



## REGISTRATION OR WITHDRAWAL OF AN IDENTITY DISCLOSURE VETO

A. STATUS OF THE PERSON WHO IS COMPLETING THE FORM			
I am a parent of origin. (Registration or withdrawal of an identity disclosure veto)			
I am a person who was adopted before June 16, 2018. (Withdrawal of a identity disclosure veto registered by operation of law)			
B. REGISTRATION OR WITHDRAWAL			
Please complete the sections that correspond to your status. If you are:			
1. A parent of origin, complete sections 1, 2 and C;			
2. A person who was adopted before June 16, 2018, complete sections 1, 3 and C.			
1. Information on the identity of the person concerned by the registration or withdrawal			
Surname First name	Year Month Day		
	Date of birth		
Health insurance number Social s (optional)	ecurity number		
Address (number, street, apartment, city, province) Postal code			
Area Code Home telephone   Area Code Work telephone   Nº de poste   Area Code Cell phor	F		
Area Code Home telephone Area Code Work telephone N° de poste Area Code Cell phor	ne Email		
2. Declaration of a parent of origin			
Please indicate the date of birth and the first name and surname of origin (if known) of the child you placed for adoption.			
Year Month Day Surname	First name		
Date of birth			
☐ I WISH TO REGISTER AN IDENTITY DISCLOSURE VETO			
Pursuant to sections 583, 583.1, 583.4 to 583.5 and 583.7 to 583.10 of the Civil Code of Québec,			
I, the undersigned,,			
First name and surname			
DECLARE THAT:			
<ol> <li>In the event that the child I placed for adoption requests the disclosure of information concerning my identity before they reach the age of majority, I refuse to allow it to be disclosed.</li> </ol>			
<ol><li>I acknowledge that pursuant to section 583.9 of the Civil Code of Québec, I have the right to withdraw this identity disclosure veto at any time.</li></ol>			
3. I understand that this veto ends when the child I placed for adoption turns 18 years of age.			

☐ I WISH TO WITHDRAW AN IDENTITY DISCLOSURE VETO		
On, in,  Date (year month day) City		
I registered an identity disclosure veto with respect to the child I placed for adoption.		
Pursuant to section 583.9 of the Civil Code of Québec, I, the undersigned,, withdraw the identity disclosure veto registered in my file.		
DECLARE THAT:		
1. I understand that by withdrawing my identity disclosure veto, my identity (first name, surname) may be disclosed.		
3. Declaration of a person who was adopted before June 16, 2018		
☐ I WISH TO WITHDRAW AN IDENTITY DISCLOSURE VETO		
As a person who was adopted before June 16, 2018, the disclosure of my identity is protected by operation of law (s. 583.5, CCQ).		
Pursuant to section 583.9 of the Civil Code of Québec, I, the undersigned,, withdraw the identity disclosure veto registered in my file with respect to:		
☐ my mother of origin		
☐ my father of origin		
maternal paternal grandmother of origin		
☐ my maternal paternal grandfather of origin		
☐ my sibling of origin (specify the sibling)		
DECLARE THAT:		
I understand that by withdrawing my identity disclosure veto, my identity (first name, surname) may be disclosed.		
C. SIGNATURE AND IDENTITY DOCUMENTS		
Signature		
☐ I acknowledge that I have read and understood the sections of the Civil Code of Québec that appear at the end of this form.		
In witness whereof, I have signed		
in On the day of the month of in the year 20  City		
Signature :		
IDENTITY DOCUMENTS		
If you are a parent of origin or a person who was adopted before June 16, 2018, please attach to the form a copy of <b>two (2)</b> official identity documents,* including at least one with your signature and a photo.		
* Official identity documents accepted: health insurance card, driver's licence, birth certificate, passport and Canadian citizenship card.		

User's name

File no.

User's name	File no.

## **CONFIDENTIALITY OF ADOPTION FILES**

583. (CCQ) An adoptee, including one under 14 years of age who has obtained the approval of his father and mother, of his parents or of his tutor, has the right to obtain, from the authorities responsible under the law for disclosing such information, his original name, the name of his parents of origin, whether or not the bond of filiation has been entered in the original act of birth, and information making it possible for him to contact them.

The adoptee also has the right to obtain a copy of his original act of birth and of the judgments concerning the adoption, according to the terms determined by government regulation.

Likewise, once the adoptee has reached full age his parents of origin have the right to obtain the name given to him and the information making it possible for them to contact him.

No such information may, however, be disclosed if an identity disclosure veto or a contact veto, as the case may be, bars their disclosure. In addition, the communication of a document must be made in keeping with any contact veto registered and the passages providing information making contact with a parent of origin possible must be deleted or redacted accordingly.

