

**REGULATION ON ISSUE, TRANSFERRING, SETTLEMENT AND  
REVOCATION/CANCELLATION OF THE GUARANTEES OF ORIGIN FOR  
ELECTRICITY GENERATED FROM RENEWABLE RESOURCES**

**Article 1  
AUTHORITY**

This regulation is drafted pursuant to Article 22 of Law no. 24/2023 “*On the promotion of using the energy from renewable resources*”, as well as in conformity with the “*Regulation of ERE organization, operation and procedures*”, approved with ERE Board Decision no. 96, dated 17.06.2016.

**Article 2  
SCOPE**

The purpose of this regulation, is to establish a regulatory framework necessary for the establishment of an accurate, reliable and transparent system for the issue, transferring and revocation of the guarantees of origin, ensuring an equal, right handling of all electricity producers from renewable sources, regarding the issue, transferring or revocation of the Guarantees of Origin.

**Article 3  
OBJECT**

This regulation defines the criteria, procedures and terms for the issue, transferring and cancellation of the Guarantee of Origin (GO), as well as the maintenance of an electronic register of the guarantee of origin certificates.

**Article 4  
IMPLEMENTATION**

- 4.1. This regulation shall be implemented for guarantee of origin issue from the ERE, for the producers that utilize renewable energy sources as defined on Law no. 24/2023 “*On the promotion of energy from renewable sources.*”
- 4.2. The regulation shall be implemented even for the applications for the register, revocation and transferring of the Guarantee of Origin (GO).

**Article 5  
DEFINITIONS**

The words and phrases as follows used on this Regulation shall have the meanings as follows:

1. “*Law*” shall mean Law no. 24/2023 “*On the promotion of using energy from renewable sources.*”
2. “*ERE Board*” shall mean the decision-taking body of ERE, that operates according to the provisions of Law no. 43/2015 “*On Power Sector*” as amended.
3. “*The Energy Regulatory Authority*” or “*ERE*” shall mean the regulatory authority of power and natural gas sector, which operates according to Law no. 43/2015 “*On Power Sector*” as

amended as well as Law no.102/2015 “*On Natural Gas Sector*” as amended.

4. “*Licensee* ” shall mean a person that holds a license issued according to Law no. 43/2015, “*On Power Sector*”, as amended.
5. “*Guarantee of origin*” shall mean an electronic document which has the sole function of providing proof to end-use customer that a given share or quantity of energy was produced from renewable sources.
6. “*Applicant*” shall mean any legal person, that has an active license for the electricity production, trading and supply and submits a request to open an account to the electronic register;
7. “*Account holder*” shall mean an applicant, whose application is accepted.
8. “*Additional user* ” shall mean any other user, that upon the request of the applicant/account holder is issued from the GO issuing authority the right to access on the account of the account holder in the electronic system of the guarantee of origin.
9. “*Account*” shall mean the data and information that are ready to the register regarding the account holder
10. “*Electronic register*” shall mean the register of guarantee of origin certificates
11. “*System*” shall mean the electronic system through which is maintained and managed the GO register.
12. “*Reporting period*” shall mean the calendar month, from hour 00.00 of the first calendar day to hour 00.00 of the last calendar day.
13. “*Energy from renewable sources*” shall mean the energy from renewable non-fossil sources, including the energy from wind, solar, aerothermal energy, geothermal energy, hydrothermal energy and the energy of the oceans, hydropower, biomass, landfill gas, the gas that is collected to handle the sewerage and biogases;
14. “*Biomass*” means the biodegradable fraction of products, waste and residues from biological origin from agriculture (including vegetal and animal substances), forestry and related industries including fisheries and aquaculture, as well as the biodegradable fraction of waste, including industrial and urban waste of biological origin;
15. “*Geothermal energy*” shall mean the energy stored in the form of heat under the earth’s surface.
16. “*Biogas*” is the mixture of methane gas with carbon dioxide, produced from the bacterial decomposition of the organic wastes and that is used as fuel for the production of electricity.
17. “*Applicant*” means the electricity generator that requires to be equipped with the guarantee of origin for the generated electricity.
18. “*Electricity generation plant from renewable sources*” shall mean a plant that generates electricity from renewable sources
19. “*Hybrid generator*” shall mean the electricity plant, which uses two types of energy sources, the renewable and the non-renewable one, for electricity production.
20. “*Pumping reserve*” shall mean a hydropower system on which power is generated during peak demand periods from the water use pumped in a reservoir in a higher height, during not peak periods, with lower demand for electricity.
21. The words and phrases used on this regulation, which are not defined above, shall have the meaning as provided on Law no. 24/2023 “*On the promotion of using energy from renewable sources.*” as well as Law no. 43/2015 “*On Power Sector*”, as amended

