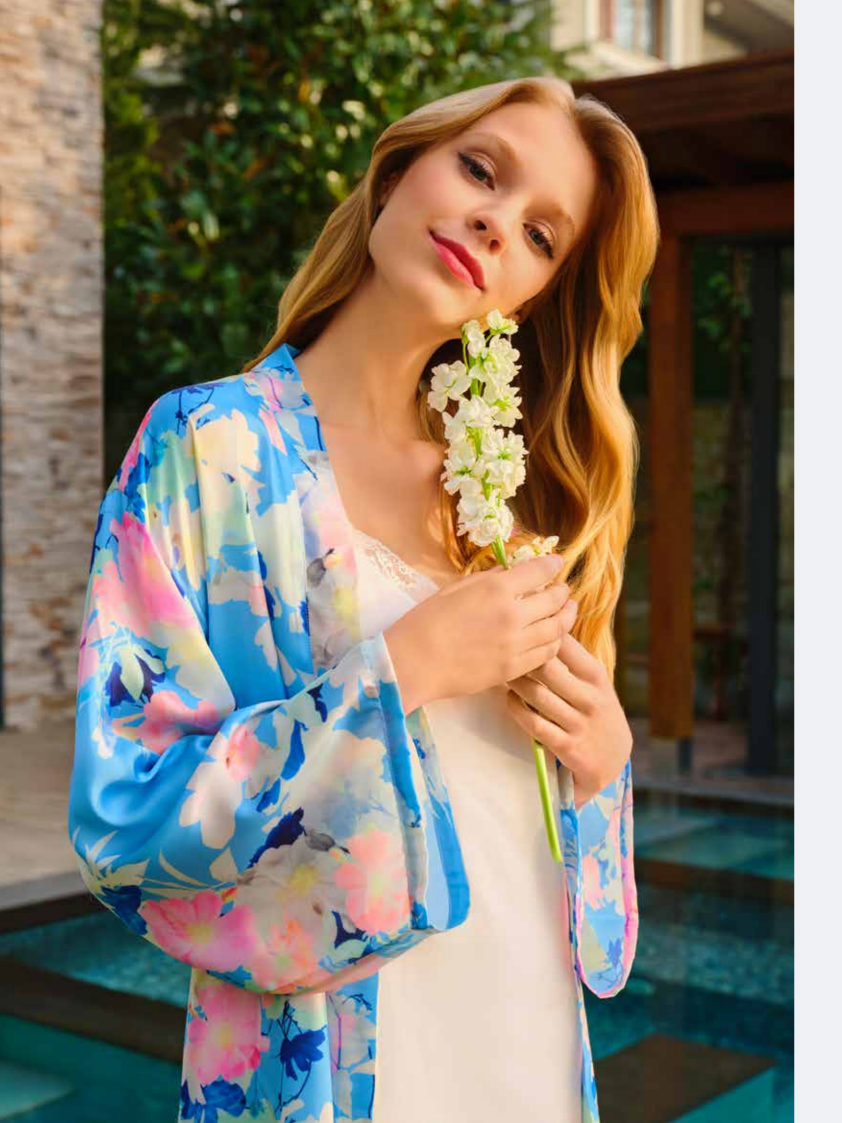
SUW/EN

INTERIM ACTIVITY REPORT FOR THE INTERIM PERIODJANUARY 1 – JUNE 30, 2025





SUWEN

INTERIM REPORTING PERIOD: 1 JANUARY – 30 JUNE, 2025



#içimizdegüçvar



A MİLLİ KADIN VOLEYBOL TAKIMI RESMİ SPONSORU

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CONVENIENCE TRANSLATION INTO ENGLISH OF THE AUDITOR'S REVIEW REPORT ON THE BOARD OF DIRECTORS' INTERIM ACTIVITY REPORT ORIGINALLY ISSUED IN TURKISH

REPORT ON REVIEW OF INTERIM CONSOLIDATED FINANCIAL INFORMATION

To the General Assembly of Suwen Tekstil Sanayi Pazarlama Anonim Şirketi

Introduction

We have appointed by Suwen Tekstil Sanayi Pazarlama Anonim Şirketi ("Suwen Tekstil") and its subsidiary (the "Group") for the review of the financial information included in the interim consolidated financial statements as at and for the interim period ended 30 June 2025, to determine whether such financial information is consistent with the interim consolidated financial statements that have been subject to a review. The management of the Group is responsible for the preparation and fair presentation of these interim consolidated financial information. Our responsibility is to express whether the interim consolidated financial information included in the interim activity report is consistent with the interim consolidated financial statements and explanatory notes that have been subject to a review and are the subject of the auditor's review report on 14 August 2025.

