



Greenland National Petroleum Data Repository

Data Terms of Use

1. Greenland National Petroleum Data Repository and its website

The Greenland National Petroleum Data Repository ("GNPDR") is owned by the Government of Greenland. Data in the GNPDR are made available for Customers at the Government of Greenland's website for the GNPDR at www.GreenPetroData.gl.

2. Operation and management by OSOKEY Ltd. (OSOKEY)

The GNPDR is operated and managed by OSOKEY Ltd., Suite 7, The Hub, Station Road, Henley-On-Thames, England, RG9 1AY, Company reg. no.: 10469720, ("OSOKEY") for and on behalf of the Government of Greenland.

OSOKEY has the authority (i) to operate and manage the GNPDR, (ii) to make, perform, terminate and exercise and enforce rights under any Data Licence, and (iii) to do anything, perform any act and make any transaction relating to the operation and management of the GNPDR or any Data Licence.

An act of OSOKEY made for and on behalf of the Government of Greenland has the legal effect or effects (if any) of such act in relation to the Government of Greenland only if and to the extent OSOKEY acts within its authority.

OSOKEY shall (whether itself or through its subcontractor or subcontractors) manage, operate and develop the GNPDR and use its reasonable endeavours to ensure that Data are available to Customers.

OSOKEY will provide a help desk to handle system enquiries.

3. These Data Terms and their application

These Data Terms shall apply to a Customer and its relationship to the Government of Greenland and OSOKEY if the application has been agreed or accepted by the Customer in any manner.

A Customer shall be deemed to have agreed and accepted the application of these Data Terms to the Customer and its relationship to the Government of Greenland and OSOKEY in any of the following cases:

- (1) If a Customer has registered itself on the GNPDR Website and in connection therewith has ticked a box with a text, or in any other manner has registered its acceptance of a text, which includes the word "accept" or "agree", or any other word, term or text which indicates the

Customer's acceptance or agreement, as regards the application of these Data Terms to the Customer or its relation to OSOKEY or the Government of Greenland.

- (2) If a Customer in any other manner, including at a pop-up window, on the GNPDR Website has ticked a box with a text, or in any other manner has registered its acceptance of a text, which includes the word "accept" or "agree", or any other word, term or text which indicates the Customer's acceptance or agreement, as regards the application of these Data Terms to the Customer or its relation to OSOKEY or the Government of Greenland
- (3) If the Customer in any manner has made an agreement with OSOKEY or the Government of Greenland on the Customer's use of the GNPDR and/or the GNPDR Website and these Data Terms are referred to or mentioned in any manner in the agreement.
- (4) If the Customer uses the GNPDR or the GNPDR Website or in any manner uses, receives or obtains Data in or from the GNPDR or any copy thereof.
- (5) If it follows from a licence or an approval granted to the Customer under the Mineral Resources Act or a decision made thereunder that the Customer shall submit or provide any Data to the GNPDR and these Data Terms are referred to or mentioned in any manner in the said licence, approval or decision.

These Data Terms shall apply to any use or transfer in any manner of any Data in or from the GNPDR or any copy thereof, in relation to any party (person or entity) which makes any such use or from which or to which any such transfer is made. Any such party shall, by its use of the Data or its transfer or receipt after transfer of the Data, be deemed to have agreed and accepted that the said use or transfer and any matter related thereto are subject to and governed by these Data Terms.

These Data Terms shall apply to any Data Licence and any matter thereunder or related thereto, including its interpretation, application, performance and termination, in relation to any Customer and to any other party (person or entity) which is the Licensee under any Data Licence.

4. Definitions and interpretations

In and for the purpose of these Data Terms, the following words and terms shall have the meanings stated below, unless otherwise apparent from or required by the context:

- (1) "Customer" means a single legal entity (person, enterprise, authority or institution) which intends

- to use or uses any Data in or from the GNPDR or any copy thereof in any manner, irrespective of whether the legal entity acts as private or public or commercial or non-commercial entity and for any private or public or commercial or non-commercial purpose or purposes.
- (2) "Data" means any data (in any form) in or from the GNPDR relating to petroleum (hydrocarbon/oil and gas) or activities or matters related thereto, including seismic data, geological and geophysical data, reports, maps, core and other photographs, well logs and excerpts from digital petroleum databases. "Data" includes any copy of any such data and any copy of any part of any such data.
- (3) "Data Delivery Agreement" means an agreement between OSOKEY and a Customer on delivery of Data.
- (4) "Data Licence" means a data licence and a data licence agreement, which is included in and part of the data licence, under which (i) the Government of Greenland is the licensor ("Licensor") and another party (person or entity) is the licensee ("Licensee"), and (ii) the Licensor agrees to grant and grants, and the Licensee agrees to accept and accepts, on the terms applicable thereto, including the terms of the data licence and these Data Terms, a royalty-free, non-exclusive, non-transferable, non-assignable, revocable licence and right to use a copy of specific Data in the GNPDR for the purposes and activities stated in section 6.1, (iii) the Licensee does not have or obtain, wholly or partly, any ownership or property right relating to the Data comprised by the Data Licence or any copy of the Data, and (iv) subject to section 6.1, neither the Data comprised by the Data Licence or any copy of the Data nor the Data Licence itself may be assigned, sublicensed, rented, lent or transferred in any other manner to any other party (person or entity).
- (5) "Data Order" has the meaning stated in section 9.
- (6) "Data Terms" means all the terms and conditions in this document, including the terms on licensing, use and transfer of such Data and any copy thereof, the terms on Data Licences, the terms and conditions of Data Licences and any Schedules referred to in any of these terms.
- (7) "GBP" means pound sterling, the official currency of the United Kingdom.
- (8) "GNPDR" means the Greenland National Petroleum Data Repository as stated in section 1.
- (9) "GNPDR Website" means the website of the Greenland National Petroleum Data Repository at www.GreenPetroData.gl.
- (10) "Government of Greenland" includes in particular the minister and the ministry with responsibility for the hydrocarbon (oil and gas) area in Greenland.
- (11) "Hydrocarbon Licence" means a licence for prospecting or exploration for or exploitation of hydrocarbon (oil and gas) in Greenland granted by the Government of Greenland.
- (12) "Licensee" has the meaning stated in no. (4) in this section 4.
- (13) "Licensor" has the meaning stated in no. (4) in this section 4.
- (14) "Mineral Resources Act" means Greenland Parliament Act no. 7 of 7 December 2009 on mineral resources and mineral resource activities, as amended by subsequent acts.
- (15) "Schedule" means any ancillary document to these Data Terms, including any model, standard or other form of a Data Licence (if any has been made and published by the Government of Greenland), referred to in these Data Terms. Any such ancillary document shall be deemed to be an integral part of these Data Terms.
- (16) "VAT" means value added tax.
- (17) "Website Terms" means any terms and conditions for use of the GNPDR Website, including the "Greenland National Petroleum Data Repository, Website Terms and Conditions of Use" and OSOKEY's licence terms for OSOKEY web browser based software.

In these Data Terms, any reference to the singular number shall include a reference to the plural number and any reference to the plural number shall include a reference to the singular number, unless otherwise apparent from or required by the context.

In these Data Terms, "including" means including without limitation or prejudice to the generality of any description, definition, word, term or expression preceding that word. In these Data Terms, "including" also means including but not limited to. The word "include" and its derivatives shall be interpreted accordingly.

5. Registration of Customer

5.1 Customer

In order to use some specific functions at the GNPDR Website, a Customer shall be and remain registered at the GNPDR Website as a user of the GNPDR and the GNPDR Website in accordance with these Data Terms, the Website Terms and any other applicable terms and conditions.

The Customer shall provide accurate, current and complete information about itself (and about its organisation where applicable) as may be required in connection with any registration at the GNPDR Website or prompted by any registration form at the GNPDR Website.

The Customer shall maintain and promptly update the registration data to keep it accurate, current and complete at any time.

OSOKEY may assess the registered information in the Customer's customer account and terminate the customer account if it does not meet the registration requirements.

5.2 Identification and password

The Customer shall maintain the confidentiality and security of any identification information and password which are allocated to it in its registration at the GNPDR Website. The Customer shall inform OSOKEY immediately by electronic email to security@osokey.com if there is any reason to believe that identification information or a password has been obtained or attempted to be obtained by, or become known to, anyone who is not authorised to have or use it. If OSOKEY knows, or reasonably believes it is likely, that there has been or is a breach of confidentiality or security or misuse of the GNPDR or the GNPDR Website, OSOKEY may suspend the access to or possibility to use the account of the Customer and/or change the identification information and/or password concerned immediately and give notice thereof to the Customer concerned. If the access to use the account of the Customer is suspended, it will be restored when any breach of confidentiality or security or misuse has been remedied and confidentiality and security have been restored and proper use has been re-established.

