

MOBILTEL İLETİŞİM HİZMETLERİ SANAYİ TİCARET A.Ş.

01.01.2025 - 30.06.2025

Report Of The Board Of Directors





Vision

To be constant destination for evolving technological needs.

Mission

To ensure customer satisfaction by providing fast, high-quality, and reliable service through our expertise, extensive product range, and technological solutions.



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1. General Information About Company

MOBİLTEL İLETİŞİM HİZMETLERİ SANAYİ VE TİCARET A.Ş. (Company) was established on October 22, 2001, in Fatih, Istanbul. The company's establishment was registered on October 22, 2001, and this was announced in the Turkish Trade Registry Gazette numbered 5411 on October 25, 2001. The company's trade registry number is 464650-0.

The Company's field of activity; to carry out activities related to the distribution of all kinds of telephones, mobile phones, telephone exchanges, wireless communication devices and their spare parts and accessories, all kinds of equipment that may be required to provide communication services, which can be legally made in Turkey and in foreign countries.

The main activity of the company's 100% subsidiary, Mobiltel Turizm Yatırım A.Ş is to invest in tourism and real estate projects in Turkey and abroad, as well as retail and wholesale sales of mobile phones and accessories, operator products and merchandising activities.

The company has been traded on the BIST MAIN & BIST STARS since 25.11.2021.

The period to which the report relates:

01.01.2025-30.06.2025

Registered addresses:

Center Address: Çobançeşme Mah. Kımız Sok. No.16/1, Giriş Kat: -3. Kat Bahçelievler / İstanbul

Website:

https://www.mobiltel.com.tr/

MERSIS Number

0622-0256-6320-0015

Telephone and Fax numbers

T: 0 212 454 10 00 F: 0 212 454 10 56

Employment Status:

As of June 30, 2025, our company employs an average of 182 people.



2. Shareholder Structure

30.06.2025

Shareholder	Share	Amount	
Aydın Mıstaçoğlu	70,24%	720.000.000	
Mıstaçoğlu Holding A.Ş.	9,46%	97.000.000	
Other	20,30%	208.000.000	
Total	100,00%	1.025.000.000	

Group	Registered / Bearer Share	Nominal Value per Share (TL)	Monetary Unit	Nominal Value of Shares	Ratio to Total Capital	Type of Privilege	Exchange Traded or Not
А	Registered	1	TRY	7.000.000	0,68	Electing half of the members of the Bod	Not Traded
В	Registered	1	TRY	1.018.000.000	99,32	Non-Privileged	Traded

As of 30.06.2025, the subsidiaries subject to consolidation and the event partnership ratios are as follows:

Mobiltel Turizm Yatırım A.Ş.

30.06.2025

Shareholder	Share	Amount TL
Mobiltel İletişim Hizm.San.ve Tic A.Ş.	100%	45.000.000
Paid-in Capital	100%	45.000.000

Bishkek Park Ltd.

Kyrgyzstan SOM (KGS)

30.06.2025

Shareholder	Share	Amount (KGS)
Mobiltel Turizm Yatırım A.Ş.	96,27%	722.000.000
Aydın Mıstaçoğlu	3,73%	28.000.000
Paid-in Capital	100%	750.000.000

Subsidiaries are included in the scope of consolidation from the date of transfer of control over their activities to the Company and are excluded from the scope of consolidation on the date of disappearance of control. The statements of financial position and income statements of the subsidiaries were consolidated using the full consolidation method, and the registered values and shareholders equity



of the subsidiaries owned by the Company were mutually netted. Intra-group transactions and balances between the Company and subsidiaries were offset at the time of consolidation. The registered values of the shares owned by the Company and the dividends arising therefrom are netted from their respective shareholders equity and profit or loss statement accounts.

