



GOVERNMENT OF THE REPUBLIC OF CROATIA

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Pursuant to Article 10 of the Energy Act (Official Gazette No. 120/12, 14/14, 95/15, 102/15 and 68/18.), at its meeting held on 9th of March 2023, the Government of the Republic of Croatia adopted

REGULATION

on the Guarantee of Origin System

I. GENERAL PROVISIONS

Article 1

(1) This Regulation lays down the conditions and procedure for the operation of the guarantees of origin system in the Republic of Croatia.

(2) This Regulation lays down the right and manner of participation in the guarantee of origin system, the obligation and responsibility of the competent authority for issuing guarantees of origin and keeping the Registry of guarantees of origin of energy (hereinafter “the Registry”), transmission and cancellation of guarantees of origin of energy, delivery of measurement data, control and supervision, and the obligation to draw up an annual report on the use of the guarantee of origin system.

(3) The purpose of the guarantee of origin system is to prove the share or quantity of energy in the total delivered quantity of energy by energy suppliers to end consumers.

(4) This Regulation guarantees that the Republic of Croatia proves the origin of energy in accordance with objective, clear and non-discriminatory criteria.

(5) The share or quantity of energy in the total quantity of energy delivered by suppliers to end consumers is proven in accordance with the methodology for determining the origin of energy and the method of reporting to end consumers, adopted by the Croatian Energy Regulatory Agency (hereinafter: the Agency), in accordance with the legislation governing the energy sector.

Article 2

This Regulation transposes into the legal order of the Republic of Croatia 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 (text with EEA relevance) (OJ L 328, 21.12.2018) in the part of the guarantee of origin of energy from renewable sources.

Article 3

(1) The expressions used in this Regulation have the meanings laid down in the law governing the energy sector, the law regulating renewable energy sources, the law regulating the electricity market, the law regulating the heat energy market and the law regulating the gas market.

(2) Certain terms within the meaning of this Regulation have the following meanings:

1. *guarantees of origin auctions* — procedure for the sale of guarantees of origin of electricity produced in production facilities from the incentives system to participants in the auction
2. *electronic request* — electronic command within the Registry by the Account Holder to the Issuing Body for the transfer or cancellation of the guarantee of origin
3. *energy* – energy from renewable energy sources in accordance with the regulation governing the renewable sources and high-efficiency cogeneration, energy in accordance with the regulation governing the energy sector, including electricity produced from renewable energy sources, electricity produced from fossil fuels and electricity produced from nuclear fuels
4. *issuing of guarantees of origin of energy* – procedure carried out on the basis of the request for issuing guarantees of origin of energy by the Account Holder to the Issuing Body, in order to obtain a guarantee of origin of energy based on measurement data of a particular production plant i.e. production unit
5. *expired guarantee* - guarantee of origin that has not been cancelled within the prescribed period from the date of completion of energy production for which it was issued, and has been automatically cancelled from the account in the Registry
6. *user account* — the part of the Registry containing all necessary information, as well as the data of the guarantee of origin held by the Account Holder of the Registry in accordance with the provisions of this Regulation,
7. *account holder* – legal or natural person who has an open user account in the Registry,
8. *Ministry* — Ministry of Economy and Sustainable Development
9. *net produced electricity* — electricity produced in the production plant i.e. production unit delivered to the electricity grid
10. *net gas produced* — gas produced in the production plant i.e. production unit injected into the gas grid expressed in kWh
11. *net heat output* — heat output generated in the production plant i.e. production unit delivered to the closed and central heating grid expressed in kWh
12. *low-carbon hydrogen* – hydrogen whose energy content is derived from non-renewable sources and fulfils the 70% GHG emission reduction threshold
13. *production plants from the incentives system* – are production plants i.e. production units of eligible electricity producers that have a valid electricity buy-back contract concluded with the energy market operator using the Tariff system for the production of electricity from renewable energy sources and cogeneration (Official Gazette No. 33/07.), Tariff system for the production of electricity from renewable Energy sources and Cogeneration (Official Gazette No. 63/12, 121/12 and 144/12.), Tariff system for the production of electricity from renewable Energy sources and Cogeneration (Official Gazette No. 133/13, 151/13, 20/14, 107/14 and 100/15.) and contract on the purchase of electricity guaranteed by the purchase price by applying the Regulation on Promoting the production of electricity from renewable Energy sources and High-efficiency cogeneration (Official Gazette No. newspapers', No 116/18. and 60/20.)
14. *gas* — gas produced by fermentation and by an electrochemical and/or thermochemical process (biomethane and hydrogen)
15. *residual energy mix* - total annual energy mix for the Republic of Croatia, without share covered by cancelled guarantees of origin
16. *transfer of the guarantee of origin of energy* — electronic means of transferring the guarantee of origin of energy between the account holders within the Registry and between

the account holder and the account holder of other Domains maintained by the Issuing Bodies in those Domains

