April 16, 2021

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

Re: D-MARKET Electronic

Services & Trading

Draft Registration

Statement on Form F-1

Submitted March 19,

2021

CIK No. 0001850235

Dear Mr. Emirdag:

We have reviewed your draft 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 providing the requested information and either submitting

an amended draft registration statement or publicly filing your registration statement on

EDGAR. 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 response.

After reviewing the information you provide in response to these comments and your

amended draft registration statement or filed registration statement, we may have additional

comments.

Draft Registration Statement on Form F-1

Prospectus Summary, page 1

Please clarify whether 1. the company will be a "controlled company" under the definition of the applicable stock exchange after the offering and, if so, provide appropriate disclosure here and the risk factors. In this regard, we note your disclosure in the risk factor section on page 49 indicating that 75% of ordinary shares are held by the Dogan family. In addition, please revise the prospectus summary to address the Dogan family's control over the company both

currently and after the offering.

Mehmet Emirdag

FirstName LastNameMehmet Emirdag

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Please revise page 3 and elsewhere, as applicable, to precede 2. disclosure of GMV with

disclosure of your revenues to avoid undue prominence to the Non-IFRS measure.

Integrated Ecosystem, page 6

We note that your disclosure presents your growth in selected metrics for the two year

period from 2018 to 2020. Please revise to also present your year-over-year growth from

2019 to 2020. We rely on many service providers, page 33

4. Refer to the second-to-last sentence of this section. Please revise here and in the Business ${\sf Section}$

section, as appropriate, to specify the mission critical services for which you have limited

 $\,$ access to alternative services. With respect to these services, please describe your

contingency plans if your current third-party providers are unable or unwilling to perform

services for you, or state that you do not currently have such plans. We may pursue strategic acquisitions, page 34

5. We note your statement that you have historically grown organically and not made any

 $\,$ material acquisitions during your corporate existence. Please tell us whether development

and launch of HepsiExpress, HepsiPay, HepsiJet, and HepsiGlobal, HepsiLojistik,

 $\mbox{\sc HepsiMat},$ or $\mbox{\sc HepsiAd}$ involved the acquisition of companies or assets. With respect to

the acquisition of assets, we note your disclosure at page 80 that the acquisition of

software rights is your second largest capital expenditure.

We operate platforms that include third parties, page 34

6. Please revise, where appropriate, to describe the process by which listings are screened

appear on your site.

Real or perceived inaccuracies of our internally calculated operating metrics, page 35

7. We note your disclosure in the second paragraph of this risk factor that there are inherent

challenges in calculating certain of your key metrics. It is unclear whether your disclosure

means that you are uncertain whether the figures are accurate or, alternatively, if your $\,$

disclosure is intended to advise investors that different companies may calculate these

metrics differently, thereby making cross-company comparisons difficult. Please revise to

clarify. In addition, in an appropriate place please disclose the key assumptions underlying

the calculation of your metrics and how these assumptions and factors may differ for other $\,$

companies. In this regard, we note that you have provided disclosure about how you

calculate GMV but not how calculations may differ for other companies. Mehmet ${\sf Emirdag}$

FirstName LastNameMehmet Emirdag

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We may be subject to administrative fines, page 38

8. Please revise the first paragraph of this risk factor to specify the party against whom the

 $\,$ preliminary injunction was initiated. In addition, please revise the second paragraph to

explain what the competition rapporteurs' final report is and contextualize its significance,

if any. In addition, we note that the injunction is provided by you as an example of

 $\dot{}$ investigations by the Turkish Competition Authority. Please confirm that you have

disclosed all material legal and administrative actions or revise accordingly.

