

**The Pronouncement of the Final Decision Regarding the Investigation on  
Some Undertakings Operating as Driving Courses in the Uşak Province  
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 per the Board decision dated 21.09.2023 and numbered 23-45/844-M, it has been UNANIMOUSLY decided that

- 1- True Özel Arařtırma ve Danıřmanlık Tic. San. Ltd. řti. and Mir İř Saęlıęı ve Gvenlięi Hizmetleri Src Kursu İnaaat Sanayi ve Ticaret Limited řirketi violated Article 4 of the Act no 4054 on the Protection of Competition,
- 2- Accordingly, True Özel Arařtırma ve Danıřmanlık Tic. San. Ltd. řti. should be imposed an administrative fine of 40,365.81 TL by discretion of the Board at a set proportion of its gross revenue for the year of 2022 as determined by the Board under Article 16.3 of the Act no 4054 and Articles 5.1(a), 5.2 and 5.3(a) of the Fines to Apply In Cases of Agreements, Concerted Practices and Decisions Limiting Competition, And Abuse of Dominant Position,
- 3- At the same time, Mir İř Saęlıęı ve Gvenlięi Hizmetleri Src Kursu İnaaat Sanayi ve Ticaret Limited řirketi should not be imposed administrative fines under Article 16.6 of the Act no 4054, in light of the Board decision dated 21.09.2023 and numbered 23-45/843-MP concerning the application it submitted to benefit from the Regulation on Active Cooperation for Detecting Cartels,

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