Pronouncement of the Final Decision about

the Investigation concerning Sahibinden Bilgi

Teknolojileri Paz. ve Tic. A.Ş. According to

Article 49 of the Act No. 4054

As a result of the investigation conducted to determine whether Sahibinden Bilgi Teknolojileri Paz. ve Tic. A.Ş. violated article 6 of the Act no. 4054 by means of excessive pricing in the market for online platform services for renting/selling vehicles and real estate; considering all the evidence, information and documents collected, the report prepared as well as the written defense and the explanations made during the oral hearing, the Competition Board took the decision numbered 18-36/584-285 in the meeting dated 01.10.2018. Accordingly, it was decided

- Unanimously that Sahibinden Bilgi Teknolojileri Pazarlama ve Ticaret A.Ş. holds a dominant position in the market for online platform services for renting/selling vehicles and in the market for online platform services for renting/selling real estate,
- By majority of votes that Sahibinden Bilgi Teknolojileri Pazarlama ve Ticaret A.Ş. abused its dominant position in those markets by means of excessive pricing within the framework of article 6 of the Act no. 4054,
- By majority of votes that Sahibinden Bilgi Teknolojileri Pazarlama ve Ticaret A.Ş. shall be imposed TL 10.680.425,98 administrative fine, calculated on the basis of its annual gross income, which was generated at the end of the financial year 2017 and determined by the Board, according to the third paragraph of Article 16 of the Act and Article 5(1)(b), 5(2)(a) 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.

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