APPENDIX

Third Progress Report

June 2013



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APPENDIX WORK PACKAGE 2

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APPENDIX WORK PACKAGE 2

Appendix 1 - Risk analysis by an insurer and the relation with building pathology

1.1 Concept of risk and risk analysis

An insurer is dealing with risks of construction processes, actors and products, and uses information from risk analysis for establishing insurance premiums and conditions.

Risk is a function of the chance on an accident, a defect or a failure, and the detrimental effects thereof (for the insurer: having to pay for claims). This is also expressed as: Risk = chance x effect. For example: the accident can be: fire in a building as a result of (lots of potential causes). The detrimental effects can be: injuries (or even deaths), physical damage, loss of functioning etc.

Depending on the kind of insurance, and the phase of the construction process where the accident occurs, the insurer is interested in certain kinds of effects and the underlying causes which led to the accident. Most insurances only cover physical damage (in financial terms), but sometimes also loss of performance of building parts, interruption of the business process of the building owner/user, or even indemnity in case of death or permanent disability of injured people.

It is obvious that the insurer is also interested in the causes of the accident. Not only to know who is responsible/liable for the accident, but also to know the technical background of the accident. This technical background is important in order to be able to formulate prevention measures and insurance conditions for future coverage.

So in fact, the insurer is interested to know the whole risk chain, from the causes of accident/failure to the effects, including the chances of occurrence.

M.W. Merkhofer (Decision science and social risk management. Boston, 1987) illustrates the risk chain for societal and health risks (accidents with nuclear power plants, product injuries, food poisoning, sun burning etc.).

The core elements of his risk chain are: hazard (cause), exposure processes, effect processes, and valuation processes. During the valuation process, the risk is weighed as being 'low', 'high', 'acceptable' or 'not acceptable', according to individual and social value judgments. See the following picture from his book:



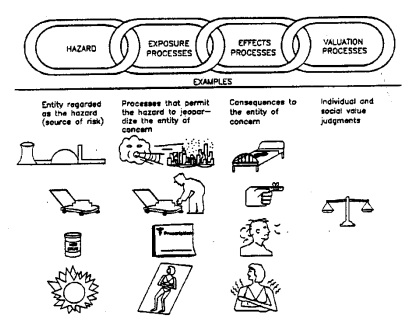


Figure 1: The 'risk chain' for societal and health risks, with examples (from M.W. Merkhofer, – Decision science and social risk management, Boston, 1987, p.7).

For the risks of construction processes, actors and products, the risk chain for an insurer looks similar. The 'hazard' (cause) in this case is human errors, omissions, faulty construction products, wrong use, ageing/degradation of materials, etc. The exposure process is the process leading to a defect and/or a failure of a construction component; the effect process is the process leading to a 'loss' (financial, material or human). The valuation process is the internal weighing of the severity of the risk by the insurer.

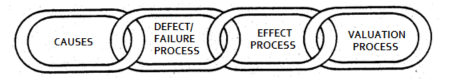


Figure 2: Risk chain for defects and failures in construction.

In conjunction with the risk chain of figure 2, risk analysis by an insurer can be targeted on each of the individual chain links, including the probabilities of occurrence, and on the chain as a whole.

1.2 Relationship with building pathology

The CIB W086 Publication 155 (Building Pathology: State-of-the-Art Report, 1993) defines 'building pathology' as the systematic treatment of building defects, their causes, their consequences and their remedies.



The science and knowledge of building pathology can play a role in risk analysis for the first three links of the risk chain (causes-defect/failure-effect):

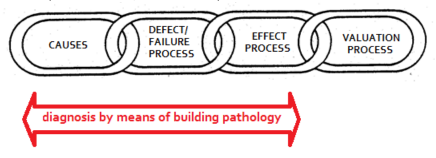


Figure 3: Diagnosis by means of building pathology for risk analysis.

According to the CIB-report:

- 'defect' is a situation where one or more elements do not perform its/their intended function(s), and
- \succ **'failure'** is: the termination of the ability of an item to perform a required function¹.

Though the definitions of 'defect' and 'failure' seem almost identical, they do not have the same meaning. The term defect implies a shortcoming in respect of some normative or even perceived standard or requirement. But the defect may lead – by some means - to a situation in which a specific required function cannot be fulfilled any longer. For example: a crack in a partition wall can be considered as a defect. It depends on the functions of the wall and on, for instance, crack-width whether the wall fails in performing its required functions.

The type of defect may vary widely; from a minor aesthetic crack to a major collapse. Obviously, the latter implies a failure, i.e. the termination of required use.

Diagnosis, which is the basic part of the building pathology discipline, requires knowledge of the decay process suffered by the building components. This process is defined in the CIB Report as the evolution from a performance to a non-performance condition.

The decay process is indicated in figure 4:

¹ ISO 15686-1 (2000), Buildings and constructed assets — Service life planning — Part 1: General principles and framework, gives the following definitions:

Failure: loss of the ability of a building or its parts to perform a specified function;

⁻ Defect: fault, or deviation from the intended level of performance of a building or its parts;

Obsolescence: loss of ability of an item to perform satisfactorily due to changes in performance requirements.



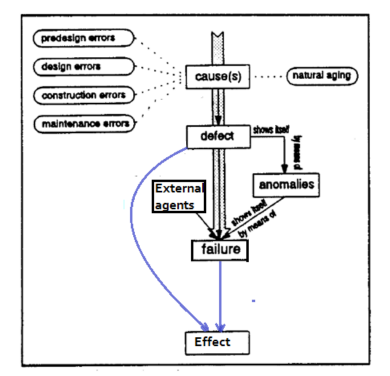


Figure 4: The decay process, from cause to effect (inspired from CIB report).

Any material or building component is subject, by law of nature, to physical or performance decay. This decay cannot be considered pathological as long as it is congruent with the 'economic reasonable working life' which characterizes a certain group of products and components under normal maintenance conditions. This type of decay is defined in figure 4 as 'natural ageing'.

On the other hand, when the physical and performance decay (failures) and related anomalies develop unexpectedly in time and quality, and in complete contrast to the conventional concept of natural ageing, a pathological decay exists, leading to a defect. The pathological decay is mostly (if not always) started by errors or omissions (arising from imperfect human activities) during different stages of the building process.

Of course, defects could also arise directly from errors and omissions during design or construction. Typical errors, connected to human acts over the various construction stages are:

- Ignorance, incompetence or lack of experience leading to underestimating, complicating or neglecting (potential) problems;
- forgetfulness, inefficiency, negligence leading to direct mistakes or to omitting quality checks;
- underestimation or risks and excessive self-confidence leading to mistakes like for instance the use of excessively low safety coefficients, or overlooking the importance of specific checks.

The defect, therefore, may occur as a consequence of either a lack of judgement, a lack of care (mistakes), or a lack of precision.



The defects can either remain in a latent form, or manifest themselves by the action of external agents. Interaction between external agents and defects is the necessary condition for the manifestation of the decay as failure.

The failure of building components can be structural, i.e. loss of certain physical, chemical and technological characteristics. Or it can be performance failure, i.e. the drop of the initial performance level below an established acceptable limit. Or – most commonly – it may concern both aspects.

The decay process needs time to develop and it does not immediately cause components to pass from a performance to a failure condition. (This is highly relevant to the possibility of planning maintenance/repair strategies with a preventive purpose.)

'Anomalies' (an indication of a possible defect or problem which is directly visible or measurable) mostly manifest themselves before the final failure occurs. Then the anomaly becomes a sort of symptom which points at one of more (possible) defects.

But of course, besides these slowly developing failures, there can also be immediate and 'catastrophic' failures.

Finally, as a consequence of the failure, the effect (damage, injuries, non-functioning etc.) appears at the end of the process. But also a defect without a failure can lead directly to an undesirable effect.

Assuming that a defect is confirmed by objective signs, the next stage is to search for cause(s) and for measures that prevent or cure the defect. The way of handling may vary from a simple observation to consultation of a knowledge base or expert system (if available), or to a more elaborate investigation.

Building pathology not only offers information to directly involved parties - on some specific defect – but also information for matters like liability and insurance, costs of defects, quality assurance, regulations and the building community in general. This latest kind of information is generally given by way of publications, articles, information sheets, seminars, etc.

1.3 Cause determination

It is evident that the cause of a defect should be known in order to take the necessary effective measures. But where does the 'tracing back' stop? In general, any event of situation is the consequence of some foregoing event. This leads inevitably to a conclusion about imperfect human behaviour or knowledge, but does not imply that humans are always to blame.

Assuming that the analysis of cause(s) is determined by the use that is being made of the results, three types of cause descriptions are recognized, thus delimiting the in-depth search:

- technique-oriented descriptions (what caused the defect?)
- liability-oriented descriptions (who caused the defect?)
- system-oriented descriptions (how did the defect originate?)



A technique-oriented description of causes is needed to allow for the formulation of technical measures which will cure the defect or prevent an identical defect.

Apart from the direct interests of involved parties, this type of information may well be of interest to interested parties in the construction sector and building 'educators'. In fact, this output of building pathology is generally given in forms like publications, seminars, defect information sheets, etc.

A liability-oriented description may be imposed by reasons of liability and insurance. Such descriptions point to 'faults' of persons or parties. The investigator should pay careful attention to objective evidence, and keeping also in mind that technical descriptions must be well understood and unambiguous.

A system-oriented description is required when causes of defects need to be 'input' for quality assurance (QA) in the building process. It is believed that QA – being a tool for managing a process efficiently and effectively – is most powerful in preventing defects. But QA is basically system-oriented: it deals in a managerial way with systems that aim at controlling matters like organisation, resources, communication, information, means, human resources, motivation, and systematic feedback.

This implies that the output of building pathology – i.e. causes of defects – should be described in terms of system failures in order to be useful as input to QA. This way of looking at causes of defects is little practiced by building pathologists. It is hoped that modern QA schemes can profit from more system-oriented descriptions of causes of defects.

The way of getting to the 'sources' of a defect very much depends on its nature. But in general the determination process will follow some strategy of assessing possible causes, setting hypotheses and rejecting or adopting these hypotheses on the basis of facts.

Such a process is quite close to the more or less formalized method of the so-called fault tree analysis, which is known from (industrial) processes and reliability analysis of structure.

Insurers are most likely interested especially in technique-oriented descriptions and liability-oriented descriptions.

1.4 Effects

The effects, or consequences of failure may include hazards to health and safety, and it is frequently useful to categorize failures by their consequences.

This allows prioritization of avoidance of component failures to be taken into account in evaluating their service lives on the basis of avoiding unacceptable risks to health and safety or other considerations critical to building owners or users.



| Category | Effect/consequence | Example |
|----------|------------------------------|--------------------------------|
| 1 | Danger to life | Sudden collapse of structure |
| 2 | Risk of injury | Loose star tread |
| 3 | Danger to health | Serious damp penetration |
| 4 | Costly repair | Extensive scaffolding required |
| 5 | Costly because repeated | Window hardware replacement |
| 6 | Interruption of building use | Heating failure |
| 7 | Security compromised | Broken door latch |
| 8 | No exceptional problems | Replacement of light fixtures |

ISO 15686-1 (2000) gives the following table with a suggested hierarchy of consequences.

Figure 5: Suggested hierarchy of consequences, from ISO 15686-1

To these categories of direct effects, indirect damage could be added, like interruption of the business process of the building occupant, or non-functioning/non-performance of building parts. As has been stated before, an insurer could interested in all these categories of consequences, depending on the type of insurance, and the coverage involved.

Some insurance companies may use their own classification of consequences. For example, the Danish Building Defects Fund distinguishes 5 levels of defects² and damages:

- Level 1: The building element is intact or has less significant building defects or building damage of insignificant extent. Sufficient information was present for all building elements. Regular service is sufficient.
- Level 2: The building element has less significant building defects or building damage of very modest extent. And/or information on less significant building elements is missing. Missing information should be provided. Recorded and eventual non-visible defects should be corrected or prevented by increased service.
- Level 3: The building element has significant building defects or building damage but with little extent. And/or information on significant building elements is missing. Missing information must be provided. Recorded and eventual non-visible defects must be corrected.
- Level 4: The building element has building defects or building damage to a great extent. It is likely that a building damage will develop or that a present building damage will develop further. Repairing is needed in continuation of the inspection.
- Level 5: The building element has serious building defects or damage that is of importance for the safety of persons. Immediate intervention is required.

Only the most severe defects (level 4 and 5) are covered by the Building Defects Fund.

² Within in the nomenclature of the Danish Building Defects Fund, it is considered a building defect when project documentation, a building material, a structure or a part of a structure lacks abilities which can be expected according to the construction contract, public requirements or good building practice. This means that a defect is seen as a technical problem independently of the cause for the defect and independently of when the defect is observed. Building damage is used to describe unacceptable consequences of building defects.



1.5 Chances and probabilities

To carry out a quantitative risk analysis, in order to be able to estimate the risk in financial terms, an insurer also needs information on chances and probabilities (risk = chance X effect!). The insurer needs not only the probability of occurrence of a hazard or a defect/failure, but also the probability of the loss or amount of damage which corresponds to the occurrence of each hazard/defect/failure.

By combining these probabilities the risk function expressing the probabilities of the different amounts of loss being exceeded can be obtained.

Insurers usually derive these probabilities from internal databases with statistical information from claims.

Obviously, the more traditional a building product or a construction technology, the more statistical pathology information will be available. For innovative products/technologies there is less or no historical information available. In this case the pathology information for these products/ technologies can only be used qualitatively.

That means that the available information cannot be used for calculating risk premiums, but only for improving the technical knowledge of the insurer on these particular products/technologies. The insurer may use this technical knowledge for formulating strategies for conditions for the acceptance of these products/technologies for insurance coverage.

1.6 Summary

Building pathology is the systematic treatment of building defects, their causes, their consequences and their remedies. The science and knowledge of building pathology can be useful for an insurer in his risk assessment of building processes, actors and products. Diagnosis, which is the basic part of the building pathology discipline, is aimed at getting insight in the decay process suffered by the building components: the evolution from a performance to a non-performance condition, identifying the defects/failures and their causes and effects/consequences.

Building pathology information may help the insurer in his risk assessment in two ways: qualitatively and quantitatively.

- Qualitatively, by improving the technical knowledge of the insurer on particular products/ technologies. The insurer may use this technical knowledge for formulating strategies for conditions for the acceptance of these products/technologies for insurance coverage.
- Quantitatively, by providing statistical information on the frequency/probability of occurrence and the losses that the insurer may use to do the pricing of a cover and propose guarantees.

For innovative construction products, like eco-technologies, there is little statistical historical information available. In that case the pathology information can only be used qualitatively by the insurer.



Building pathology reports can be made directly for the interest of a certain party (for example a contractor involved in a claim by his client, or the court in a litigation process), but pathology information may well be of interest to all building participants and building 'educators', including insurers. In that case, the output of building pathology is generally given in forms like publications, seminars, defect information sheets, data bases, etc., and publically (or against a fee) available.



Appendix 2.1 - Pathology databases – general aspects

1. The use of pathology databases in general

The CIB Report (1993) states the following:

"A general need for more systematic feedback from experiences and pathology knowledge exists. Such feedback should preferably be an element of a broader system that encounters several types of defects (figure 6). This leads to the necessity of collecting, recording and evaluating data, to cost/benefit analysis and to providing information to involved bodies like: regulations and code makers, designers, contractors, implementers of quality assurance systems, insurance companies, planners, etc. Such output can be quite different for different users of the information. It mainly comprises: number and/or frequency of several specific defects, actual causes, characteristics of the degradation process, losses or costs involved and appropriate remedial and/or preventive measures."

The basis of such a system is formed by a databank. And in fact, several countries have one or more databanks which records cases of defects. But very often these banks have limitations with respect to accessibility and the amount and types of recorded cases."

Such a database is a kind of 'fault catalogue', or lexicon of failures in connection with building constructions. The defects/failures (examined in every possible relation) are stored under the name of building types or related building parts. Until recently, neither the catalogue nor its frame are established, but the CIB Committee W086 stated the position of in their 1993 report (see figure 6).

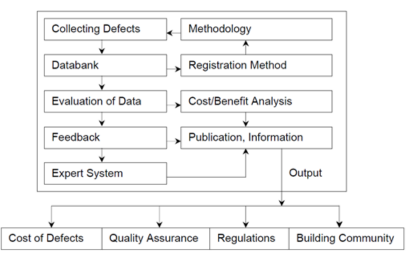


Figure 6: The method of application of experiences from building pathology in a database (from CIB report 1993)



2. Advantages and disadvantages

The advantages of a pathology database are evident. Potential users could profit from the database with a view on their interests like: better understanding of mechnisms and avoidance of defects, improved maintenance policies, better justification of investments, more practical education, etc.

This should lead to a decrease in the amount of defects and their eventual losses. It should at least diminish making the same mistakes and errors.

The disadvantages originate mainly from practical problems in operating a database. CIB W086 mentions the following disadvantages:

- > It has to be financed, or there should be a business model behind it;
- > The collection an systematic registration of defects is costly;
- Recording and registration has to be done by experts, with due regard to the desired output in order to avoid irrelevant and ambiguous data;
- Reliable reports are hard to get: reporting on a voluntary basis might give inadequate or insufficient information; on the other hand: compulsory reporting by involved persons could lack objectivity;
- > Updating and upgrading of stored information is needed.

3. Experiences with databases

P.M.

4. Conditions

Individual organisations in the building sector (like building owners, building control bureaus, insurance companies, contractors etc.) can design their own database in a way that is efficient for their own needs.

But when speaking about more general databases with access to any interested organisation of person, some conditions ought to be fulfilled in order for it to be successful as an information centre. Such conditions (according to CIB W086) are:

- A sound business model or financing system must form the basis;
- Some kind of compulsory reporting should exist;
- Reporting and registration must be done by independent experts;
- Reporting and registration must be based on a clear view of the use that will be made of the processed information (or in other words: 'input' and 'output' conditions must be clearly related); this condition is emphasized to avoid costly activities only for the sake of collecting data;
- > A format for the minimum information on individual defects/failures.



5. Registration methods for pathology cases

Registration methods may differ according to the aims set. Several formats used by international organisations operating, directly or indirectly, in the field of building diagnostics, are known. For example Sycodés in France, BRE's Defect Action Sheets in the UK, the Building Defects Fund in Denmark, Etc.

P.M.

6. Format by CIB for a registration of pathology cases

The sixth chapter of the CIB W086 publication (1993) was entirely devoted to a format for pathology records, pointing out the need for systematization of knowledge in the area and the importance of learning from mistakes.

CIB W086 suggests a structure for the general format for the preparation of pathology records, and structures for 4 subformats. The general format contains all the information that has to be gathered and organised in case of high complexity. Subformats can be used in cases of lower degree of complexity, or with less information available.

| Registration items | General | Subformat 1 | Subformat | Subformat | Subformat |
|--|---------|-------------|-----------|-----------|-----------|
| | format | | 2 | 3 | 4 |
| Component concerned; | Х | Х | Х | Х | Х |
| Failure description; | Х | Х | Х | Х | Х |
| Description of evident anomalies; | Х | Х | Х | Х | |
| Description of anomalies which can be monitored through instruments; | Х | x | X | X | |
| Graphic representation (photo, drawing, draft); | Х | X | X | X | X |
| Defect description; | Х | X | Х | Х | Х |
| Identification of the agents which caused the defect; | X | X | X | | |
| Errors; | Х | X | | | |
| Specific fault tree and diagnostic report. | Х | | | | |

Figure 7: Formats for the registration of pathology records

7. Existing pathology databases

In the following Appendices 2.1 / 2.10, a number of existing databases are described, divided into

- databases with pathology data, accessible on the web;
- websites with publically available expertise reports, info sheets, etc., with an aggregated analyses of pathology experiences.



Databases with pathology data/cases, accessible on the web:

- NBD Bouwgebreken of SDU Publishers (Netherlands), http://bouwgebreken.sdu.nl/bouwgebreken
- Technische ABC-lijst, Woningborg (Netherlands), http://www.technische-abc.nl/
- REX BBC (France)
- Danish Building Defects Fund (Denmark)
- "Schadis Die Datenbank zu Bauschäden" of "Fraunhofer Institut IRB", http://www.irb.fraunhofer.de/schadis/
- The Building Pathology Study Group PATORREB www.patorreb.com (Portugal),

Websites with publically available expertise reports, info sheets, etc., with an aggregated analyses of pathology experiences:

- The "Commission Prévention Produit" of the AQC (http://www.qualiteconstruction.com/c2p/role-et-missions.html) publishes twice a year a list of products that are likely to create damages and building pathology. These products are identified through the pathology collection procedure Sycodes.
- Publications on the NHBC-Foundation website www.nhbcfoundation.org/Researchpublications/Buildingsustainablehomesatspeed(NF4 8)/tabid/534/Default.aspx
- Building Research Establishment (BRE), Defect Action Sheets (1982-1990), and publications such as "Digests", "Information Papers", "Good Building Guides" and "Good Repair Guides".
- http://www.structural-safety.org/reports/ where you can search for research reports, alert items etc. with all kinds of classifications.
- Summary data on pathology on the websites of BLP Insurance and Good Homes Alliance (UK)
- "Imparare dagli Errori", Italian pathology catalogue, developed by Prof. Enrico de Angelis of the Department of Science and Technology of the Constructed Heritage (BEST) at the Milan

 Polytechnic,

http://wiki.pato.metid.polimi.it/@api/deki/files/1583/=impararedaglierrori.pdf

- "Cases of Failure Information Sheet", in June 1993, the "Building Pathology" group of the CIB – W086 published a document entitled "Building Pathology: A State of the Art Report" (Beukel, A. et al, 1993), with a suggestion for a format for the preparation of pathology records
- The Building Pathology Study Group PATORREB has created a website www.patorreb.com, where a Pathology Catalogue compiled by seven Portuguese Universities has been posted). The website has been running since June 2004 and 98 Pathology
- "Handboek Bouwgebreken" (Belgium), issued by Kluwer and in which the BBRI cooperates.

This cannot be consulted on-line.

• In France something similar exists: « La Pathologie des ouvrages de bâtiment : Fiches techniques pour l'établissement du diagnostic, la mise en oeuvre des solutions appropriées, la prévention et la résolution des litiges » issued by WEKA.



- Some of the research projects undertaken by "Institut für Bauforschung e.V.". <u>http://www.bauforschung.de/index.php?c=wirueberuns</u> deal with pathologies and how to avoid them <u>http://www.bauforschung.de/index.php?c=forschung&u=aktuelle_projekte#140</u>
- The "Bauschadensportal", <u>http://www.bauschadensportal.de/</u>; this website is the sales channel for the publications produced by the editing company FORUM VERLAG HERKERT GMBH



Appendix 2.2. Existing services and databases for pathology information managed by AQC



Historique du document

| Révision | Date | Origine et description des évolutions |
|----------|-----------|---------------------------------------|
| 1.0 | 5/10/2012 | Initialisation du document |

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AQC and pathology context

The Agence Qualité Construction (AQC) is a French non-profit association that aims to prevent building defects and promote quality in construction (www.qualiteconstruction.com). The members of AQC are professional organisations

AQC activities are based on return of experiences. Since 1982 (date of creation of the AQC) AQC has developed tools on building defects and pathology knowledge.

AQC proposes several publically accessible tools from its web site.

REX BBC service is targeted to recent low energy buildings, which are not yet numerous. The existing data-gathering devices can't meet properly requirements inherent to this new type of buildings.

Moreover, AQC wishes to get a better knowledge and a qualitative approach concerning risks associated to Low energy buildings.

Therefore AQC launched in 2010 this specific study on Return of EXperiences for Low energy buildings (REX BBC).

The aim of REX BBC is to:

- Avoid the emergence of a new generation of pathologies specific to Low energy buildings,
- Accompany construction actors who face these new technologies.

The CRAC-SYCODES data-gathering tool is fed by construction experts thanks to conclusions of their claim reports which are entered through a private access website.

The RPOPC directory is intended to professional for checking products requirements according to a given construction work. It includes links with pathology information handled by AQC.

REX BBC

Introduction

The REX BBC study takes form of a field investigation aimed to capitalise the "no quality" and the "opportunities of quality" met on each selected building operation. Data have been gathered *in-situ* during visits of Low energy buildings and thanks to meetings with actors who take part in their design, construction or use.

In 2011 AQC continued studying and involved partners who have got direct information sources (USH, CEQUAMI, CERQUAL...). Today, approximately 300 buildings cases are recorded in the REX BBC database.



REXBBC phases till end of 2011

- A first phase of investigation (May 2010 -> August 2010) takes into account 31 operations and lead to validate the modus operandi by the AQC.
- A second phase (November 2010 -> March 2011) allows increasing the panel: 19 additional operations.
- A third phase (Mai 2011->December 2011) allows visiting 161 additional operations thanks to AQC partners (CEQUAMI, CERQUAL, CERTIVEA, PACT, PROMOTELEC, USH). Most of these partners are involved in energy certification of buildings.

At the end of this investigation (end of 2011), the database contains 211 operations and 1 398 observations.

« Modus Operandi »

Low energy buildings panel selection

All buildings announced as Low energy buildings can be selected, even if they are not in a certification process.

Buildings are selected regarding to:

- The nature of works (renovation, new)
- The age of building
- The geographic zone

The panel must be as representative as possible of construction in France.

Interviews

Site visits are necessary to allow investigators understanding the context and taking pictures in order to illustrate observations. The interview is a one to one meeting and the investigator may meet more than one actor to get a more objective interpretation of origins of defects. The interview lasts between 1 and 3 hours according to the operation characteristics.

23 investigators have carried out visits and interviews; they are all buildings specialists with various profiles.

Investigators have been mandated by AQC partners (CEQUAMI, CERQUAL, CERTIVEA, PACT, PROMOTELEC, USH).



Database

The defects and pathology directory is filled by means of forms accessible through a private access website.

Recorded data are:

- Operation characteristics,
- Interview(s) (actor + visit) information,
- Defect(s) information.

An operation can gather one, or more than one interview, and zero or more than one defect.

The origins and impacts of recorded difficulties, dysfunctions, damages and defects are described.

Corrective solutions and good practices are described too; they represent enhancement tracks for all construction actors.

The REXBBC database offers many functionality levels:

- An input interface to enter the return of experiences
- A search interface allowing data extraction:
 - By technical lots or elements,
 - By origins of defect,
 - By impacts.
- An administration interface allowing an administrative and technical management of gathering partner accounts and a real time access to statistical description of the operations panel.

Data consolidation

Specialists and experts are associated to the data restitution in order to give a feedback concerning the interpretation of trouble-shooting and criticality (risk level) that represents each new "non quality".

REX BBC results will be compared with data providing of studies launched by European neighbours as Germany, Switzerland and Austria.

| | In situ interview with I ow energy buildings acto |
|--|---|
| | |
| | |

Recap of the "Modus operandi"

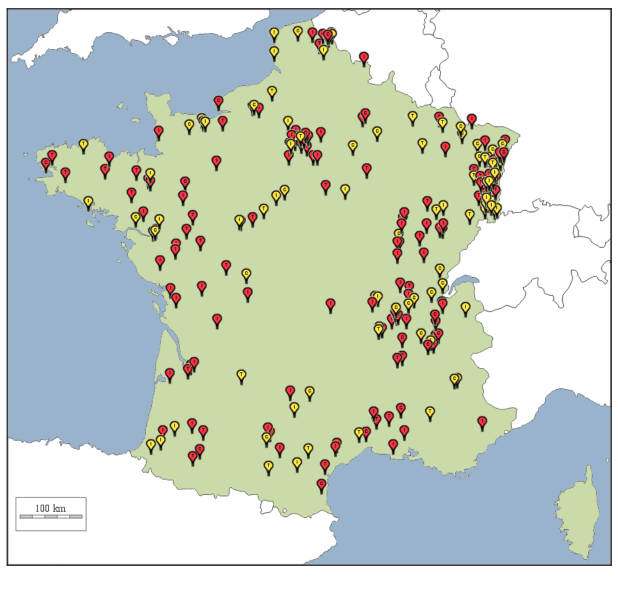
| STEP 3 | Search and extraction in database according to defined requests |
|--------|--|
| STEP 2 | Capitalisation of information in the database using a predefined nomenclature |
| STEP 1 | In situ interview with Low energy buildings actors. Data collection of "non quality" and "opportunities of quality" |



| STEP 4 | Results consolidation by experts and work group |
|--------|---|
| STEP 5 | Dissemination and optimization of the results |

Graph examples

These graphs are generated in real time by REXBBC website.

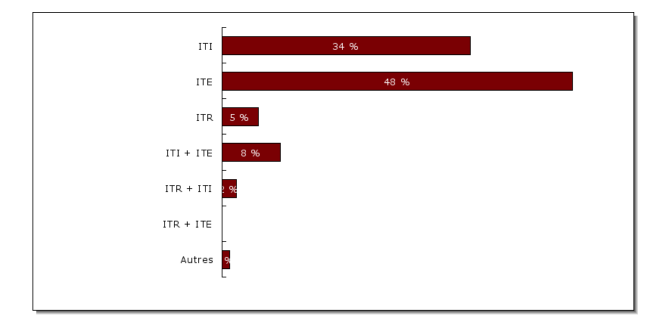






Tertiary





SYCODES

Since 1984, AQC have settled the project "SYCODES" (System of data collection for defects) that gives a picture of pathology in construction.

The aim is to offer to construction professionals a statistical feedback on technical causes of defects. Recently this dispositive was used too to assess the evolution of quality of construction.

Sycodes panel

Defects collected by SYCODES are the ones that lead to an insurance claim. Data collected are:

- Simplified Technical conclusions of construction experts reports
- Promoters' identification
- Operations destination
- Construction prices
- Dates
- Repair costs
- ...



Contributors

Contributors are the construction experts who establish declaration to insurance. Experts are pay between 4 and $8 \in$ by declaration recorded in the SYCODES data base.

Database

SYCODES has gathered 340 000 average defects since 1995.

REPERTOIRE PERMANENT des OUVRAGES et PRODUITS de CONSTRUCTION

RPOPC principle

The "*Repertoire Permanent des Ouvrages et Produits de Construction*" (RPOPC stands for Permanent directory on construction works and products) was first launched in 2008. AQC is responsible for the website and CSTB brings its expertise for updating the content.

The objective is to provide professionals with indications about the proper use and requirements of construction products, for a given work. Though, it combines information on both construction works and construction products.

The added value is on the relationship between a construction task and the appropriate products to achieve this task. RPOPC doesn't provide links with commercial products, but it summarizes the main qualities required on the products, with reference to standards, technical approvals, CE marks, insurance, etc.

RPOPC content and use

It starts with a classification of construction works, with several level and details. A user has first to reach and select the right construction works for his activity. The "construction works" tree is presented below, until the last level (i.e. "Fenêtres et portes extérieure").



| + | Gros oeuvre |
|---|---|
| | Clos et couvert |
| | Façade légère |
| | Revêtement extérieur de façade |
| | |
| | Menuiserie extérieure |
| | Fenêtres et portes extérieures NOUVEAU 🔗 |
| | Fenêtre de toit |
| | Coffre de volet roulant |
| | Conduit de lumière naturelle |
| | Miroiterie-Vitrerie |
| | Couverture |
| | Etanchéité des toitures, terrasses, balcons |
| | 🗉 Etanchéité des planchers intérieurs 🔗 |
| | Fermeture |
| | 🗉 Etanchéité des joints de façade par mise en oeuvre de mastics 🔗 |
| | Aménagement intérieur |
| | Plafond |
| | Cloisons |
| | Enduit projeté |
| | Revêtement mural |
| | Revêtement de sol |
| | |
| | Isolation |
| | Menuiserie intérieure |
| | Plancher surélevé |
| | Enduits intérieurs |
| + | Aménagement extérieur |
| ± | Equipement technique |

After selecting the desired construction work, a work detail page is displayed, listing generic products that are likely to be used for this construction work. In most cases, this list includes one or several main products and also the associated useful accessories such as fixing devices, fittings, components, etc.

The list is build from the reference document which specifies and describes this particular construction work. All generic products mentioned in the reference document are listed in the RPOPC table.

The corresponding coloured box indicates the kinds of requirements which are relevant for each product (standards, CE mark, agreement, technical approval, specific criteria or pathology warning).

The last column "C2P" refers to the pathology index managed by AQC.

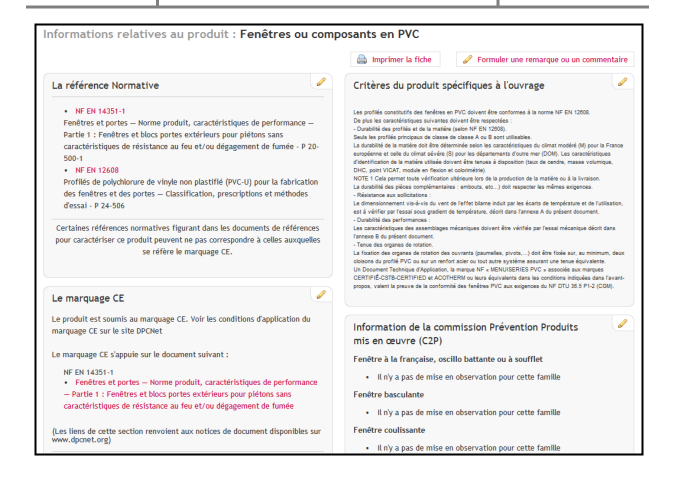


| Fenêtres et portes extérieures NOUVEAU | | | | | | | |
|--|--------|-------|----------------|-------------|---------------|----------------|------------|
| | | 💧 Imp | rimer la fiche | 🖉 For | muler une rem | narque ou un c | ommentaire |
| Documents de référence NF DTU 36.5 : DECEMBRE 2009 - Mise en oeuvre des fenênces e iste des <u>23 produit(s)</u> référencés dans l'ouvrage. Cliquez sur le nom d'un | | | | sur 🧠 Bouti | que CSTB | | |
| Fenêtres | | | | | | | |
| enêtres (Fenêtres, portes-fenêtres, blocs-baies, ensembles menuisés | Normes | CE | Certification | ATec DTA | Critères | | C2P |
| et portes extérieures tout matériau (acier, aluminium, bois, PVC, | | | | | | | |
| mixte)) | | | | | | | |
| Fenêtres mixtes | Normes | CE | Certification | ATec DTA | Critères | | C2P |
| Fenêtres ou composants en bois | Normes | CE | Certification | ATec DTA | Critères | | C2P |
| Fenêtres ou composants en PVC | Normes | CE | Certification | ATec DTA | Critères | | C2P |
| Fenêtres ou composants métalliques fenêtres en aluminium ou en | Normes | CE | Certification | ATec DTA | Critères | Tableau | C2P |
| acier, avec ou sans coupure thermique Equipements des fenêtres et accessoires | | | | | | | |
| Entrées d'air de ventilation | Normes | CE | Certification | ATec DTA | Critères | | C2P |
| Fermetures et/ou stores dans les blocs baies ou blocs fenêtres | Normes | CE | Certification | ATec DTA | Critères | | C2P |
| Panneaux à base de bois | Normes | CE | Certification | ATec DTA | Critères | | C2P |
| Panneaux sandwich ou extrudés et autres remplissages | Normes | CE | Certification | ATec DTA | Critères | | C2P |

The last step is the product information page

This final page gathers information split in different blocks. Each block contains detail on the above requirement, gives minimum reference and provides a link toward dedicated public website for further information.





