Country: Lithuania	Author:		
	Actual implementation in the MS	Comments	Instructions for assessment/explanations
Date: (2023/09/05)			
GENERAL			
Disclosure system implemented	Yes		NO: No legislation and no system in place Almost in line: have a legislation in place but does not consider all elements required by the directive e.g. no environmental legislation YES: legislation in place + all elements disclosed
- Legislation	1. Article 28 of the Law on Renewables Energy: https://www.e-tar.lt/portal/en/legalAct/TAR.FC7AB69BE291/as r 2. Article 51 of the Law on Electricity: https://www.e-tar.lt/portal/lt/legalAct/TAR.F57794B7899F/asr 3. the Rules for the issue, transfer, cancellation, supervision and control of guarantees of origin for electricity produced from renewable energy sources, as well as recognition in Lithuania of guarantees of origin issued by other Member States approved by the Minister of Energy: https://eseimas.lrs.lt/portal/legalAct/lt/TAD/01e01760ab 7711e68987e8320e9a5185/asr		Please name the relevant regulations and provide an internet reference (preferably a version in English)
- When did the regulation(s) regarding disclosure come into force?	The mandatory disclosure system came into force from 2020-04-28 (Law on Electricity		Please name the date in which the regulation(s) came into force.
- Competent Body (who is and since when?)	The Competent Authority for disclosure in Lithuania according the Law on Electricity (Article 51) and Law on Renewables Article 11 is the National Energy Regulatory Council (further the Council).		Please specify and provide reference to legal nomination and the date since when the body was appointed
RE-GO system implemented	Yes		NO: no secondary legislation and no system in place Almost inline: secondary legislation in place but no registry YES: Secondary legislation in place + registry

	- Legislation	1. Article 28 of the Law on Renewables Energy:	Please name the relevant regulations and provide and
		https://www.e-	internet reference
		tar.lt/portal/en/legalAct/TAR.FC7AB69BE291/as	
		2. The Rules for the issue, transfer, cancellation,	
		supervision and control of guarantees of origin	
		for electricity produced from renewable energy	
		sources, as well as recognition in Lithuania of	
		guarantees of origin issued by other Member	
		States approved by the Minister of Energy:	
		https://e-	
		seimas.lrs.lt/portal/legalAct/lt/TAD/01e01760ab	
	Commentant Body (who is and since when 2)	7711e68987e8320e9a5185/asr Since 2010 the only Competent Body is LITGRID	Please specify and provide reference to legal nomination
	- Competent Body (who is and since when?)	AB	and the date since when the body was appointed
			and the date since when the body was appointed
	- Is the appointed Competent Body the only competent body in your	Since 2005 AB Lietuvos energija was the only	Please specify
	domain for Gos (Who and When)?	Competent Body for GOs, all rights and	
		obligations were transffered to LITGRID AB since 2010	
	CHP-GO system implemented	Yes	NO : no secondary legislation and no system in place
	Chr-GO system implemented	les	Almost inline: secondary legislation in place but no
			registry
			YES : Secondary legislation in place + registry
	- Legislation	The rules of GO for electricity produced during	Please name the relevant regulations and provide and
		the high efficiency cogeneration process	internet reference
		approved by Order No.1-216 (adopted by the	
		Minister of Energy of the Republic of Lithuania	
		dated on 5 November 2012). https://e-	
		seimas.lrs.lt/portal/legalAct/lt/TAD/TAIS.437388	
	- Competent Body (who is and since when?)	Litgrid AB	Please specify and provide reference to legal nomination
			and the date since when the body was appointed
	Is the suppointed Commetent Dady the only suppose that it is now	Yes, Since 2005 AB Lietuvos energija was the	Please specify and provide reference to legal nomination
	- Is the appointed Competent Body the only competent body in your	only Competent Body for GOs, all rights and	and the date since when the body was appointed
	domain for Gos (Who and When)?	obligations were transferred to LITGRID AB since	and the date since when the body was appointed
		2010	
ID	Implementation of the elements of the Directive Related to GOs		
Definitio	n		
	The sole function of a GO is the usage for disclosure purposes for	yes	YES: in the Domain GO is defined as such (electronic
	final customers.		energy certificate that meets the requirement of the RES
			Directive for RE-GO)
			Directive for RE-GO) NO: in the Domain GO is not defined as such
			Directive for RE-GO)

