**Q1 INFORMATION ON THE PARTY**

<table>
<thead>
<tr>
<th>Name of the party</th>
<th>Brazil</th>
</tr>
</thead>
</table>

**Q2 Date on which its instrument of ratification, accession, approval or acceptance was deposited**

<table>
<thead>
<tr>
<th>Date</th>
<th>08/08/2017</th>
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</thead>
</table>

**Q3 Date of entry into force of the Convention for the party**

<table>
<thead>
<tr>
<th>Date</th>
<th>08/02/2018</th>
</tr>
</thead>
</table>

**Q4 INFORMATION ON THE NATIONAL FOCAL POINT**

<table>
<thead>
<tr>
<th>Name of contact officer</th>
<th>Camila Arruda Boechat</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title of contact officer</td>
<td>Coordinator</td>
</tr>
<tr>
<td>Full name of the institution</td>
<td>Ministério do Meio Ambiente, Esplanada dos Ministérios, Bloco B, 7º andar, 70.068-900 Brasília, Brazil</td>
</tr>
<tr>
<td>Address</td>
<td>Brasília</td>
</tr>
<tr>
<td>City/Town</td>
<td>DF</td>
</tr>
<tr>
<td>State/Province</td>
<td>Brazil</td>
</tr>
<tr>
<td>Country</td>
<td></td>
</tr>
<tr>
<td>Email</td>
<td><a href="mailto:cgqar.dqar@mma.gov.br">cgqar.dqar@mma.gov.br</a>; <a href="mailto:camila.boechat@mma.gov.br">camila.boechat@mma.gov.br</a></td>
</tr>
<tr>
<td>Phone Number</td>
<td>(+55) 61 2028 2614</td>
</tr>
</tbody>
</table>
**Q5 INFORMATION ABOUT THE CONTACT OFFICER SUBMITTING THE REPORTING FORMAT IF DIFFERENT FROM THE ABOVE**

Name and title of contact officer
- Marco Tulio Cabral

Title of contact officer
- Focal point for political and general matters, Head of the Division of Environment II

Full name of the institution
- Ministry of Foreign Affairs

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**Q6 DATE THE REPORT WAS SUBMITTED**

Date: 27/12/2019

**Page 3: PART B**

**Q7** 1. Does the party have any primary mines that were operating within its territory at the date of entry into force of the Convention for the party? (Para. 3.)

No

**Q8** c. If yes, please indicate Total amount mined

- metric tons per year

**Q9** Additional information on this question if needed

- 

**Q10** 3. Has the party endeavoured to identify individual stocks of mercury or mercury compounds exceeding 50 metric tons and sources of mercury supply generating stocks exceeding 10 metric tons per year that are located within its territory? (Para. 5.)

Yes

**Q11** If the party answered Yes to Question 3 above: i. Please attach the results of your endeavour or indicate where it is available on the internet, unless unchanged from a previous reporting round.

-
Q12 ii. Supplemental: Please provide any related information, for example on the use or disposal of mercury from such stock and sources.

Several consultations to national stakeholders on mercury consumption, trade and management were undertaken since 2011, in order to identify individual stocks of mercury or mercury compounds exceeding 50 metric tons and sources of mercury supply generating stocks exceeding 10 metric tons per year, and it wasn’t identified any individual stocks in these conditions, so there is no document to be attached.

Q13 5. Has the party received consent, or relied on a general notification of consent, in accordance with article 3, including any required certification from importing non-parties, for all exports of mercury from the party’s territory in the reporting period? (Para. 6, para. 7.)

No

Q14 If yes, a. and the party has submitted copies of the consent forms to the secretariat, then no further information is needed. If the party has not previously provided such copies, it is recommended that it do so. Otherwise, please provide other suitable information showing that the relevant requirements of paragraph 6 of article 3 have been met. Supplemental: please provide information on the use of the exported mercury.

Q15 Kindly attach all relevant information here

Q16 b. If exports were based on a general notification in accordance with article 3, paragraph 7, please indicate, if available, the total amount exported and any relevant terms or conditions in the general notification related to use.

Brazilian mercury consumption is totally based on imports. During 2018 and 2019, the Brazilian government gave seven previous consents to import mercury from Japan and Mexico for the four allowed chloralkali companies within its national territory: 2018 (27,703 kg); 2019 (21,010.5 kg).

These companies fulfill the national environmental regulation that aim to promote economic activities in an environmental sound manner. They hold environmental permits and are subject to regular inspections by the respective environmental institutions. In addition, each individual company does not hold individual stocks of mercury or mercury compounds exceeding 50 metric tons and sources of mercury supply generating stocks exceeding 10 metric tons per year.

Q17 Kindly attach any relevant information here

Q18 Part E. As per agreed reporting format, Parties are invited to provide additional comments on this article in free text. Kindly use the box below.

Q19 2. Are there facilities for final disposal of waste consisting of mercury or mercury compounds in the party’s territory?

Yes
Q20 If yes, if the information is available, how much waste consisting of mercury or mercury compounds has been subjected to final disposal under the reporting period? Please specify the method of the final disposal operation/operations.

It is not allowed to dispose waste consisting of mercury in Brazil. By the other hand, there are capacity to treat and then dispose mercury componds. However, there is no information on the quantities treated and disposed as well as the existing methods.

Q21 Kindly attach any additional relevant information here

Q22 Part E. As per agreed reporting format, Parties are invited to provide additional comments on this article in free text. Kindly use the box below.

Page 4: PART C and D

Q23 Part C. Comments regarding possible challenges in meeting the objectives of the Convention (Art. 21, para. 1)

Q24 Part D. Comments regarding the reporting format and possible improvements, if any

Q25 Additional information to supplement that request may be attached