## 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 on the Protection of Competition

According to the Report and the Additional Opinion prepared, evidence collected, written pleas, and the scope of the file examined regarding the investigation conducted according to the Board decision dated 15.10.2020 and numbered 20-46/627-M, it was decided UNANIMOUSLY that

- a) The undertaking under investigation, Sahibinden Bilgi Teknolojileri Pazarlama ve Ticaret A.Ş., is dominant in the markets for "online platform service related to corporate members' activities for selling/renting real estate, online platform service related to corporate members' activities for selling vehicles, online platform service related to individual members' activities for selling/renting real estate and online platform service related to individual members' activities for selling vehicles, for selling vehicles, online platform service related to individual members' activities for selling/renting real estate and online platform service related to individual members' activities for selling vehicles.
- b) Sahibinden Bilgi Teknolojileri Pazarlama ve Ticaret A.Ş. did not violate the provision of article 6 of the Act no 4054 on the Protection of Competition during the period 2018-2020 by means of excessive pricing in the said markets and therefore it is not necessary to impose administrative fines on the said undertaking according to Article 16 of the same Act.

The decision can be appealed before Ankara Administrative Courts within 60 days as of the notification of the reasoned decision.