Pronouncement of the Final Decision Regarding the Investigation about Electrolux Dayanıklı Tüketim Mamülleri Sanayi ve Ticaret AŞ According to Article 49 of the Act no 4054 on the Protection of Competition

According to the Report prepared and the Additional Opinion, evidence collected, written pleas, the explanations made during the hearing and the scope of the file examined regarding the investigation conducted as per the Board decision dated 30.06.2022 and numbered 22-29/473-M(3), it has been decided UNANIMOUSLY that

- 1- Electrolux Dayanıklı Tüketim Mamülleri Sanayi ve Ticaret AŞ violated article 4 of the Act no 4054 on the Protection of Competition by means of resale price maintenance.
- 2- Therefore, according to Article 16(3) of the same Act and Article 5(1)(b), 5(2), 5(3)(b) and 6(2)(c) of the Regulation on Fines to Apply in cases of Agreements Concerted Practices and Decisions Limiting Competition, and Abuse of Dominant Position, at a certain rate of the annual gross revenues in 2022, by discretion, the party to the investigation shall be imposed 27.475.570,39- TL administrative fines,

with the decision subject to appeal before Ankara Administrative Courts within 60 days as of the notification of the reasoned decision.