

Brisa Bridgestone Sabancı Lastik ve Sanayi Ticaret A.S.

Prepared Pursuant to the Communiqué Numbered II.14.1

Board of Directors' Interim Annual Report

For the Period of January 1 - September 30, 2025

TABLE OF CONTENTS

- 1. General Information
- 2. Financial Rights Granted to Members of the Governing Body and Senior Managers
- 3. R&D Activities
- 4. Important Developments in the Reporting Period
- 5. Financial Indicators
- 6. Risks and Governing Body's Evaluation
- 7. Other Considerations
- 8. Corporate Governance and Sustainability Principles Compliance

1. General Information

Trade Name	:	Brisa Bridgestone Sabancı Lastik Sanayi ve Ticaret A.Ş.			
Trade Registry Office	:	İstanbul			
Trade Registry Number	:	126429-0			
Central Registration System Number	:	0187002389400013			
Tax Authority	:	Büyük Mükellefler			
Tax Number	:	1870023894			
Head Office Address	:	Küçük Çamlıca Mah. Şehit İsmail Moray Sokak Temsa Sitesi No: 2/1 Altunizade/Üsküdar-İstanbul			
İzmit Plant	:	Alikahya Fatih Mah. Sanayi Cad. No: 98 İzmit-Kocaeli			
Aksaray Plant	Kırımlı OSB Mah. Şehit Fatih Kalu Sokak No:1 Merkez-Aksaray				
Arvento Mobil		ODTÜ Teknokent Bilişim İnovasyon Merkezi Mustafa			
Sistemler A.Ş.	:	Kemal Mah. Dumlupınar Bulvarı 280/G Kat: 5 No: 514			
(Head Office)		Çankaya-Ankara			
Aksaray University		Bahçesaray Mah. 135/Necmettin Erbakan Bulvarı			
Teknopark Branch	•	A Blok No: 127/1 Merkez-Aksaray			
Samsun Branch	:	Cumhuriyet Mah. 38 Sokak No: 2/23 Atakum-Samsun			
Website	:	www.brisa.com.tr			

a) Area of Activity

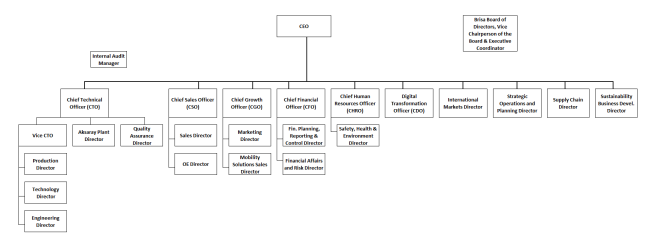
Brisa Bridgestone Sabancı Lastik Sanayi ve Ticaret A.Ş. ("Brisa") was established in 1974 as Lassa Lastik Sanayi ve Ticaret A.Ş. and the name of the Company was changed to Brisa in 1988 as a result of a joint venture agreement with Bridgestone Corporation.

The Company's main field of activity covers the acquisition and production of all types of inner and outer tires, shoe products, resins, natural and artificial rubber parts including rubber belts and chemical materials, rubber replacement materials, materials bearing rubber qualities or used for the same purposes, and materials partially or wholly made of rubber; performance and provision of wheel coating works and services, and rendering trading and services related with any kind of other products, spare parts, and accessories related to automotive industry.

Within the scope of mobility transformation, having acquired all shares representing 88.89% of the capital of Arvento Mobil Sistemler A.Ş. on March 1, 2022, Brisa integrated its strong portfolio of tires and service network with the Arvento fleet management platform, providing convenience, efficiency and productivity to its customers with fleet management services based on integrated mobile systems and data analytics.

b) Organizational Structure

Organizational structure as of September 30, 2025 is shown below:



c) Capital and Partnership Structure

Brisa adopted the registered capital system according to the provisions of the Capital Market Law. The registered capital ceiling of the Company is TL 750,000,000 and the issued capital of the Company is TL 305,116,875. It has been divided into 30,511,687,500 units of registered shares (December 31, 2024: 30,511,687,500 units), each having a nominal value of 1 kr.

Brisa's issued capital amount and distribution of this capital among shareholders as of September 30, 2025 and December 31, 2024 are as follows:

Shareholders:	Ratio (%)	Sept. 30, 2025	Ratio (%)	Dec. 31, 2024
Hacı Ömer Sabancı Holding A.Ş.	43.63	133,111,388	43.63	133,111,388
Bridgestone Corporation	43.63	133,111,388	43.63	133,111,388
Other	12.74	38,894,099	12.74	38,894,099
Capital	100.00	305,116,875	100.00	305,116,875

d) Explanations on Privileged Shares and the Voting Rights of Shares

The shares representing the capital are divided into seven classes: (A), (B), (C), (D), (E), (F) and (G). The holders of (A), (B), (C), (D), (E), (F) and (G) class shares are not granted with any rights and privileges other than those set forth in Articles 10 (Board of Directors), 12 (Term of Office for the Members of the Board of Directors), 13 (Meetings and Resolutions of the Board of Directors), 17 (General Assembly) and 31 (Limited Transfer of the Registered Shares) of the Articles of Association.

Pursuant to Article 21 of the Articles of Association, shareholders use their voting rights at the General Assembly in proportion with the total nominal value of their shares as per the Article 434 of the Turkish Commercial Code. There are no privileges regarding voting rights.

e) Board of Directors and Executive Board (Senior Managers)

The Board of Directors of Brisa consists of 11 members, two of whom are independent, in accordance with the capital market legislation and the provisions of the Articles of Association. As stated in Article 10 of the Articles of Association, the Board of Directors is elected by the General Assembly from among the candidate or candidates nominated by the majority of the shareholders of each class, consisting of one member for (Class A), three members for (Class B), one member for (Class C), one member for (Class C), one member for (Class C), one member for (Class C), plus two independent members.

As stated in Article 12 of the Articles of Association, the term of office of the members of the Board of Directors is maximum three years and the member whose term expires may be re-elected. In case of a vacancy in any membership, the Board of Directors elects a new member for such vacant membership and presents this appointment for approval in the next meeting of the General Assembly.

Pursuant to Article 13 of the Articles of Association, the Board of Directors shall, every year, elect a Chairperson among the members proposed by the shareholders of Class (B) or (G) shares and a Vice Chairperson among the members proposed by the shareholders of Class (A), (D), (E) or (F) shares. The Chairperson and Vice Chairperson may be re-elected for one or more terms of office.