17. *Registry* — electronic system established and maintained by the Issuing Body
18. *the Issuing body* – the body issuing guarantees of origin of energy at the electronic request of the users of the Registry, confirms the transfer of guarantees of origin of energy within the Registry, maintains the Registry of guarantees of origin of energy in the Republic of Croatia, and is authorised to sell guarantees of origin of energy
19. *cancellation of the guarantee of origin of energy* — electronic cancellation of the guarantee of origin of energy in the Registry, which can no longer be used once used for the purpose of disclosure the origin of energy to final customers and can no longer be transferred.

Article 4

(1) The Registry is kept for the purpose of issuing guarantees of origin of energy produced in production plants i.e. production units in the Republic of Croatia.

(2) The method of using the Registry is prescribed by the Rules on the Use of the Registry of Guarantees of Origin of Energy, which, with the prior approval of the Agency, is adopted by the Issuing Body in accordance with the Act on the Electricity Market.

(3) The manner of reporting to end consumers in the Republic of Croatia on the share or quantity of energy delivered to end consumers by energy suppliers is determined by a special legislation adopted by the Agency in accordance with the Act regulating the energy sector and the Act regulating the electricity market.

(4) Reporting on the guarantee of origin of energy is not linked to the fulfilment of mandatory national general targets for the share of energy from renewable energy sources and the implementation of effective energy use measures.

(5) The transfer of guarantees of origin of energy, separately or together with physical transfers of energy, does not affect the decision of Member States to apply statistical transfers, joint projects or joint support schemes in accordance with the Regulation governing the field of renewable energy sources and high-efficiency cogeneration to complete the reporting referred to in paragraph 4 of this Article, nor the calculation of gross final consumption of energy from renewable sources in accordance with the law governing the field of renewable energy sources and high-efficiency cogeneration.

Article 5

(1) Guarantees of origin of electricity produced in installations from the incentives system and sold by the electricity market operator on the electricity market are auctioned.

(2) The income of the guarantees of origin auctions shall be used to support the production of electricity from renewable energy sources and high-efficiency cogeneration.

II. RIGHT TO PARTICIPATE IN THE GUARANTEE OF ORIGIN SYSTEM

Article 6

(1) An application for the opening of a user account may be submitted by any legal and/or natural person to the Issuing Body.

(2) The account holder may submit an application for registration of the following production plants in the Republic of Croatia:

- production plant with eligible electricity producer status in accordance with the regulation governing the use of renewable energy sources and high-efficiency cogeneration
- production plant from the renewable energy sources incentive system
- production plant with the status of producer of biomethane from renewable energy sources in accordance with the regulation governing the use of renewable energy sources and high-efficiency cogeneration
- production plant with the status of producer of hydrogen from renewable energy sources in accordance with the regulation governing the use of renewable energy sources and high-efficiency cogeneration
- production plant with the status of a producer of low-carbon hydrogen in accordance with the regulation governing the use of renewable energy sources and high-efficiency cogeneration
- production plant with the status of producer of heat from renewable energy sources in accordance with the regulation governing the use of renewable energy sources and high-efficiency cogeneration.

(3) The user account enables the setting of an electronic request for issuing the guarantee of origin of energy from the account holder to the Issuing Body, i.e. for transferring and cancelling the guarantee of origin of energy.

(4) The Issuing Body issues a decision on the request referred to in paragraph (1) of this Article.

(5) The Issuing Body issues a decision on the closure of the user account:

- at the request of the Registry user
- in the event of a breach of the provisions of this Regulation
- in the event of a breach of the provisions of a contract concluded with the Issuing body.

(6) No appeal is allowed against the decision referred to in paragraph (5) of this Article, but an administrative dispute may be initiated.

