GENERAL PURCHASE TERMS AND CONDITIONS ESSENT

Article 1 DEFINITIONS

For the purpose of these general purchase terms and conditions the following terms have a meaning ascribed to them as follows:

- 1.1 **Essent**: the public limited liability company Essent N.V. and/or the legal entities belonging to or affiliated with Essent N.V. within the meaning of Section 24b of Book 2 of the Dutch Civil Code which enter into the Agreement.
- 1.2 **Services**: all work performed by the Other Party on Essent's instructions under the applicability of the Purchase Terms and Conditions.
- 1.3 **Documentation**: all documents inter alia drawings, quality, inspection and warranty certificates, maintenance and instruction manuals, among others, which are required to properly deliver the performances.
- 1.4 **Tools**: the set of facilities, procedures, processes and services of the Other Party, required to properly deliver the performances
- 1.5 **Purchase Terms and Conditions**: these general purchase terms and conditions for the supply of Goods and the provision of Services.
- 1.6 **Agreement**: any agreement between Essent and the Other Party to which the Purchase Terms and Conditions apply.
- 1.7 **Party(ies)**: Essent on the one hand and the Other Party on the other hand.
- 1.8 **Personal data**: any information about an identified or identifiable natural person.
- 1.9 **Processing:** an operation or set of operations involving personal data or a set of personal data, whether or not carried out by automated means, such as collection, recording, organization, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, blocking, erasure or destruction of data.
- 1.10 **Other Party**: the natural person or legal entity entering into an Agreement with Essent.
- 1.11 **Goods**: all goods delivered to Essent by the Other Party under the Agreement.

Article 2 APPLICABILITY AND VALIDITY

- 2.1 The Purchase Terms and Conditions apply to all offers of the Other Party and to all Agreements.
- 2.2 All (general) terms and conditions used by the Other Party are expressly rejected by Essent
- 2.3 Deviation from the Purchase Terms and Conditions is possible if the Parties have included the deviation in writing in the Agreement.
- 2.4 Part of the Purchase Terms and Conditions are the E.ON Code of Conduct (CoC), and the Global Compact of the United Nations (GC), as found at https://www.essent.nl/voorwaarden/algemene-inkoopvoorwaarden/english and https://www.unglobalcompact.org/what-is-gc/mission/principlesrespectively.
- 2.5 The Other Party will act in accordance with the CoC and the GC when performing the Agreement.

Article 3 OFFER , AGREEMENT AND DURATION OF AGREEMENTS

- 3.1 Agreements come into effect after Essent has accepted an offer from the Other Party in writing through a person authorized (by procuration) to do so, or after an Agreement has been validly signed by both Parties.
- 3.2 Amendments to the Agreement are valid only if they are in writing, duly signed by both Parties, and attached to the Agreement as an addendum.
- 3.3 An Agreement includes all agreements in effect between the Parties and supersedes all previous agreements, whether oral or written.
- 3.4 The duration of Agreements is fixed in the Agreement and is not tacitly or automatically extended. Parties enter into consultation with each other 3 months prior to the expiration of the Agreement regarding a possible extension of the Agreement, unless another term is specified in the Agreement.
- 3.5 If an Agreement is a framework agreement under which individual purchase orders ("Purchase Orders") may be called-off, the Agreement does not include a purchase obligation for Essent.

Article 4 PRICES , INVOICING AND PAYMENT

- 4.1 The prices stated in the Agreement are fixed and in Euros and are exclusive of VAT.
- 4.2 The Other Party shall send Essent a monthly invoice. This invoice is transparent, detailed and verifiable and contains a reference to the Agreement and/or Purchase Order.
- 4.3 Invoices are offered via the digital electronic billing platform. More information is available on Essent's website www.essent.nl/inkoopvoorwaarden/english.
- 4.4 After acceptance of the invoice, Essent will pay it subject to a term of 30 days for SME's and 60 days for large companies.

- 4.5 Essent is authorized to set off claims of the Other Party against Essent's claims against the Other Party.
- 4.6 Additional work may be performed and charged by the Other Party only with Essent's prior written consent.

