

**Pronouncement of the Final Decision about the Investigation concerning  
Ortadođu Antalya Liman İşletmeleri A.Ş., MSC Gemi Acenteliđi A.Ş. and  
Medlog Lojistik Gemicilik Turizm A.Ş. According to Article 49 of the Act no.  
4054**

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 24.07.2020 and numbered 20-35/459-M, it was decided UNANIMOUSLY that

1. No information and document showing that MSC Gemi Acenteliđi A.Ş., Medlog Lojistik Gemicilik Turizm A.Ş. and Ortadođu Antalya Liman İşletmeleri A.Ş. violated article 4 of the Act no 4054 was found thus, it is not necessary to impose administrative fines to the aforementioned undertakings with respect to article 4 of the Act no 4054,

2. a) Ortadođu Antalya Liman İşletmeleri A.Ş. holds a dominant position in container stuffing services market,

b) The practices of Ortadođu Antalya Liman İşletmeleri A.Ş., which complicates its competitor's activities, violated article 6 of the Act no 4054,

c) For this reason, according to third paragraph of Article 16 of the Act no 4054 and Article 5(1)(b), 5(2), 5(3)(a) and 7(1) 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 2020, by discretion, Ortadođu Antalya Liman İşletmeleri A.Ş. shall be imposed 3.502.401,19 TL administrative fines,

d) The Presidency shall be empowered to send an opinion on the issue to the Ministry of Transportation and Infrastructure of the Republic of Türkiye.

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