

ANSSI / CERT-FR INQUIRY

This document contains an excerpt of the message sent on May 31, 2024 to <u>ANSSI</u> (Agence nationale de la sécurité des systèmes d'information) and <u>CERT-FR</u> constituting French cybersecurity agencies. Due to no response beside an automatic one, a follow up message was sent on Jun 05, 2024.

- 1) Do French companies (such as public ones and/or with French GOV as a shareholder) have obligation to inform:
 - a) its customers
 - b) shareholders

about security issues present in its products and/or services?

- 2) Would not fulfilling 1) be violating any French / EU laws or regulations ?
- 3) Do French companies (such as public ones and/or with French GOV as a shareholder) have obligation to fix security issues affecting its products and/or services ?
- 4) Would not fulfilling 3) be violating any French $\!\!\!/$ EU laws or regulations ?



- 5) Do French companies (such as public ones and/or with French GOV as a shareholder) have obligation to communicate to the public the presence and fixes for security issues affecting its products and/or services ?
- 6) Would not fulfilling 5) be violating any French / EU laws or regulations ?
- 7) Do French companies (such as public ones and/or with French GOV as a shareholder) have obligation to inform ANSSI or CERT-FR about most serious security vulnerabilities (such as remote ones or with the potential to impact the privacy and/or national security) ?
- 8) Would not fulfilling 7) be violating any French / EU laws or regulations ?