

Final Decision concerning the Investigation on Deniz Kılavuzluk A.Ş. and Med Marine Kılavuzluk ve Römorkaj Hizmetleri İnş. San. ve Tic. A.Ş.

As a result of the investigation conducted in order to determine whether the Act no 4054 was violated by Deniz Kılavuzluk A.Ş. and Med Marine Kılavuzluk ve Römorkaj Hizmetleri İnş. San. ve Tic. A.Ş., after the evaluation of the observations, defenses of the related parties, all the information and documents gathered as well as the Investigation Report and the Additional Written Opinion, the following final decision was taken in the Competition Board meeting held on 24.01.2013:

It was decided, unanimously, that the relevant practices of Deniz Kılavuzluk A.Ş. and Med Marine Kılavuzluk ve Römorkaj Hizmetleri İnş. San. ve Tic. A.Ş. did not constitute violations within the framework of articles 4 and 6 of the Act no 4054 on the Protection of Competition, and that, consequently it was not necessary to impose administrative fines on the relevant undertakings under article 16 of the Act no 4054. The reasoned decision will be notified later and the decision may be appealed before Ankara Administrative Courts.