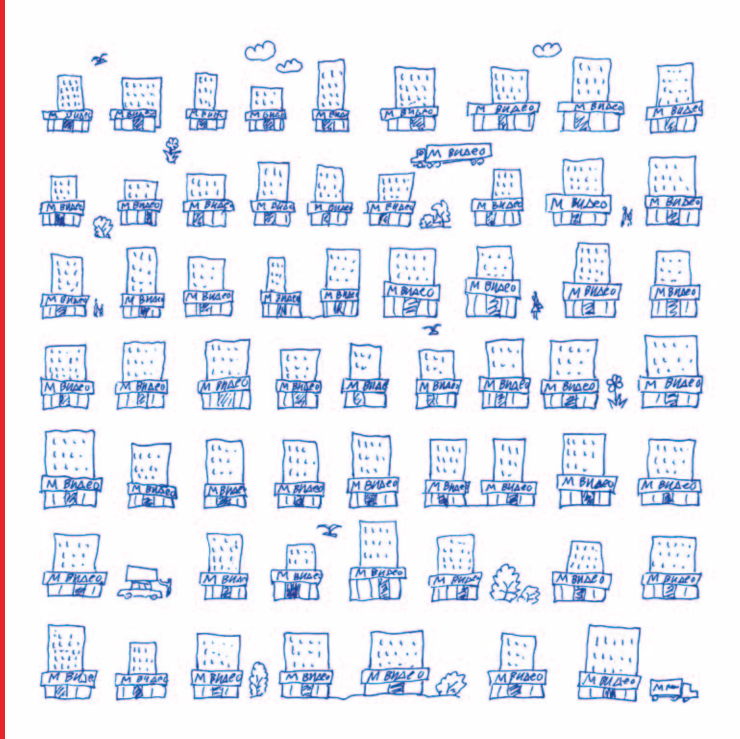
SIMPLE. CLEAR. FRIENDLY.





OJSC "COMPANY "M. VIDEO" ANNUAL REPORT 2010



2010 HIGHLIGHTS

NET RETAIL REVENUE UP 23% Y-0-Y TO 86 BILLION RUBLES

LIKE-FOR-LIKE SALES UP 9%

219 STORES IN 86 CITIES WITH A TOTAL STORE AREA 564,000 m^2 AND TOTAL SALES AREA 416, $706\,m^2$ AS OF YEAR END 2010

44 STORES OPENED

GROSS MARGIN INCREASED TO 25.8%

EBITDA MARGIN INCREASED TO 5.2%

NET CASH POSITION EXCEEDED 7 BILLION RUBLES

FIRST DIVIDEND PAID TO SHAREHOLDERS



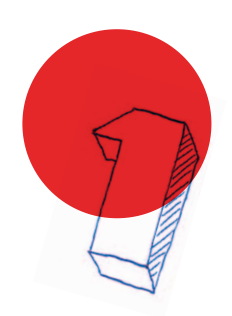
OJSC "COMPANY "M.VIDEO" ANNUAL REPORT 2010

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STATEMENT FROM CHAIRMAN AND CEO



TO ALL OUR SHAREHOLDERS: WE ARE PROUD TO HIGHLIGHT OUR COMPANY'S ACCOMPLISHMENTS IN 2010 AND TO SHARE OUR CONFIDENCE ON M.VIDEO'S PERFORMANCE IN THE FUTURE YEARS BUILDING ON OUR 2010 RESULTS.



Peter Györffy, Chairman of the Board of Directors

Alexander Tynkovan, Chief Executive Officer

Always a leading Consumer Electronics market player in terms of per store sales efficiency, in 2010 M.video became the number one CE retailer in Russia by revenue. We demonstrated the highest top line results in the industry as compared to any of the Russian Consumer Electronics and Home Appliances federal chains. The remarkable accomplishment for us became a benchmark of a 100 billion Russian Rubles (with VAT) of annual sales which we successfully carried out in 2010.

We achieved that due to the most successful opening campaign in our history having launched 44 new stores in 2010, a record for 1 year. Such a massive expansion program in the Russian regions was well supported by improved customers' demand, especially for the new technologies and products which we widely promoted and offered to consumers through our network of more than 200 single format stores and two internet brands.