Database and update

The RPOPC database contains cross references between documents and index. No full text document is stored in the database.

RPOPC update is performed mainly by CSTB, using a private back-office software developed on purpose.

The updating process consists in:

- evolution of the construction work classification
- input documents and attached them to the right item of the classification
- create the list of products related to a construction work
- edit information block contents for the product (standards, CE mark, agreement, ...)
- control external links
- ...



Appendix 2.3 Danish Building Defects Fund



Danish Building Research Institute AALBORG UNIVERSITY Dep. of Construction and Health Ernst Jan de Place Hansen Revised 20 May 2013 Reference: 721-203

Description

The Danish Building Defects Fund (BDF) is a privately owned institution, as a kind of insurance arrangement for building defects in publicly subsidized housing. It was established by law in 1986 (The Law on Public Housing), as part of a quality and liability reform that same year. Since July 1st 1986, 1% of the initial construction expenses for all publicly subsidized housing schemes have been paid to the Fund.

The Building Defects Fund (BDF) comprises approximately 210.000 publicly subsidised housing estates, youth housing, and housing for the elderly, privately owned co-operative housing associations, and co-operative house shares. The Fund covers all building defects claims for the first twenty years and, as such, the oldest buildings comprised by the Fund are no longer covered by the Fund.

The buildings, which are covered by The Building Defects Fund, comprise some 40% of all construction of residential housing schemes since 1987. Measured in square footage, the buildings covered by the Fund, make up less than 20% of all building since 1987, be it business, public, or social housing schemes.

The database covers all 1- and 5-year inspections made since 1997.

They are available at <u>www.byggeskadefonden.dk</u>; however only in Danish. The content of the database is based on the 1- and 5-year inspections. The evaluation of the inspections, i.e. the placement of a specific building defect or building damage on a scale from 1 to 5, according to the description of levels below, is made by experts at the Building Defects Fund.

Description of levels of building defects and building damage

The Building Defects Fund operates with 5 levels of building defects and building damage;

 Level 1: The building element is intact or has less significant building defects or building damage of insignificant extent. Sufficient information was present for all building elements. Regular service is sufficient.



- Level 2: The building element has less significant building defects or building damage of very modest extent. And/or information on less significant building elements is missing. Missing information should be provided. Recorded and eventual non-visible defects should be corrected or prevented by increased service.
- Level 3: The building element has significant building defects or building damage but with little extent. And/or information on significant building element s is missing. Missing information must be provided. Recorded and eventual non-visible defects must be corrected.
- Level 4: The building element has building defects or building damage to a great extent. It is likely that a building damage will develop or that a present building damage will develop further. Repairing is needed in continuation of the inspection.
- Level 5: The building element has serious building defects or damage that is of importance for the safety of persons. Immediate intervention is required.

It is considered a *building defect* when project documentation, a building material, a structure or a part of a structure lacks abilities which can be expected according to the construction contract, public requirements or good building practice. This means that a defect is seen as a technical problem independently of the cause for the defect and independently of when the defect is observed. *Building damage* is used to describe unacceptable consequences of building defects.

Execution of building inspections

The Building Defects Fund has made guidelines (only in Danish) for the building inspector about how and what to look for.

http://www.byggeskadefonden.dk/media/29181/1-års eftersyn 180413 low%20(2).pdf

When reporting the results of the 1- or 5-year inspection, the building inspector gets access to online tables where all building elements are listed.

The Building Defects Fund focuses on building defects that can have significance for the service life of the building element and the indoor climate.

This means that for instance neither the appearance nor the function of the building element is included. For instance is imperfect thermal insulation is only to be reported if it can result in thermal bridges, condensation or mould growth. The important building elements are accentuated in the online tables.

The building inspection is made as a random check in an extent that makes it representative for the specific housing estate. The building inspector chooses how to perform the building inspection based in his experiences. However, he should focus on building elements where the probability of building defects is largest and where the extent of building damage could be crucial.

Search for data from 1- and 5-year inspections in the database

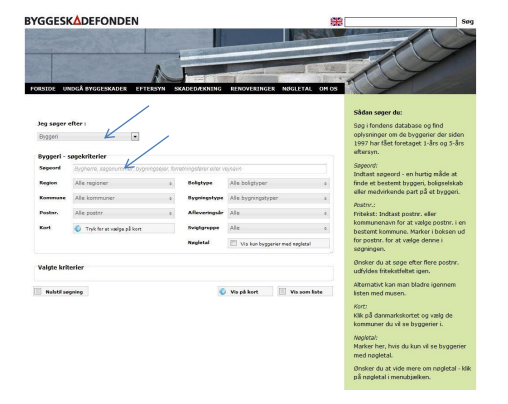
The entrance to the database is placed at the right hand side of the webpage:





No kind of Login is needed.

When clicking on "Byggerier, eftersynsrapporter ..." you meet this picture:



As search criteria for limiting the number of output one of the following parameters must be chosen:

- Building projects
- Client
- Manager
- Consulting engineer
- Contractor
- Cases with



In most cases it is also possible to limit the search geographically by regions and municipalities by using the fields "Region", "Kommune" or by zooming on a map by selecting "Kort". It is also possible to search for a specific building project, a specific manager etc. by free text search.

Depending on whether "building projects" or one of the other parameters in the list above is chosen, a number of fields appear helping to define the search. If "building projects" is chosen, the following possibilities appear:

- Type of housing
- Type of building
- Year of delivery
- Severity of defects (5 levels)

as shown in "Byggeri – søgekriterier" above.

If "contractor" is chosen the type of contractor can be specified (19 types):

| Entreprenør | | | | |
|---------------------------|---|------------------------|---------------|----|
| Byggeriparter - | søgekriterier | | | |
| Søgeord | Navn eller adresse | | | |
| Hjemstedsregion | 1 af 5 Valgt | \$ Hjemstedskommune | 1 af 98 Valgt | \$ |
| Fagområde | Alle fagområder | Nøgletal | Med og uden | \$ |
| Byggerier som p Region | Advokat | Afleveringsår | Alle | \$ |
| Kommune | Andelsboligtekniker | Svigtgruppe | 1 af 5 Valgt | \$ |
| Valgte kriterier | EL | | | |
| | u ner: Albertslund <u>Fjern</u> taden <u>Fjern kriterie</u> | <u>rie</u> erie | | |

Further it is possible to specify the region and municipality where the contractor is located and the year of delivery. Then a list of contractors appears:



| Parter Postnr By | Entreprenør | | | |
|---|---------------------------|--------------------------|--------|-------------|
| Hjemstedskommuner: Albertslund Fagområder: Murer Regioner: Hovedstaden Svigtgruppe: Gruppe 3 Parter Navn & Adresse Postnr By | Valgte kriterier | | | |
| Fagområder: Murer Regioner: Hovedstaden Svigtgruppe: Gruppe 3 Parter Navn ÷ Adresse Postnr By | Hjemstedsregioner: Hoveds | taden | | |
| Regioner: Hovedstaden Svigtgruppe: Gruppe 3 Parter Navn | Hjemstedskommuner: Alber | rtslund | | |
| Svigtgruppe: Gruppe 3 Parter Navn Adresse Postnr By | Fagområder: Murer | | | |
| Parter Postnr By | Regioner: Hovedstaden | | | |
| Parter Postnr By | | | | |
| Navn 🖕 Adresse Postnr By | | | | |
| Navn 🖕 Adresse Postnr By | | | | |
| | Parter | | | • |
| MJH-Entreprise A/S Herstedøster Skolevej 13 2620 Albertslund | Navn 🖕 | Adresse | Postnr | By |
| | MJH-Entreprise A/S | Herstedøster Skolevej 13 | 2620 | Albertslund |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| viser 1 - 1 af | | | | |

By clicking on one of the contractors in the list (in this case only one) a list of the building project he has been involved in in the specific year and geographical region appears:



| Virksomhedsoplysning Navn: MJH-Entreprise A/S Adresse: Herstedøster Skolevej 13 Postnr. og by: 2620 Albertslund | |
|---|-----|
| Adresse: Herstedøster Skolevej 13 | |
| | |
| Postnr. og by: 2620 Albertslund | |
| | |
| Email: | |
| Tlf. nr: 4345 2468 | |
| yngby almennyttige Bolig: Virumstræde 10 2830 Virum Ældreboliger 24 Murer | |
| Bygningsejer 👙 Byggeriets adresse Postnr Bynavn Boligtype Antal bolige Rolle Nøgl | tal |
| yngby almennyttige Bolig Virumstræde 10 2830 Virum Ældreboliger 24 Murer | |
| ngby almennyttige Bolig Virumstræde 10 2830 Virum Ældreboliger 24 Murer | |
| yngby almennyttige Bolig Virumstræde 10 2830 Virum Ældreboliger 24 Murer | |
| AB Prinsessegade 56-60 1422 Københavr Familieboliger 18 Kloakme | _ |

By clicking on one of the building projects all details about this specific building project appears:



| Jeg | søger | efter | : |
|-----|-------|-------|---|
| 209 | Juge. | ~ | |

| Bebyggelseskort 1- | års eftersyn | 5- års eftersyn | Skade | sager | | |
|--|-----------------|--|-------|-------|------|--|
| | | | | | | |
| Bebyggelse | | | | m2 | Ø | |
| | | | 24 | 1560 | 2004 | |
| Afdeling: | Solgården | | 24 | 1560 | 2004 | |
| Adresse: | Virumstræde 10 | | | | | |
| Kommune: | Lyngby-Taarbæl | | | | | Contraction of the local division of the loc |
| J.nr.: | 173-5028 | | | | | |
| Bygningstype: | Tæt-lav | | | | | and the second s |
| Boligtype: | Ældreboliger | | | | | and the second |
| Bygherre | | | | | | |
| bygherre | | | | | | |
| Navn: | Lyngby almenn | yttige Boligselska | ь | | | |
| Ved: | DAB Dansk alm | ennyttigt Boligsel | skab | | | |
| Adresse: | Finsensvej 33 | | | | | |
| Postnr. og by: | 2000 Frederiks | berg | | | | |
| Forretningsfører | | | | | | |
| Navn: | DAB Dansk alm | ennyttigt Boligsels | kab | | | |
| Adresse: | Finsensvej 33 | | | | | |
| Postnr, og by: | 2000 Frederikst | berg | | | | |
| Rådgivere | | | | | | |
| Installationsingeniør: Landskabsarkitekt: | | idgivende ingeniø kabsarkitekt M.D. | | | | |
| | | | - | | | |
| Entreprenører | | | | | | |
| Hov: | ELINDCO Bygge | firma A/S | | | | |
| Murer: | MJH-Entreprise | | | | | |
| Fundament: | MJH-Entreprise | | | | | |
| Råhus: | Contiga Tinglev | | | | | |
| VVS: | | S, VVS-installation | ier | | | |
| EL: | L. & CEl, Larse | en & Christensen A | VS | | | |
| Maler: | | rretning af 1987 | | | | |
| Kloakmester: | MJH-Entreprise | 2012 W.12 | | | | |
| Øvrige entreprenører: | | 20110 | | | | |
| Tagdækker: | Hetag Tagdækr | aing A/S | | | | |

"Bebyggelseskort" (shown above) summarizes the building project including the involved partners.



"1-års eftersyn" and "5-års eftersyn" summarizes the results of the 1- and 5-year inspection expressed as the severity of defects and the number of building elements in the specific case with and with defects. The summary is made by the Building Defects Fund. Notes to specific building elements are placed at the bottom of the page.

| | | | > | | | | |
|--|--|--|---|---|--|--|---|
| | | | T | Eftersyn | srapport | 🛣 Konklu | sionsbrev |
| Bygningsemner | | Vur | Jering af s | vigt | | Bygnings | dele |
| | Gruppe 1 | Gruppe 2 | Gruppe 3 | Gruppe 4 | Gruppe 5 | Med svigt | Uden svigt |
| 1: Bygningsdele vedr. byggegrube fundamenter og kælder | ' x | | | | | 0 | 7 |
| 2: Bygningsdele vedr. bærende og stabiliserende konstruktioner | | | x | | | 4 | 4 |
| 3: Bygningsdele vedr. ydervægge | | | x | | | 2 | з |
| 4: Bygningsdele vedr. tage | | | x | | | 1 | 2 |
| 5: Bygningsdele i og omkring vådrum | x | | | | | 0 | 8 |
| 6: Bygningsdele vedr. afløb i jord og i bygninger | | | x | | | 1 | 2 |
| 7: Bygningsdele vedr. vand, varm og ventilation | × | | | | | o | 5 |
| 8: Bygningsdele af beton i udsat miljø | x | | | | | 0 | 1 |
| Bemærkninger til bygningsen 2.8 Tagværker. Ved eftersynet, de konstruktive samlinger og forbind projektmaterialet, og som vurdere forankringer og konstruktive forbi på tagflader, facader og gavle ikk sekundære veje som ikke har tils revnedannelser til følge. Vedrøren relation til den statiske model, og overensstemmelse med de i proje modstå forekommende påvirkning 3.1 Ydervægge, tunge. For at hind vandskade i vindueslysninger, er men der mangler dokumentation | er er basere elser i alle is ikke at h ndelser kar e ledes til i rrækkelig si afstivning sktet foresk ger i henho dre at nedb der projekt for hvordar | eftersete i nave den f hunder ek fundamen tyrke og d materialet er, forankør crevne løs ild til gæld ør, der er eret og ud n vand ops | agrum, do ornødne s streme vi ter som fo imension, skal der r inger og k ninger, så ende norn trængt ge ført en ind amlet i re | er ikke er tyrke. De ndforhold orudsat i d og derfor edegøres construktiv det kan o ner. nnem ska dvendig pl nderne le | udført i ove manglende medføre, a len statiske kan deforr for de man ve forbindel lokumenter Imuren, sk astrende i I des bort. D | erensstemme eller mangel t de påførte v model, med nere med bru gelfuldt udfør ser skal bring es, at bygnin al løbe ned og hulmuren ove en nødvendig | lse med fuldt udført indkræfter ad d og te detaljer i gerne kan g forårsage r vinduer, e |

"Eftersynsrapport" (indicated by arrow above) contains the observations made by the company performing the inspection, including photographs.



Emne 3

Bygningsdele vedr. ydervægge

| sejer | Boligforeningen af 1983 | Kommr. Ibne. 751-S358-K | Bygningsdel: 3.6 | | |
|----------------------------------|--------------------------------------|-----------------------------------|---------------------|----------|--|
| Finlandsgade 2 8200 Aarhus N. | BOSSID: 751 0300 11-10-2000 01 | Vinduer | | | |
| - | Silkeborgvej | E-firmanumer: | Bilag nr.: | | |
| ling | Herningvej 1 | 779-E001 | 3.6.1 | 8 | |
| Afdeling | 8000 Aarhus C | Tidl. efforsynsdato 14-04-2006 | | 5. 5. | |

Bilag



Electronic filing of reports was introduced in 2003/2004. Older cases contain no link to the reports ("Eftersynsrapport").



A page in a report is shown here:

Emne 1

Bygningsdele vedr. byggegrube, fundamenter og kælder

| sejer | Lyngby almennyttige Boligselskab v/DAB Dansk almennyttigt Boligselskab | Kommr. Ibnr.: 173-S028-S | | A | B | | B ftersy | |
|--------------|---|--------------------------------------|----------------|-----------------|----------------------|--------------------------|-----------------|----------------------|
| Bygningsejer | Finsensvej 33 2000 Frederiksberg | BOSSID: 173 0040 28-10-2002 01 | svigt | | 1100 | - | | |
| Bu | Solgården | E-firmanr.: 189-E001 | registrerede s | nisk svigt | Eftersyn ikke muligt | Ingen registrerede avigt | nisk svigt | Eftersyn ikke muligt |
| Afdeling | Virumstræde 10 2830 Virum | Tidl. Eftersynsdato: 25-10-2004 | Ingen reg | By gg etek misk | Effersyn i | Ingen reg | By gg etek nisk | Effersyna |
| Efi | ersete bygningsdele | 21 | 87 87 | | | 8—3 8—3 | | 14 14 |
| 1.1 | Forberedt grund Almindelig afgravning, tilfyldning og terrænregulering | | | | X | × | | |

| | Forberedt grund | | | | |
|------|---|---|---|---|--|
| 1.1 | Almindelig afgrævning, tilfyldning og terrænregulering | | X | X | |
| 1.2 | Liniefundamenter Beton afsluttet med blokke af letklinkerbeton | | × | X | |
| 1.3 | Punktfundamenter | | | | |
| 1.4 | Terrændæk i terrænniveau Direkte funderet terrændæk med kapillarbrydende isolering, beton, gulvopbygning | | × | × | |
| 1.5 | Terrændæk i kældre Kapillarbrydende isolering, beton, gulvopbygning | | X | X | |
| | Kælderydervægge In situ beton, vandtætning, drænende isolering | | x | × | |
| 1.7 | Kælderindervægge Letklinkerbetonelementer | × | | | |
| | Dæk over kældre, krybekældre m.v. In situ betondæk, isolering, gulvopbygning | × | | | |
| 1.9 | | | | | |
| 1.10 | | | | | |
| 1.11 | | | | | |
| 1.12 | | | | | |

The inspection covers the following 9 building elements:

- Excavation foundations and basement
- Structural and stabilizing elements
- Outer walls
- Roof constructions
- Wet room
- Drainage in ground and buildings
- Water, heat and ventilation
- Concrete in aggressive environment
- Other elements



Each of these is subdivided resulting in 65 different building elements. For the relevant building elements it is noted whether there is a building defect or not or whether it was impossible to get access to the building element.

Prepared tables are used by the inspector as exemplified above, but the database does not contain a predefined catalogue of defects.

"Skadesager" contains the most severe defects (level 4 and 5) and the handling of these ("Afgørelsesbrev" on the print screen below). Only those defects are covered by the Building Defects Fund.

| kadesager | | | | |
|-------------------|---------------------|--|------------|---------------------|
| ebyggelseskort | 1- års eftersyn | 5- års eftersyn | Skadesager | |
| ugang in argorese | spreve og rotos kor | miner snarest mung | | |
| Bygningsdel(e) n | ned skade | Registreret svigt ved 1 eftersyn | | s Registreret skade |

Nulstil søgning

Tilbage til listen

The building project is the main entrance to the data. This means that only when searching on "Skadesager" it is possible to use building elements as search criteria.

Repair costs and liability

For each case the repair costs related to level 4 or 5 building damage is calculated at different stages:

- based on the inspection report (estimate)
- based on further investigations afterwards (more precise estimate)
- based on the real costs

These data are not included in the database but only presented as generic data in the annual report from the Building Defects Fund.

The question of who is liable is not included in the database.

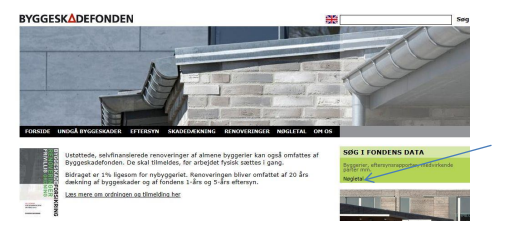
Search for key performance indicators

The database also gives the opportunity to search for:

- building projects where the involved partners have delivered key performance indicators
- key performance indicators for specific clients, consulting engineers or contractors.



This includes all building projects that have received subsidy from the municipality after March 1, 2007.



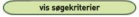
By clicking on "Nøgletal" (see above) the following picture appears:

| eg søger efter nøg | gletal for: | Alle | | | | |
|--------------------------------------|-------------|------|---|----------------|----------------|---|
| Syggeri - <mark>søge</mark> kriterie | er | | | | | |
| Vejnavn | | | | Boligtype | Familieboliger | |
| Region | Midtjyllan | d | | Etager | Alle | • |
| Kommmune | Alle | | • | Opførelsesår | Alle | • |
| Afdeling | | | | Entreprisetype | Alle | • |

In this example a specific region and type of housing ("Boligtype") is chosen. The result if this search is presented as a list of clients, consulting engineers and contractors:



Nøgletalssøgning



Søgeresultat

Der blev fundet nøgletal for 117 opgaver, der matchede dine søgekriterier:

| Туре | Navn | Fagområde | Ved byggeriet | Postnr. | By |
|-------------|--|------------------|---|---------|------------|
| Entreprenør | Jorton A/S | Hovedentreprenør | Andr Steenbergs Plads 2 | 8700 | Horsens |
| Rådgiver | D.A.I. Arkitekter Ingeniører A/S | , Arkitekt, | Andr Steenbergs Plads 2 | 8700 | Horsens |
| Entreprenør | Hjem A/S | Totalentreprenør | Blæsenborgparken 11 - 30 | 6950 | Ringkøbing |
| Rådgiver | Bay Arch - Ringkøbing V/Christian Bay-Jørgensen | Arkitekt, By | Blæsenborgparken 11 - 30 | 6950 | Ringkøbing |
| Entreprenør | Chr. Johannsen 'S Eftf. Østjylland A/S | Totalentreprenør | Buskelundhøjen 33 | 8600 | Silkeborg |
| Rådgiver | D.A.I. Arkitekter Ingeniører A/S | Totalrådgiver | Buskelundhøjen 33 | 8600 | Silkeborg |
| Entreprenør | Benth's Tømrerforretning Aps | Tømrer | Bygaden 60 A, B, C og D | 8700 | Horsens |
| Entreprenør | Bl - Klima V/Benny Lyngbak | | Bygaden 60 A, B, C og D | 8700 | Horsens |
| Entreprenør | Gudenå Elservice Aps | EL | Bygaden 60 A, B, C og D | 8700 | Horsens |
| Entreprenør | Hans Ikjær Entreprenørforretning Aps | , Kloakmester | Bygaden 60 A, B, C og D | 8700 | Horsens |
| Entreprenør | Bravida Danmark A/S | , VVS | Bygaden 60 A, B, C og D | 8700 | Horsens |
| Entreprenør | Morten Friis A/S | Murer | Bygaden 60 A, B, C og D | 8700 | Horsens |
| Rådgiver | Rambøll Danmark A/S | Byggeledelse | Bygaden 60 A, B, C og D | 8700 | Horsens |
| Entreprenør | Aaskov Vvs V/D A Eriksen | , , vvs | Byhaven 2, st. dør 3 & 4, 1. dør 3 & 4, 2. dør 3 & 4 | 7480 | Vildbjerg |
| Entreprenør | Godthaab Entreprenørforretning Aps | , , Kloakmester | Byhaven 2, st. dør 3 & 4, 1. dør 3 & 4, 2. dør 3 & 4 | 7480 | Vildbjerg |
| Entreprenør | Tømrermester Theodor Søgård | Tømrer | Byhaven 2, st. dør 3 & 4, 1. dør 3 & 4, 2. dør 3 & 4 | 7480 | Vildbjerg |
| Entreprenør | Dauding Smede- & Maskinfabrik Aps | | Byhaven 2, st. dør 3 & 4, 1. dør 3 & 4, 2. dør 3 & 4 | 7480 | Vildbjerg |
| Entreprenør | Isenvad Tømmerfirma V/Teddi Jakobsen | Tømrer | Byhaven 2, st. dør 3 & 4, 1. dør 3 & 4, 2. dør 3 & 4 | 7480 | Vildbjerg |
| Entreprenør | Murerfirmaet Leif Dag Nielsen Aps | Murer | Byhaven 2, st. dør 3 & 4, 1. dør 3 & 4, 2. dør 3 & 4 | 7480 | Vildbjerg |
| Entreprenør | Dansk Boligbyg A/S | Totalentreprenør | Damgårdstoften 59 | 8320 | Mårslet |
| Rådgiver | Årstiderne Arkitekter Herning A/S | Byggeledelse | Emil Ernsts Vej 128 - 146 | 7442 | Engesvang |
| Entreprenør | Jørgen Friis Poulsen A/S | Murer | Emil Ernsts Vej 128 - 146 | 7442 | Engesvang |
| Entreprenør | Isenvad Tømmerfirma V/Teddi Jakobsen | Tømrer | Emil Ernsts Vej 128 - 146 | 7442 | Engesvang |
| Entreprenør | Designa A/S | Øvrige entre | Emil Ernsts Vej 128 - 146 | 7442 | Engesvang |
| Entreprenør | Engesvang Entreprenørservice V/Johnny Nielsen | Kloakmester | Emil Ernsts Vej 128 - 146 | 7442 | Engesvang |

By selecting one of these companies the key performance indicators for this company is shown:



| Nøgletalssøgning vis søgekriterier | | | | | | | |
|--|---|-------------|---------------------|-------------------------------------|--|--|--|
| Entreprise | enøgletal | | | | | | |
| Isenvad Tømm | erfirma V/Teddi Jakobse | n, Tyvkær | vej 33, 7430 Ikast | | | | |
| Email: <u>mrtjacob</u> Web: <u>www.isen</u> | <u>sen@live.dk</u> vadtømrerfirma.dk | | | | | | |
| Fagom <mark>rå</mark> de: Tø | mrer- og snedkerarbejde | | | | | | |
| Entreprisetype | : Fagentreprise | | | | | | |
| Byggeriinformat | ion | | | | | | |
| Afdeling: 640 | | | | | | | |
| Emil Ernsts Vej 12 | 8 - 146 | 7442 | Engesvang | | | | |
| Bygherre: Bomidt | vest | | Byggeritype: Famili | eboliger | | | |
| Område | Nøgletal | | | Virksomhedens resultat ¹ | | | |
| Tidsfrister ² | Faktisk udførelsestid i forh korrigeret for tidsfristforlæ | | gt udførelsestid | 100 % | | | |
| Mangler ³ | 1. Antal kosmetiske mangl | er | | 4,8 pr. mio. kr. | | | |
| | 2. Antal mindre alvorlige n | angler | | 0 pr. mio. kr. | | | |
| | 3. Antal alvorlige og kritisk | e mangler | | 0 pr. mio. kr. | | | |
| | 4. Antal forhold, der skal u | ndersøges n | ærmere | 0 pr. mio. kr. | | | |
| | Økonomisk værdiansættels | e af mangle | r | 0 % | | | |
| | Var der mangler, som vans forudsatte brug af væsentl | | | Nej | | | |
| Arbejdsulykker | Ulykkesfrekvens udtrykt so sat i forhold til entreprises | | | 0 ulykker pr. mia. kr. | | | |
| | Bygherrens tilfredshed me | d byggeproc | essen ⁴ | 3,8 | | | |

The key performance indicators focuses on the ability to comply with time schedules, the number of deficiencies and the related cost, the number of accidents at work and the customer satisfaction.



Appendix 2.4 Pathology handling system of NHBC (UK)

NHBC is a standard setting body, not solely an insurance company.

Standards

NHBC Standards are the 'bible' for the registered house builder and provide a benchmark for acceptable levels of design, materials specification and workmanship. They are also an essential part of NHBC's risk management, having the right standards for, say, foundations helps us to keep foundation-related problems to a minimum.

Inspection

NHBC inspects all homes during construction at defined stages which focus on key areas of risk. Where, through assessment, additional risk is identified (e.g. due to the type of construction or the experience of the builder), we undertake additional inspections

NHBC inspection staff on site are able to provide support to house builders and to discuss any particular concerns or issues.

However, where defects or items are identified that require further attention, these are recorded and the builder must verify that appropriate remedial action has been taken. Data gathered during inspections is reported back to builders and this allows them to change practice in order to improve future performance to avoid similar issues arising.

Reducing the number of defects through inspection is clearly of benefit to the homeowner and the house-builder and is a key tool in the management of NHBC's insurance risk.

Claims

If a homeowner has a problem with their property and their home has an NHBC's warranty, NHBC Claims may be able to help them. The type of service offered depends on when the defect was noticed and reported:

The Resolution Service

If a home is less than two years old, the builder is responsible for putting right any defects that the homeowner reports to them during that time.



If a dispute arises between the builder and homeowner, we may be able to offer our Resolution Service to try and resolve that dispute, initially by liaising between both parties.

If necessary, an NHBC Claims Investigator will make recommendations as to whether the builder should take action.

If the builder does not, or cannot, carry out the Claims Investigator's recommendations, we may deal with the matter as an insurance claim, and arrange the work to be carried out.

Insurance cover

The insurance cover provided by NHBC will depend on the type of policy issued, and the age of the home. Where appropriate, a Claims Investigator will meet with the homeowner (and sometimes the builder) at the property. If we consider that the damage or defect is covered by the policy, we will accept the claim and arrange for repairs to be carried out. The repairs may be carried out by the original builder, by one of our approved Remedial Work Contractors, or we may make a payment to the homeowner so that they can arrange the works themselves.

Collecting information

The handling system is NHBC standards. All claims, defeats etc are recorded against the standards. These are the input fields: NHBC standards. The claim is registered against a standard which gives us the information we need about the defect.

Inspection and Claims use defect coding systems that are based upon the Chapter and Clause numbers contained within NHBC's Standards, thus enabling easy reference to the area of work affected, which could relate to design, materials or workmanship. The codes are input to a comprehensive computer based systems which enable a wide range of detailed interrogation and reporting.

Audit and feedback

On a regular basis we review overall information arising from inspection and claims experience and other feedback, analysing data and providing statistical summaries and identifying trends. This information is fed back to the industry and is also used by NHBC to continue to raise standards through, for example, amendments to the NHBC Standards, arranging training or providing guidance as appropriate.



Appendix 2.5: Structural-Safety database, combining CROSS reports and SCOSS documents

Described by NHBC, May 2, 2013

Description

The database

The Structural-Safety database contains all the CROSS reports that have been published and SCOSS documents including Alerts, Biennial Reports, Bulletins, Topic Papers and others. *SCOSS*

The Standing Committee on Structural Safety (SCOSS) is the independent body established in 1976 to maintain a continuing review of building and civil engineering matters affecting the safety of structures. SCOSS aims to identify in advance those trends and developments which might contribute to an increasing risk to structural safety.

The prime function of SCOSS is to identify in advance those trends and developments which might contribute to an increasing risk to structural safety. To that end, SCOSS interacts with the professions, industry and government on all matters concerned with design, construction and use of building and civil engineering structures.

SCOSS reports directly to the Presidents of the Institutions of Structural Engineers and Civil Engineers and liaises with the respective Directors of Engineering. Its Reports are published biennially whilst Bulletins, Alerts and Topic Papers are published from time to time to draw attention to SCOSS's recommendations and to encourage the collection and dissemination of experiences likely to foster the avoidance of structural failures and a greater measure of structural reliability.

CROSS

Confidential Reporting on Structural Safety is the scheme established by SCOSS in 2005 to improve structural safety and reduce failures by using confidential reports to highlight lessons that have been learnt, to generate feedback and to influence change. Reports sent to CROSS are completely confidential and neither personal details nor information that could be used to identify a project or product are seen by anyone other than the CROSS director.

CROSS has established a successful confidential reporting system based on those used by the aviation industry and publishes Newsletters containing de-identified reports with comments from a panel of experts. Published reports are held on the data base.

Support has been given by several UK government departments, including Department for Communities and Local Government, the Highways Agency and the Scottish Building Standards Agency.

The Local Authority Building Control organisation which represents all building control departments in England is also a supporter as are major firms and representative organisations.



Anyone involved in the building and civil engineering professions, but especially civil engineers and structural engineers, can report to the scheme. Complete confidentiality is maintained and there are procedures to ensure that this is strictly complied with.

Anonymous reports will not be accepted because the contents cannot be verified. and advice cannot be provided on urgent matters.

Financing of the database

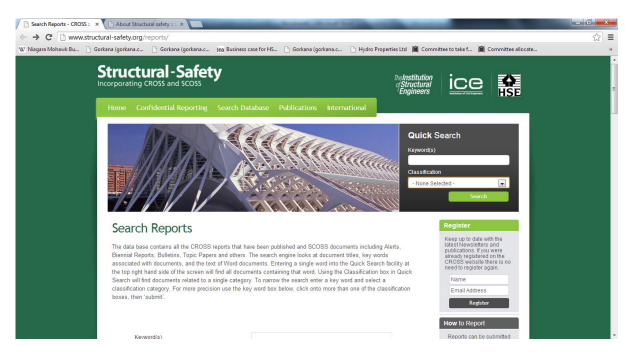
The funding by CROSS comes from a range of sources, including several UK government departments (Department for Communities and Local Government, the Highways Agency and the Scottish Building Standards Agency and Local Authority Building Control), major firms and representative organisations.

Using the database

No login is required.

The data base is navigated via the search engine, which looks at document titles, key words associated with documents, and the text of Word documents.

Search terms can be inputted at the top right, in the quick search box:



When using the quick search box you can also allocate the search term to a category from the classification list.

The full breakdown of classifications is as follows:



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| Structures | Materials | Building | Concern | Process | Failure |
|---------------|----------------|---------------|-------------------|----------------|----------------|
| | | Elements | | | |
| | | Liements | | | |
| -Agricultural | -Aluminium | -Balconies | -Appointment | -Change of | -Collapse |
| Buildings | -Brickwork | -Barriers and | -Building Control | use | -Component |
| -Bridges | and | handrails | -Building | -Construction | failure |
| -Buildings, | blockwork | -Basements | regulations | -Demolition | -Falling items |
| general | -Composites | -Beams | -Checking | -Design | -other |
| -Car parks | -Concrete | -Bearing | -Climate change | -Erection | 00 |
| -Cinemas | -Glass | -Ceilings | -Codes and | -Excavations | |
| -Cranes | -Masonry | -Chimneys | standards | -Falsework | |
| -Dams | (Unclassified) | -Cladding | -Communications | -Form work | |
| -Domestic | -Other | -Columns | -Compliance | -In use | |
| buildings | -Resin | -Connections | -Contracts | -Inspections | |
| -Earthworks | -Shotcrete | -Equipment | -Corrosion | -Maintenance | |
| -Factories | -Steel | -Facades | -Deformation | -Other | |
| -Freestanding | -Stone | -Fixings | -Design | -Refurb | |
| walls | -Timber | -Floors | -Deterioration | /Alterations | |
| -Highways | | -Foundations | -Disproportionate | -Repair | |
| -Marine | | -Frames | collapse | -Scaffolding | |
| -Masts and | | -Ground | -Documentation | -Temporary | |
| towers | | anchors | -Drainage | works | |
| -Multi | | -Joists | -Dynamics | - | |
| purpose | | -Other | -Education and | Underpinning | |
| structures | | -Piles | training | - | |
| -Multi storey | | -Roofs | -Equipment | Workmanship | |
| buildings | | -Slabs | -Explosions | Working | |
| -Other | | -Stairs | -Extreme weather | | |
| -Power | | -Trusses | -Fees | | |
| stations | | -Walls | -Fire | | |
| -Railways | | | -Gas | | |
| -Retaining | | | -Groundwater | | |
| walls | | | -Impact | | |
| -Scaffolding | | | -Loadings | | |
| -Schools | | | (vertical) | | |
| -Sewers | | | -Materials | | |
| -Shopping | | | -Near hits and | | |
| areas | | | near misses | | |
| -Stadia | | | -Other | | |
| -Swimming | | | -Products | | |
| pools | | | -Quality | | |
| -Temporary | | | -Reinforcement | | |
| structures | | | -Responsibility | | |
| -Temporary | | | -Risk | | |
| works | | | -Robustness | | |
| -Theatres and | | | -Safety reporting | | |
| other | | | -Seismic | | |
| entertainment | | | -Software | | |



| -Towers | -Soils | |
|--------------|---------------|--|
| -Tunnels | -Stability | |
| -Underpasses | -Supervision | |
| -Underwater | -Techniques | |
| -Walkways | -Temperature | |
| | -Welding | |
| | -Wind loading | |
| | -Workmanship | |
| | | |

In order to execute a more precise search you can also narrow the search using more than one classification box in the main Search Reports function.

