

**1 Which in vitro diagnostic medical devices must be notified to Swissmedic and by whom?**

- In vitro diagnostic medical devices (IVDs) according to IVDR<sup>1</sup> that are placed on the market in Switzerland for the first time by manufacturers must, according to Art. 90 para. 1 IvDO<sup>2</sup> in conjunction with Art. 6 oMedDO<sup>3</sup>, be notified to Swissmedic.

The notification obligation applies only to manufacturers based in Switzerland. Swiss authorised representatives are not subject to the notification obligation according to Art. 90 IvDO.

- According to Art. 46 and Art. 47 IvDO, repackaged or relabelled devices must be notified to Swissmedic.

The notification obligation applies to persons (importers and distributors) domiciled in Switzerland.

- According to Art. 10 IvDO, IVDs that are manufactured and used in healthcare institutions (in-house IVDs) must be notified to Swissmedic.

The notification obligation applies to healthcare institutions in Switzerland before the IVDs are put into service.

For the notification of medical devices and products containing devitalised human tissue, please refer to the following websites: [Notification of medical devices \(swissmedic.ch\)](https://www.swissmedic.ch/ivdr/ivdr-10014440) and [Notification of devitalised human tissue \(swissmedic.ch\)](https://www.swissmedic.ch/ivdr/ivdr-10014440)

**2 Should in vitro diagnostic medical devices from a manufacturer in the EU/EEA be notified to Swissmedic if they are placed on the market in Switzerland?**

No. IVDs from a manufacturer in the EU or European Economic Area do not need to be notified in Switzerland, see Art. 90 para. 1 IvDO. However, the IVDs must be compliant. Where the manufacturer of an IVD is not domiciled in Switzerland, the IVD may only be placed on the market in Switzerland if it has authorised a person domiciled in Switzerland (Art. 44 para. 1 IvDO).

**3 Should in vitro diagnostic medical devices from third countries (outside the EU/EEA) be notified to Swissmedic?**

No. IVDs from a manufacturer from a third country do not need to be notified in Switzerland, see Art. 90 para. 1 IvDO. However, the IVDs must be compliant. Where the manufacturer of an IVD is not domiciled in Switzerland, its IVD may only be placed on the market in Switzerland if it has authorised a person domiciled in Switzerland (Art. 44 para. 1 IvDO).

**4 Do devices that have been placed on the market and notified according to Art. 6 para. 2 oMedDO on the basis of IVDD<sup>4</sup> need to be notified to Swissmedic again if these devices are newly placed on the market according to IVDR?**

Yes. IVDD devices that were notified to Swissmedic according to Art. 6 oMedDO and that now satisfy the requirements of IVDR must be renotified to Swissmedic.

<sup>1</sup> Regulation (EU) 2017/746 of the European Parliament and of the Council of 5 April 2017 on in vitro diagnostic medical devices and repealing Directive 98/79/EC and Commission Decision 2010/227/EU

<sup>2</sup> Ordinance of 4 May 2022 on In Vitro Diagnostic Medical Devices (SR 812.219)

<sup>3</sup> Medical Devices Ordinance of 17 October 2001 (SR 812.213)

<sup>4</sup> Directive 98/79/EC of the European Parliament and of the Council of 27 October 1998 on in vitro diagnostic medical devices

**5 Do devices that satisfy the requirements of IVDR and that were already notified as IVDR devices according to Art. 6 para. 2 oMedDO need to be notified to Swissmedic again?**

No. An in vitro diagnostic medical device that was notified as an IVDR device before 26 May 2022 does not need to be notified again according to Art. 90 para. 1 IvDO.

**6 Does a manufacturer that has already placed IVDR devices on the market before 26 May 2022, but has not yet notified these, still need to notify these devices to Swissmedic?**

Yes. If these IVDR devices continue to be marketed, the manufacturer must notify these to Swissmedic according to Art. 90 para. 1 IvDO.

**7 Can an IVDD device still be notified after 26 May 2022?**

No. After 26 May 2022, IVDD devices can no longer be notified.

**8 Can a notification of change for a notified IVDD device be submitted after 26 May 2022?**

No. Significant changes to IVDD devices are no longer possible after 26 May 2022.

**9 Does a manufacturer domiciled in Switzerland and that has already placed IVDD devices on the market need to notify a change of address?**

Yes. Swiss manufacturers must report changes of address to [notifications.devices@swissmedic.ch](mailto:notifications.devices@swissmedic.ch) unless the changed address has been registered according to Art. 48 IvDO.

