

**Pronouncement of the Final Decision Regarding the Investigation about Hixsan
Teknoloji Sanayi ve Ticaret Ltd. Şti. According to Article 49 of the Act no 4054 on
the Protection of Competition**

Within the scope of the investigation conducted per the Competition Board decision dated 10.11.2022 and numbered 22-51/762-M, in the settlement text, which was sent by Hixsan Teknoloji Sanayi ve Ticaret Ltd. Şti. depending on the interim Board decision dated 15.12.2022 and numbered 22-55/852-MUA and entered into the registry of the Authority on 16.12.2022, with the number 33876 and on 20.12.2002 with the number 33980 in time, the undertaking clearly accepted the existence and the scope of the infringement as well as the rate and amount of the maximum administrative fine set in the interim settlement decision. It has been decided UNANIMOUSLY that

- a) Hixsan Teknoloji Sanayi ve Ticaret Ltd. Şti.'s conduct for determining sales prices of the resellers violated article 4 of the Act no 4054,
- b) Accordingly, per Article 16(3) of the Act no 4054 and Article 5(1)(b), 5(2) and 5(3)(a) 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 2021, by discretion, the said undertaking shall be imposed 60.438.74-TL administrative fines,
- c) 25% reduction shall be made in the administrative fines to be imposed to the undertaking as a result of the settlement procedure according to article 43(7) of the Act no 4054 and article 4(4) of the "Regulation on the Settlement Procedure Applicable In Investigations On Agreements, Concerted Practices And Decisions Restricting Competition And Abuses Of Dominant Position",
- d) Within this framework, as a result of the settlement procedure, at a certain rate of the annual gross revenues in 2021, by discretion, the undertaking shall be imposed 45.329,05-TL administrative fines,
- e) The investigation conducted per Competition Board Decision dated 10.11.2022 and numbered 22-51/762-M in order to determine whether article 4 of the Act no 4054 on the Protection of Competition was violated shall be concluded with settlement

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