This option also allows you to narrow the search by report origin.

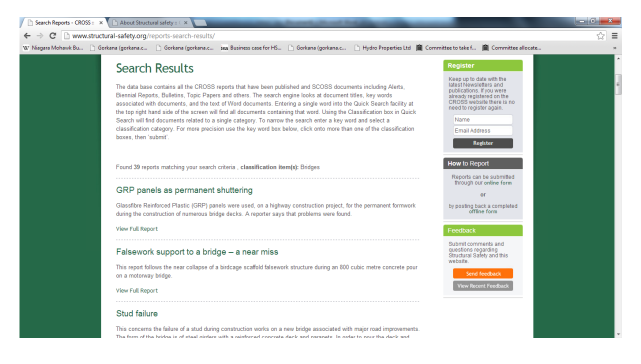


The report origin classifications are:

- 1. CROSS
- 2. SCOSS
- 3. SCOTCROSS (Scottish Confidential Reporting on Structural Safety
- 4. NEWS

| Search Reports - CROSS :: × 🗋 About Str | uctural safety :: 🔇 🗙 📃 | _ | Street, Street St. | the second second | | | |
|--|---|---|--|--|---|---|-----|
| | g/reports/ | | | | | | ☆ = |
| W Niagara Mohawk Bu 🗋 Gorkana (gorkana. | : 🗋 Gorkana (gorkana.c je | a Business case for HS | 🗋 Gorkana (gorkana.c | 🗋 Hydro Properties Ltd | 🛍 Committee to take f | 蘭 Committee allocate | . » |
| The data b Biennial R associated the top rig Search wi | ch Reports asse contains all the CROSS rep- ports, Bulletins, Topic Papers a d with documents, and the text of th hand side of the screen will fin find documents related to a sim ion category. For more precision in 'submit'. | nd others. The search f Word documents. Ent d all documents contai gle category. To narrow | engine looks at document tering a single word into the ining that word. Using the 0 v the search enter a key wo | titles, key words e Quick Search facility at Classification box in Quick ord and select a | k need to regis Name Email Add | letters and .ff you were stered on the site there is no ster again. | Ĺ |
| | eyword(s) eport Origin and Classi | fications | - | Submit | through o | port n be submitted ur online form or ack a completed ne form | |
| | igin | | | | ond | ne torm | |
| | CROSS SCOTCROSS | SC | | | Feedback Submit com questions re Structural Sa website. | garding afety and this | |
| Str | ructures | | | | | feedback | |
| | Agricultural buildings | E Bri | daes | | View Rec | ent Feedback | |
| | Buildings, general | Ca | 2 | | | | |
| | Cinemas | Cra | anes | | | | |
| | Dams | Do | mestic buildings | | | | |

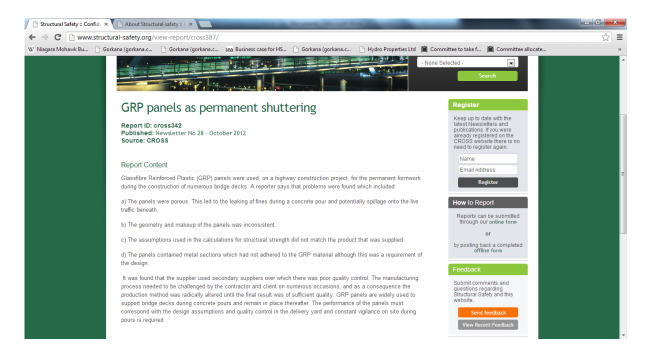
Once you execute a search, either using a classification or combination of classifications you are directed to the results page, which lists the number of reports identified by the search criteria



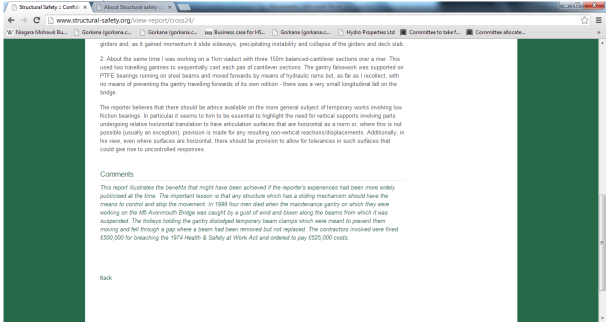


From the results page you can click through to the full reports, which gives the information on

-source -publication date -report ID number -the report content

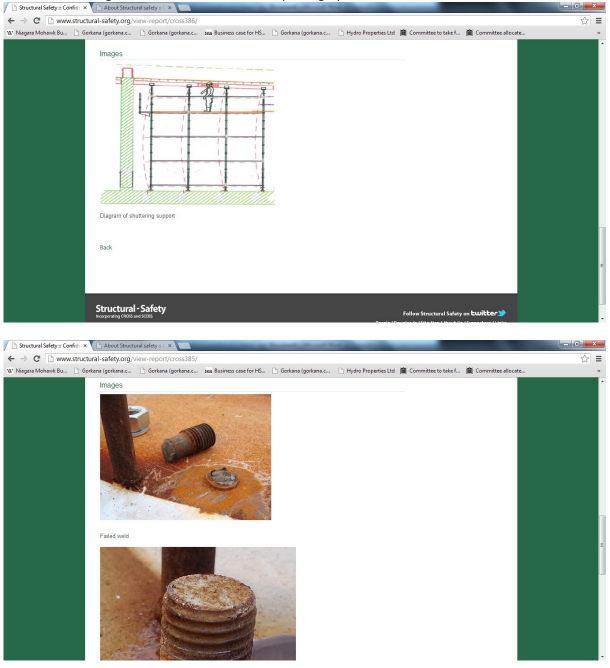


Several of the reports contain editorial comments below them from CROSS





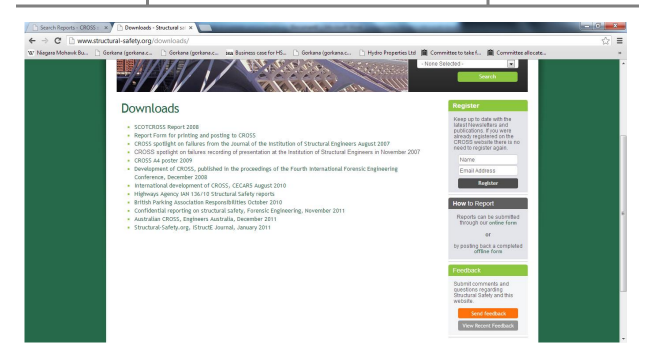
Some include diagrammatical illustrations and photographs



Additionally, a number of downloads are available, including CROSS summary reports



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Appendix 2.5 'Technische ABC-lijst' of Woningborg (Netherlands)

Described by: Arcadis Netherlands, March 2013

General description

Woningborg (www.woningborggroep.nl) is market leader in the Netherlands for issuing guarantee certificates for new dwellings, comparable with NHBC in the UK. They assess building plans, perform risk assessment of the building plans, and do site control during construction.

Their experiences with the assessment of building plans, the inspection of construction sites, the repairing of defects/damage and the insights derived from various Binding Advices and Arbitration Verdicts are collected and laid down in their publication 'Technische ABC-lijst' (Technical ABC-list).

The Technical ABC-list is a kind of indispensable reference for everyday practice for building companies, developers, architects and technical consultants. By learning what goes wrong in practice, errors and failure costs can be prevented in the future.

The database contains mainly attention points and recommendations for the designer and the building company, and not many descriptions of typical pathology cases.

Digital version

Login screen

A digital version of the Technische ABC-lijst is available on <u>www.technische-abc.nl/</u>. It is a very simple database, where you can search only on predefined articles (construction products, regulatory aspects, design features, quality marks demands).

You have to buy a licence to get a login name and a password for access.



| WONI | WONINGBORG TECHNISCHE ABC-LIJST | | | |
|-------------------------|-----------------------------------|--|--|--|
| Inlogg | en 🧕 Licentie aanvragen | | | |
| loginnaam wachtwoord | onthoud mijn gegevens inloggen | | | |
| Contact Disc | Jaimer | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |

Entrance screen

Once you are logged in, you see the following screen:

| ONINGE Bouwzekerh | BORG TECHNIS | | |
|----------------------|--|---|--------------|
| nhoud | | Zoeken trefwoord: | ୍ Zoeken |
| Gerelateerd | De digita om via d Woningt Zoeken l | n op de site van de Technische ABC le versie van de Technische ABC-lijst biedt u de r verse zoekingangen de Technische ABC-lijst van org Advies te ontsluiten. an via de alfabetisch gerangschikte boomstructu an trefwoorden. | mogelijkheid |



Searching in the database

There are two possibilities to search in the database:

- By means of 'Zoeken trefwoord' (search on key word) at the top of the page
- Alfabetical search through a tree format on the left page (A, B, C etc.)

Searching using the key word field allows you to combine search terms, namely article name, keywords and free text. Once a search action is performed using one of the search entries, you can navigate directly, or via an intermediate step in the form of the search result, to an article.

Example

If you search for example on 'Zonneboilersysteem' (solar water heater system), you see the following screen:

| | | Uttoggen Contact Disclaimer |
|--|---|--|
| Handleiding | Technische ABC-lijst | Regeigeving |
| Inhoud | | Zoeken trefwoord: Q Zoeken |
| | Zon | neboilersystemen |
| - Wijzigingen tij | | algemeen 🕑 aandachtspunten 👩 praktijkvoorbeelden |
| Voningborg Wooncomfort Zakkende vlou Zandceme Zandceme Zorgplicht Gerelateerd Warmtepomp(boiler | ren ekvideren ekvideren bernen bet in Wij ad | on die ströffinge hetst mere van 64 beversondertaferkaar beit as passen. Die comstellend complete, door een entend nistbaud gelectie mere van 64 daar wat 2000 van 2000 van 2000 van 2000 van 1000 van 10000 van 1000 van 10000 van 1000 van 1000 van 1000 va |
| | van de Bij dal voor d | e voning/en) Ken Is anogenen dat er kunfdort gebouwt meet worden om overmalige condensvorming tv vorteneen. Dit gedt zeker ook bonnecetietchen Door bijvoorbeeld Luntifekken bij de doorvoeren algebanden ontalaat er in de vinter givorming os staff koude oppenvisk van de collectoren, met als gevolg bevriezingsverschipselen. |

For this technology there are three tabs, where the information is distributed, namely:

- 1. 'Algemeen' (General): a brief or full description of the technology.
- 2. 'Aandachtspunten' (Attention points): a collection of the major attention points associated with this technology. This is to determine what one should keep in mind with this technology. The attention points are divided into several categories. Once you click on a category, it opens a window with all the attention points from this category, which are then arranged by article.
- 3. 'Praktijkvoorbeelden' (Examples from practice). Here, information for this technology is visually supported, possibly accompanied by a brief explanation.

Hereunder follows some translated excerpts from the General Description of the solar hot water system.



"For hot water heating by means of solar heaters we recommend only to apply complete systems, tested by a recognized institute of one supplier / manufacturer. The heater must have the 'Zonnekeurlabel' ('Sun test quality label') and the heating coil must have the 'Gaskeur NZ-label'. Also Holland Solar (the Dutch association for solar energy) endorses installing components with the labels mentioned.

We recommend that you seek written warranties from the supplier / manufacturer for:

1. the collector including flashings and accessories (the roof part) during 6 years (except glass breakage);

2. the other materials for the purpose of the installation during 2 years.

The warranty on the installation-technical part shall be provided by the (recognized or certified) installer for 2 years. The energy company should be involved beforehand in the general examination of the design data of the dwelling(s).

With the article on roofs it is stated that the roof should be built airtight to avoid excessive condensation. This certainly also applies to the solar collectors. For example, air leaks in the conduits and or plate seams could induce ice formation in the winter on the relatively cold surface of the collectors, with freezing phenomena as a consequence.



Also leakages due to faulty installation regularly occur. The collector in the picture is embedded too deeply. The water in the gutter thus created was disposed laterally on the roof deck.

The installation normally used consists of a collector with a storage vessel and a reheater. This installation must comply with the GIW / ISSO publication 2007 or the requirements of good and sound installation work concerning the waiting times 45 °C after 30 seconds and 55 °C (the minimum temperature at a tap point) after 120 seconds.

Energetically, this is an efficient system, because a certain amount of water is not being kept warm constantly. However, if there are complaints about the waiting time, then there is often question of not adhering to the ease of use desired by the buyer; the installation is described in correspondence as 'minimal'. Practical problems in relation to the waiting time may be resolved by the mounting of a Hot-fill boiler coupled to the existing installation.

(.)

For the installation we refer to the standard NVN 7250:2007 of 01-08-2007 "Solar energy systems - Integration in roofs and facades - Structural aspects".



This Dutch standard concerns the application of solar energy systems (or complete parts with photovoltaic (PV) or solar thermal systems) as an integral part of, or as a separate element, on external facades and includes the structural, architectural and building physics aspects.

Also note any shading of the collectors by existing buildings, trees or project-related structural facilities (like dormer). This may reduce the yield of the installation.

The collectors should be positioned in such a way that a yield of at least 80% can be achieved, oriented on the south and at an angle of inclination between 36 ° and 41 °. See also ISSO Publication 14 - Solar water heaters, design, implementation and consultancy.

To avoid extra costs after delivery of the installation, you need to ask the installer or manufacturer for written guaranties



Appendix 2.6 'NBD Bouwgebreken' of SDU Publishers (Netherlands)

Described : Arcadis Netherlands, march 2013

Description

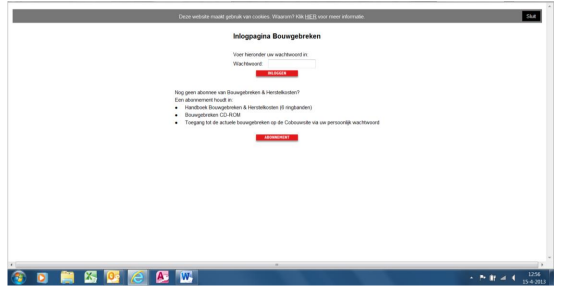
NBD Bouwgebreken (NBD Building Defects) is a database of SDU Publishers (Netherlands), see <u>http://bouwgebreken.sdu.nl/bouwgebreken</u>.

In NBD Bouwgebreken you will find approx. 900 building defects that occur in practice, connected to the building components (foundations, floor, facades etc.) and building physics. The publication offers support for recognizing, signalling, prevention and repair of building defects. You will also find the repair costs of the defects. NBD Bouwgebreken exists since 1995.

The database is managed by SDU publishers in the Netherlands, on a commerical basis. The pathology cases are delivered by a number of expert bureaus who receive a fee for each case. SDU get their revenues by subscriptions for entrance to the database.

<u>Login</u>

You need a password ('wachtwoord') to log in.



Pathology records

After login you see a screen, where you can select or search for pathology records.



Each pathology record is identified by the following fields:

- A code number
- Main division, which can be either: a predefined building component (foundation, floor, installations etc.), or a predefined category of building physics (moisture, sound, vibrations, ventilation, heat, frost/coldness, fire, biological).
- Sub division
- Title of the building defect, for example: cracks in masonry
- SfB code (building element, construction, material)
- Location: (for example: with buildings)
- Characteristics fo the defect (for example: cracks ...)
- Cause
- Repair (how to repair the defect) and repair costs
- Prevention (how to prevent the defect)
- Literature
- Name of organisation who drafted this pathology case
- Photographs illustrating the defect

Search function in the database

You can search for defects in the database in two ways:

- By selection of a predefined building component in the left part of the screen.
- By selection of a predefined category of building physics (moisture, sound, vibrations, ventilation, heat, frost/coldness, fire, biological), in the left part of the screen.
- By means of a 'search form', in which you can search:
 - \circ $\;$ with a free memo text in all the fields of the database $\;$
 - with a free memo text in one of the selected fields of the database (title, characteristics, building defects, cause, location, repair cost)
 - \circ $\;$ it is also possible to select several search criteria



Searching by means of selection of a predefined building component:

For example (see the 'printscreen' above), you can select 'Installaties' (installations) \rightarrow 'Verwarming' (Heating) \rightarrow B1820 – 'Corrosie to radiator'. Then, in the right part of the screen you will see the description of the pathology record by clicking in the menu tabs on 'bouwgebreken'.

| Inhoud | <u>.</u> | Zoeken | ouwgebrek Herstelkosten Afbeeldingen |
|--|---|--|---|
| | • | Co | prrosie aan radiator |
| Bouwgebreken en herste Gebrekenbestand Bou Fundering/kelder Gesloten gevel Gesloten gevel Den gevel Dakconstructie Joacconstructie Joacconstructie | owdelen Corrosie aan rad Roestvorming op Corrosie op inbo Gaslek bij gasma Onvoldoende tre Geluidshinder ir J eningen | subdivisie titel sfb plaats kenmerken oorzaak herstel preventie literatuur | B 1820 - 1 Installaties Installaties - verwarming Corrosie aan radiator code (56)h2 installaties verwarming Radiatoren in natte ruimten (badkamer, toilet). Corrosievorming aan de onderzijde van de radiator en/of aan aansluitleidingen van d Spatwater van de tegelvloer. Aansluitleidingen kunnen bovendien worden aangetast Repareer lekkage aan de radiatorkraan. Verwijder corrosie en breng corrosie werende schoonmaakcontract (indien van toepassing), zodat de radiator regelmatig schoon er Pas radiatoren toe die geschikt zijn voor de ruimteconditie; kies in een vochtige ruim Plaats de radiator op een beschermde plaats (eventueel hoog). Plaats verhoogde kun op de cv-leiding en de vloerdoorvoer of voorzie de radiatoraansluitleiding van een ko vloer ter bescherming van de radiatoraansluitleiding. Schrobhuls in de vloer veranker - NIBAG bv |

If you click on the tab 'Herstelkosten', you will see the cost for repair of the defect.

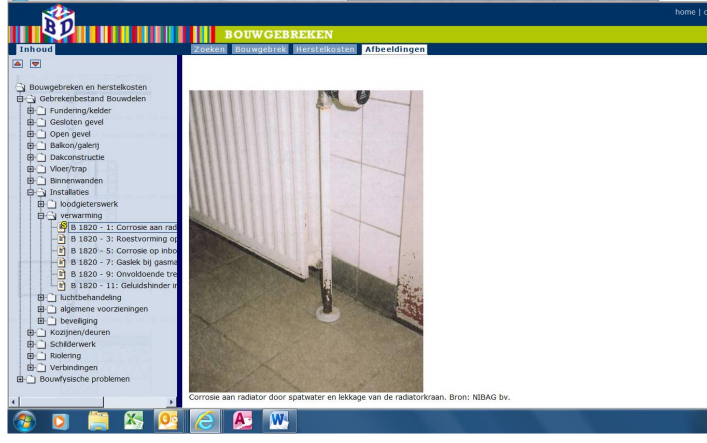


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| | | BOUWGEBI | | 11000000 | | |
|---|---|---|---|--|--|--|
| Inhoud | | | Herstelkosten Afbeel | dingen | | |
| Bouwgebreken en herstelkosten Gebrekenbestand Bouwdelen Fundering/kelder Gesloten gevel Balkon/galerij Dakconstructie Vloer/trap Binnenwanden Installaties Ioodgieterswerk Verwarning B 1820 - 1: Corrosie aan rad B 1820 - 3: Roestvorming or B 1820 - 3: Roestvorming or B 1820 - 7: Gaslek bij gasma B 1820 - 11: Geluidshinder in G uchtbehandeling Corting in demen voorzieningen B childerwerk Collering Verbindingen Verbindingen Bouwfysische problemen | telkosten buwdelen k Corrosie aan rad | Herstel Water uit cv-verw Verwijderen besta Leidingen einde s Monteren radiator |)h2 ebrek e ruimten (badkamer, toilet). urming laten lopen. ande radiatorkraan en radial choonmaken, radiatorkraan : kraan. | | | |
| | Gaslek bij gasma Onvoldoende tre I: Geluidshinder in ng zieningen | Cv weer vullen me Kostentabel (Herstelkosten in v Regio Midden Noord Oost Zuid | | Stedelijk gebied 151 144 142 143 | Buitengebied 136 135 132 133 | |
| 10 10 10 10 | | West | 207 | 158 | 148 | |



Then, if you click on 'Afbeeldingen' (Pictures), you will see a picture of the pathology (corrosion of radiator):





Searching by means of selection of predefined category of building physics

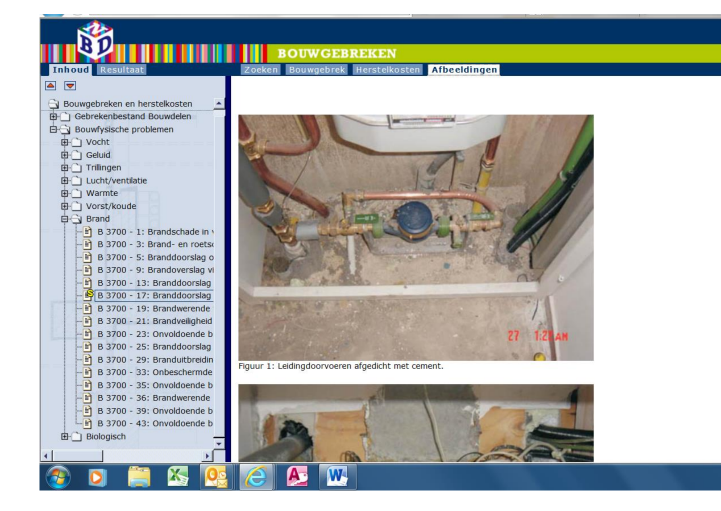
For example: by clicking on 'Brand' (fire) you will see in the left screen all the pathology cases on fire.

For example,B3700-17, 'branddoorslag bij meterkast' (fire penetration at electrical meter box), with a again a description and a picture.

| | | UWGEBREKEN |
|---|--------------|--|
| Inhoud Resultaat | | ouwgebrek Herstelkosten Afbeeldingen |
| | B | randdoorslag bij meterkasten |
| Bouwgebreken en herstelkosten | | |
| Gebrekenbestand Bouwdelen | | |
| Bouwfysische problemen | nummer | B 3700 - 17 |
| De Contrat | hoofddivisie | |
| ⊕ Geluid ⊕ Trillingen | subdivisie | |
| | titel sfb | Branddoorslag bij meterkasten |
| Eren Warmte | SID | bouwelement brand |
| | plaats | Woongebouwen met appartementen. |
| Brand B 3700 - 1: Brandschade in v | kenmerken | De meterkasten in de woningen in een woongebouw liggen boven elkaar. De meterkastvloer maakt deel uit van de brandscheiding. Door de meterkastvloer lopen allerlei leidingen en kabels (CV, gas, water, elektra). |
| - | oorzaak | De leidingdoorvoeren in de meterkast zijn niet brandwerend uitgevoerd (figuur 2). De leidingen die door een meterkastvloer voeren hebben kleine diameters (< 25 mm). In de praktijk bij kleine diameters geen voorzieningen nodig zijn ter voorkoming van branddoorslag. Dit is een onj is in veel gevallen te weinig gedaan om branddoorslag via de meterkastvloer te voorkomen. |
| - ♣ B 3700 - 17: Branddoorslag - ₽ B 3700 - 19: Brandwerende - ₽ B 3700 - 21: Brandveiligheid - ₽ B 3700 - 23: Onvoldoende b | herstel | Controleer of de vloer waardoor de leidingen lopen nog voldoet aan de gestelde brandwerendheid Bouwbesluit [lit. 1]. Indien dit niet het geval is, zal men eerst de vloer aan moeten passen tot de in De eisen die het Bouwbesluit stelt aan de brandwerendheid van bouwconstructies is afhankelijk van en de bezettingsgraad van het bouwwerk. Bekijk per doorvoer wat er vervangen moet worden en welke maatregelen nodig zijn om branddoor voorkomen. Zie voor deze maatregelen hieronder bij preventie. |
| → B 3700 - 25: Branddoorslag → B 3700 - 29: Branduitbreidin → B 3700 - 33: Onbeschermde → B 3700 - 35: Onvoldoende b → B 3700 - 36: Brandwerende → B 3700 - 39: Onvoldoende b → B 3700 - 43: Onvoldoende b | preventie | Voor het correct brandwerend afdichten van de leidingdoorvoeringen zijn de volgende aandachtspuni De hoogte van de brandwerendheid die moet worden gehaald (voor 30 minuten kan soms alleen r brandwerende kit worden volstaan); Het type leiding en haar diameter dat wordt doorgevoerd. Onderscheid kan worden gemaakt in ku leidingen en kabels. Metalen leidingen en kabels kunnen brandwerend worden gecoat. Kunststof lei mm) ook. Voor grotere diameters dienen manchetten of bijvoorbeeld fire-wraps te worden gekozen. De aanwezigheid van eventuele mantelbuizen (veel 75 mm); branddoorslag via deze mantelbuize De ruimte tussen de leiding en e vloersparing en/of mantelbuis; de grootte van de ruimte bepaa geschikt is (bijvoorbeeld brandwerende kit of steenwolafdichtingsplaat). Dicht nooit af met brandwerende |
| | literatuur | [1] Handboek Bouwbesluit. Sdu Uitgevers, Den Haag. [2] Brandveiline doorvoeringen – SBR/ISSO |
| 🚯 🖸 🚞 🐼 💽 | | |



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Searching by means of a 'search form'.

In the middle of the screen you will see 'Zoekformulier' (search form), where you fill in for example 'corrosie'. Then, in the left part of the screen the pathology cases with this search word are shown. Number 8 is 'corrosion to radiator' that we found earlier.

| Inhoud Resultaat Zoeken 105 documenten gevonden. 1 - 20 | | |
|--|-------------------------|------------------------------|
| 1 - 20 10 20 30 100 volgende | Zoekformulier | |
| | Zoek in veld: | Zoek naar: |
| Gebrekenbestand Bouwdelen (105) | Volledige tekst | corrosie |
| 1 🖹 Aantasting betonpalen in zeewater | Volledige tekst | · |
| 2 Aantasting zink op balkons en plat 3 Afwatering van bitumineuze dakbee | Zoekcriterium toevoegen | |
| 4 ■ Beschadigde randen en hoeken var | Gemarkeerd zoekgebied | |
| 5 ■ Beschadigde verflaag bij hoeken | Zoek binnen resultaten | |
| 6 🖹 Betonschade door corrosie van wa | 200K bimen resultaten | |
| 7 🖹 Bruine roestachtige vlekken bij RVS | wis | vind |
| 8 🖹 Corrosie aan radiator | | |
| 9 ☐ Corrosie aan randen van metalen g 10 ☐ Corrosie balkonhek ter plaatse van | ◀ Zo | ekgeschiedenis 🝺 |
| 11 E Corrosie en lekkage aan een hulpst | | |
| 12 È Corrosie en lekkage in metalen wat | | |
| 13 🖹 Corrosie en scheuren van loden sla | | |
| | | |
| Bouwfysische problemen (7) | | |
| | | |
| | | |
| | | |
| | | |



Appendix 2.7. SCHADIS[®] (Germany)

Described by : Arcadis Netherlands, march 2013

Description

SCHADIS[®] is the largest German-language collection of recognized information source for building practioners and researcher on the field of building pathology, offered by Fraunhofer-Informationszentrum Raum und Bau IRB (Stuttgart).

SCHADIS [®] deals with the full spectrum of damages to structures and building parts. Specific cases are extensively analyzed based on the then-current rules. It contains over 700 books, journal articles and research reports in full text with system and detail drawings, photographs and tables.

The Publications are divided into separate documents for SCHADIS[®]. A document can be a full magazine article, a major chapter or a subchapter.

SCHADIS[®] is published in paper/book form, but is also accessible with an online database (<u>www.irb.fraunhofer.de/schadis</u>). A license to consult the database costs € 400 per year. If you have this license you receive a username and password for access.

Fenster schließen

In addition, for downloading certain articles you need to pay per view.

<u>Login</u>

See hereunder the inlog screen.

| nmeldung | |
|---|---|
| enutzername | |
| asswort | |
| | anmelden |
| | |
| | |
| alls Sie eine verschlüsse | er unseren Standardserver übermittelt (keine Verschlüsselung). elte Übermittlung (mit SSL) ihrer Daten bevorzugen, benützen Sie server (SSL). |
| alls Sie eine verschlüsse tte unseren <mark>Sicherheits</mark> | elte Übermittlung (mit SSL) ihrer Daten bevorzugen, benützen Sie |
| | elte Übermittlung (mit SSL) ihrer Daten bevorzugen, benützen Sie |
| alls Sie eine verschlüsse itte unseren Sicherheits | elte Übermittlung (mit SSL) ihrer Daten bevorzugen, benützen Sie |



Search possibilities

The search screen looks as follows:

| | hadis testen | Schadis bestellen | Nutzung & Preise | Ansprechpartner | |
|---------------------------|--------------|--------------------------|------------------|-----------------|--|
| Erweiterte Suche | | | | | |
| onen mit allen Wörtern | | | |] | |
| mit der genauen Wortgrup | pe | | |] | |
| mit irgendeinem der Wörte | r | | |] | |
| den ohne die Wörter | | | |] | |
| Erscheinungsjahr | 1973 | ▼ bis 2013 | • | | |
| Autor | | | |] | |
| nur in der Fachbuchreihe | 🗖 Bau | schadensfälle | | | |
| | 📄 Bau | schäden-Sammlung | | | |
| | 🔤 Geb | audeinstandsetzung | | | |
| | Pfus | sch am Bau | | | |
| | Sch | adenfreies Bauen | | | |
| Altauflagen | 🔘 nur i | in Altauflagen suchen | | | |
| | zusä | ätzlich in Altauflagen s | suchen | | |
| | o nich | t in Altauflagen suche | n | | |
| | | en | | | |

The publications, from 1973-2013, are searchable with free search terms. You can select the text book series ('Fachbuchreihe') in which you want to search: Bauschadensfälle, Bauschäden-Sammlung etc.

Example: solar panels



Schäden an und durch moderne Anlagen zur Wärme- und Stromerzeugung

Teil 2: Schadensverhütung an Photovoltaikanlagen durch funktionstüchtigen Blitzschutz

Artikelserie zu Schäden an und durch moderne Anlagen zur Wärme- und Stromerzeugung Teil 1. Einleitung und thermische Solaranlagen Teil 3. Festbrennstoffkessel Teil 4. Wärmepumpen Teil 5. Blockheizkraftwerke

DipL-Ing. (FH) Stefan Groß, Lebach Dr-Ing. habil. Stefan Wirth, Karlsruhe Beratende Ingenieure für Technische Gebäudeausrüstung, ö.b.u.v. Sachverständige



Der Einbau von Photovoltaikanlagen wird umfassend in Printmedien, in Radiowerbespots etc. beworben. Mit Solarmodulen gepflasterte Dächer bestimmen in vielen Fällen mittlerweile da

Photovoltaikanlagen sind ein Segen für unser Gewissen gegenüber der geplagten Umwelt. Sie wandeln die Sonnenstrahlung mittels Solarzellen in elektrische Energie um, d. h. ein auf Sill wandelt das einstrahlende Sonnenlicht in Gleichstrom um. Die so gewonnene Energie wird bei so genannten Insel- oder Kleinlösungen direkt zum Betrieb elektrischer Geräte genutzt oder

Anlagen, die auf den Dächern oder Fassaden unserer Häuser installiert werden, formen den Gleichstrom in Wechselstrom um und speisen ihn in das öffentliche Stromnetz ein.

Nach Angaben des Bundesverbandes für Solarwirtschaft waren Ende 2009 in Deutschland Photovoltaikanlagen mit einer Leistung von rund 9 800 MW elektrischer Leistung installiert. Mit Strombedarf von etwa 1,5 Millionen Drei-Personen-Haushalten decken.

Jeden Tag werden in Deutschland neue Photovoltaikanlagen errichtet. Hieran werden wohl auch die von der Koalition aus CDU/CSU und FDP geplanten Einschnitte bei der Förderung vo andem. Von den Herstellern werden hohe Renditen versprochen. Ein gutes Gewissen der Umwelt gegenüber ist im Preis inbegriffen.

Damit die Investitionen für eine Photovoltaikanlage sich im Laufe der Jahre rechnen, müssen die Anlagen Energie erzeugen und in die Stromversorgungsnetze einspeisen. Die Anlagen n unterbrechungsfrei arbeiten.

Stillstandszeiten bedeuten Verluste

Die Finanzierung derartiger Projekte erstreckt sich in der Regel über mehr als 10 Jahre. Der Betreiber erwartet eine entsprechend längere Betriebsdauer zur Erzielung von finanziellen Ge Investor ein Zusammenhang zwischen der Funktion der Anlage und der Amortisationszeit.

Den Schutz der am öffentlichen Stromversorgungsnetz angeschlossenen Anlagen sollte man daher nicht vernachlässigen. Aber die Veröffentlichungen des Gesamtverbandes der Deutsch belegen eine Vielzahl von Schäden an solchen Anlagen. So wurden zum Beispiel 2008 rund 4 200 Solarstromanlagen von den deutschen Versicherern reguliert - ein Anstieg um 40 Prozz Großteil dieser Schäden wird der mangelnden Ausführungsqualität der installierten Anlagen zugeordnet. Firmen und Unternehmen unterschiedlichster Fachrichtungen bieten die Errichtung gehören sowohl Fachbetriebe der Elektrotechnik, zunehmend aber auch Unternehmen aus angrenzenden technischen Bereichen wie zum Beispiel Heizungs- und Sanitäfirmen oder auch vornehmlich mit Fassaden oder Dachaufbauten beschäftigen, wie z. B. Dachdecker.

Diese Entwicklungen enthalten Risiken, die eine Solarstromanlage schnell zu einem Zuschussgeschäft machen. Grundsätzlich sollte die Planung, Montage, Inbetriebnahme und Wartung e Fachkräften unter Berücksichtigung der gültigen Normen und Richtlinien durchgeführt werden.

Aus der Sicht des Autors wird vor allem der Schutz der Anlagen im Hinblick auf Blitzereignisse oder Überspannungsschäden bei »fachfremden« Firmen, aber auch bei so genannten Fac falsch ausgeführt. Die Erfahrung zeigt auch, dass es notwendig ist, dass der Anlagenbetreiber die Wohngebäudeversicherer über die Installation einer Solarstromanlage informiert. Klassi schließen solche Anlagen nicht ein.

Wer die Sonnenenergie nicht nur für sich nutzt, sondern ins öffentliche Netz einspeist, handelt aus Sicht des Gesetzgebers als Unternehmer. Und als Unternehmer haftet er für alle Schäde Umwelt zufügt. Die private Haftpflichtversicherung reicht hier unter Umständen nicht mehr aus. Der Anlagenbetreiber sollte sich daher über eine Betreiberhaftpflichtversicherung informiere



Appendix 2.8 The Belgian Building Research Institute's Technical Advice department (ATA)

Described by : BBRI (Belgium), April 2013

1. Activities

Shortly after its establishment, the BBRI established its Technical Advisory Division - simply referred to as ATA - to translate the results of applied research into practice.

