

## VARIATION TO THE DEROGATION LETTERS

### IN RESPECT OF INTERIM ORDER ISSUED PURSUANT TO SECTION 81 ENTERPRISE ACT 2002 AND INITIAL ENFORCEMENT ORDER ISSUED PURSUANT TO SECTION 72 (2) ENTERPRISE ACT 2002

Dear [✂],

***Variation of consent under sections 72 and 81 of the Enterprise Act 2002 (the Act)***

***Completed acquisition by PUG LLC of StubHub, Inc., StubHub (UK) Limited, StubHub Europe S.à.r.l., StubHub India Private Limited, StubHub International Limited, StubHub Taiwan Co., Ltd., StubHub GmbH, and Todoentradas, S.L.***

On 8 April 2020, the Competition and Markets Authority (**CMA**) granted a derogation to the Initial Enforcement Order of 7 February 2020 (the **Initial Enforcement Order**) in relation to the completed acquisition by PUG LLC of StubHub (the **8 April Derogation**).

After due consideration of your request of 16 February 2021 requesting that the CMA consent to a variation of section 3 of the 8 April Derogation, the CMA hereby varies the 8 April Derogation pursuant to section 72 (3C) of the Act:

‘Annex 1’ is updated to add:

[✂]	[✂]
-----	-----

For the avoidance of doubt, the variation only applies in respect of section 3 of the derogation and not the other sections of the derogation for which there is no change to list of viagogo staff in Annex 1 who can receive information or provide advice.

Yours sincerely,

Stuart McIntosh

Panel Chair

26 February 2021