

	CO-ORDINATION OF NOTIFIED BODIES PPE Regulation 2016/425 RECOMMENDATION FOR USE	DrPPE-R/00.078 Version 02
Number of pages: 1	Approval stage : Approved on :	
Origin : NB 0426	<div style="display: flex; justify-content: space-between;"> <div> <input type="checkbox"/> Vertical Group <input checked="" type="checkbox"/> Horizontal Committee <input type="checkbox"/> EU PPE Expert Group </div> <div> 20/03/2025 </div> </div>	
Question related to <input checked="" type="checkbox"/> PPE Regulation <input type="checkbox"/> EN/prEN: Various <input type="checkbox"/> Other:		
Article: 12 Annex: - Clause: -		
Key words: Article 12, obligations of economic operators, cobrand		
Question: In view of Article 12, when the economic operator applies more than one name/trade mark on the PPE, how to assess that the manufacturer and the importer (if among one of those names) are properly identified?		
Solution: If there is just one name, it should be the manufacturer's name. If two or more company names/trademarks appear on the same PPE, it is necessary to define the role of each economic operator (manufacturer, importer, distributor). The following applies to the information where two or more economic operators appear (on the product, on the packaging or accompanying the product) as required by PPER: <ul style="list-style-type: none"> • If there is more than one name or there is one name plus some space saved for other name not yet identified, the manufacturer should be clearly identified. Examples of clear identification are: "made by", "manufactured by". • If one of the additional names is the importer, it shall be clearly identified as importer. Example of clear identification is "imported by". Additionally, where the Manufacturer applies additional company names/trademarks at the manufacturing stage, the following should be evident in the technical documentation: <ol style="list-style-type: none"> 1: the trademarks/company names of the other economic operators which appear on the PPE, and their relationship (i.e. Importer, Distributor) . 2: the manufacturer should receive a written authorization from the relevant economic operators for the use of their name/trademark on the PPE. . <p>The following should be evident in the <i>EU-type examination certificate</i>:</p> <ol style="list-style-type: none"> 1: If any, variations of PPE designation/name should be identified in the EU type examination certificate 2: any condition on the agreement between the companies that may affect the validity of the EU-type examination certificate should be included in the EU type examination certificate 		