## **Article 6**

### **REGISTER OF THE GUARANTEE OF ORIGIN**

6.1 The register of the guarantee of origin is maintained and administered through the electronic system from ERE, in conformity with the requirements of this Regulation.

6.2 ERE shall mean the responsible body for the accuracy of the register data.

## **Article 7**

### **ESTABLISHMENT OF THE ACCOUNT TO THE GO REGISTER**

1. One account to the register is established based on an application, that the applicant sends electronically to the issuing body of the guarantees of origin. ERE, as the issuing body of the GO in Albania, shall publish the rules for the submission of the application electronically to its website.
2. The application form is drafted by the technical directories and is submitted to ERE Board for approval. ERE shall publish the approved application form on its website.
3. The application form shall include at least the information as follows:
  - a) identification data:
    - a.a) name/title of the applicant, the personal number / identification code, legal address and/or actual address, email address and the phone number;
    - a.b) type of activity;
    - a.c) users /additional users and his/her competences to the register (if required);
  - b) during the registration of energy generation equipments, for the generation equipments shall be defined:
    - b.a) type of technology and the energy source from which electricity is generated;
    - b.b) installed capacity;
    - b.c) metering point;
    - b.d) the set into operation date;
    - b.e) address;
    - b.f) type of the supporting schemes of the investments for the equipments and/or energy units (if any);
    - b.g) the demand: shall be defined if it is the initial registration, re-registration or the registration of additional generation equipments.
  - c) the reference for commercial sensitive information (if any);
  - d) the list of the documents that shall be submitted.
4. ERE, as the issuing body for the GO, within 5 working days from submitting the request, shall access the compatibility of the submitted request with the requirements provided on point 3 of this Article.
5. If the application does not comply with the requests provided on point 3 of this Article, ERE shall set to the applicant an additional reasonable term to eliminate the deficiencies and this time period shall be less than 5 working days. In case of not eliminating the deficiencies within the abovementioned period, the request shall be refused. In such a case the applicant shall have the right to re-apply to the issuing body.
6. ERE, within 10 working days from taking the request that complies with the formal requirements provided on Paragraph 3 of this Article, shall above all verify, by on-site inspection

the electricity generation units, if the content of the application and the submitted documentation fulfills the requirements of this regulation and shall inform the applicant for the respective decision, in conformity with the requirements of points 7 and 8 of this Article.

7. If, ERE observes that the application does not comply with the requirements provided on these rules, within the period provided on Point 6 of this Article, ERE shall refuse the establishment of the account to the applicant and shall send to him a justified refusal.

8. If, ERE observes that within the term provided on Paragraph 6 of this Article the application completes the conditions provided on this regulation, ERE shall establish an account to the register on the name of the applicant and to secure full access on it, ERE shall send by email defined on the application form:

a) The necessary data to enter to the register and access his account;

b) The data of the users / additional users that enter to the register and access to the account, considering the respective authorities – if this respective requirement is given on the application.

9. Following the completion of the requirements of point 8 of this Article, after the first entrance of the applicant to the register, he has the status of the account holder.

10. The account holder shall have the right to add or remove one additional user to the system at any time or to direct to him the above request electronically to ERE. When receiving such request, ERE shall add or remove one additional user within 5 working days and shall inform the applicant about it, at the email address or through the communication means provided from the system.