Article 7

(1) The guarantee of origin of energy issued in another EU Member State or Energy Community Contracting Party is recognised, for the purpose of proving the share of primary energy sources towards end consumers in the Republic of Croatia, only if the guarantee

of origin of energy is issued in accordance with the provisions of this Regulation, and if there are no doubts as to the accuracy, authenticity and verifiability of such guarantee of origin.

(2) The Republic of Croatia does not recognise guarantees of origin of energy issued by a third country unless the European Union concludes an agreement with that third country on the mutual recognition of guarantees of origin of energy issued in the Member States of the European Union and the guarantees of origin system established in that third country, and only if there is direct import or export of energy.

(3) The Republic of Croatia may refuse the recognition of the guarantee of origin of energy when there are reasonable doubts as to its accuracy, reliability and trueness.

(4) The Issuing Body informs the Ministry of the refusal to recognise the guarantee of origin of energy and the reasons for the refusal to recognise the guarantee of origin of energy, on which the Ministry informs the European Commission.

(5) Where the European Commission finds that the refusal of recognition of the guarantee of origin of energy referred to paragraph (4) of this Article is unfounded, the European Commission may adopt a decision requiring the Issuing Body to recognise the guarantee of origin of energy in question.

(6) If an energy producer who has obtained the status of eligible electricity producer, the status of a producer of gas from renewable energy sources or the status of a producer of heat from renewable energy sources for a production plant i.e. production unit ceases with the expiry of the period specified in the decision granting the status or is deprived of such status for that production plant i.e. production unit in accordance with the regulation governing the use of renewable energy sources and high-efficiency cogeneration, the Issuing Body will reject the request for the continued issuance of the guarantee of origin of energy.

(7) The Agency notifies the Issuing Body in writing of the loss of status referred to in paragraph (6) of this Article for the production plant i.e. production unit within three days from the date of the loss of that status.

(8) The Republic of Croatia ensures that the guarantees of origin produced from high-efficiency cogeneration can be guaranteed on the basis of objective, transparent and non-discriminatory criteria, in accordance with the performance benchmarks set out in the regulation governing the use of renewable energy sources and high-efficiency cogeneration.

(9) The Republic of Croatia ensures that the guarantee of origin of energy produced from high-efficiency cogeneration complies with the benchmarks referred to in paragraph (8) of this Article and contains at least the data referred to in Article 11 (4) and (6) of this Regulation.

III. AUTHORITY RESPONSIBLE FOR ISSUING THE GUARANTEE OF ORIGIN OF ENERGY

Article 8

(1) The authority responsible for issuing guarantees of origin in the Republic of Croatia is the CROATIAN ENERGY MARKET OPERATOR Ltd.

(2) The authority referred to in paragraph 1 of this Article keeps a Registry in the Republic of Croatia in accordance with the Rules on the use of the Registry of guarantees of origin of energy and the provisions of this Regulation.

IV. REGISTRY OF GUARANTEES OF ORIGIN OF ENERGY

Article 9

(1) The Registry consists of the account holder's user account and the registration folder of each account holder.

(2) Several production plants may be registered to one user account.

(3) The Registry file contains data and the documentation related to individual production plants linked to the user account:

- application form for opening user account in the Registry
- data and documentation accompanying the application for the opening of a user account in the Registry
- decision of Issuing Body authorising the opening of the user account in the Registry; and
- other data, for the purpose of using the Registry.

(4) The user account contains data on net electricity production, net heat production and net gas production for each production plant i.e. production unit, data on the guarantee of origin of energy and other data in accordance with the Rules on the use of the Registry of Guarantees of Origin of Energy and the provisions of this Regulation.

(5) The summary of the Registry is kept in electronic form.

(6) The summary of the Registry contains at least:

- account holder name
- registration office and address of the account holder
- registration number of the account holder
- name of the energy and/or other account holder activity
- total number of guarantees of origin of energy in the account.

Article 10

(1) The fees for the participation in the guarantees of origin system are determined by the Agency, upon proposal of the Issuing Body, with the prior approval of the Ministry, based on eligible costs related to the guarantees of origin system.

(2) The fees referred to in paragraph (1) of this Article are assigned revenue of the Issuing Body.

(3) The account holder pays an annual fee for holding the user account in the Registry, annual fees for all registered production plants on its user account and individual fees for issuing guarantees of origin of energy and transferring guarantees of origin of energy.

