

**ENEFI Vagyonkezelő Nyrt.**

**EXTRAORDINARY ANNOUNCEMENT**

pursuant to the Capital Market Act and Decree No: 24/2008. (VIII.15.) of the Minister of Finance.

---

Az **ENEFI Vagyonkezelő Nyrt.** ("Company") hereby informs its Honourable Investors that the parties involved have filed an application for revision to the Curia against the decision of the Metropolitan Court of Justice rejecting the action filed by the parties involved against the former decision (H-PJ-III-B-3/2017.) of MNB in the subject of influencing the market and insider trading and new hearings have been announced in the subject of the application for revision.

**The Supreme Court (Curia) annulled the condemning decision of the Metropolitan Court of Justice instructing the court to conduct new proceedings today.**

--

According to the viewpoint of the parties involved, the decision of the Metropolitan Court of Justice made in the repeated procedure is based on an incorrect interpretation of the law and contains facts differing from the decision inspected, it mixes legal qualifications, ignores the pieces of evidence known during the procedure (see the earlier announcement: [https://bet.hu/site/newkib/en/2021.11./ENEFI Asset Management Plc. - Extraordinary Information 128627974](https://bet.hu/site/newkib/en/2021.11./ENEFI_Asset_Management_Plc._-Extraordinary_Information_128627974))

As a consequence of the foregoing, the decision contains several conclusions absurd in terms of capital market law, which, in addition to being unfounded, also conclude violations of law for the client which it had not committed and with which it had not been accused of by the authority, furthermore – in lack of annulation – are suitable to result in severe problems in the interpretation of the law, incorrect precedents and grounds of reference on the capital market.

Therefore it is not understandable for the Company that the authority not only did not challenge the decision as a defendant in the lawsuit (avoiding the problems in the interpretation of the law and the unfounded condemnation of the client resulting from the incorrect decision), but it requested the Curia to keep the decision in force referring to 'meeting the legal regulations'.

According to the viewpoint of the Company, the foregoing does not meet the criteria of procedures based on good faith,

**ENEFI Vagyonkezelő Nyrt.**