FR-France: Conditions for Authorising the Encrypting of Telecommunications

The Act of 26 July 1996 reorganised the regulations on telecommunications in France; its purpose, specifically, is to bring the sector into line with European law. The Act includes provisions concerning encrypting. An implementing decree concerning the 1996 Act, dated 24 February 1998, has now defined the conditions for making declarations and granting authorisations in respect of encrypting means and services. Encrypting makes it possible to scramble the signal transmitted by a means of telecommunication and make it accessible only to persons with a decoder. The decree of 24 February 1998 sets up three legal systems for encrypting:

- no preliminary formalities required for encrypting services which do not ensure confidentiality functions;
- a system of declaration for the supply, import and export of a means of encrypting or a service which does not ensure confidentiality functions but which, unlike the first system, could do so (subject to the free circulation of services within the European economic area);
- a system of authorisation for other encrypting means and services.


Bertrand Delcros
Légipresse

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