## **ARTICLE 8 REGISTER OF ELECTRICITY GENERATION EQUIPMENTS**

1. The applicant/account holder shall have the right to register one or more generation equipments if there are fulfilled the requirements defined on these Rules.

2. The generation equipments may be registered only if they are in Albania and their metering equipment is in conformity with the effective legislation.

3. For the registration of the Electricity Generation equipments, shall be submitted the respective documentation that confirms the data provided on points "b.a"- "b.f" point 3, Article 7 of these Rules.

4. With the registration of the generation equipments, the owner of the generation equipments or the authorized representative declares his/her approval for the publication of information provided on these Rules for the Generation Equipments.

## **ARTICLE 9 MODIFICATION OF THE REGISTERED DATA OF THE ACCOUNT HOLDER**

1. The account holder shall inform the issuing body electronically:

a) for the amendment of the registration data provided on letter "a" point 3, Article 7 of this Regulation, immediately after their implementation, but not later than 3 working days.

b) for the amendment of the registration data provided on sub-paragraphs "b.a" – "b.f" of point 3, Article 7 of these rules, at least 3 working days before the implementation of the amendment, and shall show the exact date of implementing this amendment on the application. The issuing body shall prevent the issue of the GO Certificate for the respective equipments of the generation on hour 00:00 of the date specified on the application.

2. In case of the amendment provided on letter "a" point 1 of this Article, ERE shall execute the amendment to the register within 5 business days from receiving the application.

3. The account holder shall submit to the issuing body a document issued according to the law, that confirms the implementation of the appropriate amendment and its date, or in the case such amendment is not implemented, is submitted for its non-implementation, immediately after the termination of the amendment implementation provided on letter "b" point 1 of this Article, but not later than 1 working/business day.

4. ERE, as the issuing body performs the registration of the amendment to the system and/or renews the issue of GO implementation within 5 business days from receiving the document provided on point 3 of this Article, except of the case provided on point 5 of this Article.

5. When the document submitted from the account holder regarding the implementation of the amendment is not issued in conformity with the effective legislation, ERE shall refuse to reflect the system amendment to the account holder and shall restrict the transferring of the GO Certificate issued for the relevant Generation Equipments, for which informs the account holder electronically. This refusal shall be justified.

6. On the case provided on Point 5 of this article, ERE shall re-initiate the issue and transferring of the GO certificate when the account holder correct the mistake according to point 4 of this Article.

7. In case the account holder informs the issuing body regarding the amendments to the data provided on letters "b.a"- "b.f" point 3, Article 7 of these Rules, after the implementation of the amendments, ERE, when receiving such information shall stop the issue of the GO certificate for the respective generation equipments, shall restrict the transferring of the issued certificates to the respective generation equipments and shall review the demand according to point 4 of this article.

Moreover:

a) If the account holder does not confirm the performed amendments according to the requirements of these rules within 30 calendar days from ERE notification, ERE shall suspend the GO certificate issued and/or transferred for the respective Generation Equipments;

b) If the account holder confirms the amendment, ERE immediately after such confirmation shall withdraw the GO Certificate issued for the respective Generation Equipments to the reporting period of the amendment, as well as any subsequent terminated reporting period and shall re-set

the right to issue and transfer the GO certificate to the account holder.

8. If as the result of the amendment, it is increased the installed capacity of the Generation Equipments registered in the way that the additional capacity shall have an independent metering point, the additional capacity is registered in a register in conformity with the requirements of Articles 7 and 8 of this Regulation, as additional generation equipment.

9. ERE shall inform the account holder for the completion or refusal of the requirements provided on this Article, as well as shall inform the respective account holder/holders for the withdrawal of the GO Certificate at the email address or through the system, through the communication means, immediately but not later than one working day.

## **ARTICLE 10 AUDIT OF THE REGISTERED GENERATION EQUIPMENTS**

1. ERE shall have the right to verify the generation equipments at any time to define if the electricity is generated from the electricity generation Equipments and if the measurement of the generated electricity and/or other actions is performed according to the information specified in the system. The refusal and/or intervention to the inspection of the generation equipments from the owner of the generation equipments or the authorized representative shall be considered as a violation of these Rules.