Have you fully implemented the requirements of Art. 19 of the RES-	yes	
Directive?		
If not, please specifiy the ones which you have not implemented yet.	-	
ID RE-DISS BPR		
2th Month Rule		
Metered production periods for issuing GOs are not longer than a calendar month.	Yes	NO: metered periods for issuing GOs are longer than a calendar year YES: If true Nota Bene: in case only RES GOs implemented only asses: RES-GO system
Metered production periods for issuing GOs do not run across the start and end of disclosure periods. Longer intervals up to one year are acceptable for very small plants, for example.	yes	NO: Metered periods for issuing GO run across the start and end of disclosure periods. YES: If true Nota Bene: in case only RES GOs implemented only assess RES-GO system
If possible, issuing of GOs is done DIRECTLY after the end of each production period (potential excemption PV)	yes, issuing one month after the production period	NO: more than 6 months after the end of the production period Almost in line: between 3 and 6 months after the PP YES: within 3 months after the production period
Lifetime of GO is limited to 12 months after the end of the production period.	yes, only non-EECS (national) GO is valid 18 months, but dislosure period only 12 months after the end of the production period.	NO: is not true YES: is true Nota Bene: in case only RES GOs implemented only assess RES-GO system In the description section, please identify if this is true for other GO systems in place as well
GOs that have reached this lifetime (and haven't been used for disclosure) are collected into the Residual Mix	yes	NO: is not true YES: is true Nota Bene: in case only RES GOs implemented only assess RES-GO system In the description section, please identify if this is true for other GO systems in place as well
Cancellations of GO relating to production periods in a given year X which take place until a given deadline in year X+1 count for disclosure in year X. Later cancellations count for disclosure in year X+1. (In case that disclosure periods differ from the calendar year, the deadline is defined accordingly.)	yes	Answer is YES or NO Nota Bene : in case only RES GO is implemented only assess RES-GO system Please provide details of the system in place in the Domain.
Deadline is set on 31 March X+1	yes	YES: Deadline is the stated one NO: Different Deadline If other, Please state the deadline in the description column.
The same allocation rule applies for expired GO: The date of expiry thus determines the disclosure period for which information from expired GO will be used.	yes	Answer is YES or NO" Nota Bene : in case only RES GOs implemented only assess RES-GO system
sage of EECS		

The implementation of GO in all countries in Europe is based on the European Energy Certificate System (EECS) operated by the Association of Issuing Bodies (AIB). In case that national GO systems are established outside the EECS, then EECS is at least used for transfers between registries.	yes	NO: transfers of GOs between registries are not done through EECS YES: transfers of GOs between registries are done through EECS
, and the second	yes	YES: If true Almost in Line: both national GO and EECS system NO: if not true
Does the domain utilise the AIB Hub for international transfers?	yes	Yes: If true Almost in Line: also use other systems for transfer of GO besides the AIB Hub No: if not true
In case that not all European countries are members of EECS, appropriate connections between the EECS system and non-EECS members as well as between different non-EECS members are to be established. These include inter alia procedures for assessing the reliability and accuracy of the GO issued in a certain country and interfaces for the electronic transfer of GO.	yes	NO: no procedure to assess reliability and accuracy of GO YES: procedures in place to assess reliability and accuracy of GO
Ex-domain cancellations of GO, where a GO is cancelled in one registry and a proof of cancellation is then transferred to another country in order to be used there for disclosure purposes, are only used if there is no possibility for a secure electronic transfer and if there is an agreement on such ex-domain cancellations between the competent bodies involved. Statistical information on all ex-domain cancellations are be made available in order to support Residual Mix calculations.	yes	NO: none of the two statements are true Almost in line: one of the statements is true YES: Both statements are true Nota Bene: in case only RES GOs implemented only assess RES-GO system
Issuing of GOs for different energy sources and generation technologies		
GOs are issued only for the net generation of a power plant, i.e. gross generation minus the consumption of all auxiliaries related to the process of power production. For hydro power plants involving pumped storage this means that GOs are issued only for the net generation which can be attributed to natural inflow into the reservoir.	yes	NO : If not true YES : If true
Verification mechanisms are implemented for ongoing control of registered data (e.g.reaudits, random checks, etc.).	yes	NO : If not true YES : If true
Correct accounting of RES share of combustion plants is assured by adequate measures (EECS Rules)	yes	NO : If not true YES : If true

