

**The Communiqué concerning the Change to the Communiqué on  
the Procedures and Principles to be Followed in the  
Prenotifications and Authorization Applications to be Submitted to  
the Competition Authority in order for the Acquisitions via  
Privatization to Gain Validity  
Communiqué No: 1998 / 5**

**Article 1-** Article 1 of the Communiqué on the Procedures and Principles to be Followed in the Prenotifications and Authorization Applications to be Submitted to the Competition Authority in order for the Acquisitions via Privatization to Gain Validity numbered 1998 / 4 and dated 12/09/1998, has been changed as follows.

**“Article 1-** The aim of this Communiqué is to determine the procedures and principles to be followed in the prenotifications and authorization applications to be submitted to the Competition Authority so that **those acquisitions realized by the Presidency of Privatization Administration, or other public institutions or organizations** can gain validity in accordance with Article 7 and paragraph (f) of Article 27 of the Law on the Protection of Competition dated 07/12/1994 and numbered 4054.”

**Article 2-** The following paragraph has been added to Article 7 of the same Communiqué.

**“The provisions of this Communiqué are also applicable if the acquisitions via privatization are realized by other public institutions or organizations apart from the Presidency of Privatization Administration. In this case, such obligations prescribed to be fulfilled by the Presidency of Privatization Administration in this Communiqué, are fulfilled by the public institution or organization to realize the acquisition.”**

**Article 3-** This Communiqué enters into force on the date it is published.

**Article 4-** The provisions of this Communiqué are executed by the President of the Competition Authority.