2. ERE shall notify the representative of the generation equipment via email for the accurate time of monitoring at least prior to 2 (two) working days.

3. ERE shall immediately after the monitoring of the registered generation equipment draft the minutes. The minutes are signed by the respective representative from ERE and the representative of the registered generated equipment, if at the inspection it is present the representative of the registered generation equipment. ERE shall send a copy of the minutes for inspection to the owner of the generation device on the electronic post (e-mail) within 2 working days from its preparation.

4. To the inspection minutes, ERE shall present at least the information as follows:

- a) the name and identification data of the generation equipment;
- b) the owner of the generation equipment;
- c) the account holder;
- d) the inspection date;
- e) the technical data, which are verified;
- f) the result of inspection;
- g) the person/persons that performed the monitoring and their signature;
- h) the date of the minutes.

## **ARTICLE 11 RE – REGISTRATION OF THE GENERATION EQUIPMENTS**

1. The registration of the Generation Equipments on the register shall be renewed every 5 years. The five years term shall be calculated from the initial/renewed registration of the Generation

Equipments.

2. The account holder, that has registered the Generation Equipments, asks the issuing body to renew the register at least one month in advance before the termination of the five year term, according to the requirements of Articles 7 and 8 of these Rules. ERE shall review this request according to points 7 and 8, Article 7 of these rules.

3. ERE informs the account holder for the obligation to renew the registration of the Generation Equipments, the conditions and terms to submit the application, at least two months before the termination of the fiveyear period, through the communication means of the system or the email address. The failure to send such a notification, does not release the account holder from the obligation to renew the registration of the Generation Equipments.

4. In case of non-submission of the request for re-registration, the issuing body shall cancel the registration of the respective Generation Equipments registered on the respective account with the termination of the five-year term. If the generation equipment is registered on the account and the account holder has not submitted the request at ERE for the renewal of the registration within one year after the cancellation of the registration, ERE shall erase its account.

5. According to point 4 of this Article, in case of account erase, ERE shall inform the account holder on his email adres for the erase of the account within 2 working days, showing the reason and explaining the right and conditions for the re-registration.

## **ARTICLE 12**

### **THE REQUEST FOR THE CANCELLATION OF THE ACCOUNT FROM THE ACCOUNT HOLDER**

1. The account holder shall have the right, that within 30 working days from opening the account, to electronically apply to the issuing body of the GO, with the request for the cancellation of the account.

2. ERE, as the issuing body for the guarantee of origin, shall cancel the account within 10 working days from receiving the application provided on Point 1 of this article and sends a notification at the email address of the account holder. Before the calcellation of the account, the account holder shall transfer the guarantee of origin certificate to another account holder, on the contrary the guarantee of origin certificate in question shall be cancelled from ERE.

## **ARTICLE 13**

### **CONTENT OF THE GUARANTEE OF ORIGIN CERTIFICATE**

The guarantee of origin certificate shall include the data as follows:

a) the source of energy from which is generated electricity, as well as the commencement and termination data of its generation;

b) shiowing that this certificate is an electricity guarantee of origin certificate;

- c) the identification data, location, type and capacity of the equipment that generates electricity;
- d) if and in what measure has benefitted from the support of the investments, if and in what measure the energy unit benefitted from the national supporting scheme; the type of the supporting scheme;
- e) date for setting into operation of the equipment;
- f) date for issuing the Origin Certificate, location and the unique identification number;
- g) reference for the fact that the certificate is issued for 1 MWh electricity.

#### **ARTICLE 14**

#### **ISSUING THE GUARANTEE OF ORIGIN CERTIFICATE**

1. ERE shall issue into the system to the account holder the guarantee of origin certificate, electronically, not later than 10 calendar days after the termination of the reporting period.
2. The GO certificate shall be issued to the account holder for each MWh of electricity generated from the respective generation Equipments, considering the metering data received according to the requirements of these Regulations and the effective laws.
3. It is not permitted to be issued the guarantee of origin certificate:
  - a) For the energy generated for which it is issued the guarantee of origin certificate;
  - b) For the energy required for self consumption from the Generation Equipments.
4. For each generated electricity unit (MWh) shall be issued only one guarantee of origin certificate.
5. The guarantee of origin shall be issued on the request of the energy generator from renewable sources only once for a net unit quantity of about 1 MWh of electricity generated and measured at the connection point with the transmission system, the distribution system or closed distribution system. The same energy unit from renewable sources shall be considered only once.
6. When the priority generator benefits from the supporting scheme according to this Law, the value of the market for the guarantee of origin for the same generation shall be returned to OER. If the generator benefits a supporting measure for the energy purchase, the guarantee of origin is issued to OER.