The competent body can correct errors in GOs it has issued before	yes	NO : If not true
they are exported, and is the only one with this competence.		YES : If true
The GO system is extended beyond RES & cogeneration to all types	no	NO: no extension YES: extension in place
of electricity generation.		TES : extension in place
GOs are issued for all electricity production, unless an RTS applies for	no	NO : If not true
that production,		YES : If true
e.g. for the disclosure of supported electricity		
The Competent body has made the use of GOs mandatory for all	no	NO : If not true
electricity supplied to final consumers (full disclosure implemented).		YES : If true
All types of GO are handled in one comprehensive registry system	yes	Almost in line: if more than one registry, but closely coordinated
per country. (For an exception see the coexistence of national GO		YES: one comprehensive registry
systems and EECS)		NO: Different registries
Technical changes to plants are registered as soon as is reasonably	yes	NO : If not true
practicable.		YES : If true
GOs have no function in terms of target compliance and should not	yes, only for disclosure	YES : all GOs are linked to disclosure
be used as support instrument. All GOs are linked to disclosure.		Almost in line : if at least RES GO system is linked with
		disclosure, but others not clearly
		NO : no GO system is linked to disclosure
A GO is considered as being used only once it has been electronically	yes	NO : If not true
cancelled.		YES : If true
After cancellation, no further cancellation, transfer or export of the	yes	NO : If not true
given GO is possible	,,,,	YES : If true
After expiry, no further cancellation, transfer or export of the given	yes	NO : If not true YES : If true
GO is possible		TES . II tide
An exported GO is marked as removed from the exporting registry	yes	NO : If not true
		YES : If true
Processes in the registry excludes duplication of GOs.	ves	NO : If not true
Processes in the registry excludes adplication of dos.	,,,,	YES : If true
Registries are audited on a regular basis.	yes	NO : If not true YES : If true
		TES . II tiue
 Į.		

If multiple certificates are to be issued, e.g. a GO for disclosure and support certificate for management of a support system, then these are legally separated.		NO : not legally separated YES : legally seperated NA: no multiple certifcates
This GO combines the functionalities of a RES-GO and a high efficiency cogeneration GO.	n/a	NO : the GO does not combine both informations (lost of one information). YES : the GO combines both RES and CHP in one GO
GO as the unique "tracking certificate	"	
GO is the only "tracking certificate" used. Any other tracking system of a similar purpose and function as GO are closely coordinated with GO and eventually converted to GO.		YES: GO is the only tracking certificate Almost in line: coordination between GO and other certificate NO: no coordination between the 2 systems
Besides GO, only Reliable Tracking Systems (which may include contract based tracking) and the Residual Mix is available for usage for disclosure. No other tracking mechanisms are accepted.	yes	YES: GO + RM or GO + RM + RTS NO: GO + other tracking system which is not a RTS + (RM)
Green power quality labels use GO as the unique tracking mechanism.	n/a	eithter YES or NO or NA if no green power label
Recognition of GO imported from other countrie	2	
European countries choose one of the two following options and apply it consistently for all foreign GO: - Rejection of GOs only relates to the cancellation of GOs and subsequent use for disclosure purposes in the respective country an does not restrict the transfers of GOs between the registry of the considered country and the registries of their countries. This means that the decision about the recognition of a GO does not hinder its import into the considered country. - Rejection of GOs implies blocking their import to the national registry.	yes d	YES: If one of the options is applied NO: If none of the options is applied NA: no rejection of GO foreseen in the legislation
The choice of one or the other option is transparent for all market parties and clearly communicated.	yes	YES : If true NO : If not true
Within the rules set by the respective Directives, European countries consider their criteria for the acceptance of imported GOs for purposes of disclosure.	yes	NA: no rejection of GO foreseen in the legislation NO: no rejection criteria YES: Rejection criteria have been listed Almost in line: Rejection criteria being discussed

