



Republika e Kosovës
Republika Kosova - Republic of Kosovo

ZYRA E RREGULLATORIT PËR ENERGJI
REGULATORNI URED ZA ENERGIJU
ENERGY REGULATORY OFFICE



ERO/Rule No. **xxx**/2025

RULE ON GUARANTEES OF ORIGIN

Prishtina, [day] [month], 2025

The Board of the Energy Regulatory Office, pursuant to the authority given with Article 9, paragraph 1, subparagraph 1.7, Article 25 and Article 26 of the Law (No. 05/L-084) on Energy Regulator, and in compliance with the Chapter XII - Article 53, 54, 55, 56, 57, 58 and 59 of the Law (08/L-258) on Promotion of Use of Renewable Energy Sources, in the session held on [day] [month] 2025, adopted the:

RULE ON GUARANTEES OF ORIGIN

PART I GENERAL PROVISIONS

Article 1 Purpose and scope

1. The purpose of this Rule is to establish the procedure for issuance, transfer and cancellation of Guarantees of Origin for the electricity generated based on Renewable Energy Sources in Kosovo.
2. This Rule:
 - 2.1. Defines the rights and obligations of the Issuing Body;
 - 2.2. Defines the registration of Generation Devices and registration of Accounts in the Register of Guarantees of Origin;
 - 2.3. Defines the procedure of issuance, transfer and cancellation of Guarantees of Origin;
 - 2.4. Defines the principles of calculation and publication of Residual Mix.

Article 2 Definitions

1. Provisions used in this Rule shall have the following meaning:
 - 1.1 **Account** – means an account in the Register of Guarantees of Origin being either a Transferable Account or a Cancellation Account.

- 1.2 **Account Holder** – means the person, either RES Producer, the entity designated to perform duties of the Renewable Energy Operator, or supplier, in respect of whom an Account is opened and maintained in the Register of Guarantees of Origin.
- 1.3 **Cancellation Account** – means a record on the Register of Guarantees of Origin relating to a particular Account Holder incorporating certificates on Guarantees of Origin which have been cancelled by that Account Holder, or which have been transferred to that person in connection with their Cancellation by another Account Holder.
- 1.4 **Transferable Account** – means a record on a Register of Guarantees of Origin relating to a particular Account Holder incorporating:
- 1.4.1 Guarantee of Origin issued to that Account Holder; and
 - 1.4.2 Guarantee of Origin transferred by another Account Holder;
- which in either case have not subsequently:
- 1.4.2.1 been transferred to another Transferable Account on the Register of Guarantees of Origin;
 - 1.4.2.2 been Cancelled;
 - 1.4.2.3 Expired, or
 - 1.4.2.4 Withdrawn.
- 1.5 **Applicant** – means the natural or legal person applying either for:
- 1.5.1 registration of the Generation Device, or
 - 1.5.2 registration of the Account.
- 1.6 **Day** - means the working days of the week as defined in Kosovo law.
- 1.7 **Energy Regulatory Office (ERO)** – means the entity established by law to exercise powers of an independent agency for the energy sector in the Republic of Kosovo and for purposes of Guarantees of Origin acting as Issuing Body.

- 1.8 **Issuing Body** – means the ERO as the entity responsible for issuance of the Guarantees of Origin for the territory of Republic of Kosovo mandated by the Law (08/L-258) on Promotion of Use of Renewable Energy Sources.
- 1.9 **Ministry** – means the ministry responsible for the energy sector in the Republic of Kosovo.
- 1.10 **Measuring Body** – means the licensed transmission system operator or the distribution system operator for the territory of the Republic of Kosovo, each responsible for collection of measured values of the output of a Generation Device and for providing of verified metering data to the ERO as Issuing Body for the purposes of issuing Guarantees of Origin.
- 1.11 **Renewable Energy Sources (RES)** – means the non-fossil sources, namely wind, solar (solar thermal and solar photovoltaic) and geothermal energy, ambient energy, hydropower, biomass, landfill gas, sewage treatment plant gas, and biogas.
- 1.12 **Renewable Energy Operator** – means the entity designated to act as the counterparty of the RES Producers under support, including Self-consumers.
- 1.13 **RES Producer** – means any producer generating energy based on renewable technologies including Renewable Self-consumers.
- 1.14 **Renewable Self-consumers** – means the final consumer operating within its premises, who generates renewable electricity for its own consumption, who may store or sell self-generated renewable electricity and benefit from a support scheme, whilst the Guarantees of Origin for the electricity generated by the Renewable Self-consumers are issued to the Renewable Energy Operator for the duration of the support.
- 1.15 **RES Law** – means the Law (08/L-258) on Promotion of Use of Renewable Energy Sources.
- 1.16 **Residual Mix** – means the calculation used to determine the energy origin of untracked consumption, namely the total mix of annual energy electricity generation in the Republic of Kosovo which is not explicitly tracked through Guarantees of Origin or any other reliable tracking systems, calculated annually by the ERO.
- 1.17 **Register of Guarantees of Origin** – means the electronic register established and maintained by the ERO, for the purpose of issuing, transferring and cancelling the

