Deliberation 2022-054 of May 5, 2022National Commission for Computing and LibertiesNature of the deliberation: Members and agentsLegal status: In force Date of publication on Légifrance: Tuesday May 10, 2022NOR: CNIL2213630XDeliberation No. 2022-054 of May 5, 2022 on delegation of powers of the National Commission for Computing and Liberties to its President and its Deputy Vice-PresidentThe National Commission for Computing and Liberties, Having regard to Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals 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 Law No. 78-17 of January 6 1978 amended relating to data processing, files and modified freedoms, in particular its article 13; Having regard to decree no. 2019 536 of May 29, 2019 as amended, taken for the application of law no. the i information technology, files and freedoms; Having regard to the decree of January 31, 2019 appointing the president of the National Commission for Information Technology and Freedoms - Mrs DENIS (Marie-Laure); Having regard to deliberation n° 2021-102 of 9 September 2021 on the election of the Deputy Vice-President of the National Commission for Computing and Liberties; After having heard Mrs. Marie-Laure DENIS, President, in her report, and Mr. Benjamin TOUZANNE, Government Commissioner, in his observations, Decides: Article 1 I. Pursuant to article 13 of the law of January 6, 1978 referred to above, delegation is given to the president of the National Commission for Computing and Liberties and to the deputy vice-president for the purpose of exercising the powers mentioned in the following articles of the same law: in f and g of I of Article 8; in d of 2° of Article 8; in d of 4° of I of Article 8; in Articles 52, 108 and 118; in Article 66.II. Pursuant to article 13 of the law of January 6, 1978 referred to above, delegation is also given to the president of the National Commission for Computing and Liberties and to the deputy vice-president for the purpose of exercising the attributions mentioned in the following provisions of Regulation (EU) 2016/679 of April 27, 2016 referred to above: in 4 of Article 34, only for decisions acknowledging compliance with the conditions mentioned in 3 of the same Article 34; in a and h of 3 of article 58. Article 2 The Commission nevertheless remains competent to adopt, on the initiative of the president or the deputy vice-president, those of the reference systems, standard regulations and reference methodologies mentioned in article 66 of the law of 6 January 1978 referred to above, as well as those of the authorizations mentioned in article 66 of the same law, which present particular difficulties or complexity. close idente delegated, those of the decisions, opinions and authorizations mentioned in the aforementioned provisions of Regulation (EU) 2016/679 of April 27, 2016 referred to above which present particular difficulties or complexity. of powers of the National Commission for Computing and Liberties to its President and its Deputy Vice-President is repealed. Article 4 The

President of the Commission is responsible for the execution of this deliberation, which will be published in the Official Journal
of the French Republic.The PresidentMarie-Laure DENIS