Board of Directors:

- Burak Turgut Orhun*** Chairperson
- Tomio Fukuzumi Vice Chairperson
- Mustafa Bayraktar Member
- Gökhan Eyigün** Member

Board of Directors (continued):

- Jacques Johannes Fourie* Member
- Jerome Freddy Pierre Boulet Member
- Arianna Antonella* Member
- Haluk Kürkçü Member and CEO
- Sakine Şebnem Önder Member
- **Ahmet Erdem** Member (Independent)
- Fatma Dilek Yardım Member (Independent)

*At the 2024 Ordinary General Assembly Meeting held on March 26, 2025, appointments of Arianna Antonella and Jacques Johannes Fourie as Board Members to serve for the remaining period from their predecessors in accordance with Article 12 of the Company's Article of Association and Article 363 of the Turkish Commercial Code were approved by the majority of votes.

**In accordance with the Board of Directors decision dated March 31, 2025 and numbered 2025/17, effective from April 1, 2025, it has been resolved to accept resignation of Board Member Haluk Dincer and to appoint Gökhan Eyigün as Board Member to be submitted to the approval of the first General Assembly to be held in accordance with the article 363 of the Turkish Commercial Code and as a result of resignation of Haluk Dincer, to assign Gökhan Eyigün as the Member of the Corporate Governance Committee.

***In accordance with the Board of Directors decision dated April 30, 2025 and numbered 2025/19, it has been unanimously resolved that the resignation of Ahmed Cevdet Alemdar is accepted and Burak Turgut Orhun is appointed as Board Member to be submitted to the approval of the first General Assembly to be held and that in accordance with Article 366 of the Turkish Commercial Code, the assignment of duties of the Board of Directors to serve until the date of 19.04.2027 shall be as follows, Burak Turgut Orhun as Chairperson and Tomio Fukuzumi as Vice Chairperson.

In accordance with the Board of Directors decision dated March 28,2025 and numbered 2025/16, it has been resolved that in accordance with Article 366 of the Turkish Commercial Code, the assignment of duties of the Board of Directors to serve until the date of April 19, 2027 shall be as follows, Ahmed Cevdet Alemdar as Chairperson and Tomio Fukuzumi as Vice Chairperson. In accordance with another Board of Directors decision dated April 30, 2025 and numbered 2025/19, it has been resolved that in accordance with Article 366 of the Turkish Commercial Code, the assignment of duties of the Board of Directors to serve until the date of 19.04.2027 shall be as follows, Burak Turgut Orhun as Chairperson and Tomio Fukuzumi as Vice Chairperson.

The resumes of the Members of the Board of Directors and the statements of independence of the independent Members are available on the Company's website.

The senior management of the Company is elected and appointed by the Board of Directors as per the provisions of the Articles of Association.

Executive Board (in alphabetical order except for CEO ve Executive Coordinator):

- Haluk Kürkçü CEO
- Tomio Fukuzumi Executive Coordinator
- Cenk Koçdor Chief Growth Officer
- Mustafa Tacettin Chief Digital Transformation Officer
- **Neslihan Döngel Özlem** Chief Financial Officer
- Tetsuya Tsutsumi Chief Technical Officer
- Tuğba Gök Nam Chief Human Resources Officer
- Yakup Demir Chief Sales Officer

The resumes of the Members of the Executive Board are available on the Company's website.

As of September 30, 2025, the number of personnel working with an indefinite term employment contract is 3,352 people (December 31, 2024: 3,517). Of these employees, 2,443 are subject to the provisions of the Collective Labor Agreement (December 31, 2024: 2,606) and 903 are outside the Collective Labor Agreement (December 31, 2024: 905). The Company

has 6 foreign employees (December 31, 2024: 6). In addition, there are 603 employees working under fixed-term employment contracts (December 31, 2024: 159).

A 24-month Collective Labor Agreement has been in force between the Company and Petroleum Chemical and Rubber Industry Workers' Union of Türkiye (LASTİK-İŞ), effective from January 1, 2024.

Besides monthly salaries to all employees, the Company provides benefits such as bonuses in the amount of four months' gross salaries, private pension plan, health insurance, life insurance for employees out of the scope of the Collective Labor Agreement, whereas it provides fuel allowance, religious holiday allowance, annual leave allowance, maternity allowance, death benefit, marriage benefit, tuition benefit, family-food benefit, shopping voucher, child allowance for employees within the scope of the Collective Labor Agreement. In addition, all employees are provided with food and transportation services.

2. Financial Rights Granted to Members of the Governing Body and Senior Managers

The Company's senior management team comprises the Members of the Board of Directors and the Executive Board. Remunerations to be paid to the Board Members are determined under relevant resolutions of the General Assembly. Remunerations of the Members of the Executive Board are comprised of two components, with one being fixed and the other performance-based.

At the 2024 Ordinary General Assembly meeting held on March 26, 2025, it was decided to pay a monthly gross fee of TL 135,000 to each of Member of the Board during their term of office, effective from the Ordinary General Assembly Meeting of the year 2024.

In compliance with international standards and statutory obligations, the fixed remunerations for the Members of the Executive Board are determined by taking into consideration the macroeconomic data in the market, current wage policies in the market, the size and long-term goals of the Company, and individual positions as well. Premiums for Executive Board Members are calculated in accordance with the performance of both the Company and individuals.

Benefits provided to senior executives consist of salaries, severance pay, premiums, private pension, health insurance, life insurance, rent paid to foreign personnel, expenses of moving abroad, passenger car rentals, other expenses such as fuel, mobile phones, etc. and other provisions.

The breakdown of benefits provided to the senior executives of the Company for the accounting periods ending on September 30, 2025 and 2024 is as follows:

(thousand TL)	Sept. 30, 2025	Sept. 30, 2024
Salaries and other short-term benefits	244,843	221,007
Severance pay	1,150	548
Other long-term benefits	4,518	2,666
Total	250,511	224,221

3. R&D Activities

Brisa, the mobility leader of the Turkish tire industry, has been investing in R&D since 1985. Located in the İzmit plant, which was certified in 2017, Brisa is accelerating value-added product development activities at its R&D Centre.

Brisa focuses on innovative production techniques and raw materials that enable it to emerge as a stronger actor in the international arena of R&D. While it contributes to industrial knowhow by increasing domestic production, it also adds value to the country's economy by accelerating its exports.

Brisa is also taking strong steps in the field of digitalization. Within this framework, software has been developed that automates technical design processes with artificial intelligence. Thus, development processes have been perfected and accelerated. Besides developing innovative services for its customers to meet future mobility needs, the Company also develops image processing and end-to-end data analysis systems to ensure the highest performance in production processes.