Therefore ATA ensures the availability of versatile staff available to assist construction professionals (and in particular the contractors) with advice and support for difficulties encountered on-site.

Technical assistance is provided by telephone, written advice (letters, fax, e-mail) and through site visits.

The main objective of these activities is to improve the quality of the built environment, and this in the broadest sense of the word.

ATA continuously converses research into personalized, technical services in various technical subsectors of the construction industry. Its scope of activities is very broad given the many partners that operate in the construction sector, their uses and traditions, the various and often unique install, incorporation and execution techniques and the individual differences in maintenance and living habits of users.

ATA interventions concern providing assistance in making a thoughtful choice of materials, products and/or systems, the design of buildings and their detailing, the quality and assessment of structures, the terms of use and manner and frequency of maintenance, evaluation of defects or failures in case of technical disputes and/or damage, the provision of technical information so that a settlement can be achieved more easily in the event of construction pathology, the finalization of effective rehabilitation or renovation, providing direct technical assistance at the request of experts acting on behalf of the courts and contributing to preventive initiatives such as the development of technical publications, participation in seminars and construction fairs,

ATA does not act as an engineering office and does not treat legal or financial questions.

The technical advice should be valuable for all parties involved. To this end, the advice is as complete as possible, which is why gathering the maximum amount of relevant information and findings is very important, is based on sound scientific arguments and evidence (measurements, tests as well as technical, scientific literature) and is objective, sticking as far as possible to state-of-the-art reference documents.

The opinion of ATA is for information only and is not binding, but obviously it may serve as a solid technical foundation for the purpose of a reconciliation between the parties or in case of a court expertise.



If in situ observations are required to provide sound advice there is the possibility - at the request of a member contractor, executive contractor or a court expert appointed by the court to investigate the problem on site.

The ATA engineers may provide material for a number of measurements and tests (sampling, determining the moisture content of building materials, carrying out immediate and long-term climate measurements, verification of flatness, straightness, verticality, levelness, ..., checking of performances, colour and sound measurements, ...).

If more specialized tests are appropriate, ATA calls on the services of various laboratories of the BBRI's experimental station in Limelette (Belgium).

After a site visit – at the cost and at the express request of a member, executive contractor - a technical report may be prepared. Such reports contain the information obtained, a description of the problem, the findings and present a detailed technical discussion of the problem and suggestions for a possible cure or repair and a conclusion.

2. Pathology database

ATA's pathology database is solely aimed at contributing to ATA's main objectives as referred to above and at the dissemination of technical information through the BBRI's publications, mainly codes of good practice, but also brief digests attributed to a specific technical problem or solution, and to contribute to general interest activities, such as standardization and the establishment of technical approvals.

As such, the ATA database is not publicly available, but where relevant, its content may be used by ATA for documents intended to be publicly available.



Appendix 3 - Specifications for an EU-pathology database for insurers

3.1 Introduction

The purpose of an EU-wide pathology knowledge base is to help insurers in their risk assessment of eco-technologies (or other innovative products).

From previous consultations with insurers, the required functionalities of the tool to be developed are:

- **1.** A database with pathology records, that provides qualitative technical information on the pathology of eco-technologies (without any statistical data disclosure of claims)
- 2. A 'Warning procedure' (or hazard notification procedure), where interlocutors in each country can report issues/defects.
- **3.** An overview of quality signs for eco-technologies (as an extract from the quality signs directory to be developed within WP1).

3.2. Specifications for the data base

The European knowledge-base consists of a database, where pathology data (compiled from various sources) are stored (a file with records), and a program for the input- and output interfaces. In order to be compatible with demands by the European Commission, the program should be a 'free access' program.

Hereunder the specifications for the database are given.

Each pathology record consists of a number of fields.

It is not necessary to fill in all fields. For many pathology records this would be too time-consuming.

The most essential fields for insurers are marked in red. The fields for 'type of eco-technology' and a description of the defect/failure should in any case be filled in as a minimum.

In the most right column it is indicated whether a field can be left blank (without an answer). But for those fields where an answer should be given, the possibility to answer 'Don't know' is possible for is possible for most fields.



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| No. | Field name | Type of field | Example | Can the field be left blank? |
|-------|---|--|----------------------|---------------------------------------|
| Uniq | ue record key | | | |
| 1 | System serial number | Numerical | 1 | Auto- matic |
| 2 | Name of the information provider | Text | NHBC | No |
| 3 | Dossier code of the information provider | Numerical | P3462 | No |
| Sour | ce of the pathology case | | | |
| 4 | What is the source of the description of the pathology case? | Based on an inspection report of a particular case/building; Based on a sample of or database with pathology cases; | Inspection report | No |
| | | Based on a claim; Based on literature, research papers, defect information sheets, etc, namely: | - | |
| Ident | ification of the construction work where the a | experience Other Defect / failure has occurred | | |
| 5 | Name of construction work or project | Free memo text | The Green | Yes |
| 5 | Name of construction work of project | | Office Tower | 105 |
| 6 | Country where the construction work or project is executed | Predefined with names of EU countries: Several European countries Spain Czech Republic UK Etc. Don't know | UK | No |
| 7 | Town where the construction work or project is executed | Text plus: 'Don't know' (please fill in the town) Don't know | London | No |
| 8 | Geo-climatic character of the location of the construction work or project Notes: In some countries, a zip code + altitude, or click on a map, gives the climatic zone. May be it could be better to split "Climatic zone" and "Specifics of the zone" (Earthquake area, Protected area). Would it be not enough to talk about: Oceanic climate, Continental climate and Meditteranean climate ? | Predefined categories, plus empty field for free memo text (multiple answers possible): Near the coast Rainy area Windy area Arctic/polar/cold Tempered climate Subtropics climate Hot dry area Earthquake area Other: (please fill in) | Near the coast | Yes |
| | | Don't know | | |



| | Note: For insurers, the following building | know' (multiple answers possible) | rise building | |
|------|--|--|---------------|-----|
| | typology can also be relevant. This | New or existing buildings? | | |
| | typology is more oriented on technical risks | □ New | | |
| | (with respect to the building itself or to the | Existing | | |
| | end-user warranties): | Type of work: | | |
| | 1. individual housing | dwellings | | |
| | 2. collective housing | buildings | | |
| | 3. building with public access | □ office | | |
| | 4. office buildings | education | | |
| | 5. industrial buidings | | | |
| | 6. building having extrinsic technical risks | □ health | | |
| | (e.g. earthquake), | | | |
| | 7. building having intrinsic technical risks | | | |
| | (e.g. high-rise buildings) | commercial | | |
| | | | | |
| | | □ industrial | | |
| | | □ other building | | |
| | | civil engineering works | | |
| | | other: (please fill in) | | |
| | | don't know | | |
| 10 | Starting date of the work | Date fixed format | 01-01-2010 | No |
| | | □ (day-month-year) (please fill | | |
| | | in) | | |
| | | Don't know | | |
| 11 | End date of the work | Date fixed format | 01-01-2012 | No |
| | | □ (day-month-year) (please fill | | |
| | | in) | | |
| | | Don't know | | |
| 12 | Has the construction work or project been | Boolean yes/no | Yes | Yes |
| | completed? | Sector yes, no | 100 | 100 |
| | | | | |
| | | Don't know | | |
| 12 | Was there a completion survey for the | | Vac | Yes |
| 13 | Was there a completion survey for the | Boolean yes/no | Yes | res |
| | handover of the construction work/project | | | |
| | to the client? | | | |
| | | Don't know | | |
| 14 | If yes, what was the date of the | Date, plus 'don't now' | 30-12-2011 | Yes |
| | completion survey? | (day-month-year) (please fill | | |
| | | in) | | |
| | | Don't know | | |
| 15 | Was a Technical Inspection Service (TIS) | Boolean yes/no | | |
| | contracted for this project? | | | |
| | | □ No | | |
| | | Don't know | | |
| 16 | Date of the failure/defect/damage | Date, plus 'don't know' | 01-07-2012 | Yes |
| | | □ (day-month-year) (please fill | | |
| | | in) | | |
| | | Don't know | | |
| Type | of eco-technology (material/product/system) | | 1 | |
| 17 | Category | Predefined categories (based on the | Energy | No |
| - 1 | Note: 'eco-technologies' are defined as: | usual topics of the environmental | conservation | 110 |
| | 'technologies which are (supposed to) | performance of a building), plus empty | or efficiency | |
| | contribute to the environmental | fields for free memo text (multiple | techniques | |
| 1 | | I neius ioi nee memo text (muitipie | | |



| performance of buildings (and whose use is | answers possible) | |
|--|---|-----|
| less environmentally harmful than relevant | ENERGY | |
| alternatives)'. The following topics are | Energy performance: | |
| considered to make up environmental | passive house / active house | |
| performance: | □other, namely | |
| - Energy; | Use of renewable energy: | |
| - Water; | photovoltaic panels (PV's) | |
| - Waste and pollution; | □ wind turbine | |
| - Protection of biodiversity and natural | □solar hot water (SHW) | |
| environment; | □other, namely | |
| - Minimization of the use of resources, | Energy efficiency techniques: | |
| Within each topic we have identified one or | □mechanical ventilation with hea | t |
| more typical examples of technologies. | recovery (MVHR) | |
| Of course a categorization that follows a | □heat pump | |
| standardized classification of building elements or building products (like SfB, or | domotics, e.g. controls of space heating | e |
| Uniclass) could also be worked out. | □other, namely | |
| | Thermal insulation: | |
| | Insulation made of bio-materials, like natural fibers (hemp) | e |
| | cavity wall insulation (CWI) | |
| | solid wall insulation (SWI) | |
| | double skin curtain wall/façade | |
| | EPS (expanded polystyrene) panels | |
| | vacuum-insulated panels (VIP's) | |
| | double-glazed windows with | h |
| | evacuated units | |
| | □other, namely | |
| | Other energy conservation or efficiency | y l |
| | techniques | |
| | □ passive shading devices (e.g. brises | s |
| | soleils) | |
| | □Grey water heat recovery | |
| | □Other, namely | |
| | WATER | |
| | Water conservation techniques: | |
| | □Green roof/ brown roof | |
| | In house water-treatment system | |
| | Rainwater catchment basins, grey | y j |
| | water harvesting | |
| | Other, namely | |
| | Water efficiency/managemen | t |
| | techniques: | |
| | □low-water use appliance, like spray taps, flush toilets | |
| | ultra low water-efficient plumbing fixtures | g |
| | □ sustainable urban drainage systems (SUDS) | s |
| | porous pavements | |
| | other, namely | |
| | | |
| | Water metering: | |



| 18 | Specific type | □ other, namely WASTE AND POLLUTION Minimize pollution during construction: □ biological waste treatment systems to treat waste on-site □ separate/recycle waste □ composting toilets □ waste containers □ other, namely Limitation of emission of CO2, ozone depleting gasses, greenhouse gasses □ ammonia cooling agent in cooling systems □ other, namely Limitation of toxic chemicals: □ low VOC materials (paints, kits, glues) □ other, namely PROTECTION OF BIO DIVERSITY AND NATURAL ENVIRONMENT □ roof garden □ other, namely MINIMIZE THE USE OF RESOURCES Re-use or recyclability of construction works, their materials and parts after demolition □ metal storage / shipping containers □ aluminium or steel frame components/systems (up to 90% recyclable) □ other, namely Usage of renewable materials: □ wood, bamboo □ paper-based (e.g. Warmcell) □ other, namely OTHER TECHNIQUES / TECHNOLOGIES / PRODUCTS / MATERIALS □ cother, namely OTHER TECHNIQUES / | Photovoltaic panels | Νο |
|-------|---|--|------------------------|----|
| | | polycrystalline superimposed photovoltaic panels', or: 'acryl paints') Don't know | | |
| Decer | intion of the defect (frilung | | | |
| | iption of the defect/failure | Duadafinad coto original (1) | Tree al !+ ! = I | Na |
| 19 | Type of defect/failure Notes: 'defect' is a situation where one or more elements do not perform its/their intended | Predefined categories (based on J.Douglas & B.Ransom- Understanding Building Failures, 2007), plus empty field for free memo text | Traditional risk | No |







| _ | | | | | | |
|----|--|--|---------------------------------------|--|------------------------|----|
| | an item to perform a Though the definiti 'failure' seem almost have the same mean implies a shortcomir normative or even p requirement. But the some means - to a specific required j fulfilled any longer. F a partition wall car defect. It depends on wall and on, for whether the wall for required functions. The type of defect me minor aesthetic crac Obviously, the latter the termination of rea The list of predefined comes from J.Dou Understanding Build The authors note: "B classified into severa failure classification mutually exclusive – s another. For example can be both irreversi – such as bossin plasterwork/renderin Or a structural failure (e.g. to cracking in rende (e.g. a dampness p fungal attack of nearby). A material system failure (e.g. c | ions of 'defect' and identical, they do not ning. The term defect of in respect of some berceived standard or defect may lead – by situation in which a function cannot be for example: a crack in the considered as a in the functions of the instance, crack-width ails in performing its ay vary widely; from a k to a major collapse. implies a failure, i.e. quired use. Categories of failures uglas & B.Ransom- ding Failures (2007). uilding failures can be l broad groups. These s, however, are not some overlap with one e, a failure of material ble and non-structural ag and spalling of g. re can lead to a non- g. subsidence can lead to loadbearing timbers failure can lead to a orroded walls ties can d bowing of outer leaf | | Aesthetic failure (i.e. Crazing or shrinkage cracking of concrete) Functional failure (i.e. Leaks in elements such as roofs, walls and floors ; malfunctioning of installations) Failure of materials (i.e. Corrosion of metals) System failure of components and elements (i.e. Carbonation of concrete, leading to corrosion of reinforcement and subsequent cracking and spalling of concrete members) Structural failure (i.e. Subsidence - a downward movement of a building caused by below ground factors – such as desiccation of clay soil). Non-structural failure (i.e. Delamination of roof tiles and slates) Reversible failure (i.e. Jamming of doors and windows as a result of moisture intake by these components – usually in winter; in the summer the wood dries out and the windows and doors become unstuck) Irreversible failure (i.e. Chemical reactions such as sulphate attack on mortar or rendering) Other, namely | | |
| 20 | Defective/damaged p | part tegories according to | SfB plu pos 1 2 2 0 | edefined categories, based on the classification of building elements, is free memo text (multiple answers ssible) L.Substructure 2A.External wall 2B.Internal wall 2C.Floors and galleries 2D.Stairs, balustrades, ramps 2E.Roof 2F.Frames 2G.Windows and external doors | Other: Power supply | Νο |



| <u>.</u> | | | |
|----------|---|---|-----------------------------------|
| | | 2H.Internal doors | |
| | | □3.Finishes | |
| | | 3A.Wall finishes | |
| | | 3B.Floor finishes | |
| | | 3C.Roof finishes | |
| | | 3D.Ceiling finishes | |
| | | 4.Services | |
| | | 4A Refuse disposal | |
| | | 4B.Drainage | |
| | | 4C.Hot and cold water | |
| | | □ 4D.Gases | |
| | | 4E.Refrigeration | |
| | | 4F.Space heating | |
| | | 4G.Ventilation and air conditioning | |
| | | □ 4H.Power | |
| | | □ 4I.Lighting | |
| | | 4J.Communications installations | |
| | | □ 4K.Transport (lift and conveyor | |
| | | installations) | |
| | | □ 4L.Security (protective | |
| | | installations) | |
| | | □5.Furnishings (fittings and loose | |
| | | equipment | |
| | | □ 6.External works and services | |
| 21 | Description of the second second offerste of | Other: (please fill in) | Total lass of was |
| 21 | Description of the consequences/effects of the defect/failure | Free memo text | Total loss of yes the building |
| | Note: predefined categories inspired by ISO | (please describe the loss) | after a fire. |
| | 15686-1 | Danger to life (i.e. sudden | |
| | 10000 1 | collapse of structure) | |
| | | Risk of injury (i.e. loose star | |
| | | tread) | |
| | | Danger to health (i.e. serious | |
| | | damp penetration) | |
| | | Costly repair (i.e. extensive | |
| | | scaffolding required) | |
| | | Costly because repeated | |
| | | repair (i.e. window hardware | |
| | | replacement) | |
| | | □ Interruption of building use | |
| | | (i.e. heating failure) | |
| | | □ Security comprised (i.e. | |
| | | broken door latch) | |
| | | Minor repair or correction of defects with little extent. | |
| | | | |
| | | Increased service for prevention of defects of | |
| | | damage. | |
| | | No exceptional problems; | |
| | | regular service is sufficient | |
| | | (i.e. Replacement of light | |
| | | fixtures) | |
| 22 | Was the defected product repaired or | Predefined with free memo text: | Not yet Yes |
| | | | |



APPENDIX OF THE THIRD PROGRESS REPORT

| | replaced? | Repaired Replaced Not yet No Don't know Other: (please fill in) | | |
|----|---|--|---|-----|
| | es of the failure/defect | | - I | Γ |
| 23 | Has the cause of the defect/failure been analysed, or is it known? | Boolean yes/no, plus empty field for free memo text Yes No | Yes | No |
| 24 | If yes, what has been the cause (global or in detail)? Note: We do not ask for who is responsible for the defect/failure. But if the responsibility has been determined (for example by arbitrage, by the court or otherwise), this can be mentioned in the free text cell. You can choose also to indicate the type of actor who is held responsible (installer, designer, manufacturer, user, etc.) | Free memo text or choose from predefined categories (based on a typical categories of failures in construction) (please describe the cause, and/or choose from one of the categories hereunder) Requirements management (change in clients' requirements, misunderstanding of the effectiveness of the technology, poor project management, inaccurate engineering or architectural data) Product manufacture and delivery issues (faulty manufacture, late delivery, storage issues, awkward packaging, poor transport of product) Construction/installation problems (incorrect installation documentation, failure in installation, poor workmanship, misuse of products, inadequate supervision, commissioning failure, vandalism) Operational failure (product failure once installed, incorrect user documentation) Ageing and degradation (biological, chemical, physical, mechanical) Other reason for failure | installation of power supply (not protected as requested by manufacture r | Yes |
| | | | | |
| | ty signs related to the defect/failure for the p | · · · · · · · · · · · · · · · · · · · | | Γ |
| 25 | Type of quality sign related to the defect/failure | Text: Predefined categories, plus empty field for free memo text (multiple answers possible) No quality signs in place at time of construction Quality sign(s) for works in place | competences | Yes |



| | | Quality sign(s) for product(s) in place Quality sign(s) for systems in place Quality sign(s) for competence(s) of construction actors in place Don't know Other, namely: | | |
|-------|--|---|--------------------------------|-----|
| 26 | Name of quality sign | Text (please enter the name(s) of the quality sign(s) in place at time of construction) | Qualibat, Avis Technique | Yes |
| 27 | Is the contractor/installer specialized in that technology (is it his normal and main activity)? Of does the company have employees who are competent for installing/incorporating the eco- technology? | Predefined categories plus Free memotext (multiple answers possible) Yes, <5 years experience Yes, >10 years experience Yes, >10 years experience The installer/contractor is certified or recognized by an independent organisation for this technology or activity. No or hardly any experience Don't know Other: | | Yes |
| Lesso | ns learned | | | |
| 28 | How to avoid or prevent the defect/failure (lessons learned, prevention measures) | Free memotext, plus 'Don't know' Don't know | Don't know | Yes |
| Other | remarks | | | |
| 29 | Here you can add any other comments or remarks you want to make. | Free memotext | | Yes |

Type of fields

- Numerical (decimal); for example: € 100.000 (not applicable for this database)
- Boolean (true/false); for example yes / no
- Text (empty of maximum length), for example: 'fire in power-supply' (with maximum number of characters: 30
- Free memo text (no restrictions to length of the text): 'fire in power-supply caused by ..etc. '
- Date; format: dd-mm-yyyy, e.g. 12-02-2013

Structure of the fields

See the following table with examples.



3.2 Specifications for the 'Warning procedure'

Regarding the Warning Procedure, the idea is being able to gather and communicate the existing information ('rapidly'). The form has really no importance, and is totally independent from the database.

For the warning a very simple database structure is proposed:

- Name of the organisation / person who is doing the warning;
- > Description of the eco-technology for which the warning is given;
- Description of the warning;
- Indication of the risk:
 - there is a clear and immediate risk for health and safety;
 - there is a clear and immediate risk for severe economic damages (one such case may lead to significant direct or indirect damages);
 - at this moment there is no clear and immediate risk for health and safety and/or severe economic damages, but maybe in future with widespread use.
- > Possibility to add attachments.

3.4 Specifications for the extract of the Quality Signs inventory

P.M.



APPENDIX OF THE THIRD PROGRESS REPORT

JUNE 2013

STRUCTURE FOR THE DATABASE OF PATHOLOGY OF ECO-TECHNOLOGIES, with some examples

| u | nique record | d key | Country of origin | Name of construction | Locatio | | Type of construction work project | Starting date of | End date of works | Date of loss | Type of eco-t | echnology object | Loss / | Defective | Cause | of failure | Description of the loss/failure | Quality marks | Who was responsi | Severity of the failure/ |
|----------------|--------------------------|-----------------------------------|----------------------|---------------------------|------------------------|---------|--|---------------------|----------------------|-----------------|---|---|---------------------------|------------------|-------------------|---|---|------------------|---------------------|--------------------------|
| | Informatio n provider | Dossier- code of inform.pro | , ongin | work project | Address | Country | work project | works | or works | 1033 | Main category | Sub category | damage type | part | Global cause | Detailed cause | | involved? | ble? | cost of repair |
| 1 | Insurer A | | UK | The Green office tower | 1 Fenchuch - London | UK | Highrise building | 1-1-2010 | 1-1-2012 | 1-7-2012 | Photovoltaïc panel | Polycrystalline superimposed photovoltaïc panel | Fire | Power- supply | Installation | | Total loss of the building after a fire caused by the power supply of the photovoltaic pannels. The power supply wasn't protected as requested by manufacturer. | | | |
| 2 | | | | | - | | Airport | | | | Photovoltaïc panels | "Thick film" superimposed pannels | Fire | | _ | Design of defective part | | | | |
| 3 | | | | | | | Convention / Exhibition center | | | | Photovoltaïc panels | "Thin film" incorporated pannels | Collapse | | | Workmanship / installation of defective part | | | | |
| 4 | | | | | | | Court / government / parliament buildings | | | | Heat pumps | Air / air | Cracking | | | Non compliance of manufactured product properties with required objectives | | | | |
| 5 | | | | | | | Farm | | | | Heat pumps | Soil / air | Deterioratio n | | | Non compliance of base materials with standards / regulations | | | | |
| 6 | | | | | | | Holiday resort | | | | Heat pumps | Water / air | Energy performanc e | | | | | | | |
| 6 | | | | | | | Hospital | | | | Double skin curtain wall | | Unusability | | choice | Adequacy of type of product with objectives / Choice of system | | | | |
| 7 | | | | | | | Hotel | | | | Mechanical ventilation with heat recovery (MVHR) | | Malfunctioni ng | | | Improper use of technology | | | | |
| 8 | | | | | | | Industrial infrastructure / Plant | | | | Vacuum- insulated panels (VIPs) | | Watertightn ess | | Maintenance | Defective maintenance | | | | |
| 9 | | | | | | | Office / commercial building | | | | Bio-materials insulation | Straw, hemp, sheep's wool | Airtightness | | Combined cause | | | | | |
| 10 | | | | | | | Gas / Hydro Power plant | | | | Bio-materials insulation | Paper based insulation, e.g. warmcell | | | | | | | | |
| 11 | | | | | | | Religious building | | | | Rainwater harvesting | Catchment basins | | | | | | | | |
| 12 13 | | | | | | | Residential / apartment building School / University | | | | Rainwater harvesting Rainwater | Grey water re- cycling Green or brown | | | | | | | | |
| 13 | | | | | | | Shopping center | | | | harvesting Low VOC | roofs paints, kits & glue | | | | | | | | |
| 15 | | | | | | | Solar power plant | | | | materials | | | | | | | | | |
| 16 17 | | | | | | | Sport / leisure facility Stadium | | | | | | | | | | | | | |
| 18 19 | | | | | | | Theatre, cinema Theme / amusement park | | | | | | | | | | | | | |
| 20 21 22 | | | | | | | Warehouse Wind power plant Other | | | | | | | | | | | | | |



3.5 Specifications of the output-structure of the database

Format for screen to select the parameters for the analysis (see Excel sheet for complete structure, with predefined categories):

| | PRINT | | | |
|--------|--|-------|--|--|
| In the | folllowing table you can select the para | r | | |
| | items | =/2 ≤ | selection criteria | remark |
| 5 | Country where the construction work of project is executed | = | predefined categories: | |
| 7 | Geo-climatic character of the location of the construction work or project | = | predefined categories, plus empty field for free search text | |
| | | | free search text, for example *facade* | |
| 8 | 8 Type of construction work | | predefined categories, plus empty field for free search text | , |
| | | | free search text, for example *office* | |
| 9/10 | Works/projects executed between and | 25 | ≥ 01-05-2010 ≤ 01-07-2012 | standard selection: ≥ 01- 01-1970 ≤ present |
| 14 | Date of the failure/damage/loss | 25 | ≥ 01-01-2011 ≤ 01-12-2011 | standard selection: ≥ 01- 01-1970 ≤ present |
| 15 | Type of eco-technology - category | = | predefined categories, plus empty field for v free search tekst | |
| 16 | Specific type of eco-technology | | □ free search text, for example *facade* | |
| 18 | Type of defect/failure | = | predefined categories, plus empty field for free search text | - |
| | | | □ free search text, for example *warranty* | |
| 19 | Defective/damaged parts of the building | = | Predefined categories | |
| 20 | Description of the consequences/effects | = | free search text, for example *malfunctioning* | |
| 23 | Cause of the failure/defect | = | predefined categories, plus empty field for free search text | |
| | | | free search text, for example *installation* | |
| 22 | Reponsibility of the defect/failure | = | predefined categories, plus empty field for 🛛 🔻 | |
| 23/24 | Quality signs involved | | no selection on quality signs only those defects/failures/defects where a quality sign for the product/material/system/ competence was in place at time of construction | |
| | | | selection on specific type of quality sign: name of the sign | |
| 13 | Lessons learned | = | free search text, for example *control* | |



| | Name of the construction work | Type of | Description of failure/defect/damange | Cause |
|---|-------------------------------|------------|---------------------------------------|-------|
| | | eco- | | |
| | | technology | | |
| 1 | The Green Office Building | heat pump | wrong design | |
| 2 | Les Menuiseries, maisons | heat pump | wrong installation | |
| 3 | | | | |
| 4 | | | | |
| 5 | | | | |

EXPORT



Further specifications:

- > 'Next'- and 'previous' button on each screen.
- 'Export'-button, to export the data from the database to Excel.If a parameter has more filling, this parameter must have more space on the screen. Each screen must be built up live.Multiuser: several people must be able to approach and work with the database.Statistics: 4 or 5 summaries in a fixed format



Appendix 4 – Draft agreement

Draft agreement for involvement of national actors in the EQEO during the pilot test phase, 2013-2014

P.M.



APPENDIX WORK PACKAGE 3

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The following section is attached to WP3.

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1: Deliverable 3.1 Update of the mapping of insurance regimes

Based on the information gathered during the Elios 1 pilot project mapping, this study will first update the information about the current different regimes in force in the EU-27.

In a second time, we will extend this pure update of the legal framework made in Elios 1 to market considerations with the help of a questionnaire (preliminary version presented in appendix).

With the final objective of sharing valuable information between the actors of construction insurance the information presented should give answers to the following questions for the selected countries:

- > What are the legal requirements in order to define the local risks of operation?
- What guarantees are mandatory? What is covered?
- How do I get insured (who to contact, what information is required, what quality signs are valued)?

1.1 Selected construction insurance schemes

Considering in first place the object of the study, i.e. eco-technologies, and according to the tender, we chose to ignore in our assessment property insurance guarantees. Those guarantees protect from risks that are not necessarily linked to inherent defects of the construction work, and therefore do not deal with the innovative character of the object of this study. The study will focus essentially on liability insurance, whether general Third Party Liability (TPL), Professional Indemnity (PI) or long term Inherent Defect Insurance (IDI).

Considering the purpose of the study, i.e. access to insurance for SME's, we also chose to ignore guarantees taking place before handover (completion of construction) that are widely common and not closely linked with the technology. Therefore we will not assess the Third Party Liability guarantees during construction. Manufacturers' product guarantees are also ignored for the same reasons.

We will also try to survey the existing tax incentives and more generally the regulatory framework regarding incentives for sustainable constructions, with the difficulty that these incentives can change from one day to the next.

Considering this scope for the study, we will focus our analysis toward the following guarantees, on its post completion part regarding Third Party Liability (see "how insurance works", 2012/04/17, by Insurance Europe³):

- Third Party Liability (TPL)
- Professional Indemnity (PI)
- Inherent Defect Insurance (IDI)

³ http://www.insuranceeurope.eu/publications/publications-web



In order to clarify the content of those guarantees, please find hereafter some general definitions:

• Third Party Liability (TPL)

TPL is a liability that covers bodily injury and/or material damage caused by the insured, whether individuals or corporations (our case), to a third party as a result of action or inaction, or negligence, and which injury and/or damage must be remedied.

• Professional Indemnity (PI)

PI insurance, also called professional liability insurance, is a form of liability insurance that helps protect professional advice and service-providing individuals and companies from bearing the full cost of defending against a negligence claim made by a client, and damages awarded in such a civil lawsuit. The coverage focuses on alleged failure to perform on the part of, financial loss caused by, and **error or omission** in the service or product sold by the policyholder. These are potential causes for legal action that would not be covered by a more general liability insurance policy which addresses more direct forms of harm. Coverage does not include criminal prosecution, nor a wide range of potential liabilities under civil law which may be subject to other forms of insurance.

• Inherent Defect Insurance (IDI)

IDI is a long-term insurance covering damages to the construction which result from an inherent defect discovered after completion and after the owner has taken over the property.

Inherent Defect: any defect in the structural works which is attributable to a defect in design or workmanship or materials.

Structural works: all internal and external load bearing elements essential to the stability and strength of the premises (including subsidence / heave of the soil).

While those guarantees rely on the same basis, they may have differential characteristics depending on their local implementation. Thus, we may find the following cases:

- Existence of different liability regime based on legal or contractual obligations.
- Possible choice of an applying legal framework that is different from the framework of the Member State of the insured, considering the non-application of the "overriding mandatory provision" to insurance, according to the "Law applicable to contractual obligations (Rome I)"⁴ (Article 7 - Insurance contracts, Article 9 - Overriding mandatory provision).
- The regime can be based on an obligation of result or obligation of mean. Within the same regime, the obligation can change depending of the type of insured (e.g. results for contractor and mean for the designers).
- Insurance can be compulsory or not.
- Scope of the guaranties :
 - + Type of construction works concerned (by the law)
 - + Amount covered / possibility to limit the indemnity
- Legal definition of "handover" or "date of completion", determining the time limits of the guarantees.
- Length of the guarantees (IDI can be of 5 to 12 years long).
- Liability based on no fault or on proven fault, determining where the burden of proof lies.
- Exemption clauses
- With or without Recourse
- Claim management : claims made / risk attaching (see definitions in annex)
- Legal delays for claim management

⁴ http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2008:177:0006:0016:en:PDF



- Limitation period to activate the guarantees

1.2 Energy performance guarantees

Energy performance guarantees is a particular case of insurance since our first findings show that Energy Performance Guarantees are almost inexistent in the European insurance market. This conclusion will of course need to be confirmed with further discussions with insurers.

Nonetheless some financial protection seems to be existing, essentially in Germany. That situation is assessed in the 2nd deliverable, "Financial mechanisms for protection of investors' interest".

At the moment, under the growing trend of sustainable development construction, notably through its Grenelle laws, and its very extended inherent defect guarantees (unfit for use), France institutions are in a process of reflexion and definition of how energy performance could be guaranteed. For now, major insurers offer guarantees on malfunctioning of equipment, or machinery breakdown (MB), with possible business interruption (BI) extensions, but not on real performance guarantees. Some brokers are proposing some energy performance guarantees, for specific markets such as the installation of efficient boilers within private renovation works, but it did not find commercial success yet, mainly because of a lack of the demand.

In Germany, if a small offer exists, proposed by a few brokers or reinsurers (Munich Re) the number of contracts appears to be small and the targeted client to be essentially big manufacturers. Nonetheless a real activity of performance guarantees seems to exist outside of insurance. We are expecting to exchange with the EIFER institute to explore the real activity on this market in regard of SME's operations.

1.3 Mapping of insurance regimes results

For information, the update of the "mapping of insurance regimes" information, gathered during the Elios 1 study, can be found in the Appendix.

Note: as Croatia is preparing to join the EU on 01/07/2013 the update of the mapping shall include it.

Preliminary results of the survey made through the questionnaire, is that there is no specific insurance market designed for self-employed builders and small building firms in the field of eco-technology. These are considered like the others stakeholders involved in the business of construction. The insurance market doesn't currently take into account the specificities of their own actions.

In that framework, the results of the survey reflect the situation of the building insurance market in the European Union: it varies according to the different countries, especially when it comes to the insurance market after construction handover.

1.3.1 Guarantees Before handover

Indeed, before handover, some rather similar covers are available in most countries (except for financial loss coverage not directly related to the material damage). The whole building can be covered in case of material damages, with low levels of deductibles.

The Cover of damages caused by the contractor to third parties before construction handover is available everywhere in Europe in a voluntary basis (except in Slovenia where such cover is mandatory).



These types of insurance covers are generally called CAR or EAR (Contractors All Risk Insurance or Erection All Risk insurance). The CAR policy may be issued by the parties involved in the project but primarily by Principal or by the Contractor engaged for the work and usually encompasses all sub-contractors including self-employed builders and small building firms in the field of eco-technology.

Insurances of financial loss directly related to the material damage are also generally available. However in certain countries, these kinds of covers aren't so easily found (Czech rep, Ireland, Italy).

In summary:

- On the contrary, a cover of financial loss not directly related to the material damages less frequent. This kind of cover exists particularly in France and in the United-Kingdom.
- From a legal perspective, the amounts covered can be limited, but with an exception: in the Netherlands, the minimum amount covered is 1 M€.
- Most of the times the deductibles are affordable, even for self-employed builders and small building firms (between 500 € and 2 500 €).
- Damages to the building under construction are insurable everywhere (exc. Ireland), the amount covered is equal to the cost of building.
- Completion of the construction in case of failure of the contractor isn't guaranteed in most countries, (except France, Romania, Slovenia and the Netherland, where the guarantee is delivered by banks).

1.3.2 Guarantees After handover

After handover however, some significant differences appear concerning the insurance market and the types of cover of the inherent defects that could affect the building. Nevertheless, the liability of the contractors in case of damage caused by their work to third parties is covered, on a voluntary basis, throughout the European Union as before hangover. On this subject, the insurance markets are comparable, because the legal regimes are quite similar.

After construction handover, damages caused by the contractor's work to third parties are covered on a voluntary basis almost everywhere. The levels of deductibles are generally low, between \notin 500 and \notin 2 500, even if these deductibles, from a legal standpoint, are allowed without any limit.

Damages to the whole building after handover are covered in very different ways according to the different countries. Basically, it is possible to cover these kinds of risks on a voluntary basis, and in certain countries, like France or Spain (in case of housing), it is mandatory. Names of cover are rather different, reflecting the variety of systems.