These criteria address imports at least from all EU member states,	yes	NO :criteria do not address imports of GO
other members of the European Economic Area (EEA) and		YES :criteria address imports of GO
Switzerland. The parties to the Energy Community Treaty are		
considered as well, as soon as GO imports from these countries		
become relevant.		
The criteria specify the electronic interfaces, data format and	yes	NO : criteria do not specify electronic interface, data
contents of GOs to be imported, which the respective country		format and contents of GO to be imported
accepts for imports of GOs (such as the EECS Hub).		YES :criteria do specify electronic interface, data forma and contents of GO to be imported
		and contents of GO to be imported
Conditions for the recognition of GOs from other countries are that	yes	NO : If not true
they were issued based on Art. 19 of Directive 2018/2001/EC or		YES : If true
compatible national legislation, and that they meet the explicit		
requirements set in Art. 19, for example, regarding the information		
content of the GOs.		
The recognition of GOs from other countries is rejected if these	yes	NO : If not true
countries have not implemented an electricity disclosure system.		YES : If true
The recognition of GOs from other countries is rejected if the country	yes	NO : If not true
which has issued the GOs or the country which is exporting the GOs		YES : If true
have not implemented appropriate measures which effectively avoid		Almost in line: if part of the measures are implemente
double counting of the attributes represented by the GOs. Such		
appropriate measures ensure the exclusivity of the GOs for		
representing the attributes of the underlying electricity generation,		
implement clear rules for disclosure, establish a proper Residual Mix		
or equivalent measures, and ensure their actual use.		
Furthermore, the appropriate measures ensure that attributes of		
exported GOs are subtracted from the Residual Mix of the exporting		
country and cannot be used for disclosure at any time in the issuing		
or the exporting country by explicit mechanisms, unless the GOs are		
re-imported and cancelled there.		
·		

Full disclosure schemes are implemented, including the disclosure of ${ m CO}_2$ emissions and radioactive waste.	yes	YES or NO or Almost in line if only CO ₂ or Nuclear waste or other restriction (e.g. only provided on website and not with bills and information material) In the description column please specify: - If the answer is almost in line, please describe the attribute that is missing (or any other restriction). - Please insert the energy sources (fuels) that have to the distinguished. - Also specify if certain attributes are allocated as "unknown" share in the fuel mix?
RTS (Reliable Tracking Systems) can comprise, where applicable: - Homogeneous disclosure mixes for regulated market segments where no choice of supplier or different products exists, - Support systems whose interaction with disclosure requires a certain allocation of the attributes of supported generation (e.g. a pro-rata allocation to all consumers in a country where RES electricity is supported by a feed-in tariff), - Contract based tracking	n/a	NA YES : if true Almost in line NO is not allowed
Calculations of Residual Mixes		
Where a full-disclosure system has not been implemented in the country, the countries provide a Residual Mix (RM) as a default set of data for disclosure of energy volumes for which no attributes are available based on cancelled GO or based on other Reliable Tracking Systems. The use of uncorrected generation statistics (e.g. on national or UCTE, Nordel etc. levels) are avoided.	yes	YES: proper RM calculation, or fully explicit tracking system applied based on GO and RTS Almost in line: default set of data avoiding double counting of RES attributes; or fully explicit tracking system applies, but not fully based on GO and RTS NO: No RM
The calculation of the Residual Mix follows the methodology developed in the RE-DISS project and taken over by the AIB.	yes	YES : use of RE-DISS European Residual mix or of RE-DISS national RM NO : no use of RE-DISS mixes
The Competent body from my country cooperates with AIB in order to adjust the Residual Mix in reflection of cross-border transfers of physical energy, GO and RTS.	yes	YES: if true (including e.g. Data collection of RE-DISS) NO: if not true
For purposes of this cross-border adjustment, the competent body uses data provided by RE-DISS. The comptent body also supports the collection of input data for the related calculations by the AIB (and it's consultant).	yes	The focus is on the first part of the sentence YES: use of AIB RM data (RE-DISS methodology) Almost in line: use of EAM data (in case of deficit domains) NO: no use of AIB data NA: fully explicit disclosure system (without unknown shares)

