

**Pronouncement of the Final Decision Regarding the Investigation about Nadirkitap  
Bilişim ve Reklamcılık AŞ According to Article 49 of the Act no 4054 on the  
Protection of Competition**

According to the Report prepared and the Additional Opinion, evidence collected, written pleas, the explanations made during the oral hearing and the scope of the file examined within the scope of the investigation conducted per the Board decision dated 17.12.2020 and numbered 20-54/753-M, it was decided UNANIMOUSLY that

- Nadirkitap Bilişim ve Reklamcılık AŞ, about which the investigation was conducted, is dominant in the market for platform services providing intermediation for the sale of second hand books,
- Nadirkitap Bilişim ve Reklamcılık AŞ abused its dominant position within the framework of article 6 of the Act no 4054 by means of preventing access to and portability of the book data which seller members upload to [www.nadirkitap.com](http://www.nadirkitap.com) without reasonable grounds,
- According to third paragraph of Article 16 of the Act no 4054 and Article 5(1)(b), 5(2) 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, on the basis of the annual gross revenues in 2021, by discretion, Nadirkitap Bilişim ve Reklamcılık AŞ shall be imposed 346.765,63 TL administrative fines because of its practices in question,
- In order to ensure the termination of the violation in question and establishment of effective competition in the market, Nadirkitap Bilişim ve Reklamcılık AŞ shall provide the book inventory in a correct, clear, secure and complete way in a convenient form, free of charge, to the seller members in case they make such request,

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