Guide to
Registration Requirements for Brokers of Medicinal Products in Ireland

1  INTRODUCTION


The FMD defines the brokering of medicinal products as:
‘All activities in relation to the sale or purchase of medicinal products, except for wholesale distribution, that do not include physical handling and that consist of negotiating independently and on behalf of another legal or natural person.’

2  BROKERING AND WHOLESALING

Based on the above definition, the key factors which distinguish the activity of brokering of medicinal products from wholesale distribution include the following:

- Brokering is a financial activity focused only on purchasing and selling. Wholesaling involves a wider range of activities and participation in the supply chain.

- Brokering does not involve taking title for the medicinal products.

- Brokering is limited to negotiation of the relevant financial transactions. It is an intermediary role where the broker acts on behalf of another operator within that supply chain.

- Brokering does not involve the operator physically handling the medicinal products. Wholesaling may or may not involve physical handling.

Along with other new control measures, the Directive will introduce a requirement for brokers of finished medicinal products to be registered with the Competent Authority in the Member State in which they are based.

Brokers will be required to:

- maintain a quality system

- adhere to some good distribution practice requirements; and

- maintain a sufficient level of documentation relating to transactions carried out, in order to assist with ensuring full traceability for medicinal products across the supply chain.
Wholesalers will be required to ensure that brokers used by them are registered and also that they fulfil the requirements set out within the Directive.

Wholesaling of medicinal products, which involves taking title (ownership) and/or direct handling of the product is not within the scope of this document. Further information on this subject can be obtained in the ‘Guide to Wholesaling and Brokering of Medicinal Products for Human Use in Ireland’, please see the ‘Publications and Forms’ section of www.hpra.ie.

3 REGISTERING AS A BROKER

Brokers operating within the Irish State are required to register with the HPRA. Brokers that commenced their activity before 2 January 2013 must register with the HPRA by 2 March 2013 in order to legitimately continue this activity. Brokers that commenced their activities after the 2 January 2013 must be entered onto the HPRA register prior to commencing brokering activity within the supply chain.

In order for a broker to be included on the HPRA brokers’ register they must submit an application form ‘Application for registration of broker of finished medicinal products for human use’; please see the ‘Publications and Forms’ section of www.hpra.ie. Following receipt of the application the HPRA will examine the details included, and if acceptable, will enter the broker onto the brokers’ register.

3.1 Assessment of the application for a registration

In order for an application be deemed valid, all sections must be completed in full. The HPRA reserves the right to independently verify all submitted details and also to conduct an inspection at the site of the applicant in order to ensure that the proposed broker meets the provisions set out in the Directive. The requirement for inspection will be based on assessment of the risk presented by the operation.

When an application is acceptable, the details of the broker will be entered into the brokers’ register maintained by the HPRA. This register is publically accessible on the HPRA website. The broker will be notified of their successful application by letter.

3.2 Maintenance of a registration document

Brokers are required to notify the HPRA of any changes to their registered details without unnecessary delay, using the ‘Application for registration of broker of finished medicinal products for human use’; please see the ‘Publications and Forms’ section of www.hpra.ie.
4 SPECIFIC PROVISIONS

4.1 Specific provisions for wholesalers

The Directive sets out specific provisions for wholesalers using the services of a broker. These include a requirement for wholesalers to ensure that any broker they use is registered and complies with the relevant good distribution practice (GDP) requirements.

The Directive does not include a provision for Competent Authorities to certify broker operations for compliance with these GDP requirements. As such, wholesalers are required to verify the GDP compliance of any broker they use, through inspection of their quality system. Third party service providers can be engaged for the purpose of conducting these inspections. However, wholesalers using third party support must ensure appropriate control and oversight of the service provider.

4.2 Specific provisions for brokers

The Directive sets out specific provisions with which brokers must comply. These include the following requirements set out under Article 80.

1. Maintain an emergency plan which ensures effective implementation of any recall from the market ordered by the HPRA or carried out in cooperation with the manufacturer or marketing authorisation holder for the medicinal product concerned.

2. Keep records either in the form of purchase/sales invoices or on computer, or in any other form, giving for any transaction in medicinal products received, dispatched or brokered at least the following information: date; name of the medicinal product; quantity brokered; name and address of the supplier and consignee; batch number of the medicinal products, at least for products bearing the safety features referred to in point (o) of Article 54 of the Directive*.

3. Keep the records referred to under (e) available to the HPRA, for inspection purposes, for a period of five years.

4. Comply with the principles and guidelines of good distribution practice for medicinal products as laid down in Article 84 of the Directive.

5. Maintain a quality system setting out responsibilities, processes and risk management measures in relation to their activities.

6. Immediately inform the HPRA and, where applicable, the marketing authorisation holder, of medicinal products identified as falsified or suspected to be falsified.
5 CONTACT DETAILS

For more information, please contact:

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* The safety features will not come into effect until three years after the publication of the associated delegated act.

HPRA
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