Deliberation SAN-2021-009 of July 8, 2021 National Commission for Computing and Liberties Legal status: In force Date of publication on Légifrance: Wednesday July 21, 2021 injunction issued against the company AMAZON EUROPE CORE by deliberation n°2020-013 of December 7, 2020The National Commission for Data Processing and Liberties, meeting in its restricted formation composed of Messrs. -Pierre CABOURDIN, vice-president, of Ms. Anne DEBET and Christine MAUGÜE, of Mr. Alain DRU, members; Having regard to regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 relating to the protection of personal data and the free circulation of this data; Having regard to law no. 78-17 of 6 January 1978 as amended relating to data processing, files and freedoms, in particular its articles 20 and following; Having regard to decree no. 2019-53 6 of May 29, 2019 taken for law enforcement no. 78-17 of January 6, 1978 as amended relating to data processing, files and freedoms; Having regard to deliberation no. 2013-175 of July 4, 2013 adopting the internal regulations of the National Commission for Data Processing and Freedoms; deliberation no. 2020-013 of December 7, 2020 pronouncing a sanction against the company AMAZON EUROPE CORE; Having regard to the elements transmitted by the company AMAZON EUROPE CORE on February 18, 2021 and May 20, 2021; Having regard to the other documents in the file; After deliberation, adopted the following decision: I. Facts and procedureDeliberation no. 2020-013 of December 7, 2020 ordered the company AMAZON EUROPE CORE to: bring the processing into compliance, within three months of the notification of this decision, with the provisions of article 82 of the Data Protection Act, and in particular: inform the persons concerned beforehand and in a clear and complete manner, for example by means of a banner of inform ation appearing when the Internet user first arrives on the Amazon.fr site, regardless of the first page accessed: the precise purposes of all cookies whose registration is subject to consent; as well as the means at their disposal to refuse them This injunction was accompanied by a penalty payment of 100,000 euros per day of delay at the end of a period of three months following the notification of the deliberation, the supporting documents of compliance having to be sent to the training restricted within this period. On February 18, 2021, the company AMAZON EUROPE CORE sent a letter to the CNIL in which it presented the changes it had deployed on the Amazon.fr website. By letter dated April 19, 2021, a request for additional information was sent by the CNIL to AMAZON EUROPE CORE. conformity.II.Reasons for the decisionThe Restricted Committee notes that it appears from the information provided in the response letter of May 20, 2021 that people visiting the Amazon.fr site are now informed, clearly and completely, of all the purposes of cookies subject to consent and the means made available to them to refuse them, by means of the information banner displayed on their arrival on the site.

Consequently, the restricted training considers that the company AMAZON EUROPE CORE has complied with the injunction within the time limit. This decision will be made public as was deliberation no. 2020-013 of December 7, 2020. FOR THESE REASONS cide: that there is no need to liquidate the penalty payment; to make public, on the CNIL website and on the Légifrance website, its deliberation, which will no longer identify the company by name as of December 11 2022. President Alexandre LINDEN