

Deliberation 2021-058 of 20 May 2021 Commission Nationale de l'Informatique et des Libertés Nature of the deliberation:

Members and agents Legal status: In force Date of publication on Légifrance: Tuesday 01 June 2021 NOR:

CNIL2115980X Deliberation n° 2021-058 of 20 May 2021 designating members of the National Commission for Computing and Liberties responsible for the indirect exercise of the rights of data subjects provided for in Articles 52, 108 and 118 of the law of 6 January 1978 as amended The National Commission for Computing and Liberties,

Having regard to the Defense Code, in particular its articles R. 2311-7 to R. 2311-8;

Considering the law n° 78-17 of January 6, 1978 modified relating to data processing, files and freedoms, in particular its articles 52, 108 and 118;

Having regard to decree n° 2019-536 of May 29, 2019 as amended, taken for the application of law n° 78-17 of January 6, 1978 relating to data processing, files and freedoms, in particular its articles 141 and following;

Having regard to deliberation no. 2013-175 of July 4, 2013 as amended adopting the internal regulations of the National Commission for Computing and Liberties, in particular its article 72;

After having heard Mrs. Marie-Laure DENIS, commissioner, in her report, and Mr. Benjamin TOUZANNE, government commissioner, in his observations,

Resolves: Article 1 For the purposes of applying Articles 108 and 118 of the law of 6 January 1978 as amended, the following members of the Commission, specifically authorized for this purpose, are appointed:

Mrs. Marie-Laure DENIS, State Councillor;

Mr. Bertrand du MARAIS, State Councillor;

Ms Christine MAUGÜE, State Councillor;

Ms. Sophie LAMBREMON, honorary advisor to the Court of Cassation;

Mr. Alexandre LINDEN, Honorary Advisor to the Court of Cassation;

Mr. Philippe-Pierre CABOURDIN, master adviser at the Court of Auditors;

Ms Isabelle LATOURNARIE-WILLEMS, Master Advisor at the Court of Auditors. Article 2 The appointed members of the

Commission carry out the necessary investigations within the framework of the indirect exercise of the rights of the persons concerned as provided for in Articles 52, 108 and 118 of the law of January 6, 1978 as amended. As part of these checks, they are responsible for having the necessary modifications and deletions made and for determining, in agreement with the

controller, whether the result of the checks carried out and, where applicable, the data in question can be communicated. to  
the applicant. Article 3 This deliberation will be published in the Official Journal of the French Republic. The President,  
M. L. Denis