



Biofuel Obligation Scheme – Cancellation of BOS Certs in respect of Exported Biofuel

In accordance with Section 44L of the Energy (Biofuel Obligation and Miscellaneous Provisions) Act 2010, where biofuel is exported from the State, being biofuel in respect of which a biofuel obligation certificate was issued, the Account Holder to whom the certificate was originally issued is required to make an application to the Agency to cancel that certificate, whether or not the certificate has been transferred to another biofuel obligation account holder.

An application is required to be made via the BOS Online System within 28 days after the date on which the biofuel was exported.

NORA may issue a request for additional information in order to verify any particulars or documentation provided in an application. Such additional information must be submitted to NORA within 21 days.

The cancellation of certificates shall be effected by recording a debit in the biofuel obligation account on which the certificates are held.

NOTE

According to the BOS Legislation, it is the BOS Account Holder to whom the BOS Cert was originally issued who is obliged to inform NORA that the biofuel to which the certificate is attached has been exported, even if the biofuel itself and/or the BOS Certs has been transferred to other parties.

The BOS Team