UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

(Amendment No. 1)*

Under the Securities Exchange Act of 1934

D-MARKET Elektronik Hizmetler ve Ticaret Anonim Şirketi

(Name of Issuer)

Class B ordinary shares, nominal value of TRY 0.20 per share

American Depositary Shares, each representing one Class B ordinary share, nominal value of TRY 0.20 per share**

(Titles of Class of Securities)

23292B 104*** (CUSIP Number)

December 31, 2022

(Date of Event Which Requires Filing of this Statement)

C	heck	the	appro	priate	box to	desig	gnate	the r	ule	pursuant	to '	which	this	Sche	dule	is	file	d:

- ☐ Rule 13d-1(b) ☐ Rule 13d-1(c) ☑ Rule 13d-1(d)
- * The remainder of this cover page shall be filled out of a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.
- ** The American Depositary Shares, each representing one Class B ordinary share, nominal value of TRY 0.20 per share, were separately registered on a registration statement on Form F-6 (Registration No. 333-257160).
- *** This CUSIP number applies to the American Depositary Shares, each representing one Class B ordinary share, nominal value of TRY 0.20 per share. No CUSIP has been assigned to the Class B ordinary shares.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934, as amended (the "Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the *Notes*).

CUSIP No. 23292B 104			Schedule	13G	Page 2 of 10		
1	NAMI	E OF REPORTING PERSO	ON				
	TurkC	ommerce B.V.					
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP							
	(a) ⊠(2)						
	(b) □						
3		ISE ONLY					
4	CITIZ	ENSHIP OR PLACE OF (ORGANIZATION				
	Nether	·lands					
	5	SOLE VOTING POWER	?				
NUMBER OF		0					
SHARES	6	SHARED VOTING POV	VER				
BENEFICIALLY OWNED BY		117,365,085(1)(2)					
EACH	7	SOLE DISPOSITIVE PO)WFR				
REPORTING	,	JOLE DISTOSTITVE TO	WLK				
PERSON		0					
WITH:	8	SHARED DISPOSITIVE	E POWER				
		47,501,070(1)					
9	AGGR		EFICIALLY OWNED BY I	EACH REPORTING	PERSON		
117,365,085(1)(2)				(0) EYCI LIDES CEI	DTAIN SHADES [
10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES □				MAIN SHARES LI			
11 PERCENT OF CLASS REPRESENTED BY AMOU			ENTED BY AMOUNT IN	ROW 9			
36.0%(3)							
12 TYPE OF REPORTING PERSON							
		or in order	- •				
	00						

- (1) Consists of 47,501,070 Class B ordinary shares directly held by TurkCommerce B.V.
- (2)In addition to the Class B ordinary shares described in footnote 1, includes the following shares held by Hanzade Vasfiye Doğan Boyner: (A) 29,864,015 Class B ordinary shares and (B) Class B ordinary shares underlying 40,000,000 privileged Class A ordinary shares. The privileged Class A ordinary shares are convertible one-for-one into shares of the Issuer's Class B ordinary shares as described under the heading "Description of Share Capital and Articles of Association" in the Issuer's Registration Statement on Form F-1 (File No. 333-256654) filed with the Securities and Exchange Commission on June 23, 2021 (the "Registration Statement") and, if not previously converted, automatically convert into shares of the Issuer's Class B ordinary shares on July 1, 2041. Pursuant to a Shareholders' Agreement entered into in June 2021 (prior to the Issuer's initial public offering) by and among Hanzade Vasfiye Doğan Boyner, TurkCommerce B.V. and the other parties thereto (the "Shareholders' Agreement"), the parties thereto agreed to, among others, certain voting arrangements in favor of a director nominee of TurkCommerce B.V. As a result of this voting arrangement, TurkCommerce B.V. may be deemed to be a member of a "group" under Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), with respect to the Class B ordinary shares beneficially owned by TurkCommerce B.V. and Hanzade Vasfiye Doğan Boyner. Assuming such a group is deemed to exist, the members of the group are Hanzade Vasfiye Doğan Boyner and TurkCommerce B.V., and TurkCommerce B.V. may be deemed a beneficial owner (i) with voting and dispositive power over its 47,501,070 Class B ordinary shares and (ii) solely for purposes of electing a director nominee of TurkCommerce B.V., with voting power over the 29,854,015 Class B ordinary shares and the Class B ordinary shares underlying 40,000,000 privileged Class A ordinary shares, in each case, owned by Hanzade Vasfiye Doğan Boyner.
- (3)Represents TurkCommerce B.V.'s percentage ownership of the Class B ordinary shares, based on 40,000,000 privileged Class A ordinary shares and 285,998,290 Class B ordinary shares outstanding as of December 31, 2021. Additionally, each privileged Class A ordinary share has fifteen votes per share and each Class B ordinary share has one vote per share. Based on the voting power of Class A ordinary shares and assuming it is a member of a "group" as described in footnote 2, solely for the purposes of electing a director nominee of TurkCommerce B.V. in accordance with the terms and conditions of the Shareholders' Agreement, the Reporting Person may be deemed a beneficial owner of securities representing approximately 76.5% of the voting power of the Issuer (assuming no conversion of the Class A ordinary shares).

