



EU Authorized Representative

Service Description

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The European Union requires any foreign manufacturer who intends to sell their devices in any of the Member States to designate a sole authorized representative with a physical address within one of the Member States. The EAR will represent your company to the national authorities and shall register your devices in the electronic system before commercialization.

How will the EAR operate?

The EAR is an economic operator under the MDR/IVDR and must fulfill the requirements as per article 11 of the regulations.

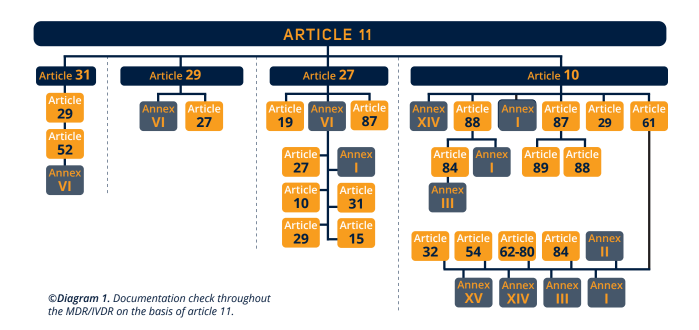


The main difference with the current situation is that the EAR shall be legally liable for defective devices on the same basis as, and jointly and severally with, the manufacturer.

Therefore, the EAR will review the compliance to the requirements of article 11. For all devices, there will be a more thorough review of the technical documentation before registration. The manufacturer has to self-declare the conformity to the MDR/IVDR for class I devices whereas for class II-III devices there is a Notified Body involved and only after approval (CE certificate) the EAR can register the devices.

Article 11 refers to many other requirements throughout the MDR/IVDR, as listed in diagram 1.

Article 11 Documentation Check



A detailed checklist with all necessary documentation as well as the requirements that will be checked will be provided to the manufacturer at the start of the review phase.

The EAR will start the review process to verify that the device is in compliance with the requirements of the MDR/ IVDR. Initially, the EAR will have to verify, besides the technical requirements, also the QMS related requirements of the manufacturer.

The EAR will register devices according to generic device groups in a European electronic system. For additional generic device group registrations or changes to existing groups, the technical requirements have to be reviewed.

Once registered, the manufacturer can distribute the device within the European Union. The EAR also has post-market obligations, checking the accuracy of data.

The EAR will specify the services that the EAR will perform in a mandate which must be signed by the manufacturer at the start.

EAR Service Package

What is included in Qserve's EAR Service Package?

- Use of name and registered address on all product related labelling.
- Official appointed contact address for European authorities.
- Assistance in communication between the competent authority and the manufacturer.
- Thorough review of your EU declaration of conformity and technical documentation.
- Preparation and registration of the initial product in the electronic system.
- Update listing of product registration in the electronic sustem.
- Assistance and coordination of complaint handling and incident reporting to the Competent Authorities.
- Updates regarding regulatory changes which might impact devices and registrations
- Advice on registration strategies



© Diagram 2. Road Map EAR Services

Price Structure

	Description	Price
Annual EAR Service	Use of EAR name and address on label	€ 4.000
	Annual review on accuracy of data in electronic system	
	Point of contact for the Competent Authority	
	Coverage of EAR requirements and liability	
First generic device registration	Review of Declaration of Conformity and technical documentation	€ 1.500
	 Review of all MDR/IVDR requirements related to EAR service and QMS 	
	Registration of device in the electronic system	
Registration per new generic device group	Review of Declaration of Conformity and technical documentation	€ 1.000
	 Administrative tasks to update or register the device in the electronic system 	
Changes to existing generic device group registrations	Depending on the change, Qserve will determine the approach and hours required.	Ad-hoc consultancy fee
PMS/Vigilance	Administration on post-market data	Ad-hoc consultancy fee
	Preventive and corrective actions	
	Complaint HandlingIncident Reporting	
	Recalls	
Additional regulatory changes	Communication with the Competent Authorities	Ad-hoc consultancy fee
enanges	Updates of regulations or guidances initiated by European Commission or Competent Authority	

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