Guidance document for the Offshore Industry on EU Regulation 852/2017 banning the import into the EU and the export from the EU of mercury, mercury compounds, mixtures of mercury and mercury added products and the requirements for the usage and storage of mercury, mercury compounds and mixtures of mercury

The above Guidance Document request you take action where applicable.

One of the regulatory requirements under EU Regulation 852/2017 requires operators, by 31 May each year, to provide a report with the following information;

- Total amount of mercury waste stored;
- Total amount of mercury waste sent to individual facilities undertaking the temporary storage, the conversion, or the permanent storage of mercury waste (including location and contact details of the facility);
- The total quantity, in kilograms, of any mercury that is sent to individual storage / disposal facilities from each individual installation, during the previous calendar year (including the location and contact details of these facilities); and,
- A copy of the certificate/s provided by the operator of each facility undertaking the temporary storage, the conversion, or the permanent storage of mercury waste.

We would like to remind you of the above requirement. If no report is provided we will assume a zero return as no mercury waste has been stored or sent for storage or conversion from your offshore installation(s). Please note that failure to provide information where mercury waste has been stored or sent for storage or conversion may be considered an offence.

We thank you in advance for your assistance on this matter and please contact the Business Support Team bst@beis.gov.uk should you have any queries on the OON Form.

The completed OON form response is required by 31 May 2020

Offshore Petroleum Regulator for Environment & Decommissioning (OPRED) Business Support Team