CUSIP No. 23292B 104			Schedule 13G	Page 3 of 10		
1	1 NAME OF REPORTING PERSON					
	T1	Tl. CD I +-l				
Templeton Turkey Fund GP Ltd. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP						
_	(a) ⊠(ON IT TO WIEWIE CONTROL			
	(b) □					
3		SE ONLY				
4	CITIZ	ENSHIP OR PLACE OF C	RGANIZATION			
	Cayma	ın Islands				
	5	SOLE VOTING POWER				
NUMBER OF		0	VED.			
SHARES BENEFICIALLY	6	SHARED VOTING POV	/ER			
OWNED BY		117,365,085(1)(2)				
EACH	7	SOLE DISPOSITIVE PO	WER			
REPORTING						
PERSON WITH:	0	0	DOLUTE			
WIIH:	8	SHARED DISPOSITIVE	POWER			
		47,501,070(1)				
9	AGGR	EGATE AMOUNT BENE	FICIALLY OWNED BY EACH RE	PORTING PERSON		
117,365,085(1)(2)						
10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHAR				UDES CERTAIN SHARES □		
11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 36.0%(3) 12 TYPE OF REPORTING PERSON						
	CO					
	CO					

- (1)Consists of 47,501,070 Class B ordinary shares directly held by TurkCommerce B.V. TurkCommerce B.V. is beneficially owned and controlled by Templeton Turkey Fund GP Ltd. and is managed pursuant to a limited partnership agreement among Templeton Turkey Fund GP Ltd. and Templeton Asset Management Ltd., along with their limited partners. Each of the foregoing entities, as a result, and by virtue of the relationships described above, may be deemed to beneficially own the shares owned by TurkCommerce B.V. Each of Templeton Turkey Fund GP Ltd. and Templeton Asset Management Ltd. disclaims beneficial ownership of the shares held by TurkCommerce B.V. except to the extent, if any, of its pecuniary interest therein.
- (2)In addition to the Class B ordinary shares described in footnote 1, includes the following shares held by Hanzade Vasfiye Doğan Boyner: (A) 29,864,015 Class B ordinary shares and (B) Class B ordinary shares underlying 40,000,000 privileged Class A ordinary shares. The privileged Class A ordinary shares are convertible one-for-one into shares of the Issuer's Class B ordinary shares as described under the heading "Description of Share Capital and Articles of Association" in the Registration Statement and, if not previously converted, automatically convert into shares of the Issuer's Class B ordinary shares on July 1, 2041. Pursuant to the Shareholders' Agreement, the parties thereto agreed to, among others, certain voting arrangements in favor of a director nominee of TurkCommerce B.V. As a result of this voting arrangement, TurkCommerce B.V. may be deemed to be a member of a "group" under Section 13(d) of the Exchange Act, with respect to the Class B ordinary shares beneficially owned by TurkCommerce B.V. and Hanzade Vasfiye Doğan Boyner. Assuming such a group is deemed to exist, the members of the group are Hanzade Vasfiye Doğan Boyner and TurkCommerce B.V., and TurkCommerce B.V. may be deemed a beneficial owner (i) with voting and dispositive power over its 47,501,070 Class B ordinary shares and (ii) solely for purposes of electing a director nominee of TurkCommerce B.V., with voting power over the 29,854,015 Class B ordinary shares and the Class B ordinary shares underlying 40,000,000 privileged Class A ordinary shares, in each case, owned by Hanzade Vasfiye Doğan Boyner.
- (3)Represents TurkCommerce B.V.'s percentage ownership of the Class B ordinary shares, based on 40,000,000 privileged Class A ordinary shares and 285,998,290 Class B ordinary shares outstanding as of December 31, 2021. Additionally, each privileged Class A ordinary share has fifteen votes per share and each Class B ordinary share has one vote per share. Based on the voting power of Class A ordinary shares and assuming it is a member of a "group" as described in footnote 2, solely for the purposes of electing a director nominee of TurkCommerce B.V. in accordance with the terms and conditions of the Shareholders' Agreement, the Reporting Person may be deemed a beneficial owner of securities representing approximately 76.5% of the voting power of the Issuer (assuming no conversion of the Class A ordinary shares).