Guarantees of Origin, aligned with the European Standard CEN 16325 and the Principles and Rules of Operation of the European Energy Certification System (EECS).

- 1.18 **Generation Device** – means a separately measured device or group of devices that produces an Output.
 - 1.19 **Guarantees of Origin** – means an electronic document (a certificate) which has the sole function of providing evidence to a final consumer that a given share or quantity of energy was generated from Renewable Energy Sources and which can be used also for sale purposes by the holder of the Guarantee of Origin.
2. Other terms used in this Rule and not defined herein shall have the meaning given in the Law (08/L-258) on the Promotion of the Use of Renewable Energy Sources.

PART II

ISSUING BODY, ELIGIBILITY AND REGISTER OF GENERATION DEVICES

Article 3

Issuing Body

- 1. ERO is the Issuing Body responsible for electronic issuance, transfer and cancellation of the certificates of Guarantees of Origin for the territory of the Republic of Kosovo.
- 2. ERO develops appropriate systems, controls and procedures for identification and mitigation of any operational risk arising during the issuance, transfer, or cancellation process of Guarantees of Origin.
- 3. ERO is reimbursed with a fee by the Applicants participating in the Guarantees of Origin system, whereas such fee is based on justified costs related to the issuance, transfer and cancellation of Guarantees of Origin and for maintaining of the Register of Guarantees of Origin.

Article 4

Eligibility for Guarantees of Origin

- 1. A certificate on Guarantee of Origin is issued for the electricity produced and delivered into the network upon an electronic request is submitted to the ERO from an RES Producer or its representative.
- 2. The RES Producer shall be eligible to obtain Guarantees of Origin, provided that the Generation Device is registered under the Register of Guarantees of Origin and the

metering devices comply with the technical standards of the metering code of the network system.

3. The Guarantees of Origin for the electricity produced by the RES Producers benefiting from a support scheme are issued to the entity designated to perform duties of the Renewable Energy Operator for the duration of the support period.

Article 5

Register of Guarantees of Origin

1. ERO maintains the Register of Guarantees of Origin in alignment with the European Standard CEN 16325, including the Principles and Rules of Operation of the European Energy Certification System, shall be capable of supporting future data exchange of AIB requests for cross-border transfer of Guarantees of Origin, and shall implement security and audit procedures ensuring prevention of unauthorized access and data integrity.
2. The Register of Guarantees of Origin shall include two types of accounts:
 - 2.1. Transferable Account, and
 - 2.2. Cancellation Account.
3. ERO is responsible for its correctness, reliability and protection against fraud of the Register of the Guarantees of Origin.
4. The Register of Guarantees of Origin is accessible through electronic platform in line with the requirements of the Law (08/L-258) on the Promotion of the Use of Renewable Energy Sources and this Rule.
5. The ERO shall store data in the Register of Guarantees of Origin in a manner guaranteeing the security of the information and ensuring that:
 - 5.1 Data entry is possible only by duly authorized staff;
 - 5.2 No changes to data on registered and deleted circumstances are possible, and
 - 5.3 Data is retained for a period of ten (10) years.

