Pronouncement of the Final Decision about the Investigation concerning Undertakings that are Manufacturers and Distributors of New Passenger Cars and Light Commercial Vehicles According to Article 49 of the Act no 4054

As a result of the investigation, which was conducted to determine whether article 4 of the Act no 4054 was violated after the decision of the Competition Board dated 24.06.2009 and numbered 09-30/637-150 concerning the claim that manufacturers and distributors of new passenger cars and light commercial vehicles acted together, increased prices and restricted the supply of goods following the reduction of SCT was annulled by the decision of the 13th Chamber of the Council of State dated 04.12.2019 and numbered 2018/3127 E. and 2019/4094 K, considering all the evidence, information and documents collected, the report prepared, written pleas and the explanations made during the hearing, the following final decision numbered 21-40/595-290 was taken in the meeting of the Competition Board dated 26.08.2021:

It was decided UNANIMOUSLY that concerning the following undertakings under investigation:

- 1) Baylas Otomotiv A.Ş.,
- 2) Chevrolet Otomotiv Ticaret Ltd. Şti.,
- 3) Doğuş Otomotiv Servis ve Tic. A.Ş.,
- 4) Ford Otomotiv Sanayi A.Ş.,
- 5) Groupe PSA Otomotiv Pazarlama A.Ş.,
- 6) Honda Türkiye A.Ş.
- 7) Hyundai Assan Otomotiv San. ve Tic. A.Ş.,
- 8) Mais Motorlu Araçlar İmal ve Satış A.Ş.,
- 9) Nissan Otomotiv A.Ş.,
- 10) Opel Türkiye Otomotiv Ltd. Şti.,
- 11)Tofaş Türk Otomobil Fabrikası A.Ş.,
- 12)Toyota Türkiye Pazarlama ve Satış A.Ş.

it was not necessary to impose administrative fines according to article 16 of the Act no 4054 on the Protection of Competition. The decision can be appealed before Ankara Administrative Courts within 60 days as of the notification of the reasoned decision.