# Management of persistence, bioconcentration and toxicity of chemicals used by the UK offshore oil and gas industry

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# **Background to OCNS**

The Offshore Chemical Notification Scheme (OCNS) is regulated by the Department of Trade and Industry (DTI), using scientific and environmental advice from Cefas and the Fisheries Research Services (FRS) in Aberdeen.

- 1979: OCNS first established as a voluntary system, the chemicals were placed into categories depending only on their toxicity.
- 1993: The 'revised' Notification Scheme was introduced this used biodegradation, bioavailability and toxicity as its assessment criteria.
- 2002: OSPAR Harmonised Mandatory Control Scheme (HMCS) for the use and reduction of offshore chemicals. It ranks chemicals according to their Hazard Quotient (HQ), calculated using the CHARM (Chemical Hazard and Risk Management) model.



Welland gas platform in the southern North Sea

# Identification and labelling of the hazardous properties of the component chemicals of a product

Chemical suppliers provide test data on the Persistence, Bioconcentration and Toxicity (PBT) in the Marine environment for all component substances in their products. All data must meet quality standards, which include Good Laboratory Practice (GLP) compliance, and adherence to internationally recognised protocols.



#### Hazard Assessment

There are two methods of hazard assessment, CHARM or Non-CHARM

#### CHARM



The CHARM model calculates the ratio of predicted exposure concentration against no effect concentration (PEC: NEC), and is expressed as a Hazard Quotient (HQ), shown on table 1. The model uses the following data to make its assessment:

- Use and discharge
- Biodegradation, toxicity and partitioning
- Default values for depth, mud density etc
- Chemical dosage

#### Non-CHARN

Table 2: The toxicity values that assign the initial OCNS

## letter group

aquatic toxicity zero disch data (mg l*1) products, j Results for	Initial Grouping	A	в	с	D	E	z
Results for sediment toxicity data (mg i-1) >10-100 >100-1,000 >1,000-10,000 >10,000	aquatic toxicity	<1	>1-10	>10-100	>100-1,000	>1,000	Applicable for zero discharge
CEFAS 2000 Guidelines for the UK Revised Offshore Chemical Notification Scheme	Results for sediment toxicity	<10	>10-100	>100-1,000	>1,000-10,000	>10,000	products, phas out by end of 2006
	CEFAS 2000 Guidelin	es for th	e UK Revise	ed Offshore Cl	nemical Notificat	tion Scheme	

Hazard

Products not applicable to CHARM e.g. inorganic substances, and hydraulic fluids or chemicals used only in pipelines, are products assigned a grouping A – E. Products that only contain substances considered by OSPAR to be environmentally benign in seawater, termed PLONORs<sup>1</sup>. Data used in the assessment includes the following:

Toxicity for initial grouping

- Biodegradation and bioaccumulation for the final grouping however,
- No consideration is taken for use and discharge.



Juvenile turbot (<u>Scophthalmus maximus</u> L.) commonly used for fish toxicity testing



Figure 1: The percentage of products associated with different offshore operations for which an HQ can be calculated using the CHARM model compared to those for which CHARM cannot be used (CEFAS, 2005)

- Figure 1 shows that the CHARM model is applied to the majority (62%) of the products registered with OCNS (CEFAS, 2005).
- 38% are Non-CHARM and the majority of these (74%) are products consisting entirely of PLONOR<sup>1</sup> chemicals.
- It is advantageous to use the CHARM model wherever possible, as the Non-CHARM assessment method does not take account of the quantity of chemicals used and discharged in a specific applications

### Environmental Risk Assessment

A full Environmental Statement (ES) is mandatory for all large projects and in any sensitive or previously unexploited areas. Small projects do not need a full ES. Operators submit a Petroleum Operations Notice 15 (PON 15) to the DTI, which includes a risk-based application to use chemicals.

If the products being used can be put through the CHARM model then a Risk Quotient (RQ) is derived. Chemicals which appear in PON15s that have RQ's >1, RQ's>HQ or carry a substitution warning, require further written justification for their use.

# **Reported chemical Use and Discharge**

DTI annually reports chemical use and discharge figures to the OSPAR. Increased use of PLONOR<sup>1</sup> chemicals (Figure 2) may result from increased drilling activity when oil prices are high (PLONOR<sup>1</sup> substances make up the majority of products used in water-based drilling nuds).



Figure 2: The total use and discharge of offshore chemicals and PLONOR<sup>1</sup> substances: 2000 - 2003



Figure 3: Total use and discharge of offshore chemicals, which have substitutable components: 2000 - 2003

As oil and fields mature, increased quantities of produced water may lead to increased chemical use (e.g. corrosion inhibitors). However, selection of least hazardous chemicals and the fact that many chemicals remain coated on surfaces, are used up in chemical reactions or partition to the oil leads to low quantities of those marked for substitution being used and discharged (Figure 3).

# Other issues in the management of offshore chemicals

- Phase out of hazardous substances: e.g. lead 2010, is on OSPAR's list of priority chemicals<sup>2</sup>.
- Substance based test data: By December 2006 all registered products will have component based toxicity data.
- Review of substitution warnings: New approaches to testing (e.g. use of extended biodegradation protocols) are reviewed regularly.
- Limit testing: In March 2005, 'limit' testing was introduced to reduce the number of fish used in toxicity tests. Estimated to reduce the number of fish used in tests by about 75%.

# Summary

Offshore oil and gas production is important to the economy but must be managed in a way that protects the marine environment. The first part of the new Harmonised Mandatory Control Scheme (HMCS) ensures that based on HQs the most effective and least hazardous chemical, for a given purpose, will be chosen. The second part of the scheme assesses the potential effects that chemical discharge will have upon natural resources in the specific area around the installation. This two-part approach, together with the commitment of the industry to seek alternative chemistries and minimise potential environmental effects, provides a comprehensive management of PBT chemicals.

#### Acknowledgements

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#### Notes

- 1 PLONOR (Poses Little Or NO Risk) are substances considered to be environmentally benign in seawater. 100% PLONOR products are given an OCNS E grouping.
- 2 The 1992 OSPAR Convention is the current instrument guiding international cooperation on the protection of the marine environment of the North-East Atlantic.