Those efforts in achieving superior sales results and increasing the number of M.video stores were undoubtedly awarded by the growth in the market share of the major product categories we sell. M.video significantly outperformed the overall Consumer Electronics market in 2010: our retail revenue growth of 23% for the year was 10% greater than the CE market, which grew by 13%.

While developing our business in 2010 it was very important that we retained a solid financial position. We ended the year with more than 7 billion Russian Rubles in cash. M.video management team's hard work led to the whole improvement of the Group's profitability from the Gross Margin down to the EBITDA and Net Profit.

The noteworthy cash position for the second consequent year allowed the Company to pay its first dividend to shareholders in 2010 and to initiate an approval by the Board of Directors of the progressive annual dividend payments for the foreseeable future.

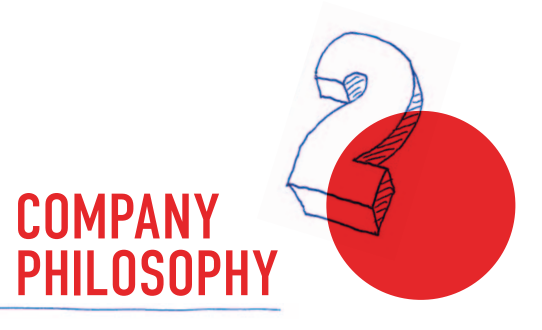
Taking all mentioned above into account we feel very enthusiastic about M.video progress in 2011. M.video is truly a world class multichannel retailer with best in class employees who are knowledgeable but most importantly "love what we do". We would like to thank all our stakeholders for their support in the past year and we look forward to continuing success in 2011.

Peter Györffy

Alexander Tynkovan Wunnerbann







Vision M. video is the best place to shop for consumer electronics in Russia.

Mission To build up an efficient consumer electronics business in Russia:

- to make high-quality consumer electronics goods available to consumers with high quality service;
- O to ensure career opportunities for company employees;
- O to achieve positive growth in company operations and profitability.

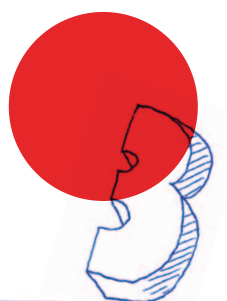
Strategy

Our primary business objective is to increase shareholder value through increased revenue and operating margins and, by focusing on our competitive strengths, to increase our market share in Russia by becoming the number one retailer in the cities where we operate. In order to achieve these objectives, we are implementing a strategy that includes the following key elements:

- o increasing market share based on our successful format;
- O enhancing our key brand advantages;
- o focus on profitability.







M.VIDEO IS A LEADING MULTICHANNEL CONSUMER ELECTRONICS AND HOME APPLIANCE RETAILER IN THE RUSSIAN FEDERATION.

In November 2007
M.video became the
first publicly traded
company in the
domestic consumer
electronic retail
sector; oexchanges
under the ticker
symbol «MVID».

We opened our first retail store in the centre of Moscow in 1993 and as of the end of 2010 we operate 219 stores in 86 cities in selected regions of Russia. We also operate two online internet stores. M.video offers its customers approximately 20,000 SKUs of audio/video, digital, small and large home appliances, media and entertainment products as well as accessories. We sell brand name products as well as some exclusive goods. M.video generally operates its stores under a uniform format and a specially designed store concept to provide customers with approximately 2,000 square meters of easy-to-navigate shopping space that also offers information about products and upcoming trends.

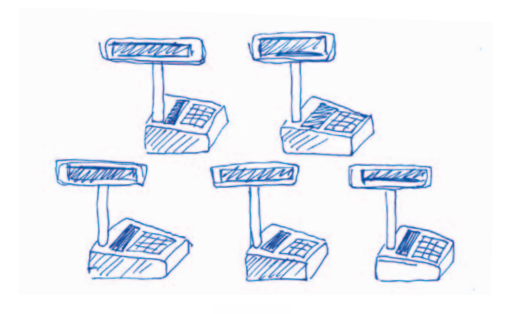
In addition to providing an efficient retail store format and customer-friendly store concept aligned with the brand perception, M.video believes that it has distinguished itself by offering its customers a wide assortment of quality and innovative products and outstanding customer service whether through the product knowledge of the sales people, additional service agreement or our 24-hour customer care centre.