3. Board of Directors

As of 30.06.2025, the Board of Directors of the Company consists of the following persons:

Board Members				
Name-Surname	Title	Election Date	Period	
Aydın Mıstaçoğlu	Chairman of the Board	26.06.2024	3 Years	
Orkun Yücel Kubanç	Deputy Chairman of the Board	26.06.2024	3 Years	
Gül Hikmet Mıstaçoğlu	Dependent Member	26.06.2024	3 Years	
Eyüp Vural Aydın	Independent Member	26.06.2024	3 Years	
Dursun Ali Alp	Independent Member	26.06.2024	3 Years	
Saim Kılıç	Independent Member	26.06.2024	3 Years	

4. Executive Management Team

As of 30.06.2025, the Executive Management Team of the Company consists of the following persons:

Name-Surname	Title
Aytekin Aktaş	CF0
Kenan Akbaş	Sales Director
Hüseyin Şahin	Information Technologies Director
Kadir Dönmez	Internal Audit Director

a) Benefits and Rights Provided to BOD and Executive Management Team;

Remuneration to be paid to the members of the Board of Directors and Executive Management Team; In line with the internal balances and long-term goals of the company, it is essential to determine it objectively, taking into account the general economic conditions. A performance-based reward is not applied in determining the rights, benefits and remuneration to be provided to the members of the board of directors. The amount of attendance rights to be given to the members of the board of directors is determined by the general assembly every year.

As of 30.06.2025, the benefits provided to the Board of Directors and Executive Management Team are 3.320.139 TL in total.



5. Information About Personnel

MOBILTEL İLETİŞİM HİZMETLERİ

Gender	30.06.2025	%
Woman	56	%42
Man	76	%58
Total Staff	132	

MOBILTEL TURIZM

Gender	30.06.2025	%
Woman	0	%0
Man	2	%100
Total Staff	2	

BISHKEK PARK

Gender	30.06.2025	%
Woman	13	%27
Man	35	%73
Total Staff	48	

6. Company Activites

Since its establishment in 2001, Mobiltel İletişim Hizmetleri Sanayi ve Ticaret A.Ş. has been one of the most strong companies operating as a distributor in the mobile phone (GSM) market. Among the product groups it distributes, in addition to mobile phones, there are tablet computers, mobile phone accessories and telecommunication operator products such as lines, top-ups (virtual TL), phone cards, modems, and a wide range of non-mobile phone products from smart watches to robot vacuums that have entered our lives in recent years in parallel with the development of technology.

Among the brands distributed by Mobiltel are the world's and Turkey's leading brands such as Apple, Samsung, Xiaomi, Poco, Oppo, RealMe, Vivo, Huawei, Honor, TCL, Alcatel, Infinix, Tecno, LG, Omix, General Mobile, Reeder, Casper, Sony, Hometech, Zyxel, TPLink, ZTE, JBL, Jabra, S-Link, Soultech and Türk Telekom.

As the official distributor of Türk Telekom, Mobiltel also trades directly with all sales channels that sell mobile phones in Turkey. These include GSM dealers, electronic product chain stores, supermarkets and hypermarkets, electronic marketplaces, downy shops, and corporate sales dealers.



Until 2019, the subsidiary Mobil Turizm Yatırım A.Ş. operated retail stores in Istanbul to retail and wholesale mobile phones, phone accessories and operator products, and recently focused on real estate investments and projects. Mobil Turizm Yatırım A.Ş. has an office building of 2.410 m2 at No:16/A Yenibosna-Bahçelievler-Istanbul and rents this building to companies.



Mobiltel Building – Çobançeşme E5 Highway / Istanbul

In addition; in 2012, it became a partner by purchasing 30% of the shares of Bishkek Park Limited Company, a real estate project development company established in Kyrgyzstan. Later, Mobiltel Turizm Yatırım A.Ş.'s share in Bishkek Park Ltd. increased to 96.27% over time. Bishkek Park Ltd. in which Mobiltel Turizm Yatırım A.Ş is a 96.27% shareholder, has Bishkek Park Complex in its assets. The Bishkek Park project, which is the largest real estate investment in Kyrgyzstan, was built in 2013. Bishkek Park Shopping Mall, the first and largest shopping center of Bishkek, and Prime Suites Residence, which has 24 floors and is equipped with the latest technologies, and Sheraton Bishkek Hotel are the tallest buildings in Kyrgyzstan.