Brisa carries out R&D and technology development operations aimed at electric vehicles, which will shape the future of the automotive industry. Accordingly, manufacturing technologies are being renewed primarily to meet the expectations of vehicle manufacturers from electric vehicle tires.

With all investments and studies, the Company has spent TL 486.7 million during the interim period of January 1 - September 30, 2025 (January 1 - September 30, 2024: TL 407.2 million). The Company developed 45 new R&D projects and 67 new products as of September 30, 2025.

4. Important Developments in the Reporting Period

a) Subsidiaries and Affiliates

Subsidiaries:

The Company's Subsidiaries as of September 30, 2025, are as follows:

Trade Name	Scope of Activities	Paid-in/ Issued Capital (TL)	Brisa's Share in the Company Capital (%)
Arvento Mobil Sistemler A.Ş.	Vehicle tracking and fleet management systems, object-person tracking systems, boat tracking systems and M2M solutions	7,600,000	88.89

Brisa's share in the Company capital has not changed during the interim period of January 1 - September 30, 2025 (December 31, 2024: 88.89%).

The Company has no Indirect Subsidiaries as of September 30, 2025 (December 31, 2024: None).

b) Articles of Association Amendment

There was no amendment to Articles of Association during the period.

c) Independent Audit

At the 2024 Ordinary General Assembly meeting dated March 26, 2025, shareholders approved the appointment of DRT Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş. (Deloitte) to perform the auditing of the financial reports of the Company in the fiscal period 2025 in line with the regulations of the Turkish Commercial Code No. 6102 and Capital Markets Law No. 6362 and to realize other acts under the coverage of related regulations of the aforementioned Laws and as well as to perform assurance audit to the sustainability report of the Company in the fiscal periods 2024 and 2025 in accordance with the Turkish Commercial Code No. 6102, the relevant provisions of the Decree Law No. 660 and other relevant legislation. The relevant General Assembly resolution was registered on April 3, 2025, and published in the Turkish Trade Registry Gazette of the same date and numbered 11304.

d) Investment Spending

While Brisa continues its activities with the mission of adding value to journeys, it also continues to increase its product capacity, diversity, and quality, and invest in modernization projects focused on sustainability and digitalization.

During the period of January 1 - September 30, 2025, İzmit plant received a total investment of USD 9.1 million, including investments for renovation, modernization and new technology product development.

During the same period, Aksaray plant received a total investment of USD 25.5 million, of which USD 20.2 million was within the scope of incentive certificate. Thus, the total investment made to date for Aksaray plant reached USD 400.8 million.

e) Important Developments in the Reporting Period

The Company's credit rating process, carried out by JCR Eurasia Rating Inc., has been completed on May 26, 2025, and the long-term national issuer credit rating has been confirmed as "AAA (tr)". All the Company's ratings are at "investment-grade" level and as follows: Long-term national issuer credit rating: "AAA (tr) / (negative outlook)"; short-term national issuer credit rating: "J1+ (tr) / (stable outlook)"; long-term international issuer credit rating: "BBB+ / (stable outlook)".

Brisa has been recognized as the industry leader in the Vehicle Equipment Manufacturing and Maintenance category on the Fortune 500 Türkiye 2025 list, which ranks the 500 largest companies in Türkiye. The Company holds the 88th position in the overall ranking.

At the Champions of Export Award Ceremony organized by the Automotive Industry Exporters' Association, Brisa received the Golden Exporter award for the third consecutive year.

According to the results of Turkishtime's Türkiye R&D 500 Survey, Brisa has maintained its leadership in research and development within the tire industry.

In the Capital 500 list, which ranks Türkiye's 500 Largest Private Companies, Brisa has continued to lead the tire sector.

The completion visa procedures have been finalized for the investment incentive certificate, valid for three years and amounting to TL 29,631,327, obtained in connection with the solar energy investment at the Aksaray plant, which was publicly announced on March 25, 2024. Accordingly, the Company will continue to benefit from the support elements related to the operating period of the corresponding investment.

The Aksaray plant has been awarded the IATF 16949 certification, which represents the highest quality standards in the automotive industry. IATF 16949 is of critical importance not only for compliance with legal and regulatory requirements, but also for the systematic alignment with the specific quality expectations of automotive manufacturers.

Lassa Revola, Türkiye's first domestic tire compatible with electric and hybrid vehicles, received the Selected Product of the Year award.

In line with its objective of achieving sustainable growth in the North African market under the Lassa brand, Brisa has inaugurated its first retail store in Cairo, the capital of Egypt. The opening was carried out in collaboration with GB Auto, one of the leading companies in Egypt's automotive sector and the long-standing distributor of the brand in the region.

According to the Capital 500 and TİM Golden Exporter data, Lassa has become the export leader of Türkiye's tire industry.

With the Tire Assurance (Lastik Güvencesi) Campaign, a first in the sector, Brisa provides replacement of Lassa and Bridgestone branded damaged tires with a new one of the same or equivalent size and pattern, free of charge, in the event of irreparable road damage caused by punctures, cuts and impacts, for a one-year period.

Marking a first in its category, Lassa has launched a five-year warranty program for its passenger and 4x4 tire products.

With its comprehensive mobility solutions, Brisa has reached an agreement with Çiftay to provide end-to-end mobility services for a fleet of 1,150 vehicles. The fleet, comprising approximately 950 trucks and 200 construction machines, will be managed by Brisa in terms of new tire supply, retreading, and repair operations. Throughout the entire fleet management process, Brisa's Profleet solutions partnership model will be implemented.

As part of the cooperation in sustainable mobility, e-JEST, the 100% electric minibus of Karsan, a strong player in the European market, was equipped with Bridgestone Duravis All Season tires.

According to the 2024 results of the international environmental reporting platform Carbon Disclosure Project (CDP), Brisa continued to be on the Global A List in the Climate Change, Water Security, and Supplier Engagement Assessment categories. With these results, Brisa ranked among the global leaders in Climate Change for the third time, in Water Security for the second time, and in Supplier Engagement Assessment for the sixth time.

On August 6, 2025, Brisa published its first Sustainability Report, prepared in compliance with the Turkish Sustainability Reporting Standards, covering the year 2024.

Prioritizing renewable energy in its production processes and utilizing solar power at its facilities through the collaboration with Enerjisa Enerji, Brisa has implemented its second heat pump project—featuring an installed capacity of 4.8 MW—at its İzmit plant, following the successful deployment at its Aksaray plant. This initiative serves as a model for sustainable energy practices.

