

## Decree No of

NOR: [...]

**Parties concerned:** municipalities and public inter-municipal cooperation bodies in areas in which a declaration procedure giving rise to the registration of furnished tourist accommodation is implemented; intermediaries for the rental of furnished tourist accommodation, especially those operating digital platforms for furnished rental; lessors of furnished tourist accommodation.

**Purpose:** the Decree lays down the procedures for implementing the system according to which a single public body makes available to municipalities and public of inter-municipal cooperation bodies that request it and have implemented a registration procedure, the activity data of furnished tourist accommodation, transmitted by intermediaries for the rental of furnished accommodation. The Decree thus designates the single public body and determines the nature of the data transmitted and its retention period. It lays down the frequency and technical modalities of data transmission and defines the conditions under which, and the maximum duration for which, the data managed by the single body shall be aggregated and made publicly available. The Decree also establishes a form of personal data processing known as ‘API for furnished accommodation units’, enabling, in particular, municipalities and public inter-municipal cooperation bodies to have access to the activity data of furnished tourist accommodation. It defines the purposes of this processing, the categories and retention period of the recorded data, and the modalities for its implementation.

**Entry into force:** *the text shall enter into force on the day following its publication.*

**Application:** this Decree is adopted in accordance with Article 43 of Law No 2024-449 of 21 May 2024 on securing and regulating the digital space.

***The Prime Minister,***

Acting on the report of the Minister for Economic Affairs, Finance, and Industrial and Digital Sovereignty,

Having regard to Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC;

Having regard to Regulation (EU) 2024/1028 of the European Parliament and of the Council of 11 April 2024 on data collection and sharing relating to short-term accommodation rental services and amending Regulation (EU) 2018/1724;

Having regard to Directive (EU) 2015/1535 of the European Parliament and of the Council of 9 September 2015 laying down a procedure for the provision of information in the field of technical regulations and of rules on Information Society services;

Having regard to Commission Recommendation 2003/361/EC of 6 May 2003 concerning the definition of micro, small and medium-sized enterprises;

Having regard to the Construction and Housing Code, in particular Articles L631 et seq. thereof;

Having regard to the Tourism Code, in particular Articles L324-1-1 and L324-2-1 thereof;

Having regard to Law No 78-17 of 6 January 1978 on data processing, files and civil liberties, as amended;

Having regard to Law No 89-462 of 6 July 1989 on the improvement of tenancy relations and amending Law No 86-1290 of 23 December 1986, in particular Article 2 thereof;

Having regard to Law No 2024-449 of 21 May 2024 on securing and regulating the digital space, in particular Article 43 thereof;

Having regard to Law No 2024-1039 of 19 November 2024 on strengthening the tools for regulating furnished tourist accommodation at local level, in particular Article 4 thereof;

Having regard to the opinion of the French Data Protection Authority of XXX;

Having regard to the opinion of the National Council for the Evaluation of Standards of XXX;

Having regard to notification XXX addressed to the European Commission on XXX;

Having heard the Council of State (Finance Section),

## **Hereby decrees:**

### **Article 1**

Article D324-1-3 of the Tourism Code is amended as follows:

1. In the first paragraph, the words ‘of point I’ are deleted;
2. In the second paragraph, the words ‘of point I’ are deleted.

### **Article 2**

Article R324-1-4 of the same Code is repealed.

### **Article 3**

In the first paragraph of Article R324-1-6 of the same Code, the words ‘for commercial use’ are replaced by the words ‘that is not for residential use, within the meaning of Article L631-7 of the Construction and Housing Code,’.

### **Article 4**

In the first paragraph of Article R324-1-7 of the same Code, the words ‘for commercial use’ are replaced by the words ‘that is not for residential use, within the meaning of Article L631-7 of the Construction and Housing Code,’.

### **Article 5**

Article R324-2 of the same Code is amended as follows:

1. In point I:

a) The words ‘may submit at most one request for information per calendar year to the party referred to in point I of Article L324-2-1’ are replaced by the words ‘and, where applicable, the public inter-municipal cooperation body to which that municipality belongs, shall have access, at their request, to the single public body referred to in the first paragraph of point II of Article L324-2-1, to the data made available by that body and’;

b) After the words ‘current year’, the words ‘pertaining to’ are added.