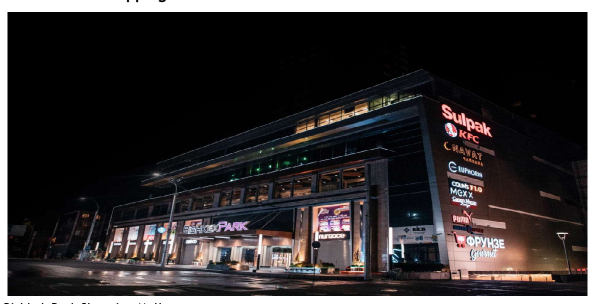




Bishkek Park Complex

Bishkek Park Complex

Bishkek Park Shopping Mall



Bishkek Park Shopping Mall



Bishkek Park Shopping Mall, the first and largest shopping center of Kyrgyzstan, operates with a closed area of 48,000 m² with 5 floors and a large indoor parking area with a capacity of 550 vehicles on 2 floors. Bishkek Park Shopping Mall is a living complex with nearly 120 stores with leading brands in the world of fashion, supermarket and technology, more than 20 cafes and restaurants, and a large indoor parking lot. Bringing a new atmophere to the shopping and social life in Bishkek, Bishkek Park Shopping Mall is visited by an average of 20,000 people a day.



Bishkek Park Shopping Mall

In Bishkek Park Shopping Mall, all needs from shopping to entertainment, from cinema to food and beverage are together for children, young people and everyone in the family. It has brought a new dimension to shopping by introducing brands such as Mango, Koton, Mavi, Penti, Derimod, Crocs, New Balance, Clarks, Benetton, Nursace, US Polo, Ramsey, LC Waikiki, Terranova, Lining, Lacoste, Adidas, Puma, InterSport, Mexx and technology products retail chain Sulpak, which are among the distinguished retail brands of Turkey and the world, to Bishkek for the first time. Bishkek Park Shopping Mall, a pioneer in introducing innovations and influencing the entire chain of consumer shopping habits, continues to open new doors in the economy through its ventures and initiatives



Prime Suites Residence



Prime Suites Residence

Prime Suites Residence is one of the tallest buildings in Kyrgyzstan with 24 floors and a total closed area of 12,500 m2, rising side by side to the Sheraton Bishkek Hotel on Bishkek Park Shopping Mall. The building, which has a total of 92 residences, has 7 different apartment types with housing options from 1 + 1 to 3 + 1. Prime Suites Residence provides rental services with 44 of these residences. Bishkek's first



and currently only residence is designed to be intertwined with social facility areas full of activities as well as the pleasure of comfortable living in Prime Suites Residence.

Sheraton Hotel Bishkek



Sheraton Hotel Bishkek

Sheraton Bishkek Hotel, which started its operations in September 2019, provides service with a total area of 25.000 m2 on 24 floors, rooms with a total of 400 beds, king, suite and standard, meeting, congress and ballrooms for 1,000 people, pool, fitness, spa, patisserie and 4 different world restaurants.



a) Important Occurrences in Activities:

Mobiltel continued to expand its brand portfolio by adding new brands to its portfolio in 2021. In this context, it has started distributing smartphones of Realme, Vivo, TCL, Infinix, Tecno and Omix brands. In addition to these smartphones, the company has also started distributing products of the Honor, TCL and Realme brands in the field of accessories and smart products.

In line with the strategy that started to be implemented in 2020, the company continued its structuring for sales channels independent of telecommunication operators, continued to expand its team serving these channels and reinforced both telesales and field sales teams.

In 2022, Mobiltel continued to expand its product portfolio and expand its activities in product categories other than smartphones. In this context, Mobiltel has started the import and distribution of Xiaomi's products called "Ecosystem Products", which range from robot vacuum cleaner models, airfryer products, two headphones, smart watches and many other products.

In addition, Mobiltel has started to sell Samsung-branded TVs for corporate customers.