#### **ARTICLE 15**

#### **METERING DATA AND THE CORRECTION OF THE DATA**

1. Guarantee of origin certificate shall be issued by ERE based on the registered metering data to the electricity network system operators.
2. The registration data provided on point 1 of this Article, shall be registered to the register by ERE



not later than 1 month from the termination of the reporting period.

3. If there is a correction of the electricity metering data, ERE:

a) in case of issuing the biggest number of the guarantee of origin certificates, shall reduce on the next reporting period the number of the issued guarantee of origin certificates;

b) in case of issuing a smaller number of the guarantee of origin certificates, shall add to the next reporting period the number of the guarantee of origin certificates that are not issued due to not correct metering data.

4. ERE shall inform the account holder within 3 working days to correct the metering data, the correction justification, the metering data that are corrected and the number of the guarantee of origin certificates that shall be issued to the next reporting period as the result of the correction.

5. Any remaining quantity of electricity that is identified from the metering data shall be added to the electricity guarantee of origin certificates, that shall be issued on the same reporting period or any next reporting period to the termination on a MWh.

## **ARTICLE 16**

### **TRANSFERRING OF THE GUARANTEE OF ORIGIN CERTIFICATE**

1. The electricity guarantee of origin certificate shall be transferred from the account holder to another account holder according to the request delivered to ERE system from the holder of the guarantee of origin Certificate, on which it is shown the information as follows:

a) the number of the guarantee of origin Certificate that shall be transferred;

b) the name/title of the receiving account holder and his/her identification data of the account.

2. ERE shall confirm the request for the transferring of the guarantee certificate, not later than 5 working days from its reception.

3. ERE shall refuse the request for transferring the guarantee of origin certificate to the received account holder, if it does not fulfill the requirements provided on these rules or if the system has a technical defect. In case of refusal or inability to transfer the guarantee of origin certificate, the transferring applicant shall receive an automatic message on the system for the inability to reflect or transfer the guarantee of origin certificate to the account of the recipient, showing the reason, for which the guarantee of origin certificate remains to the existing account.

4. After the successful transferring of the Origin Certificate, an automatic message shall be send to the sender of the guarantee of origin certificate, as well as to its receiver.

5. The cancelled or expired Guarantee of Origin Certificate shall not be subject to the transferring.

**ARTICLE 17**  
**WITHDRAWAL OF THE GUARANTEE OF ORIGIN CERTIFICATE FROM THE REGISTER**

1. ERE shall withdraw the guarantee of origin certificate issued and/or transferred from the register with its initiative or the request of the account holder, if:

- a) The information provided on Article 13 of this Regulation is reflected as an error to the guarantee of origin certificate;
- b) The guarantee of origin certificate is issued based on not-accurate data from the metering points of the generation equipments;
- c) On cases directly provided from this Regulation.

2. When occur the circumstances provided on letters "a" and "b" point 1 of this Article, ERE shall immediately terminate, not later than one working day, the issue of the guarantee of origin certificate for the Generation Equipments, limiting the account holder from transferring the GO certificate issued to the respective Generation Equipments and shall require from the register the respective certificates of the guarantee of origin. ERE, not later than one working day, shall inform the respective account holder regarding the above, immediately after requiring the guarantee of origin.

3. To reset the issue or transferring of the guarantee of origin certificate in conformity with point 2 of this Article, the respective account holder shall deliver at ERE a document that confirms the correction of the error, except of the cases when the error in question is caused from the error of the issuing body. ERE shall review the request in conformity with the requirements of point 4, Article 9 of this Regulation.

