Dear Ms Margarida Silva,

On May 6th, 2021 you requested, based on the Estonian Public Information Act (AvTS), the following information concerning the Digital Markets Act (DMA) from the Ministry of Justice:

- a list of all meetings (including meetings in person, by telephone or through teleconferences) with interest representatives to discuss proposals for the Digital Markets Act, including previous iterations of these proposals such as the New Competition Tool and Markets Investigation Tool;
- All documents relating to these discussions including agendas, notes and minutes, list of participants, reports, position papers and briefings;
- Electronic or postal correspondence in preparation for these discussions and subsequently.

We will hereafter provide the requested information regarding meetings held with the Minister of Justice and/or officials of the Ministry of Justice (excluding possible meetings held by other Ministries or the Permanent Representation in Brussels), to the extent permitted by the Estonian Public Information Act.

1. **Written submissions by stakeholders in drafting Estonian positions to the DMA**

In drafting the project of the Estonian positions to the DMA, Ministry of Justice requested input from the following stakeholders and state authorities: Estonia Competition Authority; Estonia Data Protection Inspectorate; the Consumer Protection and Technical Regulatory Authority; State Information System Board; Center of Registers and Information Systems; the Government Office; Estonian E-Commerce Association; Estonian Association of Information Technology and Telecommunications; Estonian Chamber of Commerce and Industry; Estonian Association of Small and Medium-sized Enterprises; Enterprise Estonia; Estonian Employers' Confederation; Open Knowledge Estonia; Startup Estonia; TalTech; Tallinn University (Institute of Digital Technologies; Institute of Social Sciences); University of Tartu; Estonian Association of Marketers; Association of Estonian Media Agencies; Estonian Service Industry Association; Supreme Court of Estonia; The Estonian Bar Association, Estonian Hotel and Restaurant Association; Estonian Travel and Tourism Association.

In addition, input was requested from the following ministries: Ministry of Economic Affairs and Communications; Ministry of Foreign Affairs and Ministry of Culture.

The following stakeholders, state authorities and ministries submitted their opinion: Ministry of Economic Affairs and Communications; Ministry of Foreign Affairs; the Government Office; Estonia Competition Authority; State Information System Board; Estonia Data Protection Inspectorate; the Consumer Protection and Technical Regulatory Authority; Estonian Association of
Information Technology and Telecommunications; Taltech together with the law firm Njord; Tallinn University; Estonian Chamber of Commerce and Industry. The opinions submitted have been attached to this letter.

The final Estonian positions on the DMA adopted by the Estonian Government can be accessed here: https://eelnoud.valitsus.ee/main/mount/docList/ecc29f04-841c-45e1-9987-f2e4fc5accaf.

1. Virtual meetings with stakeholders

In addition to the above, the Ministry of Justice has held consultations in form of virtual meetings or phone calls with the following stakeholders:


- Phone call with the Estonian Association of Marketers. Date: 08.02.2021. Participants from the Ministry of Justice: Henrik Trasberg.


- Virtual meeting with Amazon. Date: 25.02.2021. Participants from the Ministry of Justice: Henrik Trasberg.

- Virtual meeting with Facebook. Date: 09.03.2021. Participants from the Ministry of Justice: Henrik Trasberg. Participants from the Ministry of Economic Affairs and Communications: Marie Allikmaa.


Electronic correspondence in preparation for these discussions have been attached to this letter. No reports or minutes were drafted by the Ministry of Justice on those meetings. Any position papers and comments submitted directly to the Ministry of Justice by these stakeholders may be protected by business secret, the disclosure of which is forbidden under AvTS § 35 section 17, due to which they have been omitted from being disclosed.

Kind regards,