Scope of Review

We conducted our review in accordance with International Standard on Review Engagements 2410, "Review of interim financial information performed by the independent auditor of the entity". A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures included in the interim activity report. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and the objective of which is to express an opinion on the interim consolidated financial statements. Consequently, a review on the interim financial consolidated information does not provide assurance that the audit firm will be aware of all significant matters which would have been identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim consolidated financial information included in the interim activity report for the year 2025 does not present fairly, in all material respects, the financial position of the Group and its financial performance and its cash flows.

GÜRELİ YEMİNLİ MALİ MÜŞAVİRLİK VE BAĞIMSIZ DENETİM HİZMETLERİ A.Ş. An Independent Member of BAKER TILLY INTERNATIONAL

Dr.Hakkt DEDE

Istanbul, 14 August 2025

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Güreli Yeminli Mali Müşavirlik ve Bağımsız Denetim Hizmetleri A.Ş., "Baker Tilly" isim kullanım hakkına sahiptir.



GENERAL INFORMATIONS



COMPANY PROFILE Period of the Report: 01.01.2025 - 30.06.2025 Company Title: Suwen Tekstil Sanayi Pazarlama Anonim Şirketi **Trade Registry Number: 502674** Tax ID: 330 049 9555 Registered Capital Ceiling: 300,000,000 TL Paid-in Capital: 560,000,000 TL Head Office Address: Tatlısu Mahallesi Göksu Cad. No: 41/1 Ümraniye/İstanbul Email: yatirimci@suwencompany.com Website: www.suwencompany.com

ABOUT SUWEN

Suwen was established in 2003 in Istanbul by an experienced team specialized in manufacturing for globally renowned lingerie brands. After its first sales in department stores in 2005, Suwen opened its first branded store in 2007, marking the start of rapid growth. In 2017, Suwen partnered with Taxim Capital ("Intilux S.àr.l"), a private equity fund investing in medium-sized, growth-oriented companies, significantly advancing its corporate governance structure. Suwen was publicly listed in April 2022 and continues trading on Borsa Istanbul.

Operating in Turkey's women's lingerie, homewear, and swimwear (KIEP) segments, Suwen has been developing collections with its own designers: lingerie since inception, homewear since 2012, swimwear since 2014, and hosiery and accessories since 2016. In 2023, Suwen added cosmetics and perfumery products to its portfolio, primarily collaborating with domestic manufacturers and reaching customers domestically and internationally through its robust retail store network and e-commerce channels. Suwen products are distributed through retail stores, e-commerce, and wholesale channels. Retail stores remain the primary channel, while the second-largest channel comprises the company's website, www. suwen.com.tr, launched in 2019, along with third-party e-commerce platforms, playing a crucial role in Suwen's growth strategy. According to independent consultancy Deloitte's 2021 sector report, Suwen ranked as Turkey's fastest-growing women's lingerie retail brand based on store expansion.

As of June 30, 2025, Suwen operates 184 stores across 51 provinces in Turkey, consistently enhancing its brand accessibility. Since entering international markets rapidly in 2022, Suwen expanded globally, opening 2 stores in Cyprus, 7 in Romania, along with 10 international dealerships, reaching a total of 199 stores during 2025.

As of June 30, 2025, the Group employs 1,354 personnel (December 31, 2024: 1,147 personnel).

This Activity Report has been prepared in accordance with the Capital Markets Board (SPK) Communiqué No. II-14.1 and covers the interim reporting period from January 1, 2025, to June 30, 2025. Throughout this report, Suwen Tekstil Sanayi Pazarlama A.Ş. and its subsidiary Suwen Lingerie S.R.L. will be collectively referred to as the "Group," the "Company," or "Suwen."









CAPITAL AND SHAREHOLDING STRUCTURE

As of June 30, 2025, the Company's paid-in capital is TL 560,000,000, and the shareholding structure is presented in the table below.

SHAREHOLDER NAME/SURNAME/TITLE	SHARE IN CAPITAL (TL)	PERCENTAGE OF CAPITAL (%)
Birol Sümer	58.104.160	10,38
Ali Bolluk	58.104.160	10,38
Özcan Sümer	58.104.160	10,38
Çiğdem Ferda Arslan	20.000.020	3,57
Publicly Traded Shares	365.687.500	65,30
TOTAL	560.000.000	100,00

In accordance with the Board of Directors' resolution dated December 26, 2024, it was decided to increase the Company's issued capital from TRY 224.000.000 to TRY 560.000.000 by raising TRY 336.000.000 (representing a 150% increase), funded entirely from internal resources, thereby exceeding the registered authorized capital ceiling of TRY 300.000.000 on a one-time exceptional basis.