In contrast, the coverage of the damages to the work carried out by the contractor themselves seem to be unavailable in many countries (such as the Germany, Czech Republic, Greece, Slovakia, ...). And when it is present, it is usually limited to mechanical resistance and stability (except in France) with some possible extensions on waterproofing (United Kingdom, Spain).

In summary:

- From a legal point of view, the amounts covered can be limited.
- There are systematically deductibles allowed and implemented in these covers, most of the time they don't exceed € 2 500.



- There isn't any cover for the guarantee of the builders' obligation to complete the work or put right any defects of the works right after handover, except in France, Greece, Romania and Slovenia, and on a voluntary basis only.
- Hygiene, Health and/or Environment liability may be covered according to the country.
- Safety and accessibility of the building (for defects arising from the construction) aren't covered in most countries (except Romania, Slovenia and France, in the framework of the decennial liability).
- Sound insulation, like safety and accessibility of the building, isn't covered in most countries (except in Belgium, Luxembourg and France, again in the framework of the decennial liability).
- Lack of energy performance is generally not covered.
- It's possible to find a limited and specific cover of lack of energy performance almost exclusively in Germany, France, Belgium and Luxembourg) when the failure is caused by a malfunction of the system. The level of energy performance (consumption) is usually not covered (except in Belgium and Luxembourg).
- There is no cover for energy savings and heat retention nor for noncompliance / conformity with standards (except in France, in the framework of the decennial liability and only if the non-compliance or conformity with standard causes an obstacle to the use of the building).
- Financial loss directly related to the material damage can be covered in many countries, like United-Kingdom, France, Romania, Slovenia, the Czech Republic, Belgium ...
- The type of construction covers offered to foreign companies is mainly on single cover, but in certain countries, annual cover or even open cover are available.

1.3.3 Energy performance guarantees

As for the energy performance, there is no real cover except in case of material damage and only in very few countries.

1.4 Overview of the different situations

In order to focus our analyses and define more precisely the object of the Elios study we will first make a classification of the different legal frameworks situations and insurance situations. The extent of the mapping toward "the insurance market state of play" should support the choice of the categorization criteria of the different national situations.

Based on the Elios 1 "overview of national liability and insurance systems in 27 EU Member States", we can already draft two important categories of situations: countries where an Inherent Defect Insurance (IDI) long term cover is widespread or even mandatory and other countries, with no post completion covers or very limited covers.

| Countr | ies with "widespread | d" וחו | | | |
|---------|-------------------------|----------|-------------|----------------|------------|
| Counti | Belgium | Denmark | Finland | France | Ireland |
| | Italy United Kingdom | Latvia | Netherlands | Spain | Sweden |
| Other o | countries: | | | | |
| | Austria | Bulgaria | Cyprus | Czech Republic | Estonia |
| | Germany | Greece | Hungary | Lithuania | Luxembourg |
| | Malta Slovenia | Poland | Portugal | Romania | Slovakia |



It is also interesting to point out that the existence of IDI on a market is disconnected from the national legal schemes.

Thus we encounter a legal compulsory system in the following countries:

| Denmark | Finland | France | Italy | Latvia |
|-------------|---------|--------|-------|--------|
| Netherlands | Spain | Sweden | | |

While in the following ones the insurance is voluntary: Ireland United Kingdom

1.5 Construction Insurance Market

As indicated we should be able to present a "market state of play" in order to highlight existing differences, including:

- Total national volume of construction insurance for Inherent Defect Insurance (IDI). Third Party Liability (TPL) and Professional Indemnity (PI) level of premiums are usually embedded in the General Liability numbers and are not specifically available for construction;
- Scope of the covers, including: description of covered works, definition of "equipments" (what is really covered), existence of limits;
- Example of covers;
- Recourse mechanisms with identification where final responsibilities lie (use of subrogation);
- Use of Freedom to Provide Service;
- Use of Project by project policy vs. open covers;
- Systemic risk (serial);
- What is the covered value: value of a new work, rebuilt value, aged value?

Supported by the "State of the art of insurance schemes in the EU-27 and transition paths" analysis, it should appear that the main criterion to distinguish the situations is the general development of the country, whether it be from a wealth point of view or the size of the insurance markets based on an historic development of quality in construction.

This assumption is notably based on the fact that insurance is expensive and that insurers are mainly interested by what they call mature markets or wide spread products which can generate profits. If more emerging markets might be of interest for an insurer it is by their growing potential, but never at the expense of a limited and controlled risk.

This development criterion is reflected at a European level by a clear distinction between western and eastern countries. Eastern countries seem to rely on simple liability with limited covers while western countries implemented more extended covers like IDI (with the notable exception of Germany which developed a specific set of responsibilities in order to achieve quality in construction).

As already underlined, within western countries, each country seems to have very specific insurance schemes, mostly around IDI covers. Hence a 2nd criterion of classification seems to be the type of IDI coverage those rich countries have historically found through their custom practise of insurance.

Interestingly beyond our acknowledgement of independency between legal framework and existence of IDI, we observe that compulsory insurance does not necessarily means widespread subscription of IDI by the public. Italy is in this regard a good example, while theoretically IDI is compulsory on housing, the market stays very small. On the contrary Spain's market is now nearly inexistent



because of the economic situation and not the consumers' behaviour. The IDI Spanish direct premiums were around 400 M€/year a few years ago.

In comparison, with its historic leadership regarding IDI, France maintain a level of direct premium of 2 500 M€.

1.6 Links with single points of contact

As expressed in the Services Directive 2006/123/EC:

"(48) In order to further simplify administrative procedures, it is appropriate to ensure that each provider has a single point through which he can complete all procedures and formalities (hereinafter referred to as 'points of single contact'). [...]

Art. 21 [...] Where appropriate, advice from the competent authorities shall include a simple step-bystep guide. Information and assistance shall be provided in a clear and unambiguous manner, shall be easily accessible at a distance, including by electronic means, and shall be kept up to date. [...]"

In other words, each country should provide accessible information notably about insurance subscription on its territory through a point of single contact.

One of the major difficulties in providing centralized information regarding insurance through this "single points of contact" is that the requirement of the service directive applies to "the competent authorities" of the countries. It is the governments that must provide information, about all procedures, including insurance. Consequently the insurance federations are not directly involved in the procedure, but rather subcontractors providing information to feed the "single points of contact".

Hence, even though the list of "single points of contact" can actually be found on the related European Commission internet site⁵, the information provided by the governments regarding insurance suffers some serious problems of clarity and readability for non-specialists. Some drawbacks were already pointed out in an EC study called "*The functioning and usability of the Points of Single Contact under the Services Directive - State of Play and Way Forward*", Deloitte and Tech4i2, 21/01/2012⁶.

In fact, to our knowledge, companies prefer to contact insurers or insurance federations directly without knowledge of this access tool or of the linked national information. Nonetheless, from the Elios 2 perspective, the EC internet site is a great opportunity of providing centralized access to information about insurance throughout Europe. We therefore recommend sharing and promoting this internet resource (see deliverable 3.6).

⁵ http://ec.europa.eu/internal_market/eu-go/ http://ec.europa.eu/internal_market/eu-go/index_en.htm

⁶ http://ec.europa.eu/internal_market/services/docs/services-dir/study_on_points/final_report_en.pdf



2. Deliverable 3.2 : Financial mechanisms for protection of investor's interest

Based on the first results of our exchanges with insurers, this task involves the following processes, carried out in parallel with the update of the mapping:

- a) Identification of the different existing financial instruments aimed to the protection of construction works, notably other than insurance. This covers a wide range of public and private steering instruments such as insurance schemes, regulation, subsidy schemes, etc.
- b) We will outline of the specific hurdles existing in the insurance of construction innovation and how the industry did in the past to handle innovation through a case study. The chosen technology is "structural sealant glazing" (SSG) now widely used in curtain walls.

2.1 Energy Performance Insurance

2.1.1 Energy Savings Insurance (ESI)

For instance, the EC report "Financing Energy Efficiency: Forging the link between financing and project implementation"⁷ made in May 2010, indicates:

"Energy Savings Insurance (ESI) is a formal insurance contract between an insurer and either the building owner or third-party provider of energy services. In exchange for a premium, the insurer agrees to pay any shortfall in energy savings below a pre-agreed baseline, less a deductible. Pricing is typically expressed as a percentage of energy savings over the life of the contract, although it is sometimes expressed as a percentage of project cost. The premium is paid once, in the first year of operation. Such policies are non-cancellable, so the owner is guaranteed to have access to the insurance for the originally agreed contract term. Energy savings insurances typically insures annual savings expectations (a "volumetric" approach). Energy-savings insurance can reduce the net cost of energy-saving projects by reducing the interest rates charged by lenders, and by increasing the level of savings through quality control. [...]

ESI is widely practiced in Canada and in the US; in Europe the global market of risk transfer is slowly growing up, but insurance products such as ESI are still limited. In the US several insurance companies already offer ESI, which traditionally has been used to guarantee power reductions at retrofitted buildings. State governments have led ESI efforts, with several requiring such insurance from firms that provide energy management services in state-owned facilities."

2.1.2 Equipment Performance Insurance

On the contrary to ESI, it appears that some real performance insurance exists on specific equipment. It is essentially the case for photovoltaic panels, which are the object of a quite extensive offer (ex: Solar Insurance & Finance - Solarif⁸, which operates in various European countries).

Even though this insurance offer may appear as a success, it remains focused on a specific system and can hardly be extended to a whole construction. The problem of insuring performance of a building is far more complex and represents a huge challenge as we will see in the following paragraphs.

⁷ http://ec.europa.eu/energy/efficiency/doc/financing_energy_efficiency.pdf

⁸ http://dev.solarif.com/sites/all/bestanden/fck/brochure%20Performance%20output%20warranty.pdf



2.1.3 Inherent Energy Performance Guarantees

A new type of guarantees may appear on the French market which is in the process of excluding pure Energy Performance Guarantee from its decennial compulsory regulation.

This Inherent Energy Performance Guarantee should be limited to Energy Performance failure caused by the elements of the building therefore excluding all losses linked to use of appliances or heating habits.

The exclusion from the legislation is not yet completed, but some developments should be done before the end of this study.

2.2 Energy Performance Contracts (EPC)

If ESI is an insurance protection, other forms of contractual financial protection exist, commonly referred to as Energy Performance Contracts (EPC).

"An EPC is a performance-based procurement method and financial mechanism for building renewal whereby utility bill savings that result from the installation of new building systems (reducing energy use) pay for the cost of the building renewal project. A "Guaranteed Energy Savings" Performance Contract includes language that obligates the contractor, a qualified Energy Services Company (ESCo), to pay the difference if at any time the savings fall short of the guarantee."⁹

Indeed EPCs are very attractive since for the customer the cost of the improvements' investment is paid back from the savings, while the risk of the savings falling short is bared by the ESCo.

For more explanations see "A guide to Energy Performance Contracts and Guarantees"¹⁰ from the Sustainable Energy Authority of Ireland.

It is clear that EPC market is essentially aimed to the industrial and corporate buildings, where:

- The construction process is often a Build-Operate-Transfer (BOT) project type, where design, construction methods and building operation (including maintenance) are totally integrated and assessed as a whole (from the very beginning of the project).
- The energy use of the building is organized, with a defined range of "normal activity". Single users' behaviour have nearly no impact on the effective energy consumption, hence performance, of the building.

Therefore this type of protection doesn't totally satisfy one of the underlying goals of the Elios project which is to promote eco-technologies' activity, including when intended for housing.

Even though, as stated out here before, apart from self-financial protection, i.e. auto-insurance, at this stage of the study, Energy Performance Guarantees appear to be the only existing non-insurance general protection in Europe.

On the other hand, the need for an equivalent insurance protection grows rapidly in conjunction with the development of Energy Performance Contracts throughout Europe¹¹, at the moment, pure insurance offer seems to fail in its attempt to cover completely these new requirements.

⁹ http://energyperformancecontracting.org/

¹⁰ http://www.seai.ie/Your_Business/Public_Sector/Energy_Performance_Contacts_and_Guarantees.pdf

¹¹ http://www.enhr2011.com/sites/default/files/paper-nieboer-ws11.pdf



We will see in following paragraphs the reasons underlying this situation and where non insurance solutions exist.

2.3 Concept of conventional vs. real performance

Conventional performance is the theoretical performance of a construction work, based on the technical characteristics of the construction, under standard conditions of use (set of usage rules and maintenance requirements made by the designer).

It has to be opposed to the real effective performance of the building, expressed by the real energy consumption or production of the building. This performance is achieved according to the behaviour of the user, which depends on its own definition of what is normal, for instance in terms of perceived comfortable temperature or aeration of the rooms.

While the design and construction of the building is based on a conventional performance, the achieved performance is partly based on outstanding variables, behaviour of the user and effective climate conditions for example.

The Conventional Performance requirements are met if certain materials are used and follow a set of implementation rules. Therefore the effective real performance is not a requirement and can hardly be a factual objective in construction works where performance depends on the user's behaviour.

2.4 Measuring the energy performance

The 2010/31/EU¹² directive which aims to increase building energy performance requires from the state members to develop a calculation method in order to assess energy performance regarding the "energy performance of a building"¹³.

By definition these theoretical tools rely on a very simplified appraisal of the real energy performance of a building not taking into account some important components of energy consumption (such as appliances). Therefore they give results that can be quite far from real life results, even though they are absolutely consistent with material and mechanical laws.

The existence of various tools increases even more the gap between theoretical design rules used to build and the effective consumption.

The question therefore becomes: what type of energy performance can be insured? Is it possible to insure the gap between expected performance and observed performance?

If achieved, real performance can be simply measured by real energy consumption; it is not a desirable insurance product, since it does not cover inherent performance of the construction work.

On its side, conventional performance still needs a standard framework that could assess material, design and workmanship of the construction work.

Duration of the warranty

¹² Directive 2010/31/EU of the European Parliament and of the Council of 19 May 2010 on the energy performance of buildings

¹³ "energy performance of a building" means the calculated or measured amount of energy needed to meet the energy demand associated with a typical use of the building, which includes, inter alia, energy used for heating, cooling, ventilation, hot water and lighting

Considering the link between the energy performance and the equipment of the construction (notably HVAC) or the maintenance of the envelope of the building, the duration of the warranty has to be adjusted consistently with the lifespan of these elements.

2.5 Existing financial energy performance guarantees

We can already infer that existing non insurance protection is mainly aimed to office buildings, where the final use (or behaviour) can be defined independently from personal perception.

Secondly, these protections are the result of implementation by contractors of quality systems inside an integrated group of actors functioning as a whole. The different compounds of the final performance of the construction work, i.e. materials (products), design and workmanship must be assessed by the different responsible actors on common grounds. It has to be an integrated approach. The drawback of this approach is that it is specific to each set of actors, considering their habits and objectives (requirements).

In order to bypass the lack of guarantees from the private sector, some governments decided to encourage energy performance improvements through public financing, thus doing ESI and taking the risk of failure of the investment:

Germany:KFW Bankengruppe14United Kingdom:The UK Green Investment Bank plc15Belgium:Fedesco16 (for public buildings)

At a municipal level, Berlin City also carried out an Initiative through its Environmental Improvement Programme (EIP)¹⁷

2.6 Specific hurdles to insure innovation

Two major parallel hurdles can explain why it is so hard to insure innovation:

- > The lack of historical claim:
- Without any claim history the insurer cannot rely on any statistical evaluation of the risk. As expressed otherwise, innovative products can only be assessed through a specific forecast of failure.
- > The lack of risk assessment tool:
- Due to its novelty, the insurer has no clear technical view on the risk of failure of an innovative product. Hence, the insurer has no underwriting mean to evaluate the price of the cover.

2.7 An example of historical assessment of innovation by insurance

In order to better understand how eco-technologies could be assessed by the insurance industry, it is interesting to see how it has been done for another innovative technology in the past.

If we consider cladding technologies, the development of Structural Sealant Glazing (SSG) technology was one of the most striking innovations of the 80's.

¹⁴ https://www.kfw.de/kfw.de-2.html

¹⁵ http://www.greeninvestmentbank.com/

¹⁶ http://www.fedesco.be/

¹⁷ http://edz.bib.uni-mannheim.de/daten/edz-ma/esl/00/ef0013en.pdf



Looking back to construction insurance in the countries where water tightness was insured, we can outline two important lessons:

- Even for an innovative technology, it took quite a long time for the insurance industry to assess the risks of failure of this technology and find some risk criteria in order to make an appropriate pricing. In fact it appears that the definitive solution was to wait for a sufficient time to get a valuable return of experience on failure. The statistical approach was in fine applied.
- In order to assess the risk and find an insurance solution, the industry had to "create" a specific tool, i.e. find a relevant quality sign. The same occurred more recently in France for photovoltaic panels with the appearance of the pass innovation (emitted by the CSTB), with its green / red indicator.



3. Deliverable 3.3 : Information needs about construction insurance

The following paragraph is only intended to draw a sketch of the future final content of the deliverable.

This third study will present the construction insurance underwriting process in general, highlighting its specific information needs. Notably, it will try to clarify the risk assessment principles and the role of the Technical Inspection Service in this process.

3.1 "Sustainable development" works

In order to describe the process of underwriting and its information needs we first have to define the purpose of this process, i.e. the insured "sustainable development" works, object of the insurance. A definition of a typology of construction works concerned by sustainable development, hereafter named "eco technologies" is already presented in WP2.

3.2 Construction Insurance Underwriting Process

The general underwriting process can be detailed through the following steps:

- 1 Global check if the insurance request complies with underwriting guidelines of the insurance company
- 2 Check if the insurance request fits in the level of interest of the insurance company
- 3 Detailed risk assessment by the insurer if necessary
- 4 Check if the risk falls within the treaties between insurer and reinsurer or needs facultative reinsurance (case by case approach)
- 5 In case of facultative reinsurance technical assessment, terms and conditions of the reinsurer
- 6 Establishment of terms and conditions by the insurance company

Therefore the insurance companies define their insurance guidelines and interest in regard of their global strategies and experience of the field. As free players in the market, the insurance companies are in their own right to use any technical criteria, independently from regulations.

3.3 Risk assessment principles

Based on the knowledge of the technical inspector, the insurer and the reinsurer in construction risk assessment:

- > Description of the main risk analysis principles in construction insurance;
- Identification of the main technical information needs in the construction risk underwriting process for the different Construction Works categories.

3.3.1 Risk notion

a) Common terminology in insurance risk assessment

| Risk: | 1) Uncertainty arising from the possible occurrence of given events. | |
|--------------|---|--|
| | 2) The insured or the property to which an insurance policy relates. For example, a | |
| | building is called a risk. | |
| Uncertainty: | State, even partial, of deficiency of information related to, understanding or | |
| | knowledge of, an event, its consequences, or likelihood. | |
| Exposure: | Extent to which the construction work is subject to loss because of some hazard or | |
| | contingency. | |



| _ | | | |
|---|----------------|--|--|
| | Level of risk: | Level of risk: Importance of the consequence of an event, otherwise noted: | |
| | | Level of risk = Exposure x Likelihood of occurrence. | |
| | MPL: | The Maximum Possible Loss is the worst loss that could possibly occur because of | |
| | | a single event. | |
| | Aggravation: | ion: A circumstance which increases the risk of failure. | |

b) Definition of the notion of catastrophic risk

The frequency risk comes back on a regular basis while the catastrophic risk is the risk of occasional unusually high losses.

Without a long history, innovative technologies clearly belong to the catastrophic risk type.

Since there is not enough pathology feedback to be able to extract a statistical law regarding its failure, risk evaluation of innovation has to be made upon specific technical inherent risk assessment.

The analyst will have to focus on a predictive failure analysis based on his knowledge of the technology, through a qualitative approach.

On specific technologies the insurer can also get assistance from an external specialist.

This definition is supporting the uselessness of a statistical approach in risk assessment of innovation.

c) Concept of "systemic risk"

A systemic risk is a widespread damage caused by a unique default on a product widely used. It is still a catastrophic risk but with a widespread damage.

It is the risk that insurers fear the most, because a small cause has a great impact in terms of damage and amount of loss.

d) Different types of covers

Depending on the type of activity carried out by the contractor, the following different types of insurance covers is usually provided:

| Type of cover | Conditions basis | Insurance object / insured activity |
|---------------|--|-------------------------------------|
| Single covers | conditions made on a project by project basis | occasional construction projects |
| Open covers | conditions agreed initially, declarative basis | heterogeneous projects |
| Annual covers | conditions made on a turnover basis | numerous / uniform projects |
| | | |

e) Concept of Not Current Technique

A Not Current Technique (NCT) is a technique without any accepted technical sign as relevant to assess the risk by the insurers.

For example in France, an innovative product that is outside national codes or framework, and that has no ATEC or recognized quality sign will be considered a NCT.

Those techniques need a specific insurance assessment to be covered since they are out of the "normal" insured works spectrum.

3.3.2 Stakeholders

Identification of the different stakeholders in the construction process that may be impacted by insurance:



- The project owner / The developers
- > The manufacturer
- Designers including:
 - ✓ Architect;
 - ✓ Geologist, geotechnical engineer, hydrogeology and environmental engineering firms;
 - Engineering firms: structural engineering, ventilation engineering, heating engineering, acoustic engineering, electrical engineering;
- > The contractors

3.3.3 Technical Inspection Service role

In order to assess the risks the insurers usually need the assistance of an independent supervisor or so-called Technical Inspection Service (TIS) or Technical Controller.

Our investigations show that insurers use a very narrow range of quality signs in their risk assessment.

If we consider quality signs as means to indicate a level of risk for the insurer, then the TIS assessment itself can be viewed as a quality sign.

a) Context of the Technical Inspection Service intervention

In order to assess the risks, the insurers usually need the assistance of an independent third party or so-called « building technical controller » who assesses the technical risks linked to the construction work to be built, so that the incidence of the damages guaranteed by the builders insurance is reduced.

These private control organizations, originally established on a voluntary basis, extended their activities to the regulatory building control scheme.

In recent years, the general trend is to enlist the services of an independent private technical control, which may be done in a different way according to the countries:

1- Delegation of building control activities from administrative authorities

In a number of countries, design and technical details control as well as on-site inspection during construction phase are partly delegated from administrative authorities to an independent third party for lack of means. These controls are meant to ascertain the compliance of the project with the regulatory requirements, mainly regarding the soundness of the construction work.

2- Technical requirements of the building regulations

The mandatory missions mainly apply to the soundness of the construction works and sometimes to fire safety, which are two requirements among the seven to be fulfilled (see appendix 1, Construction Product Regulation – prime requirements applicable to construction works). In France, other missions are compulsory such as anti-earthquake building practices and accessibility for disabled people.

3- Incentive from the insurer

The insurer may require a technical control when the works exceed a certain amount. This control mainly deals with the soundness of the construction work and is usually ordered by the contractor or the architect .

When it deals with building renovation or construction close to a neighbour, the insurer imposes the same mission for the existing or surroundings works that may be impacted.



4- Voluntary approach

To make sure the prime requirements such as noise pollution, thermal insulation and energy savings (CPR – appendix 1) are taken into account, the project owner may voluntarily order a mission to the technical Inspection.

TIS can hence be considered as 'quality signs' by insurance companies regarding their risk assessment procedures. Previous works nevertheless pointed out that different building control systems exist in Europe, although their overall scheme do not differ from each other as much as could have been expected (see for example *Building Control Systems in Europe*, CEBC, 2006).

It therefore seemed relevant to proceed to in-depth analysis of TIS assessment processes across the EU. We hence developped a questionnaire (see appendix) and submitted it to different actors across the European Union.

The aim of the questionnaire is to gather information about the different Technical Inspection Service frameworks in the EU, focusing on following questions:

- in which cases do TIS proceed to conformity assessment or to technical risk assessment?
- are TIS required by the authorities (on a mandatory basis), by the project owner (on a voluntary basis) or by the insurance companies?
- are all basic requirements as defined by UE regulation n°305/2011 concerned by TIS assessments?
- at which stage of a construction project are TIS carried out?
- which kind of quality signs are used as criteria for TIS conformity or risk assessments?

As regulations and end-user warranties differ from one country (or even region within a country) to another, we use the EU regulation n°305/2011 as general framework, and supposed that conformity or technical risk assessment could be considered as carried out with respect tofollowing basic requirements:

- 0. construction work being fit for intended use,
- 1. mechanical resistance and stability,
- 2. safety in case of fire,
- 3. hygiene, health and the environment,
- 4. safety and accessibility in use,
- 5. protection against noise,
- 6. energy economy and heat retention,
- 7. sustainable use of natural resources.

We moreover keep in mind that ELIOS 2 deals with eco-technologies. It is therefore useful to remind our working hypothese: Eco-technologies for construction works can provide direct or indirect benefits for the building's environmental performance.

example 1 - **Wood fiber insulation** might be considered as an eco-technology as far as its energy payback time and use of natural resource show better environmental performances as e.g. rockwool insulation. In this case, this technology provides indirect benefits for the building's environmental performance as it replaces an existing current technique.

example 2 - **Building Integrated Photovoltaics** might be considered as eco-technologies as far as these systems implement a new function (production of electricity) in the building. In this case, this technology provides direct benefits for the building's environmental performance, especially regarding basic requirements number 6 and 7.



Furthermore, we use following building typology in the questionnaire, in order to be able to evaluate whether typical TIS interventions match with the cases where technical risks (with respect to the building itself or with respect to the end-user warranties) are considered the highest:

- 1. individual housing,
- 2. collective housing,
- 3. building with public access,
- 4. office buildings
- 5. industrial buidings,
- 6. building having extrinsic technical risks (e.g. earthquake),
- 7. building having intrinsic technicla risks (e.g. high-rise buildings).

Hence we distinguish between following building functions:

- > 1&2 \rightarrow housing,
- > 3 → public access (any kind of function),
- > 4&5 → working environment
- \rightarrow 6&7 \rightarrow any function but possibly building- or environment-specific technical risk.

By April 2013 we gathered information on only 4 EU (Czech Republic, France, Italy and Spain) countries and therefore plan to go on with the mailing of the questionnaire, that will also probably be completed by interviews. Our goal is to get a representative overview of the different ways TIS may be involved in insurance companies technical risk assessment; we therefore need at least fill the actual lack of information with following seemingly different national schemes: Germany, East European countries (*Mitteleuropa*), Scandinavia, United Kingdom.

At this stage, the answers to the survey nevertheless point out interesting facts:

- a. TIS are mainly involved in construction works conformity or risk assessment where it is mandatory; we may hence suppose that the TIS mission often consists in conformity assessment. Nevertheless, in some countries (e.g. in France), TIS assessment reports are still used as an input for insurance companies risk assessment thus possibly meaning, on the one hand, that for some of the 8 basic requirements as defined by CPR (e.g. safety in case of fire, energy efficiency, protection against noise), the fulfillment of quantified regulatory requirements delivers a relevant risk gauge. TIS analysis may in these cases not only base on design review but also on final tests reports. On the other hand, requirements that are not easily defined as quantitative objectives (e.g. stability) often are assessed by TIS on a voluntary basis (see section *e* below).
- b. Topics on which TIS focus (due to national regulations as we here speak of mandatory TIS missions) mainly concern end-users of the buildings with public access or office & industrial buildings: safety in case of fire, accessibility in use, hygiene.
- **c.** Energy efficiency in buildings is a concern in any case for TIS assessment this might be explained as a consequence of Energy Performance of Buildings Directive (EPBD) and following EU or national regulations.
- **d.** Voluntary inspections (by TIS) seem to be a Project Owner's requirement and mainly concern protection against noise (for all type of buildings).
- e. TIS are required by insurance companies (where not mandatory), mainly for assessing mechanical resistance and stability. Basing on the example of France, we assume that this specific topic is where third party assessment has the highest value-added for insurance companies as regulatory requirements may not be quantified in an easy way (unlike e.g. accessibility in use, energy efficiency or protection against noise, see section *a* above) and as TIS expertise plays an important role in the technical risk assessment.
- f. Regarding building functions:



- "housing": TIS mainly cope with energy efficiency (mandatory) and with protection agains noise; safety in case of fire and accessibility are often mandatory only for collective housing;
- "non-residential buildings": safety in case of fire, hygiene, accessibility become mandatory topics for TIS, possibly as the end-users typology is wider; energy still is a concern;
- *a priori* identified technical risks themselves (so-called "buildings with extrinsic, resp. with intrinsic risks") seem not to be a relevant criteria for identihying TIS involvement cases.
- b) How can technical control contribute to construction quality?

Construction quality depends on a few factors either before the construction to avoid defects, or after the completion of the work in order to make the best repair of these defects.

Technical control is a sequence of three actions: PREVENTION, CONTROL, INSPECTION, meant to assess risks and avoid defects during both the design and construction stages. Technical control makes sure that regulatory requirements are respected and does a technical assessment of the buildings which design or implementation may lead to a risk of damages or accident prejudicial to the quality of the construction.

In the context of eco-technologies where new materials or energy and resources-efficient methods appear on the European market, independent third parties technical assessment is the way forward to manage and control the risks linked to innovation.

What does indeed make the difference between the new Product (process or technique) and the well-known traditional Product? The answer is the lack of technical rules or experience feedback.

The technical Controller knows how to adapt to those new situations through his specific expertise:

- KNOWLEDGE: knowledge in construction technologies, regulations and standards, role of the various stakeholders in construction and building pathology.
- KNOW-HOW: implement investigative and control techniques (notion of proof, assessment), risks analysis (identify, rank), write an advice, explain it and argue about it, inform, capitalize.
- KNOW-TO-BE: ability to integrate the context and to adapt with precision and efficiency. Economically, the prevention of risks allows the best conditions for the market development and thereby reduces construction costs.
 - c) Risk assessment and management process in the technical Controller's mission

The technical inspection service adopts, within the same mission, an approach of risk assessment together with another approach of inspection according to specific methods based on technical standards, which may vary depending on the country (construction regulatory framework, technical regulations, etc...). With respect to the project progress these approaches will result in:

- risk assessment during the design phase,
- supervision of the companies self-monitoring during the construction phase,
- regulatory inspection during the completion stage ahead to receipt of the work.



Different frameworks apply at different stages of a construction work's project (and depending on national contexts); for the survey, we developed following broad outlines for a project:

- plan, urbanistic regulation, etc.
- (from PO) and technical standards / regulation
- standards and regulations
- standards and regulations
 - requirements

Applies to local development the Project Owner design requirements the Designer Construction-oriented the Contractors Product-oriented the Manufacturers maintenance and use the Owner

Conformity assessment and technical risk assessment are carried out by TIS with respect to the above frameworks. The value-added for insurance companies also depends on these, as the typology of TIS (private expert, local authorities, architects, etc.) does. At this stage, we do not have enough answers to the questionnaire to draw general conclusions.

Based on available information, the technical Controller evaluates deviations toward technical standards (building regulations, state of the art, etc.), analyses the risks of occurrence of feared events (according to operation, pathology, conditions of quality control by companies) and submit its expert opinion on the construction work.

On the basis of this opinion, the insurer identifies hazardous construction works and is able to decide the quotation of its insurance plan.

Some quality signs are necessary information, in particular to assess the CE marking or labels which declaration of performance helps to ensure the suitability of the product to the construction work. However, confidence in quality signs level may vary according to products or construction works.

The survey already points out that different quality signs are considered relevant by TIS:

- regarding the product itself: CE marking, product certificate,
- regarding professional skills: certification of quality management system,
- regarding suitability for intended use: supplementary information is required by TIS, such as test reports, contractor's self verification procedures, TAB assessments, etc.
- d) Role of the Technical Inspection service in claim risk management.

The quality of construction may also be attained if possible defects are properly repaired within a reasonable period of time and at lower cost for the Customer. Quality is often measured by the number of claimed accidental damages.

Regular technical inspections on site are often organized after completion of works by the operator or the project owner at periodicities which may be defined by the insurance company providing the coverage.



In the United Kingdom, the NHBC system integrates within its organization technical inspectors and involves several functions:

- Prevention : prior work with the builders to prevent the constructional problems,
- > On-site inspection during the building process,
- > Insurance: decennial liability insurance for housing construction,
- Standardization: writing of technical standards, periodically revised and reflecting feedback on surveyed substandard work when on-site inspecting.

3.3.4 Risk assessment methodology

As previously stated, for innovative technologies, the risk assessment is made through a qualitative approach.

Based on his experience, the analyst must qualify the risk according to various criteria, focusing on known pathology, and on failure cost and probability of occurrence.

The result of an assessment is to define a level of insurability, or "aggravating factor" of the risk. A risk can be considered as "uninsurable".

3.3.5 Risk assessment criteria

Regarding single covers, the risk assessment made by the (re)insurer will globally deal with the different topics described hereafter:

- a) Construction scheme
 - Type of construction. Some risks are specific to technologies used in certain type of constructions. For example HVAC systems are critical for hospitals, where nosocomial disease is a risk.
 - Nature of the work (new works / rehabilitation / turnkey project). The adaptation to an existing context is source of interface risks.
 - Intended use of the construction (to be sold / operated by the developer). The implication of the owner as a great impact on the care taken on the design phase, thus on the operating risks.
 - Adequacy of planned maintenance
 - Owner / developer experience and know how on this type of project
 - Expected use of the construction by the owner (quality level requirements / opportunity of claiming the guarantees)
 - Level of complexity / innovation. By definition the insurer hates prototypes, for which he lacks vision
 - Surroundings. For the Third Party Liability assessment.
 - Cost of construction. Cost breakdown is an important tool to appraise the level of standard / quality expected.
 - Involvement of a Technical Inspection Service
- **b)** Natural event context (to be analysed even if not covered)
 - External loads taken into account:
 - Weather exposure (wind / snow / rain)
 - Water intake (groundwater uprising / flood)
 - o Earthquake
 - Design in regard of natural events :
 - Level of design loads in regard of specific national standards (national annex to Eurocodes)



- Necessity of further studies (ex: modelling) made by external engineering firm (cross check)
- Type of stress assessed in the design in the light of the risks to cover (thermal gradient, fatigue)
- c) Materials
 - Conformity of materials with standards (to be checked during construction)
 - Quality of work depending on the origin of materials (problems of quality regularity depending on producer)
 - Welding control (on-site vs. workshop welding / control of welding by trusted institute)
- d) Design
 - Intrinsic risks associated with the type of work (structural complexity, choice of technology / materials)
 - Known pathology for this type of work, based on insurer's experience or expertise of the technology
 - Level of loads in regard of national standards
 - Adaptation to the context
 - Interaction with other construction elements (ex: effect of humidity on wood framework caused by high level of airtightness imposed in new constructions)
 - Scale of design studies
 - Use of non-traditional techniques
 - Qualification / specialization of designers
 - Quality of the reports
- e) Technical Inspection Service
 - Qualification / trust in the TIS
 - Quality / specific knowledge of the person in charge of the control with this specific type of work
 - Extent of the mission (mission / number of visits / nature of the reports)
 - Adequacy of fees (evaluation of time allocated to the project)
- f) Execution / methodology
 - Type of contract. Structure of contractual relations between contractors has an impact on recourses possibilities hence extent of the cover.
 - Qualifications / experience of contractors on this specific type of work
 - Construction / installation methods
 - Quality plan / self-check
- g) Surroundings / neighbouring
 - Risks of impact of a defect on construction works with different owner (general liability risk). Ex: distance of neighbours (risk of fire spread)
 - Exposure / amounts at stakes
- h) Existing works
 - Standards to be applied
 - Level of connection with existing parts / compatibility risk
 - Adequacy of new work in regard of the existing one / analysis from a global point of view
 - Importance of the modifications on existing bearing structure
 - Specific risks of covered existing parts
- i) Construction work inherent risk
 - Geometry:



- Geometry of building (height, asymmetric geometry, non-alignment of bearing elements, "transparency" in lower levels)
- Geometry of bearing parts (spans of simple or cantilever beams and floors, slenderness of columns / walls)
- Depth of excavations
- Materials used for construction (innovation)
- Structure
 - Materials
 - Bearing elements
 - Bracing
- Roof / Façade
 - Glass roof
- Point fixed structural glazing
- j) Other specific technical risks criteria

As we've seen risk assessment is mainly dependant on the person making the analysis, is knowledge and experience on the type of construction, without any very specific criteria. However regarding inherent risks, insurers developed some specific technical risk criteria for some widespread ecotechnologies such as Photovoltaic panels or Heating pumps.