The authorities that disclose information concerning a parent of origin whose filiation with regard to the adoptee has not been entered in the original act of birth are not liable for any injury which may result from an error not due to their act or omission in the identification of the parent.

- 583.0.1. (CCQ) The descendants in the first degree of an adoptee who are 14 years of age or over may, if the adoptee is deceased, obtain from the authorities responsible under the law for disclosing such information and documents, the same information and the same documents that the adoptee may obtain under this division, subject to the same conditions.
- 583.1. (CCQ) An identity disclosure veto by a parent of origin, in addition to barring disclosure of that parent's name, bars disclosure of the adoptee's original name if it reveals that parent's identity.
- 583.2. (CCQ) When only contact is barred, or when it is authorized on conditions, the name of the person sought or the adoptee's original name is disclosed on the condition that the contact veto or the conditions on which contact is authorized be complied with.

An adoptee or a parent of origin who obtains the information on that condition but violates the condition is liable toward the other person and may also be required to pay punitive damages.

- 583.3. (CCQ) (Repealed)
- 583.4. (CCQ) A parent of origin may register an identity disclosure disclosure veto in the 30 days following the birth of the child. In such a case, the child's identity is protected, by operation of law, from that parent.

When the first request for information about the parent of origin is made, the parent of origin must be informed of it so as to have the opportunity to maintain or withdraw the veto.

Such an identity veto by the parent of origin ceases to have effect on the adoptee's eighteenth birthday. The same applies to the identity protection granted, by operation of law, to the adoptee where such a veto is registered by the parent of origin.

- 583.5. (CCQ) In the case of an adoption that took place before 16 June 2018, if the adoptee has not yet expressed his will concerning disclosure of information about him to the authorities responsible under the law for disclosing such information, his identity is protected by operation of law.
- 583.6. (CCQ) Whether or not the bond of filiation has been entered in the original act of birth, an adoptee or a parent of origin may, at any time before his identity is disclosed, register a contact veto barring any contact between them or, where applicable, in the case of the parent of origin, barring any contact between the latter and the adoptee's descendants in the first degree, or may allow contact.

583.7. (CCQ) Before the identity of the person sought is disclosed, he must be informed of the request for information about him and given the opportunity to register a contact veto or to maintain or withdraw a veto already registered by him. The same applies in the case of a parent of origin whose identity would be revealed if the adoptee's original name were disclosed to the adoptee.

If the person sought is untraceable or incapable of expressing his will, disclosure of his identity entails, by operation of law, a contact veto. In the event the person sought is found, he must be given the opportunity to maintain or withdraw the veto. In the event the person sought is found or again becomes capable of expressing his will, he must be given the opportunity to maintain or withdraw the veto.

583.8. (CCQ) If a veto is registered by operation of law, the person in whose behalf the veto is registered must, at the time the first request for information about him is made, be informed of the request and given the opportunity to maintain or withdraw the veto.

If the person is untraceable or incapable of expressing his will, the veto registered by operation of law is maintained. In the event the person is found or again becomes capable of expressing his will, he must be given the opportunity to maintain or withdraw the veto.

583.9. (CCQ) An identity disclosure veto or a contact veto may be withdrawn at any time

An identity disclosure veto ceases to have effect on the first anniversary of the death of the person in whose behalf it was registered.

583.10. (CCQ) Unless disclosure of the information would reveal the identity of the parent of origin although the latter has registered an identity disclosure veto, the adoptee, including one under 14 years of age who has obtained the approval of his father and mother, of his parents or of his tutor, has the right to obtain, from the authorities responsible under the law for disclosing such information, the names of his brothers or sisters of origin who have reached full age, whether adopted or not, and those of his grandparents of origin and, to the extent that they consent to it, the information making it possible for the adoptee to contact them.

Likewise, once the adoptee has reached full age, his brothers and sisters of origin, whether adopted or not, including the ones under 14 years of age who have obtained the approval of their father and mother, of their parents or of their tutor, as well as his grandparents of origin have the right to obtain the name given to the adoptee and information making it possible to contact him, to the extent that the adoptee consents to it.

- 583.11. (CCQ) It is the adopter's responsibility to inform the child that he was adopted. It is also the adopter's responsibility to inform the child of the rules concerning identity disclosure and the rules for establishing contact.
- 583.12. (CCQ) In the case of the adoption of a child domiciled outside Quebec, the identity of the parent of origin as well as the documents to which the adoptee is entitled are communicated to him, insofar as the law of the child's State of origin does not provide for different rules. Disclosure of the identity of the adoptee or of another person sought and of information making it possible to contact the adoptee, the parent of origin or another person sought is subject to the consent of that person, unless, as the case may be, the law of the child's State of origin provides otherwise.