00 (EUR 0,00)		
III. Retained earnings	12,544,585.38	12,544,585.38
IV. Loss carried forward	-23,469,937.82	-26,461,140.98
V. Net loss/income	-411,884.44	2,991,203.16
	28,386,251.98	18,260,728.42
B. Accruals		
Other provisions	156,170.00	242,320.00
C. Liabilities		
I. Bonds	13,623,745.26	0.00
II. Trade payables	57,723.20	81,427.95
III. Other current liabilities	24,315.84	12,947.74
- thereof for taxes: EUR 23,417.21 (EUR 9,987.94)		
- thereof for social security: EUR 898.63 (EUR 2,959.80)		
	13,705,784.30	94,375.69
	42,248,206.28	18,597,424.11

Income statement (HGB)

01/01/2018 to 12/31/2018

in EUR	2018	2017
1. Sales revenues	912,364.61	58,956.77
2. Other operating income	463,842.53	4,100,685.74
3. Personal costs		
a) Wages and salaries	-680,726.93	-345,068.04
b) Social charges and costs for pension and other benefits of which for pensions - thereof for pensions: EUR -2,640.00 (EUR -2,376.00)	-66,009.93	-24,992.41
	-746,736.86	-370,060.45
4. Depreciation		
a) of intangible assets and property, plant and equipment	-17,677.17	-10,070.08
5. Other operating costs	-1,685,680.35	-820,683.80
6. Income from shareholdings		
- thereof from affiliated companies EUR 1,685,702.56 (EUR 0,00)	1,685,702.56	0.00
7. Other expenses and similar earnings		
- thereof from affiliated companies EUR 1,104,075.36 (EUR 47,828.96)	1,118,464.25	47,777.34
8. Amortization of financial assets and securities held as current assets		
- thereof unplanned depreciation: EUR -115,000.00 (EUR 0.00)	-115,000.00	0.00
9. Interests and similar expenses	-2,026,980.26	-14,957.11
10. Taxes on income and profit	0.00	-0.28
11. Result after taxes	-411,700.69	2,991,648.13
12. Other taxes	-183.75	-444.97
13. Net loss/income	-411,884.44	2,991,203.16
14. Loss carried forward	-23,469,937.82	-26,461,140.98
15. Balance sheet loss	-23,881,822.26	-23,469,937.82

Appendix of the annual financial statement as of 12/31/2018 (HGB)

General

Coreo AG is headquartered in Frankfurt am Main. The company is registered in the commercial register of the district court Frankfurt under HRB 74535.

The present annual financial statement have been prepared in accordance with par. 242 et seq. and 264 et seq. HGB (German Commercial Code) as well as the applicable provisions of the AktG (German Companies Act).

The company is a small-sized capital company in terms of § 267, clause 1 HGB (German Commercial Code). The reporting reliefs for a small-sized capital company has partly been claimed.

The profit and loss statement has been prepared using the total cost method according to § 275 para. 2 HGB. Individual items of the statement of financial position have been amended in accordance with par. 265 section 6 HGB to improve the clarity of presentation.

Accounting and valuation methods

Purchased intangible assets are capitalised at cost and amortised on a straight-line basis over an expected economic life of between 3 and 5 years from the date on which they are provided.

Tangible assets are shown at acquisition cost and, if depreciable, reduced by scheduled straight-line depreciation over their useful lives of 3 to 5 years.

Purchased tangible assets are capitalised at cost and amortised – if depreciable - on a straight-line basis over an expected economic life of between 3 and 5 years.

Low-value property items with a value of EUR 800.00 are fully written off in the year of acquisition.

The **financial investments** are recognised at cost of acquisition, provided that no impairment charge is to be recognized due to any probable lasting reduction in value.

Receivables and other assets are normally recognised at the lower of nominal value or fair value.

Cash and cash equivalents are shown at their fair value.

Cash and cash equivalents include cash, demand deposits, (other short-term, highly liquid financial assets with original maturities of three months or less).

The **other provisions** are recognised in accordance with prudent business principles according to par. 253 section 1, sentence 2 HGB if Coreo AG has a present legal or constructive obligation as a result of past events that is uncertain with regard to settlement and/or amount. According to par. 253 section 2 HGB they are recognised at the present value of the expected future settlement amount only if the settlement is not expected within the next twelve month.

Liabilities are recognised on the liabilities side at their settlement value.