M.VIDEO LOCATIONS	
Location	Number of Stores
Moscow (with Moscow area)	51
Saint-Petersburg	17
Yekaterinburg	6
N.Novgorod, Novosibirsk, Rostov-on-Don	5
Volgograd, Kazan, Krasnodar, Samara, Chelyabinsk	4
Vologda, Voronezh, Krasnoyarsk, Orenburg, Perm, Saratov, Tyumen, Ulyanovsk, Ufa	3
Astrakhan, Barnaul, Izhevsk, Irkutsk, Kemerovo, Kursk, Lipetsk, Nalchik, Nizhnevartovsk, Novorossiysk, Omsk, Sochi, Stavropol, Stary Oskol, Surgut, Cherepovets, Yaroslavl, Pyatigorsk, Penza	
Almetyevsk, Armavir, Arkhangelsk, Balakovo, Belgorod, Berezniki, Biysk, Bryansk, Vladikavkaz, Volgograd, Volgodonsk, Volzhsky, Gubkin, Zheleznogorsk, Ivanovo, Yoshkar-Ola, Kirov, Kislovodsk, Kostroma, Kurgan, Makhachkala, Magnitogorsk, Naberezhnye Chelny, Nefteyugansk, Nizhnekamsk, Nizhny Tagil, Novokuznetsk, Novotroitsk, Novy Urengoy, Noyabrsk, Nyagan, Oktyabrsky, Orel, Pervouralsk, Pskov, Salavat, Saransk, Sterlitamak, Tambov, Taganrog, Tolyatti, Tuapse, Khanty-Mansiysk, Cheboksary	
Total Cities: 86	Total Stores: 219

OPENED 44 NEW STORES, A RECORD FOR ONE YEAR







2010

LIKE-FOR-LIKE SALES UP 9%







2010 WAS MARKED BY THE SLIGHT RECOVERY OF THE RUSSIAN CONSUMERS' PURCHASING POWER AFTER THE SHAKY ECONOMIC CIRCUMSTANCES OF THE PREVIOUS YEAR.

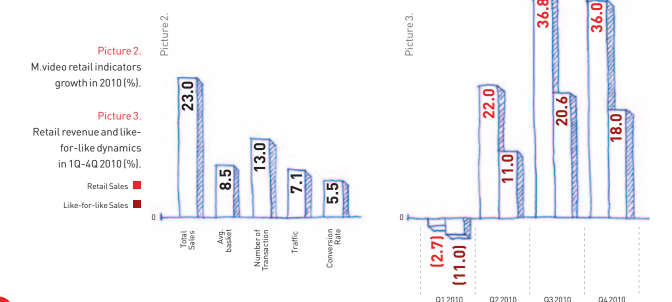
In 2010 more than
113 million people
visited our stores.
As we estimate
approximately 20%
of the visitors made
their purchases
in our stores. Our
average basket
rose to 4,600 RUB
(including VAT).

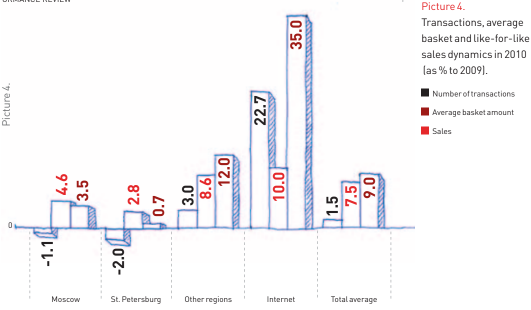
The resurrection of the overall Consumer Electronics (CE) market as well as the customers' demand got into active stage in the middle of the year, supported by the banks resuming credit volumes which was effective for household appliances and electronics sector.

In 2010 we also witnessed the reinforcement of competition in the domestic household appliances and electronics market: as a result of the financial troubles of one of the competitors and bankruptcy of the other, the advantage stayed with three nationwide Consumer Electronics retail chains, one of which was M.video.

Total retail revenue growth of 23% was due to increase of the overall number of purchases through the network by 13% owing mainly to the new store openings and positive dynamics of LFL (like-for-like) purchases.