The issuance document prepared for this capital increase was approved by the Capital Markets Board with decision number 21/635 dated April 10, 2025. Consequently, Article 6 of the Company's Articles of Association, reflecting the new issued capital of TRY 560.000.000 was registered on April 25, 2025, and subsequently announced in the Turkish Trade Registry Gazette numbered 11319 on April 25, 2025

https://www.kap.org.tr/tr/Bildirim/1430277

As of June 30, 2025, the Company's issued capital amounts to TRY 560.000.000 while total shareholders' equity stands at TRY 1.515.256.662 The Company's total equity significantly exceeds its issued capital.

PREFERRED SHARES

			•	•
31.12.2024	SHARE GROUP	# OF SHARES	SHARE AMOUNT (TL)	SHARE PERCENTAGE (%
Birol Sümer	А	15.000.000	15.000.000	2,68
Birol Sümer	В	43.104.160	43.104.160	7,70
Ali Bolluk	А	15.000.000	15.000.000	2,68
Ali Bolluk	В	43.104.160	43.104.160	7,70
Özcan Sümer	А	15.000.000	15.000.000	2,68
Özcan Sümer	В	43.104.160	43.104.160	7,70
Çiğdem Ferda Arslan	А	5.000.000	5.000.000	0,89
Çiğdem Ferda Arslan	В	15.000.020	15.000.020	2,68
Publicly Traded Shares	В	365.687.500	365.687.500	65,30
		560.000.000	560.000.000	100,00

The Company's shares are classified into two groups: Group (A) and Group (B). According to the Articles of Association, Group (A) shares, representing 8.93% of the total capital, possess certain privileges.

- Under Article 6 of the Articles of Association, Group (A) shareholders have privileges in nominating candidates to the Board of Directors and voting rights in the General Assembly.
- Under Article 7, three members of the Board of Directors are elected by the General Assembly from among candidates proposed by Group (A) shareholders.
- Under Article 9, Group (A) shares carry voting privileges, with each share valued at TRY 1 granting its holder five votes at General Assembly meetings.
- Furthermore, Article 9 specifies that, in addition to maintaining the quorums required by the Capital Markets Law and Turkish Commercial Code, decisions regarding the following critical matters ("Matters Requiring a Qualified General Assembly Decision Quorum") require affirmative votes representing at least 75% of the capital held by Group (A) shareholders:
- Amendments to the Articles of Association, except for capital increases made within the authorized capital system.
- Changing the Company's scope of activities, entering new business fields, or exiting existing ones
- Capital increases (excluding increases within the authorized capital system), liquidation, dissolution, termination, capital reduction, or changes in the Company's legal structure.
- Filing for bankruptcy, concordat, or financial restructuring under Article 309/m of the Enforcement and Bankruptcy Law No. 2004.
- Transfer of all or part of the Company's business operations.
- Changing the privileges of Group (A) shareholders regarding nomination of Board members, voting rights, or altering the structure of the Company's Board of Directors.

SUBSIDIARIES

To manage its retail and e-commerce operations directly in Romania, the Company established a subsidiary named Suwen Lingerie S.R.L. ("Subsidiary"), registered on 3 June 2019 at Voluntari City, 1/VI Pipera Blvd. Hyperion Towers Building, Tower 2, Ilfov County, Romania.

The subsidiary has a paid-in capital of RON 2.530.000, fully owned (100%) by the Company. Currently, Suwen operates 7 stores in Romania through this subsidiary.

There is no cross-shareholding between the Company and its subsidiary.

BOARD OF DIRECTORS

The Company's Board of Directors consists of 6 members.

Name - Surname	Position
Birol Sümer	Chairman of the Board
Ali Bolluk	Vice Chairman of the Board - General Manager
Özcan Sümer (*)	Board Member
Çiğdem Ferda Arslan	Board Member - Deputy General Manager, R&D and Production
Müge Tuna	Independent Board Member
Mehmet Tarkan Ander	Independent Board Member

(*) At the Board of Directors meeting dated 2 December 2024, Özcan Sümer was appointed to fill the Board membership vacancy resulting from Selahattin Zoralioğlu's resignation, subject to approval at the next General Assembly. His appointment was subsequently approved at the Company's 2024 Annual General Assembly meeting held on 10 April 2025.

BOARD COMMITTEES

Audit Committee

The Audit Committee carries out its activities in compliance with Capital Markets regulations and in accordance with the Corporate Governance Principles defined by the Capital Markets Board (CMB). The Committee operates within its defined authority and responsibilities, providing recommendations to the Board of Directors. However, the final decision-making authority rests with the Board of Directors.