As part of the Sabancı Youth Mobilization Initiative, Brisa organized a Competitive Programming training session with students from Aksaray University at the Brisa Technology and Impact Center, along with a comprehensive tour of the Aksaray plant.

Brisa has become one of 31 companies participating in the 2025 Target Gender Equality Program, led by the United Nations Global Compact, which promotes equal representation at all levels and equal pay for equal work.

Brisa, aiming to enhance its employees' skills and strengthen next-generation competencies in its digital transformation journey, has been featured in Microsoft's global success stories with the Write Your Own Robot Project (Kendi Robotunu Kendin Yaz Projesi).

Brisa has become the first industrial company in Türkiye to be accredited with the ISO 42001 certification, which documents the safe and ethical management of artificial intelligence. This certification is significant as it validates the secure, transparent, and sustainable governance of AI across all processes—from production to customer experience.

According to a global-scale study conducted by the management consulting firm Arthur D. Little, Brisa ranks within the top 10% of its industry for its innovation management practices.

f) Issued Shares and Bonds

As of September 30, 2025, information on issued bonds with ongoing coupon payments is as follows:

ISIN Code	Issue Amount (Nominal, TL)	Issue Date	Maturity	Maturity (Day)	Coupon #	# of Paid Coupon
TRSBRSA52616	1,000,000,000	30.05.2024	25.05.2026	725	8	5

In accordance with the Board of Directors decision dated March 13, 2025 and numbered 2025/13, the Company's application to the Capital Markets Board of Türkiye on April 16, 2025 to issue debt securities at once or at multiple times in Turkish Lira in an amount not exceeding TL 5,000,000,000 at various maturities to be sold to qualified investors without any domestic public offering was approved with the Board's resolution dated July 31, 2025 and numbered 43/1359.

As of September 30, 2025, information on issued lease certificates (sukuk) with ongoing coupon payments is as follows:

ISIN Code	Issue Amount (Nominal, TL)	Issue Date*	Maturity	Maturity (Day)	Coupon #	# of Paid Coupon
TRDKTLME2516**	500,000,000	29.07.2025	27.10.2025	89	1	-
TRDKLTMK2518	800,000,000	13.08.2025	13.11.2025	91	1	-
TRDKTLMA2528	500,000,000	16.09.2025	17.12.2025	91	1	-
Total	1,800,000,000					

In accordance with the Board of Directors decision dated March 13, 2025 and numbered 2025/12, the Company's application to the Capital Markets Board of Türkiye on March 28, 2025 to issue lease certificates domestically in TL to be sold in tenors with limitation to the issuance ceiling of TL 5,000,000,000 (this amount included) by means of sales without public offering through private placement and/or sales to qualified investors at various maturities and under various terms and conditions in the type of management agreement-based lease certificates was approved with the Board's resolution dated May 30, 2025 and numbered 33/1000.

g) Internal Audit Activities

Internal audits are carried out to ensure that the Company's operations and services are conducted effectively, reliably, and uninterruptedly, to improve the Company's risk management, control systems and corporate governance practices, to support the Company in its efforts to reach its corporate and economic goals, and to ensure integrity, consistency and reliability of the data obtained from the accounting and financial reporting system.

The existence, functioning and effectiveness of internal audits are ensured through the Audit Committee established within the Board of Directors. The Audit Committee presents its activities and recommendations related to its duties and responsibilities, to the Chairperson of the Board of Directors.

^{*}It stands for the ending date of sale (t); maturity starting date is (t+1).

^{**}On October 27, 2025, the coupon and redemption payments were executed.

^{***}On October 24, 2025, a lease certificate with a nominal issuance amount of TL 500,000,000 and a maturity starting date on October 27, 2025, maturing on February 4, 2026 (with a tenor of 100 days), and a single coupon payment, identified by the ISIN code TRDKTLM22626, was issued.

Furthermore, to ensure the robust condition of internal auditing mechanism, an Internal Audit Department operates under the Board of Directors. The Audit Committee meets regularly with the Internal Audit Department to discuss the adequacy of the internal control system and informs the Board of Directors.

Every year, risks related to all processes are reviewed, and the processes to be audited are determined. The Auditing Universe formed within the Company determines the processes that may be audited and ascertains risk score balances depending upon natural risk factors and internal control system conditions. According to this, as of September 30, 2025, 5 business processes consisting of 30 sub-business processes were submitted to the Audit Committee following completion of their audits.

In connection with internal control deficiencies spotted within the framework of Audit Reports, actions taken by Company officials are followed up and the adequacy of those decisions is questioned in the light of risk levels, with results reported to the Audit Committee.

h) Information on Own Shares Repurchased by the Company

During the January 1 - September 30, 2025 interim accounting period, the Company did not repurchase any of its own shares.

i) Information on Private and Public Audits

Independent audits are carried out on the Company's annual and semi-annual financial statements within the framework of the mandatory regulations issued by the Capital Markets Board with respect to financial reporting and independent audits. During the January 1 - September 30, 2025 interim accounting period, there was no private audit conducted of the Company.

The Competition Authority has decided to open an investigation against the undertakings operating in the field of tire production and distribution in the automotive sector in accordance with Article 41 of the Act numbered 4054 on the Protection of Competition ("Act") in order to determine whether Article 4 of the Act has been violated. The process has been continuing. The opening of an investigation by the Competition Authority cannot be interpreted as a violation of the Act by the undertakings subject to the investigation or that they are or will be subject to criminal sanctions within the scope of the Act, and the relevant developments will be shared with the public in accordance with the capital markets legislation.

j) Amendments to Legislation, Which May Significantly Affect the Activities of the Corporation

During the January 1 - September 30, 2025 interim accounting period, there were no amendments to legislation, which may significantly affect the activities of the Company.

On September 19, Communiqué No. 2025/9 on the Implementation of Surveillance in Imports was published in the Official Gazette. Entering into force on October 19, this Communiqué sets forth the procedures and principles regarding the surveillance mechanism to be applied in the importation of new outer rubber tires and inner rubber tubes.

Pursuant to the Communiqué on Amendments to the Communiqué on the Procedures and Principles Regarding the Obligation to Use Winter Tires, which was published in the Official Gazette on October 4 and entered into force on the same date, it has been made mandatory to use winter tires on vehicles engaged in the transportation of passengers and goods on intercity highways during the five-month period between November 15 and April 15 of the following year (prior to the amendment, the winter tire requirement was in effect from December 1 to April 1 of the following year).

k) Information on Lawsuits Filed Against the Company and Their Possible Outcomes That May Affect the Financial Status and Activities of the Company

There is no case that has been filed against the Company and may have an impact on the Company's financial situation and activities.

I) Information on Conflicts of Interest Between the Corporation and Institutions That It Receives Services on Matters Such as Investment Advice and Rating

The utmost care is taken to avoid any situation that may lead to a conflict of interest between the Company and the institutions that provide services such as investment consultancy and rating, and the provisions of the relevant legislation are complied with in the procurement of services in these matters. During the January 1 - September 30, 2025 interim accounting period, there was no conflict of interest in this regard.

m) Information on Administrative or Judicial Sanctions Imposed on the Company and the Board Members due to Practices in Violation of Legislative Provisions

There is no administrative or judicial sanction imposed on the Company and the Board Members.

A liability lawsuit has been filed by Kardeşler Rot Balans Otomotiv Kaplama Sanayi ve Ticaret Limited Şirketi against the Members of the Board of Directors and the process has been continuing. Although no sanction is expected as a result of the lawsuit, the Company has a directors and officers liability insurance that regulates the issue.

n) Information on General Assembly Resolutions

Brisa 2024 Ordinary General Assembly Meeting was held on March 26, 2025. Shareholders representing 88.84% of the shares constituting the capital attended the General Assembly meeting. All disclosures required to be made in accordance with corporate governance principles regarding the General Assembly meeting were made on time and duly. The result of the General Assembly meeting was registered on April 3, 2025 and became legally valid.

The litigation process regarding the annulment and deferral of execution of all General Assembly resolutions of 2023 Ordinary General Assembly Meeting held on April 19, 2024 by Kardeşler Rot Balans Otomotiv Kaplama Sanayi ve Ticaret Limited Şirketi has been continuing with the expert review. The plaintiff's appeal against the interim decision of the court of first instance rejecting the request for the deferral of executions was rejected by the 12. Chamber of Istanbul Regional Court of Appeal on the merits with a final decision.

On July 4, 2025, our Company was notified that a lawsuit has been filed by Kardeşler Rot Balans Otomotiv Kaplama Sanayi ve Ticaret Limited Şirketi for the annulment and deferral of execution of all the resolutions at the 2024 Ordinary General Assembly meeting held on March 26, 2025. With the interim decision of İstanbul Anatolia 6. Commercial Court, it has been unanimously decided to reject the request of Kardeşler Rot Balans Otomotiv Kaplama Sanayi ve Ticaret Limited Şirketi for the deferral of executions of all the Ordinary General Assembly resolutions of our Company dated March 26, 2025 in accordance with article 449 of the TCC. The plaintiff has appealed against the corresponding interim decision. The process has been continuing.

o) Information on the Extraordinary General Assembly

No Extraordinary General Assembly meeting was held during the January 1 - September 30, 2025 interim accounting period.

p) Information on Donations Made During the Year

Brisa made donations amounting to TL 1.341 million during the January 1 - September 30, 2025 interim accounting period. At the 2024 Ordinary General Assembly meeting, which was held on March 26, 2025, the upper limit of the donations to be made in 2025 was decided as 3% (three percent) of the commercial profit in 2025.

5. Financial Indicators

a) Financial Indicators

Brisa's consolidated financial indicators are as follows:

Tire Sales Volume	Jan. 1- Sept. 30, 2025	Jan. 1- Sept. 30, 2024	2025-2024 Change, %
Domestic	87,329	96,218	-9%
Export	53,902	52,553	3%
Total	141,231	148,771	-5%
Replacement	65,268	71,821	-9%
Original Equipment	22,061	24,396	-10%
Total Domestic	87,329	<u>96,218</u>	<u>-9%</u>
Lassa Export	38,960	37,818	3%
Bridgestone Export	14,941	14,736	1%
Total Export	<u>53,902</u>	<u>52,553</u>	<u>3%</u>
Total	141,231	148,771	-5%
Net Sales (MTL)	Jan. 1- Sept. 30, 2025	Jan. 1- Sept. 30, 2024	2025-2024 Change, %
Domestic	19,090	21,768	-12%
Export	10,180	10,203	0%
Total	29,270	31,971	-8%
Gross Export* (MUSD)	Jan. 1- Sept. 30, 2025	Jan. 1- Sept. 30, 2024	2025-2024 Change, %
Export	263	232	13%

^{*}In FOB USD.

Summary Income Statement (MTL)	Jan. 1- Sept. 30, 2025	Jan. 1- Sept. 30, 2024	2025-2024 Change, %
Net Sales	29,270	31,971	-8%
Gross Profit	5,977	7,387	-19%
Operating Profit	1,819	2,057	-12%
Net Profit/Loss	-918	677	-236%
Net Profit/Loss (Before One-Offs)	-757	813	-193%
EBITDA*	3,587	4,851	-26%

^{*}EBITDA: Earnings before interest, tax, depreciation & amortization and interest, foreign exchange and derivative financial instruments gain/loss within other operating income and expenses.

Summary Balance Sheet (MTL)	September 30, 2025	December 31, 2024	2025-2024 Change, %
Cash and Cash Equivalents	7,777	8,755	-11%
Total Assets	52,159	54,121	-4%
Financial Debt	17,214	16,860	2%
Net Financial Debt	6,404	4,232	51%
Total Equity	22,820	24,645	-7%

Summary Cash Flow (MTL)	Jan. 1- Sept. 30, 2025	Jan. 1- Sept. 30, 2024
Operational Cash Flow	3,039	2,552
Invest. Spending (w/o KKM)	-1,562	-3,119
Free Cash Flow (w/o KKM)	1,477	-567
KKM	830	779
Free Cash Flow (w/KKM)	2,306	212
Dividend Paid*	-930	-1,830

^{*}This amount comprises the TL 67.5 million dividend distributed by Arvento to minority shareholders.

Liquidity Ratios	September 30, 2025	December 31, 2024
Current Ratio	1.16	1.22
Acid Test Ratio	0.88	0.94
Financial Growth Ratios	September 30, 2025	December 31, 2024
Net Debt/EBITDA	1.12	0.61
Total Liabilities/Equity	1.29	1.20
Total Liabilities/Assets	0.56	0.54
Total Equity/Assets	0.44	0.46
Operational & Profitability Ratios	Jan. 1- Sept. 30, 2025	Jan. 1- Sept. 30, 2024
Gross Profit Margin	20.42%	23.10%
EBITDA Margin	12.25%	15.17%
Net Profit/Loss Margin	-3.14%	2.12%
Net Profit/Loss (Before One-Offs) Margin	-2.59%	2.54%

b) Evaluation of Activities in the Reporting Period

Total sales in the Turkish automotive industry (passenger and light commercial vehicles) increased by 9.15% y/y to 927,647 units during the first nine months of 2025. Passenger vehicle sales and light commercial vehicle sales increased by 9.98% y/y and 5.92% y/y respectively.

In the Turkish Replacement tire market, passenger and light commercial vehicle tire segment contracted by 8% y/y, while heavy commercial vehicle tire segment contracted by 13% y/y. In the Turkish OE tire market, passenger and light commercial vehicle tire sales grew by 7% y/y compared to one year ago, while heavy commercial tire sales decreased by 11% y/y.

In light of these developments in the Turkish industry, Brisa continued with its operations in both Replacement market and OE tire market via its Bridgestone, Lassa and Dayton brands, as well as its innovative solutions. During the first nine months of 2025, the Company continued prioritizing health and safety, completing a period in which it focused on the evolving needs of customers and the market, and offered enriched services beyond tires.

As outlined by the nine-month 2025 report published by Global Data, global passenger and light commercial segments' total vehicle sales grew by 5.1% y/y compared to one year ago. The highest growth occurred in China and Brazil with 11.5% and 11.4% y/y respectively, while contraction was recorded only in Europe.

During the first nine months of 2025, the global tire market remained above the previous year's level. Global Replacement and OE tire market sales grew by 0.7% y/y, while the European Replacement and OE tire markets contracted by 1.8% and 1.7% y/y respectively.

In light of these developments, Lassa outperformed the Central European, Eastern European, and African markets and increased its market share during the first nine months of 2025 compared to one year ago. During this period, Lassa expanded its market share in a total of 16 countries across the European and non-European markets. In Europe, Lassa enlarged its market share in countries including Montenegro, Serbia, Austria, Croatia, the Czech Republic, Portugal, Bulgaria, and Italy. The non-European markets in which Lassa increased its market share include Moldova, Kazakhstan, Belarus, Egypt, Libya, Lebanon, Azerbaijan, and Ukraine.

Brisa's production volume and capacity utilization ratio during the January 1 - September 30, 2025 period registered as follows:

	Jan. 1- Sept. 30, 2025	Jan. 1- Sept. 30, 2024	2025-2024 Change, %
Production Volume (Unit)	10,227,942	10,448,939	-2%
Production Volume (Tonnage)	138,670	143,771	-4%
İzmit Capacity Utilization Ratio	80.7%	91.0%	-10%
Aksaray Capacity Utilization Ratio	100.0%	97.0%	3%

^{*}Annual production capacity of İzmit plant stands at 11 million units. The projected annual production capacity for the Aksaray plant by the end of 2025 is 3.8 million units.

Brisa manufactures tires that meet international safety and quality standards for automobiles, light commercial vehicles, buses, trucks, agricultural and construction machinery with its brands Bridgestone, Lassa, and Dayton. In addition to manufacturing tires, the Company also imports Firestone brand agricultural equipment tires and Kinesis brand solid tires for forklifts and offers to the market. Furthermore, the Bandag brand as well as the local Veloxia brand lead the way in the tire retreading segment.

Arvento, which set out with the vision of developing accessible technological products in the field of fleet telematics, stands out in the new era with its new generation products in the field of mobile camera/telematics solutions, object tracking systems and vehicle tracking systems, and products that offer much more comprehensive operation management. Arvento develops and manufactures the most commonly used products in today's IoT world and sets itself apart with mobility solutions that accelerate the digitalization journey of organizations. Following the merger with Brisa, Arvento continues to work with Brisa to develop brand new solutions integrating Brisa's tires and service network with its own fleet management platform. During the January 1 - September 30, 2025 period, Arvento's total number of devices surpassed 1.6 million, while its total number of active devices surpassed 830 thousand. Arvento recently launched two mobile applications - Rotawatt (a shared charging platform for electric vehicles - via 14 Rotawatt partners and 1,183 chargers) and Arvento Connect (designed to monitor key vehicle functions) - which are expected to yield measurable value contribution in the near future.

Brisa continued to proceed with its mobility transformation during the third quarter of 2025 as well. As of September 30, 2025, the Company provides services at 121 Otopratik (excluding Midi and Maxi) locations and 20 Propratik locations, while the number of e-charging stations was at 68, and the number of Pratik service points providing EV and hybrid vehicle maintenance servicing was at 48. The number of Otopratik Midi and Otopratik Maxi service points was realized at 19 and 1 respectively during the same period. Furthermore, a total of

111 service points (68 Otopratik, 12 Propratik, and 31 Arvento service points) provided certified UTTS (National Vehicle Identification System) installation service.

Total sales volume in tonnage decreased by 5% y/y during the nine months due to the significant contraction in commercial market (Brisa commercial sales underperformed the Replacement market, while outperforming the OE market) (annual change in total sales volume in the third quarter: +2% - led by the positive outlook in consumer segment).

In addition to the decrease in sales volume, with price increases in domestic and global markets remaining below inflation, sales revenue registered as TL 29.3 billion with an 8% y/y decline (annual change in sales revenue in the third quarter: +4% - led by higher sales volume, contribution of annual price hikes, and sales mix impact). Cost of sales decreased by 5% y/y in the period, driven by the increased efficiency in production along with the controlled outlook in raw material and energy costs. This in turn, resulted in a gross profit of TL 6.0 billion (gross profit in the third quarter: TL 2.4 billion) and a gross profit margin of 20.4% (gross profit margin in the third quarter: 22.9%). This impact in gross profitability, improvement in sales mix driven by the focus on products with higher margin combined with the favorable outlook in operational expenses due to increased efficiency and tight cost management policy also reflected on the EBITDA level, as EBITDA registered as TL 3.6 billion (EBITDA in the third quarter: TL 1.7 billion) and EBITDA margin registered as 12.3% in the period (EBITDA margin in the third quarter: 15.8%).

As a result of all these developments, strong performance in the third quarter following the first two quarters led to the generation of a net profit of TL 291 million. Consequently, the net loss for the nine-month period decreased to TL 918 million.

In the nine-month period of 2025, free cash flow improved significantly compared to the same period in 2024. However, due to dividend distribution and the impact of high borrowing costs, net debt increased compared to the end of 2024, reaching TL 6.4 billion (December 31, 2024: TL 4.2 billion).

c) Profit Distribution Policy and Profit Distribution

The profit distribution policy of Brisa is determined within the framework of the provisions of the Turkish Commercial Code, the capital market legislation, other relevant legislation, the article on dividend distribution in the Articles of Association and in line with Brisa's mediumand long-term strategies, investment, and financial plans. The policy is formulated in such a way that considers the national economy and that of the sector while maintaining a balance between shareholder expectations and the needs of Brisa.

The amount of profit to be distributed is determined by the General Assembly; however, the general principle adopted is to pay 30% of distributable profit to shareholders in the form of cash. Brisa does not distribute dividend advances.

The Company adopts the principle of paying dividends equally and as soon as possible to each share, regardless of their date of issue and acquisition, within legal time limits. Dividends shall be paid to shareholders following the approval of the General Assembly and on the date set by the General Assembly.

The General Assembly may transfer net profit entirely or partially to the extraordinary reserves. If Brisa's Board of Directors proposes the General Assembly not to distribute the profit, the reasoning behind this and the planned use of the undistributed profits is disclosed to the shareholders during the General Assembly meeting.

The profit distribution policy is submitted for approval of shareholders at the General Assembly meeting. This policy is reviewed every year by the Board of Directors, taking into consideration any setback in the national and global economic conditions as well as the current situation of ongoing projects and funds. Any amendments to this policy are submitted for approval of the

shareholders at the next General Assembly meeting following the amendments and disclosed to the public via the website.

The profit distribution policy and profit distribution proposal are available in the Annual Report, shared with shareholders at the General Assembly meeting, and publicly announced via the Investor Relations page on the website.

At the General Assembly held on March 26, 2025, the operating results for the year 2024 and the dividend distribution proposal were approved, and it was decided the cash dividend exercise date to start on March 28, 2025 and to distribute a gross dividend of TL 649,776,897.00 to the shareholders representing the Company's capital at the gross rate of 212.96% and TL 106,749,081.80 to the privileged shareholders as usufruct in cash from the Net Distributable Period Profit of TL 1,518,775,313.00. It was decided to set aside TL 74,127,013.51 from the Net Distributable Period Profit as Secondary Legal Reserves and TL 688,122,320.70 as Extraordinary Reserves.

6. Risks and Governing Body's Evaluation

Early Identification of Risk Committee has been established upon the resolution of Brisa Board of Directors dated August 2, 2013 and numbered 2013/13. The Committee was commissioned and authorized by Turkish Commercial Code numbered 6102 and by Article 378 thereof, as well as Capital Markets Board's Corporate Governance Communiqué.

The Committee's responsibilities include early identification of any strategic, operational, financial, external, and miscellaneous risks threatening the existence, development and sustainability of Brisa; implementation of necessary measures and remedies; and the management of risks.

As of September 30, 2025, Members of the Early Identification of Risk Committee are as follows:

Name-Surname	Title	Nature of Board Membership
Ahmet Erdem	Chairperson	Independent Board Member
Tomio Fukuzumi	Member	Vice Chairperson - Executive
Sakine Şebnem Önder	Member	Board Member - Non-Executive

The Chairperson of the Early Identification of Risk Committee is appointed from among the Independent Members by the Board of Directors.

The Committee is composed of a minimum of two Members appointed by the Board of Directors. Other people can also participate in the meetings if the Chairperson approves. The term of office for Committee Members is parallel to that of the Members of the Board of Directors. The Committee Membership is renewed upon the selection of the Members of the Board of Directors.

The Early Identification of Risk Committee convened three times and submitted four reports to the Board of Directors during the January 1 - September 30, 2025 interim accounting period.

7. Other Considerations

a) Events After the Reporting Period

None.

8. Corporate Governance and Sustainability Principles Compliance

a) Compliance with Corporate Governance Principles

As one of the pioneers and leader companies in the Turkish industry, Brisa, aware of its responsibilities that it upholds to its stakeholders, adopts as a principle to comply with the Corporate Governance Principles issued by the Capital Markets Board and the four principles of corporate governance based on transparency, fairness, responsibility, and accountability and to make provisions where circumstances require amendments thereof. During the January 1 - September 30, 2025 interim accounting period, in line with this principle adopted, Brisa has applied and accommodated the Corporate Governance Principles set out in the Corporate Governance Communiqué No II-17.1, which was issued by the Capital Markets Board and entered into force upon publication in the Official Gazette dated January 3, 2014 and numbered 28871.

The Company has taken the required steps in line with the Corporate Governance Principles and demonstrated its awareness of responsibilities towards shareholders and stakeholders with its engagement to compliance thereto as well as all its activities to date, aimed to further strengthen its compliance with these principles in cooperation with all employees and top management executives well-aware of the advantages of adopting the Corporate Governance Principles within the Company, exercised due diligence in following the mandatory and non-mandatory regulations set out in the Corporate Governance Principles and published the related detailed reports to inform shareholders and stakeholders on https://www.kap.org.tr/ and the Company's website.

Acknowledging the importance of full compliance with Corporate Governance Principles, Brisa has been following all the mandatory principles set out by the Communiqué. However, full compliance has not yet been achieved due to difficulties experienced in the implementation of some of the non-mandatory principles and some principles failing to align with the existing structure of the market and the Company. Studies on these principles and justifications for non-implementation thereof continue.

The Corporate Governance Principles Compliance Report for the fiscal year 2024, prepared in accordance with the Capital Markets Board (CMB) resolution dated January 10, 2019 and numbered 2/49, and approved by the Company's Board of Directors, was disclosed on the Public Disclosure Platform (PDP (KAP)) on February 26, 2025. No change was observed in compliance with the Corporate Governance Principles during the January 1 - September 30, 2025 interim accounting period.

b) Compliance with Sustainability Principles

Sustainability is one of the important foundations of Brisa's way of doing business. The Company boldly moves forward with pioneering practices in its sector in all geographies where it operates, in the light of the corporate values and governance experience of its main shareholders, Bridgestone Corporation and Sabancı Holding. With the awareness of being a responsible manufacturer, the Company carries out research, develops innovation, makes investments, operates, and manufactures in order to maximize the value for its stakeholders and to achieve more every day.

Brisa combines its sustainability strategies, core operations and competencies with its sustainability management approach, and continues to create added value for its stakeholders. Communication activities are carried out in order to disseminate the sustainability management approach, which Brisa considers as an integral part of its corporate culture and therefore all its activities, among stakeholders. The Company carries out audits to identify the areas of improvement in the field of sustainability and secures development of sustainability performance through action plans based on tangible targets.

Brisa has developed its sustainability strategy on the main focus areas of Transition to a Low-Carbon Economy, Transition to a Low-Contact Economy, and Cultural and Social Transformation. In each focus area, risks are identified and addressed through a strong risk management approach. The Company's actions are aligned with the United Nations' Sustainable Development Goals, and the Company attaches importance to being a stakeholder in finding solutions for this global movement. Risk management at the Company is carried out

with a life-long perspective by considering environmental and social matters as well as economic parameters. The effects of environmental and social risks that may occur in the supply chain, customer, dealer, and service processes on the Company are managed. While the actions taken in this way are more understandable for all stakeholders, emerging regulations, technologies, and financial opportunities are closely followed in terms of access to sustainable finance. Based on the principles of transparency, fairness, responsibility and accountability, Brisa reports on its activities and performance results in the light of the national and international initiatives that Brisa is a party to and strives to improve its performance by implementing relevant quality systems.

The Sustainability Compliance Report, which outlines the Company's adherence to the principles set forth in the Capital Markets Board (CMB) Sustainability Principles Compliance Outline for the 2024 fiscal year and has been approved by the Company's Board of Directors, was disclosed on the Public Disclosure Platform (PDP (KAP)) on February 26, 2025. No change was observed in compliance with sustainability principles during the January 1 - September 30, 2025 interim accounting period. Brisa has complied with all sustainability principles.

c) Other Committees Established within the Board of Directors

In accordance with capital market legislation, Capital Markets Board regulations, and Corporate Governance Principles, Committee Responsible for Auditing (i.e. Audit Committee), Corporate Governance Committee, and Early Identification of Risk Committee were established to help the Board of Directors exercise duties and responsibilities properly. Moreover, the duties of Nomination Committee and Compensation Committee as mentioned in Communiqué Article 4.5.1 have been assumed by Corporate Governance Committee.

Decisions of the Committees, which are taken as a result of studies carried out independently, are submitted to the Board of Directors as mere suggestions. The final resolution is made by the Board of Directors.

Other Committees established within the Board of Directors are as follows:

Audit Committee

The Audit Committee was established upon the resolution of the Board of Directors dated March 21, 2003, in accordance with article 28/A added by the Communiqué with Serial: X and No. 19 to the Independent Audit in Capital Market Communiqué with Serial: X and No. 16 of Capital Markets Board. The responsibilities of the Audit Committee include informing the Board of Directors of the corporate accounting system, financial reporting, financial information released to the public, the activities of the internal audit department, the functions and activities of the internal control system and independent audit; supporting the Company's compliance with Capital Markets Board legislation as well as other relevant legislations and laws, Corporate Governance Principles and Code of Business Conduct; and monitoring all relevant processes on these issues.

As of September 30, 2025, Members of the Audit Committee are as follows:

Name-Surname	Title	Nature of Board Membership
Fatma Dilek Yardım	Chairperson	Independent Board Member
Ahmet Erdem	Member	Independent Board Member

The Audit Committee is composed of members who have no direct executive functions, carry the title of Independent Member on the Board of Directors, and have sufficient knowledge and expertise in financial matters. The Chairperson and Member of the Audit Committee are appointed by the Board of Directors. The Internal Audit Department acts as the Reporter of the Audit Committee. Funds and any other support necessary for the functioning of the Committee are provided by the Board of Directors.

The Committee convenes every three months at least, which means at least four times a year, and records the conclusions of the meeting in minutes later to be reported to the Board of Directors. The Committee generally reviews the works of the Internal Audit Department and Independent Auditing Firm, audits financial statements, and examines any violation of business conduct and code of behavior in these meetings. The Audit Committee convened six times (three meetings were on internal audit findings) and submitted eight reports to the Board of Directors (including the recommendation of the independent audit company to the Board of Directors and submitting the TSRS-Compliant Sustainability Report for the year 2024 to the Board of Directors' approval) during the January 1 - September 30, 2025 interim accounting period.

Corporate Governance Committee

Corporate Governance Committee was established in accordance with the Capital Markets Board's Corporate Governance Communiqué with an attempt to follow the Company's compliance with corporate governance principles, to make improvements in the process, and make suggestions to the Board of Directors. The Committee has been established and its Internal Regulation has been approved by the Board resolution dated April 30, 2012 and numbered 600. Early Identification of Risk Committee was separated from the Corporate Governance Committee by the Board resolution dated August 2, 2013 and numbered 2013/13, which necessitated revisions to be made on the Internal Regulation in guestion.

The most current amendment to the Internal Regulation was by the Board resolution dated March 25, 2024 and numbered 2024/10, determining the number of Committee members (except the Chairman) as three.

As of September 30, 2025, Members of the Corporate Governance Committee are as follows:

Name-Surname	Title	Nature of Board Membership
Ahmet Erdem	Chairperson	Independent Board Member
Tomio Fukuzumi	Member	Vice Chairperson - Executive
Gökhan Eyigün*	Member	Board Member - Non-Executive
Elif Küçükçobanoğlu	Member	Investor Relations Manager

^{*}In accordance with the Board of Directors decision dated March 31, 2025 and numbered 2025/17, effective from April 1, 2025, it has been resolved to accept resignation of Board Member Haluk Dinçer and to appoint Gökhan Eyigün as Board Member to be submitted to the approval of the first General Assembly to be held in accordance with the article 363 of the Turkish Commercial Code and as a result of resignation of Haluk Dinçer, to assign Gökhan Eyigün as the Member of the Corporate Governance Committee.

In cases where the position of the Committee Chairperson becomes vacant for whatever reason, the Chairperson of the Board of Directors appoints a Member of the Committee as interim Chairperson until the first Board of Directors meeting following the incidence of vacancy. The interim serves until a new Chairperson is appointed. The agenda of the meeting is determined by the Chairperson of the Committee. Members and shareholders communicate the issues they wish to be put on the agenda to the Reporter, who reports them to the Chairperson of the Corporate Governance Committee.

Corporate Governance Committee meetings are held at least four times a year at the places and on the dates the Chairperson deems appropriate. The meeting and resolution quorum is the absolute majority of the total number of Members. Other people can also attend the meetings if the Chairperson deems appropriate. During the January 1 - September 30, 2025 interim accounting period, the Corporate Governance Committee convened three times and submitted four reports to the Board of Directors. The Corporate Governance Committee keeps a written record of all its works and reports all relevant information and conclusions to the Board of Directors.

October 30, 2025

Brisa Bridgestone Sabancı Lastik ve Sanayi Ticaret A.Ş.