Article 6

Generation Device registration

1. Guarantees of Origin can be issued only to the Applicants which have registered Generation Devices.
2. ERO registers the Generation Device after the Applicant submits the application in compliance with the required documentation of Annex 1a and upon submission of signed application form provided in Annex 1b of this Rule.
3. ERO shall verify the information submitted by the Applicant, may conduct on-site inspections or may request the Measuring Body to inspect the Generation Device to verify compliance of the Generation Device with the relevant technical codes and the metering codes in force.
4. In case of missing or ambiguous data ERO can request from the Applicant to submit additional information.
5. ERO registers the Generation Device within thirty (30) days of receiving the application as per paragraph 2 of this Article, unless additional information is required in which case the Generation Device is registered within five (5) days from the date the additional information requested by the ERO is received as per paragraph 4 of this Article.
6. Where an application for registration of a Generation Device is complete, the ERO notifies the Applicant and updates the database of the Register of Guarantees of Origin accordingly to incorporate the following information:
 - 6.1. detailed descriptions of plant and equipment of Generation Device;
 - 6.2. location of the Generation Device, including diagrams and photographs; and
 - 6.3. details of the Generation Device owner.
7. A unique number shall be assigned to the Generation Device by the ERO upon registration of the Generation Device and the Account in the Register is opened automatically.
8. Generation Device registration is valid for five (5) years and must be renewed before expiry upon Applicants' re-application for registration of the Generation Device.

Article 7

Generation Device maintenance

1. Generation Device owners are held responsible for notifying ERO of any changes to the Generation Device equipment's, and in such case the ERO amends the database accordingly.
2. The ERO shall cease to record information on a Generation Device if changes to the Generation Device have occurred after the registration and such changes are not disclosed with the ERO.
3. Where the capacity of an existing Generation Device increases for any reason, including refurbishment or enhancement of the Generation Device, then such additional capacity may be registered in the Register of Guarantees of Origin as a separate element of that Generation Device with:
 - 3.1. the capacity specified in the application for registration;
 - 3.2. the date on which the Generation Device became operational as specified in the Application for registration.
4. Generation Device owners shall grant ERO, or any third party authorized by the ERO, access to their premises and records for verification purposes.
5. The ERO is obliged to de-register the Generation Device from the Register of Guarantees of Origin within thirty (30) days of the date the Applicant requires so or if the owner of the Generation Device has not re-applied for renewal of the registration according to paragraph 8 of Article 6 of this Rule.

Article 8

Account Holders

1. The RES Producer, Renewable Energy Operator on behalf of RES Producers with support, or supplier, shall apply to register and open the Account under the Register of Guarantees of Origin.
2. ERO registers the Account Holders upon submission of the written application according to Annex 2a of this Rule.
3. ERO opens the Account in the Register of Guarantees of Origin within thirty (30) calendar days of receiving the Application, unless additional information is required by the ERO, in which case the Account is opened within five (5) days of receiving such additional information.

4. Account Holders shall comply with all obligations for disclosure, reporting, and cancellation of Guarantees of Origin, as established under this Rule.
5. Any owner of an Account in the Register of Guarantees of Origin can apply to ERO for closure of the Account sending a request in a written form.
6. ERO will close the Account in thirty (30) calendar days from the reception of request, and the Account is deleted from the Register of the Guarantees of Origin.
7. In case of valid Guarantees of Origin in the owners account at the time of closing, ERO informs the Account Holder to transfer the Guarantees of Origin to another Account.
8. If not transferred to another Account Holder as per paragraph 7 of this Article, the Guarantee of Origin is cancelled upon expiration of validity.
9. Account Holders shall retain for a minimum period of ten (10) years all documents, metering data, and records relating to their participation in the Guarantees of Origin system and shall grant ERO access to such records for verification purposes.

PART III

APPLICATION FOR ISSUANCE, TRANSFER AND CANCELLATION

Article 9

Procedure of issuance

1. The Guarantee of Origin is issued upon request from the RES Producer, whereas such request may cover one or more calendar months, based on verified metering data submitted by the Measuring Body.
2. The Guarantee of Origin is issued upon the request from the Renewable Energy Operator for the electricity produced by the RES Producers benefiting from a support scheme for the duration of the support period, whereas such request may cover one or more calendar months, based on verified metering data submitted by the Measuring Body.
3. The request for issuance shall be submitted electronically after the end of the month or period in which the net electricity is generated.
4. The Guarantee of Origin has a standard size of one (1) MWh per unit for the net electricity generated.

5. If the net quantity generated is less than 1 MWh net, no application is submitted and the amount of kWh generated is added to the next month until 1 MWh of net generation is reached.
6. If the declared quantity exceeds 1 MWh, the remainder is added ex officio to the next month's Generation.