The Committee meets at least four times a year, and the meeting outcomes are documented and reported to the Board of Directors.

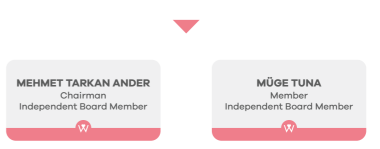
MEHMET TARKAN ANDER Chairman Independent Board Member W MÜGE TUNA Member Independent Board Member

Early Detection of Risk Committee

The Committee's purpose is to identify, define, prioritize (based on their potential impact and likelihood), monitor, and review strategic, financial, and operational risks and opportunities that may affect the Company's operations. Additionally, the Committee provides recommendations and guidance to the Board of Directors on managing and reporting these risks and opportunities in alignment with the Company's overall risk profile, ensuring they are appropriately considered in decision-making processes.

The Committee meets six times a year, and the meeting outcomes are recorded and reported to the Board of Directors.

EARLY DETECTION OF RISK COMMITTEE

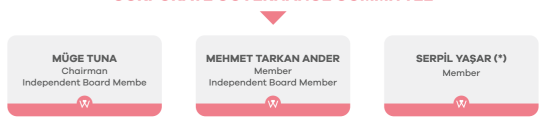


Corporate Governance Committee

The Corporate Governance Committee evaluates the implementation of corporate governance principles within the Company, identifies reasons for any non-compliance, and detects potential conflicts of interest arising from incomplete adherence to these principles. It provides recommendations to the Board of Directors aimed at improving corporate governance practices and oversees the activities of the Investor Relations Department. The Committee also fulfills the responsibilities of the Nomination and Remuneration Committees, as stipulated by Capital Markets Board regulations.

In principle, the Committee meets at least once annually and convenes additional meetings as necessary. Decisions taken during these meetings are documented, signed by Committee members, and archived.

CORPORATE GOVERNANCE COMMITTEE



(*) Appointed as a member of the Committee on December 2, 2024

SENIOR EXECUTIVES

The Company's senior executives are presented in the table below.



(*) Fatih Koç, who served as Deputy General Manager responsible for Finance, resigned from his position on 3 February 2025. Mehmet Melih Özkan, previously the Director of Budgeting, Reporting, and Financial Control, was appointed as Deputy General Manager responsible for Finance (CFO) effective from 16 April 2025.

Total benefits and compensation provided to the Group's senior executives for the accounting period from 1 January to 30 June 2025 amounted to TRY 21.206.107 (1 January – 30 June 2024: TRY 19.338.311).

INVESTOR RELATIONS DEPARTMENT

Information regarding the Company's Investor Relations Department, which is responsible for managing relations with shareholders, is provided below.

Serpil Yaşar (*)

Manager

Level 3 License No. 200087 Corporate Governance Rating Specialist License No. 700099

Investor Relations Department Officer Şeyma Kalafat Accounting Supervisor

Contact: yatirimci@suwencompany.com

The Investor Relations Department carries out activities related to the exercise of shareholders' rights, the public disclosure of material events, answering shareholders' inquiries about the Company and the exercise of shareholder rights, General Assembly (EGKS), capital increases, dividend distribution, amendments to the articles of association, and the management of the Public Disclosure Platform (KAP) and Central Registry System (MKK), as well as the fulfillment of Corporate Governance Principles. In line with these activities, internal administrative arrangements and practices have been implemented within the Company to ensure compliance with these principles. Shareholders are provided with timely, complete, and accurate information.

(*) Assigned as the Manager of the Investor Relations Department on December 2, 2024.

GENERAL ASSEMBLY MEETINGS

The General Assembly convenes in ordinary and extraordinary sessions. Invitations to these meetings comply with provisions of the Turkish Commercial Code (TCC) and Capital Markets Board (CMB) regulations. The operational procedures of the General Assembly meetings are defined in the "Internal Directive on the Working Principles and Procedures of the General Assembly," ensuring compliance with TCC, capital markets legislation, the Company's Articles of Association, and the said directive.

Shareholders may participate in these meetings electronically, in accordance with Article 1527 of the TCC. Pursuant to the relevant provisions of the Articles of Association, shareholders and their representatives are enabled to exercise their rights through the established electronic system.

Announcements regarding General Assembly meetings are made in compliance with the TCC, Capital Markets Law, capital markets legislation, and other relevant regulations. Such announcements are published at least three weeks prior to the meeting date (excluding the announcement and meeting dates) on the Company's website, the Public Disclosure Platform (KAP), locations determined by the CMB, and the Turkish Trade Registry Gazette. Alongside the General Assembly meeting announcements, mandatory disclosures and other important notices stipulated by corporate governance regulations of the CMB are prominently communicated to shareholders through the Company's website.

