

## Fact Sheet MDR Transition Periods

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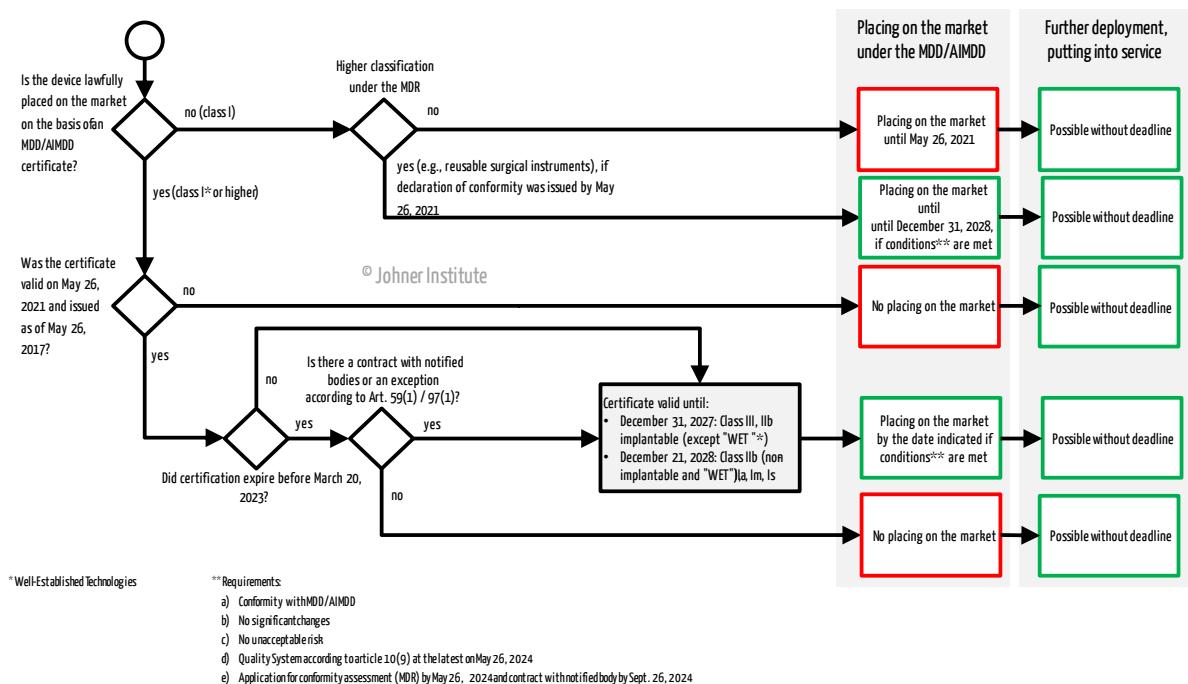
### 1. Overview

Aspect	Transition Period	Comment
MDR date of application	May 26, 2021	
Placing on the market of legacy devices	See flowchart below	
Making available of devices	There is no restriction on the "sell-off"	Since change 02/23
Putting into service devices	There is no restriction on the "sell-off"	Since change 02/23
OEM-PLM setup	The same transition periods apply to these devices.	As of May 26, 2021, the PLM must have the technical documentation in order to meet the MDR requirements for post-market surveillance and vigilance.
Person Responsible for Regulatory Compliance	See below	Restrictions regarding EUDAMED
Post-Market Surveillance	May 26, 2021	Restrictions regarding EUDAMED
Vigilance	May 26, 2021	Restrictions regarding EUDAMED
Quality System	For new devices May 26, 2021  For legacy devices May 26, 2024	For devices already placed on the market, conformity with annex IX is not required during the transition period.  Conformity with article 10 is required by May 2024 at the latest
UDI	See tab. below	
Clinical investigations	May 26, 2021	Inspections that have been started may be continued, but new reporting requirements apply.

Article 10 of the MDR does not apply to devices benefiting from the transition period. Explicitly excluded from this are the above-mentioned requirements, including those for post-market surveillance and vigilance. In addition, the requirements of the article for the quality system must be fulfilled as of May 2024.

## 2. Placing on the market, making available and putting into service

The length of time that manufacturers may continue to place their legacy devices on the market, make them available and (allow them to be) put into service depends, among other things, on the class of the devices and the validity of possible certificates.



### 3. EUDAMED inclusive registration

The same applies to legacy products and new devices:

<b>Time</b>	<b>Duties</b>
Up to 6 months after publication that EUDAMED is fully functional	–
6-24 months after publication	All EUDAMED obligations except product registration according to article 29 (4) MDR and registration of certificates by notified bodies according to article 56 (5) MDR
From 24 months after publication	Full obligations including product registration and registration of certificates by notified bodies

### 4. UDI

The time at which the UDI carrier must be applied depends on the class of the device:

<b>Class</b>	<b>Time</b>
I	May 26, 2025
IIa	May 26, 2023
IIb	May 26, 2023
III and implantable devices	May 26, 2021

For reusable devices where the UDI carrier is to be placed on the device itself, the MDR grants two additional years.

## Contact

The Johner Institute supports manufacturers in the transition to MDR:

- Consulting: An overview of possible forms of support can be found at <https://www.johner-institute.com/>.

This advice includes:

- o Reviewing documentation for MDR compliance
- o Improving documentation
- o Advice on regulatory strategy
- [Medical Device University \(MDU\)](#): Over 250 video trainings show how to quickly place medical devices on the market in compliance with the law. A series originally developed for notified bodies provides tips on how to audit devices and organizations for MDR compliance.
- Templates: The MDU contains well over 100 templates for product files and quality systems.
- [Post-Market Radar](#): Automated information processing to always meet MDR requirements for post-market surveillance.

Would you like support? Do you have questions about the transition to MDR? The Johner Institute team is looking forward to [hearing from you!](#)