(4) The fees referred to the paragraph (1) of this Article are determined to the account holders of the Registry for a period not less than one year on the basis of eligible costs incurred in the previous calendar year.

(5) Annual fees referred to the paragraph (3) of this Article are paid by the account holder for the period of the calendar year.

ISSUING GUARANTEES OF ORIGIN OF ENERGY

Article 11

(1) The electronic issuance of the guarantee of origin of energy is performed by the Issuing Body only at the request of the account holder for net delivered energy of the production plant registered in the user account of the account holder.

(2) A production plant may only be registered in one user account.

(3) The guarantee of origin of energy is issued for:

- electricity from renewable energy sources
- gas, including biomethane, hydrogen, low-carbon hydrogen
- heating and/or cooling
- high-efficiency cogeneration using natural gas as fuel.

(4) The guarantee of origin of energy contains the following information:

- title of the production plant i.e. production unit
- type of primary energy source
- assigned unique registration number within the Registry
- date of commissioning of the production plant i.e. production unit
- installed power of the production plant i.e. production unit
- date of start of energy production for which guarantees of origin of energy are issued
- end date of energy production for which guarantees of origin of energy are issued
- production plant i.e. production units technology,
- country of issue of the unique identification number in which the production plant i.e. production unit is located

- location of the production plant i.e. production unit
- identity of the Issuing Body that issued the guarantee of origin of the energy
- date of issue of the guarantee of origin of energy
- earmark specifying the support for the investment and/or production of energy received by the production plant i.e. production unit concerned.

(5) In addition to the data referred to in paragraph (4) of this Article, the guarantee of origin of electricity may contain other data for the purpose of using the Registry.

(6) In addition to the data referred to in paragraph (4) of this Article, the guarantee of origin of energy for the high-efficiency cogeneration may contain other data for the purpose of using the Registry, and it additionally contains the following data:

- lower caloric value of the fuel source from which the electricity is generated
- quantity and use of heat generated together with electricity
- rated electrical and thermal efficiency of the production plant
- primary energy savings calculated in accordance with a regulation determining eligible electricity producer status based on harmonised efficiency benchmarks specified in a regulation determining eligible electricity producer status
- installed thermal power of the production plant i.e. production unit
- CO₂ emissions (kg/MWh)
- CO₂ emission savings (kg/MWh)
- total primary energy savings - takes into account the total inputs and outputs of the installation including when the installation does not operate as high-efficiency cogeneration.

(7) Production plants with high-efficiency cogeneration are obliged to submit a decision on primary energy savings (PES) issued by the Agency in accordance with regulations governing the use of renewable energy sources and high-efficiency cogeneration.

(8) In addition to the data referred to in paragraph (4) of this Article, the guarantee of origin of gas may contain other data for the purpose of using the Registry, and it additionally contains the following data:

- type of gas (hydrogen or biomethane)
- information on lower and upper caloric value
- caloric value of gas
- type and share of inputs
- chemical composition of gas in mol%.

(9) In addition to the data referred to in paragraph 4 of this Article, the guarantee of origin for heat contains other data for the purpose of using the Registry.

(10) Simplified information may be provided in guarantees of origin of energy for production plants below 50 kW.

(11) The basic guarantee of origin unit is a standard size of 1 MWh.

(12) Only one guarantee of origin of energy is issued for each unit of energy produced.

(13) If electricity is produced from high-efficiency cogeneration using renewable energy sources, only one guarantee of origin of energy may be issued in accordance with paragraph (12) of this Article specifying both characteristics.

(14) Suppliers shall use the same guarantees of origin of energy for the purpose of reporting to final customers on guarantees of origin referred to in paragraph (3) of this Article for the type of energy they have submitted.

(15) The Issuing Body may approve an application for issuing guarantees of origin of energy only for the period from which a particular production plant i.e. production unit has been registered in the Registry.

(16) The Issuing Body shall issue guarantees of origin of energy for net electricity produced, net heat produced and net gas produced in the registered production plant, i.e. production unit and delivered to the electricity grid, closed and centralised heating system and gas system based on the submitted measurement data by the system operator or heat distributor during one settlement measurement period.

(17) The accounting period is one calendar month.