2. Point II is replaced by the following provisions:

‘II. – For each furnished tourist accommodation unit located in the territory of the municipality or of the public inter-municipal cooperation body concerned, the data referred to in point I shall relate to:

- the declaration number of the furnished tourist accommodation unit obtained in accordance with the provisions of point III of Article L324-1-1;

- the web address of the rental advertisement(s);

- the exact address of the furnished tourist accommodation unit;

- the number of days during which this furnished tourist accommodation unit was rented out through the parties referred to in point I of Article L324-2-1 for the current year and for the previous year, with details of the number of days for each of those parties and for, depending on the duration of the period referred to in point III of Article R324-2-1, each month or quarter of the current year and the previous year;

- the number of guests to whom the furnished tourist accommodation unit was rented out per night, with details of each of the parties referred to in point I of Article L. 324-2-1 and for,

depending on the length of the period referred to in point III of Article R324-2-1, each month or quarter of the current year and the previous year, and the country of residence of those guests.

III. – If this data has been transmitted to the single public body referred to in the first paragraph of point II of Article L324-2-1, the municipality and, where applicable, the public inter-municipal cooperation body to which that municipality belongs, may also have access to following data for each furnished tourist accommodation unit situated in their territory:

- any characterisation by the municipality of the validity of the declaration number of the furnished tourist accommodation unit obtained pursuant to the provisions of point III of Article L324-1-1, or any characterisation of the current status of the activity of renting out the furnished tourist accommodation unit;

- the tax identifier of the premises;

- whether or not the furnished tourist accommodation unit is the lessor's primary residence within the meaning of Article 2 of Law No 89-462 of 6 July 1989 on the improvement of tenancy relations and amending Law No 86-1290 of 23 December 1986;

- whether or not the furnished accommodation unit is rented out as part of a professional activity;

- confirmation that the accommodation is accessible to persons with disabilities;

- the number of rooms in the furnished accommodation unit;

- the number of beds in the furnished accommodation unit;

- the level of classification of the furnished tourist accommodation unit, or any other quality recognition thereof;

- the date of the classification decision;

- if the lessor is a natural person, their surname and forename;

- if the lessor is a legal entity, its company name and the name of at least one of its legal representatives;

- the lessor's SIRET (company register) number;

- the lessor's address;

- the lessor's email address;

- whether or not the declarant is the lessor of the furnished accommodation unit;

- if the declarant is not the lessor and the declarant is a natural person, the declarant's surname and forename;

- if the declarant is not the lessor and the declarant is a legal entity, the declarant's company name;
- if the declarant is not the lessor, the declarant's SIRET number;
- if the declarant is not the lessor, the declarant's address;
- if the declarant is not the lessor, the declarant's email address.'

## **Article 6**

Article R324-3 of the same Code is replaced by six Articles: Articles 324-2-1, R324-2-2 , R324-2-3, R324-2-4, R324-2-5 and R324-2-6, worded as follows:

'Article R324-2-1. - I. – At the latest one month after the end of the period provided for in point III, the party referred to in point I of Article L324-2-1 shall transmit, by electronic means and in accordance with the frequency provided for in point II, to the single public body referred to in the first paragraph of point II of Article L324-2-1, for each furnished tourist accommodation unit located in the territory of a municipality that has requested access to the data made available by that body and that has been the subject of at least one rental through the party referred to in point I of Article L324-2-1 during the period referred to in point III, including if that furnished tourist accommodation unit is no longer available for rental on the date of transmission, the following data relating to the period referred to in point III:

- the declaration number of the furnished tourist accommodation unit obtained in accordance with the provisions of point III of Article L324-1-1;
- the web address of the rental advertisement(s);
- the exact address of the furnished tourist accommodation unit;
- the number of days during which the furnished tourist accommodation unit was rented through the party referred to in point I of Article L324-2-1 for, depending on the duration of the period referred to in point III of this Article, the previous month or quarter;
- the number of guests to whom this furnished tourist accommodation unit was rented out per night for, depending on the duration of the period referred to in point III of this Article, the previous month or quarter, and the country of residence of those guests.

If the party referred to in point I of Article L324-2-1 is aware of the following data, they may also transmit it for each furnished tourist accommodation unit that has been the subject of at least one rental through its intermediary during the period referred to in point III, including if this furnished tourist accommodation unit is no longer available for rental on the date of transmission:

- if the lessor is a natural person, their surname and forename;
- if the lessor is a legal entity, its company name and the name of at least one of its legal representatives;

- the lessor's SIRET (company register) number;
- the lessor's address;
- the lessor's email address;
- whether or not the furnished accommodation unit is the lessor's primary residence within the meaning of Article 2 of Law No 89-462 of 6 July 1989 on the improvement of tenancy relations and amending Law No 86-1290 of 23 December 1986;
- confirmation that the furnished accommodation unit is accessible to persons with disabilities;
- whether or not the furnished accommodation unit is rented out as part of a professional activity.