6. Licensing of Data

Subject to the terms of these Data Terms and the Data Licence, the Government of Greenland as Licensor agrees to grant and grants and another party (person or entity) as Licensee agrees to accept and accepts on the terms applicable thereto, including the terms of the Data Licence and these Data Terms, a royalty-free, non-exclusive, non-transferable, non-assignable, revocable licence and right to use a copy of specific Data in the GNPDR for the purposes and activities stated in section 6.1, and the Licensee does not have or obtain, wholly or partly, any ownership or property right relating to the Data comprised by the Data Licence or any copy of the Data. Subject to section 6.1, neither the Data comprised by the Data Licence or any copy of the Data nor the Data Licence itself may be assigned, sublicensed, rented, lent or transferred in any other manner to any other party (person or entity).

6.1 Use of data for specific purposes and activities

Under the Data Licence, the Licensee (Customer) may only use the Data for the specific purposes and activities stated in this section 6.1. The Licensee (Customer) may not use the Data for any other purpose or activity.

The Licensee's (Customer's) right to use the Data for specific purposes and activities only includes the right to do the following and to do so in accordance with the Data Licence and these Data Terms:

- (1) Make copies of the Data for internal use.
- (2) Process and reprocess the Data.
- (3) Make data extraction from the Data.

- (4) Make products which include a processed form of the Data or data extracted from the Data.
- (5) Sell, assign and transfer in any other manner to any other party (person or entity) any products as stated in no. 4 above, subject to the other party's acceptance of the application of these Data Terms to the selling, assignment or transfer of the Data and to the Data thereafter.
- (6) Publish a copy of specific Data, subject to the inclusion, in the published copy of the Data, of a source reference as stated in section 6.4 and a statement to the effect that the publication of the Data and any use of the Data are subject to the application of these Data Terms to the Data on and after their publication.

6.2 Ownership of the Data

The Data are and remain the sole property of the Government of Greenland. This means that all rights, including ownership and property rights, copyrights and any other intellectual property rights in or relating to the Data are and remain rights of the Government of Greenland.

Under the Data Licence, the Customer does not in any manner or under any circumstances have or obtain, wholly or partly, any ownership or property right, in relation to the Data.

6.3 Data obtained by Customer in any other manner than under a Data Licence

If the Customer has obtained Data in any other manner than under a Data Licence, the terms and conditions applicable to Data, and use of Data, obtained under a Data Licence shall also apply to the Data, and use of the Data, obtained in any other manner than under a Data Licence.

6.4 Source reference

The Customer must duly acknowledge the Government of Greenland as the owner of the Data in accordance with Greenland law and Danish law applicable in Greenland and with common national and international practices.

Any publication of a copy of the Data must be accompanied by the following statement:

"The data have been obtained from the Greenland National Petroleum Data Repository. All rights to the data are the sole property of the Government of Greenland. The data are published and may only be used by any party (person or entity) subject to and in accordance with the Greenland National Petroleum Data Repository Data terms of use. They are available at the website of the Greenland National Petroleum Data Repository: www.GreenPetroData.gl."

In relation thereto, the Customer must refer to the date of GNPDR's latest up-date and possible reservations as to the accuracy of the Data and provide information on any change, addition or processing etc. made by the Customer (as applicable).

7. Data Licence

7.1 Making of Data Licence

A Data Licence is made and shall be deemed to be made when OSOKEY accepts a Data Order from a Customer and thereby also accepts to make a Data Licence as a binding contract between the Customer and the Government of Greenland.

The Data Licence comprises the Data specified in the Data Order concerned.

Subject to these Data Terms, the Data Licence includes the terms and conditions etc. stated in the Data Order concerned, including any terms (if any) on the period of time in which the Data Licence shall be in force and effective in accordance with its terms and these Data Terms.

7.2 Termination of Data Licence by the Licensee (Customer)

The Licensee (Customer) may terminate the Data Licence at any time by giving written notice to OSOKEY and immediately ceasing to use the Data and destroying any and all copies, including any back-up copies, of the Data including portions merged into other programmes, and providing the Licensor (the Government of Greenland) or OSOKEY with written confirmation thereof.

