

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.I., 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