With the agreement signed in January 2024, the production rights of OPPO smartphones in Turkey, one of the largest brands in the world smartphone market, have been exclusively transferred to AGM Teknoloji Yatırım Sanayi ve Ticaret A.Ş. (AGM), one of the Mıstaçoğlu Group Companies.

With another agreement signed between MOBILTEL and AGM, MOBILTEL has acquired the exclusive sales, marketing and distribution rights of OPPO branded products in the TSS (chain markets selling electronic products) channel. It is thought that the sales of Oppo branded products will have a positive impact on the financial statements of 2024. The company started selling Oppo products in May 2024.

b) Events After the Balance Sheet Date (30,06,2025)

None

c) Statements on Independent Audit

The Company's activities are periodically audited by the Independent Auditor determined at the General Assembly.

d) Lawsuits for and against company and their possible outcomes

As of june 30, 2025, there are lawsuits and enforcement proceedings worth 27.427.915 TL filed by the Group and still ongoing (December 31, 2024: 25.346.427 TL). As of June 30, 2025, there are ongoing lawsuits of 8.660.660 TL filed against the Group (December 31, 2024: 7.841.200 TL).



Current Period

Previous Period

7. Financial Reports

The company's financial statements as of June 30, 2025 are provided below.

a) Balance Sheet

	Carrent i crioa	T TEVIOUS T CITOU
ASSETS [ABSTRACT]	30.06.2025	31.12.2024
Current Assets	<u>3.257.053.426</u>	<u>2.550.352.140</u>
Cash and cash equivalents	232.085.434	75.492.401
Trade Receivables	1.742.086.914	1.467.372.570
Other Receivables	726.720.672	481.293.270
Inventories	411.666.277	437.039.229
Prepayments	143.461.945	81.428.279
Current Tax Assets	0	7.726.391
Other current assets	1.032.184	0
Non Current Assets	<u>7.650.928.893</u>	<u>7.943.863.381</u>
Other Receivables	511.506	596.795
Investment Property	7.430.176.003	7.710.342.953
Property, plant and equipment	219.093.426	228.808.791
Intangible assets and goodwill	393.972	272.112
Prepayments	753.986	683.638
Right of use assets	0	3.159.092
TOTAL ASSETS	10.907.982.319	10.494.215.521
11	18	
	Current Period	Previous Period
LIABILITIES AND EQUITY	30.06.2025	31.12.2024
Current Liabilities	2.588.839.138	2.142.411.401
Current Borrowings	1.249.083.140	540.971.219
Current Portion of Non-current Borrowings	295.345.883	485.852.166
Other Financial Liabilities	17.946.384	29.541.256
Trade Payables	564.398.237	680.593.960
Employee Benefit Obligations	15.999.952	25.430.908
Other Payables	274.864.868	217.225.151
Deferred Income Other Than Contract Liabilities	146.065.567	149.186.835
Current tax liabilities, current	8.770.593	3.394.210
Current provisions	15.799.026	9.542.712
Other Current Liabilities	565.488	672.984
Non-Current Liabilities	858.716.059	670.227.982
Long Term Borrowings	59.917.155	75.429.041
Other Payables	208.981.889	0
Non-current provisions	4.337.768	3.379.392
Deferred Tax Liabilities	585.479.247	591.419.549
Equity	7.460.427.122	7.681.576.138
Equity attributable to owners of parent	7.213.084.365	7.428.358.182
Non-controlling interests	247.342.757	253.217.956
		10.494.215.521
TOTAL LIABILITIES AND EQUITY	10.907.982.319	10.494.215.



b) Income Statement

	Current Period	Previous Period
PROFIT (LOSS)	01.01.2025-	01.01.2024-
PROFII (LOSS)	30.06.2025	30.06.2024
Revenue	6.131.553.786	4.945.092.580
Cost of Sales	-5.467.241.122	-4.342.902.531
GROSS PROFIT (LOSS)	664.312.664	602.190.049
Marketing Expenses	-217.729.425	-231.183.019
General Administrative Expenses	-120.390.177	-126.220.367
Other Income from Operating Activities	156.305.494	197.903.749
Other Expenses from Operating Activities	-170.405.355	-112.467.987
PROFIT (LOSS) FROM OPERATING ACTIVITIES	312.093.201	330.222.425
Investment Activity Income	183.871.436	161.283.958
Investment Activity Expenses	-2.128.628	-47.437.170
PROFIT (LOSS) BEFORE FINANCING INCOME (EXPENSE)	493.836.009	444.069.213
Finance costs	-364.576.037	-421.869.124
Gains (losses) on net monetary position	-90.523.752	-148.323.323
PROFIT (LOSS) FROM CONTINUING OPERATIONS, BEFORE TAX	38.736.220	-126.123.234
Tax (Expense) Income, Continuing Operations	-26.827.667	-30.136.030
PROFIT (LOSS) FROM CONTINUING OPERATIONS	11.908.553	-156.259.264
Other Comprehensive Income (Loss)	-233.057.569	-538.799.034
TOTAL COMPREHENSIVE INCOME (LOSS)	-221.149.016	-695.058.298



8. Human Resource Policy and Ethical Principles

Our Human Resources Policy

We adopt the principle that the first condition of success is respect for the person and human dignity, and we believe that human resources and their development are the most valuable factors of a permanent institution. Our goal in the field of human resources is to be a "preferred company" and in this direction, our Human Resources policy is to be "an institution that grows with its employees".

Vision; To focus on the development of our employees and our organization with innovative and efficient practices in parallel with its goals.

Mobiltel aims to implement a "Win-Win" policy in its relations with employees as well as in every aspect of business life. Without any discrimination between individuals, all employees are provided with a professional environment and conditions where they can use and develop their talents and skills.

Recruitment & Placement

Applications made to our company are evaluated regardless of Religion, Language, Race and Gender. As a result of the face-to-face interview, the candidates determined on the basis of resumes are subjected to aptitude tests, language exams (according to the requirements of the position) or personality inventory. In addition to Human Resources Specialists, candidates who can adapt to the corporate culture and whose competencies match the characteristics of the position are offered among the candidates who make the last interview with their direct managers. Job applications can be made by filling out the form on our site, or by sending a resume to the postings on the Kariyer.net.

Our Core Values, Ethical Principles

Mobiltel;

- Argues that the Code of Ethics must be followed for sustainable success and that these rules cannot be abandoned under any circumstances.
- With the Code of Ethical Conduct, provides guidance to employees in the decisions and behaviors they will make while performing their duties; It aims to create a peaceful and efficient working environment.
- Observes the minimum working age; It takes into account the physical and mental conditions of its employees when assigning them.



- Does not pay below the minimum wage level; It allows its employees of all seniority and levels to benefit from increases in the minimum wage.
- Determines salary increases based on performance evaluation; It does not discriminate against race, age and gender, and acts with the principle of equal opportunity. It does not allow mistreatment and harassment of its employees.
- Makes salary payments regularly and on time; It does not divide, postpone or delay their payments.
- Ensures that its Employees use their weekly holidays and annual leave on time and on time.
- Signs contracts with all its employees within the framework of the Laws; It strictly implements its obligations and does not disrupt insurance and similar mandatory payments.
- Does not compromise on the orientation process and vocational training; It takes into account the demands of training and keeps the training channels open.
- Creates a fair and sustainable working environment.
- Conducts the relations with public institutions and political organizations in accordance with corporate reputation.
- As employees, we do not take part in any other institution or organization in order to provide additional income or similar benefits without the written permission of our manager and the Human Resources Directorate, during and outside of working hours; We do not engage in commercial activities.
- We care about our appearance as well as the quality of our work, and we take care to dress in a
 way that meets the requirements of Mobiltel culture. Carefully complies with HR rules for a safe
 and happy work environment; We show the necessary participation in HR-related trainings and
 take care to take all precautions on the subject.

