## Pronouncement of the Final Decision about the Investigation concerning Afyon Çimento San. A.Ş., As Çimento San. ve Tic. A.Ş., Göltaş Göller Bölgesi Çimento Sanayi ve Ticaret A.Ş. and Konya Çimento San. A.Ş. According to Article 49 of the Act no 4054

As a result of the investigation conducted in response to the claim that Göltaş Göller Bölgesi Çimento Sanayi ve Ticaret A.Ş. and As Çimento Sanayi ve Ticaret A.Ş. prevented cement producers from entering to Isparta province, made pressure on ready-mixed cement facilities in the region, agreed with Afyon Çimento San. Tic. A.Ş. and Konya Çimento San. A.Ş. and consequently those four undertakings increased cement prices together and allocated cement market, 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 following final decision numbered 20-06/68-37 in the meeting dated 23.01.2020. It was decided unanimously that

- Afyon Çimento San. Tic. A.Ş.,
- As Çimento San. ve Tic. A.Ş.
- Göltaş Göller Yöresi Çimento San. ve Tic. A.Ş. and
- Konya Çimento San. A.Ş.

did not violate the Act no 4054; thus it was not necessary to impose administrative fines on the said undertaking according to article 16 of the same Act. Judicial review for the decision before Ankara Administrative Courts shall be possible within 60 days as of the notification of the reasoned decision.