June 14, 2021

Mehmet Emirdag Chief Executive Officer D-MARKET Electronic Services & Trading Kutepe Mahallesi Mecidiyek y Yolu Cadde no: 12 Kule 2 K2 Sisli 34387 Istanbul, Turkey

Re: D-MARKET Electronic

Services & Trading

Registration

Statement on Form F-1

Filed May 28, 2021 File No. 333-256654

Dear Mr. Emirdag:

We have reviewed your registration statement and have the following comments. In

some of our comments, we may ask you to provide us with information so we may better

understand your disclosure.

Please respond to this letter by amending your registration statement and providing the

requested information. If you do not believe our comments apply to your facts and

circumstances or do not believe an amendment is appropriate, please tell us why in your  $% \left( 1\right) =\left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right$ 

response.

 $\qquad \qquad \text{After reviewing any amendment to your registration statement and the information you} \\$ 

provide in response to these comments, we may have additional comments.

Registration Statement on Form F-1

A letter from our Founder and Chairwoman, page ix

1. Please substantiate or remove the following overbroad and/or unsubstantiated statements:

indeed proved itself to be a trailblazer in making commerce

"Hepsiburada has

indood provod recer, to be a craribrate in

affordable,

accessible and convenient for all."

"Our customers

can find everything they need at their fingertips."

The unattributed

quotes that appear in the third, fourth, fifth, and sixth paragraphs of the letter.

"We are very

proud to be the first e-commerce platform around the world to have

launched ambitious

initiatives to empower women entrepreneurs. "

Mehmet Emirdag

FirstName LastNameMehmet Emirdag

D-MARKET Electronic Services & Trading

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FirstName LastName

"Our uncompromising enthusiasm to innovate to improve life for everyone has made  $% \left( 1\right) =\left( 1\right) \left( 1\right)$ 

Hepsiburada a uniquely trusted household name."

Further, it is not clear what you mean when you state in the second-to-last full paragraph  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

on page ix that you are "def[ying] the ethos of disrupting retail" and that you are "not

disrupters but enablers." Also, reconcile your prospectus disclosure

with your

statement in the last full paragraph on page ix that your company promises on-time  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

delivery and describe the consequences to you and remedies available to the customer if

you fail to fulfill the promise.

Our Ability to Leverage our Growing Scale, page 79

2. We note your response to prior comment 2 and re-issue the comment. Please revise your

disclosure to quantify the anticipated costs of your major initiatives. Your current  $% \left( 1\right) =\left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left$ 

disclosure does not provide investors necessary context to assess the significance of the  $\,$ 

initiatives relative to your current operations. Revise accordingly. Managements Discussion and Analysis of Financial Condition and Results of Operations

Significant Accounting Policies and Estimates, page 99

3. Please describe the valuation model you utilize in estimating the fair value of your share

based payment, including how you estimate the fair value of your underlying common

shares.

4. Please tell us whether the vesting of the share based payments expensed during the  $\,$ 

quarterly period ended March 31, 2021 is contingent upon an IPO.

Exhibits

5. Refer to Exhibit 5. Please revise to clarify that you have reviewed all documents

 $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left($ 

readily ascertainable, including those contained in the third numbered paragraph under

"Assumptions." Lastly, please remove the fifth numbered paragraph under

"Qualifications" or tell us why you believe it is appropriate.

We remind you that the company and its management are responsible for the accuracy

and adequacy of their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

Refer to Rules 460 and 461 regarding requests for acceleration. Please allow adequate

time for us to review any amendment prior to the requested effective date of the registration

statement.

Mehmet Emirdag

D-MARKET Electronic Services & Trading

June 14, 2021

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You may contact Keira Nakada at (202) 551-3659 or Lyn Shenk at (202) 551-3380 if you

have questions regarding comments on the financial statements and related matters. Please  $\,$ 

contact Daniel Morris at (202) 551-3314 or Lilyanna Peyser at (202) 551-3222 with any other

questions.

Sincerely,

FirstName LastNameMehmet Emirdag

Division of Corporation

Finance

Comapany NameD-MARKET Electronic Services & Trading

Office of Trade & Services

June 14, 2021 Page 3 cc: Era Anagnosti FirstName LastName