## Pronouncement of the Final Decision about the Investigation concerning V.O.S.S. Varinak Onkoloji Sistemleri Satış ve Servis A.Ş. According to Article 49 of the Act No 4054

As a result of the investigation conducted to find whether V.O.S.S. Varinak Onkoloji Sistemleri Satış ve Servis A.Ş., which is the sole authorized distributor of Varian Medical Systems Inc., abused its dominant position in the market for repair and maintenance services of Varian brand linear accelerators and ancillary equipment and violated article 6 of the Act no 4054, 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 decision numbered 19- 45/768-330 in the meeting dated 19.12.2019. Accordingly, it was decided UNANIMOUSLY that

- 1) V.O.S.S. Varinak Onkoloji Sistemleri Satış ve Servis A.Ş. holds a dominant position in the market for repair and maintenance services of Varian brand linear accelerators and ancillary equipment as well as the market for repair and maintenance of Epidos brand EPIQA treatment control systems,
- UNANIMOUSLY that V.O.S.S. VARİNAK Onkoloji Sistemleri Satış ve Servis A.Ş. violated article 6 of the Act no 4054 by means of complicating its competitors' activities.
- 3) UNANIMOUSLY that according to third paragraph of Article 16 of the Act and Article 5(1)(b) and 5(2) of the Regulation on Fines to Apply in cases of Agreements, Concerted Practices and Decisions Limiting Competition, and Abuse of Dominant Position, V.O.S.S. VARİNAK Onkoloji Sistemleri Satış ve Servis A.Ş. shall be imposed administrative fines amounting to, by discretion, 1% on the basis of the annual gross income accrued at the end of the financial year 2018 and determined by the Board,

Judicial review for the decision before Ankara Administrative Courts shall be possible within 60 days as of the notification of the reasoned decision.