8. Termination of Data Licence by Licensor (the Government of Greenland) or OSOKEY

Each of the Licensor (the Government of Greenland) and OSOKEY may terminate a Data Licence at any time if the Licensee fails to observe, act in accordance with or fulfill any material term or condition of the Data Licence or these Data Terms.

Each of the Licensor (the Government of Greenland) and OSOKEY may also terminate a Data Licence pursuant to section 11.2.

9. Data Order

A Customer shall complete an order form, data request, data download or order registration ("Data Order") at the GNPDR Website for any specific Data which the Customer would like to use, download or receive.

The content of the Data Order may include information, terms, conditions, reservations and limitations in relation to the content and exactness of

the Data specified by the Data Order and the Data Licence and the right to use the Data etc. as well as the form and medium for the delivery of the Data.

When a Customer submits a Data Order at the GNPDR Website, the Customer is requesting delivery of Data and making an offer to purchase a delivery of Data, if payment is required, subject to the terms of the Data Licence and these Data Terms. The Customer's offer will result in a binding Data Delivery Agreement with OSOKEY on the said terms if and when the offer is accepted by OSOKEY. Accordingly, the said offer and the said acceptance will make and constitute a binding Data Delivery Agreement between the Customer and OSOKEY.

The credit/debit card of the Customer will be debited when the Customer has clicked a button marked "submit payment" or accepted to make payment in any other manner at the GNPDR Website and the Customer is directed to a page confirming successful payment. The Customer will receive an order confirmation and invoice, provided that the email address of the Customer submitting the Data Order is valid.

Subject to these Data Terms, a Data Order will be approved and accepted by OSOKEY when OSOKEY has received all of the following:

- (1) A Data Order which has been duly submitted by the Customer in accordance with these Data Terms.
- (2) Payment for the Data delivery comprised by the Data Order, if payment is required.

OSOKEY reserves the right not to process or accept any Data Order for any reason. Processing and acceptance of any Data Order is subject to these Data Terms and validation checks and authorisation by the Customer's payment card issuer if payment is required.

Any concluded Data Delivery Agreement is final. Any payment made for any Data delivery shall be final, binding and non-refundable.

9.1 Price

The price to be paid by the Customer for a Data delivery shall be determined according to the current pricing terms of the Government of Greenland and OSOKEY as published at the GNPDR Website.

9.2 VAT and customs etc.

All prices are excluding VAT. VAT will be charged to the Customer in accordance with the applicable laws under these Data Terms, see section 18, and any applicable law of any other state, including the laws of England and Wales.

The Customer may be subject to import duties and taxes which are levied when the Data are delivered at the specified place of delivery.

Any fee or charge for customs clearance shall be borne solely by the Customer. OSOKEY and the

Government of Greenland shall have no responsibility or liability in relation to any such fee or charge.

The Customer is the importer of the Data and must comply with the law of the state into which the Data are imported.

10. Time and place of delivery

Unless otherwise agreed, Data specified in a Data Order will be made available for download from the GNPDR website by the Customer. The Customer will be informed when the download is ready by email and the download will remain available for a minimum of 7 days, as offered by OSOKEY at any terms in accordance with the Data Delivery Agreement.

Delivery of data packages is available on hard drive after payment as per section 9 and at the costs detailed as per section 9.1.

11. Termination

11.1 Termination by Customer

The Customer may terminate the agreement regarding access to and use of the GNPDR and the GNPDR Website at any time by logging into the GNPDR Website and clicking on the "Delete Account" button in the user portal and discontinuing all use of the GNPDR and the GNPDR Website.

All Data Orders submitted and paid for by the Customer and accepted by OSOKEY prior to the termination shall be delivered by OSOKEY, subject to these Data Terms. These Data Terms, including the terms on Data Licences and Data Delivery Agreements, shall also apply to Data delivered after the Customer has terminated the agreement regarding access to and use of the GNPDR.

11.2 Termination by Government of Greenland or OSOKEY

Each of the Government of Greenland and OSOKEY may terminate the Customer's access to and use of the GNPDR, the GNPDR Website and any Data and any Data Licence and Data Delivery Agreement without notice in any of the following cases:

- (1) If the Customer does not observe, act in accordance with and/or perform any material obligation under these Data Terms or any Data Licence or any Data Delivery Agreement or if the Customer's non-performance of an obligation under these Data Terms or any Data Licence or Data Delivery Agreement is fundamental.
- (2) If any conduct of the Customer is considered by OSOKEY, in its sole but reasonable discretion, to be in contravention of any material obligation under applicable law or to be harmful to any

material interest of another Customer, the Government of Greenland, OSOKEY, a third party provider of data to OSOKEY or a sub-contractor of OSOKEY.