(18) The net electricity, the net heat and the net gas produced by a particular production plant, i.e. a production unit for which a guarantee of origin of energy is required, is calculated up to the amount of energy in whole MWh.

(19) The remaining quantity of net electricity, net gas and net heat produced referred to the paragraph (18) of this Article, above the entire MWh, is included in the amount of production of that production plant i.e. production unit for the next billing metering period.

(20) For one energy unit produced from a particular production plant i.e. production unit, for which the Issuing Body has approved the issuance of the guarantee of origin of energy, the requirement for issuing the guarantee of origin of energy for that same energy unit cannot be reintroduced.

(21) For electricity produced from particular power plants under the incentives system for which guarantees of origin of energy are sold through the guarantees of origin auction, a guarantee of origin of electricity is issued to the special Issuing Body's user account, intended solely for the purpose of conducting the auctions.

(22) For the electricity produced from pumped hydropower plants where such production is the result of pumped operation of the hydropower plant the guarantees of origin of electricity are not issued in accordance with the Law on the electricity market.

(23) The Issuing Body ensures that the guarantee of origin of energy is issued, transferred and cancelled electronically and is accurate, reliable and fraud-proof.

(24) The Issuing Body ensures that applications for issue, transfer and cancellation comply with CEN-EN 16325.

VI. TRANSFER AND CANCELLATION OF GUARANTEES OF ORIGIN OF ENERGY

Article 12

(1) The guarantee of origin of energy may be transferred irrespective of the energy to which it relates between the account holders within the Registry and between the account holder and the account holder of other Domain maintained by the Issuing Bodies in those Domains, and cancelled irrespective of the energy to which it relates, for the purpose of approving the share or quantity of energy in the total quantity of energy delivered by the energy supplier to final customers.

(2) The guarantee of origin of energy is valid for 12 months from the last day of the production the relevant energy unit for which the guarantee of origin of energy is issued.

(3) The guarantee of origin of energy within the period referred to in paragraph (2) of this Article is cancelled at the electronic request of the supplier and is no longer active in the Registry.

(4) The guarantee of origin of energy which has not been cancelled within the period referred to the paragraph (2) of this Article expires no later than 18 months from the last day of the month in which the relevant unit of energy was produced for which the guarantee of origin of energy is issued.

(5) The Issuing Body includes expired guarantees of origin of energy in the calculation of its residual energy mix.

(6) For the purpose of reporting to electricity suppliers the shares or quantities of energy from renewable energy sources in their energy mix and in promotional materials available to final customers, specifying the shares of each energy source in the overall energy source structure of energy suppliers during the previous year, the Issuing Body terminates the guarantee of origin to such a registrant no later than six months after the expiry of the period of validity of the guarantee of origin of energy.

(7) Where the electricity supplier has to prove the share or quantity of energy referred to in paragraph (6) of this Article, he does so by means of guarantees of origin of energy except for the share of the residual energy mix.

Article 13

The cancelled guarantee of origin of energy may no longer be transferable, except in the case of an error where the Issuing Body corrects the error in accordance with the Rules on the Use of the Registry of Guarantees of Origin of Energy .

Article 14

The Issuing Body is only authorised to withdraw the guarantee of origin of energy already issued, in the event of an error in its issuing and transfer, and in the event of the closure of the user account.

VII. DELIVERY OF MEASUREMENT DATA

Article 15

(1) The transmission system operator and the distribution system operator submit to the Issuing Body, measurement data of the registered production plant i.e. production unit, connected to their electricity network.

(2) The gas transmission system operator and the gas distribution system operator submits to the Issuing Body measurement data of the registered production plant i.e. production unit connected to their gas network, in accordance with the Network Code of the gas transmission system or the Network Code of the gas distribution system.

(3) The heat distributor submits to the Issuing Body measurement data of the registered production plant i.e. production unit, which is connected to the central heating system.

(4) In the case of a closed distribution system, a closed heating system and a closed gas distribution system, the data referred to in paragraph (1) of this Article are submitted by the competent distribution system operator, heat distributor or gas distribution system operator.

(5) The entry of measurement data referred to in paragraphs (1), (2) and (3) of this Article in the Registry is carried out by the Issuing Body or system operators referred to in paragraphs (1) and (2) of this Article, or the heat distributor referred to in paragraph (3) of this Article.