**10 Does notification according to Art. 90 para. 1 IvDO satisfy the registration obligation stipulated in Art. 16 and Art. 48 IvDO?**

No. The notification according to Art. 90 para. 1 IvDO does not replace the obligation to register in vitro diagnostic medical devices in accordance with Art. 16 para. 5 IvDO (after this article enters into force) or the obligation to register in accordance with Art. 48 IvDO (registration of manufacturer, authorised representative and importer). According to Art. 90 para. 2 IvDO, in vitro diagnostic medical devices must be registered at the latest by six months after the entry into force of Art. 16 para. 5 IvDO.

**11 Do in-house IVDs that have already been notified at an earlier date according to Art. 6 para. 2<sup>bis</sup> oMedDO need to be notified to Swissmedic again if these in-house IVDs are newly put into service according to IvDO?**

Yes. In-house IVDs that were notified to Swissmedic at an earlier date according to Art. 6 para. 2<sup>bis</sup> oMedDO and that now satisfy the requirements of IvDO need to be renotified to Swissmedic according to Art. 10 IvDO.

**12 Can a healthcare institution still notify an in-house IVD according to Art. 6 para. 2<sup>bis</sup> oMedDO after 26 May 2022?**

No. After 26 May 2022, in-house IVDs can no longer be notified according to Art. 6 para. 2<sup>bis</sup> oMedDO. However, for healthcare institutions that manufacture and put into service in-house IVDs based on IvDO, the IvDO defines transitional periods relating to the fulfilment of the requirements and the notification obligation.

### 13 When do the requirements specified in Art. 9 IvDO start to apply for in-house IVDs?

According to Art. 83 IvDO, the relevant requirements apply from the following dates:

- a) the requirements set out in Art. 5 para. 5 let. b, c and e-i IVDR: from 26 May 2024
- b) the requirements set out in Art. 5 para. 5 let. d IVDR: from 26 May 2028
- c) the requirements set out in Art. 5 para. 5 let. a IVDR are applicable from 26 May 2022.

### 14 By when do in-house IVDs need to be notified to Swissmedic according to Art. 10 IvDO?

According to Art. 90 para. 3 IvDO, the notification obligation for in-house IVDs apply from the following dates:

- a) for class D in-house IVDs: from 1 July 2024
- b) for class B and C in-house IVDs: from 1 January 2025
- c) for class A in-house IVDs: from 1 July 2025

### 15 Who has access to Eudamed?

The link <https://ec.europa.eu/tools/eudamed/#/screen/home> leads to Eudamed. All entries relating to manufacturers and in vitro diagnostic medical devices in Eudamed are made by the company.

### 16 Where can a device code be obtained (EMDN/GMDN)?

The new EMDN nomenclature is issued by the European Commission:  
<https://webgate.ec.europa.eu/dyna2/emdn/>

The GMDN codes are issued by the GMDN Agency ([www.gmdnagency.org](http://www.gmdnagency.org)).

### 17 Does the device code (EMDN/GMDN) absolutely have to be stated in the notification?

Yes. The device code (EMDN or GMDN) is required for a notification according to Art. 90, Art. 46 and Art. 47 as well as Art. 10 IvDO.

### 18 How much does a notification cost?

A fee is charged (CHF 300 per notification) for all notifications according to Art. 10, Art. 46 and Art. 47 as well as Art. 90 IvDO. A fee is not charged for changes to a notification.

A notification form must be completed for each in vitro diagnostic medical device or each group of in vitro diagnostic medical devices. The respective notification form shows whether several in vitro diagnostic medical devices can be notified as a device group in a joint notification, and for which joint notifications a device list needs to be submitted.

### 19 Does a CHRN need to be applied for before a notification is submitted?

No, although economic operators must register for a CHRN within three months of placing an in vitro diagnostic medical device on the Swiss market for the first time.

The registration obligation of economic operators is processed by Swissmedic independently of the notification obligation for in vitro diagnostic medical devices. Please proceed according to the corresponding requirements and take into account any transitional periods.

## **20 How long does it take to process a notification?**

Processing a notification takes approximately one month from receipt. This assumes that the notification contains all the necessary information and documentation. However, the statutory notification obligation is fulfilled with the submission of the notification.

## **21 When must a notification of change be submitted?**

Changes only need to be notified to Swissmedic if the name or address of the economic operators, the intended purpose, qualification, classification, the details of certificates (EC certificates), the details of performance or name of the in vitro diagnostic medical device changes, or if a submitted device list changes in respect of the intended purpose, qualification, classification or name of one or more in vitro diagnostic medical devices.

*Please note that, as the supervisory authority for medical devices and in vitro diagnostic medical devices, Swissmedic does not provide any advice regarding the development, qualification, classification, registration, certification or placing on the market of medical devices or in vitro diagnostic medical devices. Please contact a private consultant directly for such advice.*