- (3) If the Customer attempts (successfully or unsuccessfully) to disrupt or interfere with OSOKEY's servers, networks, computer programmes, information or services.
- (4) If the Customer discloses or disseminates or attempts to disclose or disseminate any material Data or information in breach or contravention of these Data Terms.

In addition to any other remedies available to OSOKEY under these Data Terms or at law or in equity, if OSOKEY determines that the Customer, has accessed or used the GNPDR, the GNPDR Website or Data in breach or contravention of these Data Terms, the Website Terms or any Data Licence or any Data Delivery Agreement, or has contributed to or allowed such access or use by any third party, then OSOKEY may suspend or limit the Customer's access to and use of the GNPDR and the GNPDR Website, require additional user registration or authentication information, or charge additional fees or charges which the Customer shall be solely responsible to pay.

Any unauthorized or prohibited use of the GNPDR, the GNPDR Website or any Data may additionally subject the Customer to civil liability and criminal prosecution under any applicable law.

12. Indemnity

The Customer agrees to indemnify and hold harmless the Government of Greenland, OSOKEY, OSOKEY's affiliates and sub-contractors and third parties from whom OSOKEY has received Data, from and against any claim, action, damage, loss, cost and expense, including any legal or professional cost or fee, arising out of or in relation to access to or use of the GNPDR, the GNPDR Website or Data if the following conditions are met:

- (1) The access or use is not in accordance with these Data Terms, the Website Terms, a Data Licence or a Data Delivery Agreement.
- (2) The access or use is made, allowed or accepted by the Customer or is made by use of the Customer's password, irrespective of whether the Customer did not allow or accept such use by another party of the password.

13. Disclaimer and exclusions and limitations of responsibility and liability of Government of Greenland and OSOKEY

The Government of Greenland and OSOKEY shall have no responsibility or liability for the accuracy of any Data or any information at the GNPDR.

OSOKEY warrants that delivered Data are in accordance with the contents of the Data in the GNPDR at the time the Data Order was accepted

and that the delivered Data are in accordance with the description of the Data in the Data Order.

Data are provided and licensed on an "AS IS" basis. Access to and use of the GNPDR, the GNPDR Website and Data are at the Customer's sole risk and responsibility.

The Government of Greenland and OSOKEY shall have no responsibility or liability for whether these formats fit or are compatible with the programmes, systems, installations and purposes etc. of the Customer.

The Government of Greenland and OSOKEY shall have no responsibility or liability for whether access to or use of the GNPDR, the GNPDR Website or any Data is available, uninterrupted or error free or whether the GNPDR, the GNPDR Website or any Data will be free of infection by "viruses", "worms", "Trojan horses" or other contaminating or destructive properties. It is the Customer's sole responsibility to check all Data before any further use.

Links to other websites may be included at the GNPDR Website but are only provided for general information. The Government of Greenland and OSOKEY shall have no responsibility or liability for any information contained at any such website or for any use of or reliance on the information contained at any such website.

Any complaint regarding delivered Data must be addressed to and received by OSOKEY no later than one (1) month after the Customer has received the Data. Otherwise any claim or action arising out of or relating to the Data or the delivery of the Data shall be lost and terminated.

OSOKEY has a right to re-deliver another copy of Data if a delivered copy of Data is faulty.

OSOKEY and the Government of Greenland disclaim any responsibility for the quality of the Data, its reliability and exactness as well as the applicability of Data to the Customer's purpose, irrespective of any information, terms and conditions in the Data Order.

OSOKEY and the Government of Greenland shall have no responsibility or liability for the consequences of the Customer's use of Data, irrespective of whether the consequences are due to defects or shortcomings of the GNPDR, the GNPDR Website or Data or due to any other reason, including the Customer's use, handling or interpretation of the Data. The same applies to Data submitted to OSOKEY or the Government of Greenland by third parties. This applies irrespective of any information regarding exactness and use etc. in the Data Order.

