



The following SSCP (Summary of Safety and Clinical Performance) is applicable to the following product(s):

VITA AMBRIA® CAD

### Table of content

Identification of the device .....	2
Indications, Intended Purpose and Target populations .....	2
Device description .....	3
a) Description of the medical device(s) .....	3
b) Previous generations of the medical device(s) .....	3
c) Accessories / other products which are intended to be used with the medical device(s) .....	4
Possible therapeutic or diagnostic alternatives .....	5
Reference to harmonized standards and CS applied.....	6
Summary of clinical data .....	8
a) Clinical studies of the medical device(s) .....	8
b) Clinical evaluation .....	8
c) Post market clinical follow-up.....	9
d) Conclusion of clinical performance and safety of the medical device(s).....	9
Suggested profile and training of users.....	10
Information on residual risks, undesirable effects and warnings and precautions .....	10
a) Residual Risks .....	10
b) Undesirable effects .....	10
c) Warnings and precautions .....	10

### Revision History

Version	Changes
001	Initial Version
002	Addition of VITA AMBRIA CAD
003	CR-2025-476; Harmonization of technical documentation for VITA SUPRINITY PC, VITA AMBRIA CAD, and VITA Glaskeramik
004	CR-2025-529 Phase out VITA Glaskeramik
005	Annual Update

### Identification of the device

Device trade name	VITA AMBRIA® CAD
Manufacturer	VITA Zahnfabrik H. Rauter GmbH & Co. KG Spitalgasse 3 D-79713 Bad Säckingen
Manufacturers SRN	DE-MF-000005906
BASIC-UDI-DI	++J017CC5Q6
Medical device nomenclature (EMDN)	Q010699 - MATERIALS FOR THE PREPARATION OF CUSTOM-MADE DENTAL DEVICES – OTHER
Class of device	Ila
Year of first CE certificate	2025
Notified Body including identification no., which validates the SSCP	DEKRA Certification GmbH, identification no.: 0124

### Indications, Intended Purpose and Target populations

Intended purpose	VITA AMBRIA CAD products are ceramic materials for dental treatments
Indication	<p><b>VITA AMBRIA CAD</b></p> <ul style="list-style-type: none"> <li>• Veneers</li> <li>• Anterior and posterior crowns</li> <li>• Inlays / Onlays / Partial crowns</li> </ul>
Contraindication	<p><b>VITA AMBRIA CAD</b></p> <ul style="list-style-type: none"> <li>• General <ul style="list-style-type: none"> <li>o Inadequate oral hygiene</li> <li>o Inadequate preparation results</li> <li>o Insufficient remaining natural tooth substance</li> <li>o Insufficient space available</li> </ul> </li> <li>• Parafunction</li> </ul> <p>Restorations made of VITA AMBRIA CAD are contraindicated for patients diagnosed with excessive masticatory functions, in particular teeth grinders and clenchers. Restoring devitalized teeth of patients with hyperfunctions is absolutely contraindicated.</p> <ul style="list-style-type: none"> <li>• Bridges</li> <li>• Veneering: Full veneers on molar crowns using veneering ceramic.</li> </ul>
Intended user	Dental technician, Dentist, Professional User, Rx only

### Device description

#### a) Description of the medical device(s)

VITA AMBRIA CAD is a zirconia reinforced lithium silicate glass ceramic for dental CAD/ CAM applications for the fabrication of inlays, onlays, partial crowns, veneers, anterior and posterior crowns.

The block is finally crystalized which contributes to a time saving for users.

#### b) Previous generations of the medical device(s)

VITA AMBRIA CAD is a further development of VITA SUPRINITY PC.

The products have the same indication and chemical composition. In comparison to the partial crystallized product VITA SUPRINITY PC, VITA AMBRIA CAD is delivered as final crystallized block. The additional firing step by the user is eliminated.

Because of this, the product properties are directly defined by the industrial process at VITA which brings even more reliable physical properties, product quality and higher safety to the patient.

c) Accessories / other products which are intended to be used with the medical device(s)

The following products can, but do not have to be used with the product. For a detailed description of how to use the products in combination, please refer to the product's instructions for use.

Name of accessory (manufacturer)	Short description
VITA VM 11	Fine structure feldspat ceramic VITA VM 11 veneering materials match especially with VITA AMBRIA CAD.
VITA AKZENT Plus	When using the staining technique, stains and glaze materials are applied to complete the fully anatomical milled restorations. The following materials can be used: – VITA AKZENT Plus POWDER – VITA AKZENT Plus PASTE – VITA AKZENT Plus SPRAY
VITA CERAMICS POLISHING SET	After milling the restoration, VITA CERAMICS Polishing set can be used to smoothen the surface.