CUSIP No. 23292B 104			Schedule 13G	Page 4 of 10	
1	NAMI	E OF REPORTING PERSO	ON		
	T1	A+ M « I -			
Templeton Asset Management Ltd. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
_	(a) ⊠(ON IT AT WILLIAM OF AT GROOT		
	(b) □				
3		ISE ONLY			
4	CITIZ	ENSHIP OR PLACE OF C	RGANIZATION		
	Singap	oore			
	5	SOLE VOTING POWER			
NUMBER OF	C	0	/CD		
SHARES BENEFICIALLY	6	SHARED VOTING POV	VER		
OWNED BY		117,365,085(1)(2)			
EACH	7	SOLE DISPOSITIVE PC	WER		
REPORTING		_			
PERSON WITH:	0	0	DOMED		
W1111.	8	SHARED DISPOSITIVE	POWER		
		47,501,070(1)			
9	AGGR	REGATE AMOUNT BENE	FICIALLY OWNED BY EACH R	EPORTING PERSON	
117,365,085(1)(2)					
10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES			LUDES CERTAIN SHARES □		
11	PERC.	ENT OF CLASS REPRES	ENTED BY AMOUNT IN ROW 9		
36.0%(3)					
12 TYPE OF REPORTING PERSON					
	DM				
	PN				

- (1)Consists of 47,501,070 Class B ordinary shares directly held by TurkCommerce B.V. TurkCommerce B.V. is beneficially owned and controlled by Templeton Turkey Fund GP Ltd. and is managed pursuant to a limited partnership agreement among Templeton Turkey Fund GP Ltd. and Templeton Asset Management Ltd. along with their limited partners. Each of the foregoing entities, as a result, and by virtue of the relationships described above, may be deemed to beneficially own the shares owned by TurkCommerce B.V. Each of Templeton Turkey Fund GP Ltd. and Templeton Asset Management Ltd. disclaims beneficial ownership of the shares held by TurkCommerce B.V. except to the extent, if any, of its pecuniary interest therein.
- (2)In addition to the Class B ordinary shares described in footnote 1, includes the following shares held by Hanzade Vasfiye Doğan Boyner: (A) 29,864,015 Class B ordinary shares and (B) Class B ordinary shares underlying 40,000,000 privileged Class A ordinary shares. The privileged Class A ordinary shares are convertible one-for-one into shares of the Issuer's Class B ordinary shares as described under the heading "Description of Share Capital and Articles of Association" in the Registration Statement and, if not previously converted, automatically convert into shares of the Issuer's Class B ordinary shares on July 1, 2041. Pursuant to the Shareholders' Agreement, the parties thereto agreed to, among others, certain voting arrangements in favor of a director nominee of TurkCommerce B.V. As a result of this voting arrangement, TurkCommerce B.V. may be deemed to be a member of a "group" under Section 13(d) of the Exchange Act, with respect to the Class B ordinary shares beneficially owned by TurkCommerce B.V. and Hanzade Vasfiye Doğan Boyner. Assuming such a group is deemed to exist, the members of the group are Hanzade Vasfiye Doğan Boyner and TurkCommerce B.V., and TurkCommerce B.V. may be deemed a beneficial owner (i) with voting and dispositive power over its 47,501,070 Class B ordinary shares and (ii) solely for purposes of electing a director nominee of TurkCommerce B.V., with voting power over the 29,854,015 Class B ordinary shares and the Class B ordinary shares underlying 40,000,000 privileged Class A ordinary shares, in each case, owned by Hanzade Vasfiye Doğan Boyner.
- (3)Represents TurkCommerce B.V.'s percentage ownership of the Class B ordinary shares, based on 40,000,000 privileged Class A ordinary shares and 285,998,290 Class B ordinary shares outstanding as of December 31, 2021. Additionally, each privileged Class A ordinary share has fifteen votes per share and each Class B ordinary share has one vote per share. Based on the voting power of Class A ordinary shares and assuming it is a member of a "group" as described in footnote 2, solely for the purposes of electing a director nominee of TurkCommerce B.V. in accordance with the terms and conditions of the Shareholders' Agreement, the Reporting Person may be deemed a beneficial owner of securities representing approximately 76.5% of the voting power of the Issuer (assuming no conversion of the Class A ordinary shares).