The Government of Greenland, OSOKEY, OSOKEY's affiliates and sub-contractors and third parties from whom OSOKEY has received Data shall have no responsibility or liability to the Customer or any other party under these Data Terms, any Data Licence or any Data Delivery Agreement or in contract, tort (including liability for negligence) or otherwise for any damage, loss, cost or expense, including any legal or professional cost or fee, arising

out of or in relation to access to or use of the GNPDR, the GNPDR Website or Data or reliance on Data in or from the GNPDR or information at the GNPDR Website.

14. Liability of Customer and interest

The Customer shall pay compensation for any damage or loss caused by any breach of these Data Terms or terms of a Data Licence or a Data Delivery Agreement by the Customer, an employee of the Customer, the Customers affiliates or its employee or an adviser or a services provider to the Customer:

Compensation shall be paid regardless of whether the damage or loss may be considered accidental and whom the damage or loss affects.

If the Customer fails to pay any purchase price for a Data Licence, fee, charge, compensation or other outstanding amount when it is due, then the Customer shall pay interest on the amount due (owing). The rate of interest and other terms of interest shall be determined in accordance with the legislation on interest on overdue payments etc. applicable at any time in Greenland.

15. Entire agreement

These Data Terms together with the Website Terms, including any Data Licence and any Data Delivery Agreement and any Schedules, set out the entire agreement of the parties (the Government of Greenland, OSOKEY and the Customer) with respect to access to and use of the GNPDR, the GNPDR Website and Data.

These Data Terms together with the Website Terms, including any Data Licence and any Data Delivery Agreement and any Schedules, supersede any prior agreements, promises, representations, understandings and negotiations between the parties, including any term or condition on any licence to or purchase by the Customer of Data or any rights relating to Data. However, if the Customer has executed a written agreement with regards to the Greenland National Petroleum Data Repository and its website with OSOKEY, then the terms and conditions of the written agreement shall govern and supersede the terms and conditions of these Data Terms and the Website Terms.

These Data Terms may only be changed by (i) an agreement in writing between OSOKEY and the Customer, or (ii) OSOKEY publishing revisions at the GNPDR Website which shall take effect thirty (30) days after such publishing.

16. Assignment or transfer of rights

A Customer may not assign or transfer its rights under these Data Terms, any Data Licence to any other party.

17. Relation between these Data Terms and the Website Terms

To the extent of any conflict (if any) between these Data Terms and the Website Terms, these Data Terms shall prevail and take precedence.

18. Governing law and jurisdiction

These Data Terms, any Data, any Data Order, any Data Licence and any registration at and use of the GNPDR and the GNPDR Website shall be subject to and governed by Greenland law and Danish law as applicable in Greenland at any time.

Any dispute arising out of or in relation to these Data Terms, any Data, any Data Order, any Data Licence or any registration at or use of the GNPDR or the GNPDR Website shall be decided in accordance with Greenland law and Danish law as applicable in Greenland at any time.

Any dispute arising out of or in relation to these Data Terms, any Data, any Data Order, any Data Licence, any Data Delivery Agreement or any registration at or use of the GNPDR or the GNPDR Website shall be decided finally and conclusively by arbitration. The arbitration shall be administered by the Danish Institute of Arbitration in accordance with the rules of arbitration procedure adopted by the Danish Institute of Arbitration and in force at the time when the

arbitration proceedings are commenced. The place of arbitration shall be in Nuuk, Greenland.

Any matter shall be decided as soon as possible and to the greatest extent possible within three months of the commencement of the arbitration proceedings.

19. Contact details and notices

OSOKEY Ltd. is a company incorporated in England under company number 10469720, with its registered office at Suite 7, The Hub, Station Road, Henley-on-Thames, RG9 1AY, United Kingdom.

Any notice from the Government of Greenland or OSOKEY to the Customer may be given by: (i) electronic mail to the registered address, or (ii) conventional mail to the Customer's billing address.

Any notice from a Customer to OSOKEY or the Government of Greenland (relating to the GNPDR, the GNPDR Website, Data, a Data Licence or a Data Delivery Agreement) may be sent to OSOKEY located at Suite 7, The Hub, Station Road, Henley-on-Thames, RG9 1AY, United Kingdom, e-mail: gnpdr@osokey.com.

The contact information for the Government of Greenland is as follows: Government of Greenland, the Ministry of Foreign Affairs and Energy, P.O. Box 1340, 3900 Nuuk, Greenland, email: NAP@nanog.gl