II. - The frequency of the transmission referred to in point I shall be:

- quarterly for the parties referred to in point I of Article L324-2-1 that fall into the categories of microenterprises or small enterprises within the meaning of Commission Recommendation 2003/361/EC of 6 May 2003 concerning the definition of micro, small and medium-sized enterprises and that did not reach, in the quarter preceding the transmission, a monthly average of at least 4 250 listings, within the meaning of Article 3 of Regulation (EU) 2024/1028 of the European Parliament and of the Council of 11 April 2024 on data collection and sharing relating to short-term accommodation rental services and amending Regulation (EU) 2018/1724;
- monthly for the parties referred to in point I of Article L324-2-1 that do not fall within the scope of the preceding paragraph.

III. – The duration of the period referred to in point I shall be:

- three months for the parties referred to in the second paragraph of point II;
- one month for the parties referred to in the third paragraph of point II.

IV. – Where the party referred to in point I of Article L324-2-1 transmits for the first time data concerning furnished tourist accommodation units located in a particular municipality, they shall provide, instead of the data referred to in the fifth and sixth paragraphs of point I, the following data:

- the number of days during which this furnished tourist accommodation unit was through the party referred to in point I of Article L324-2-1 in the current year and the previous year or, if the duration of this period is shorter, in the period since the implementation by the municipality concerned of the registration procedure referred to in point III of Article L324-1-1, with details of the number of days for, depending on the duration of the period referred to in point III of this Article, each month or quarter of the current year and the previous year or, where applicable, each month or quarter of the period since the implementation by the municipality concerned of the registration procedure referred to in point III of Article L324-1-1;

- the number of guests to whom this furnished tourist accommodation unit was rented out per night for, depending on the duration of the period referred to in point III of this Article, each month or quarter of the current year and the previous year or, if the duration of this period is shorter, for the period since the implementation by the municipality concerned of the registration procedure referred to in point III of Article L324-1-1, and the country of residence of the guests.

V. – The data referred to in this Article shall be kept by the single public body referred to in the first paragraph of point II of Article L324-2-1 for a period of one year longer than the period necessary for that body to fulfil the disclosure obligation laid down in point II of Article R324-2-5.

In the event of a dispute, the period referred to in the first paragraph of this point shall be extended, where appropriate, until a final legal ruling has been handed down.

Article R324-2-2. – The single public body referred to in the first paragraph of point II of Article L324-2-1 is the Directorate-General for Enterprises.

Article R324-2-3. - I. – The municipality that has implemented the registration procedure referred to in point III of Article L324-1-1 or, where applicable, the public inter-municipal cooperation body to which that municipality belongs, that for the first time requests access to the data made available by the single public body referred to in the first paragraph of point II of Article L324-2-1, shall transmit to that body:

- if the request concerns a municipality referred to in the first paragraph of Article L631-7 of the Construction and Housing Code in its version prior to its amendment by Law No 2024-1039 of 19 November 2024 on strengthening the tools for regulating furnished tourist accommodation at local level, the ruling referred to in point III of Article L324-1-1;

- if the request concerns a municipality referred to in the first paragraph of Article L631-7 of the Construction and Housing Code, as amended by Law No 2024-1039 of 19 November 2024, the decision of the deliberative body referred to in the first paragraph of Article L631-7 of the Construction and Housing Code, as amended by Law No 2024-1039 of 19 November 2024, and the ruling referred to in point III of Article L324-1-1;

- if the request concerns a municipality referred to in Article L631-9 of the Construction and Housing Code in its version prior to its amendment by Law No 2024-1039 of 19 November 2024, the decision of the administrative authority or the ruling referred to in Article L631-9 of the Construction and Housing Code in its version prior to its amendment by Law No 2024-1039 of 19 November 2024, and the ruling referred to in point III of Article L324-1-1;

- if the request concerns a municipality referred to in Article L631-9 of the Construction and Housing Code, as amended by Law No 2024-1039 of 19 November 2024, the ruling referred to in Article L631-9 of the Construction and Housing Code, as amended by Law No 2024-1039 of 19 November 2024, and the ruling referred to in point III of Article L324-1-1;

- where applicable, the ruling referred to in the second paragraph of point IV of Article L324-1-1, with an indication of the maximum number of rental days determined by that ruling.