3.3.6 Definition of relevant technical criteria

In relation to WP1, identification of relevant technical criteria, i.e. signs, used to assess "eco technology" risks in construction insurance.

As previously stated, risk assessment is essentially qualitative, based on the analyst own experience, whether the risk is a project or the activity of a contractor. It appraises the adaptation of the "product" to the construction work and its environment in general.

The insurer does not have the technical means to assess directly the risk of an innovative product at large. Therefore he also has to rely on quality signs.

The sign will define the required technical specifications of the product itself, in what environment it can be used (its purpose), and how to install it. Its aim and use are completely distinct from the insurer's risk assessment.

For the insurer, more than an appraisal tool, signs are usually a simple prerequisite to the insurability of a risk. As for standards and norms compliance, quality marks are seen as a requirement, a prior condition to be insured. They are mandatory; it is the absence of default of marking that prevents insurability. They are usually not a positive assessment tool of valuation but a negative, essential "must have" label to access insurance.

Nonetheless a few signs seem to be discriminatory and give some information on the risk level. In order to retrieve this information, we decided to use a top down approach in accordance with WP1, and already got a few answers.



| Country | Name of the sign | Certifying body |
|----------------|---------------------------------------|--------------------------------------|
| France | Avis Technique (ATEC) | CSTB |
| Germany | TUVdotCOM | TÜV Rheinland |
| Italy | Certificato di conformità (of TIS) | ACCREDIA (ex SINCERT) |
| Spain | Documentos de Idoneidad Técnica (DIT) | Instituto Eduardo Torroja |
| United Kingdom | MCS Certificate | Microgeneration Certification Scheme |

Examples of national quality signs used by insurers in their risk assessment of eco-technologies:

Those quality signs are presented more extensively in the WP1.

Nonetheless first findings show that quality signs used by insurers for their risk assessment are very scarce. Therefore it will be difficult to assess various technical criteria (used in the risk assessment) in regard of each corresponding type of "eco technology". The study will essentially focus on the identification of the widest different used criteria across Europe rather than on hypothetic technical reasons for their use.



4. Deliverable 3.4 : State of the art insurances schemes and transition paths

4.1 Innovation models

As part of the ELIOS project WP3 on construction and insurance regimes, a literature survey has to be conducted, highlighting different innovation models that can be used to qualify the discussion of how (if possible) new insurance schemes can stimulate innovation and the use of sustainable solutions in construction. We focus three ways in this survey, highlighting models that operate on different scales, i.e. macro (sector perspective), meso (company perspective) and micro (learning perspective). We start, however, by highlighting different types of innovation in order to put the subsequent models into context.

4.1.1 Types of innovation

Slaughter (1998) distinguishes between five different types of innovation in construction. The focus here is to guide selection and implementation strategies by construction companies; however the framework can also be used in the planning and carrying out of strategies to identify, acquire, develop and implement construction innovations (Slaughter, 1998: 226). Hence this framework can be used as a starting point for understanding the successful development of insurance schemes that could support cross border services and the cover of building sustainability performances

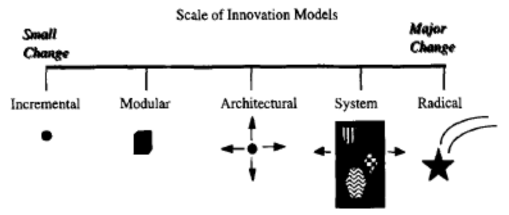


Figure 4.1: Innovation models for construction (Slaughter, 1998: 229)

According to Slaughter (1998) a wide range of different benefits arise from construction innovations, including economic growth, market growth, social benefits, increased technical feasibility and a series of intangible benefits such as e.g. improved reputation.

The benefits from construction innovation differ from those in the manufacturing sectors of national economies that hitherto have received the greatest attention. Here it is often assumed that innovations are generated by an internal R&D organization that according to Nelson and Winter (1982 in Slaughter, 1998) chooses from among a set of promising research pathways, and that innovation can be exploited through large scale mass production (Slaughter, 1998: 227). In contrast, construction innovations rely on markedly different dynamics in that the nature of the construction industry differs from the nature of the manufacturing industries in important ways (cf. Slaughter, 1998; Winch, 1998; Gann and Salter, 2000; Engwall, 2003). This has e.g. to do with the temporary nature of projects, the difficulties in coupling business and project processes, and issues arising from systems integration.



4.1.2 Models of construction innovation

The different types of innovation models proposed by Slaughter (1998) take the starting point in this idiosyncratic nature of construction activities. Thus, the organizing principles for the models are (i) the magnitude of change from current state-of-the-art associated with the innovation; and (ii) the expected linkage of the innovation to other components and systems.

An *incremental innovation* is defined as ".*a small change, based upon current knowledge and experience.*" (Slaughter, 1998: 227). In contrast, or rather at the other end of the innovation spectrum, is the *radical innovation*, which can be seen as a breakthrough in science or technology that according to slaughter often changes the nature and character of an industry. Making this distinction, Slaughter also pointed to the deduced fact that radical innovation occur very seldom, whereas incremental innovation occur constantly.

In addition, Slaughter also identified *modular*, *architectural* and *system* innovations. A modular innovation "...*entails a significant change in concept within a component, but leaves the links to other components and systems unchanged*" (Ibid., 1998: 228). An architectural innovation reverses the logic. It is an innovation that involves a small change within a component but a major change in the links to other components and systems.

Finally, Slaughter identified system innovations. These types of innovations can be "...identified through their integration of multiple independent innovations that must work together to perform new functions or improve the facility performance as a whole" (Ibid., 1998: 228).

Slaughter further argued that the five innovation models can provide the basis for a strategy to incorporate innovations into specific projects. As it is argued: "Using the attributes of the magnitude of change and the linkages to other components and systems, companies can predict and plan for different types of activities depending upon the type of innovation involved." (Ibid., 1998: 228). These types of activities are presented in summarised form in the below table.

| Types of innovation | Timing of commitmen | t Coordination with project team | Special resourc | es Supervision organizational l | 1 71 | Supervision competency |
|---------------------|-----------------------------------|---|-------------------------|-------------------------------------|---|---------------------------------------|
| Incremental | At any time | None | None | At locus improvement | ofNotification | Specific product or process |
| Modular | At design / selection | None | For conc change | eptAt design level | Notification, review | Technical competency |
| Architectural | At design-to implementation stage | - | dFor complement changes | aryAt affected sys level | stemNotification, agreement, review | System competency |
| System | At conceptual design stage | nWith all projec team members | 0 | ofTo top enginee s management le | eringProject scop evel agreement, review | e,Technical and system competency |
| Radical | At technical feasibilit stage | yWith to management fror all involve organizations | | h At management le | | esSpecialized technical competency |

Table 4.1: Specific activities for implementation by type of innovation (Slaughter, 1998: 230).

Whilst it is plausible that the five innovation models can provide the basis for a strategy to incorporate innovations into specific projects, the conceptualisation has several shortcomings in relation to the specific purpose of the ELIOS 2 project.



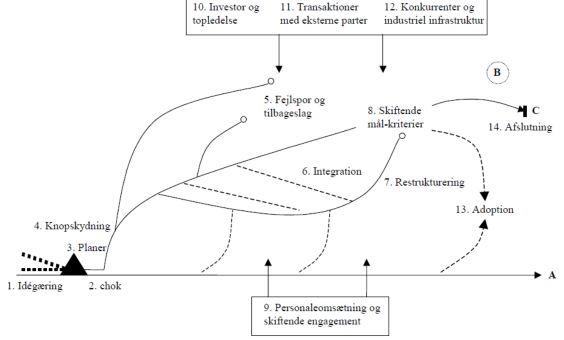
First of all, while the ELIOS 2 project indeed deals with construction innovation, in the form of eco-technologies, the focus is not on implementation on specific projects, nor on innovation *per se*. Rather, emphasis is placed on the governance of innovation processes and technology uptake across different European countries.

This gives rise to two further points that should be addressed in a theoretical framework that are able to handle the question of how new insurance schemes can be used to stimulate innovation and the use of sustainable solutions in European construction, namely: (i) the nature of innovation *processes*; and (ii) the notion of context and systemic innovation.

4.1.3 Innovation processes

Slaughter's (1998) study deals first and foremost with the nature of different types of innovation. As illustrated in Table 1, while Slaughter does address some issues relating to the implementation of innovations, she does not present an explanatory model of the processes of innovation, i.e. how a new technology is diffused and anchored in existing practices.

Traditionally, the innovation process literature has made a distinction between two basic models for technological innovation being (i) technology push; and (ii) market pull mechanisms.



Distinction between rational and emergent understandings of the innovation process:

Figure 4.2: The innovation Journey (Van de Ven et al., 1999)

4.1.4 Context and systemic innovation

To be developed.

Implementation of new eco-technologies as a matter of transition dynamics according to Geels et al. Furthermore some of the MLP and SNM models will be used and elaborated on later in the report.



4.2 Construction and insurance regimes

An overall objective of the project is to achieve concerted change on construction insurance regimes and sustainable innovation in Europe. A transition towards increased levels of sustainable innovation in construction is, however, not only a question of aligning national interests, but also a question of aligning highly discrete and durable systems of construction, sustainability and insurance within the individual member states.

Applying a socio-technical approach, combining contributions from transition theory and institutional theory, the analysis will be conducted as two distinct yet interrelated analyses; a horizontal respectively vertical analysis of regimes development and transformation as illustrated in figure 1 below.

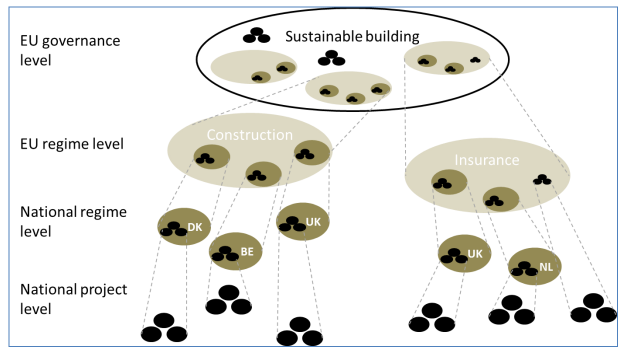


Figure 4.3: Levels of analysis (adapted after Seyfang and Longhurst, 2012).

The vertical analysis aims at providing an understanding of the interplay and co-development of national regimes of insurance, sustainability and construction within the individual national context. The analysis will result in a typology of various national construction regimes based on their technological, historical, social, political, cultural and economic characteristics. The analysis will be conducted in order to identify main similarities and differences between the various national construction regimes that may function as drivers or barriers towards a common European insurance policy implementation, which is the focus of the horizontal analysis. The horizontal analysis, thus, will focus on the interplay between national and supra-national regulation and on the dynamics of adaption and circulation of insurance schemes in Europe.

4.2.1 From Construction Business Systems to Regimes

The preliminary findings indicate that national regimes of construction vary markedly from country to country in the EU. Winch (2000, 90) has distinguished between three types of systems / regimes:

 The Anglo-Saxon system is characterised by "a greater reliance upon liberal market values, relatively low levels of state regulations...."



- The corporatist system depends more on "...negotiated coordination between the 'social partners', greater willingness to intervene in the market to protect social values... "
- "The 'étatique' system has more extensive coordination of the economy by the state relatively high level of worker protection ... and a desire to promote national champions in various industrial sectors"

To this, a fourth regime typology may be relevant for the Eastern European countries, where the development of new state/market relations has been under development since the early1990s. Not only do these national regimes of construction and insurance differ on some dimensions, they might also be contradictory and even detrimental in terms of their functioning. In addition, the preliminary findings also indicate that the distinctiveness or idiosyncrasies of the different national construction regimes have impact on the actual uptake of new technologies and policies. In essence, this entails that policy and technology implementation follow different transition pathways dependent on the regime level characteristics.

Winch's (2000) typology of Construction Business Systems (CBS) constitutes, however, quite a broad framing and conceptualisation for understanding different cultural and systemic factors that are important to understand when discussing issues of how actors and structures are interrelated and not least, how change can be brought about in highly institutionalised organisation fields. Thus, for the purpose of the following analysis, we intend to describe the Danish corporatist construction business system drawing on concepts from institutional and transition theory to enable a richer understanding of these issues.

Thus, the following section constitutes a heavily comprised description of the Danish construction and insurance regime based on Gottlieb (2010), Jensen et al. (2011), Thuesen (2011) and Brahe et al. (2013). The objective is to describe the characteristics and modus operandi of the Danish construction and insurance regime as a starting point for the further analysis of differences of regimes in the EU and hence the challenges of harmonizing insurance and liability schemes across member states.

4.2.2 The Danish construction and insurance regime

In a historical analysis on the constitution of the Danish construction sector, Gottlieb (2010) argued for the need to understand the current practices and systemic configuration of the sector in a historical perspective, i.e. as a result of a development process that have taken place over generations. This type of historical awareness is crucial in understanding the conditions for how new technologies or practices can gain prominence, including the role of existing systemic factors in promoting or resisting institutional change. In essence, Gottlieb (2010) argued that the current Danish construction regime can be seen as the result of a development process taking place in the intersection between three highly institutionalised regimes or systems of interaction (see also Gottlieb and Haugbølle, 2013) and that the introduction of new technologies or practices depends on the ability to understand and manage contradictions in and between these regimes. The three regimes comprise:

- Building customs and practices
- Rationalisation
- Negotiation

In the following analysis, the three regimes will briefly be described (based on Gottlieb (2010) and Jensen et al. (2011)) followed by a summary of their central characteristics using the nomenclature from the MLP framework.



4.2.3 Building customs and practices

Gottlieb's (2010) analysis of the Danish construction sector started by exploring the notion of the 'building sector' in the medieval and pre-industrial eras, using the figure of 'building customs and practices' as the diagrammatical point-of-entry. He discussed the guild and crafts-based roots of the building sector with special emphasis on the management and organisation of work. In doing so, it was shown that apprenticeship, and the close relation to a specific type of building material within a craft, was instrumental in ensuring *coherence* as the governing principle in a sociality predicated on a variety of different practical rationalities and performative practices.

Moreover, it was demonstrated that guilds as an institution represented a form of organised community in relation to a specific craft, and that they were formal associations of specialised artisans whose authority was backed by superior political sanction.

A cornerstone in the guild system was the so-called guild statutes, which represent the earliest form of (state-)centralised regulations in Danish construction. The guild statutes can be said to comprise a constitution of the sociality of craftsmen, i.e. guidelines for the conduct, norms, and practices of belonging to a community and being a craftsman. The statutes played a very important role, as they regulated both the workmanship, the formal festivities, and the social intercourse. Much traditional building is thus carried out in absence of any formal methods of quality control. And in the absence of formalities there must be something else that ensures sound building – methods that are internal to the craft system itself, being:

- Control of entry to the trade
- Sanctions for poor work
- > A recognised training system

These three elements together can be seen as constituting the first insurance system in Danish construction. Thus, entry to trade was a prominent mechanism in the traditional feudal or city state society. In cities it was only possible to work as craftsman if you were a journeyman employed at a master artisan or a master artisan yourself. The master artisan had to be a member of a guild, which in turn required him to be part of the bourgeoisie and carry a trade license. The guild was a professional community, which had a primary protectionist role to play in ensuring that only members of the guild could perform their trade in the cities. This entry control was vigorously enforced with severe precautions in case of violations. Upon admission into the guild, the master artisan accepted to serve the king, the city and the guild according to the commands of the guild master. At the same time he however also accepted, the first competition provisions of the trade.

Despite their seemingly monopolistic position, the guilds (and also the magistrate and the city council) kept strict control with both the price and the quality of work. In paragraph 4 in the coppersmiths' guild statutes it is thus stated that if the master artisan is found to be un-cheap or negligent, he has to pay a penalty to the guild as well as to the poor (cf. Kieser, 1989: 553).

Yeomans (2001: 3) gives an example from Britain in which the guilds were under an obligation to seek out and destroy any materials or work that was defective. He argues that this quality control function, which originally was carried out in exchange for having entry to the craft restricted, eventually broke down making it necessary for clients to control their own people to supervise work on their own buildings. This is to some extent also the case in Denmark; however it is also worth noting that the fixed schedule of wages, i.e. the price lists composed by the guilds (and today by the different trade organisations) constituting the most central element of the piece rate system, still



contains the clause that the stipulated prices only apply to well-performed work and that the craftsmen bear full responsibility and risk being sanctioned in the form of deductions in their piece rate if they deliver inferior work, which has to be redone.

In Seligman (1887: 64-67, 71) we find a similar line of reasoning for the function filled by the guilds. He suggests that the control of entry was the condition *sine qua non* of exercising any supervision over craftsmen for the purposes of avoiding any mischievous practice as well as to prevent fraud and public deception. This view is further supported and substantiated by Kieser (1989: 549-552) who argues that guilds were initiated by offices created by the town magistracies for two reasons: 1) to ascertain that the taxes were paid to the town and church, and 2) to protect the poor from any exploitation and manipulation by the craftsmen and merchants.

From the 1850s onwards, as a part of the increasing urbanisation, a series of laws were passed to ensure i.a. the quality and structural safety of the many new dwelling, however, as early as in 1731 a semi-public fire fund (d'assurance contre l'incendie) to prevent a recurrence of the economic problems associated with the Great Fire of Copenhagen in 1728. In 1761 membership of the state fire insurance scheme became mandatory. According to Engelmark (1983) the urban development of Copenhagen was subjected to three building laws from respectively 1856, 1871, and 1889, which were further supplemented with a series of supporting provisions. With the law of 1856, the City of Copenhagen was subjugated to the first collective set of building regulative requirements. This law was much stricter than the previous, scattered building authorities to ensure a more effective implementation.

Prior to the passing of the law of 1856 for the City of Copenhagen the building legislation consisted on a variety of different statutes, considerations and standards spread out on many different local authorities. Engelmark argues that the 1856 building law was considered quite restrictive at that time even though it only contained few considerations, which had not previously been covered by existing regulations. One of the most important innovations introduced with the law was the requirement of compulsory construction permit application regardless of size or type of construction activity.

Engelmark (1983: 42-43) highlights three conditions in his discussion of the great impact of this law for the built environment of Copenhagen and not least its quality. First, that all significant provisions relating to building activities were collected in one law, thus making the procurement process transparent. Secondly, the provisions relating to structures and materials, formulated on the basis of the state-of-the-art theoretical-technical knowledge, were sufficiently precisely formulated to be appropriate and adequate to be in use for the particular type of buildings for more than 100 years. Engelmark thus argues that the Copenhagen building code of 1939 contains the almost exact same provisions on the design of outer walls, beams, and roofs as the law of 1856. The reason for this continuity Engelmark attributes to the fact that no major changes occurred within the typically used building techniques. The third and last condition for the success of the 1856 building law was that the law was followed by a re-structuring of the organisational set-up of the building authority and the establishment of an effective administrative practice focusing on the supervision of ongoing projects (Engelmark, 1983: 43).



| Dimension | Characteristics |
|-----------------------------|--|
| Technology | Wood (1100), Bricks (1500-1600) |
| Industry | Craft-based traditions based on a certain relationship to materials. |
| Market | Cathedral Crusade: Cathedrals as driver for the development of new practices and technologies. |
| Insurance | Guild supervised. Quality through well-proven technologies. Sanctions for poor work. |
| Policy | Very weak public regulation. |
| Culture | Guild as organised community. Strong culture pertaining to the different crafts. Professionalization through apprenticeship. |
| Techno-scientific knowledge | Tacit, embodied knowledge, rules of thumbs, limited planning and use of drawings. |

Table 4.2: Defining elements in building customs and practices. Thuesen et al. 2011 (Based onGottlieb, 2010)

4.2.4 Rationalization

Based on this understanding, Gottlieb (2010) illustrated how the gradual emergence of 'a building sector' form the 1940s onwards instigated a process of unification by functional differentiation. The leitmotif in these efforts was the scientification of the art of building; a process which to a great extent was driven through by the state in its newfound role of *public construction client*.

Thus, as also argued by Jensen et al. (2011), in the years after the Second World War the Danish construction industry was for the first time problematized as a sector in the sense that it is known today. The background for this sector-oriented problematization was the post-war housing shortage. The housing shortage was estimated by the Ministry of Internal Affairs in 1946 to be 48 000–53 000 housing units, which positioned the shortage as an irrefutable and imperative policy problem. In order to cope with this societal challenge, the Ministry of Housing was established in 1947 (Bertelsen, 1997; Boligministeriet, 1997) and the Danish Building Research Institute was established in the same year to provide the necessary scientific underpinnings for the development activities to the ministry.

With the establishment of these institutions, the industry became institutionalized as an independent regulatory entity, and on behalf of the societal interest the state was accorded the right to intervene in the affairs of the industry (Møller, 1954), as it was both de facto and de jure in a position to encode the activities of the industry with a new set of sectorally defined opportunities and necessities in order to initiate a fundamental reorganization of the existing identities, interests and rationalities.

The strategic imperative acting as the matrix for a new dispositive of building was that of rationalisation and would, as Villadsen (2004) phrases it, take the form of the schematic "correspondence/divergence" – a schematic that at one and the same time *shapes* and *is shaped by* the practices of building (*Ibid.*, 2004). It was shaped by the practices of building in that the rationalisation efforts first and foremost took as its starting point the early notion of building; however only to subject these to an all-encompassing or omnipresent gaze of stratification, normation and correspondence. In this process of strategic codification elements were emptied; were stripped of content bar their 'name' in order to be prepared for this schematisation – a schematisation that can be observed in its most diagrammatic form in the phase model.



The schematic also shaped the practices of building. Bricks, bits and pieces were standardised and modularised and different actors were continuously shaped and reformed for them to be able to claim a specific place in the sociality of the sector. The client's demands for fixed price and time prompted the architects and engineers to safeguard their work, transforming the architect from shop steward to adversary. The technical development coupled with this functional differentiation deprived the building sector the skilled craftsman, and *uni-directional coordination and control* emerged as the nexus between the different parts of the apparatus. Thus, the main assumption in the debate concerning the rationalization of construction sector was that the housing shortage could never be met if traditional configurations of technologies, methods, practices and regulations were not transcended. Only by replicating the rationalization of the manufacturing industries on a sectoral scale could the housing shortage be solved. Observed in the light of the production methods of the manufacturing industries, the existing organization and operation of the sector was accordingly seen as a highly irrational assemblage of bricks, bits and pieces that were only held together by the age-old traditions of the crafts (Dansk Ingeniørforening, 1951, p. 14). And such a system could not be optimized sufficiently to deal with the societal housing shortage.

Instead, based on three core principles of rationalization, listed below, a broad series of coordinated interventions were initiated to develop the tools, processes, materials, professional and identities of the industry:

- the establishment of a centralized point of planning and control capable of integrating the entire construction process
- > a new division of work which separated planning from execution
- calculative optimization

These interventions can be observed most notably in the manner in which sector rationalization was promoted in the 1950s through development schemes focusing on the furtherance of so-called non-traditional construction (Indenrigs- og Boligministeriet, 1953; Kjeldsen, 1954). Here the aim was: (1) to decrease the level of skilled labour employed on housing projects; and (2) to introduce new planning methods. In the 1960s this scheme was followed by the so-called 'assembly quota' prescribing increases in the use of prefabricated and factory-produced building elements, along with continuous development of planning tools and methods (Gottlieb, 2010). These schemes were implemented through large-scale public demand in social housing and were furthermore backed up by a series of regulatory interventions and developments, ranging from the harmonization of local building regulations to the introduction of a 'Modular Agreement for the Building Industry' (Komiteen for Byggestandardisering (KBS), 1958) laying down the principles for a national system for the coordination of measurements in buildings in order to ensure compatibility between prefabricated components (Munch-Petersen 1980, p. 15).

| Dimension | Characteristics |
|-----------------------------|---|
| Technology | Concrete (in-situ and pre-fab.), standardized products, phase models, tolerances, mechanisation of work, plans. |
| Industry | Unskilled labour, planning engineers, general contractors, concrete factories. |
| Market | Large housing market |
| Insurance | ? |
| Policy | Strong governmental regulation (Ministry of Housing). Circulars, contracts. |
| Culture | Separation of design and construction. |
| Techno-scientific knowledge | Scientific management, Establishment of the Danish Building and Urban Research Institute, CERT/PERT. |

Table 4.3: Defining elements in rationalization. Thuesen et al. 2011 (Based on Gottlieb, 2010)



4.2.5 Negotiation

Gottlieb (2010) then discusses the development in the 1990s onwards. A development that saw the rise of a re-activation of the sociality of the sector; a re-activation that, based on the problematisation of the phase model, was mediated by a different regulatory governance strategy than in the 1940s onwards – being a governance strategy founded on governmental development programmes and active experimentation rather than on legislation and direct decrees. Retrospectively observed it can be argued that the sectoral stratification efforts of the 1950s onwards had been so successful that it had resulted in a de facto lock-in situation in which the unidirectional and unequivocal circumscription of space had deprived the individual actors any room for maneuver for agency. Thus many of the efforts associated with the development period in the 1990s could in this respect be seen as strategic attempts to 'repair' on a series of the inexpediences of the highly rationalized construction process; an attempt to break-down functional differentiation and its derivative – the focus on central control and coordination.

Gottlieb (2010), however also demonstrated that even though a series of attempts were made to introduce new technologies, materials and working practices throughout the 1990s, in the form of e.g. (i) a flexible wooden building system for multi-story housing projects; (ii) an industrialised steel and plaster cast building system; and (iii) a building technical development centered on installations and wet rooms, ambitions were not realized – most notably due to the insufficient demand and the fact, that new the new technologies did not have the strength to penetrate the market and provide a robust and low risk alternative to existing institutionalized building systems and practices.

An important development that, however, did take place in the transition from the predominantly rationalized construction regime in the late 1980s and 1990s was the implementation of a national Quality Assurance and Liability Reform. According to Bonke and Levring (1996: 11), during the 1980s extensive studies revealed both basic technical faults as well as severe managerial malfunctions in the industrialized building process. This coupled with a strongly rising number of defects in buildings of only 15 - 25 years of age led to an increased focus on the measures being taken to assure a sufficient level of quality in construction – the process of the Quality Assurance and Liability Reform, which was put into operation by the Ministry of Housing in 1986. The philosophy of the reform, as described by Bonke and Levring (1996: 11), was: "...to urge the actors of the building process to identify the optimal balance between the total cost for the project, the management cost and the cost of correcting defects. It is widely accepted that the construction process during the previous period had developed into a position far from this point of cost optimisation." The reform, which has later been included in the 1992-version of the general conditions for building works consisted of a wide spectrum of instruments, e.g. (Bonke and Levring, 1996: 11):

- Formal procedures for the documentation of quality in design and execution,
- Unification of periods of liability for all parties involved in the project,
- The establishment of the Building Defects Fund (da. Byggeskadefonden),
- Manuals for care and maintenance,
- 5-years inspection.

Especially the establishment of the Building Defects Fund in 1986 has had a profound impact on the quality in the Danish construction industry. The Fund comprises approximately 210.000 publicly subsidised housing estates, youth housing, and housing for the elderly, privately owned co-operative housing associations, and co-operative house shares. In 2011 the Fund had a holding of 220 million Danish kroner. The Fund covers all building defects claims for the first twenty years and, as such, the oldest buildings comprised by the Fund are no longer covered by the Fund. The buildings, which are



covered by The Building Defects Fund, comprise some 40% of all construction of residential housing schemes since 1987.

| Dimension | Characteristics |
|-----------------------------|---|
| Technology | Many new different materials. Competing system products, however oncrete as dominant technology. |
| Industry | Unskilled labour, planning engineers, general contractors, concrete factories. |
| Market | Individualised market, however a consumer lock-in to traditional concrete and brick technologies. |
| Insurance | Unification of periods of liability for all parties involved in social housing projects projects |
| Policy | Deregulation through the abolishment of a Ministry of Housing. Construction as a resource area |
| Culture | Separation of design and construction. |
| Techno-scientific knowledge | Partnering, LEAN, BIM, etc. as alternative visions for the future sociality of construction. |

Table 4.4: Defining elements in negotiation. Thuesen et al. 2011 (Based on Gottlieb, 2010)

4.2.6 Summarising findings on the Danish construction regime

Thus, despite recent developments we would argue that the current Danish construction regime to great extent is moulded in the image of the rationalised construction industry that was formed the 1940s onwards. Thus, observed in the light of the MLP model and Geels' typology of transition pathways we get the following picture of the different transition pathways and the dynamics of change between these three epochs or systems of construction.

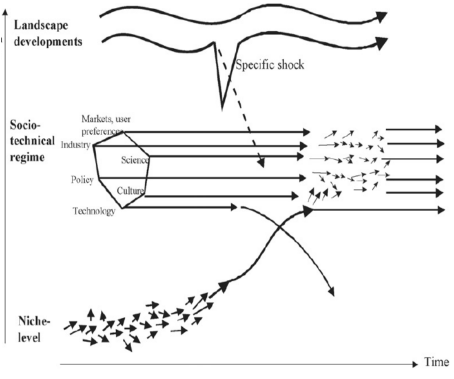


Figure 4.4: Technological substitution

Reiterating, Geels and Schot (2007: 409) claimed that: "If there is much landscape pressure [...] at a moment when niche innovations have developed sufficiently, the latter will break through and replace the existing regime. This pathway assumes that radical innovations <u>have</u> developed in niches, but remain stuck because the regime is stable and entrenched." Further: "Without landscape pressure, this remains a reproduction process. It becomes a technological substitution path when a



'specific shock' 'avalanche change' or 'disruptive change' exerts much landscape pressure on the regime. This pressure leads to major regime tensions, and windows of opportunity for niche-innovations. Niche-innovations can use these windows, because they have stabilised and gathered internal momentum" (Ibid. 2007: 409-410).

An example of this, we would suggest, is the developments that took place around WWII leading to the emergence of a rationalized, industrialized construction regime. Here the acute housing problems coupled with the wartime shortages in skilled labour and traditional construction materials constituted a specific landscape shock that rendered the regime open for the uptake of a new developed niche-technology (reinforced concrete elements) that had been used for decades in road and bridge building. As, demonstrated, the uptake of this new technology also gave rise to a series of additional changes in the Danish construction regime, as new policies, production technologies, roles and scientific knowledge emerged to support and further strengthen the use of reinforced concrete in house building.

In contrast, the developments that took place from the 1990s onwards can much better be seen as following a so-called transformation pathway, in which a moderate landscape pressure, not least prompted by the abolishment of the Ministry of Housing, lead to a continuous process of *modifying the direction* of development paths and innovation activities in the sector. This is illustrated e.g. by Jensen et al. (2011: 671) who argued that *"From the early 1990s the industry was once again problematized from a sectoral point of view. This sectoral problematization was [however] radically different from the sector problematization of the immediate post-Second World War years and it generated a set of very different theorization dynamics."*

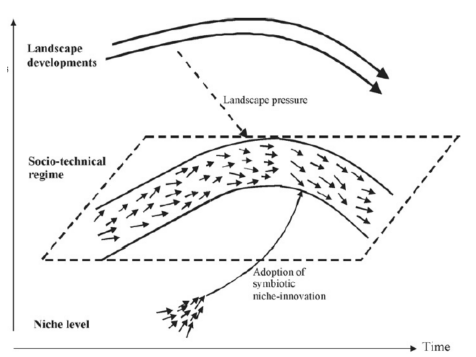


Figure 4.5: Transformation pathway

Most notably, Jensen et al. (2011) demonstrated that in the 1990s, the sector was no longer framed as the means to cope with a critical societal need but rather as an inefficient economic entity with an unsatisfactory high consumption of societal resources due to a series of interconnected weaknesses such as low productivity, poor innovation, poor collaboration and organizational fragmentation.



Jensen et al. (2011) further show that this new sectoral problematization generated a series of representations each claiming to identify the underlying root cause, which could explain the various symptoms. In contrast to the sector development agenda of the post-Second World War period that was monopolized by the logic of rationalization, multiple-sector representations were theorized as a response to the sector problematization of the 1990s, however none of these has radically replaced existing practices in the socio-technical regime.

Rather, we have seen that the most radical of the proposed niches (e.g. system deliveries) have had the most difficulties in gaining wide support and uptake in the industry, whereas the more "symbiotic niche-innovations" that do not offer a whole new conceptualisation of what it means to do construction but rather offer to supplement and existing practices and sort out the worst of the current inexpediences (such as e.g. partnering and the local Danish version of LEAN (LPS)) have been able to gain industry-wide accept. Therefore, it is much more difficult to observe the direct or deduced effects of these niche-innovations on a sectoral scale.

4.2.7 Insurance as a regime internal response

What is interesting in the above description of the historical constitution and development of the Danish construction industry is that insurance, more than representing a vehicle or mechanism of change emerges as a consequence of regime internal dynamics. Thus at a niche level it is the proliferation of new production technologies breaking into the regime level that propels the need for insurance schemes to evolve and adapt to newfound needs. This is also argued by Bunni (2003: 7) who suggests that "Insurance developed and spread as a result of society's needs and demands".

4.3 International comparisons

Based on the above description of the Danish construction regime and the co-development of construction and insurance, we will highlight some of the main characteristics of the French and UK regimes in order to contrast the findings and point to some general observations and issues that have to be taken into account in the development of recommendations for policy convergence of insurance schemes in the EU.

4.3.1 France

Whereas we could claim the hegemony of a rationalised concrete regime in Denmark, the situation in France is somewhat different. In a comparative analysis of the diffusion and institutionalization of prefabricated concrete elements, in France and Denmark during the post-war construction period, Boxenbaum and Daudigeos (2010) demonstrate two things in particular. First, that "...the <u>relative</u> pace of diffusion was determinant for institutionalization" (Ibid., 2010: 1) of prefabricated concrete elements as a new dominant technology rather than other competing technologies at that time. In the foregoing analysis of the Danish construction regime, we have demonstrated how the diffusion was supported by various legislative and market changes. Second, Boxenbaum and Daudigoes (2010) demonstrate that there is a marked difference in the diffusion of prefabrication between Denmark and France, where prefabrication, in the period between 1958 and 1967, gained prevalence in Denmark while it first stabilized and then lost prevalence in France. This is illustrated in the figure below.