 The Ordinary General Assembly Meeting concerning the Company's fiscal year 2024 was held on 10 April 2025. The meeting minutes can be accessed at the following links: https://www.kap.org.tr/tr/Bildirim/1423377 and https://suwencompany.com/10nisan2025/

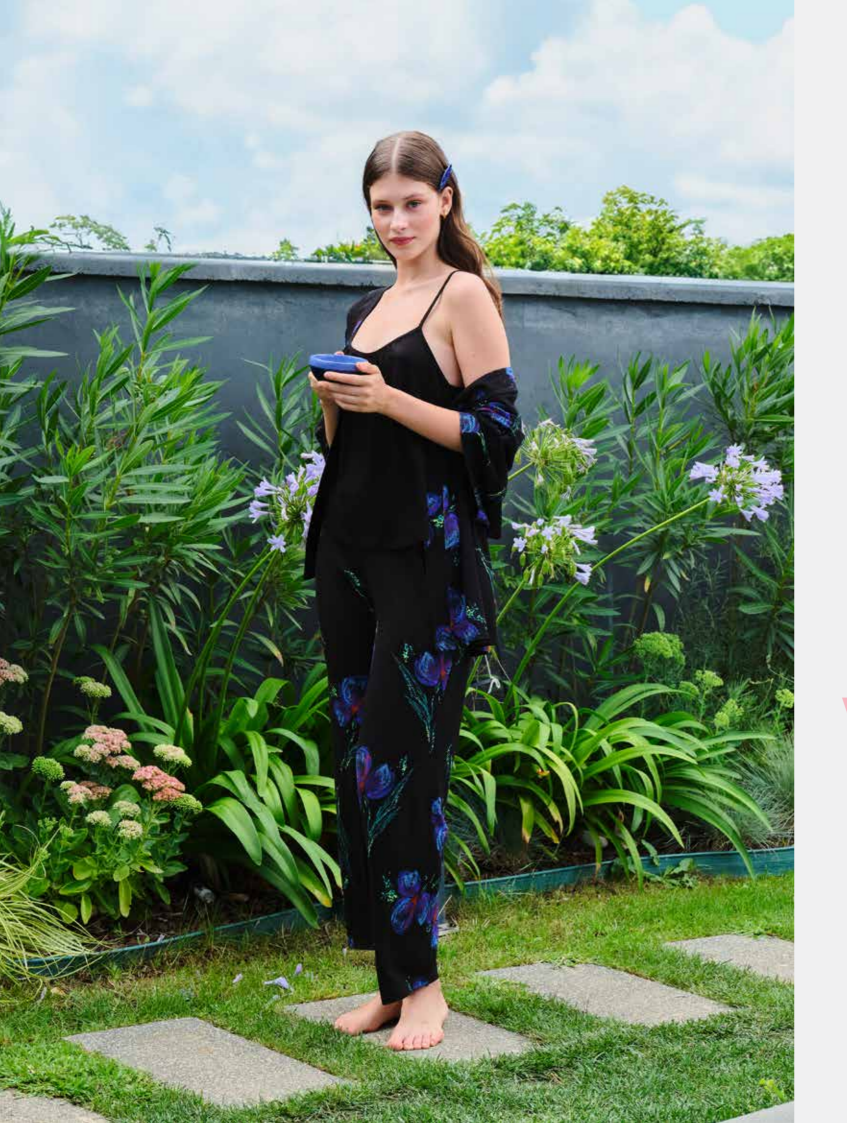


ARTICLES OF ASSOCIATION AMENDMENTS

In line with the Board of Directors' resolution dated 26 December 2024, the Company's issued capital was increased from TRY 224.000.000 to TRY 560.000.000 through a fully internal-resources-funded increase of TRY 336.000.000 (representing a 150% increase), thereby exceeding the registered authorized capital ceiling of TRY 300.000.000 on a one-time exceptional basis.

The issuance document prepared for this capital increase was approved by the Capital Markets Board with decision number 21/635 dated 10 April 2025. Accordingly, the updated version of Article 6 of the Company's Articles of Association reflecting the new issued capital amount of TRY 560.000.000 was registered on 25 April 2025 and published in the Turkish Trade Registry Gazette numbered 11319 on April 25, 2025.