II. – The municipality or public inter-municipal cooperation body referred to in point I shall inform the single public body referred to in the first paragraph of point II of Article L324-2-1 within one month of any changes in the decisions, rulings or information referred to in point I.

Article R324-2-4. - I. – The municipality that has implemented the registration procedure referred to in point III of Article L324-1-1 or, where applicable, the public inter-municipal cooperation body to which that municipality belongs, that has access to the data made available by the single public body referred to in the first paragraph of point II of Article L324-2-1, may transmit to that body the list of declaration numbers issued by the municipality, as well as the information transmitted by the declarants for the purpose of the declarations made pursuant to point III of Article L324-1-1.

For each declaration number, this information may relate to:

1. for the furnished tourist accommodation unit:

- the declaration number obtained pursuant to point III of Article L324-1-1;

- any characterisation by the municipality of the validity of that declaration number or of the current status of the activity of renting out the furnished tourist accommodation unit;

- whether or not the furnished accommodation unit is the lessor's primary residence within the meaning of Article 2 of Law No 89-462 of 6 July 1989 on the improvement of tenancy relations and amending Law No 86-1290 of 23 December 1986;

- whether or not the furnished accommodation unit is rented out as part of a professional activity;

- the tax identifier of the premises;

- the address of the furnished accommodation unit;

- the number of rooms in the furnished accommodation unit;

- the number of beds in the furnished accommodation unit;

- the level of classification of the furnished tourist accommodation unit, or any other quality recognition thereof;

- the date of the classification decision;

2. for the declarant or the lessor:

- if the declarant is a natural person, their surname and forename;

- if the declarant is a legal entity, its company name;

- the declarant's SIRET (company register) number;

- the declarant's email address;

- the declarant's address;
- whether or not the declarant is the lessor of the furnished accommodation unit;
- if the lessor is not the declarant and the lessor is a natural person, the lessor's surname and forename;
- if the lessor is not the declarant and the lessor is a legal entity, the lessor's company name;
- if the lessor is not the declarant, the lessor's SIRET number;
- if the lessor is not the declarant, the lessor's email address;
- if the lessor is not the declarant, the lessor's address.

II. – The municipality or public inter-municipal cooperation body may update the list and the information referred to in point I at a frequency to be determined by it.

III. – For each declaration number, the information referred to in point I shall be kept by the single public body referred to in the first paragraph of point II of Article L324-2-1 for a period of one year after the declaration number ceases to be valid. In the event of a dispute, the period referred to in the first paragraph of this point shall be extended, where appropriate, until a final legal ruling has been handed down.

Article R324-2-5. - I. – The single public body referred to in the first paragraph of point II of Article L324-2-1 shall make available to the public, free of charge, the regularly updated list of municipalities or public inter-municipal cooperation bodies that have requested access to activity data made available by that single public body pursuant to the provisions of the first paragraph of point II of Article L324-2-1, indicating the dates from which each municipality or public inter-municipal cooperation body concerned has, firstly, implemented the registration procedure referred to in point III of Article L324-1-1 and, secondly, requested access to activity data.

II. – On the basis of the information transmitted by the parties referred to in point I of Article L324-2-1 and by the municipalities and inter-municipal cooperation bodies referred to in point II of Article L324-2-1, the single public body referred to in the first paragraph of point II of Article L324-2-1 shall make available to the public, in electronic form, the following data, for the current year and the previous three years, for each department or each region or for a set of departments or a set of regions:

- the number of days during which the furnished tourist accommodation units in the geographical area concerned were rented out in the period concerned through the parties referred to in point I of Article L324-2-1;
- the number of furnished tourist accommodation unit in the geographical area concerned that were rented out in the period concerned through the parties referred to in point I of Article L324-2-1;

- the number of municipalities in the geographical area concerned in whose territory furnished tourist accommodation units were the subject of, during the period concerned, at least one rental through the parties referred to in point I of Article L324-2-1;

- the number of furnished tourist accommodation units in the geographical area concerned that were the respective lessor's primary residence within the meaning of Article 2 of Law No 89-462 of 6 July 1989 on the improvement of tenancy relations and amending Law No 86-1290 of 23 December 1986, and that were the subject, during the period concerned, of at least one rental through the parties referred to in point I of Article L324-2-1;

- the number of furnished tourist accommodation units in the geographical area concerned that were not the respective lessor's primary residence within the meaning of Article 2 of Law No 89-462 of 6 July 1989 on the improvement of tenancy relations and amending Law No 86-1290 of 23 December 1986, and that were the subject, during the period concerned, of at least one rental through the parties referred to in point I of Article L324-2.