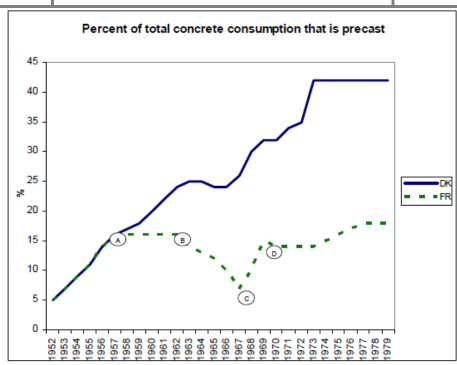


Figure 4.6: The prevalence of prefabrication in Denmark and France, 1952-1979 (Boxenbaum and Daudigeos, 2010: 8)

Boxenbaum and Daudigeos (2010. 8-9) advance the following theoretical suggestions or explanatory factors for the differences in the diffusion in Denmark and France: "The most obvious theoretical explanation is that of the rational actor. This explanation would have it that the first experiences with prefabrication in the early 1950s produced objectively better results in Denmark than in France. [...] For instance, construction professionals in France might have selected cast-in-place techniques for their next construction project after having encountered poorer results with prefabrication than their colleagues did with cast-in-place techniques. Meanwhile, their equally rational colleagues in Denmark, having encountered better results with prefabrication than with cast-in-place techniques, might have made the opposite choice." This rational agent explanation is however deemed unlikely and unsorted by empirical evidence. Other explanations are therefore propounded, ranging from landscape pressures (the decolonization in France leading to the Fifth Republic), to regime internal support in the form of legislative sanctioning, subsidy schemes, techno-scientific mobilization and much more. What we however in conclusion can learn from this short comparative analysis is that even though the same new technology is introduced and initially diffuses in a similar fashion in two different countries, the cultural socio-technical context of the diffusion environment plays a crucial role in determining the relative success (i.e. institutionalization) of said innovation.

4.3.2 United Kingdom

In a thorough historical account, Gann (1993) have analysed UK attempts to modernize the construction industry and the production of buildings. Gann used this historical account to illustrate different distinct trajectories of development in the industry, which each operates with its own systemic rationale and entails different and distinct modes of technology diffusion and innovation dynamics.

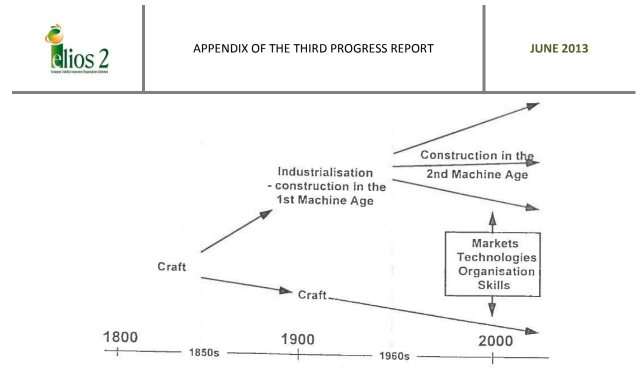


Figure 4.7: Industrial divides in construction (Gann, 1993: 76)

Gann operated with two stages in the industrialization of construction, the so-called first and second machine age. The first was concerned mainly with the development of new technologies for structural element, for facades and for the fabric of buildings.

In the second era, the trajectory of industrialization divided into several paths, due to the circumstance that construction was influenced by alternative approaches to raising productivity and expanding markets adopted by firms in other sector. According to Gann (1993: 76) each path of development is characterised by differences in markets, technologies, organisation of production and skills, such that the industries operating within the craft trajectory are distinct from those in the industrialised trajectory. These two technological divides are illustrated in the figure above. The characteristics of these different technological trajectories are illustrated below:

| | Craft | Old Industrial | New Industrial |
|--------------|--|---|---|
| Process | Handicraft | Assembly | Adaptable assembly |
| Markets | Small scale traditional mar residential and repair maintenance | kets:Large scale projects – new ma andconstruction of infrastructures, r housing, schools, hospitals, clearance | mass-buildings |
| Product | Bespoke, made from basic mate | rials Standardised, made from fa produced components | actoryComplex, made from components sourced internationally |
| Type of firm | Small, local, with directly emplo labour | oyedLarge, national or international, specialist low-skilled sub-contractor | usingNational and international coordinating very s specialised firms |
| Competition | From other local firms | From national and interna construction firms | ationalFrom international construction firms and firms form other sectors |
| Skills | associated with the use of partie | skillsSpecialised, narrow technical sk cularfragmentation of old craft skills, grov rardsnew skills associated with new mat and techniques | wth of |
| Learning | Cumulative | Application of scientific knowledge, formal training | shortInteractive |
| Innovation | Unstructured, informal | Structured, formal R&D | Large-scale R&D, flexible solutions |



| Technological | Incremental changes, adaptation | ofMajor changes | such as pre | fabricationICT |
|----------------|--------------------------------------|---------------------|-----------------|--|
| change | 'tried and tested' techniques base | edand the use of ne | w material, c | onstruction |
| | on the use of traditional materials | plant and equipm | ent | |
| Organisational | Minor adaptations to traditional cra | aftAdoption and ada | aptation of for | ms used inExperimentation with different forms of contract |
| change | forms | manufacturing | sectors, | standardand new relationships |
| | | contracts | | |

Table 4.5: Paths of development, 1850s to 1960s and 1970s onwards (Gann, 1993: 62, 75)

Thus, according to Gann (1993) today we have in the UK at least three different forms of organising work: those based on traditional craft practices, those associated with the industrial techniques used in the first machine age, and those emerging after the latest boom in construction activity.

4.3.3 Insurance in UK and the role of NHBC

An important player in the industrialised paths of development in the UK, has been NHBC, the National House Builders Registration Council, which was incorporated on 17 November 1936 and "...created to combat unsatisfactory building practices prevalent in UK housebuilding in the aftermath of inter-war government slum clearances" (Howard, 2011: 25).

Beyond its role as Latent Defect insurer, NHBC also plays an important role as certifier. Historically, NHBC was created to increase quality in the construction through the establishment of a set of "requirements" in order to get their certification, which is needed of course to be insured. Of course those requirements focus on "workmanship" and "installation" problems, but also filled some gaps in design codes.

According to Howard (2011) NHBC represented an important voluntary venture into self-regulation and consumer protection by the industry. Thus, as well as inspecting and certifying new homes as being fit for purpose, the council also operated a register of approved house-builders prepared to build in accordance with a model specification. In terms of consumer protection, registration with NHBC included a warranty: "...for buyers of certified homes that required builders to rectify defects arising from non-compliance with specifications during a two year period from date of purchase." (Ibid. 2011: 25). In 1965, this evolved into the ten year concept of the Buildmark warranty, which covers over 80 % of new UK houses, giving home owners assurance and redress if things go wrong (Howard, 2011: 26).

4.4 Summary

This brief description of the evolution and configuration of the Danish, French and UK construction industries has two important lessons to convey. First, that transitions from one regime or 'machine age' to another is prompted by different precipitating jolts (Greenwood et al., 2002) and vehicles of transformation. Thus, the transition from craft to industrialisation in the first machine age was prompted by more or less the same overall landscape changes and processes as in Denmark, whereas the transition to industrialisation in the second machine age in the UK according to Gann (1993: 63-70) was marked especially by a construction boom in the start of the 1970s and the Ronan Point collapse, which prompted designers and architects to criticise the use of standardised heavy concrete systems and search for alternative paths for industrialised construction.

Second, the cases also illustrate that it is difficult to talk about regimes in the singular form even within individual member states. A regime is thus not a homogenous entity, as the preliminary analysis of the Danish and UK construction industries. It has been shown that even though we can



speak about evolutionary dynamics and technological trajectories, there are still competing sector socio-technical configurations present, and that in order to implement new policies or technologies, these competing representations have to be taken into account. This is essentially a question of governance and strategic niche management that will be addressed in the following work in WP3.

In the end, this description of the organization of the different existing consumer protection systems, through incentives toward quality of the construction, has highlighted the importance of differences, and most important, that those differences are market/culture specific, and the result of an evolution. It is shown that some systems are based on a legal framework others on a market driven trend, some systems offer very few protections while others are extensive. Insurance can be viewed only as an element (systemic approach), maybe the final one, in the consumer protection framework. It is closely linked to the other elements involved in the construction quality chain and cannot be considered alone.

| Level | Denmark | France | UK |
|--------------------------------|---|-------------------|--|
| EU Landscape | Policy convergence or h | armonized insurar | nce regimes? |
| National construction regime | nCorporatist system | Étatique system | Anglo-Saxon system |
| Techno-scientific knowledge | Strong administrative and technical continuity surrounding concrete technologies in DK. The adoption of standard measures, modules, planning techniques and specialized engineering education have played an important role in institutionalizing concrete as the de facto standard building technology in Denmark | TBC | Mixed. Comprising application of scientific knowledge as well as of short formal training. Specialised, narrow technical skills. Fragmentation of old craft skills, growth of new skills associated with new materials and techniques |
| Industry/Infrastructure | Complete existing infrastructure for the use of concrete in construction comprised of quarries, cement plants, concrete elements factories, transport and on-site production facilities. | TBC | TBC |
| Policy and regulation | The national construction policy conducted in DK favours extent concrete construction principles, through a strict legislation pertaining requirements for acoustics, climate, fire and structural safety. | TBC | A great reliance upon liberal market values, relatively low levels of state regulations. |
| Insurance | ТВС | TBC | TBC |
| Technology | Well-anchored network of proven roles and technologies to support and sustain pre-fabricated concrete as the dominant construction principle, including: norms, standards, element fitters, masons concrete production engineers, factory workers, etc. | TBC | Mainly pre-cast as dominant technology, however an increasing move towards the use of complex products made from internationally sourced components. |
| Culture and markets | Strong cultural-cognitive legitimacy surrounding the use of concrete technologies among both professionals and end-users. More than 70 years of continued development have constituted concrete as the dominant construction principle in Denmark. Eco-technologies such as e.g. wood is almost non-existent in multi-story buildings and there is a marked reluctance among home owners to reside in a wooden detached house. | | Small scale traditional markets: residential and repair and maintenance Large scale projects – new markets: construction of infrastructures, mass-housing, schools, hospitals, slum clearance Mainky large projects: new |
| | | | Mainly large projects: new sophisticated buildings |

Overview of construction and insurance regimes in three European countries:

Niche level

Sustainable eco-technologies



5: Deliverable 3.5 : Conditions for greater mutual recognition of construction insurances regimes

The following paragraph is only intended to draw a sketch of the future final content of the deliverable.

This task will constitute an analysis of the conditions for a greater mutual recognition of construction insurance regimes, and possible convergence paths, basis for the development of a set of guidelines for a policy formulation.

Following previous deliverables, we will first extend the analysis on recognition paths toward its "vertical", regime integration, point of view.

We will then briefly see how mutual recognition may concern a wide range of stakeholders and how regulation, and more specifically "freedom to provide service" regulation impacts the organization of the insurance market.

Finally, we will see how "policy convergence" literature could clarify possible pathways toward better market practices.

5.1 Impacts of national strategies on construction insurance

A preliminary finding from the first part of the analysis of construction and insurance regimes show that the envisioned analysis, as illustrated below, has to be adjusted.

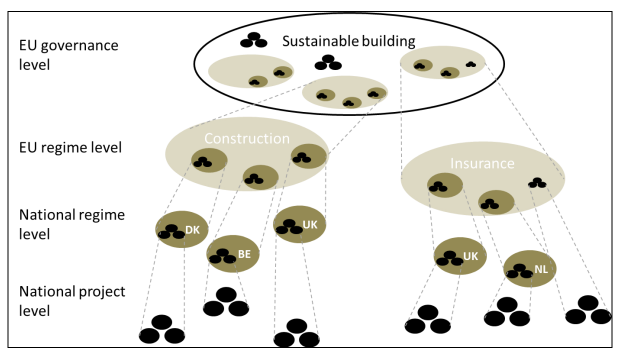


Figure 5.1: Levels of analysis (adapted after Seyfang and Longhurst, 2012)

We still intend to conduct two distinct yet interrelated analyses; a horizontal respectively vertical analysis of regimes development and transformation where (i) the vertical analysis aims at providing



an understanding of the interplay and co-development of national regimes of insurance and construction within the individual national context; and (ii) the horizontal analysis will focus on the interplay between national and supra-national regulation and on the dynamics of adaption and circulation of insurance schemes in Europe.

The preliminary findings, however, also illustrate that it is not conducive to talk about an insurance regime respectively a construction regime, as these elements to wide extent are intertwined and have co-developed over the decades. Furthermore, we have also seen that national regimes are not homogenous entities. Rather, findings indicate that it may be more useful to understand and analyse the emergence of a new technological trajectory from the point of sensitivity towards local multiplicity. What this entails is a shift of focus from the individual technological niche to multiple localised projects that exist simultaneously and build on each other over time in such a way that sequences of local projects gradually add up to a technological trajectory at a global level as illustrated below.

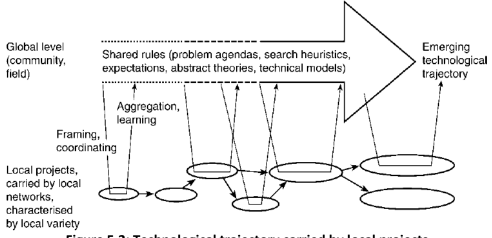


Figure 5.2: Technological trajectory carried by local projects

This further means that we will have to direct our attention towards understanding processes of systemic configuration and reconfiguration. So in the next part of work in WP3 we will go down on the local level and through a number of case analyses of the use and implementation of specific eco-technologies in the three countries that have been selected for this work. Focus will be placed on examining how new elements are introduced in a socio-technical context and what changes in linkages between elements take place and are required – and on how insurance can be seen as a vehicle in these types of processes, as illustrated below:

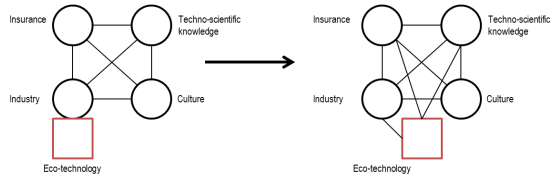


Figure 4.10: Socio-technical configuring and reconfiguring



Therefore, the governance of policy implementation, e.g. new in relation to EU legislation on the topic of sustainable building, is constituted as a prime unit of analysis in the further project progress. The reason for this being that it under such varying and even contradictory circumstances is not possible to implement and enforce a single solution or governance scheme across all nations. Instead, new policy (insurance) schemes have to be designed and applied differently in different nations acknowledging that a single, uniform solution might not be possible to implement.

5.2 General financial protection requirements and regulatory framework influence

Formulation of general financial protection requirements and regulatory framework influence in order to support the sustainable development.

Depending on the type of stakeholder the answer to the question "what are the expectations or fears that are implied or understood behind the idea of recognition?" may be regarded very differently.

Considering answers to the "mapping update" questionnaire, intended for insurers, we will see how FPS raises questions about the cross-border activities.

5.2.1 Financial protection requirements

We previously noted that the necessity of information on financial protection touches all the actors of the market:

- The insured, regarding the risk of default of his insurer, notably the owner, who must ask for information on his insurer. Note that this category also includes contractors, and designers in general.
- The insurance broker who bears a "duty to advise" and is liable according to European Directive 2002/92 on insurance mediation¹⁸.
- The insurer regarding its own "financial exposure". This is notably the case for an insurer which is used to work on an unfunded / pay as you go basis and wants to deliver guarantees on a funded / capitalized basis like decennial covers.
- The reinsurer, also regarding its own exposure. This is the case for example if it participates to the cover on a quota-share basis. The asymmetry of information between the parties may also lead to an inadequate use of the treaties (for example use of a general liability treaty instead of specific decennial treaty).
- The financial public authorities which deliver the FPS authorizations, which may not have the knowledge on the financial exposure of foreign guarantees (such as decennial covers). In order to verify and validate the financial security of an insurance activity, the authority must have a thorough knowledge on the insurance product structure.

Once again it appears that access to information is a key element in the global financial protection requirements hence in insurance underwriting.

5.2.2 Regulatory framework influence

Among insurers interviewed, cross-border activity of insurance seems to raise a concern of equal treatment for all European actors in terms of application of the regulatory framework.

In other words, what are the applicable rules in terms of financial protection in case of cross border insurance and who is supposed to verify their compliance?

¹⁸ http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=CELEX:32002L0092:EN:HTML



5.2.2.1 Regarding general insurance financial regulations, the main existing European framework is the Solvency 2 directive.

Article 30 of the Solvency II Framework Directive¹⁹, provides:

"1. The financial supervision of insurance and reinsurance undertakings, including that of the business they pursue either through branches or under the freedom to provide services, shall be the sole responsibility of the home Member State.

2. Financial supervision pursuant to paragraph 1 shall include verification, with respect to the entire business of the insurance and reinsurance undertaking, of its state of solvency, of the establishment of technical provisions, of its assets and of the eligible own funds, in accordance with the rules laid down or practices followed in the home Member State under provisions adopted at Community level".

Nonetheless, there are specific cross border insurance regulations.

5.2.2.2 Regarding insurers activity, the main tool available in order to offer guarantees to their home clients across Europe is the "Freedom to Provide Services" (FPS) European law.

We understand that your question is essentially about home/host competences of national authorities regarding insurance undertakings passporting into another Member State under the freedom to provide services.

Regarding insurance undertakings, the European Commission's Interpretative **Communication** on freedom to provide services and the general good in the insurance sector²⁰ states:

"The Third Council Directives 92/49/EEC and 92/96/EEC(1) completed the establishment of the single market in the insurance sector. They introduced a single system for the authorisation and financial supervision of insurance undertakings by the Member State in which they have their head office (the home Member State). Such authorisation issued by the home Member State enables an insurance undertaking to carry on its insurance business anywhere in the European Community, either on the rules on establishment, i.e. by opening agencies or branches in all the Member States, or under the rules on the freedom to provide services. Where it carries on business in another Member State, the insurance undertaking must comply with the conditions in which, for reasons of the general good, such business must be conducted in the host Member State. Under the system set up by the Directives, the financial supervision of the business carried on by the insurance undertaking, including business carried on under the rules on establishment or on the freedom to provide services, is always a matter only for that insurance undertaking's home Member State".

Where the concept of the general good is expressed as:

"The concept of the general good is based in the Court's case law. [...] However, the Court has never given a definition of "the general good", preferring to maintain its evolving nature. [...]**The Court** requires that a national provision must satisfy the following requirements if it is validly to obstruct or limit exercise of the right of establishment and the freedom to provide services:

- it must come within a field which has not been harmonised,
- it must pursue an objective of the general good,
- it must be non-discriminatory,
- it must by objectively necessary,
- it must be proportionate to the objective pursued,

¹⁹ http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2009:335:0001:0155:EN:PDF

²⁰ http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=CELEX:32000Y0216(01):EN:HTML



- it is also necessary for the general-good objective not to be safeguarded by rules to which the provider of services is already subject in the Member State where he is established.

These conditions are cumulative. A national measure which is claimed to be compatible with the principle of the freedom of movement must satisfy all the conditions. If a national measure does not meet one or other condition, it is not compatible with Community law. [...]

The harmonisation directives define the minimum level of the general good within the Community. Measures relating, for example, to the calculation of technical provisions and the solvency margin, the conditions for taking up insurance business, and financial and prudential supervision may no longer be covered by the general good of a Member State.

[...]

The Court has so far acknowledged that, in the absence of harmonisation, the following areas could fall within the scope of the interest of the general good: the professional rules designed to protect the recipient of services, protection of workers, consumer protection, etc."

In other words, since harmonized minimum provision rules exist at European level, and that financial and prudential supervision do not fall under "the general good" concept, a Member State that decides to impose on its own insurance undertakings stricter enforcement rules than those laid down in the Directives, cannot impose those standards to a foreign State.

In other words the directive establishes a framework for a race to the bottom of consumer protection in terms of construction insurance.

As a consequence, insurers are apparently taking competitive advantage from providing insurance from Member States with less restrictive prudential rules.

This situation seems to be especially the case for Inherent Defect Insurance, which implies financial protection up to construction costs, for periods of up to 14 years according to prudential regulations of the countries where the risks are located.

5.3 Conditions for handling incompatibility of national insurance regimes

Considering the previously exposed inter-connection of elements that makes up the construction regime systems and the variability of situations, we will further develop the possible theoretical paths toward "policy convergence" at a European level.

While various and numerous literature explore the topic of policy convergence, the following discussion will be essentially based on the framework presented by Christoph Knill in his synthetic, nonetheless very complete, comparative articles²¹. The overview made in this article encompasses all policy convergence mechanisms we could find in literature.

²¹ "Causes and conditions of cross-national policy convergence" by Katharina Holzinger and Christoph Knill, Journal of European Public Policy, vol. 12:5 October 2005: 775-796

[&]quot;Introduction: Cross-national policy convergence: concepts, approaches and explanatory factors" by Christoph Knill, Journal of European Public Policy, vol. 12:5 2005



5.3.1 What causes policy convergence

Even though causal factors of policy convergence vary among authors, Knill identifies five main categories of causes. As summarized in the following table, each mechanism combines a stimulus and a corresponding response, i.e. the behaviour leading to convergence.

Table 5.3.1 - Mechanisms of policy convergence

| Mechanism | Stimulus | Response |
|----------------------------------|--|--------------------------------------|
| Imposition | Political demand or pressure | Submission |
| International harmonization | Legal obligation through international law | Compliance |
| Regulatory competition | Competitive pressure | Mutual adjustment |
| - Lesson-drawing | Problem pressure | Transfer of model found elsewhere |
| - Transnational problem-solving | Parallel problem pressure | Adoption of commonly developed model |
| - Emulation | Desire for conformity | Copying of widely used model |
| - International policy promotion | Legitimacy pressure | Adoption of recommended model |
| Independent problem-solving | Parallel problem pressure | Independent similar response |

Imposition

"Convergence through imposition occurs whenever an external political actor forces a government to adopt a certain policy".

We can regard this coercive mechanism as not desirable considering the variety and complexity of the systems and situations described in the previous discussion. It also faces two major critic: legal systems differ from one country to another, and insurers are free actors on the insurance market.

Firstly, common imposed legislation as to suit both common law and civil code legal systems.

Secondly, if legal requirements are to be imposed, it cannot be on insurance legislation but only on liabilities, leaving the adequacy of the insurance and financial associated protections unclear.

• International harmonization

International harmonization occurs when the different countries involved in the process comply with uniform legal obligations defined in supranational law. It is a voluntary cooperative process.

We can in our case categorize it as a "negociated" imposition. It therefore faces the same hurdles.

• Regulatory competition

In this mechanism, "countries facing competitive pressure, mutually adjust their policies, [...] they redesign their market regulations in order to avoid regulatory burdens restricting the competitiveness of domestic industries".

In summary it is a race to bottom mechanism that is not desirable in our case, considering once again the importance of level of protection existing in the different countries.



Transnational communication

This category includes different related mechanisms: lesson drawing, transnational problem solving, emulation and transnational promotion of policy models.

"In contrast to other mechanisms, they are are purely based on communication among countries." In summary:

- Lesson drawing utilize available experience elsewhere, it is an experience-based policy learning.

- Transnational problem learning is a rational joint development of common solutions to similar domestic problems.

- Emulation of policies is driven by a desire of conformity with other countries. It is function of the number of countries that already adopted a certain policy, trying to increase social legitimacy, and not being left behind. Its adoption also depends on the perception of its urgency. Considering the increasing number of countries carrying out IDI covers and the general sustainable development trend this mechanism seems to fit greatly to our problematic.

- International policy promotion is a comparable rational learning mechanism but driven by the active role of international institutions promoting the spread of distinctive policy approaches they consider particularly promising. It is here again a definition that corresponds to our situation, the European Commission being the promoting institution.

• Independent problem solving

In this mechanism, the convergence of policies between several countries arise as a result of similar but independent responses to parallel problem pressures. Actors do not behave in response to each other's actions. Therefore, this mechanism is out of the scope of our means.

A preliminary conclusion of the description of those mechanisms is that "transnational communication" seems to be the preferable path to follow as they allow convergence by pulling upwards the standards without interfering in national regulations and construction systems' balance.

5.3.2 When does policy convergence occur

For each casual mechanism Knill further develop theoretical framework of conditions of their operation. As summarized in the following table he shows that "the conditions and effects of convergence vary strongly across the different convergence mechanisms".

He also states that "it is hardly surprising that empirical findings on policy convergence and on races to the top or bottom are rather ambiguous."

| Mechanism | Factors affecting convergence scope | Factors affecting convergence degree | Expected convergence direction |
|-----------------------------|--|---|--|
| Imposition | Reach of the imposing actor (individual country vs. international institution) | (by definition full convergence to imposed model) | No prediction possible |
| International harmonization | Number of member countries | Degree of legal specification | Upward shift for minimum harmonization |
| | | Capacity to enforce compliance | Persistence for total harmonization |

Table 5.3.2 - Theoretical expectations on scope, degree and direction of convergence

| elios 2 | APPENDIX OF THE THIRD P | APPENDIX OF THE THIRD PROGRESS REPORT | |
|-----------------------------|--|---|--|
| Regulatory competition | Market economy Trade-related policies | Trade dependence | Upward or downward shift for product standards |
| | | | Downward shift for process standards |
| Transnational communication | Apart from information about policy choices of other countries | Degree of existing similarity (number of adopters) | Upward shift in case of policy promotion |
| | no particular restrictions apply | Cultural linkages | For other mechanisms no prediction possible |
| | | Degree of model specification | |
| | | Similarity of policy legacies | |
| | | Degree of inter-linkage into transnational networks | |
| Independent problem-solving | Number of countries that recognize similar problem | Degree of existing similarity across countries | No prediction possible |

Consequently, if the theoretical framework may clarify the mechanisms of convergence, it doesn't give any simple answer to the efficiency of those mechanisms.

Nonetheless, we can conclude from our previous discussion, that policy convergence of construction insurance regimes seems preferable through "transnational communication" mechanisms, in order to improve voluntary dissemination of the insurance offer, adapted to each specific sociologic, economic, technic, cultural and regulatory context of the construction systems.



5.3.3 European Insurance Contract Law

As explained in a 31 january 2013 European Commission press release²², an expert group on a European Insurance Contract Law (EICL) has been set in order to "*examine barriers to cross-border trade in insurance products caused by different contract laws in EU's Member States*".

Rather than Construction insurance, the expert group "is likely to focus on insurance products of a greater economic significance, such as:

- Motor and travel insurance, which consumers and businesses are most likely to buy or use on a cross-border basis;
- Life insurance which could serve as private pensions for citizens."

Nonetheless, this analysis is part of a wider programme set up to create a Common Frame of Reference (CFR) for European general contract law that may have a direct impact on the construction insurance industry.

As a reminder, the object of the Contract Law is to allow voluntary parties, to opt out of national law regimes and agree that the insurance contract will be governed by the EICL.

Consequently, we will update later on our point of view on possible convergence paths according to the outcomes of the analysis of the Expert Group, expected by the end of 2013.

²² http://europa.eu/rapid/press-release_IP-13-74_en.htm



6. Deliverable 3.6 : Recommendations for policy formulation

The following paragraph is only intended to draw a sketch of the future final content of the deliverable.

This analysis will provide recommendations for policy formulation stimulating good practices and insurance solutions.

As already indicated in Elios 1, and developed in previous paragraphs, considering firstly states' legal sovereignty and secondly freedom of activity of private construction insurance players, legal and insurance frameworks throughout Europe can only be changed by the stakeholders being part of the national markets themselves. Among others, those frameworks are the result of local culture regarding construction methods and techniques, legal history, insurance role in the construction quality chain, and financial realities.

Therefore, improvements in both constructions market accessibility and protection of consumer through easier access to insurance and better coverage can, above all, be achieved through "transnational communication" mechanisms.

In consequence, our main lever to promote insurance is information. Whether it be through incentives in order to stimulate the market of through sharing out the knowledge to the different actors involved.

In order to support the propositions of incentives, a valuable tool could be the creation by the Commission of an Elios internet site that would centralize information regarding construction insurance of eco-technologies. We'll see in the following paragraphs how this tool could support different goals.

6.1 Improve failure forecast

One efficient incentive to improve insurance availability would be to give some help to the insurers in their risk assessment.

Being able to make a reliable forecast of failure is the key element in order to do the pricing of a cover and propose guarantees. And as previously indicated, without claim history and statistical data this forecast can only be done through a specific qualitative analysis of the risk.

Preliminary results of discussions indicate that:

- The technical classification of claims is a problem: it has to be done by experienced staff that can classify the claims, and it is unlikely that most insurers have the computational systems to differentiate "eco-technological" claims.
- Insurers are not interested in participating to a pure statistical database, which would report the spread of claims, since it touches their internal pricing secrets. They seem to be more interested by an exchange on technical information on systems' failures.
- One form of exchange could be the creation of a "Pathology Forum" where insurers:
 - Decide together the systems to be assessed, corresponding to shared topical subjects
 - Create together a simple typology of claims regarding eco-technologies that each insurer could implement in its own computational system. That way, the staff could technically categorize and manage the claims in order to select and report them.
 - Send information on technical claims on those systems, without giving any information on the number of claims or number of contracts underwritten in order to get rid of any



strategic statistical data disclosure. The only information given is that the topic is of interest for the insurer.

- Get the information processing and risk analysis done on those claims by the "Pathology Forum" itself, relieving every insurer to do it on its side. Pooling the outsourcing of the analysis would constitute a substantial economy for the insurers.

6.2 Hazard Notification Procedure

With the involvement of insurers, another form of exchange of information about pathology could be the creation of a "hazard notification procedure" for eco-technologies.

6.3 Quality signs

6.3.1 Quality signs as an insurance underwriting tool

One way of helping the insurers who want to cover a foreign company is to give them the means to appraise the quality of this company through a better knowledge and understanding of its quality signs. Note that the given information must be sufficiently relevant and discriminatory in terms of risk assessment to have an added value for the insurer.

Therefore, information gathered through Work Package 1 on quality signs used locally by insurers should be provided through the internet in a simple and straightforward manner to all actors.

Reminder: the technical information that will be provided by the information system has to be sufficiently valuable for the insurer in order to help them assess the risks and consequently set up new insurance products to seize new market opportunities.

6.3.2 Quality signs at the European level

As mentioned in previous paragraphs, in order to be useful assessment criteria, quality signs have to be relevant in terms of risk characterization. In conjunction with Work Package 1, we tried to identify those signs in regard of their use by insurers in their risk assessment process.

One of the conclusions of this work is that few pan European signs are recognized as valuable by insurers. In order to improve this situation, we feel that some interesting developments could be pursued specifically on European Technical Approvals (ETA).

Suggested improvements for ETA:

- Take into account in the ETA of local climatic conditions in accordance with Eurocode 1 national annex. It is especially necessary for all envelope elements (roofs, joinery, insulation) with regard to bad weather or temperature loads (e.g. possible material fatigue under thaw-freeze cycles in some locations), but also for "sustainable" materials with regard to humidity, insects attacks, mildew or fungi.

- take into account in the ETA of implementation and installation problematic.

6.3.3 Quality signs as a promotion tool

On the other hand the companies should know what signs are used locally by the insurers on their homeland to appraise their risks, notably it they want to set up business or engage in a long term activity. Those signs are the ones overviewed in the "Risk assessment criteria" (Chapter III, 3.1.2) and



in the "Definition of relevant technical criteria" section (Chapter III, section 3.3.2.7) in conjunction with WP1.

6.4 Construction techniques and normative framework knowledge

In order to help a company operating in a foreign country we could give information about the local construction techniques and normative framework.

Companies should get a better knowledge of:

- Local design codes and general normative framework, including local climatic or live loads.
- Local construction techniques for different type of construction elements. For example type of roofs and terrace sealants for a company installing photovoltaic panels.

This information should help the companies demonstrate that they comply with local design codes, and are taking into consideration the local environmental construction context and therefore should help them find insurance.

6.5 Legal and insurance requirements knowledge 6.5.1 Existing regimes

One of the important set of information that could be shared on the Elios internet site should be the Mapping of Insurance Regimes for each country. Therefore, it would be possible to assess the insurance requirements and/or legal risks for each country.

Beyond the pure description on the Legal framework / requirements or insurance possibilities / obligations, as expressed in the mapping, the site should point out the associated risks for the "builder". In addition, considering the presumed incompetence of the users in legal terminology (SME), the text should also be edited in order to be accessible by non-legal speaking audiences.

As a result, the reader should be able to know easily what are the risks incurred in a selected country, notably financial, and consequently what insurance protection is needed.

6.5.2 "Single points of contact"

As indicated in §.1.3, "single points of contact" should be provided by governments as requested by the Service directive. The centralized European internet site that gives access to the national information sites is apparently not widely used and should be promoted, notably on the Elios site. Nonetheless, the information provided on insurance matters through this mean seems at the moment very difficult to be used.

In order to improve its usefulness, we first recommend a systematic English translation of the sites. Language barrier is still the main difficulty in cross border activity and shouldn't exist in cross border activity information matter at European level.

Regarding the content of the sites on insurance matters, we recommend clear access to "insurance access guides" such as the one written by the French insurance federation (FFSA) in an attempt to help foreign companies understand the French legal framework and how to comply with it. This guide notably gives:



- Description of how insurance works locally²³
- Description of the administrative documents needed to be insured²⁴

Should notably be indicated in these guides, the means to get insurance, including: who to contact, what information is needed, etc.

6.6 Existing insurance covers

Another way of clarifying the subscribing process could be to improve the transparency of the existing insurance products and existing financial offer.

Considering the difficulty of sharing insurance companies' contracts, the information could be given through examples of usual covers included in those contracts.

Beyond covers, the single point of contact should also give information about the usual insurers' information requirements regarding innovative risk. These requirements could be:

- Experience feedback on comparable projects
- Specific opinion of a TIS or expert

6.7 Technical Inspection Services (TIS)

Share information on existing national TIS "certification" procedures:

- The companies should be able to know the role of the TIS in the selected country, notably in regard of insurance requirements.
- The insurers should be informed on the local legal or private accreditations of the TIS in order to help them follow their insured companies on foreign markets.

Promote systematic inspections of construction works and on contractors like what is done by NHBC in order to diminish insurance costs.

These inspections should notably be carried out in absence of mandatory Technical Control.

6.8 Energy performance guarantees

As we've seen, coverage of performance guarantees faces many challenges.

6.8.1 First, even if it is not pure performance coverage, existing covers can quite easily be extended to malfunctioning, within the existing inherent defect covers.

6.8.2 On its side, "Consumption performance" coverage, i.e. the level of energy consumed by the user or produced in order to suit the consumer demand, faces huge hurdles. Its dependency on the consumers' behaviour makes it hard to assess, particularly if the users are individuals. On the contrary, some energy saving guarantees are appearing on office buildings, for which on the one hand consuming framework is better foreseen, and therefore construction more adapted at the design level, and on the other hand maintenance is carried out flawlessly.

These guarantees are usually directly delivered by ESCo in case of rehabilitation or by developers for new constructions, without implication of insurers. The risk is directly borne by the builder or investor.

²³ http://www.ffsa.fr/sites/jcms/c_51299/how-decennial-liability-insurance-works?cc=fp_7202

²⁴ http://www.ffsa.fr/sites/jcms/p1_663116/decennial-liability-insurancea-guide-designed-for-european-builders



It is not clear yet if collective buildings' risk could be assessed in the same way, hence performance guarantees proposed for this specific situation.