The current Articles of Association can be accessed at: https://www.kap.org.tr/tr/Bildirim/1430277



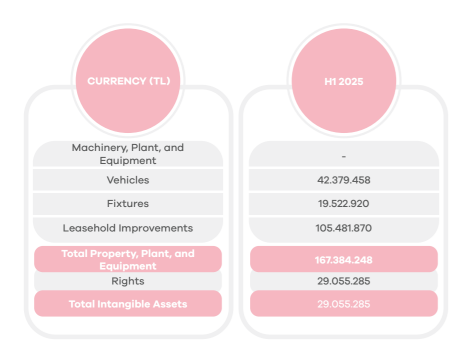
OPERATIONAL DEVELOPMENTS

INFORMATION ON INVESTMENTS

The Company invests in the domestic market with the aim of expanding its business operations and increasing its commercial volume.

The primary component of its capital expenditures is the expansion of retail operations through the opening of new stores.

As of the reporting period, the breakdown of the Company's total capital expenditures is presented in the table below.





Information on the Control System and Internal Audit Activities

Our Company's internal control system operates under established procedures and is reviewed annually.

Lawsuits Filed Against the Company:

There are no lawsuits filed against the Company that could significantly affect its financial position or operations. As of June 30, 2025, the total amount of provisions for compensation claims, severance, notice, and wage claims filed against the Company is TL 1.058.683 (December 31, 2024: TL 677.990)





Explanations Regarding Special Audits and Public Audits

The Company is subject to full certification (tam tasdik) and independent audits. Between January 1, 2025 and June 30, 2025, there was no special audit or public audit concerning the Company's operations.

Administrative Fines and Judicial Sanctions

No administrative or judicial sanctions were imposed on the Company during the activity report period.





Donations and Aid

For 2025, the maximum amount for donations has been set at TRY 4,000,000, as approved by the General Assembly. In the reporting period, the Company made donations and charitable contributions totaling TRY 1,691,904. In comparison, the total for the period 01.01 – 30.06.2024 was TRY 595,103.

Rights and Benefits Provided to Personnel and Workers, Collective Bargaining Practices

All employees of our Company are subject to Labor Law No. 4857, and during the period of January 1, 2025 – June 30, 2025, the Company employed a total of 1.354 staff. As of June 30, 2025, the Company's severance pay liability stands at TL 7.728.750. (31.12.2024: 7.212.476 TL)



No union based contractual agreement is presently in effect.



Information on Legislative Changes That May Significantly Affect Company Activities

There is no legislative change that would significantly affect the Company's activities.

Explanations on Administrative or Judicial Sanctions Applied to the Company and Members of Its Management Body Due to Noncompliance with Legislative Provisions



No such sanctions exist.



Information on Employees' Social Rights, Their Professional Training, and Corporate Social Responsibility Activities Related to Other Social and Environmental Outcomes of the Company's Operations

Suwen demonstrates its genuine commitment to gender equality through a 55% female manager ratio and continues to support women's employment with 184 stores across 51 provinces. The official sponsorship we provide to the A National Women's Volleyball Team for the 2023-2026 period reflects our sincere embrace of women's strength and success. Our projects carried out with the Women's Cancer Association and our initiatives focusing on girls' education underscore that we view contributing to society as not merely a responsibility but an indispensable value. This approach fosters a strong sense of trust among our employees, customers, and investors, while also contributing to our sustainable growth objectives.

Research and Development Activities

At present, we do not have any active projects under our Research and Development efforts.