4. In case when the withdrawal of the GO certificate is due to an error from ERE, the issuing body shall terminate the issue of the GO certificate for the Generation Equipments until the error is corrected, shall limit to the account holder the transferring of the guarantee of origin Certificate issued for the respective generation equipments and shall immediately change the data registered to the system, if the error is caused from the incorrect entry of the data to the system. ERE shall inform the respective account holder/holders within one working day.

5. On the case provided on point 4 of this Article, ERE shall issue the respective number of the guarantee of origin certificate, that is corrected for the next reporting period, for the required volume of the guarantee of origin certificate, except of the case provided on Point 3, Article 15 of this Regulation.

6. ERE shall require the withdrawal of the guarantee of origin certificate, despite if the information on the part or the electricity quantity generated and delivered with this certification or issued or not.

7. If the guarantee of origin certificate is withdrawn from the issuing body, it shall be removed from the system.

**ARTICLE 18**  
**EXPIRY TERM OF THE GUARANTEE OF ORIGIN CERTIFICATE**

1. The guarantee of origin certificate shall be used within 12 months from the generation of

respective energy. For the purpose of these Rules, the issuing date of the Origin Certificate shall be considered to be according to the generated energy.

2. After the expiry of the term defined on point 1 of this Article, the guarantee of origin certificate shall be subject to automatic erase from the system.

3. ERE shall inform the account holder for the expiry of the guarantee of origin certificate at least prior to 30 calendar days from its expiry. The guarantee of origin certificate shall be subject to automatic cancelling, despite if ERE send to the account holder the information for the expiry date.

## **ARTICLE 19**

### **CANCELLATION OF GUARANTEE OF ORIGIN CERTIFICATE**

1. The guarantee of origin certificate shall be subject to cancellation if it is disclosed.

2. The supplier and/or big customer shall require the cancellation of the guarantee of origin certificate through the system, immediately after the disclosure moment of energy origin from the guarantee of origin certificate.

3. The guarantee of origin certificate shall be automatically cancelled with the submission of the request for cancellation from the supplier/big customer to the system.

## **ARTICLE 20**

### **THE ACKNOWLEDGEMENT OF THE GUARANTEE OF ORIGIN CERTIFICATE ISSUED FROM THE CONTRACTING PARTIES OF ENERGY COMMUNITY**

1. The certification of the guarantee of origin is issued from the Contracting Parties of Energy Community, shall be acknowledged in Albania from ERE Board with its incentive or according to the request of an interested party, based on the assessment of the regulatory by-laws for the acknowledgement of the guarantee of origin certificates of that country.

2. The acknowledgement of the guarantee of origin certificate from ERE Board shall mean the compatibility of the certificate confirmation, issued from the respective contracting parties of Energy Community, with the requirements provided on Article 13 of this Regulation. To confirm the compatibility, ERE Board shall access the issue, transferring, disclosure and cancellation the conditions of the Guarantee of Origin Certificate from the Contracting Parties of Energy Community, including the measure on which these conditions ensure the prevention to issue, transfer, disclose, and cancellation of the guarantee of origin from the contracting parties of energy community, including the measure on which these conditions ensure the prevention, issue, repeated transferring or the disclosure of the guarantee of origin that is currently issued, transferred or disclosed.

3. The issued guarantee of origin certificate from the Contracting Parties of the Energy Community shall be acknowledged once and shall be implemented by the GO Certificates issued from the respective countries.

4. When one interested party applies for the acknowledgement of the guarantee of origin certificate, this party shall show to the application the conditions set for the issue, transferring, cancellation and disclosure of the guarantee of origin certificate from the respective country and shall attach the official translation of the regulatory act/acts that regulate the conditions from the respective Contracting Parties on the Albanian language.

5. Regarding the case provided on Point 4 of this Article, ERE Board shall review the application according to the procedure defined from the effective legislation.

