

The prerequisites for guarantees of origin are governed by the act on guarantees of origin for electricity (SFS 2010:601), ordinance on guarantee of origin for electricity (SFS 2010:853) and the Swedish energy agency's prescript on guarantees of origin (STEMFS 2017:2)

Swedish Energy Agency
P.O Box 310
631 04 ESKILSTUNA
Sweden

Application for special account for guarantees of origin transferrable to other EU-member states (EECS)

It is mandatory for proprietors of electricity production devices and other actors in the market for guarantees of origin to apply for a special account for guarantees of origin transferrable to other EU-member states in case the company wishes to hold this type of guarantees of origin on its account in the registry Cesar.

1 Account holder

<input type="checkbox"/> A) Holder of production device Mandatory appendixes account holder A: - Application for Cesar access (to receive authorization to log in)		<input type="checkbox"/> B) Electricity supplier or other actor in the market for guarantees of origin Mandatory appendixes account holder B: - KYC (Know Your Customer) with requested accompanying documents - Application for Cesar access (to receive authorization to log in)	
Company name		VAT number/ Swedish social security number	
c/o			
Postal address			
Postal code	City	Country	
Telephone number	Email		

1a Contact person for this application

Name	
Telephone number	Email

1b Invoicing Address (if different from account holder's address)

c/o		
Postal address		Reference
Postal code	City	Country
<input type="checkbox"/> Invoice by email (PDF)		Email address for invoices

2 Specific contact/reference person for invoicing

Name	
Telephone	Email

3 Conditions for special account

<input type="checkbox"/> I approve the conditions in appendix 1

4 Signature

City, date
Authorised signatory with full power of representation
Name in block letters

Instructions for application for special EECS account for guarantees of origin transferrable to other EU-member states

General

This form is used by companies and private persons wishing to apply for a special account for guarantees of origin, transferrable to other EU-member states, so called EECS guarantees of origin. For an account holder to be able to hold EECS guarantees of origin on its certificate account, it is required for the account holder to apply for a special account, and that such an account is opened. Such an account is accompanied by terms defined in appendix 1. The terms are connected to the Swedish administration of guarantees of origin being coherent with the demands of the European EECS standard. This implies that an application for a special account for EECS guarantees of origin is mandatory for proprietors that apply for their production device to be approved for EECS guarantees of origin. The application is also mandatory for energy suppliers and other account holders that wishes to hold EECS guarantees of origin on their certificate account.

Mandatory details on the application form are the following: information of the account holder, acceptance of terms, and authorised signatory. The application must be signed by authorised legal signatory and sent to the Swedish Energy Agency. If the application concerns a legal person that is not included in the official business register the application needs to be accompanied by a registration certificate, protocol or corresponding document clearly stipulating the authorised legal signatory for the entity.

A prerequisite to open a special account for EECS guarantees of origin is that the account holder already has an account in the Swedish Energy Agency's registry Cesar. If an account holder does not have an account in Cesar, they need to apply also for this account when applying for an EECS account. The person appointed as account responsible, as well as any users created to the account by the account holder, will have the same direct access to the special EECS account for guarantees of origin, and permitted to perform electronic registrations on the account in Cesar. Direct access means that the account responsible has the necessary electronic ID and other equipment, and follows the conditions for direct access stipulated by the Swedish Energy Agency.

The fees for the accounts have been determined in the ordinance on guarantees of origin for electricity. The fee for a special account is different depending on whether the account holder is a proprietor of a production device or not.

1 Account holder

Here you state if the legal or natural person that the application concerns is a proprietor of a production device that is, or is intended to be, approved within the system of guarantees of origin. Otherwise, if the application concerns legal or natural person that only deals with trade of guarantees of origin, you are required to select that the application concerns an electricity supplier or other actor on the market for guarantees of origin.

An account holder can be a legal or natural person. Personal business is not a legal entity and cannot obtain a special account for guarantees of origin transferrable to other EU-member states.

1a Contact person for application

Contact person for this application.

2 Conditions for special account

See appendix 1.

3 Authorised signatories with full power of representation

The signatures of the person /or persons that has full power of representation on behalf of the account holder, meaning one or several signatory, or proxy. If the application is signed by a proxy, a power of attorney needs to be included with the application.

Information on the Swedish Energy Agency's processing of personal data

The Swedish Energy Agency is responsible for the processing of personal data that is carried out as part of the Agency's work.

The regulations for the way in which personal data may be processed are contained in Regulation (EU) 2015/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) and in the act (2018: 218) with additional provisions to the EU data protection regulation.

Personal data is all kinds of information that may refer directly or indirectly to a living natural person.

In order that the Swedish Energy Agency may process personal data, there must be legal grounds and a purpose for such processing. The legal grounds for the processing in question are exercise of authority. The purpose for processing the personal data submitted by you is for the account management of electricity certificates and/or guarantees of origin and for trading in electricity certificates and/or guarantees of origin.

You have the right to request information about and gain access to the personal data relating to you. You can also request that incorrect data relating to you is corrected or to that data is deleted, or that the processing be restricted. In certain cases, you may also have the right to object to the Swedish Energy Agency's processing of your personal data. If you feel that the Agency's processing of your personal data is in breach of the General Data Protection Regulation, you can submit a complaint to the Swedish Data Protection Authority.

If you have any queries concerning the processing of your personal data, you can contact the Swedish Energy Agency's Data Protection Officer.

Contact

Statens energimyndighet
Box 310
631 04 Eskilstuna
email: registrator@energimyndigheten.se

Terms and conditions

for Guarantees of Origin that can be transferred to another Member State.

Guarantees of Origin (GOs) that can be transferred to another Member State complies with the European Energy Certificate System (EECS). Handling of these GOs shall therefore be in accordance with the regulations agreed in the Association of Issuing Bodies (AIB). Granting of an account in the registry database is therefore conditional on the following terms.

- Usage of the Account and the Production Devices for which GOs are issued to the Account must follow the regulations of the latest adopted version of the Domain Protocol for Domain Sweden.
- If Guarantees of origin are issued to the Account Holder in error, or with inaccurate information, the Account Holder must inform EM as soon as possible. The Account Holder shall in this situation cooperate with EM and make all reasonable endeavors to ensure that no unjust enrichment occurs.
- The AIB itself and members of the AIB may have limited liability vis-à-vis Account Holders. The Swedish Energy Agency is liable vis-à-vis Account Holders as prescribed by law and is not limited in its liability. Account Holders in the Swedish Registry Cesar shall primarily direct any claims for damages that arise from errors in Cesar or other similar damages regarding the trading of GOs to the Swedish Energy Agency.

Issuing of GOs that can be transferred to another Member State requires compliance with the EECS-standard. If the Swedish Energy Agency is unable to fulfill the standard for a period because the terms of the EECS or a requirement of the AIB contradicts legal requirements in Sweden, GOs issued during this period will not be EECS-GOs that can be transferred to another Member State. The Swedish Energy Agency will inform all Account Holders of any such contradictions as soon as they are known.

The Swedish Energy Agency is responsible for keeping a current version of the Domain Protocol available on the agency's website, and for informing Account Holders of any relevant changes to the Domain Protocol.