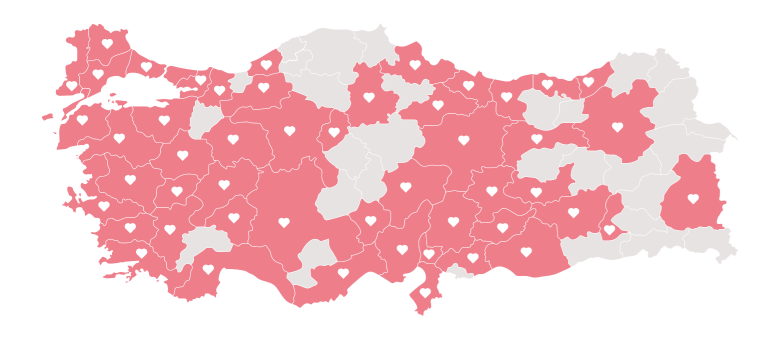
RELATED PARTY TRANSACTIONS

RADE RECEIVABLES (TL)		30.06.2025		31.12.2024	
Eko Tekstil San. ve Tic A.Ş.		146.733.192 55.746.943		55.746.943	
TOTAL	146.733.192 55.74		55.746.943		
TRADE PAYABLES (TL)		30.06.2025	.06.2025 31.12.2024		
Eko Tekstil San. ve Tic. A.Ş.	8.785.030		47.419.824		
Aseyya Tekstil Sermin Sümer		7.221.890		8.803.829	
Elmas Çamaşır İth. İhr. Tic. A.Ş.	-			15.196.913	
Netcad Yazılım A.Ş.		-		8.655	
TOTAL		16.006.920		71.429.221	
01.01 30.06.2025					
PURCHASES	Goods (TL)	Financial Transactions (TL)	Others (TL)	Services (TL)	Total (TL)
Eko Tekstil San. ve Tic. A.Ş.	720.653.830	2.526.887	25.524	-	723.206.24
Elmas Çamaşır İth. İhr. Tic. A.Ş.	116.526.439	-	-	-	116.526.43
Aseyya Tekstil Sermin Sümer	45.070.705	-	-	-	45.070.70
Livadi Tekstil İth. İhr. Tic. A.Ş.	107.311.891	-	-	-	107.311.89
Netcad Yazılım A.Ş.	-	-	-	77.145	77:145
TOTAL	989.562.865	2.526.887	25.524	77.145	992.192.4
SALES	Goods (TL)	Financial Transactions	Others (TL)	Services (TL)	Total (TL)
Eko Tekstil San. ve Tic. A.Ş.	57.462.810	-	676.460	-	58.139.270
Elmas Çamaşır İth. İhr. Tic. A.Ş.	159.543	-	-	-	159.543
Livadi Tekstil İth. İhr. Tic. A.Ş.	289.211	-	-	-	289.211
Aseyya Tekstil Sermin Sümer	668.271	-	-	-	668.271
TOTAL	58.579.835	-	676.460	-	59.256.29
01.01 30.06.2024					
PURCHASES	Goods (TL)	Financial Transactions (TL)	Others (TL)	Services (TL)	Total (TL)
Eko Tekstil San. ve Tic. A.Ş.	755.330.443	1.982.296	11.939	-	757.324.67
Elmas Çamaşır İth. İhr. Tic. A.Ş.	182.158.467	-	-	-	182.158.46
Latte Tekstil Sanayi ve Tic. A.Ş.	2.236.513	-	-	-	2.236.513
Moni Tekstil Sanayi Tic. A.Ş.	126.704.132	-	-	-	126.704.13
Aseyya Tekstil Sermin Sümer	55.102.488	-	-	-	55.102.488
Livadi Tekstil İth. İhr. Tic. A.Ş.	70.501.220	-	-	-	70.501.220
Netcad Yazılım A.Ş.	-	-	-	298.722	298.722
TOTAL	1.192.033.263	1.982.296	11.939	298.722	1.194.326.2
SALES	Goods (TL)	Financial Transactions	Others (TL)	Services (TL)	Total (TL)
Elmas Çamaşır İth. İhr. Tic. A.Ş.	-	-	1.282.696	-	1.282.696
Eko Tekstil San. ve Tic. A.Ş.	-	-	224.429	-	224.429



TÜRKİYE RETAIL FOOTPRINT

As of June 30, 2025, the Company's total number of stores in Turkey is 184, with a total sales area of 22,982 m² (June 30, 2024: 21.200 m²).



GLOBAL RETAIL FOOTPRINT

As of June 30, 2025, the Company's total number of stores worldwide is 199, with a total sales area of 24,718 m² (June 30, 2024: 22,259 m²).



In the first six months of 2025, five new stores were opened in Türkiye, and operations at one store were discontinued. Within the international franchise network, there was one opening and four closures.

PRODUCT CATEGORIES



47,9% UNDERWEAR



38,1% HOMEWEAR



10,0% BEACHWEAR



Bra, briefs, undershirt, and corset

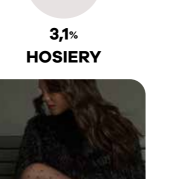


Pajama sets, nightgowns, and robes



Bikini, swimsuit, pareo, and beach





Pantyhose / socks and tights



0,7% ACCESSORIES



Bra accessories



0,2% COSMETICS



Body mist, soap, lipoil, cologne



FINANCIAL HIGHLIGHTS

SUWEN AT A GLANCE



64 199 Number of Total Sales

24.718

Stores

Area (sqm)