6. ERE Board has the right to refuse the acknowledgement of the GO Certificate only when there are reasonable doubts regarding the accuracy, reliability or the authenticity of the respective guarantee of origin certificate. ERE shall inform the applicant and Energy Community Secretariat regarding any refusal together with the justification for this refusal. ERE shall consider any opinion of Energy Community Secretariat for the acknowledgement of the guarantee of origin and shall write the reasons for any deviation. ERE Board shall inform Energy Community Secretariat for its final decision according to the recommendation of Energy Community Secretariat for the acknowledgement or refusal of the guarantee of origin certificate and shall publish it on the website.

7. When ERE Board acknowledges the guarantee of origin certificate issued from the Contracting Parties of Energy Community, the list of the Contracting Parties of Energy Community, to which the guarantee of origin certificate is acknowledged shall be published on ERE website.

8. ERE Board shall initiate the procedure to review the issue of the guarantee of origin certificate, issued from the Contracting Parties of Energy Community and shall act according to the requirements of Paragraph 6 of this Article, if there is an amendment to the regulatory by-laws that regulate the guarantee of origin certificate of the Contracting Parties of Energy Community, which may raise question about the accuracy, reliability or the authenticity of the guarantee of origin certificate.

## **ARTICLE 21**

### **THE ANNUAL REPORT OF THE GUARANTEE OF ORIGIN**

1. ERE shall draft the annual report within 30 April of each year, for using the guarantee of origin during the previous year and publishes it on the official website.

2. The annual report shall include:

- a) the complete number of the applications, including the accepted and not accepted quantities evidencing the persons that perform the respective activity;
- b) the number of issued guarantee of origin certificates, evidencing the respective electricity quantity;
- c) the number of refusals to transfer the guarantee of origin certificate, evidencing the respective electricity quantity;
- d) the number of the transferred guarantee of origin certificates, evidencing the respective electricity quantity;
- e) the number of cancelled guarantee of origin certificates, evidencing the respective electricity quantity;
- f) the number of withdrawn guarantee of origin certificates, evidencing the respective electricity quantity;
- g) the number of expired guarantee of origin certificates, evidencing the respective electricity quantity;
- h) other information that ERE considers necessary for reporting and does not represent

confidential information.

## **ARTICLE 22 PUBLICATION OF INFORMATION**

1. ERE shall publish the information as follows on its website:

a) The name of the account holders to the register and the identification number of their account;

b) Generation equipment:

b.a) name;

b.b) source of energy;

b.c) technology;

b.d) installed capacity;

b.e) commencement operation date;

b.f) address;

c) Effective regulation.

2. ERE, in case of an amendment to the information that shall be published on its website, as provided on this Regulation, shall publish the updated information on the website within 2 working days after the amendment or the confirmation of the amendment.

## **ARTICLE 23 COSTS FOR THE ELECTRONIC REGISTER**

1. ERE, as the issuing body for the guarantee of origin certificates in Albania, shall transfer the maintenance cost and the update of the electronic register for the guarantee of origin to the electricity generator, which benefit the guarantee of origin certificate.

2. The cost for the electronic register of the guarantee of origin shall be calculated per unit (Mwh) of the guarantee of origin.

3. The cost per unit shall be equal to the total of the respective quantity of electricity for which it is issued the guarantee of origin certificate on the previous year to the annual costs of the electronic register.

4. The cost per unit shall be on annual basis and shall be approved with ERE Board Decision not later than January 31 of each year.

5. Any difference established from the incomes from the provision of point 3 of this Article, shall be corrected on the next year

**ARTICLE 24**  
**COOPERATION WITH OTHER AUTHORITIES**

ERE cooperates with all of the authorities that issue the guarantee of origin to EU member countries and also with the contracting parties of Energy Community, to set available for the end-use customers the information for that part of energy generated from energy renewable sources to the total of supplied energy

**ARTICLE 25**  
**AMENDMENTS OF THE REGULATION**

This regulation is object of review and amended with ERE Board Decision, according to the *Regulation on ERE organization, operation and procedures*.

**ARTICLE 26**  
**ENTRY INTO FORCE**

This Regulation is approved with ERE Board Decision no. \_\_, of date ..... 2024 and becomes effective after its publication in the Albanian Official Gazette.