

Please complete and email to us at
info@globalnorm.de.



REQUEST FOR EU AUTHORIZED REPRESENTATIVE SERVICE

In the following list, please tick the harmonization legislation relevant to your products. If you're unsure about your selection, we'll be happy to help in a preliminary discussion. If harmonization legislation for your products is missing, feel free to add it to the end of the list.

Selection	Harmonization legislation	German legislation
	Regulation 2016/425 (personal protective equipment)	
	Regulation 2016/426 (appliances burning gaseous fuels)	
	Directive 2000/14/EC (noise emission in the environment by equipment for use outdoors)	32. BImSchV
	Directive 2006/42/EC (machinery)	ProdSG, 9. ProdSV
	Directive 2009/48/EC (toys)	ProdSG, 2. ProdSV
	Directive 2009/125/EC including the Implementing Measures (energy-related products – eco-design)	EVPG, EVPGV
	Directive 2011/65/EU (RoHS)	ElektroStoffV
	Directive 2014/29/EU (simple pressure vessels)	ProdSG, 6. ProdSV
	Directive 2014/30/EU (EMC)	EMVG
	Directive 2014/31/EU (non-automatic weighing instruments, NAWI)	E0
	Directive 2014/32/EU (measuring instruments – legal metrology)	EichG
	Directive 2014/34/EU (ATEX)	ProdSG, 11. ProdSV
	Directive 2014/35/EU (low voltage equipment)	ProdSG, 1. ProdSV
	Directive 2014/53/EU (radio equipment)	FuAG
	Directive 2014/68/EU (pressure equipment)	ProdSG, 14. ProdSV
	Directive 2001/95/EC on safety of consumer products as well as the German Product Safety Act	ProdSG

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We need the following information in order to process your request:

Company information	
Company	
Address	
Contact	
Telephone	
Email	

Product information	
Product name	
Product description	
<i>Alternatively/in addition:</i>	Technical data sheet attached Copy of declaration of conformity/performance attached
Is it a single product?	yes no
Is it a serial product?	yes no
Is it a product family?	yes no
Additional information	
Your specific questions on product compliance in the EU	

Please note: We use your email address for marketing purposes. You can object to this use at any time. Objecting incurs no additional costs beyond the usual basic cost of email transmission. For more information, see our [privacy policy](#).

We will store your personal data in accordance with Article 5 of the General Data Protection Regulation (GDPR) and process it automatically. You can object at any time to the use of your data for marketing purposes (seminar or conference announcements, newsletters, etc.) or for market research and opinion polls.

BACKGROUND INFORMATION ON THE EU AUTHORIZED REPRESENTATIVE SERVICE



 The new Market Surveillance Regulation (EU-MSR) 2019/1020 has been in force in the European Union since **July 16, 2021**.

It stipulates that from July 16, 2021, an economic operator wanting to place a product on the market in accordance with article 4 EU-MSR must first ensure that there is an **economic operator in the EU** for that product. Otherwise, from 16 July, 2021, they are no longer allowed to place such a product on the EU market

 Regardless of whether the manufacturer is established in the EU or not, they can name an **authorized representative in the EU** to fulfill certain duties arising from the applicable harmonization legislation regulations in the name of the manufacturer.

A manufacturer established outside the European Union does not need an authorized representative, but in accordance with article 4 EU-MSR they must ensure that there is an economic operator established in the EU who is:

- a) Either the manufacturer established in the EU or
- b) An importer, where the manufacturer is not established in the Union or
- c) An authorized representative who has a written mandate from the manufacturer designating them to perform the tasks set out in article 4 paragraph 3 on the manufacturer's behalf, or
- d) For products manufactured by them, a fulfillment service provider established in the Union, where no other economic operator as listed in a, b or c is established in the Union.

 The transfer of **duties from the manufacturer to the authorized representative** must take the form of a specific written mandate defining in particular the scope of duties and limits of powers of the authorized representative.

The duties that can be transferred to the authorized representative in accordance with the harmonization legislation of the Union are of a purely administrative nature. If the manufacturer names an authorized representative, the **mandate** must allow the authorized representative to perform at least the following tasks:

- | Keep the EU declaration of conformity and/or the declaration of performance specifically required for the Construction Products Regulation, plus the technical documentation at the disposal of the national market surveillance authorities and to cooperate with them on request;
- | Following a reasoned request from a competent national authority, provide that authority with all information and documents necessary to demonstrate the conformity of a product;
- | Cooperate with the competent national authorities, at their request, on any action taken to eliminate the risks posed by products covered by their mandate. Depending on the conformity assessment procedure and the corresponding EU harmonization legislation regulation, for example, the authorized representative can also be named for that.