Article 5 DELIVERY OF SALES

- 5.1 Delivery shall be made in accordance with the agreed specifications and term(s), according to Delivery Duty Paid (DDP) of the most recent version of the Incoterms, and in accordance with all applicable laws and regulations as well as the those set forth in the industry customary and accepted regulations and Essent's additional regulations, insofar as the latter are specified in the Agreement.
- 5.2 In case of conflict between the applicable Incoterms and the Purchase Terms and Conditions, the Purchase Terms and Conditions shall prevail.
- 5.3 Upon delivery, all relevant Tools and Documentation shall be included.
- 5.4 The Other Party is not authorized to suspend its obligation to deliver in the event that Essent fails to fulfill any of its obligations.
- 5.5 The Other Party guarantees that Essent will acquire unencumbered ownership of the Goods. The Other Party hereby waives all rights and powers with respect to the Goods to which it would be entitled by virtue of a right of retention or a right of recovery.
- 5.6 Essent has the right to test, inspect, check and/or test the Goods to be delivered (including audits). The Other Party shall render its cooperation in this respect.

Article 6 EXECUTION OF SERVICES

- 6.1 The Other Party shall perform the Services in accordance with the agreed specifications and term(s), and in accordance with all applicable laws and regulations as well as, the regulations customary and accepted in the industry and Essent's additional regulations, insofar as the latter are stated in the Agreement.
- 6.2 The Other Party shall perform the Services as a competent contractor and in accordance with the requirements of good workmanship with the use of appropriate materials and the engagement of sufficient and qualified personnel.
- 6.3 In the Services to be performed, the Other Party shall at all times be responsible for and ensure the use of Tools and/or personnel.
- 6.4 The Other Party shall, at its own expense, take care of applying for, receiving and complying with permits, exemptions and other governmental documents necessary for the performance of the Agreement, unless otherwise agreed in writing.

Article 7 WARRANTY

7.1 The Other Party guarantees that the performance meets what may be expected under the Agreement. The Other Party guarantees the accuracy and completeness of the information and specifications provided by it in this regard.

Article 8 INTELLECTUAL PROPERTY AND INDEMNIFICATION

- 8.1 All intellectual and industrial property rights, in whatever form, to Goods made available to the Other Party by Essent shall be vested exclusively in Essent.
- 8.2 All intellectual and industrial property rights arising from or resulting from the performance of the Agreement by the Other Party are vested in or belong to Essent.
- 8.3 To the extent applicable, the rights referred to in Clause 8.2 under these Purchase Terms and Conditions shall be transferred by the Other Party to Essent.
- 8.4 The Other Party is obliged to use the material provided by Essent in such a way that there is no violation of any intellectual property right.
- 8.5 The Other Party guarantees that the use of the Goods delivered by it and the Services performed by it, does not infringe any intellectual or industrial property right of third parties.
- 8.6 Without prior written permission, the Other Party will not use trade names, trademarks or logos belonging to Essent, either separately or in any combination with trade names belonging to the Other Party or third parties.

Article 9 CONFIDENTIALITY

9.1 The Other Party undertakes to keep confidential all information that the Other Party learns about Essent that is confidential in nature or of which the Other Party should reasonably recognize the confidentiality. The Other Party will only use this confidential information in the context of the performance of the Agreement.

Article 10 INFORMATION SECURITY

10.1 In order to provide adequate protection for the confidentiality, integrity and effective availability of information and resources and related methods, the Other Party undertakes to comply with the requirements, particulars and obligations regarding information security. Essent reserves the right to issue additional further regulations in this regard in a separate annex to these Purchase Terms and Conditions.

Article 11 LIABILITY AND INSURANCE

- 11.1 The Other Party shall be liable for all damage suffered by Essent as a result of a failure of the Other Party to fulfil its obligations under the Agreement, on the understanding that the Other Party shall not be liable for indirect and consequential damage suffered by Essent. This includes only:
 - a) loss of profits,
 - b) loss of income,
 - c) personnel costs and other internal costs of Essent, and
 - d) loss and/or missing contracts.
- 11.2 Essent's liability for damage suffered by the Other Party or its personnel is excluded unless such damage is the result of gross negligence or intent on the part of Essent's personnel.
- 11.3 The Other Party is obliged to be adequately insured to cover any liabilities and risks arising from the applicable Agreement.

