

Message 001

Communication from the Commission - TRIS/(2025) 1391

Directive (EU) 2015/1535

Notification: 2025/0268/SE

Notification of a draft text from a Member State

Notification – Notification – Notifizierung – Нотификация – Oznámení – Notifikation – Γνωστοποίηση – Notificación – Teavitamine – Ilmoitus – Obavijest – Bejelentés – Notifica – Pranešimas – Paziņojums – Notifika – Kennisgeving – Zawiadomienie – Notificação – Notificare – Oznámenie – Obvestilo – Anmälan – Fógra a thabhairt

Does not open the delays - N'ouvre pas de délai - Kein Fristbeginn - Не се предвижда период на прекъсване - Nezahtuje prodlení - Fristerne indledes ikke - Καμμία έναρξη προθεσμίας - No abre el plazo - Viivituste perioodi ei avata - Määräaika ei ala tästä - Ne otvara razdoblje kašnjenja - Nem nyitja meg a késésekét - Non fa decorrere la mora - Atidėjimai nepradedami - Atlikšanas laikposms nesākas - Ma jiftaħx il-perijodi ta' dewmien - Geen termijnbegin - Nie otwiera opóźnień - Não inicia o prazo - Nu deschide perioadele de stagnare - Nezačína oneskorenia - Ne uvaja zamud - Inleder ingen frist - Ní osclaíonn sé na moilleanna

MSG: 20251391.EN

1. MSG 001 IND 2025 0268 SE EN 28-05-2025 SE NOTIF

2. Sweden

3A. Kommerskollegium

3B. Klimat- och näringslivsdepartementet, Regeringskansliet

4. 2025/0268/SE - N00E - ENERGY CARRIER

5. Ordinance on guarantees of origin for energy

6. Energy carriers guarantees of origin

7.

8. Compared to the previous Swedish regulation on guarantees of origin, the proposed Ordinance provides for the possibility of issuing, transferring and cancelling guarantees of origin for more energy carriers than electricity, namely for:

gas, cooling and heating. The Ordinance contains provisions to make this possible. In addition to this, the regulations mean, inter alia, that guarantees of origin for electricity, gas, cooling and heating may only be issued if the energy carrier has been produced at a facility that has a production capacity that is 50 kilowatts or higher (Section 9).

9. The proposed Ordinance aligns the Swedish regulation on guarantees of origin with Article 19 of Directive (EU) 2018/2001 of the European Parliament and of the Council of 11 December 2018 on the promotion of the use of energy from renewable sources, as amended by Directive (EU) 2023/2413 of the European Parliament and of the Council of 18 October 2023 amending Directive (EU) 2018/2001, Regulation (EU) 2018/1999 and Directive 98/70/EC as regards the promotion of energy from renewable sources, and repealing Council Directive (EU) 2015/652. The proposed Ordinance also aligns the Swedish legislation with standard CEN-EN 16325, which is a requirement under the aforementioned Directive (Article 19(6)).

The Directive and the standard leave Member States a certain margin of discretion in prescribing national solutions in relation to guarantees of origin. Under the Directive, issuance of guarantees of origin may be subject to a minimum capacity limit (Article 19(2)). The purpose of prescribing a minimum capacity limit of 50 kilowatts is primarily to reduce the administrative burden involved, both for applicants and for the issuing body, in dealing with applications to get facilities authorised to issue guarantees of origin relative to the very modest revenues. The introduction of the capacity limit should further streamline the work of the issuing body on guarantees of origin.

#### Requirements notified

Guarantees of origin may only be issued if the energy carrier has been produced at a facility with a production capacity equal to or greater than 50 kilowatts (Section 9). The proposed capacity limit means that the margin of discretion for Member States to determine such a limit is used. It cannot be excluded that the sale of electricity, gas, cooling or heating by the producers concerned may be affected to a certain extent by the non-issuance of guarantees of origin for energy.

10. Reference(s) to basic text(s): No basic texts available

11. No

12.

13. No

14. No

15. No

16.

TBT aspects: No

SPS aspects: No

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European Commission

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