2.408 Consol. Rev (MTL) Share

97,7% TR Sales

2,3% Int'l Sales Share



6,4%

84,2%

Growth Share Stores



Rev Growth Rev Share

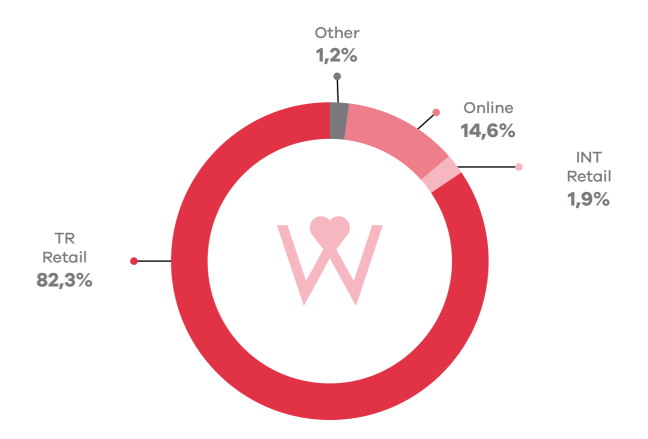
14,6% E-Comm E-Comm



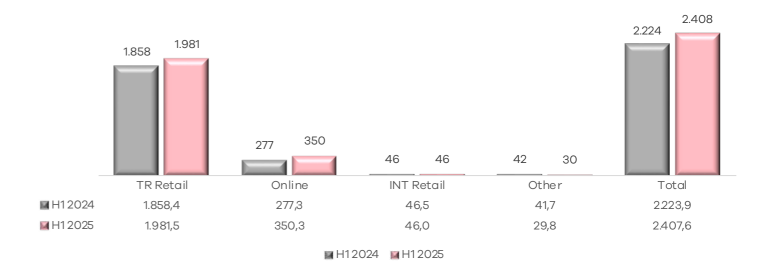
1.354 Headcount



H1 2025 FINANCIAL HIGHLIGHTS



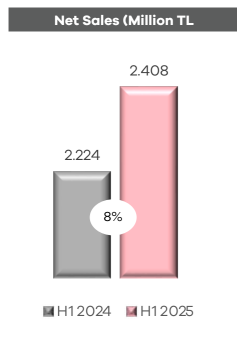
Suwen's sales revenue for the first six months of 2025 increased by 8.3% compared to the same period in 2024, reaching TRY 2,407,559,386. Operations were carried out with a gross profit margin of 52.5% and an EBITDA margin of 17.9%. During the reporting period, the Company achieved a net profit of TRY 65,310,499, corresponding to a net profit margin of 2.7%.

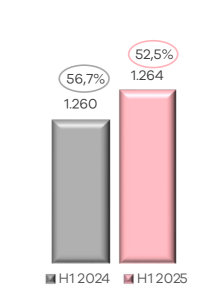


*TMS 29-Applied Figures (MTL)

H1 2025 FINANCIAL HIGHLIGHTS

TMS 29 Inflation Accounting Applied

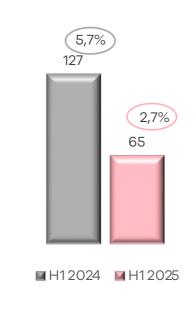




Gross Profit (Million TL)

22,9% 508 17,9% 431 17,9%

EBITDA (Million TL)



Net Profit (Million TL)

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS OF JUNE 30, 2025 AND DECEMBER 31, 2024

TL	30.06.2025	31.12.2024
Current Assets	1.840.984.717	1.898.921.842
Non-Current Assets	1.475.193.292	1.176.136.352
TOTAL ASSETS	3.316.178.009	3.075.058.194
Current Liabilities	1.195.109.582	1.183.464.980
Non-Current Liabilities	605.811.765	424.716.474
Equity	1.515.256.662	1.466.876.740
TOTAL LIABILITIES AND EQUITY	3.316.178.009	3.075.058.194

CONSOLIDATED STATEMENTS OF PROFIT OR LOSS FOR THE INTERIM PERIODS JANUARY 1 - JUNE 30, 2025 AND 2024

TL	30.06.2025	30.06.2024
Revenue	2.407.559.386	2.223.862.289
Gross Profit	1.264.162.213	1.259.936.424
Operating Profit	167.651.093	270.801.802
Operating Profit Before Financial Expenses	171.280.635	277.113.964
Profit Before Tax from Continuing Operations	129.843.303	169.001.017
NET PROFIT FOR THE PERIOD	65.310.499	126.679.279

Events After the Balance Sheet Date

Share Repurchase Program.

At its meeting on July 8, 2025, the Company's Board of Directors resolved—pursuant to the Capital Markets Board of Turkey's principle decisions dated March 19, 2025 (No. 16/531) and March 23, 2025 (No. 18/574), and the Communiqué on Share Buy-Backs No. II-22.1—to initiate a share buy-back program. The decision was taken on the grounds that the prices of the Company's shares on Borsa istanbul do not reflect the Company's underlying operating performance and with a view to supporting sounder price formation in the market and protecting shareholders' interests. Under the program, up to TRY 300,000,000 will be allocated from the Company's equity; the maximum number of shares to be repurchased has been set at 13,760,000; and the program term will be up to one year from the date of the resolution.

