

LAW 25:

An Act to modernize legislative provisions as regards the protection of personal information

- > Is your organization prepared?
- Complying with Law 25 in 5 steps with Fasken



What is Law 25?

It is **one of the largest privacy reforms in Québec** and it involves a wave of change for the rest of Canada:

- Greater responsibilities for organizations
- Greater rights for individuals
- > Greater powers for the Commission d'accès à l'information

Key changes will be effective starting September 22, 2023



Law 25 introduces penalties of \$25 million or 4% of turnover as well as monetary administrative penalties, and increases litigation risk.



It's intended for private companies of all sizes, Crown corporations and public bodies.



Legislation applies regardless of the amount or sensitivity of the information.



Every organization holds personal information about its clients and employees.



There is no need to have an establishment in Québec; extraterritorial reach similar to the European GDPR.





Protection of Personal Information (Law 25): Your Customized Solution

5 simple steps, **1** personalized solution

Fasken offers a **turnkey service** tailored to your needs.

You will be accompanied by lawyers specialized in **cybersecurity** and the **protection of personal information**.

10+

100+

lawyers

in Québec to help you comply

businesses and organizations

supported in achieving compliance since September 2021





1. Analyze

your situation and position under Law 25



Legislative Provisions



Determine the applicable legislative provisions



Governance



Identify key stakeholders and develop your governance structure

4

Gap Analysis



Draft a report outlining deficiencies in your current practices and documents, and prioritize strategic recommendations

Inventory



3

Conduct an inventory of the personal information you process

5

Remediation Plan

NA I	

Build an action plan to address the identified gaps





2. Draft

and implement your practices and policies



Incident Response



Develop an incident response plan and test your tabletop workshop abilities

Internal Governance



2

Create and/or review policies, guidelines and governance processes as needed

Consent



3

Create external templates, consent and policies for your collection points

Contracts



4

Review your contracts and provide you with contract negotiation tools

5

0-0-0

Determine applicable retention periods and methods of destruction

> FASKEN Own tomorrow

Retention Schedule



3. Train

your teams and leaders

Management and Board of Directors



1

Train the Audit Committee, Executive Committee and Board of Directors on risks and stakeholder responsibilities

Privacy Officer



2

Train privacy officers on their role and responsibilities

Employees



3

Train your employees with practical case studies tailored to your reality and business goals



Privacy Impact Assessment (PIA)



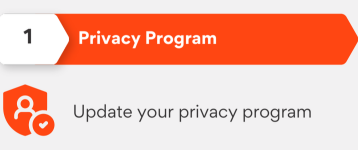
Support you in detecting, analyzing and resolving the risks linked to all your projects involving the processing of personal information. Guide you in completing PIAs





4. Stay up to date

and compliant with privacy requirements



Monitoring



2

Implement monitoring mechanisms and legislative monitoring services





5. Representing you

1

Ongoing guidance before, during and after compliance

Requests for access, verification or deletion



De-indexing requests



Complaints, inspections, investigations and sanctions



5

Assisting in privacy and cybersecurity incidents



Take the next step

Learn more about Fasken's implementation milestones and solutions to ensure you're ready.

Check out our publications and resources on Law 25.

Contact our team for support in achieving compliance from coast-to-coast.



Antoine Aylwin Partner Co-Leader, Privacy and Cybersecurity

+1 514 397 5123 aaylwin@fasken.com



<u>Kateri-Anne Grenier</u> Partner

+1 418 640 2040 kgrenier@fasken.com



<u>Jocelyn Auger</u> Partner

+1 514 397 7694 jauger@fasken.com



in Canada to help you comply