Receivables and liabilities denominated in foreign currencies are recognised with the corresponding average spot exchange rate of the day of the transaction. Foreign currency denominated assets and liabilities with a remaining time to maturity of one year or less, are recognised according to par. 256 a sentence 2 HGB without consideration of the acquisition cost and realisation principle at the average spot exchange rate at the reporting date. In case of a remaining time to maturity of more than one year, the average spot exchange rate at the reporting date according to par. 256 a sentence 1 HGB is only applied if the aforementioned rate for assets is lower and for liabilities higher than the corresponding rate at the date of the business transaction.

Disclosures and explanations with regard to items of the balance sheet

Fixed assets

Development of the fixed assets is shown in the fixed assets movement schedule:

Disclosures of shareholdings:	Capital share	Equity	Result	Year
Lumiphore Inc., Berkeley, USA	21.4 %	-485 TUSD	-143 TSUD	2018
Erste Coreo Immobilien VVG mbH, Frankfurt a. M., Germany	100 %	-32 TEUR	-73 TEUR	2018
Zweite Coreo Immobilien VVG mbH, Frankfurt a. M., Germany	100 %	-116 TEUR	-116 TEUR	2018
Dritte Coreo Immobilien VVG mbH, Frankfurt a. M., Germany	100 %	71 TEUR	36 TEUR	2018
Vierte Coreo Immobilien VVG mbH, Frankfurt a. M., Germany	100 %	21 TEUR	-2 TEUR	2018
Coreo Göttingen AM UG*, Frankfurt a. M., Germany	100 %	1 TEUR	-1 TEUR	2018
Coreo Solo AM UG*, Frankfurt a. M., Germany	100 %	1 TEUR	-1 TEUR	2018
Coreo Han AM UG*, Frankfurt a. M., Germany	100 %	1 TEUR	-1 TEUR	2018
Coreo Solo UG & Co. KG*, Frankfurt a. M., Germany	100 %	1 TEUR	1,686 TEUR	2018
Coreo Han UG & Co. KG*, Frankfurt a. M., Germany	100 %	-974 TEUR	-975 TEUR	2018
Coreo Göttingen Residential UG & Co. KG**, Frankfurt a. M., Germany	94 %	-233 TEUR	-221 TEUR	2018

* The companies were founded in 2018.

** The company was acquired in 2018. The information on equity and the annual result are preliminary figures.

Assets analysis (HGB)

in EUR	Cost of acquisition/manufacture					Depreciation					Carrying value	
	01/01/2018	Additions	Reclassification	Divestures	12/31/2018	01/01/2018	Additions	Attributions	Divestures	12/31/2018	12/31/2018	12/31/2017
I. Intangible assets												
1. Acquired concessions, commercial property rights and similar rights and values as well as licences at such rights and values	34,569.23	0.00	0.00	0.00	34,569.23	15,501.23	7,912.00	0.00	0.00	23,413.23	11,156.00	19,068.00
II. Tangible assets												
1. Factory and office equipment	84,196.31	8,423.17	0.00	0.00	92,619.48	77,057.31	9,765.17	0.00	0.00	86,822.48	5,797.00	7,139.00
III. Financial assets												
1. Shares in related companies	100,000.00	848,000.00	0.00	0.00	948,000.00	0.00	0.00	0.00	0.00	0.00	948,000.00	100,000.00
2. Interests in other companies	12,401,308.29	0.00	0.00	2,028,124.73	10,373,183.56	1,456,004.22	115,000.00	0.00	0.00	1,571,004.22	8,802,179.34	10,945,304.07
3. Loans to companies with which a shareholding relationship exists	1,160,246.74	40,249.99	0.00	10,246.73	1,190,250.00	0.00	0.00	0.00	0.00	0.00	1,190,250.00	1,160,246.74
	13,661,555.03	888,249.99	0.00	2,038,371.46	12,511,433.56	1,456,004.22	115,000.00	0.00	0.00	1,571,004.22	10,940,429.34	12,205,550.81
	13,780,320.57	896,673.16	0.00	2,038,371.46	12,638,622.27	1,548,562.76	132,677.17	0.00	0.00	1,681,239.93	10,957,382.34	12,231,757.81

Receivables and other assets

All receivables and other assets have a remaining term of up to one year.

Equity

As at December 31, 2018, the share capital of Coreo AG is divided into 15,945,880 no-par value shares, all of which are bearer shares.

In accordance with a resolution of the Management Board and the approval of the Supervisory Board on November 21, 2018, the Company's share capital was increased by EUR 6,585,880 to EUR 15,945,880 by issuing new bearer shares of EUR 9,360,000.

Provisions

The other provisions principally concern provisions for holiday entitlement, costs of the annual financial statements, litigation risks and costs for the shareholder meeting.

