

From: David Odling [dodling@oilandgasuk.co.uk]
Sent: Thursday, August 29, 2013 3:56 PM
To: Andrew MacFaul
Subject: REMIT: Consultation re Ofgem's Enforcement Powers.

For the attn. of Andrew Mac Faul.

Oil & Gas UK has pleasure in responding to Ofgem's letter of 6th June 2013 regarding Ofgem's proposed enforcement powers for REMIT. We are not in a position to answer the various detailed questions contained within Ofgem's letter, but we do wish to make two related points:

- i) We understand that there is no obligation being imposed in some other Member States to record and retain for six months telephone conversations and electronic communications, so we are wondering why it is deemed necessary to have such stringent provisions within GB's markets.
- ii) Even where some such obligation is retained, we do not believe that this should apply to intra-organisational communications and so provision should be made accordingly.

We trust that you will take these comments into consideration and would be pleased to discuss them further, if you so wish.

With thanks and regards,
David Odling,
Energy Policy Manager,
Oil & Gas UK.