

Mrs Margrethe Vestager
Executive Vice-President - A Europe Fit for the Digital Age
European Commission
Rue de la Loi 200
1049 Brussels
Belgium

Mr Thierry Breton
Commissioner for Internal Market
European Commission
Rue de la Loi 200
1049 Brussels
Belgium

1 March 2024

Subject: Apple's proposed scheme for DMA compliance - strong concerns from businesses

Dear Executive Vice-President, dear Commissioner,

We are 34 companies and associations operating across a wide range of digital sectors, including aviation, publishing/press, gaming, commercial radios, audio streaming, applications software, communications, marketing, payment, fintech, crypto and marketplaces. Together, we represent tens of thousands of businesses of all sizes and we serve hundreds of millions of customers across Europe.

We are very concerned that Apple's proposed scheme for compliance with the Digital Markets Act (DMA), as communicated on 25 January 2024, will not meet the law's requirements therefore inhibiting our ability to deliver the benefits of the DMA to consumers as soon as possible.

Apple's new terms not only disregard both the spirit and letter of the law, but if left unchanged, make a mockery of the DMA and the considerable efforts by the European Commission and EU institutions to make digital markets competitive.

There are a myriad of elements in Apple's announcement that do not comply with the DMA. We take this opportunity to highlight some of the most obvious and egregious:

- Apple is offering app developers an unworkable choice between staying on its current terms - which are manifestly not compliant with the DMA - or opting into new terms, implying that only app developers opting into the new terms will benefit from the DMA. This is a false choice and merely adds unnecessary complexity and confusion. Neither option is DMA compliant and both options would simply consolidate Apple's stronghold over digital markets.
- The new fee structure in the proposed new terms seems designed to maintain and even amplify Apple's exploitation of its dominance over app developers. With a hefty transaction fee and a Core Technology Fee (CTF), few app developers will agree to these unjust terms. These fees will deter app developers from providing seamless in-app experiences for consumers, and will hamper fair competition with potential alternative payment providers.











- Apple claims “the changes include new controls and disclosures, and expanded protections to reduce privacy and security risks the DMA creates.” This is masquerading unfounded privacy and security concerns to the detriment of user choice. Apple’s approach – such as the introduction of “scare screens” - will merely mislead and degrade the user experience, depriving them of real choice and the benefits of the DMA.
- To succeed, the DMA must create opportunities for real competition, including alternative app stores and sideloading. New app stores are critical to driving competition and choice both for app developers and consumers. Sideloading will give app developers a real choice between the Apple App Store or their own distribution channel and technology. Apple’s new terms do not allow for sideloading and make the installation and use of new app stores difficult, risky and financially unattractive for developers. Rather than creating healthy competition and new choices, Apple’s new terms will erect new barriers and reinforce Apple’s stronghold over the iPhone ecosystem.
























The European Commission’s response to Apple’s proposal will serve as a litmus test of the DMA and whether it can deliver for Europe’s citizens and economy.

In the absence of materially different proposals from Apple, we urge the European Commission to take swift, timely and decisive action against Apple, to protect developers and benefit consumers and do so as soon as the DMA obligations apply. This is the only way to guarantee the DMA remains both credible and delivers competitive digital markets.

Yours sincerely,

The Signatories

Companies			
Adevinta		Beonex	
Blockchain.com		Cafeyn	
Deezer		Epic Games	
iconomy		Mustang	
Paddle		Parula	

Proton		Schibsted	
37signals		SkyDemon	
Spotify		Threema	
Uptodown		Vipps MobilePay	
Associations/Foundation			
Alliance Digitale		Association Européenne des Radios (AER)	
Classifieds Marketplaces Europe (CME)		Digital Content Next (DCN)	
Digital Music Europe (DME)		European DIGITAL SME Alliance	
European Games Developer Federation (EGDF)		European Fintech Association (EFA)	
European Magazine Media Association (EMMA)		European Newspaper Publishers' Association (ENPA)	
European Publishers Council (EPC)		France Digitale	
Internet Economy Foundation (IEF)		News Media Europe (NME)	
Sveriges Tidskrifter		Tidningsutgivarna	