Liabilities

	12/31/2018				12/31/2017		
	Residual maturity				Residual maturity		
	Total	up to 1 year	1 to 5 year	over 5 years	Total	up to 1 year	over 1 year
	TEUR	TEUR	TEUR	TEUR	TEUR	TEUR	TEUR
Bond	13,624	833	12,791	0	0	0	0
Trade payables and other liabilities	58	58	0	0	81	81	0
Other liabilities	24	24	0	0	13	13	0
	13,706	915	12,791	0	94	94	0

To finance Coreo AG's further growth, a 20 m Euro warrant bond with a 10% coupon was issued at the end of January 2018. The warrant bond includes 624,000 detachable stock warrants each entitling the owner to purchase one Coreo share at a price of EUR 2.50. The option bond was completely placed with investors of Serengeti Asset Management LP, an investment company registered with the United States Securities and Exchange Commission (SEC).

To provide collateral for the warrant bond the company-stake in MagForce AG has been pledged.

Furthermore, the following company shares were pledged:

- Coreo Göttingen AM UG (limited liability)
- Coreo Han AM UG (limited liability)
- Coreo Solo AM UG (limited liability)
- Coreo Han UG (limited liability) & Co. KG
- Coreo Solo UG (limited liability) & Co. KG
- Coreo Göttingen Residential UG (limited liability) & Co. KG

Disclosures and explanations with regard to items of the profit and loss statement

Other operating revenues

The other operating revenues contain 384 TEUR book profits of the disposal of financial assets.

Other operating charges

The other operating expenses relate mainly external services, room costs as well as costs for lawyers and consultants and financial statements costs.

Other information

Liability limitations

Coreo AG submitted for Zweite Coreo Immobilien VVG mbH a letter of comfort to Dero Bank to cover credit liabilities in the amount of 3,050 TEUR for financing real estate acquisitions. In the letter of comfort, Coreo AG guarantees that its subsidiary, Zweite Coreo Immobilien VVG mbH, will meet the obligations of the credit agreement with Dero Bank at any time.

Coreo AG submitted a loan guarantee to Volksbank Neckartal eG for Dritte Coreo Immobilien VVG mbH to cover the loan liability in the amount of 2,500 TEUR, whereby Coreo AG can only be used if: It is certain that the utilization of Dritte Coreo Immobilien VVG mbH, and possibly the realization of all its collateral, does not promise any success.

A letter of comfort for Coreo Han UG (limited liability) & Co. KG Coreo AG issued to Volksbank Rhein-Lahn-Limburg eG to secure the loan liability of 10,000 TEUR from the financing of the acquisition of real estate. In the letter of comfort, Coreo AG guarantees that its subsidiary, Coreo Han UG (limited liability) & Co. KG, will meet the obligations of the credit agreement with Volksbank Rhein-Lahn-Limburg eG at any time.

As of the balance sheet date Coreo holds no further liability limitations to third parties.

Average number of employees during the financial year

The average number of employees in the company during the financial year was 6.

Bodies of the company

In the business year 2018, the following person was member of the management board:

- Mr Marin N. Marinov, Diplom-Ingenieur (Graduate Engineer), Hofheim.

In the business year 2018, the following persons were member of the Supervisory Board:

- Mr Stefan Schütze, lawyer (LL.M. in Mergers and Acquisitions), Frankfurt am Main, (Chairman),
- Mr Axel-Günter Benkner, Diplom-Ökonom (graduate economist) and Diplom-Kaufmann (business graduate), Nidderau (Vice Chairman),
- Dr. Friedrich Schmitz, Managing Director CE Asset Management AG Meilen, Munich.

Frankfurt am Main, den 15. March 2019



Marin N. Marinov
The Chairman

Independent auditor's opinion

Audit opinion

We have examined the annual financial statements of Coreo AG, Frankfurt am Main, Germany - consisting of the balance sheet to 31 December 2018 and the Profit and Loss Statement for the fiscal year 1 January 2018 to 31 December 2018 as well as the notes, including the presentation of balance sheet and evaluation methods.

Including accounting in the audit in accordance with Sect. 1 sentence 1 of the HGB [Commercial Code] provides an additional statutory requirement that extends beyond those of international audit standards (ISA).

Our audit, which was conducted in accordance with Sect. 317 HGB, led to no objections.

In our judgement, based on the knowledge gained during the audit, the attached annual financial statements meets all material respects complies with German commercial law which applies to corporations, giving a true and fair representation of the Company, in compliance with generally accepted accounting principles for the asset and financial position of the Company at 31 December 2018, as well as the results of its operations for the fiscal year of 1 January 2018 to 31 December 2018.

In accordance with Sect. 322 para. 3 sent. 1 HGB, we declare that our audit has led to no objections to the proper nature of the annual financial statements.