Providing stores with constant stock supply, promotion of additional products such as accessories and additional services made it possible to increase the average basket in total by 8.5% due to growth of the UPT (Units per Ticket) by 5%.





In reviewing our LFL dynamics in 2010, the increase in the LFL average basket of 7.5% was the primary driver in our 9% L4L growth in sales. This increase was due in a large part to the technological advances and new gadgets which we were able to offer to our customers: 3D and LED TV's, iPads and other digital products. Our LFL sales increase was also positively influenced by the growth of the conversion rate by 6.5% and UPT by 5%.

All of our cities showed positive growth in 2010 except for one city.

One of the Company's priority tasks in 2010 became embracing of MCMR ("My Client – My Responsibility") strategy, supported by our new Service Zones concept Within the bound of these zones (branded as "M.Service") various services are provided to customers, such as product check, software installation, diagnostics, etc. In addition we launched home installation services to provide a professional beginning to end service for all our customers.

wildly Important!

Encouragement of responsibility for store managers was one more initiative we developed in 2010. The "Manager on Duty" concept ensures that we have a decision maker at the floor to quickly deal with any customer queries. All in all in 2010 customer contacts at our call centre were 11% lower than the previous year proving that the MCMR approach was well adopted across the business.

We opened our largest number of the new stores in a calendar year in 2010 – 44 stores, with 6 in Moscow and its area and 38 in the regions, adding 14 new cities to our geographical coverage. We also closed 2 stores in 2010 due to the closing of a shopping mall and relocation of the existing outlets.

Expansion of the network

As the recession seriously impacted the commercial real estate sector and the pipeline of the new construction reduced significantly we had to be more opportunistic. Indeed due to our ability to draw traffic and our financial strength we were approached by those landlords during 2010 who wanted us to substitute some of their tenants and regarded M.video as the partner of choice for their malls. Thus we opened more than half of our new stores in 2010 in existing shopping centers where we took over from either Consumer Electronics specialists or other businesses if we found a lease space fitting our 2000 sq m store format.

Our store profile includes 188 of our stores in shopping malls and 31 stand alone destinations. We lease 90% and own 10% of stores.

Our proven model for expansion is based on our uniform, easy to roll-out store concept with an average store size of 2,000+ sq m of selling space (2,500+ sq m of total space). We look for high average disposable income and high density of population



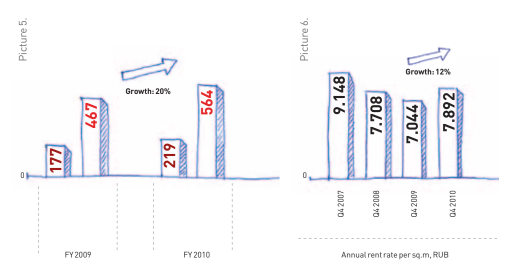
Number of stores and growth in store area in 2009-2010.

Number of stores, eop

Total space, '000 sqm, eop

Picture 6.

Rent rates dynamics for the new stores opened in 4Q 2007-2010.



The average time it takes us to open a store is 3-5 months, and we invest approximately 55 million rubles in each store on fixtures, lease agreements and other pre-opening costs.

and defined traffic zones. Another important factor is significant construction, either in new shopping malls or in residential developments.

In 2010 M.video continued to implement its strategy of increasing the density in the cities where we operate to get economies of scale on advertising and supply chain costs and to increase our market share in those cities. The number of cities with more than 1 store increased to 39, including Moscow and Saint Petersburg.

We added a new city when we were able to get a profitable store in a good city and/or to put pressure on our competition in a city where they have good sales because we are not present.

As the Russian economy began to recover in 2010 we observed a 12% increase in the rent rates for the new openings yet noticing that those rates were still lower than in the booming 2007-2008. We also reinstituted those rental contracts where we had special rent reduction agreements with the landlords effective for the recessionary period.

Market and competition

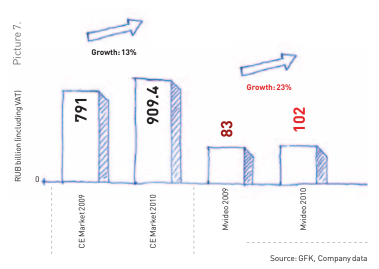
M.video competes with both national and regional consumer electronics retailers throughout Russia, as well as against niche specialist retailers such as computer, telecom and/or photography stores. We demonstrate high growth rates in sales due to our superior sales technologies and high standards of customer service.