### Possible therapeutic or diagnostic alternatives

Diagnostic/therapeutic alternative with conditions of use	Possible benefit/advantage and possible risks/disadvantages as far as known
<p>Therapeutic alternatives to VITA AMBRIA CAD include restorations made of zirconia-reinforced lithium silicate (ZLS)—specifically, three-unit pressed-ceramic bridges extending up to the second premolar, or single-tooth restorations in the case of CAD/CAM-fabricated restorations. Hybrid ceramics, composites, and feldspathic ceramics can serve as alternatives only for single-tooth restorations. Depending on the indication, zirconium dioxide, cast gold, and non-precious metal (NPM) alloys may represent further therapeutic alternatives and can be used for applications beyond single-tooth restorations.</p>	<p>Risks of these therapeutic alternatives could be allergic reactions to the NEM - or gold alloy. Allergy to the adhesive cementation (or the residual monomer content present in it) may occur in restorations made of hybrid ceramics, composite, or feldspar ceramics, where this type of cementation is necessary. Gold, non-precious metal, zirconium dioxide can be conventionally cemented. Lithium disilicate and zirconium dioxide-reinforced lithium silicate can also be cemented, although adhesive cementation is recommended here for stability reasons. With conventional zinc phosphate cement, chemical noxae from phosphoric acid can cause pulp damage and the roughness of the cement can lead to local gingivitis due to increased plaque accumulation. Due to its acid components, conventional glass ionomer cement should not be used in the immediate vicinity of the pulp or the pulp should be covered in advance to protect it.</p>

### Reference to harmonized standards and CS applied

Common specifications are not used for the product VITA AMBRIA CAD. The following standards are applied for these products at VITA:

- *MDCG 2021-3 Custom-Made Devices Guideline*
- *ASTM D4332-22 Standard Practice for Conditioning Containers, Packages, or Packaging Components for Testing*
- *ASTM D5276-19 (2023) Standard Test Method for drop Test of Loaded Containers by Free Fall*
- *DIN EN 1641:2010-02 Dentistry – Medical devices for dentistry – Materials;*
- *DIN EN 22248:1993-02 Packaging Complete filled transport packages, Vertical impact test by droppinig*
- *DIN EN 62366:2021-08 Medical devices - Application 01 usability engineering to medical devices*
- *DIN EN ISO 10993-1:2026-03 Biological evaluation of medical devices — Part 1: Evaluation and testing within a risk management process*
- *DIN EN ISO 10993-10:2023-04 Biological evaluation of medical devices – Part 10: Tests for skin sensitization*
- *DIN EN ISO 10993-11:2018-09 Biological evaluation of medical devices– Part 11: Tests for systemic toxicity*
- *DIN EN ISO 10993-12:2021-08 Biological evaluation of medical devices – Part 12: Sample preparation and reference materials*
- *DIN EN ISO 10993-13:2024-04 Biological evaluation of medical devices – Part 13: Identification and quantification of degradation products from polymeric medical devices*
- *DIN EN ISO 10993-14:2024-04 Biological evaluation of medical devices - Part 14: Identification and quantification of degradation products from ceramics*
- *DIN EN ISO 10993-16:2024-04 Biological evaluation of medical devices – Part 16: Toxicokinetic study design for degradation products and leachables*
- *DIN EN ISO 10993-17:2024-02 Biological evaluation of medical devices - Part 17: Establishment of allowable limits for leachable substances (*
- *DIN EN ISO 10993-18:2023-11 Biological evaluation of medical devices - Part 18: Chemical characterization of materials*
- *DIN EN ISO 10993-2:2023-02 Biological evaluation of medical devices – Part 2: Animal welfare requirements*
- *DIN EN ISO 10993-23:2021-10 Biological evaluation of medical devices - Part 23: Test for irritation*
- *DIN EN ISO 10993-3:2024-04 Biological evaluation of medical devices – Part 3: Tests for genotoxicity, carcinogenicity and reproductive toxicity*
- *DIN EN ISO 10993-4:2017-12 Biological evaluation of medical devices– Part 4: Selection of tests for interactions with blood"*
- *DIN EN ISO 10993-5:2024-04 Biological evaluation of medical devices – Part 5: Tests for in vitro cytotoxicity*
- *DIN EN ISO 10993-6:2024-04 Biological evaluation of medical devices - Part 6: Tests for local effects after implantation*
- *DIN EN ISO 10993-9:2022-03 Biological evaluation of medical devices – Part 9: Framework for identification and quantification of potential degradation products*
- *DIN EN ISO 13485:2021-12 Medical devices - Quality management systems — Requirements for regulatory purposes*
- *DIN EN ISO 14971:2022-04 Medical devices - Application of risk management to medical devices*
- *DIN EN ISO 15223-1:2022-02 Medical devices – Symbols to be used with information to be supplied by the manufacturer – Part 1: General requirements*
- *DIN EN ISO 18675:2023-04 Dentistry - Machinable ceramic blanks*
- *DIN EN ISO 20417:2022-03 Information to be supplied by the manufacturer of medical devices;*
- *DIN EN ISO 4180:2020-03 Packaging - Complete filled tranport packages- General rules for compilation of performance test schedules*
- *DIN EN ISO 6872:2024-12 Dentistry - Ceramic materials*
- *DIN EN ISO 7405:2019-03 Dentistry - Evaluation of biocompatibility of medical devices used in dentistry*