	CUSIP No. 23292B 104	Schedule 13G	Page 5 of 10
--	----------------------	--------------	--------------

Item 1(a). Name of Issuer:

D-MARKET Elektronik Hizmetler ve Ticaret Anonim Şirketi (the "Issuer")

Item 1(b). Address of Issuer's Principal Executive Offices:

Kuştepe Mahallesi Mecidiyeköy Yolu Cadde no: 12 Kule 2 K2 Şişli 34387 Istanbul, Turkey

Item 2(a). Name of Person Filing:

This statement is filed on behalf of each of the following persons (collectively, the "Reporting Persons"):

- 1. TurkCommerce B.V.
- 2. Templeton Turkey Fund GP Ltd.
- 3. Templeton Asset Management Ltd.

Item 2(b). Address of Principal Business Office or, if none, Residence:

The principal business address of TurkCommerce B.V. is as follows:

Amstelveenseweg 760 1081JK Amsterdam Netherlands

The principal business address of Templeton Turkey Fund GP Ltd. is as follows:

Maples Corporate Services Limited PO Box 309, Ugland House Grand Cayman, KY1-1104 Cayman Islands

The principal business address of Templeton Asset Management Ltd. is as follows:

7 Temasek Boulevard Suntec Tower One, #38-01 Singapore 038987

	CUSIP No. 23292B 104	Schedule 13G	Page 6 of 10				
Item 2(c).	Citizenship:						
	See Row 4 of the cover page for each Reporting Person.						
Item 2(d).	Titles of Classes of Securities:						
	Class B ordinary shares, nominal value	of TRY 0.20 per share					
Item 2(e).	CUSIP Number:						
	23292B 104						
Item 3. If	This Statement is Filed Pursuant to Rulo	e 13d-1(b), or 13d-2(b) or (c), Check Whether (the Person Filing is a(n):				
(a)□Brok	er or dealer registered under Section 15 of	the Exchange Act (15 U.S.C. 780).					
(b)□Bank	as defined in Section 3(a)(6) of the Excha	nge Act (15 U.S.C. 78c).					
(c)□Insur	ance company as defined in Section 3(a)(1	.9) of the Exchange Act (15 U.S.C. 78c).					
(d)□Inves	stment company registered under Section 8	8 of the Investment Company Act of 1940 (15 U.S	S.C. 80a-8).				
(e)□Inves	stment adviser in accordance with §240.13	d-1(b)(1)(ii)(E).					
(f) □Emp	loyee benefit plan or endowment fund in a	ccordance with §240.13d-1(b)(1)(ii)(F).					
(g)□Parei	nt holding company or control person in ac	cordance with §240.13d-1(b)(1)(ii)(G).					
(h)□Savii	ngs association as defined in Section 3(b) o	of the Federal Deposit Insurance Act (12 U.S.C. 1	.813).				
	ch plan that is excluded from the definition C. 80a-3).	n of an investment company under Section 3(c)(1	4) of the Investment Company Act of 1940 (15				
(j) □Non-	(j) \square Non-U.S. institution, in accordance with § 240.13d-1(b)(1)(ii)(J).						
(k)□Grou	(k) \square Group in accordance with §240.13d-1(b)(1)(ii)(K).						
If filing as a non-U.S. institution in accordance with $\S 240$. $13d-1(b)(1)(ii)(J)$, please specify the type of institution:							
Item 4. Ownership							
(a)	Amount beneficially owned:						
	See response to row 9 of the co	over page for each Reporting Person.					
(b)	Percent of class:						
	See response to row 11 of the o	cover page for each Reporting Person.					

GY4GYP 11 222227 124	0.1.1.1.400	
CUSIP No. 23292B 104	Schedule 13G	Page 7 of 10
	0 0 0 0 0 0	F

- (c) Number of shares as to which such person has:
- (i) Sole power to vote or to direct the vote:

See response to row 5 of the cover page for each Reporting Person.

(ii) Shared power to vote or to direct the vote:

See response to row 6 of the cover page for each Reporting Person.

(iii) Sole power to dispose or to direct the disposition of:

See response to row 7 of the cover page for each Reporting Person.

(iv) Shared power to dispose or to direct the disposition of:

See response to row 8 of the cover page for each Reporting Person.

Item 5. Ownership of Five Percent or Less of a Class.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following \Box .

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

Not Applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company.

Not Applicable.

Item 8. Identification and Classification of Members of the Group.