As a default, the Residual Mix is calculated on a national level. However, in case that electricity markets of several countries are closely integrated (e.g. in the Nordic region), a regional approach to the Residual Mix may be taken. This should only be done after an agreement has been concluded amongst all countries in this region which ensures a coordinated usage of the regional Residual Mix.	yes	YES: coordinated regional approach or national approach NO: uncoordinated regional approach or no RM NA
Contract based tracking		
If contract based tracking (CBT) is allowed in a country, it is regulated clearly and declared in the domain protocol.	n/a	YES: true or CBT accepted NO: not true Almost in line: CBT exists and efforts have been made to regulate it NA: CBT not allowed
Such regulations ensure that - The rules of the tracking system are transparent and comprehensive and are clearly understood by all participants in the system. - Double counting of attributes and loss of disclosure information is minimised within the contract based tracking scheme and also in the interaction of the contract based tracking scheme to GO and other RTS (if applicable). As a precondition for this, the contract based tracking scheme is able to provide comprehensive statistics about the volumes and types of electricity attributes which are tracked through it. - The relevant information for disclosure purposes is available in time to meet the timing requirements	n/a	YES: true NO: not true Almost in line: CBT exists and efforts have been made to regulate it NA: when CBT is not allowed
Timing of Disclosure		
Electricity disclosure is based on ealerroal years.	yes	YES or NO Almost in line: if calendar year + another period can be chosen (ex. Financial year) In the description column, if other period is used, please identify it: starting date-end date
year X is 31 March of year X+1.	yes	Yes: Deadline is the stated one No: Different Deadline If other, Please state the deadline in the description column.
Further Recommendations on Disclosure		

The relation between support schemes for RES & cogeneration on the one side and GO and disclosure schemes on the other side are clarified. Where necessary, the support schemes should be defined as RTS	No issuing for supported energy, only for disclosure	YES: clear allocation of supported attributes NO: no clear allocation of supported attributes Almost in line: not allowed NA: No legislation In the description column please describe how supported energy is allocated to consumers in terms of disclosure.
If support schemes are using transferable certificates, then these certificates are separated from GO	n/a	NO : not legally separated YES : legally seperated NA: no multiple certifcates
All electricity products offered by suppliers with claims regarding the origin of the energy (e.g. green or low-carbon power) are based exclusively on cancelled GO. No other tracking systems are allowed, with the exception of mechanisms defined by law, e.g. a pro-rata allocation of generation attributes to all consumers which is related to a support scheme.	yes	YES: only GOs accepted for green products NO: other TS accepted for green products NA: no green products on the market Almost in line: not allowed
As required by Annex I of the IEM Directive 2019/944/EC annual disclosure of the supplier mix on or with the bill is mandatory. This also includes information on environmental impacts.	yes	NO :annual disclosure of supplier mix is not mandatory on or with the energy bill and it does not include information on environmental parameters. YES :annual disclosure of supplier mix is mandatory on or with the energy bill and it does include information on environmental parameters Almost in line: annual disclosure of supplier mix is mandatory on or with the energy bill but it does not include information on environmental parameters NA: no disclosure system in place
Suppliers offering two or more products which are differentiated regarding the origin of the energy are required to give product-related disclosure information to all their customers, including those which are buying the "default" remaining product of the supplier.	n/a	YES or NO NA: no green products on the market Almost in line: only product mix is disclosed, but not the (mandatory) supplier mix
There are clear rules for the claims which suppliers of e.g. green power can make towards their consumers. There are rules on how the "additionality" of such products can be measured (the effect which the product has on actually reducing the environmental impact of power generation), and suppliers are required to provide to consumers the rating of each product based on these rules.	n/a	YES : clear rules on green products NO : no clear rules NA : no green products on the market Almost in line : not allowed

