

Technical Rule no. 01 P-RECO

(under article 4 of the Rules governing the regulated market and the platform for registering bilaterals of guarantees of origin, successfully verified by the Director of Markets of “Autorità per l’energia elettrica e il gas” on 22 December 2011, as subsequently amended and supplemented)

Title	Notifications about the procedure of admission to/exclusion from the P-RECO
Reference Legislation	Article 12, para. 12.1, Article 14, paras. 14.1 and 14.3 and Article 21, para. 21.1, Rules governing the regulated market and the platform for registering bilaterals of guarantees of origin

Published on 15 May 2012

1. Foreword

Article 12, para. 12.1 provides that a party intending to participate in the P-RECO shall submit to GME: a P-RECO participation application, in the format of Annex A to the Rules governing the regulated market and the platform for registering bilaterals of guarantees of origin (hereafter P-RECO Rules), together with the documents indicated in Article 13 thereof; and a P-RECO participation agreement, in the format of Annex B to the P-RECO Rules.

Article 14, para. 14.1 provides that, after verifying the applicant's fulfilment of the requirements and the regularity of the documents submitted in view of participating in the P-RECO, GME shall - within 15 calendar days of the date of receipt of the application and in accordance with the procedures and within the time limits defined in the Technical Rules - notify the applicant of his/her admission or of the rejection of his/her application

Article 14, para. 14.3 provides that, where the documents submitted in view of participating in the P-RECO are incomplete or irregular, GME shall - under the modalities and within the time limits defined in the Technical Rules - communicate to the applicant the steps necessary to complete or regularise the same documents, as well as the date by which he/she shall do so.

Article 21, para. 21.1 provides that, for the purposes of exclusion from the P-RECO, Participants shall – under the modalities and within the time limits defined in the Technical Rules – provide GME with an appropriate written request, indicating the date beginning on which the exclusion is requested and the systems (M-RECO and/or PB-RECO) from which the exclusion is requested.

2. Modalities and time limits of GME's notifications

GME will notify by a registered letter with return receipt, preceded by a fax:

- the admission of the applicant to the P-RECO or the rejection of his/her participation application within 15 calendar days of the date of receipt thereof (article 14, para. 14.1);
- in case of incomplete or irregular documents, the steps necessary to complete or regularise them, as well as the time limit by which the applicant shall do so (article 14, para. 14.3).

3. Modalities and time limits of the applicant's/Participant's notifications (admission to/exclusion from the P-RECO)

A party applying for participation in the P-RECO must send to GME by ordinary mail or courier:

- the **P-RECO participation application**, in the format of Annex A to the P-RECO Rules, signed by the applying individual or by the legal representative or duly authorised person of the applying organisation (article 12, para. 12.1 a)); in the participation application, the applying party must (under article 12, para. 12.2 of the P-RECO Rules) specify whether he/she intends to participate in the M-RECO or PB-RECO or both systems making up the P-RECO;

(Attention: to participate in the M-RECO only, please tick (☑) the box before the wording "M-RECO" on page 3 of the participation application form; to participate in the PB-RECO only, please tick (☑) the box before the wording "PB-RECO" on page 3 of the participation application form; to participate in both the M-RECO and the PB-RECO, please select both boxes);

- if the applying party is an organisation, the **declaration of powers of representation** issued in accordance with Decree of the President of the Republic no. 445 of 28 December 2000 or other equivalent documents based on which GME will carry out a substantial equivalence evaluation (article 13);
- the **P-RECO participation agreement**, in the format of Annex B to the P-RECO Rules, initialled on each page and signed at the foot by the applying individual or by the legal representative or other duly authorised person of the applying organisation (article 12, para. 12.1 b)).

A party applying for exclusion from the P-RECO must send to GME by ordinary mail or courier:

- the request for exclusion from the P-RECO, signed by the applying individual or by the legal representative or other duly authorised person of the applying organisation (article 21, para. 21.1).