- ISO 10993-1:2024 Biological evaluation of medical devices — Part 1: Evaluation and testing within a risk management process
- ISO 13485:2016-03 Medical devices — Quality management systems — Requirements for regulatory purposes
- ISO 15223-1:2021-07 Amd 1:2025-03 Medical devices - Symbols to be used with information to be supplied by the manufacturer - Part 1: General requirements
- ISO 15223-1:2021-07 Medical devices - Symbols to be used with medical device labels, labelling and information to be supplied -by the manufacturer - Part 1: General requirements
- ISO 18675:2022-05 Dentistry - Machinable ceramic blanks
- ISO 20417:2021-12 Information to be supplied by the manufacturer of medical devices
- ISO 4180:2019-11 Packaging - Complete filled transport packages- General rules for compilation of performance test schedules
- ISO 7405:2025-06 Dentistry — Evaluation of biocompatibility of medical devices used in dentistry
- ISO TR 24971:2020-06 Medical devices — Guidance on the application of ISO 14971
- Use of International Standard ISO 10993-1, "Biological Evaluation of medical devices - Part 1: Evaluation and testing within a risk management process". Guidance for Industry and Food and Drug Administration Staff. September 8, 2023
- MDCG 2018-1 Rev.4 Guidance on BASIC-UDI and changes to UDI-DI
- MDCG 2019-16 Guidance on Cybersecurity for medical devices
- MDCG 2019-4 Timelines for registration of device data elements in EUDAMED
- MDCG 2019-5 Registration of Legacy Devices in EUDAMED
- MDCG 2019-7 Guidance on Article 15 MDR-IVDR on a Person responsible for Regulatory Compliance (PRRC)
- MDCG 2019-9 Summary of safety and clinical performance
- MDCG 2020:6 Regulation (EU) 2017/745: Clinical evidence needed for medical devices previously CE marked under Directives 93/42/EEC or 90/385/EEC
- MDCG 2020-3 Guidance on significant changes regarding the transitional provision under Article 120 of the MDR with regard to devices covered by certificates according to MDD or AIMDD
- MDCG 2020-7 Post-market clinical follow-up (PMCF) Plan Template - A guide for manufacturers and notified bodies
- MDCG 2020-8 Post-market clinical follow-up (PMCF) Evaluation Report Template - A guide for manufacturers and notified bodies
- MDCG 2021-1 Rev.1 Guidance on harmonised administrative practices and alternative technical solutions until EUDAMED is fully functional
- MDCG 2021-19 Guidance note integration of the UDI within an organisation`s quality management system
- MDCG 2021-25 Rev. 1/ Regulation (EU) 2017/745 - application of MDR requirements to 'legacy devices' and to devices placed on the market prior to 26 May 2021 in accordance with Directives 90/385/EEC or 93/42/EEC
- MDCG 2022-4 Rev. 2 Guidance on appropriate surveillance regarding the transitional provisions under Article 120 of the MDR with regard to devices covered by certificates according to the MDD or the AIMDD
- MDCG 2023-3 Rev. 2 Questions and Answers on vigilance terms and concepts as outlined in the Regulation (EU) 2017/745 and Regulation (EU) 2017/746
- MDCG 2023-7 Guidance on exemptions from the requirement to perform clinical investigations pursuant to Article 61(4)-(6) MDR and on 'sufficient levels of access' to data needed to justify claims of equivalence
- MEDDEV 2\_7\_1\_rev4\_en 2016-06 Guideline on Medical Devices
- Recommendation-NB-MED/2\_5-2/Rec2\_Reporting of design changes and changes of the quality system; 2.5.2 Conformity assessment procedures; Quality assurance.

### Summary of clinical data

#### a) Clinical studies of the medical device(s)

According to Article 61 European Medical Device Regulation, (EU) 2017/745 (MDR) the requirement to perform clinical investigations pursuant to paragraph 4 shall not apply to implantable devices and class III devices:

- which have been lawfully placed on the market or put into service in accordance with Directive 90/385/EEC or Directive 93/42/EEC and for which the clinical evaluation is based on sufficient clinical data, and
- is in compliance with the relevant product-specific CS for the clinical evaluation of that kind of device, where such a CS is available; or
- that are sutures, staples, dental fillings, dental braces, tooth crowns, screws, wedges, plates, wires, pins, clips or connectors for which the clinical evaluation is based on sufficient clinical data and is in compliance with the relevant product-specific CS, where such a CS is available.