Based on the GfK estimates, M.video total market share grew from 10.6% in 2009 to almost 12% in 2010.

With an overall growth of 23% versus a market development of 13% (GfK source) we can consider 2010 as the year when M. video obtained the Consumer Electronics specialists, CES (nationwide federal chains) leading position for the first time in its history.

We're #1! This general market share improvement were sustained on significant improvements of the market shares of all main product groups. Especially remarkable was the performance in the following categories (according to GfK analysis and internal estimates):

- O Note-PC. Best performing category for second consecutive year, with a total growth of 55% which led to market share of 12% versus 9.7% in 2009.
- O Flat TV. M. video achieved the milestone of almost 1 million units sold in 2010. This result put M. video as the outstanding market leader position in this category with a 2010 accumulated share of 41% among the Federal Retailers.



- O Digital Imaging (Photo and Camcorders). Based on the outstanding performance of the DSLR category, M.video performance delivered a market share of 45%.
- Small Domestic Appliances. The total category growth of 25% has led to an accumulated 2010 market share of 40% among the federal retailers

The management of M.video constantly focuses on ways to increase retail margins. We target consumers who are prepared to purchase based upon quality, design and service. This differentiation and focus on high-margin products and products with additional value added features brings us additional benefits with our vendors such as special delivery conditions and favourable purchasing prices.

Gross margin development

One of the main achievements of 2010 became the improvement of the gross margin by or 51 basis points. This improvement has been based mainly on the following factors:

- O Efficient purchasing strategy led to increased amount of bonuses received from the suppliers.
- O Control of the share of promotional sales which decreased 4% from 2009.

We also should mention a remarkable dynamics of the ratio "Stock vs. Account Payables" leading M.video to its overall positive performance in the Working Capital.

Despite the permanent price erosion in most of the consumer electronics categories, M.video managed to increase its average price and average basket which became one

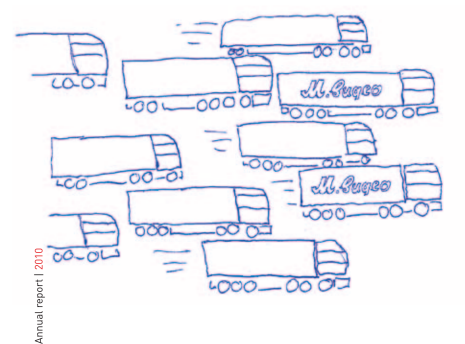
of the key success factors in the Company's 2010 performance.

The reduction of the stock age initiated in 2009 was continued in 2010 with a further decrease of the average stock older than 2 months by 20%.

The consumer electronics industry is developing rapidly, heralding the arrival of a host of new technologies. M.video has always monitored trends in the industry and strives to be the first to offer its customers access to innovative products.

Innovation

Our special attention was focused on the sales of the innovative technologies introduced in the market in 2010 such as 3D television, revolutionary Apple iPads and new generation of iPhones, Nintendo Wii and X-box Kinect gaming devices as well as brand new DSLR cameras from leading manufactures.



Supply Chain development

We manage an inventory of more than 20,000 items comprising 5,000 core products, 5,000 accessories and 10,000 media and entertainment products. Within our uniform store concept, we can vary the sales area for different product groups according to local customer needs.

Our stores format and merchandising approach provides for allocation of most of goods on the shop floor, moving the stock's 'center of gravity' to the point of sales (POS). The best solution from the efficiency and cost point of view is to concentrate the stock in a Central Distribution Center (CDC), replenishing to the stores on demand, which stipulates for 'one level' distribution model, and helps to 'shorten the pipeline'.

Following geographical expansion as well as continuous volume growth in sales, distribution scheme was reshaped to ensure smooth supply for the ambitious sales targets set for existing and new stores.

A new CDC was opened in the south of the Moscow region to support full scope of logistics operations as of June 2010. The new CDC is supported by the 7-year lease contract with the site developer, which ensures a stable storage cost structure for coming years as well as the opportunity to build the long-term partnership with the logistics operations provider.