Article R324-2-6. - An order of the minister responsible for tourism may specify the format of the data and information referred to in Articles R324-2, R324-2-1 and R324-2-4 and the format of the transmissions provided for in Articles R324-2-1 and R324-2-4.'

## **Article 7**

After Article R324-3 of the same Code, seven Articles are inserted – Articles D324-2-7, D324-2-8, D324-2-9, D324-2-10, D324-2-11, D324-2-12 and D324-2-13 – and are worded as follows:

'Article D324-2-7. - A form of personal data processing known as 'API for furnished accommodation units' shall be created, whose aim is to enable the implementation of the provisions of point II of Article L324-2-1.

The single public body referred to in the first paragraph of point II of Article L324-2 shall be the controller, within the meaning of Article 4(7) of Regulation (EU) 2016/679 of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC.

Article D324-2-8. – The purpose of the processing referred to in Article D324-2-7 is:

1. For the municipalities and public inter-municipal cooperation bodies referred to in point II of Article L324-2-1:

a) To access to the data and information referred to in Article R324-2, in detailed and aggregated form, in particular in order to enable them to guide public policy on tourism and housing;

b) To transmit to the single public body referred to in the first paragraph of point II of Article L324-2 the data and information referred to in Article R324-2-4;

c) To identify furnished accommodation units declared as the lessor's primary residence that have been rented out for more than 120 days or more than the maximum number of days

established in accordance with the second paragraph of point IV of Article L324-1-1 during one calendar year, in particular in order to enable them to monitor compliance with the obligations laid down in Article L324-1-1;

2. For the parties referred to in point I of Article L324-2-1, the transmissions provided for in Article R324-2-1;

3. For the government services responsible for tourism and housing, to access the data and information referred to in subparagraph 1 for the purpose of developing public policy on tourism and housing;

4. For the public, to access the list and the data referred to in Article R324-2-5.

Article D324-2-9. - The following personal data and information may be recorded during the processing referred to in Article D324-2-7, to the extent strictly necessary to fulfil the purposes referred to in Article D324-2-8:

1. For furnished tourist accommodation units:

- the declaration number of the furnished tourist accommodation unit obtained in accordance with the provisions of point III of Article L324-1-1;

- any characterisation by the municipality of the validity of that declaration number or of the current status of the activity of renting out the furnished tourist accommodation unit;

- the web address of the rental advertisement(s);

- whether or not the furnished accommodation unit is the lessor's primary residence within the meaning of Article 2 of Law No 89-462 on the improvement of tenancy relations and amending Law No 86-1290 of 23 December 1986;

- whether or not the furnished accommodation unit is rented out as part of a professional activity;

- confirmation that the accommodation is accessible to persons with disabilities;

- the tax identifier of the premises;

- the exact address of the furnished tourist accommodation unit;

- the number of rooms in the furnished accommodation unit;

- the number of beds in the furnished accommodation unit;

- the level of classification of the furnished tourist accommodation unit, or any other quality recognition thereof;

- the date of the classification decision;

- the number of days during which the furnished tourist accommodation unit was rented out through the parties referred to in point I of Article L324-2-1 in the current year and the previous year, with details of the number of days for each of those parties and for, depending on the duration of the period referred to in point III of Article R324-2-1, each month or quarter of the current year and the previous year;

- the number of guests to whom the furnished tourist accommodation unit was rented out per night, with details for each of the parties referred to in point I of Article L324-2-1 and for, depending on the duration of the period referred to in point III of Article R324-2-1, each month or quarter of the current year and the previous year, and the country of residence of those guests;

## 2. For declarants and lessors:

- if the declarant is a natural person, their surname and forename;
- if the declarant is a legal entity, its company name;
- the declarant's SIRET (company register) number;
- the declarant's address;
- the declarant's email address;
- whether or not the declarant is the lessor of the furnished accommodation unit;
- if the lessor is not the declarant and the lessor is a natural person, the lessor's surname and forename;
- if the lessor is not the declarant and the lessor is a legal entity, the name of at least one of the lessor's legal representatives;

- if the lessor is not the declarant, the lessor's SIRET number;
- if the lessor is not the declarant, the lessor's address;
- if the lessor is not the declarant, the lessor's email address;

## 3. For the parties referred to in point I of Article L324-2-1:

a) The name of company name of the party;

b) The identity and contact details of the party's representative(s):

- surname and forename;
- email address;
- telephone number;
- position;

- login credentials;

- password;

4. For the municipalities or public inter-municipal cooperation bodies referred to in point II of Article L324-2-1:

- a) the name of the municipality or of the public inter-municipal cooperation body;

- b) The rulings, decisions and information referred to in Article R324-2-3;

c) The identity and contact data of the representative(s) of the municipality or of the public inter-municipal cooperation body:

- surname and forename;

- email address;

- telephone number;

- position;

- login credentials;

- password;

5. For the single public body referred to in the first paragraph of point II of Article L324-2-1, the identity and contact details of the duly authorised official(s) of that body:

- surname and forename;

- email address;

- telephone number;

- position;

- login credentials;

- password;

6. For the government services referred to in Article D324-2-8(3), the identity and contact details of the duly authorised official(s) of the service:

- surname and forename;

- email address;

- telephone number;

- position;
- login credentials;
- password;

7. For connection data: the surname and forename of the user, the IP address, the date and time of connection, the place of connection and the nature of the processing.

Article D324-2-10. - The following shall be authorised to consult or record the data or information relating to the processing referred to in Article D324-2-7 on the basis of their respective responsibilities, on a need-to-know basis and for the purposes referred to in Article D324-2-8:

1. Officials of municipalities or public inter-municipal cooperation bodies duly appointed and authorised by the mayor or by the president of the competent public inter-municipal cooperation body;

2. As regards the data and information transmitted by each of the parties referred to in point I of Article L324-2-1, the representatives of each of those parties designated for that purpose;

3. Officials of the single public body referred to in the first paragraph of point II of Article L324-2-1, duly authorised by the director of that body;

4. Officials of the government services responsible for tourism and housing who are duly authorised by the head of the service.

Article D324-2-11. - Persons whose data is processed shall be informed in accordance with Articles 13 and 14 of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016, on the website of the single public body referred to in the first paragraph of point II of Article L324-2-1.

The right of access, the right to rectification and the right to restriction of processing, as provided for in Articles 15, 16 and 18 respectively of the same Regulation, shall be ensured by the single public body referred to in the first paragraph of point II of Article L324-2-1.

The rights to erasure and data portability and the right to object, as provided for in Articles 17, 20 and 21 respectively of the same Regulation, shall not apply to this processing.

Article D324-2-12. - Any operation relating to the processing referred to in Article D324-2-7 shall be recorded, including the identification of the user of the service and the date, time and nature of the operation. This information shall be kept for a period of six months. In the event of a dispute, that period shall be extended, where appropriate, until a final legal ruling has been handed down.

Article D324-2-13. - The personal data and the information recorded as part of the processing mentioned in Article D324-2-7 shall be kept:

- for the data and information referred to in subparagraphs 1 and 2 of Article D324-2-9, for the periods laid down in point V of Article R324-2-1 and point III of Article R324-2-4;

- for the data and information referred to in subparagraph 3(b), subparagraph 4(c) and subparagraphs 5 and 6 of Article D324-2-9, for a period of one year after the last connection by the officials or representatives concerned. In the event of a dispute, that period shall be extended, where appropriate, until a final legal ruling has been handed down;

- for the data and information referred to in subparagraph 7 of Article D324-2-9, for the period laid down in Article D324-2-12.'

### **Article 8**

The Order of 31 October 2019 laying down the format of the tables relating to the transmission of information provided for in Articles R324-2 and R324-3 of the Tourism Code is repealed.

### **Article 9**

The Articles inserted into the Tourism Code by Article 7 may be amended by decree.

### **Article 10**

The Minister for Economic Affairs, Finance, and Industrial and Digital Sovereignty, the Minister for Spatial Planning and Decentralisation, the Minister with responsibility for Tourism, attached to the Minister for Economic Affairs, Finance, and Industrial and Digital Sovereignty, and the Minister with responsibility for Housing, attached to the Minister for Spatial Planning and Decentralisation, shall be responsible for the implementation of this Decree, which shall be published in the Official Journal of the French Republic.

Signed on

By the Prime Minister:

The Minister for the Economic Affairs, Finance,  
and Industrial and Digital Sovereignty,

Éric Lombard

The Minister for Spatial Planning  
and Decentralisation

François Rebsamen

The Minister with responsibility for Tourism,  
attached to the Minister for Economic Affairs,  
Finance, and Industrial and Digital Sovereignty

Nathalie Delattre

The Minister with responsibility for Housing,  
attached to the Minister for Spatial Planning and Decentralisation,

Valérie Létard