



EUROPEAN COMMISSION
DIRECTORATE-GENERAL
ENVIRONMENT
Directorate C - Quality of Life
ENV.C.4 - Industrial Emissions & Safety

Brussels,
ENV.C.4/

**TO THE ENVIRONMENT ATTACHÉS OF THE
PERMANENT REPRESENTATIONS OF THE MEMBER STATES TO THE EU**

Dear Environment Attachés,

I would like to draw your attention on Articles 16 and 17 of Regulation (EU) 2017/852 of the European Parliament and of the Council on mercury¹, which require Member States to establish and notify to the Commission rules on penalties applicable to cases of non-compliance with this Regulation and to designate competent authorities.

I would be grateful if you could provide me with the information on the applicable penalties and designated competent authorities.

Whilst the notification to the Commission of applicable rules on penalties is an obligation under Article 16, the information on the designated competent authorities will also allow the Commission to provide useful information to individuals, organisations and other stakeholders who may address inquiries or complaints in relation to the implementation of Regulation (EU) 2017/852. Hence, since oversight of compliance with this Regulation is primarily the task of national competent authorities, it would be helpful to have a complete list of designated competent authorities for the enforcement of Regulation (EU) 2017/852 that we could refer to. In Member States where such competencies are exercised at sub-national level, I would be grateful if you are able to provide the information for the entities at the most appropriate administrative level.

I would appreciate receiving the above-mentioned information on the applicable penalties and designated competent authorities,² preferably by 31/7/2018 by email to ENV-MERCURY@ec.europa.eu. For convenience, we suggest you use the form included in the Annex.

For any further information, please contact Ms [REDACTED], email: [REDACTED]@ec.europa.eu).

Thank you very much in advance for your collaboration.

Sincerely yours,

[REDACTED]

¹ OJ L137/1 of 24.5.2017

² Personal data shall be collected, processed and published in accordance with Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data (OJ L 8, 12.1.2001, p. 1).

I. Form filled in with regard to the 2010 law (see explanation provided in email)

ANNEX

Please fill in the form and return to ENV-MERCURY@ec.europa.eu by 31/7/2018

Member State	Luxembourg
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Article 16 (Penalties)

Legislation reference	Please insert legislation reference A-N°32 du 8 mars 2010
Web address	Please insert web address, if available (or else, attach pdf file)

* see attached pdf file

Article 17 (Competent Authority)³

Organisation	1) Ministry of Sustainable Development and Infrastructure (Department of the Environment) 2) Ministry of Labour, Employment and the Social and Solidarity Economy
Postal address	1) 4, place de l'Europe; L-1439 Luxembourg 2) 26, rue Sainte-Zithe; L-2763 Luxembourg
General telephone nr.	1) 00352 247-86824 2) 00352 247-86108
General email	1) departement. environnement@mev.etat.lux 2) info@mte.public.lu
Webpage	1) http://www.envelt.lu 2) http://www.mte.public.lu

³ In Member States where such competencies are exercised at sub-national level, please provide the information for the entities at the most appropriate administrative level.