Article 12 FORCE MAJEURE

- 12.1 In the event of force majeure on the part of a Party, performance of the Agreement shall be suspended in whole or in part for the duration of the force majeure period, without the Parties being mutually liable for any compensation in this regard.
- 12.2 The Party that finds itself in a force majeure situation shall notify the other Party in writing without delay, but no later than three calendar days after the occurrence of that force majeure situation.
- 12.3 If the state of force majeure in which a Party finds itself lasts longer than 30 calendar days, the Other Party has the right to dissolve the Agreement by means of a registered letter with immediate effect and without judicial intervention, without being obliged to pay any compensation.
- 12.4 Force majeure shall in any event not include lack of personnel, strikes, default of suppliers or third parties otherwise engaged by the Other Party, failure of auxiliary materials, liquidity or solvency problems.

ARTICLE 13 IMPUTABLE SHORTCOMING AND DEFAULT

- 13.1 The Other Party shall be in default if it fails to fulfill its obligations under the Agreement.
- 13.2 If the Other Party is in default, Essent has the right to give the Other Party written notice of default and a reasonable period in which to still perform its obligations under the Agreement.
- 13.3 If the Other Party still fails to comply with its obligations within that period, Essent will be entitled to without further notice of default or judicial intervention:

a) demand performance of the Agreement(s);

b) suspend the performance of the Agreement and directly related Agreements in whole or in part;

c) exclusively in the event of non-delivery, late delivery or incomplete delivery, to claim from the Other Party an immediately due and payable penalty not subject to mitigation of 0.5% of the purchase price of all Goods to be delivered under the Agreement for each day that the Goods are not delivered on time or in full with a maximum of 5% of the total purchase price, without prejudice to the right to claim performance or full damages;

d) having the Agreement performed in whole or in part by third parties without releasing the Other Party from its (other) obligations under the Agreement; and/or

e) terminate or dissolve the Agreement(s), at Essent's discretion; all without prejudice to Essent's other rights under the Agreement or under the law, including the right to claim additional, full or alternative compensation, and without Essent being liable for any compensation.

Article 14 TERMINATION OF THE AGREEMENT

- 14.1 Essent is entitled to suspend, terminate or dissolve the Agreement, without further notice of default and without judicial intervention, if:
 - a) The Other Party applies for or obtains a moratorium;
 - b) Other Party files for bankruptcy or is declared bankrupt;

c) The Other Party loses the power of disposition of its assets or parts thereof by attachment, receivership or otherwise and it has not regained the power of disposal within four weeks;

d) Other Party ceases its business;

e) the Other Party's control (direct or indirect) over the activities of its business or part of its business is transferred to a third party - which the Parties also understand as a merger within the meaning of section 1(d) of the S.E.R. Merger Code 2000;

f) Other Party no longer has the necessary permits required for the performance of the Agreement.

Article 15 RECIPIENTS'AND VICARIOUS TAX LIABILITY

15.1 The Other Party indemnifies Essent against all third-party claims relating to legislation or regulations with (related) recipients' and/or chain liability, however called. If a levy or penalty, by whatever name, is imposed on Essent on account of such liability, the Other Party shall be obliged to reimburse Essent immediately.

Article 16 COMPLIANCE WITH DUTCH LABOUR MARKET FRAUD (BOGUS SCHEMES) ACT

- 16.1 The Other Party guarantees that with respect to the performance of the Agreement, the provisions of the Wet Aanpak Schijnconstructies (Collection of Misconduct Act) will be complied with and guarantees (i) to pay the wages due to its employees within the meaning of Section 7:616 subsection(a) and (b) of the Dutch Civil Code and (ii) to comply with the applicable collective bargaining agreement (CAO).
- 16.2 The Other Party shall indemnify Essent against all claims by employees of the Other Party and subcontractors in respect of wages payable by the Other Party and subcontractors, plus interest and costs.

Article 17 PROCESSING OF PERSONAL DATA

- 17.1 If the Other Party processes personal data for Essent in the context of the performance of the Agreement, the Other Party undertakes to process them in accordance with the legal conditions.
- 17.2 For those cases where Essent considers it expedient or necessary in connection with the performance of the Agreement, the Parties will enter into a separate data processing agreement for that purpose as defined in the General Data Protection Regulation (GDPR).

Article 18 HEALTH, SAFETY, AND ENVIRONMENT (HSE)

18.1 The Other Party will comply with the rules and guidelines on safety, health and the environment (HSE) (applicable at Essent) and other rules and guidelines applying to it. Essent reserves the right to impose additional further regulations in this respect in a separate appendix to these Purchase Conditions.

Article 19 SOCIAL RESPONSIBILITY

19.1 The Other Party shall at all times act in accordance with applicable national and international laws and regulations on human rights, the environment, working conditions, employee welfare and safety, which are also referred to in the CoC and GC.

