## Announcement of the Final Decision Regarding the Investigation about Mail/Freight Carriers According to Article 49 of the Act no 4054 on the Protection of Competition

As a result of the investigation whether undertakings active in mail/freight transport market violated article 4 of the Act no 4054 by means of allocating customers, considering all the evidence, information and documents collected, the report prepared, the Additional Opinion, written defense and the explanations made during the oral hearing, the Competition Board took the decision numbered 20-04/47-25 in the meeting dated 16.01.2020. It was decided unanimously and with different reasons stated by the Board Member Hasan Hüseyin ÜNLÜ that the following undertakings violated article 4 of the Act no 4054 by restricting the sales made by undertakings with which they are in a vertical relationship separately:

- DHL Worldwide Express Taşımacılık ve Ticaret A.Ş.
- TNT International Express Taşımacılık Ticaret Ltd. Şti.
- UPS Hızlı Kargo Taşımacılığı A.Ş.
- Yurtiçi Kargo Servisi A.Ş.

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It was decided unanimously that according to third paragraph of Article 16 of the Act no 4054 and the Regulation on Fines to Apply in cases of Agreements, Concerted Practices and Decisions Limiting Competition, and Abuse of Dominant Position; Article 5(1), 5(2),

- a) and 5(3)(b), depending on the annual gross revenues which generated at the end of the fiscal year 2018 and which is determined by the Board,
  - DHL Worldwide Express Taşımacılık ve Ticaret A.Ş. shall be imposed 19.328.140,14 TL
- b) and 3(a), depending on the annual gross revenues which generated at the end of the fiscal year 2018 and which is determined by the Board,
  - TNT International Express Taşımacılık Ticaret Ltd. Şti. shall be imposed 15.341.376,57 TL
- c) and 3(a) and 6(1)(a), depending on the annual gross revenues which generated at the end of the fiscal year 2018 and which is determined by the Board,
  - Yurtiçi Kargo Servisi A.Ş. shall be imposed 16.347.149,29 TL
- d) depending on the annual gross revenues which generated at the end of the fiscal year 2018 and which is determined by the Board,
  - UPS Hızlı Kargo Taşımacılığı A.Ş. shall be imposed 10.384.054,73 TL

It was decided by majority of votes that the following undertakings did not violate article 4 of the Act no 4054; therefore, it was not necessary to impose administrative fines to the said undertakings.

- 1. Airexpress Kargo Lojistik Dış Ticaret Ltd. Şti.
- 2. Antrepo Lojistik Taşımacılık Kargo ve Kurye Hiz. Tic. ve San. Ltd. Şti.
- 3. Aras Kargo Yurtiçi Yurtdışı Taşımacılık A.Ş.
- 4. ASE Asya Afrika Hızlı Kargo ve Dağıtım A.Ş.
- 5. Asilkar Lojistik Dağ. Hiz. İç ve Dış Tic. Ltd. Şti.
- 6. Aslansoy Yuba Lojistik İç ve Dış Ticaret Ltd. Şti.
- 7. Asset Lojistik A.Ş.
- 8. Cemal BOZASLAN
- 9. CLG Express Uluslararası Taşımacılık A.Ş.
- 10. Demirtaş Nakliye Tur. İnş. Gıda Canlı Hayvan Tic. Ltd. Şti.
- 11. DFN Lojistik Hiz. San. ve Tic. A.Ş.
- 12. DHL Lojistik Hizmetleri A.Ş.
- 13. DRN Lojistik A.Ş.
- 14. Ekol Lojistik A.Ş.
- 15. Eli Ulus. Taşımacılık ve Tur. Ltd. Şti.
- 16. Gama Kombine Taşımacılık A.Ş.
- 17. Gonca Palanduz UDT Loj. Taş. İth. İhr. Taşımacılık
- 18. Hipex Dış Ticaret Halil İbrahim Palalı
- 19.İnter Global Kargo Ticaret Ltd. Şti.
- 20. Kargo Dünya Uluslararası Taşımacılık ve Dış Ticaret Ltd. Şti.
- 21. MNG Kargo Yurtiçi ve Yurtdışı Taşımacılık A.Ş.
- 22. On Ekspres Hava Kurye ve Kargo Uluslararası Taşımacılık Hizmetleri Ltd. Şti.
- 23.Öykü Lojistik A.Ş.
- 24. Paket Taşımacılık Sistemleri ve Turizm Bilgisayar Ticaret A.Ş.
- 25. Serkan Çınar Çınartaş Grup
- 26. Solmaz Nakliyat ve Ticaret A.Ş.
- 27. STF Kargo Nakliyat Ticaret Ltd. Şti.
- 28. Sürat Kargo Lojistik Dağıtım Hizmetleri A.Ş.
- 29. Tuncay İşıklı GSP Uluslararası Taşımacılık ve Dış. Tic. A.Ş.
- 30. Turimex Global Lojistik Gümrükleme İç ve Dış Tic. Ltd. Şti.
- 31. UKGS Uluslararası Kargo Gönderim Servisleri ve Tic. A.Ş. ve
- 32. Yurtiçi Lojistik Tedarik Zinciri Yönetim ve Dağıtım A.Ş.

Judicial review for the decision before Ankara Administrative Courts shall be possible within 60 days as of the notification of the reasoned decision.