We are a Turkish joint stock company, page 57

9. Please revise to clarify, if true, that all holders of ordinary shares in your company have

the same rights. We note that your heading might appear to suggest that Turkish and U.S. $\begin{tabular}{ll} \hline \end{tabular}$

holders have differing rights. Efficiency of our Logistics Infrastructure, page 70

10. We note your disclosure in the second-to-last sentence of the second paragraph of this

section that you sub-contract last-mile delivery services. Please tell us whether there is

any current legal question as to whether these sub-contractors are employees of your $% \left(1\right) =\left\{ 1\right\} =\left\{ 1\right$

company. If so, please revise to discuss the legal status of subcontractors and any potential $% \left(1\right) =\left(1\right) +\left(1$

liabilities you may incur if they are deemed employees.

Management's Discussion and Analysis

Liquidity and Capital Resources, page 78

11. We note your disclosure that you seek to maintain a negative working capital position and $\ensuremath{\mathsf{S}}$

that your average days payable significantly exceeds your days receivable and your high

rate of inventory turnover is a key element of your being able to maintain a negative

working capital position. However, it would appear that turning inventory to receivables

and then to cash quickly would have no impact, in and of itself, on your working capital $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

position given that receivables and cash are both included in the calculation of working

capital. Therefore, please revise to state the actual reason for your negative working

capital position, which likely relates to the subsequent use of such cash.

Borrowings, page 81

12. We note your disclosure here and under "Supplier and Merchant Financing" at page 113.

Please revise to describe the terms of your material financing agreements, if any, with

merchants and suppliers. In addition, file any material financing agreements with your

next amendment.

Business, page 88

13. We note your disclosure on page 28 of the risk factors section that your growth strategy $\$

will require significant and continuous investment. We also note disclosure in

Mehmet Emirdag

D-MARKET Electronic Services & Trading

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Page 4

Management's Discussion and Analysis at page 70 under "Our Ability to Leverage our

Growing Scale." Please revise to disclose the anticipated costs and relevant milestones

associated with the development of your HepsiExpress, HepiFly, HepsiPay and $\,$

HepsiGlobal services, as applicable. To the extent that you expect to pursue additional

initiatives that will require significant expenditures, please provide similar disclosure.

14. Please revise to clarify the meaning of the statement that you are "deeply embedded in the

Turkish ecosystem."

National Champion with One of the Most Trusted, page 91

15. Please explain the references to your company as a "national champion" in the heading of

this section and elsewhere in the prospectus.

Regulatory Overview, page 122

16. Please revise this section and the risk factors, as appropriate, to describe the extent to ${\sf T}$

which the launch of HepsiExpress, HepsiPay, HepsiFly, HepsiGlobal, and other initiatives $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

may each subject you to new regulatory regimes. Describe material regulations, including

the challenges and risks associated with your compliance obligations. Legal Proceedings Relating to Senior Management, page 129

17. Please revise your risk factor disclosure and summary risk factor disclosure to describe the

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risks associated with the legal proceedings relating to senior
management. In your revised
         disclosure, please prominently disclose when these matters are
expected to be resolved
         and whether adverse outcomes would prohibit the individuals from
holding positions in a
         public company. Alternatively, tell us why you do not believe these
proceedings present
         material risks to investors.
Related Party Transactions, page 135
18.
         Please expand your description of the related party transactions
listed in this section to
         more fully describe the material terms of each agreement. In addition,
please file the
         agreements as exhibits with your next amendment or tell us why you
believe you are not
         required to do so.
Material
FirstName Tax Consequences, page
            LastNameMehmet
                                    157
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19.
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       Please
                                 Electronic
               tell us whether you intend toServices
                                                       & Trading
                                              file opinions regarding Turkey
and United States
       federal
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                Pagematters.
                       4
                             Revise this section and your exhibit index
accordingly.
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Consolidated Financial Statements
Note 15 - Revenue, page F-40
         Disaggregate revenue recognized from contracts with customers into
categories that depict
         how the nature, amount, timing and uncertainty of revenue and cash
flows are affected by
         economic factors. Apply the guidance in IFRS 15.B87
                                                                B89 when
selecting the categories
         to use to disaggregate revenue. Refer to IFRS 15.114.
       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,
                                                              Division of
Corporation Finance
                                                              Office of Trade &
Services
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Era Anagnosti

cc: