

NEW REGULATION ON MUTUAL RECOGNITION OF GOODS



Entry into force: 19 April 2020


Click to see the text in all EU languages

How does it work?



You are an enterprise lawfully selling your product* in an EU country and you wish to market this same product in another EU country?

 ***Careful: this principle only applies to products NOT subject to EU harmonisation. For example, PPE is not covered by this Regulation.**

2 OPTIONS

1

Draw up a voluntary Mutual Recognition Declaration



Template can be found in the Annex of the Regulation



Click to see the template



Member States authorities cannot ask for other information apart from "any evidence reasonably required" to verify such information



2

Place your product on the market without a self-declaration



Member States authorities may request information concerning:
-the characteristics of the goods
-the lawful marketing of the goods in another Member State

During their assessment, Member States authorities cannot suspend the making available of those goods on the market UNLESS:



 **The goods pose a serious risk or are generally prohibited on grounds of public morality or security**

If you want more information, for example concerning the technical rules applicable to a specific type of product, you can directly contact your national Product Contact Point



Click to see the list

If you have any problem with the administrative procedure, you can submit it to the Internal Market Problem Solving Network SOLVIT



Click to see the SOLVIT portal