Article 20 TRANSFER OF RIGHTS AND OBLIGATIONS

20.1 The Other Party shall not transfer or subcontract the rights and obligations arising for it under the Agreement to third parties in whole or in part without Essent's prior written consent.

Article 21 INEFFECTIVENESS

21.1 If any provision of the Purchase Terms and Conditions or the Agreement is declared partially invalid or non-binding, this shall not affect the validity or binding nature of the other provisions of the Purchase Terms and Conditions or the Agreement. The parties will replace the invalid or non-binding part with a provision that is valid and binding and whose consequences, in view of the content and scope of the Agreement, correspond as far as possible to those of the invalid or non-binding part.

Article 22 APPLICABLE LAW, DISPUTES

- 22.1 The legal relationship between the Parties, the Agreement, the offer and these Purchase Terms and Conditions shall be governed exclusively by Dutch law.
- 22.2 The applicability of the provisions of the Vienna Sales Convention is excluded.
- 22.3 All disputes between the Parties, including disputes concerning the content or interpretation of these Purchase Terms and Conditions, the establishment, content or performance of an Agreement, shall be submitted to the competent court in the district of Oost-Brabant in 's-Hertogenbosch, or to the competent court in the district where the legal entity belonging to Essent or affiliated to it has its registered office.
- 22.4 These Purchase Terms and Conditions were originally drawn up in the Dutch language. The Dutch text of these Purchase Terms and Conditions shall prevail over, whether or not certified, translations thereof.

SCHEDULE GPTC: HSE RULES

Article 1 SHE conditions

- 1.1 The SHE rules of Essent in the area of safety, health and the environment are part of the Agreement
- 1.2 At the request of Essent the Other Party shall submit an SHE plan related to the deliveries. This HSE plan has to comply with the statutory rules.
- 1.3 The Other Party shall keep such business economics and administration as prescribed by the competent authorities in view of a check of SHE rules. The Other Party shall also comply with a request for insight by Essent if it is within reason plausible that Essent requires insight and/or information in order to fulfil its own legal duties (inter alia for the benefit of accident statistics and waste appropriation).
- 1.4 The Other Party must inform the personnel and/or his subcontractors of the content of this article. Supervisory personnel of the Other Party must have enjoyed- at the discretion of Essent-adequate safety training and must be familiar with the further rules and/or instructions that are specifically applicable to the Agreement and shall be the first persons on behalf of the Other Party to take all measures that are appropriate in pursuance of the said rules.
- 1.5 Operational personnel must be in possession of the certificate "Basic Safety VCA" (B-VCA), or equivalent. Managerial personnel must be in possession of the certificate "Safety for Operational Managers" (VOL-VCA), or equivalent. The opinion on the sufficiency of the training is reserved for Essent. On demand, it must be possible to submit certificates.
- 1.6 The Other Party is held to appoint a coordinator for the execution phase of the delivery in conformity with section 2.29 of the Dutch Working Conditions Decree ("Arbeidsomstandighedenbesluit"). In view of SHE the Other Party is held to coordinate the execution of the delivery with Essent and the third parties relied on by the same and/or Essent who carry out the delivery for Essent. The Other Party shall forthwith inform Essent if during the said coordination any issue occurs or damages threaten to occur on the part of Essent. Prior to or during the execution of the delivery the Other Party indicates in a timely fashion to Essent whether there is any need for consultation with Essent and/or the third parties relied on by Essent for the delivery about the SHE situation and about the facilities to be implemented in connection therewith.
- 1.7 A delay during the delivery as a result of compliance with the SHE rules or further specific rules that could within reason have been known to the Other Party cannot be qualified as force majeure. Hence Essent can discontinue the execution of the delivery without thus being liable for any form of compensation.
- 1.8 Written consent (work permit) of the representative of the relevant Essent establishment / department may be required for execution of the delivery at the area of activity. The Other Party must, to obtain the said consent, address the relevant Essent establishment / department.
- 1.9 Materials, equipment and tools, e.g. personal protective equipment, technical safety materials, hoisting and lifting tools, climbing and scaffolding material, welding tools, etc., that are used during the delivery must be in a good state and must comply with the relevant legislation and regulations and the requirements imposed by the Labour Inspectorate, Steam Equipment Supervision Service or other recognised inspection bodies.
- 1.10 If Essent prescribes the use of special safety materials or personal protective equipment or if this rule is absent but the specific delivery does justify the said use, then the Other Party and its personnel and third parties relied on by the same are held to use this in conformity with the instructions.
- 1.11 Before commencing the delivery, the Other Party must prepare a SHE plan for the execution phase of the delivery. The said plan must be submitted to Essent for inspection. The responsibility for the content and execution of the said plan is vested in the Other Party. The content of the SHE plan is related to the nature and the scope of the delivery.
- 1.12 As a rule, it is noted that the Other Party provides the personnel and sub-contractor(s) with adequate personal protective equipment.
- 1.13 Essent is entitled, if a situation, work method or act is observed that is unsafe or detrimental to health and/or the environment, to oblige the Other Party to change this in a manner and within a time limit specified by Essent.
- 1.14 The Other Party commits to immediately report all accidents, near-accidents and incidents with regard to safety, health and the environment that occur during or in connection with the delivery to Essent in accordance with the procedures applicable at Essent. In this respect the Other Party must participate in an investigation conducted by Essent. In case of personal injury, a company doctor must on behalf of Essent determine the seriousness thereof as well as the possibility of performing alternative activities. Refusal or obstruction of the above may result in immediate termination of the Agreement without entitlement to compensation by Essent.
- 1.15 The Other Party and third parties relied on by the same for the execution of the delivery shall have organised assistance in the area of prevention and protection in conformity with sections 13 and 14 (customisation scheme) or 14a (safety net scheme) of the Dutch Working Conditions Act ("Arbeidsomstandighedenwet").
- 1.16 The Other Party shall indemnify Essent against the imposed penalties and other levies as a result of SHE incidents that were imputed to Essent by the enforcement authorities but that were caused by the Other Party or third parties relied on by the same.
- 1.17 The SHE rules and instructions as intended in this article and all other further SHE rules and instructions applicable at Essent may always be changed and/or supplemented by Essent and shall have binding effect on the Other Party and those that the latter involves in its delivery.

