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ANNEX VII

DATA TO BE REPORTED PURSUANT TO ARTICLE 19

- 1. Each producer referred to in Article 19(1) shall report on:
- (a) the total quantity of each substance listed in Annexes I and II it has produced in [F1 any part of Great Britain], identifying the main categories of application in which the substance is used;
- the quantities of each substance listed in Annex I and, where applicable, Annex II it has placed on the market in [Flany part of Great Britain], specifying separately quantities placed on the market for feedstock uses, direct exports, producing metered dose inhalers for the delivery of pharmaceutical ingredients, use in military equipment and use in the etching of semiconductor material or the cleaning of chemical vapour deposition chambers within the semiconductor manufacturing sector;
- (c) the quantities of each substance listed in Annexes I and II that have been recycled, reclaimed and destroyed, respectively;
- (d) any stocks held at the beginning and the end of the reporting period;
- (e) any authorisation to use quota, specifying relevant quantities, for the purpose of Article 14

Textual Amendments

- F1 Words in Annex 7 substituted (31.12.2020) by The Ozone-Depleting Substances and Fluorinated Greenhouse Gases (Amendment etc.) (EU Exit) Regulations 2019 (S.I. 2019/583), regs. 1, 60 (as amended by S.I. 2020/1616, regs. 1(2), 2(30)); 2020 c. 1, Sch. 5 para. 1(1)
- 2. Each importer referred to in Article 19(1) shall report on:
- (a) the quantity of each substance listed in Annex I and, where applicable, Annex II it has imported into [FI any part of Great Britain], identifying the main categories of application in which the substance is used, specifying separately quantities placed on the market for destruction, feedstock uses, direct exports, producing metered dose inhalers for the delivery of pharmaceutical ingredients, use in military equipment and use in the etching of semiconductor material or the cleaning of chemical vapour deposition chambers within the semiconductor manufacturing sector;
- (b) the quantities of each substance listed in Annexes I and II that have been recycled, reclaimed and destroyed, respectively;
- (c) any authorisation to use quota, specifying relevant quantities, for the purpose of Article 14;
- (d) any stocks held at the beginning and the end of the reporting period.
- 3. Each exporter referred to in Article 19(1) shall report on:
- the quantities of each substance listed in Annexes I and II that it has exported from [FI any part of Great Britain] other than to be recycled, reclaimed or destroyed;
- (b) any quantities of each substance listed in Annexes I and II that it has exported from [FI any part of Great Britain] to be recycled, reclaimed and destroyed, respectively.

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- 4. Each undertaking referred to in Article 19(2) shall report on:
- (a) the quantities of each substance listed in Annexes I and II destroyed, including the quantities of those substances contained in products or equipment;
- (b) any stocks of each substance listed in Annexes I and II waiting to be destroyed, including the quantities of those substances contained in products or equipment;
- (c) the technology used for the destruction of the substances listed in Annexes I and II.
- 5. Each undertaking referred to in Article 19(3) shall report on the quantities of each substance listed in Annex I used as feedstock.
- 6. Each undertaking referred to in Article 19(4) shall report on:
- (a) the categories of the products or equipment containing substances listed in Annexes I and II;
- (b) the number of units;
- (c) any quantities of each substance listed in Annexes I and II contained in the products or equipment.

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