Pursuant to a Shareholders' Agreement entered into in June 2021 (prior to the Issuer's initial public offering) by and among Hanzade Vasfiye Doğan Boyner, Vuslat Doğan Sabancı, Yasar Begümhan Doğan Faralyalı, Arzuhan Doğan Yalçındağ, Isıl Doğan and TurkCommerce B.V. (the "Shareholders' Agreement"), the parties thereto agreed to, among others, certain voting arrangements in favor of a director nominee of TurkCommerce B.V. in accordance with the terms and conditions of the Shareholders' Agreement. With respect to Vuslat Doğan Sabancı, Yasar Begümhan Doğan Faralyalı, Arzuhan Doğan Yalçındağ and Isıl Doğan, the Shareholders' Agreement terminated within five business days following the closing of the Issuer's initial public offering.

A copy of the form of Shareholders' Agreement has been filed by the Issuer with the Securities and Exchange Commission as Exhibit 4.3 to the Issuer's amended registration statement on Form F-1 filed on June 23, 2021.

As a result of this voting arrangement, TurkCommerce B.V. may be deemed to be a member of a "group" under Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), with respect to the Class B ordinary shares beneficially owned by TurkCommerce B.V. and Hanzade Vasfiye Doğan Boyner. Assuming such a group is deemed to exist, the members of the group are Hanzade Vasfiye Doğan Boyner and TurkCommerce B.V., and TurkCommerce B.V. may be deemed a beneficial owner (i) with voting and dispositive power over its 47,501,070 Class B ordinary shares and (ii) solely for purposes of electing a director nominee of TurkCommerce B.V., with voting power over the 29,854,015 Class B ordinary shares and the Class B ordinary shares underlying 40,000,000 privileged Class A ordinary shares, in each case, owned by Hanzade Vasfiye Doğan Boyner.

CUSIP No. 23292B 104	Schedule 13G	Page 8 of 10	
Item 9. Notice of Dissolution of Group.			
Not Applicable.			
Item 10. Certification.			
Not Applicable.			

CUSIP No. 23292B 104	Schedule 13G	Page 9 of 10

SIGNATURE

After reasonable inquiry and to the best of its knowledge and belief, each of the undersigned certifies that the information with respect to it set forth in this statement is true, complete and correct.

Dated: April 4, 2023

TURKCOMMERCE B.V.

By /s/ Matjaz Schroll
Name: Matjaz Schroll
Title: Director A

By /s/ Ka-Lok Fung
Name: Ka-Lok Fung
Title: Director B

TEMPLETON TURKEY FUND GP LTD

By /s/ Jing Su Vivatrat
Name: Jing Su Vivatrat
Title: Director

TEMPLETON ASSET MANAGEMENT LTD.

By /s/ Tek Khoan Ong
Name: Tek Khoan Ong
Title: Director

CUSIP No. 23292B 104	Schedule 13G	Page 10 of 10

Exhibit Index

Exhibit No. Description

Exhibit 99.1 Joint Filing Agreement, dated as of April 4, 2023, by and among TurkCommerce B.V., Templeton Turkey Fund GP Ltd. and Templeton Asset Management Ltd.

JOINT FILING AGREEMENT

Pursuant to and in accordance with the Securities Exchange Act of 1934, as amended, and the rules and regulations thereunder (the "Exchange Act") the undersigned hereby agree to the joint filing on behalf of each of them of any filing required by such party under Section 13 of the Exchange Act or any rule or regulation thereunder (including any amendment, restatement, supplement, and/or exhibit thereto) with respect to securities of D-MARKET Elektronik Hizmetler ve Ticaret Anonim Şirketi, a joint stock company incorporated under the laws of Turkey, and further agree to the filing, furnishing, and/or incorporation by reference of this Agreement as an exhibit thereto. Each of them is responsible for the timely filing of such filings and any amendments thereto, and for the completeness and accuracy of the information concerning such person contained therein; but none of them is responsible for the completeness or accuracy of the information concerning the other persons making the filing, unless such person knows or has reason to believe that such information is inaccurate. This Agreement shall remain in full force and effect until revoked by any party hereto in a signed writing provided to each other party hereto, and then only with respect to such revoking party. This Agreement may be executed in any number of counterparts all of which taken together shall constitute one and the same instrument.

Dated: April 4, 2023

TURKCOMMERCE B.V.

By /s/ Matjaz Schroll
Name: Matjaz Schroll
Title: Director A

By /s/ Ka-Lok Fung
Name: Ka-Lok Fung
Title: Director B

TEMPLETON TURKEY FUND GP LTD

By /s/ Jing Su Vivatrat
Name: Jing Su Vivatrat
Title: Director

TEMPLETON ASSET MANAGEMENT LTD.

By /s/ Tek Khoan Ong
Name: Tek Khoan Ong
Title: Director