

TORK LICENSE TERMS

Provider of the content licensed under the following conditions is Essity Professional Hygiene Germany GmbH, Sandhofer Strasse 176, 68305 Mannheim (hereinafter "Essity"). It is a German subsidiary of Essity Group.

The Essity Group is a leading global business group for the production of hygiene and forest products. The word mark "Tork®" (EM 001371491) and the word / figurative mark "Tork®" (EM 006561211) are each registered EU trademarks of the Essity affiliated company Essity Hygiene and Health AB, 405 03, Gothenburg, SE (collectively "Tork® Trademarks"). The **Tork® Trademarks** are widely used and enjoy an excellent reputation.

The owners of the Tork® Trademarks have granted Essity simple rights to use the Tork® Trademarks, including the right to grant sublicenses.

The licensee is also the trading partner of Essity (hereafter "trading partner") and will promote and offer to sell Essity products marked with the Tork® Trademarks. He intends to do this, inter alia, via his website.

1. Grant of Rights of Use

- 1.1 Essity grants the trading partner a simple, geographically unrestricted right of use, limited in time for the duration of this license, of
 - the Tork® Trademarks,
 - all image material supplied to the trading partner on DVD or otherwise digitally made available (in particular current product images, images and videos) as well as
 - information material made available to the trading partner in particular product information, product descriptions, presentations, brochures and parts thereof.
- 1.2 The rights are granted for the purposes of promoting Tork® branded products in the form of print and online catalogs or for the purposes of promoting Tork® branded products on websites and online presences, as well as supporting the organization and promotion of the trading partner's business. Essity reserves the right to withdraw the authorization with immediate effect in case of abuse by the trading partner.
- 1.3 Any alteration or modification of the Tork® Trademarks, images or product descriptions is permitted only with the prior written consent of Essity. Formatting-related adjustments as well as the intended individualization by application of the name, logo or article number of the trading partner are not affected; these are permitted. The use of „Essity“ and /or TORK as adword is permitted and recommended.

- 1.4 The trading partner is not permitted to use the trademarks / names "Essity" and / or "Tork" as part of his company name, his corporate identity or his domain. The trading partner must ensure that the image material and the product descriptions of the Tork® products published by him are up-to-date at all times. Upon request, Essity will assist the trading partner in updating the artwork and product descriptions.
- 1.5 The trading partner agrees not to use the Tork® Trademarks, illustrations and product descriptions in any manner that could damage the reputation of the Trademarks or any entity of the Essity Group of Companies.
- 1.6 The trading partner will send Essity a copy of the printed publications published by him and inform Essity - if existing - of websites via a link.

2. Assignment / Sublicense

The trading partner is not permitted to assign his rights under this license and / or grant sub-licenses without the prior written consent of Essity.

Notwithstanding the foregoing, the trading partner may authorize his customers to use the Tork® Trademarks, illustrations and product descriptions solely and exclusively for purpose of promoting and selling the Tork® branded Essity products supplied by the trading partner to such customers, provided that in each case the trading partner has secured from the customer his commitment that by using the Tork® Trademarks, illustrations and product descriptions, the customer accepts and agrees to comply with Essity's Tork License Terms. A copy of the Tork License Terms is attached hereto as Appendix A.

The trading partner shall provide each of his customers who is permitted to use the Tork® Trademarks, illustrations and product descriptions under this present clause 2 with a physical copy of the Tork License Terms and/or the following link at which the Tork License Terms are accessible: <https://tork-images.essity.com/images-c5/962/315962/original/en-tork-license-terms-third-parties-2020-12.pdf>.

3. Remuneration

The granting of rights of use is free of charge.

4. Liability

- 4.1 Essity always strives to keep the information in the materials provided up to date, correct and complete. However, Essity cannot guarantee or warrant this.
- 4.2 Essity is not aware of any third-party rights that might conflict with the granting of the rights of use. However, subject to the provision in section 4.3, Essity is not liable for the Trademarks, image and information materials being free from third-party rights. If Essity becomes aware that any of the trademarks, image and / or informative materials or parts of them are subject to third party rights, Essity will promptly inform the trading partner thereof.
- 4.3 Essity is only liable for intent, gross negligence and fraudulent concealment of a defect.

5. Term / Termination

- 5.1 With downloading, or at the latest with putting into use the materials referred to in Section 1.1, the license is deemed granted. The license has an indefinite term.
- 5.2 Essity may terminate the license duly with one month's notice to the end of the month. The trading partner can terminate the license at any time without notice. The right to extraordinary termination for cause remains unaffected.
- 5.3 Upon termination of the license, the rights of use granted to the trading partner shall expire if the authorization has not already expired pursuant to clause 1.2, last sentence. After the end of the license, the trading partner must immediately delete or destroy the digital materials / product descriptions made available to him or return them to Essity. Print catalogs or print media may be used for up to six months after the end of the license, provided that the trading partner still has Essity products to sell.

6. Textform / Applicable Law / Place of Jurisdiction

- 6.1 Changes to these license conditions must be made in text form.
- 6.2 The license conditions are subject exclusively to German Law.
- 6.3 Exclusive place of jurisdiction for all disputes arising from or in connection with these license terms is Mannheim.