In order to avoid these insurance difficulties, and develop the offer of coverage, various countries decided to support funding of projects through public financing. In those cases while the governments substitute for the insurers, the covers are widen to a broader range of buildings and situations. If it's conclusive, the acquired experience will maybe allow the insurers to take over.

6.8.3 Finally, regarding its decennial IDI cover, French authorities are in the process of excluding the "consumption performance" guarantees from insurance obligation, in an attempt to restrict the extent of the cover to Inherent Energy Performance Guarantees²⁵. The implementation of this cut down guarantee is not yet carried out, and still has notably to define what would represent a claim.

Actually, this "Inherent performance" coverage, i.e. theoretical performance of the construction work in place, hence consisting of material / design / workmanship coverage still confronts the performance measurement problems. It will therefore need standardized measures of "inherent performance".

6.9 Promotion of other guarantees

6.9.1 Completion Guarantees

Promote the "completion guarantees" during the "making good period" (also called perfect fulfilment), in order to get the remediation measures directly handled by the contractor without involvement of the insurer. The completion guarantee is a one-year or two-year guarantee under which the builder agrees to carry out the required work and assume related risks during the years following completion.

Find other direct repair schemes without involvement of insurance and extra cost arising from the "recourse" process.

6.9.2 Proper Functioning Guarantees

Promote the "proper functioning" covers, of a two years duration, which guarantee that equipment are operational and in good working order. These guarantees perfectly fit eco-technologies coverage requirements and can be carried out independently from inherent defect long term guarantees (IDI).

6.9.3 Professional Indemnity Guarantees

Promote the Professional Indemnity (PI) guarantees, across all Europe. Beyond general Third Party Liability (TPL) this second level of protection of the consumer can be quite easily taken out. As it touches the design process it suits well innovation coverage difficulties and therefore "eco-technologies".

6.10 Regulatory framework

6.9.1 Enforce responsibilities through General Liability

²⁵ GPEI - Garantie de Performance Énergétique Intrinsèque in « Premières propositions dévoilées pour booster la garantie de performance énergétique » - Le Moniteur, 23/04/2013



The goal of this recommendation is to find ways for manufacturers and contractors to be more responsible of their work. This could be done through minimum obligations of protection on the General Liability and ensuring that those guarantees can be easily activated by the insured. Therefore failures would be attributable to the actor who's responsible, at least up to a minimum level.

As we've seen in the analyses, the principle of levelling up the requirements, departing from lowest common denominator could be the only possible convergence path through harmonization. Nonetheless, once again this solution faces a problem of complexity. Actually, the TPL cover encompasses a very very wide diversity of different guarantees and types of risks, and not only construction. Insurers combine different underlying types of insurance coverage, without detailed distinction, in order to spread out the risks. This aggregation principle is the main reason why construction TPL premium values are never available, they cannot be distinguished from other types of TPL.

Consequently, modifying regulations on construction TPL cannot be done alone, independently from other domains covered, that would be impacted by any modification.

6.9.2 Freedom to Provide Service

Based on the application of Home Member State's provisions, the Freedom to Provide Service regulation appears to lead to unfair competition.

Communication by EIOPA to National Authorities of existing local rules associated to specific guarantees, and notably IDI, could be a first step in order increase their awareness of possible financial risks. Actually, the lack of knowledge about the covers delivered may impair the national financial protection mechanisms that underlie the FPS. Being informed of the risks, the local authorities cannot deny their responsibility of protecting the consumer from a possible failure of a domestic insurer.

7. Object of meetings with Insurers

The scope of those meetings is more precisely about (extract from typical meeting preparation e-mail):

- i) Insurance
- Recent evolution of the Legal framework of construction insurance in your country in regard of the description made in Elios 1 (Elios 1 regime presentation sent to the insurer);
- Links between the different guarantees: different guarantees and actors concerned (extent of liability) / practice of subrogation on liability / existence of limits on some guarantees / importance of annual basis insurance vs. single project insurance;
- Extent of covers: toward equipments (definition of equipment), what are the works covered values (replacement value / depreciated value);
- Role of insurance brokers on your national market;
- Is the cross-border insurance a problem for you? Whether it be for your clients wanting to work abroad or for foreign companies willing to work in your country (do you have a lot of demands)? Activities of your company abroad?
- Do you see any competition from foreign insurers coming under the "Freedom to Provide Service" European law?
- Evolution of the Insurance Market in your country, regarding CAR/EAR (Construction/Erection All Risks) and Decennial Guarantees (Volumes, level of subscription in regards of the obligation)?
- How do you take into account the eco-technologies in your covers (existence of specific contracts)?
- Are the energetic performance guaranties a topical issue at the moment in your country? Do you have specific covers?
- ii) Risk assessment
- How do you assess the construction risks in general and innovative construction systems more specifically (who makes the assessment and of does this assessment consist)?
- What is the importance of the Technical controller / inspection service in the insurer's underwriting process? In general is design / engineering made upstream or during construction?
- What quality signs existing on the construction market for eco-technologies are considered relevant and taken into account in the risk assessment (by the insurer and also by the Technical Controller)?
- Would access to information on Quality Signs existing abroad be of any interest?
- iii) Pathology
- Is there any "agency" collecting data on construction claims in your country?
- Do you have any specific focus / concern on pathology regarding eco-technologies? Which ones?
- Do you have the computing means to identify and characterize the claims on eco-technologies?
- To what form of "Pathology Forum", that could collect data on eco-technologies pathology, could/would you be willing to participate and exchange information, and what type of information? Would you get involved in an "Eco-technologies Warning Procedure"?



8. Questionnaire



TIS Questionnaire Technical Inspection Services Regarding Building Control for Insurance Purposes

FRAMEWORK

Elios 2 PROJECT

Elios 2 is a study initiated by the European Community which aims to *"Facilitate access to insurance by self-employed builders and small building firms so as to stimulate innovation and the promotion of eco-technologies in the European Union"*²⁶.

In order to do so, the Elios team notably seeks to set up an internet site to inform companies on the construction insurance requirements across the 27 constituent members of the EC.

Regarding insurance types, please note that the study concerns construction Liability in general, including Professional Indemnity, and after construction handover long term liability (e.g. Inherent Defect Insurance, Decennial Insurance, Latent Defect ...).

Within the Elios 2 team, APAVE contributes to the Work-Package 3 which deals with "insurance". For further details on Elios, its goals and organization, please visit: <u>www.elios-ec.eu/</u>

OBJECT OF THE QUESTIONNAIRE

Therefore, on behalf of the European Commission, we would appreciate it if you could complete this survey in order to provide information on the involvement of Technical Inspection Services in the technical risk assessment for construction works.

By completing this survey, you will help the industry understand insurance information needs and procedures to obtain coverage in your country.

While answering the questionnaire, please keep in mind that the study is essentially aimed at:

- Eco-technologies' insurance. Eco-technologies are defined as technologies which contribute to the environmental performance of buildings and/or whose use is less environmentally harmful than relevant alternatives.
- Small and Medium Enterprises (SME) like specialized contractors, architects or engineering firms.

Feel free to add comments, or give a more detailed description of your conformity or risk assessment of construction work.

Filling in the questionnaire should take around half an hour.

The information collected through this survey will not be made available to any third parties except in anonymous summary report form.

Please send it back by e-mail or post to:

elios2@apave.com APAVE – Elios 2 191 rue de Vaugirard 75015 Paris, France Many thanks for your assistance in completing this questionnaire.

 $^{^{\}rm 26}$ Final report to be published by the European Commission by the beginning of 2015



Identification

| Country |
|----------------------|
| Name of your Company |
| Activity |
| Your Name |
| Address |
| Phone |
| E-mail |

A – Cases where Technical Inspection Services are involved in the technical risk assessment regarding construction works.

The regulation n° 305/2011 of the European Parliament and of the European Council defines following 8 basic requirements for construction works (see appendix A):

| 0 – Being fit for the construction work's intended use |
|--|
| 1 – Mechanical resistance and stability |
| 2 – Safety in case of fire |
| 3 – Hygiene, health and the environment |
| 4 – Safety and accessibility in use |
| 5 – Protection against noise |
| 6 – Energy economy and heat retention |
| 7 – Sustainable use of natural resources |

For each case as listed in the table on following two pages, please specify how Technical Inspection Services are involved in the technical risk assessment by ticking the appropriate box.

Are Technical Inspection Services carried out, for example?

- On a mandatory basis? (case M)
- On a voluntary basis? (case V)
- Required by (re)insurance company? (case I)
- Never required? (case NR)



| | | | | | 3 – Hygiene, health and the environment | | | |
|---|--|---------|----|-------------|--|---------|----|---------|
| 2 – Safety in case of fire | | | | | | | | |
| | 1 – Mechanical resistance and stability | | | | | | | |
| 0 – Being fit for the construction work's intended use | | | | | | | | |
| Individual housing | Шм | □v | Шм | □v | Шм | □v | Шм | Πv |
| | ı | NR | | □ NR | | NR | | □ NR |
| Collective housing | Шм | □v | Шм | □v | Шм | □v | Шм | Πv |
| | ı | NR | □ı | | □ı | NR | - | NR |
| Building with public access | Шм | Πv | Шм | ٦v | Шм | Πv | Шм | Πv |
| | ı | NR | ı | | ı | □ NR | | □ NR |
| Office building | Шм | Πv | Шм | ٦v | Шм | ٦v | Шм | Πv |
| | ı | NR | | □ NR | ı | NR | ı | □ NR |
| Industrial building | Шм | Πv | Шм | ٦v | Шм | Πv | Шм | Πv |
| | ı | NR | ı | | ı | NR | ı | □ NR |
| Any building, depending on | Шм | □v | Шм | □v | Шм | □v | Шм | □v |
| extrinsic risks (e.g. seism, impact on neighboring buildings, etc.) | | D NR | | □nr | | D NR | | □ NR |
| Any building, depending on intrinsic risks | □м | □v | □м | □v | □м | □v | Шм | ٦v |
| (e.g. high-rise building, depth of building foundations, etc.) | | □ NR | | □NR | | □ NR | | □ NR |

| - | on a |
|------------------|----------|
| mandatory basis? | (case M) |
| - | on a |
| voluntary basis? | (case V) |



| 7 – Sustainable use natural resource | | | | | | | | |
|--|--|-----------|-----------|----------|----|---------|----|---------|
| | 6 – Energy economy and heat retention | | | | | | | |
| | 5 – | Protectio | on agains | st noise | | | | |
| 4 – Safety and ac | cessibility | y in use | | | | | | |
| Individual la susia a | Шм | □v | Шм | □v | Шм | □v | Шм | □v |
| Individual housing | □ı | NR | □ I | NR | □ı | NR | ı | NR |
| Collective housing | Шм | Πv | Шм | Πv | Шм | Πv | Шм | Πv |
| Collective housing | ı | D NR | ı | NR | ı | NR | ı | NR |
| Duilding with public second | Шм | Πv | Шм | Πv | Шм | Πv | Шм | Πv |
| Building with public access | ı | NR | ı | NR | ı | NR | ı | NR |
| | Шм | Πv | Шм | □v | Шм | Πv | Шм | Πv |
| Office building | | D NR | | NR | | D NR | | D NR |
| to devote the state of | Шм | □v | Шм | □v | Шм | Πv | Шм | Πv |
| Industrial building | ı | NR | ı | NR | ı | NR | ı | NR |
| Any building, depending on | Шм | Πv | Шм | Πv | Шм | Πv | Шм | Πv |
| extrinsic risks (e.g. seism, impact on neighboring buildings, etc.) | | □ NR | | □ NR | | □ NR | | □ NR |
| Any building, depending on | Шм | □v | Шм | □v | Шм | Πv | Шм | □v |
| intrinsic risks (e.g. high-rise building, depth of building foundations, etc.) | | □ NR | | □ NR | | □ NR | | □ NR |
| - On a | | | | | | | | |

| - | On a |
|------------------|----------|
| mandatory basis? | (case M) |
| - | On a |
| voluntary basis? | (case V) |



B – Liability of Technical Inspection Services

Please fill up following table by ticking the appropriate boxes according to following cases:

| Α | no liability |
|---|--|
| В | civil liability |
| С | limited liability (please specify up to which amount) |
| D | TIS have liability insurance on a mandatory or voluntary basis |

| 1- Mechanical resistance and stability | A | В | C: | D |
|---|-----------|---|----|-----|
| 2- Safety in case of fire | A | В | C: | D |
| 3- Hygiene, health and the environment | A | В | C: | 🗌 D |
| 4- Safety and accessibility in use | A | В | C: | D |
| 5- Protection against noise | A | В | C: | D |
| 6- Energy economy and heat retention | A | В | C: | D |
| 7- Sustainable use of natural resources | A | В | C: | 🗌 D |

Comment field:



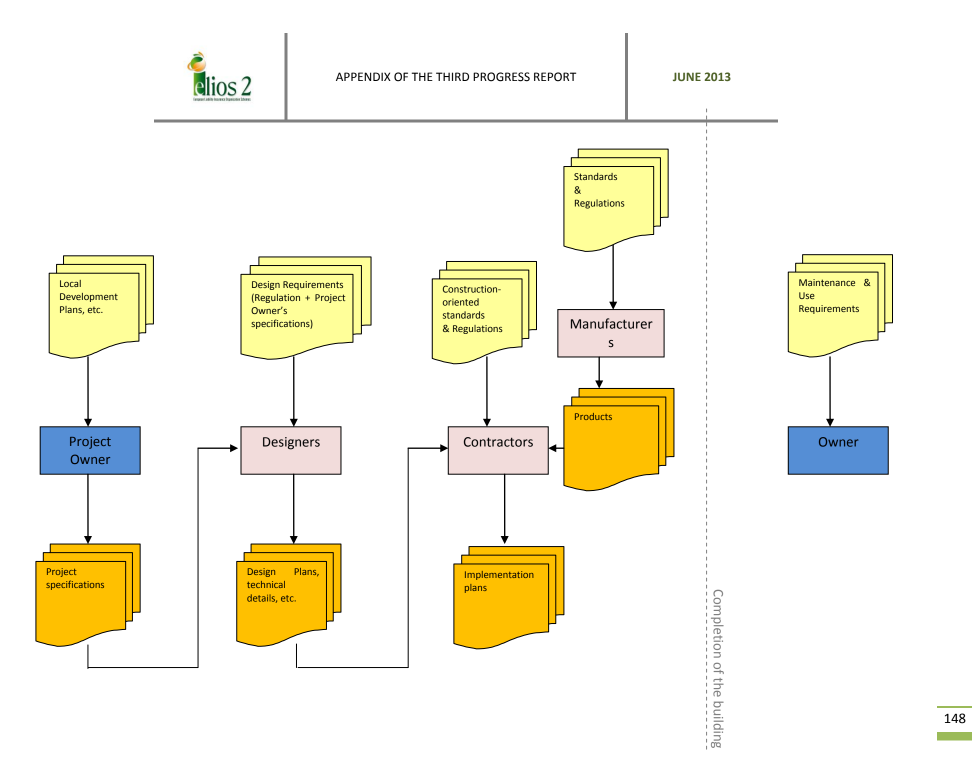
C – Conformity or Risk Assessment of construction works: who are the assessment bodies? What is their *modus operandi?* For whom do they work?

We propose on following page a synthetic diagram representing:

- a the stakeholders of a construction project (green boxes),
- b- the type of regulation that may apply to them (yellow documents), and
- c the information data that they exchange (orange documents).
- 1 Please complete the diagram by positioning at the right place the insurance companies of the different stakeholders, when involved.
- 2 Please point out where assessment bodies perform their evaluations by placing numbered arrows on relevant places. Then fill-up the table on page 8 to explicit each arrow.

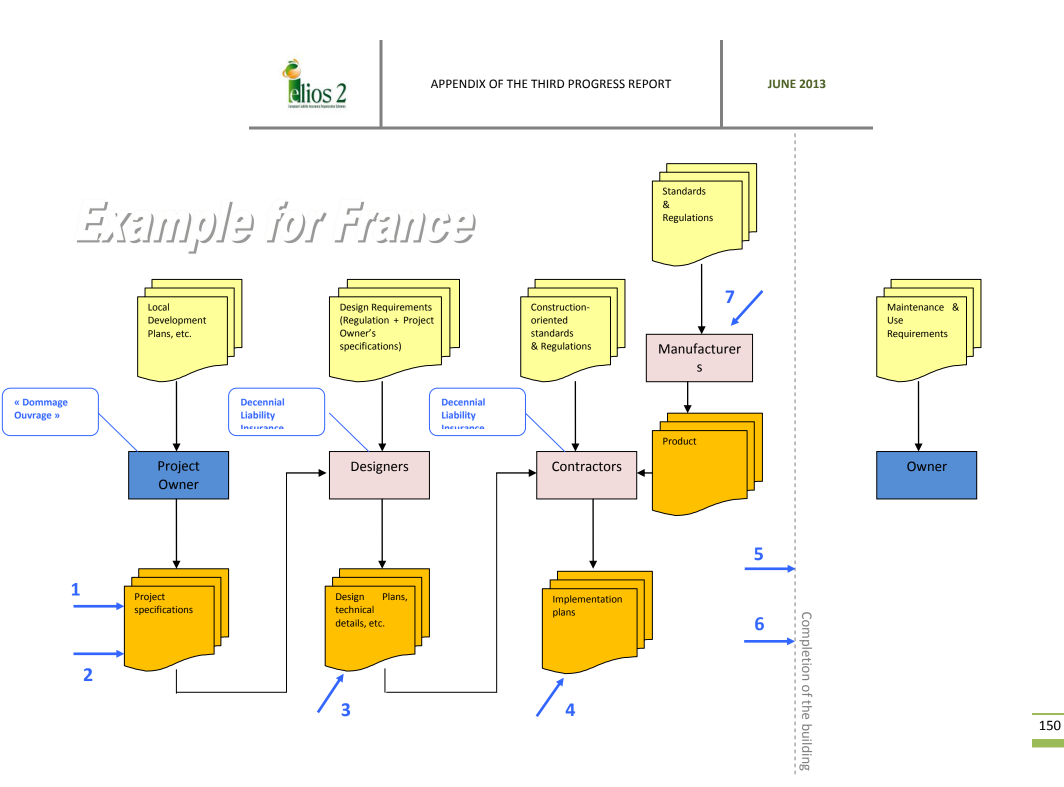
Pages 9 and 10 give an example of completed diagram for France.

Comment field:





| Arrow number | Assessment body (e.g. authorities, private experts, TIS, TAB, etc.) | Evaluation report's recipient | Criteria used for conformity or risk assessment (e.g. product certificate, quality management system, test reports) | Comment (e.g. conformity or risk assessment?) |
|-----------------|--|----------------------------------|---|--|
| 1 | | | | |
| 2 | | | | |
| 3 | | | | |
| 4 | | | | |
| 5 | | | | |
| 6 | | | | |
| 7 | | | | |
| 8 | | | | |
| 9 | | | | |
| 10 | | | | |





| Arrow number | Assessment body (eg. authorities, private experts, TIS, TAB, etc.) | Evaluation report's recipient | Criteria used for conformity or risk assessment (e.g. product certificate, quality management system, test reports) | Comment |
|-----------------|--|----------------------------------|--|--|
| 1 | local authorities (town council) | Project Owner | | conformity assessment regarding local development plans |
| 2 | TIS | Project Owner | | at this stage, conformity assessment mainly with regard to security and accessibility |
| 3 | TIS | Project Owner | Quality Management System; risk management | Initial Report; review of design documents |
| 4 | TIS | Project Owner | Competence certification / label Product assessment by Assessment Body | on site inspection reports |
| 5 | TIS | Project Owner | test reports ; contractors' self verification reports | Final Report Conformity Assessment (performance regarding accessibility, energy, etc.) |
| 6 | competent body | Project Owner / Authorities | Test reports (energy, acoustics) | Conformity assessment |
| 7 | ТАВ | Manufacturer | standard's requirements | conformity assessment CE marking |



D – Quality signs regarding technical risk assessment

Please tick the quality signs Technical Inspection Services consider when assessing technical risk related to a construction work as a whole or in its separate parts.

| Regarding the product itself | CE marking Product certificate / label (please give some examples below): |
|--|---|
| Regarding professionnal skills / quality management | Management system's certification Others (please give some example below): |
| Regarding suitability for intended use | specific studies tests reports contractor's verification procedures others (please give some example below): |

Please describe shortly your conformity and/or risk assessment procedure when in front of an innovative ecotechnology that is to be implemented in a construction work, focusing on quality signs that you consider relevant.



9. Mapping of Insurance Regimes Questionnaire

ELIOS 2 PROJECT

Elios 2 is a study initiated by the European Community which aims to *"Facilitate access to insurance by self-employed builders and small building firms so as to stimulate innovation and the promotion of eco-technologies in the European Union"*²⁷.

In order to do so, the Elios team notably seeks to set up an internet site to inform companies on the construction insurance requirements across the 27 constituent members of the EC.

Regarding insurance types, please note that the study concerns construction Liability in general, including Professional Indemnity, and after construction handover long term liability (e.g. Inherent Defect Insurance, Decennial Insurance, Latent Defect ...).

Within the Elios 2 team, Hannover Re is leader of the Work-Package 3 which deals with "insurance". For further details on Elios, its goals and organization, please visit: <u>www.elios-ec.eu/</u>

OBJECT OF THE QUESTIONNAIRE

Therefore, on behalf of the European Commission, we would appreciate it if you could complete this survey in order to provide information on Construction Insurance Regimes for innovative building technologies to companies willing to work throughout Europe.

By completing this survey, you will help the industry to understand insurance information needs and procedures to obtain coverage in your country. This information could also help you to provide a better service, whether when receiving a request from a foreign company or when accompanying your insured companies throughout the European Community.

While answering the questionnaire, please keep in mind that the study is essentially aimed at:

- Eco-technologies' insurance. Eco-technologies are defined as technologies which contribute to the environmental performance of buildings and/or whose use is less environmentally harmful than relevant alternatives. You can find some examples of eco-technologies in the appendix.

- Small and Medium Enterprises (SME) like specialized contractors, architects or engineering firms.

Feel free to add comments, or give a more detailed description of your regime if you consider it could be useful. Free space is provided at the end of the questionnaire.

Filling in the questionnaire should take around half an hour.

The information collected through this survey will not be made available to any third parties except in anonymous summary report form.

Please send it back by e-mail or post to:

elios2@hannover-re.com

Hannover Re – Elios 2 52 avenue des Champs-Elysées 75008 Paris, France

Many thanks for your assistance in completing this questionnaire.

²⁷ Final report to be published by the European Commission by the beginning of 2015



Open covers:

Annual covers:

JUNE 2013

| Identification Country Name of your Company Activity Your Name Address Phone E-mail | |
|--|---|
| 1 - LEGAL REGIMES | |
| | gimes were presented within the Elios 1 study (see attached document). risdictional modification to the attached extract from the Elios 1 study? nade to the text : |
| Have any new guarantees been | observed (e.g.: regarding energy performance) ? |
| - In general | Yes. New guarantees: |
| - For eco-technologies specifically | Yes. New guarantees: |
| 2 - INSURANCE POLICIES | |
| In order to answer the questions o | f the following sections, please find here below a glossary of the terms that are used: |
| Voluntary / Mandatory: | Is the cover provided on a voluntary or a legal mandatory basis? |
| Amount covered: | What is the usual value of the amount covered (e.g. "construction cost" or usual covered amount) |
| Cover extensions: | Examples of cover extensions usually included in the guarantees: - Faulty material / workmanship / design - Design including defective part (e.g. LEG 3 or DE5) |
| Name of cover: | What is the name used in your domestic market to name this cover? |
| Single covers: | Conditions made on a project by project basis |

Conditions made on a turnover basis



2.1 - BEFORE CONSTRUCTION HANDOVER (completion of works)

Are the following types of coverage of eco-technologies, for Small and Medium Enterprises, available on the construction insurance market in your country?

| Cover of damages caused by the contractor to third parties | No No | Yes | Name of cover: |
|---|-------|--|-----------------------------------|
| Financial loss directly related to the material damage | 🗌 No | Yes | Amount covered: Name of cover: |
| Financial loss not directly related to the material damage | No | Yes Voluntary | Amount covered: Name of cover: |
| From a legal point of view, can the amounts covered be limited, i.e. is it allowed to put a loss limit? | | illowed ved: Nithout a minimum am Nith a minimum covere | |
| Are deductibles implemented in these covers? | 🗌 No | Yes Usual value | of deductible: |
| Damages to the building under construction | No | Yes Voluntary | Amount covered: Name of cover: |
| limited to mechanical resistance and stability | | Yes | ended to: |
| | | | |

| Completion of the construction in case of failure \Box |] No | Yes | Amount covered: |
|--|------|-----------|-----------------|
| of the contractor | | Voluntary | Name of cover: |
| | | Mandatory | |

Free comments:



2.2 - AFTER CONSTRUCTION HANDOVER (completion of works)

| Are the following types of coverage of eco-teconstruction insurance market in your country? | chnologies, for Small and Medium Enterprises, available on the |
|---|--|
| Damages caused by the contractor's work to third parties | No Yes Name of cover: |
| From a legal point of view, can the amounts covered be limited, i.e. is it allowed to put a loss limit? | |
| Are deductibles implemented in these covers? | No Yes Usual value of deductible: |
| From a legal point of view, are those deductibles allowed? | Not allowed Allowed: Without limit With a maximum limit of: |
| Damages to the whole building | No Yes Name of cover: Voluntary Mandatory |
| Limited to mechanical resistance and stability | Yes No (see suggestions below) |
| Damages to the work carried out by the contractor itself | No Yes Name of cover: Voluntary Mandatory |
| Limited to mechanical resistance and stability | Yes No (see suggestions below) |
| From a legal point of view, can the amounts covered be limited, i.e. is it allowed to put a loss limit? | Not allowed Allowed: Without a minimum amount covered With a minimum covered amount of: |
| Are deductibles implemented in these covers? | No Yes Usual value of deductible: |
| From a legal point of view, are those deductibles allowed? | Not allowed Allowed: Without limit With a maximum limit of: |
| Covered extensions | |
| Weather proofing of roof and façade | No Yes Amount covered: |
| Guarantee of builders' obligation to complete / put right any defects of its works right after handover | No Yes Amount covered: |
| Mechanical resistance of building equipment (*) | No Yes Amount covered: |



(*) If technical equipment is covered, please specify how "equipment" is defined:

| Hygiene, Health and/or Environment liability | 🗌 No | Yes Voluntary Mandatory | Amount covered: |
|--|------------|-------------------------------|-----------------|
| Safety and accessibility of the building | 🗌 No | Yes | Amount covered: |
| (for defects arising from the construction) | | Voluntary | |
| | | Mandatory | |
| Sound insulation | 🗌 No | Yes | Amount covered: |
| | | 🗌 Voluntary | |
| | | 🗌 Mandatory | |
| Lack of energy performance: | | | |
| - Malfunction of the system | 🗌 No | Yes | Amount covered: |
| | | Voluntary | |
| | | Mandatory | |
| - Level of production | 🗌 No | Yes | Amount covered: |
| | | | Name of cover: |
| | | | |
| - Energy savings and heat retention | 🗌 No | Yes | Amount covered: |
| | | | Name of cover: |
| | | | |
| Noncompliance / conformity with standards? | No | Yes | Amount covered: |
| (e.g. seismic, acoustic, fire safety, accessibility to | | Voluntary | Name of cover: |
| disabled) | | Mandatory | |
| - Even in absence of material damage | | Yes | |
| | | No | |
| Financial loss directly related to the material | No No | Yes | Amount covered: |
| damage | | Voluntary | |
| | | Mandatory | |
| Type of construction covers offered to foreign co | ompanies: | | |
| Contractors: | covers / 🗌 | Open covers / | ial covers |
| | covers / 🗌 | | ial covers |
| | covers / 🗌 | · = | al covers |
| | | | |
| Free comments: | | | |



3 - RISK ASSESSMENT

| What information do you usually require to make your risk assessment of a construction project? | | | |
|---|------------------|------------------|--|
| | single covers | annual covers | |
| Company activities | | | |
| - Date of creation / start of activity | | | |
| - Description of the company's activities | | | |
| - Size of staff | | | |
| - CV of key staff members | | | |
| - References | | | |
| - Claim history | | | |
| Financial and legal information | | | |
| Turnover / financial results / growth of the company | | | |
| Company's security information / solvency / rating | | | |
| - Financial relationship between the Insured and the Owner | | | |
| (other than the construction contract) | _ | _ | |
| - Insurance clause in contract conditions | | | |
| Covered Activities | _ | _ | |
| - Typology of activities, i.e. a classification defining the different professional | | | |
| activities covered (e.g.: waterproofer, roofer, etc.) - Is it a typology common to the insurance market? | | | |
| Comments: | | | |
| Professional skills | | | |
| - Proof of professional qualifications is required (e.g.: diploma): | | | |
| - Proof of professional experience is required (list of completed projects) | | | |
| Information on the project(s) | | | |
| - Size of the project(s) | | | |
| - Contract value of the insured | | | |
| - Typical plans and sections drawings | | | |
| - Detailed technical specifications of the construction work | | | |
| - Cost Breakdown | | | |
| Quality plan / risk management procedures | | | |
| - Other technical data: | | | |
| Third party intervention | | | |
| - Technical Inspection Service contract or proposal for services | | | |
| - Technical Inspection Service reports | | | |
| - External opinion / review of the risk by a specialist on a specific topic | | | |
| | | | |

<u>Quality signs</u>

What quality signs do you consider useful for your risk assessment (e.g.: European Technical Approval - ETA):



<u>Pathology</u>

Within the risk assessment improvement process, is the following information about existing pathology useful?

Yes No - Name of project \square - Location of project - Type of construction work project - Starting & End date of works - Date of loss - Type of defective eco-technology - Loss / damage type (e.g. malfunction, watertightness, explosion ...) - Defective part - Detailed cause of failure - Description of loss - Quality sign involved - Other:

What other information could be useful from your point of view?



4 - SUBSCRIBING TO INSURANCE

Contacts

In order to get construction insurance from domestic insurance providers, which of the following is the usual contact for the contractors: brokers, agencies, insurers, others? Please list in decreasing order of occurrence:

Professional organization

Do the architects, land surveyors or engineers have to register with a local professional organization, association or body? Which ones?

Qualification

In order to carry out a construction activity, do the companies need to comply with minimum regulatory qualifications (e.g.: for engineers / architects)?

Type of activity:

Minimum level of qualification:

Name of the diploma:

Other qualifications:

Administrative requirements

In order to operate, do the companies need to register with a competent organization (ex: legal certification for technical inspection activity)?

Schedule

When should the companies contact the insurer in order to subscribe insurance?

Type of cover: Submission schedule: Type of cover: Submission schedule: Other:



| 5 - INSURANCE MARKET | |
|--|---|
| Is there any quantitative information (level of premiums) available specific to the construction insurance market? | There is no national information available The national insurance federation publishes specific reports on construction The information is public / not public / Some information is available in english / Website or contact: Other source of information: |
| Is there any quantitative information available on the construction market (level of activity)? | The national building federation publishes specific reports regarding: Eco-technology activities specifically Small and Medium Enterprise activity Other: Source of information (website, journal, federation): |
| Cross border Insurance Market | |
| Do you have insurance requests from foreign companies? | No Yes, frequency of occurence: times per year |
| Have you noticed any competition from foreign insurers operating under the "freedom to provide services"? | No Yes, frequency of occurence: times per year |
| Do you receive requests to cover your insured companies in other European countries? Do you cover them? | No Yes, frequency of occurence: times per year |
| | Yes, frequency of occurence: times per year No, main reason: |

6 - COMMENTS - ADDITIONAL INFORMATION



Appendix - Examples of eco-technologies

| Topic of environmental performance | Examples of eco-technologies | |
|---|--|--|
| Energy | | |
| energy performance | 1. 'passive house' / 'active house' | |
| usage of renewable energy sources | 2. photovoltaic panels (PV's) | |
| | 3. wind turbine | |
| | 4. solar hot water (SHW) | |
| energy efficient techniques | 5. mechanical ventilation with heat recovery (MVHR) | |
| | 6. heat pump | |
| | 7. domotics, e.g. controls for space heating | |
| thermal insulation | 8. insulation made of bio-materials, like natural fibers (hemp) | |
| | 9. Cavity wall insulation (CWI) | |
| | 10. Solid wall insulation (SWI) | |
| | 11. double skin curtain wall / façade | |
| | 12. EPS (expanded polystyrene) houses | |
| | 13. Vacuum-insulated panels (VIP's) | |
| | 14. double glazed windows with evacuated units | |
| other energy conservation techniques | 15. passive shading devices (e.g. sun shield) | |
| | 16. grey water heat recovery | |
| Water | | |
| | 17. green roof / brown roof | |
| water conservation techniques | 18. in house water-treatment system | |
| | 19. rainwater catchment basins, grey water harvesting | |
| water efficiency/management techniques | 20. low-water use appliances, like spray taps, flush toilets | |
| | 21. ultra low water-efficient plumbing fixtures | |
| | 22. Sustainable urban drainage systems (SUDS) | |
| | 23. porous pavements | |
| water metering | 24. water leakage detection systems | |
| Minimize pollution | | |
| minimize waste during construction | 25. biological waste treatment systems to treat waste on-site | |
| | 26. composting toilets | |
| separate/recycle waste | 27. waste containers | |
| limitation of emission of CO _{2,} ozone depleting gases, greenhouse gases | 28. ammonia cooling agent in cooling systems | |
| limitation of toxic chemicals | 29. low VOC materials (paints, kits, glues) | |
| Protect biodiversity and natural environment | 30. roof garden | |
| Minimize the use of resources | | |
| re-use or recyclability of construction works, their materials and parts after demolition | 31. metal storage/ shipping containers | |
| | 32. aluminium or steel frame components/systems (up to 90% recyclable) | |
| | 33. wood, bamboo | |
| usage of renewable materials | 34. paper-based (e.g. Warmcell) | |
| minimize materials | 35. Bubble Deck floors | |



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11. Definitions

Risk-attaching basis: A basis under which insurance is provided for claims arising from policies commencing during the period to which the insurance relates.

All claims from insured incepting during the period of the insurance contract are covered even if they occur after the expiration date of the insurance contract. Any claims from insured incepting outside the period of the insurance contract are not covered even if they occur during the period of the insurance contract.

Underwriting Year: The effective date of the original policy, rather than the date of loss, determines the basis of attachment. Any losses occurring on policies written or renewed with inception or renewal dates during the term of the given reinsurance agreement will be covered by that reinsurance agreement irrespective when the loss actually occurred.

Claims-made basis: A policy which covers all claims reported to an insurer within the policy period irrespective of when they occurred.

Claims Made Basis Insurance Agreements: The provision in a policy of insurance that affords coverage only for claims that are made during the term of the policy for losses that occur on or after the retroactive date specified in the policy. A claims made policy is said to "cut-off the tail" on liability business by not covering claims reported after the term of the insurance policy unless extended by special agreement.

Accident Year: The date of the loss under the original policy rather than the effective date of the original policy that determines the basis of attachment. Any losses occurring during the reinsurance agreement period on policies in force (if any), written or renewed will be covered irrespective of the inception or the renewal date of the original policy. This mechanism is often used with "the losses occurring during" the contract period methodology.