Claims made by suppliers and consumers of green or other low- carbon energy relating to carbon emissions or carbon reductions are regulated clearly. These regulations avoid double counting of low- carbon energy in such claims. A decision is taken whether such claims should adequately reflect whether the energy purchased was "additional" or not.	n/a	YES : clear rules on green products NO : no clear rules NA : no green products on the market Almost in line : not allowed
In case that suppliers are serving final consumers in several countries rules are developed and implemented consistently in the countries involved on whether the company disclosure mix of these suppliers relates to all consumers or only to those in a single country.	n/a	For most countries Not Known (NK) applies if information cannot be found YES: clear rules on level of disclosure NO: known practices of international disclosure by suppliers Almost in line: some progress has been made NA: not allowed
The following recommendations are followed with respect to the relation of disclosure to cooperation mechanisms (Art 9 - 13 of Directive 2018/2001/EC):		
a) If EU MS or MS or any other country agree on Joint Projects, such agreements also clarify the allocation of atributes (via GO, RTS or Residual Mix) issued from the respective power plants	n/a	YES: If agreements for Joint Projects clarify the allocation of attributes NO: If the proposal is not true NA: No joint projects
b) If EU MS agree on Joint Support Schemes, such agreements clarify the allocation of atributes (via GO, RTS or Residual Mix) issued from the power plants supported under these schemes	n/a	YES: If agreements for Joint Support Schemes clarify the allocation of attributes NO: If the proposal is not true NA: No joint projects

Extra questions on recognition of GO			Instructions for assessment/explanations
Does the Domain treat imported GO as national GO when it comes to disclosure? If so, please specify.	yes		NO: It treats imported GO differently from national issu GO in disclosure (for example: has criteria for accepting imported GO). YES: treats them equally "Almost in line" is not possible
Does the Domain have criteria in place for accepting foreign GO for disclosure?		checking if corresponds to the Art. 19 of the RES-	YES: criteria in place NO: no criteria in place "Almost in line" is not possible NA: no rejection of GO foreseen in the legislation

- If yes, please specify the criteria which are in place	Please state which crietria of Art. 15 (6) RES Directive are
, , , -, , ,	implemented:
	Electronic database in place
	One competent body appointed by law
	all GOs linked to disclosure
	CO $_2$ emissions and radioactive waste included in
	disclosure display
	transparent publication of disclosure information
	others, please specify
Since when do you have these criteria in place?	Please specify
Are the criteria transparently published in your country?	Please specify and indicate where those are published. If
, , , , , , , , , , , , , , , , , , , ,	electronically please provide a link.

Information on Environmental Parameters

What are the data basis for disclosing CO₂ emissions and radioactive waste when using GOs or other Reliable Tracking Systems for disclosing specific supplier mixes?

Please describe how it is done in the Domain

Information on Disclosure aspects

Extra questions regarding the provision of disclosure information			Instructions for assessment/explanations
on a disclosure statement towards end consumers			mistractions for assessment/explanations
	No	only as required by	
		disclosure system (Law on	
Are there any regulations on graphical display of disclosure		Electricity Article 51 paragraph 7 and 10 and Law	
information by suppliers (requirements on how to display, fixed		on Renewables Article 28	Pls. Provide short explanation plus reference to
format of disclosure statement,)		paragraph 2)	website/regulation.
	no		
Is there a requirement to provide comparison values besides supplier			Pls. Provide short explanation plus reference to
and product mix? If so, which one (e.g. national production mix)			website/regulation.
Is disclosure information somehow controlled by an official or	yes, by the council		
independent institution? By whom? If so, is it audited or approved or			Pls. Provide short explanation plus reference to
calculated by that body?			website/regulation.
Is disclosure information of different suppliers centrally available	no		Pls. Provide short explanation plus reference to
(e.g. at the Competent Body, on a central website)?			website/regulation.
Is there an official regulation on communication of aspects related to	no		
additionality or ecological quality aspects together with disclosure?			Pls. Provide short explanation plus reference to
Please describe.			website/regulation.
Is there a specific regulation on disclosure of (high-efficient) CHP in	no		Pls. Provide short explanation plus reference to
your domain?			website/regulation.