The products under evaluation are intended to be processed into dental crowns for which the clinical evaluation is based on sufficient clinical data and is in compliance with the relevant product-specific CS, where such a CS is available. Therefore, clinical investigations are not necessary to proof clinical safety and clinical evaluation is performed.

#### b) Clinical evaluation

*Extract from the final summary of the clinical evaluation “Clinical evaluation report VITA SUPRINITY PC VITA Zahnfabrik H. Rauter GmbH & Co. KG” at novineon CRO GmbH, October 2024, Rev. 04: “[...] On the basis of the documentation provided by VITA, we conclude that the potential risks of VITA Glass Ceramics CAD/CAM are acceptable residual risks for the patient and the user. The main risks, chipping, cracking or fracture of the dental restorations manufactured from zirconia reinforced lithium silicate glass ceramics, are described in detail in the scientific literature. On the basis of the relevant scientific literature, we conclude that the risks of the use of the generic device group of zirconia reinforced lithium silicate glass ceramic (ZLS) CAD/CAM blocks are well-documented in the published literature, thus being known to dentists or adequately trained staff . When complying with all warnings and precautions, VITA Glass Ceramics CAD/CAM (including the predecessor device) has an acceptable benefit-risk profile.*

VITA presented PMS data with a low complaint rate. Due to absence of complaints and incidents, VITA decided that further dedicated scientific PMCF measures beyond regular complaint and incident statistics are not required.[...]”

Since VITA AMBRIA CAD is a further development of VITA SUPRINITY PC and its indication and chemical composition is identical to the product under evaluation the positive clinical evaluation of VITA SUPRINITY PC underlines the evaluation for VITA AMBRIA CAD. In comparison to the partial crystallized product VITA SUPRINITY PC, VITA AMBRIA CAD is delivered as a final crystallized product. The additional firing

step by the user is eliminated. Because of this, the product properties are directly defined by the industrial process at VITA which brings even more reliable physical properties, product quality and higher safety to the patient.

### c) Post market clinical follow-up

PMCF studies may not be required when the medium/long-term safety and clinical performance are already known from previous use of the device or where other appropriate post-market surveillance activities would provide sufficient data to address the risks.

The indication and treatments of VITA dental medical devices are well-known clinical procedures. The basic principles of using dental material are the same since the beginning of the 20th century. The compliance to the DIN EN ISO 6872 applicable for VITA AMBRIA CAD ensures the safe use of the products also in the clinical aspect.

The VITA post market monitoring collects clinically relevant data to an extent that fulfills the requirements of the European Medical Device Regulation, (EU) 2017/745 (MDR) in order to adequately assess and confirm the safety of medical devices. Therefore, no PMCF studies are required for VITA AMBRIA® CAD and therefore, also not part of this SSCP.

### d) Conclusion of clinical performance and safety of the medical device(s)

VITA always ensures the clinical safety of its products, even after they have been placed on the market, by constantly updating the clinical evaluation of its medical products and monitoring them on the market in accordance with the requirements of the European Medical Device Regulation, (EU) 2017/745 (MDR) and according to MEDDEV 2.7/1 revision 4.

For VITA AMBRIA® CAD, it can be said that the clinical evaluation of the products clearly states the clinical safety and performance. There is no doubt about the safety and reliability of the products. They can be used safely in the manner communicated by VITA with regard to indications, contraindications, compliance with safety instructions and residual risks.

### Suggested profile and training of users

VITA dental products are designed for use by professional users. This specification is made clear by the labeling of VITA products with the symbol "Rx only". The specialist users are dentists and dental technicians who have excellent prior knowledge in the use of our products due to their many years of professional training and/or university education. Follow-up training is the responsibility of the expert users and is offered by VITA specifically for VITA products. This guarantees safe handling of VITA products at every point in the application process.

### Information on residual risks, undesirable effects and warnings and precautions

#### a) Residual Risks

Information on product-specific residual risks can be found for VITA AMBRIA CAD on the VITA homepage at [Downloadcenter. Produktsicherheit \(vita-zahnfabrik.com\)](https://www.vita-zahnfabrik.com/Downloadcenter.Produktsicherheit)

Please be aware, that these are possible complications and residual risks of the dental product group in general, and not specific to VITA materials.

These risks must be communicated to the patient by trained personnel (e.g., dental professionals).

#### b) Undesirable effects

There are no known undesirable effects for the products.

#### c) Warnings and precautions

**When working with the product, wear suitable safety goggles/face protection and light respiratory protection**

*These warnings and precautions can also be found in the corresponding instructions for use of the product(s).*

