STATUTORY INSTRUMENTS

2018 No. 514

The Oil and Gas Authority (Offshore Petroleum) (Retention of Information and Samples) Regulations 2018

PART 1

General

Citation, commencement and interpretation

- 1.—(1) These Regulations may be cited as the Oil and Gas Authority (Offshore Petroleum) (Retention of Information and Samples) Regulations 2018 and come into force on the twenty-first day after the day on which they are made.
 - (2) In these Regulations—
 - "computerised model" means a model which-
 - (a) provides a spatial representation of the distribution of sediment and rock in the subsurface, or
 - (b) simulates the flow of petroleum or any other fluid in a reservoir;
 - "petroleum" has the meaning given in section 1 of the Petroleum Act 1998(1);
 - "relevant upstream petroleum pipeline" and "upstream petroleum infrastructure" have the meanings given in section 9H of that Act(2);
 - "well" includes borehole.

Application

- 2. These Regulations apply to—
- (1) petroleum-related information(3) which is—
 - (a) held by or on behalf of a specified relevant person(4) on the day the Regulations commence, or
 - (b) acquired or created by or on behalf of a specified relevant person on or after that day, and
- (2) petroleum-related samples(5) which are—
 - (a) held by or on behalf of a specified offshore licensee(6) on the day the Regulations commence, or

^{(1) 1998} c.17.

⁽²⁾ Section 9H was inserted by section 41 of the Infrastructure Act 2015 (c.7).

^{(3) &}quot;Petroleum-related information" is defined in section 27(1) of the Energy Act 2016.

^{(4) &}quot;Relevant person" is defined in section 18(1) of the Energy Act 2016 as a person listed in section 9A(1)(b) of the Petroleum Act 1998 (c.17), being (i) holders of petroleum licences; (ii) operators under petroleum licences; (iii) owners of upstream petroleum infrastructure; (iv) persons planning and carrying out the commissioning of upstream petroleum infrastructure; and (v) owners of relevant offshore installations. Those terms are further defined in sections 9H-9I of the Petroleum Act 1998.

^{(5) &}quot;Petroleum-related samples" is defined in section 27(1) of the Energy Act 2016.

^{(6) &}quot;Offshore licensee" is defined in section 18(1) of the Energy Act 2016.

(b) acquired or created by or on behalf of a specified offshore licensee on or after that day.

PART 2

Retention of petroleum-related information

Information acquired or created under an offshore licence

- 3.—(1) A relevant person who is an offshore licensee must retain—
 - (a) any of the following petroleum-related information relating to a geological survey—
 - (i) relevant data;
 - (ii) information relating to the position of the following when measurements are taken during the survey—
 - (aa) the device used to generate the energy used in the survey;
 - (bb) the sensors used to detect the energy used in the survey;
 - (iii) data derived from the processing of relevant data where—
 - (aa) the processing takes place during the survey, or
 - (bb) the data is used to create the final product;
 - (iv) the final product;
 - (v) any report relating to—
 - (aa) the acquisition or creation of relevant data;
 - (bb) the processing of relevant data, or
 - (cc) the final product;
 - (b) subject to paragraph (2), any petroleum-related information which relates to—
 - (i) the sub-surface;
 - (ii) the geology of the strata;
 - (iii) the structure of any reservoir;
 - (iv) the chemical composition of any petroleum;
 - (v) how any petroleum may behave in the reservoir;
 - (vi) how any petroleum may be trapped in strata and migrate to a reservoir.
- (2) Paragraph (1)(b) does not apply to information which relates to a particular geological survey, well or computerised model.
 - (3) In this regulation—
 - "final product" means the final 2D, 3D or 4D image of the sub-surface which results from the processing of relevant data and—
 - (a) includes any data embedded in the image, but
 - (b) does not include a computerised model;
 - "relevant data" means data acquired or created in the course of a geological survey.

Information acquired or created under a production licence

- **4.**—(1) A relevant person who holds an offshore licence(7) to search and bore for, and get, petroleum must retain any petroleum-related information relating to—
 - (a) the position or dimensions of a well, including the directional path of the borehole;
 - (b) the material, equipment or components used in any of the following activities in relation to a well—
 - (i) drilling;
 - (ii) any test carried out on any petroleum encountered;
 - (iii) any test carried out on the well;
 - (iv) completion work;
 - (v) production;
 - (vi) maintenance;
 - (vii) suspending the use of a well such that it may be re-used for the purpose of getting petroleum or other works;
 - (viii) plugging, or
 - (ix) abandoning a well permanently;
 - (c) any summary of any of the activities listed in sub-paragraph (b);
 - (d) the strata, formations or fluids which are or may be encountered while undertaking any of the activities listed in sub-paragraph (b) other than production;
 - (e) the quantity of petroleum or any other fluid produced from or injected into a reservoir where the information relates to a period of twenty-four hours or more;
 - (f) the chemical composition or characteristics of petroleum or any other fluid produced from or injected into a reservoir;
 - (g) the quantity of gas which is produced from a reservoir which is flared, vented or used in or during production from that reservoir;
 - (h) the chemical composition or characteristics of gas which is produced from a reservoir which is flared, vented or used in or during production from that reservoir;
 - (i) the quantity of petroleum or any other fluid produced or used in or during production from a reservoir which is transported from the petroleum field where the information relates to a period of twenty-four hours or more; or
 - (j) the chemical composition or characteristics of petroleum or any other fluid produced or used in or during production from a reservoir which is transported from the petroleum field;
 - (k) the most recent version of a computerised model.
 - (2) In this regulation—

"characteristics" includes temperature and pressure;

"completion work" has the meaning given in clause 21(4) of the Schedule to the Petroleum Licensing (Production) (Seaward Areas) Regulations 2008(8).

^{(7) &}quot;Offshore licence" is defined in section 18(1) of the Energy Act 2016.

⁽⁸⁾ S.I. 2008/225. Clause 21 is amended by S.I. 2016/912.

Pipeline information

- **5.**—(1) A relevant person to whom this regulation applies must retain any petroleum-related information which relates to—
 - (a) the position or dimensions of a relevant upstream petroleum pipeline;
 - (b) the material, equipment or components used in the construction, operation, maintenance or decommissioning of a relevant upstream petroleum pipeline;
 - (c) the occurrence of construction, maintenance, inspection or decommissioning of a relevant upstream petroleum pipeline, or
 - (d) the results of any inspection of a relevant upstream petroleum pipeline.
 - (2) This regulation applies to a relevant person who is—
 - (a) an owner of upstream petroleum infrastructure which is a relevant upstream petroleum pipeline(9), or
 - (b) planning and carrying out the commissioning of upstream petroleum infrastructure which is a relevant upstream petroleum pipeline.

Information relating to relevant offshore installations and upstream petroleum infrastructure other than pipelines

- **6.**—(1) A relevant person to whom this regulation applies must retain any petroleum-related information which relates to—
 - (a) the position or dimensions of a relevant offshore installation or upstream petroleum infrastructure:
 - (b) the material, equipment or components used in the construction, operation, maintenance or decommissioning of a relevant offshore installation or upstream petroleum infrastructure;
 - (c) the occurrence of construction, maintenance, inspection or decommissioning of a relevant offshore installation or upstream petroleum infrastructure, or
 - (d) any summary of the following activities—
 - (i) in relation to a relevant offshore installation, any activity referred to in section 44(3) of the Petroleum Act 1998(10);
 - (ii) in relation to upstream petroleum infrastructure which is a gas processing facility, any gas processing operations;
 - (iii) in relation to upstream petroleum infrastructure which is an oil processing facility, any oil processing operations.
 - (2) This regulation applies to a relevant person who is—
 - (a) an owner of a relevant offshore installation;
 - (b) an owner of upstream petroleum infrastructure other than a relevant upstream petroleum pipeline, or
 - (c) planning and carrying out the commissioning of upstream petroleum infrastructure other than a relevant upstream petroleum pipeline.
 - (3) In this regulation—

⁽⁹⁾ Section 9H of the Petroleum Act 1998 defines "upstream petroleum infrastructure" (and "owners" of such infrastructure) for purposes of s9(A)(1)(b) of that Act, which includes a "relevant upstream petroleum pipeline" as defined in section 82(1) of the Energy Act 2011 (c.16). Section 9H was inserted by section 41 of the Infrastructure Act 2015 (c.7).

⁽¹⁰⁾ Section 44 was amended by paragraph 11 of Schedule 1 to the Energy Act 2008 (c.32).

"gas processing facilities", "gas processing operations", "oil processing facilities" and "oil processing operations" have the meanings given in section 90 of the Energy Act 2011(11);

"relevant offshore installation" has the meaning given in section 9HA of the Petroleum Act 1998(12).

Duration of retention

7. A relevant person who is required to retain petroleum-related information under this Part must retain the information until it is provided to the OGA(13) under section 34 of the Energy Act 2016.

PART 3

Retention of petroleum-related samples

Interpretation

8. In this Part, "production licence" means a licence to search and bore for, and get, petroleum.

Petroleum samples

- **9.**—(1) Subject to paragraph (2), an offshore licensee who holds a production licence must retain any petroleum-related sample(**14**) of petroleum which is acquired during the drilling of a well.
- (2) Where a petroleum-related sample of petroleum exceeds 1 litre, at least 1 litre of the sample must be retained.

Strata samples

- **10.**—(1) Subject to paragraphs (2) and (3), an offshore licensee who holds a production licence must retain any petroleum-related sample of strata which is acquired during the drilling of a well.
 - (2) Where a petroleum-related sample—
 - (a) is a drill cutting, and
 - (b) exceeds 100 grams,

at least 100 grams of the sample must be retained.

- (3) The obligation under paragraph (1) applies to any portion of a petroleum-related sample which is not provided to the OGA under section 34 of the Energy Act 2016.
- (4) In this regulation, "drill cutting" means fragments of strata removed from a well during drilling.

Duration of retention

- 11. An offshore licensee who is required to retain a petroleum-related sample under regulations 9 or 10 must retain the sample until—
 - (a) where a sample of petroleum is not a gas, the earlier of—
 - (i) the date the sample, or any portion of it, is provided to the OGA under section 34 of the Energy Act 2016, or

⁽¹¹⁾ Section 90 was amended by paragraph 72 of Schedule 1 to the Energy Act 2016.

⁽¹²⁾ Section 9HA was inserted by section 73 of the Energy Act 2016.

⁽¹³⁾ The OGA is defined as the Oil and Gas Authority in section 1(4) of the Energy Act 2016.

^{(14) &}quot;Offshore licensee" and "petroleum-related samples" are defined in sections 18 and 27 of the Energy Act 2016, respectively.

- (ii) the end of the period of six months beginning on the date the offshore licensee gives notice under the licence of the licensee's intention to dispose of the sample;
- (b) where a sample is of gas, the earlier of—
 - (i) the date the sample, or any portion of it, is provided to the OGA under section 34 of the Energy Act 2016, or
 - (ii) the end of the period of five days beginning on the date the offshore licensee gives notice under the licensee of the licensee's intention to dispose of the sample;
- (c) where the sample is of strata, the later of—
 - (i) the end of the period of six months beginning on the date the offshore licensee gives notice under the licensee of the licensee's intention to dispose of the sample, or
 - (ii) the end of the period of five years beginning on the date the sample is acquired by or on behalf of the licensee.

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