Article 2 Performance of activities and supervision

- 2.1 The Other Party must perform the activities accurately and completely in accordance with this Agreement.
- 2.2 The Other Party must perform the activities whilst relying on professional and relevantly competent persons.
- 2.3 The Other Party must provide for adequate supervision and management.
- 2.4 The Other Party is held to, in addition to the statutory regulations regarding safety, health and the environment, comply with the thereto-pertaining rules of Essent and to have the same complied with by the persons who are encumbered with the performance of the activities and the relevant supervision by the Other Party, without additional costs thus arising on the part of Essent. These rules are available from Essent. A general description has been included in this schedule.
- 2.5 Unless otherwise agreed upon, the Other Party must at its own expense provide for the application for, the receipt of and the compliance with permits, exemptions and other documents of official authorities that are required for the execution of the Agreement.
- 2.6 Prior to commencement of the activities the persons who are encumbered with the performance of the activities and the relevant supervision by the Other Party must participate in an instruction in order to obtain the right to access the premises and/or buildings of Essent or the area of activity. This instruction has a fixed validity.
- 2.7 The Other Party is held to comply with the rules that apply to the relevant work location(s) and to have these complied with by the persons who are encumbered with the performance of the activities and the relevant supervision by the Other Party.
- 2.8 The compliance with safety rules, work instructions and relevant communication is essential to the safety of the operational personnel. The Other Party must see to it that all SHE documentation and communication is available in a language mastered by its employees, based on the Dutch language, unless determined otherwise.
- 2.9 If so requested by Essent then the Other Party must provide Essent with a specification of the personal data that bear relevance to the performance of the activities (and the changes in the same) of the person who shall perform or perform the activities for Essent.
- 2.10 If so requested the Other Party shall, for the establishment of the number of hours worked by the persons as intended in the second and ninth paragraph of this article, rely on a timetable or different means of control, at the discretion of Essent.
- 2.11 The working hours of the persons as intended in the second and ninth paragraph of this article fall, unless otherwise agreed upon in writing, on Working Days between 06:00 o'clock and 20:00 o'clock. This includes a 30-minute lunch break for which no compensation is paid. Work outside these working hours, or more than 8 hours a day, requires separate approval of Essent.
- 2.12 For the access to or the stay at the premises and/or in the buildings of Essent or the area of activity person must, at the request of the security service of Essent, always be able to furnish proof of identity on the basis of valid proof of identity.
- 2.13 To the extent that persons receive an access badge for the performance of the activities it remains the property of Essent and is strictly personal. At the end of the activities the said access badge must be returned. In case of a lost or missing badge, of if the badge is not returned, an amount of € 150.00 per access badge is payable to Essent by the Other Party. These costs may be deducted from invoices of the Other Party.
- 2.14 Persons who are encumbered by the Other Party with the performance of the activities at one of the premises of Essent or who are encumbered with the relevant supervision are registered in accordance with the relevantly applicable procedure.
- 2.15 Essent may deny persons' access to its premises and/or buildings or the area of activity or require of the Other Party that they are forthwith removed from the said premises or from the said buildings if they:
 - a) are, at the discretion of Essent, apparently not suitable for their duties;
 - b) misbehave to such degree that they can, at the discretion of Essent, apparently not be kept at the premises of in the buildings;
 - c) can, at the discretion of Essent, not be allowed or kept at the premises or in the buildings for security reasons;
 - d) otherwise apparently act in breach of an obligation from the Agreement.
- 2.16 It is in particular noted that the possession and/or the consumption or use of alcoholic beverages, drugs and/or agents that otherwise affect the responsiveness are prohibited at the premises of Essent. It is neither allowed to be present at the premises of Essent under the influence of alcoholic beverages and/or drugs. The costs incurred or to be incurred by the Other Party in connection with the instances as intended in this paragraph cannot be settled. On demand of Essent the Other Party must forthwith provide for replacement.
- 2.17 The Other Party is held to lend its full cooperation required in order to enable the check of the incoming and outgoing flows of persons and goods by the security service of Essent, including alcohol checks and body searches. It is in particular noted that to this end incoming and outgoing vehicles must hold an inventory list.