Basis for the audit opinion

We have conducted our audit of the annual financial statements in accordance with Sect. 317 HGB in compliance with international audit standards (ISA). Our responsibility under these regulations and principles is described in more detail in the section "Auditor's responsibility for auditing annual financial statements" of our opinion. We are independent of the Company in compliance with German commercial and professional regulations, and have fulfilled our other German professional obligations in compliance with these requirements. We believe that the audit evidence that we have obtained is sufficient and suitable to serve as a basis for our opinion of the financial statements.

Other information

The legal representatives are responsible for other information. The other information includes:

- the remaining parts of the annual report, except for the audited annual financial statement as well as our opinion.

We have the responsibility in our audit to read the other information and therefore to acknowledge whether the other information

- has significant discrepancies with the annual financial statement or the knowledge that we gained during the audit or
- otherwise appear to be significantly incorrect.

Responsibility of the legal representatives and Supervisory Board for the annual financial statement

The legal representatives are responsible for the preparation of the annual financial statements, which comply with the valid German commercial regulations for capital companies in all material respects, and that the annual financial statements are in accordance with German generally accepted accounting principles, and give a true and fair view of the assets, financial position and earnings situation of the Company. Furthermore, the legal representatives are responsible for internal controls which comply with the German principles of proper accounting in order to enable the presentation of annual financial statements, which are free of significant - intentional or unintentional - false presentations.

In preparing these financial statements, the legal representatives are responsible to assess the Company's ability to continue as a going concern. They further have the responsibility to disclose matters relating to business continuation, where relevant. In addition, they are responsible to account for continuing operations on the basis of accounting principles, unless contrary to factual or legal circumstances.

The Supervisory Board is responsible for monitoring the Company's accounting processes in preparing the annual financial statements.

Responsibility of the auditor to audit the annual financial statements

Our goal is to obtain reasonable assurance that the financial statements are, as a whole, free of material misstatement, intentional or unintentional, and to issue an audit opinion that includes our opinion of the financial statements.

Sufficient security is a high level of assurance, but no guarantee that an audit which is conducted in compliance with Sect. 317 HGB in compliance with international standards (ISA) will always reveal a material misstatement. Misrepresentations may also result from breaches or inaccuracies, and are considered material if they could reasonably be expected to influence, individually or collectively, the economic decisions of the addressees taken on the basis of these financial statements.

As a part of our audit in compliance with ISA, we exercise due discretion and maintain a critical attitude.

Additionally

- we identify and assess the risks of significant - intentional or unintentional - misstatements in the annual financial reports, plan and conduct audit activities as a reaction to these risks, and require audit evidence which is sufficient and suitable to serve as a basis for our audit opinion. The risk that material misstatements are not discovered is, if there are breaches, higher than with inaccuracies, as breaches may include fraudulent interactions, counterfeiting, intentionally incomplete statements, misrepresentations or overriding internal controls.
- We gain an understanding of the internal control systems related to the audit of annual financial statements in order to design audit procedures which are appropriate under the circumstances, but not with the goal of giving an opinion of the effectiveness of those systems within the Company.
- We assess the appropriateness of the accounting policies applied by the legal representatives of the Company, and the reasonableness of the estimates and related disclosures made by them.
- We draw conclusions about the appropriateness of the accounting policies applied by the legal representatives for continuing operations as well as, on the basis of audit evidence obtained, whether there is material uncertainty related to events or circumstances that could raise significant concerns about the Company's ability to continue

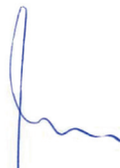
as a going concern. We draw our conclusions on the basis of the audit evidence obtained up to the date of our audit opinion. Future events or circumstances could, however, lead to the Company no longer being able to continue as a going concern.

- We assess the overall presentation, the structure and content of the annual financial statement, including the disclosures, as well as whether the annual financial statements represent the underlying transactions and events in such a way that the annual financial statements provide a true and fair view of the assets, finances and liabilities in accordance with German generally accepted accounting principles, and the earnings situation of the Company.

We discuss with the managers, among other things, the planned scope and schedule for the audit, as well as significant audit findings, including any deficiencies in the internal control systems that we identify in the course of our audit.

Hofheim am Taunus, 26 March 2019

VOTUM AG
Auditing Company
Tax Consulting Company



Alexander Leoff
Auditor



ppa. Christoph Lehnert
Auditor



corêo® real estate

Coreo AG
Grüneburgweg 18
D-60322 Frankfurt am Main

T +49 (0) 69 . 2193 96 0
F +49 (0) 69 . 2193 96 150
info@coreo.de