In 2010 we successfully progressed in both Logistics Execution and Forecasting & Planning streams of this project. M.video supply chain focuses on delivering value proposition to meet customer unique end to end needs, at the same time being effective at stock level and operational costs. We balance our stock with the service level provided in our stores, putting more emphasis on the novelty & promotion goods availability and making our offer in store most attractive to the customer. In 2010 we adopted new category oriented approach in our inventory management team, which results in better store distribution and category specific controls.

In order to efficiently support company growth we continued our development in the scope of Supply Chain Management Project. In 2010 we enlarged our SAP ERP contour by including the processes of transportation planning, inventory movements, warehouse operations and claim management, providing transparency to stock turnover.

We also continued our improvement on Sales Plan accuracy on SKU level and implemented SKU-level purchase planning process. Next step for us in this direction is to optimize our distribution and store replenishment system. This will finalize our move to SAP MRP and Predictix forecasting & planning solutions which were chosen as basis to optimize stock and improve stock availability across the chain.

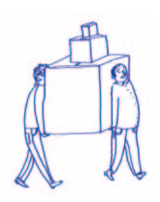




In 2009 M.video approved a Distribution Strategy for 2009-2011 which accumulates and balances the 'interests' of Inventory, Transportation, and Location Strategies thus ensuring proper product distribution within the network. The net benefits of the SCM project will be realized in future years as we are making significant investments in the period of 2011-2012.

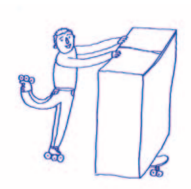
We ended 2010 with new logistics processes rolled out for 3 regions. This resulted in streamlined and tighter controlled operations of goods movement between DCs, stores and customers.

In the area of Forecasting & Planning we implemeted a new Predictix Forecasting & Planning engine. In the summer of 2010 we put in live new purchase planning process which helps optimize inbound goods flow to central DCs. This project allows us to close the planning and execution loop in purchasing from Sales planning to Purchase Planning and from Purchase order to Receipt at DC. Despite the novelty of sales planning process and underlying technology we were constantly increasing the accuracy of our SKU level planning. In line with other business initiatives this helped to reach new level of efficiency in stock management supported significant sales increase during high season 2010.



We believe that customers' loyalty is key to our success. People want to visit M.video stores because they know they will get good advice about products and accessories, and can find out about new trends. Our staff will always be available to give advice or offer help about what additional items are necessary to ensure successful installation at home.

Committing to customers, committing to our staff





Average FTE employee dynamics in 2009-2010			
	2009	2010	change,%
HQ	620	623	0.5%
Call Center	138	126	-8.7%
E-Commerce	19	54	184%
Regional Admin (incl Service Zones)	536	576	7.5%
Stores	9,710	11,150	14.8%
Total Headcount FTE	11,023	12,529	12%



Our customer offering is supported by a 24 hour call centre. Whether a product has been bought from M.video store or not, our consultants and technicians can assist consumers with advice on topics ranging from the location and openings times of our stores how to operate and install products.

Our customers' loyalty program called "M.video Bonus" was implemented in 2009. The program was built on the basis of the innovative Oracle Siebel loyalty management CRM-solution.

Overall purchases using bonus awards in the network in 2010 increased to 4 billion rubles which comprised almost 4% of our retail revenue (with VAT).

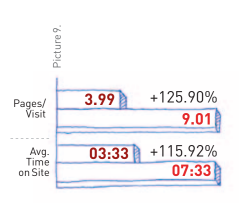
In 2010 the number of the registered participants of M.video Bonus program increased by almost 2 million people and reached 3.8 million customers. We estimate that each fourth transaction in our network is made by M.video Bonus member.

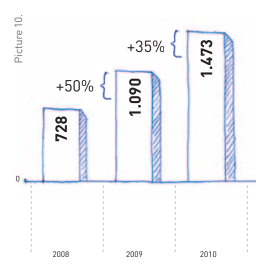
Due to the co-brand efforts with one of the largest Russian retail bank our customers received the additional opportunities to acquire bonus awards which could be used for the new purchases in our stores.

The "0-0-24" became one of the most successful promo campaigns which we first put into practice in August 2010. This proposition was widely supported by the consumer loan banks operating in our network and brought significant increases to our credit sales. While the average 2010 credit sales amounted to 15-16% of our revenue we noticed that those sales reached almost 35% during the "0-0-24" campaign which generally were effective for 2-3 weeks and drove remarkably our LFL transactions.