Article 3 Hazardous substances and auxiliary substances

- 3.1 The following provisions are applicable to the delivery of Goods and/or Services with regard to the delivery or the use of chemicals and auxiliary substances at Essent premises or in Essent buildings or at the area of activity.
- 3.2 The following categories of substances fall under hazardous substances and auxiliary substances:

- a) general chemicals;
- b) cleaning agents and diluents;
- c) substances meant for laboratories and research;
- d) assembly auxiliary agents (barring tools);
- e) adhesives and cover materials;
- f) insulations material;
- g) business chemicals;
- h) sealants;
- i) lubricants.
- 3.3 A safety information sheet that complies with the requirements imposed in the Chemical Substances Act must be made available for substances from the aforementioned categories that includes adequate information about:
 - a) the identity of the substance;
 - b) the hazards associated with the substance in terms of the safety and health of the relevant employees;
 - c) the hazards associated with the substance for the environment;
 - d) the manner that the hazards as intended above can be avoided or limited as much as possible.
- 3.4 In case of delivery of chemicals and auxiliary substances from the aforementioned categories the safety information sheet must be made available on or before the moment that the substance is delivered for the first time. If one or more changes to the safety or health of the employees or the environment occur in the data included in the safety information sheet, then a revised safety information sheet must be made available.
- 3.5 For deliveries that include the delivery of hazardous substances and auxiliary substances as intended above exemption from Essent is required for the possession and/or the use of the said substances. To obtain exemption for the use of the said substances they must be reported by the Other Party via the contact persons indicated on the order form, in the course of which the relevant safety information sheets are made available. Essent may require that in addition a sample is made available via the contact person for analysis. The Other Party must take the time required for obtaining an exemption into account. The above particularly applies to carcinogenic substances. For substances that are already known at Essent, for which exemption has already been granted, the previously granted exemption can be used.
- 3.6 Substances pertaining to the category 3.2.a that are required for the performance of activities are, after consultation, potentially available for payment at the Essent warehouse.
- 3.7 Detected substances for which the required exemption was not granted and/or the relevant safety information sheets were not made available re removed from the premises and buildings by or on behalf of Essent. Costs and waiting hours consequently incurred by Essent and/or third parties may be charged.
- 3.8 Packaging must be labelled in the prescribed manner in order that the content is clear and a limitation of the use to what was stipulated can be guaranteed.
- 3.9 A prohibition applies with regard to the use of asbestos, slag wool and ceramic fibres. However, the possibility of exemption exists, barring for blue asbestos. The use of glass and/or mineral wool is permitted on the condition that in case of processing with or of the same previously accepted work methods must be used, including (respiratory) protective equipment.