

(4) the risks of other reasonably available information, in particular in the public space, being used to identify a person directly or indirectly; and

(5) the measures required to re-identify the persons, taking into account the efforts, resources and expertise required to implement those measures.

**8.** A body must periodically assess the information it has anonymized to ensure that it remains anonymized. For that purpose, the body must update the latest re-identification risk analysis it conducted. The update must consider, in particular, technological advancements that may contribute to the re-identification of a person.

The results of the analysis update must be consistent with the second paragraph of section 7. If they are not, the information is no longer considered anonymized.

For the purposes of the first paragraph, the intervals at which a body must conduct information assessments are determined according to the residual risks identified in the latest re-identification risk analysis conducted by the body and the elements provided in the third paragraph of section 7.

**9.** A body that anonymizes personal information must record the following information in a register:

(1) a description of the personal information that has been anonymized;

(2) the purposes for which the body intends to use anonymized information;

(3) the anonymization techniques used and the protection and security measures established in accordance with section 6; and

(4) the date on which the re-identification risk analysis conducted in accordance with section 7 was completed and, as the case may be, the date on which the update of the analysis conducted in accordance with section 8 was completed.

### DIVISION III FINAL

**10.** This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*, except section 9 which comes into force on 1 January 2025.

106829

## M.O., 2024

### Order 2024-09 of the Minister of Finance dated 29 April 2024

Act respecting the Institut de la statistique du Québec (chapter I-13.011)

Regulation respecting the communication of designated information for research purposes

THE MINISTER OF FINANCE,

CONSIDERING paragraph 4 of section 13.8 of the Act respecting the Institut de la statistique du Québec (chapter I-13.011), which provides that the Minister may determine by regulation any other document that must be submitted with the communication request provided for in section 13.7 of the Act;

CONSIDERING that in accordance with sections 10 and 11 of the Regulations Act (chapter R-18.1), a draft Regulation respecting the communication of designated information for research purposes was published in Part 2 of the *Gazette officielle du Québec* of 31 January 2024 with a notice that it could be made by the Minister on the expiry of 45 days following that publication;

CONSIDERING that it is expedient to make the Regulation respecting the communication of designated information for research purposes without amendment;

ORDERS AS FOLLOWS:

The Regulation respecting the communication of designated information for research purposes, attached to this Order, is hereby made.

Québec, 29 April 2024

ERIC GIRARD  
*Minister of Finance*

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## Regulation respecting the communication of designated information for research purposes

Act respecting the Institut de la statistique du Québec (chapter I-13.011, s. 13.8, par. 4)

### DIVISION I

DOCUMENT TO BE FILED TO OBTAIN THE COMMUNICATION OF DESIGNATED INFORMATION

**1.** To obtain from the Institut de la statistique du Québec the communication of designated information for research purposes, a researcher attached to a public body by a contract of employment must submit with their request a document, issued by the most senior officer of the public body to which the researcher is attached or by a person with management responsibilities who reports directly to the most senior officer, authorizing the researcher to

(1) make a request to the Institut for the communication of designated information as part of the researcher's research activities; and

(2) enter into the communication agreement provided for in section 13.9 of the Act respecting the Institut de la statistique du Québec with the Institut.

**2.** This Regulation comes into force on (*insert the date occurring 15 days after the date of its publication in the Gazette officielle du Québec*).

106827

**M.O., 2024**

**Order 5206 of the Minister of Justice dated 30 April 2024**

Act respecting the Ministère de la Justice (chapter M-19)

Extension of the measures for ensuring the proper administration of justice following the fire at the Roberval courthouse

THE MINISTER OF JUSTICE,

CONSIDERING section 5.1 of the Act respecting the Ministère de la Justice (chapter M-19), which provides that in a situation where it is impossible in fact to comply with the rules of the Code of Civil Procedure (chapter C-25.01) or of the Code of penal procedure (chapter C-25.1), the

Minister of Justice may, if necessary for the proper administration of justice, amend any rule of procedure, introduce a new one or provide for any other measure;

CONSIDERING that section 5.1 of the Act provides that such measures are to be published in the *Gazette officielle du Québec* and may take effect on the date on which the situation occurs or on any later date specified in the measures, and that they are applicable for the period determined by the Minister of Justice, which may not exceed one year after the end of the situation;

CONSIDERING that section 5.1 of the Act provides that the Minister of Justice may, each year for five years, extend the period before it expires, if necessary for the proper administration of justice;

CONSIDERING that section 5.1 of the Act provides that before extending the measures, the Minister must take into consideration their effects on the rights of individuals and obtain the agreement of the Chief Justice of Québec and the Chief Justice of the Superior Court or the Chief Judge of the Court of Québec, according to their jurisdiction, and that the Minister must also take into consideration the opinion of the Barreau du Québec and, if applicable, of the Chambre des notaires du Québec or the Chambre des huissiers de justice du Québec;

CONSIDERING section 12 of the Regulations Act (chapter R-18.1), which provides that a proposed regulation may be made without having been published as provided for in section 8 of that Act, if the authority making it is of the opinion that a reason provided for in the Act under which the proposed regulation may be made warrants it;

CONSIDERING section 13 of that Act, which provides that the reason justifying the absence of prior publication must be published with the regulation;

CONSIDERING section 27 of that Act, which provides that a regulation may take effect before the date of its publication in the *Gazette officielle du Québec* where the Act under which it is made or approved expressly provides therefor;

CONSIDERING Order 4477 of the Minister of Justice dated 12 May 2021, which provides for measures for ensuring the proper administration of justice following the fire at the Roberval courthouse on 8 May 2021;

CONSIDERING that the effective period of the measures provided for in that Order was extended to 11 May 2023 by Order 4740 of the Minister of Justice dated 11 May 2022, and further extended to 11 May 2024 by Order 4990 of the Minister of Justice dated 26 April 2023;