9. Committees of Board of Directors

In order to comply with the Capital Markets Law, the Turkish Commercial Code and the Capital Markets Board's Corporate Governance Communiqué No. II-17.1, the Company established the Audit Committee, the Early Detection of Risk Committee and the Corporate Governance Committee with the decision of the Board of Directors dated 26.06.2024. Since there is no need to establish a separate Nomination Committee and Remuneration Committee, the Issuer has decided to authorize the Corporate Governance Committee to perform the duties of the Nominating Committee and the Remuneration Committee as well.

Audit Committee:

The purpose of the Audit Committee is the public disclosure of the Company's accounting system, financial information, independent audit, and oversight of the operation and effectiveness of the



Company's internal control and internal audit system. The committee will consist of at least two members and all members will be independent members of the board of directors. At least one of the committee members must have 5 years of experience in auditing/accounting and finance. The committee convenes at least four times a year, at least once every three months, and the results of the meeting are recorded and the decisions taken are presented to the board of directors. The members of the committee are determined by the board of directors and announced in the KAP.

To be a member of the committee; Independent members of the Board of Directors who have the qualifications required by their duties and do not have an executive function are elected.

Name-Surname	Whether Committee Chair or Not	Dependent/Independent
Dursun Ali Alp	Yes	Independent
Saim Kılıç	No	Independent
Eyüp Vural Aydın	No	Independent

Corporate Governance Committee:

The main purpose of the committee is to determine whether the corporate governance principles are applied in the Company, and if not, the reason for it, and the conflicts of interest that arise due to not fully complying with these principles, to make recommendations to the board of directors to improve corporate governance practices and to monitor the work of the investor relations department. As made possible by the Corporate Governance Principles, since a separate nomination committee and remuneration committee are not established due to the structure of the Company's board of directors, the Committee also fulfills the nomination and remuneration committee duties specified in the Corporate Governance Principles. The committee must consist of at least two members. If it consists of two members, both of them, and if there are more than two members, the majority of the members must be non-executive members of the board of directors. The chairman of the committee is elected from among the independent members of the board of directors.

Name-Surname	Whether Committee Chair or Not	Dependent/Independent
Saim Kılıç	Yes	Independent
Dursun Ali Alp	No	Independent
Eyüp Vural Aydın	No	Independent
Mahmut Yıldırım	No	Investor Relations Executive

It has been decided that the duties of the nomination committee and the remuneration committee will be fulfilled by the corporate governance committee.



Early Detection of Risk Committee

The purpose of the Committee is to identify the risks that may endanger the existence, development and continuation of the Company, to take the necessary measures regarding the identified risks and to manage the risk. The committee must consist of at least two members. If it consists of two members, both of them, and if there are more than two members, the majority of the members must be non-executive members of the board of directors. The chairman of the committee is elected from among the independent members of the board of directors. Persons who are not members of the board of directors and who are experts in their fields can be members of the committee. The committee convenes as often as it deems necessary and keeps a record of all its work in writing. The committee submits reports to the board of directors containing information about its work and the results of the meeting. The members of the committee are determined by the board of directors and announced in the PDP.

Name-Surname	Whether Committee Chair or	Dependent / Independent
	Not	
Eyüp Vural Aydın	Yes	Independent
Saim Kılıç	No	Independent
Dursun Ali Alp	No	Independent

10. Risk Management and Internal Audit

Operating in an intensely competitive environment, Mobiltel implements effective risk management and internal audit processes in order to provide an adequate level of risk assurance to its shareholders; It constantly reviews and updates its internal audit and risk management processes in order to take timely measures against risks.

Risk management and internal audit processes are carried out under the Board of Directors in coordination with other operational units of the company; The results of regular meetings with the Early Risk Detection Committee, the Audit Committee and the Corporate Governance Committee are reported to the Board of Directors in accordance with the legislation. Through these activities, it is aimed to provide the necessary assurance to the shareholders, to protect all of Mobiltel's assets, resources and the environment in a sustainable manner, to minimize the losses arising from uncertainties and to make the most of possible opportunities.

Our Early Risk Detection Committee and Audit Committees hold meetings not only with the committee members, but also with the managers of other operational units, and proactively identify the risks and the measures to be taken and convey their evaluations at the Board of Directors meetings.



11- Awards Received By Mobiltel