Article 10

Issuance

1. The ERO issues the Guarantee of Origin and records it in the Register of Guarantees of Origin or refuses the issuance of Guarantee of Origin no later than thirty (30) days from the application date as per Article 9 paragraph 1 and paragraph 2 of this Rule, or no later than five (5) days from the date the additional documents required are submitted according to paragraph 2 of this Article.
2. If irregularities are found, the ERO notifies the party to correct the application within five (5) days of the date of the notice.
3. When the party requesting the issuance of the Guarantee of Origin fails to submit the information required by the ERO, the Guarantee of Origin is not issued and the electricity generated shall not be eligible for Guarantees of Origin and the electricity produced is allocated to the Residual Mix.
4. ERO shall use metering records of the Measuring Body as primary evidence in verifying production volumes, whereas in case of discrepancies between the Application and the Measuring Body data, the latter shall prevail.
5. From the date the ERO issues the certificate of Guarantee of Origin, the Applicant becomes holder of that Guarantee of Origin.
6. A Guarantee of Origin, upon issuance, is valid for twelve (12) months, starting from the last day of the period of generation it is issued for and shall be cancelled at the latest six (6) months after their end of validity.
7. The Guarantee of Origin is issued only once and is ex-officio cancelled and included in Residual Mix if not used within eighteen (18) months.

Article 11

Content of the Guarantee of Origin

1. The Guarantee of Origin shall specify:
 - 2.1. Whether it relates to:
 - 2.1.1. Electricity;
 - 2.1.2. Gas, including hydrogen;
 - 2.1.3. Heating or cooling
 - 2.2. The identity, location, type and capacity of the installation where the energy was generated;
 - 2.3. Whether the installation has benefited from the support scheme and the type of support;
 - 2.4. The date on which the installation became operational;
 - 2.5. The date and country of issue and a unique identification number.
3. For hydro power plants involving pumped storage, the Guarantees of Origin are to be issued only for the net production which can be attributed to natural inflow.

Article 12

Transfer

1. The Guarantee of Origin may be transferred only once during its validity to another Account Holder, but no later than twenty-one (21) days before the expiry of the Guarantee of Origin.
2. The validity period of the transferred Guarantee of Origin shall not be changed.
3. The request for transfer is submitted electronically to the ERO by the holder of the Guarantee of Origin.
4. ERO approves or rejects the transfer of the Guarantee of Origin within ten (10) days of the request and shall issue an amended Guarantee of Origin indicating the new owner as Holder and shall record the change in the Register of the Guarantees of Origin.
5. Upon the approval of the transfer, the Guarantee of Origin transferred is removed from the Transferable Account of the seller.

6. Guarantee of Origin in the Cancellation Account cannot be transferred.
7. ERO shall reject the transfer if the request for transfer does not fulfill the requirements of this Article.
8. The Guarantee of Origin may be transferred independently from the sale of the generated energy they relate to.

Article 13 Cancellation

1. A Guarantee of Origin is canceled in order to provide evidence from the supplier to the final consumer that a certain amount of electricity consumed is produced by Renewable Energy Sources.
2. A Guarantee of Origin is used only once, is cancelled after use, is deemed used when transferred to a final consumer or is cancelled upon its validity is expired.
3. If not transferred a Guarantee of Origin is cancelled ex officio by the ERO latest six (6) months after the end of validity.
4. Unused Guarantees of Origin after eighteen (18) months are included in Residual Mix.
5. The Guarantee of Origin is cancelled if it is withdrawn from the Register of Guarantees of Origin by the ERO.
6. If transferred to final consumers, cancellation is automatic upon notification to the ERO by the supplier.
7. The supplier, being Account Holder in the Register of Guarantees of Origin, must submit cancellation requests to the ERO for the used Guarantees of Origin no later than 30 April of the following year.
8. The canceled Guarantees of Origin are recorded by ERO in the Register of the Guarantees of Origin and shall be included in the Residual Mix calculation.
9. A cancelled Guarantee of Origin is removed from circulation.

Article 14 Withdrawal of the Guarantee of Origin

1. The ERO shall withdraw the Guarantee of Origin in case error or irregularities are identified.
2. The notice of withdrawal shall specify reasons containing grounds for the withdrawal.
3. The ERO has no obligation to recover administrative costs upon withdrawal of the Guarantees of Origin.
4. Upon withdrawal the Guarantee of Origin is not valid and it cannot be transferred nor cancelled.