(6) The measurement data for issuing guarantees of origin of gas must be measured in accordance with the provisions of the regulations governing metrology, in particular within the meaning of the requirements of Directive 2014/32/EU of the European Parliament and of the Council of 26 February 2014 on the harmonisation of the laws of the Member States relating to the making available on the market of measuring instruments (recast) (text with EEA relevance) (OJ L 96, 29.3.2014.).

(7) At the request of the Issuing Body, system operators referred to in paragraphs (1) and (2) of this Article or the heat distributor referred to in paragraph (3) of this Article submits measurement data of the production plant i.e. production unit for which the user account is opened pursuant to the decision referred to in Article 6 paragraph (4) of this Regulation, which are the initial measurement status of that production plant i.e. production unit in the Registry.

(8) System operators referred to in paragraphs (1) and (2) of this Article or heat distributors referred to in paragraph (3) of this Article are responsible for the accuracy of the submitted measurement data referred to in paragraphs (1), (2), (3) and (7) of this Article.

Article 16

(1) System operators referred to in Article 15 (1) and (2) of this Regulation, namely the heat distributor referred to in Article 15 (3) of this Regulation, submit the

measurement data to the Issuing Body no later than 10th day of the current month for the energy produced in the previous month.

(2) System operators referred to in Article 15 (1) and (2) of this Regulation, i.e. the heat distributor referred to in Article 15 (3) of this Regulation, makes and submits corrections to the measuring data referred to in paragraph (1) of this Article to the Issuing Body no later than 20th day of the current month, for measurement data relating to the previous month.

(3) If data inaccuracy is subsequently found, the quantity of guarantees of origin of energy issued will be reduced or increased for the same quantity in the following period.

(4) If more guarantees of origin of energy are issued than subsequently specified in the corrected data and transferred to the registries of other domains, the Issuing Body, in coordination with the Issuing Bodies from another domain, correct the difference in question.

Article 17

(1) The Registry record data on net electricity produced, net heat produced and net gas produced for the production plan i.e. production unit measured at metering points of the production plant i.e. production unit.

(2) Each metering point of a production plant i.e. production unit has a unique identifier, in accordance with the network code of the system operator referred to in Article 15 (1) and (2) of this Regulation or of the heat distributor referred to in Article 15 (3) of this Regulation.

(3) System operators referred to in Article 15 (1) and (2) of this Regulation, namely the heat distributor referred to in Article 15 (3) of this Regulation, provides to the Issuing Body the code of the metering point when allocating or changing the code of the production plant i.e. production unit registered in the Registry.

VIII. CONTROL AND MONITORING

Article 18

(1) The gas producer submits a gas sample once a year to the relevant gas system operator or gas transmission system operator in order to determine the correctness of measurement data and energy conversion.

(2) The competent gas system operator referred to in paragraph (1) of this Article, within its competence and the rules of the gas regulatory framework, exercises control over the sample quantity of gas referred to in paragraph (1) of this Article.

(3) The Agency supervises the issuance, transfer and cancellation of the guarantee of origin of energy.

Article 19

The quantity, quality and pressure of the measured gas complies with the regulation governing the network code of the gas distribution system and the network code of the transmission system.

IX. REPORTING

Article 20

(1) The Issuing Body, by 30th April of the current year, prepares an annual report on the use of the guarantees of origin system in the previous year and submits it to the Ministry for reporting to the European Commission.

(2) The annual report referred to in paragraph (1) of this Article contains an overview of all production plants, i.e. production units registered in the Registry, and an overview of all implemented electronic transfers of guarantees of origin of energy during the reporting period.

X. TRANSITIONAL AND FINAL PROVISIONS

Article 21

The issuing body is obliged to upgrade the Registry within 12 months from the date of entry into force of this Regulation.

Article 22

Procedures commenced before the entry into force of this Regulation are completed in accordance with the provisions of the Regulation establishing the guarantees of origin system (Official Gazette No 84/13, 20/14, 108/15 and 55/19.).

Article 23

With the entry into force of this Regulation, the Regulation establishing the guarantees of origin system for electricity expires. (Official Gazette No 84/13, 20/14, 108/15 and 55/19.).

Article 24

This Regulation enters into force on the first day following that of its publication in the Official Gazette.

Zagreb,

The Prime Minister

Mr. SC. Andrej Plenkovic