Article 15

Transparency of the Register of Guarantees of Origin

1. The ERO shall publish relevant information on the Guarantees of Origin on its website, in particular:
 - 1.1. List of Account Holders of the Register of Guarantees of Origin;
 - 1.2. List of Generation Devices registered;
 - 1.3. Number of issued Guarantees of Origin;
 - 1.4. Number of Guarantees of Origin transferred in the Republic of Kosovo;
 - 1.5. Number of Guarantees of Origin transferred from the Republic of Kosovo in other countries;
 - 1.6. Number of Guarantees of Origin transferred from other countries in the Republic of Kosovo;
 - 1.7. Number of Cancelled Guarantees of Origin;
 - 1.8. Number of Guarantees of Origin that have expired.
2. The ERO shall publish relevant information on the Registered Devices on its website, in particular:
 - 2.1. The name of the Generation Device;
 - 2.2. Installed capacity of the Generation Device;

- 2.3. The date of commissioning of the Generation Device, and
- 2.4. The type of Renewable Energy Source used for the generation of electricity.
3. The information shared as per this Article shall take into account restrictions on personal data protection legislation and business confidentiality.

PART IV
PUBLICATION OF ENERGY SOURCES, RECOGNITION OF GUARANTEES OF ORIGIN
AND MEASURING BODY OBLIGATIONS

Article 16
Residual Mix

1. The ERO calculates the Residual Mix for disclosure of year X, covering the period 1 April year X to 31 March year X+1.
2. The ERO shall ensure that the Residual Mix calculation is consistent with the applied criteria and requirements under European residual mix published annually by the AIB and the requirements of CEN EN 16325 and EECS, avoiding any double counting or omission of attributes.
3. When calculating the Residual Mix ERO, it should at least take into account:
 - 3.1. Net electricity generation by source in Kosovo for year X, based on data received by the Measuring Body;
 - 3.2. Cancelled Guarantees of Origin and other reliable tracking used for disclosure within 1 April year X to 31 March year X+1;
 - 3.3. Expired or unused Guarantees of Origin related to year X;
 - 3.4. Imported and exported attributes by source, aligned with AIB procedures, and
 - 3.5. Total electricity consumption and sales to final customers, including system losses.

Article 17
Publication of shares of all energy sources

1. ERO shall, by 31st May of each year, publish the shares of all types of energy sources of electricity in the Republic of Kosovo.
2. The calculation shall take into account:
 - 2.1. Data on the electricity produced from each power plant in the Republic of Kosovo, connected to the transmission or distribution system;
 - 2.2. Data on total electricity sold to all final consumers;
 - 2.3. Data on electricity losses from the transmission or distribution system;
 - 2.4. Data on Guarantees of Origin used, expired and cancelled between 1 April of year X and 31 March of year X+1;
 - 2.5. Imports and exports, in line with the European Attribute Mix methodology published annually by the Association of Issuing Bodies (AIB).
3. The publication referred to paragraph 1 and paragraph 2 of this Article, is published on the ERO's website, and shall take into account the Guarantees of Origin issued for the purpose of calculation of the Residual Mix.

Article 18 **Disclosure by supplier**

1. Suppliers are obliged to calculate once a year all types of energy sources of electricity sold for the previous year and share such information on the electricity bills issued to final consumers, and in the promotional materials.
2. Suppliers use base disclosure Residual Mix published by the ERO.
3. The publication and share on the electricity bills, as per paragraph 1 of this Article, is done between July 1-31 each year and is published on supplier's website.
4. ERO shall supervise suppliers on the correctness and reliability of the data published.
5. ERO may issue specific instructions to the suppliers on the manner of disclosure of the share of all types of energy sources sold.

Article 19 **Recognition of Guarantees of Origin**

1. A Guarantee of Origin issued from a Member State of the European Union or another Contracting Party of the Energy Community in principle shall be recognized in the Republic of Kosovo, provided that:
 - 1.1. a Guarantee of Origin contains the elements referred to Article 11 of this Rule, and
 - 1.2. there are no grounds for refusal as per paragraphs two (2) and three (3) of this Article.
2. Where there are well-founded doubts as to the accuracy, reliability, or veracity of a Guarantee of Origin issued by a Member State of the European Union or by a Contracting Party to the Energy Community, the ERO shall refuse to recognize that Guarantee of Origin.
3. In addition to paragraph 2 of this Article, grounds of refusal may also relate to non-reciprocal recognition of the Guarantees of Origin issued by another Member State of the European Union or by a Contracting Party to the Energy Community.
4. ERO in each case of refusal of recognition notifies the Ministry with the reasons for such refusal.

Article 20

Measuring Body

1. The Measuring Body shall submit to the ERO the data from the meters of the registered Generation Device for the electricity injected into the network, for the purposes of Register of Guarantees of Origin, once a month in line with the requirements of the relevant metering code of the Measuring Body.
2. ERO may require the Measuring Body to provide information or services in relation to the confirmation of conformity of the Generation Device meters or any other information for purposes of Guarantees of Origin as necessary.

PART V

FINAL AND TRANSITIONAL PROVISIONS

Article 21

Complaints

When a complaint is submitted by an Applicant, the ERO shall resolve it in line with the rules adopted by the ERO for resolution of complaints and disputes in the energy sector.

Article 22
Official language

1. This Rule is published in the official languages in the Republic of Kosovo.
2. In the event of discrepancies between versions, the Albanian language version shall prevail.

Article 23
Interpretation

If there is uncertainty about the provisions of this Rule, the ERO Board will issue explanatory information.

Article 24
Amendment

1. ERO Board has the right to amend this Rule.
2. The procedure of amendment of this Rule will be the same as for its approval.

Article 25
Entry into force

1. This Rule enters into force on the day of adoption by the ERO Board.
2. This Rule is published in the Official website of the ERO.

ERO Board

Ymer Fejzullahu, Chairman

Lutfie Dervishi, member

Gani Buçaj, member

Arta Isufi, member

Adrian Preniqi, member

Annex 1a –Generation Device requirements

1. For the registration of the Generation Device in the Register of Guarantees of Origin the Applicant submits to the ERO the following information:
 - 1.1. The name and address and, if a company, also the unique identification number, of the person requesting the registration of the Generation Device;
 - 1.2. The name, location and identification number and any other information required to uniquely identify the Generation unit(s) for which registration is requested.
 - 1.3. The technology of the generating unit and the energy source or sources which can be used in the Generation of electricity in the generating unit;
 - 1.4. The declared net capacity of the generating unit and the date it became operational;
 - 1.5. Details of the export meter(s) for the generating unit;
 - 1.6. Details of any generating auxiliaries associated with the generating unit;
 - 1.7. Where there are generating auxiliaries associated with the generating unit and the consumption of these auxiliaries is not determined by an export meter, details of import meter(s) which determine the electricity consumption by the generating unit;
 - 1.8. A description of how the amount of net electrical energy generation by the generating unit shall be calculated from the meter readings to be provided;
 - 1.9. Information on the support the generation unit has received.



Annex 1b: Device Registration form

APPLICATION FOR GENERATION DEVICE REGISTRATION IN THE REGISTER OF GUARANTEES OF ORIGIN	
Registration / De-registration	Date:
I. Basic information	
ID of the person applying	
Name of Account Holder (company name of the legal entity or the name and surname of the natural person)	
Applicant is owner of Generation Device	Yes / No*
The status of the Generator	RES Producer under support scheme <input type="checkbox"/> Independent RES Producer <input type="checkbox"/>
II. Generation Device information	
Name	
Address	
Location	
Commission Date	
Installed Capacity (MW)	
Estimated annual Generation (MWh)	
System Operator (Measuring Body)	
Grid level (kV)	
Technology	

By signing application, I confirm authenticity of data and the following:

- I am authorized to apply for Generation Device registration
- I allow ERO to register for Generation Device in Register of Guarantees of Origin on my behalf
- I will bear the expense of Generation Device registration

Date: _____

Name and surname: _____

Signature and stamp: _____



Annex 2a – Account Holder application Form

APPLICATION FOR OPENING THE ACCOUNT IN THE REGISTER OF GUARANTEES OF ORIGIN	
Name of Account Holder (company name of the legal entity or the name and surname of the natural person)	
VAT number/ID number	
Responsible person (Name and surname E-mail address, Phone/mobile number, Function)	
Contact Person (Name and surname, E-mail address, Phone/mobile number)	
Email address	
Number of the license for performing energy activities (applicable to producers and suppliers)	

DOCUMENTS TO ATTACH	
Registration documents of the legal entity / ID for natural person	Yes <input type="checkbox"/> No <input type="checkbox"/>
Business solvency certificate / Certificate of solvency	Yes <input type="checkbox"/> No <input type="checkbox"/>
Additional documents the applicant submits (optional):	

By signing application, I confirm authenticity of data and the following:

- I am authorized to apply for registration as Account Holder
- I allow ERO to open the Account in Register of Guarantees of Origin on my behalf
- I will bear the expense of registration and maintenance of the Account
- I will comply with the requirements of the Rule on Guarantees of Origin.

Date: _____

Name and surname: _____

Signature and stamp: _____