In 2010 we also launched new communication based on "We do care" slogan to differentiate further ourselves from the market and piloted new customers' satisfaction index (CSI) research in the major million size population cities of the Russian Federation. We plan to continue with this research in 2011.

Our employees are our competitive advantage. We place a premium on employee recruitment and training to build a strong, team-oriented company culture. We provide many different levels of training to ensure that sales staff are knowledgeable on our products and current trends. Corporate university helps us to develop further our future store directors and section managers.





Picture 9.

Mvideo.ru basic
metrics comparison
in 2010.

Benchmark

mvideo.ru

Picture 10.

M.video online sales growth in 2008-2010, RUB million (with VAT).

Our online business remains one of the key development areas. In 2009 we separated the retail and internet channels by appointing a new Director in charge of the internet development and made some significant changes to www.mvideo.ru as our main ecommerce tool. We want to ensure that our online business supports our stores but is also equipped to target those customers who prefer to shop using this channel.

Multichannel Retailing

Our pro-active approach in advertising and constant web platform's development bring us additional advantage in competition with the domestic consumer electronics online players. Our internet transactions were booming and showed superior growth rates in 2010 comparing to the offline like-for-like sales yet still remaining insignificant part of the overall business due to the low penetration of this channel in Russia.

We benchmark ourselves versus the online stores with the similar product mix as well as versus the major Russian search engines which provides products' price and availability comparison in the Russian Internet. We estimate that an average time spent on our web site by the customers in 2010 were significantly higher than the benchmark reflecting improved consumers' confidence in shopping with our brand through this channel.

To support this positive dynamics in 2010 we provided our customers with special promo and service offering: 5% discounts for online credit card payments, 'check the price' options, pick up in stores as well as downloadable applications for smartphones. Those initiatives also helps us to attract additional customers to our stores.

We had noticed that the number of customers who prefer to pay online using their credit card tended to grow in 2010. We believe that the major boost for online retailing and purchasing in Russia will be when people would opt for online credit in line with some developed countries pushing forward local online payment tools evolution. M.video is well set up for the future internet sales boom enjoying strong brand and customers' loyalty but more importantly having good relationship with suppliers, developing its supply chain and providing customers with a widest selection of products available throughout the nationwide network.



Corporate Social Responsibility

As we are one of the largest Russian retail chains in the consumer electronics and home appliances market we realise that the products we sell make people's life more comfortable but may have an unpredictable impact on the environment.

Although our corporate color is red, we are essentially 'green' company and carefully assess the impact we will have on the environment.

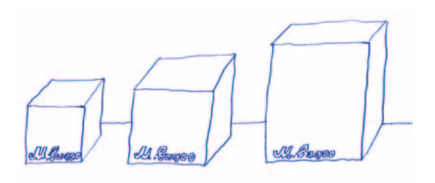
In 2010 we launched a number of initiatives in the Russian regions which were aimed to provide waste cleaning and recycling support in the national reserve areas of Russia, e.g. Baikal Lake. M.video became the first nationwide retail chain which discontinued sales of the incandescent lamps which may be replaced with the new highquality energy-saving lamps as well as CRT TV sets; we held various campaigns in the cities where we operate encouraging our customers to replace their old fashioned home appliances with the new energy-saving models.

In 2010 M.video continued to aid the World Wildlife Foundation (WWF) in its worldwide campaign 'Hour of the Earth' as well as WWF program aimed on the conservation of the vanishing Russian Far East tigers.

M.video also runs a charitable foundation "Our Initiative" which makes donations to a number of charities, orphanages, health care centers and educational projects across Russian Federation.







We will continue to provide innovative products to our customers in all our locations to ensure that they continue believe that M.video is the best place to shop for consumer electronics in Russia.

Outlook

Our retail team is motivated to increase the number of transactions via the conversion rate growth and maintain the average basket keeping high sales of the accessories and additional services while endeavoring growth of UPT. The customer centric approach will continue to be the major priority for our management and staff developing further service propositions and ensuring the customer is at the heart of all decisions.

New Ecosystem!

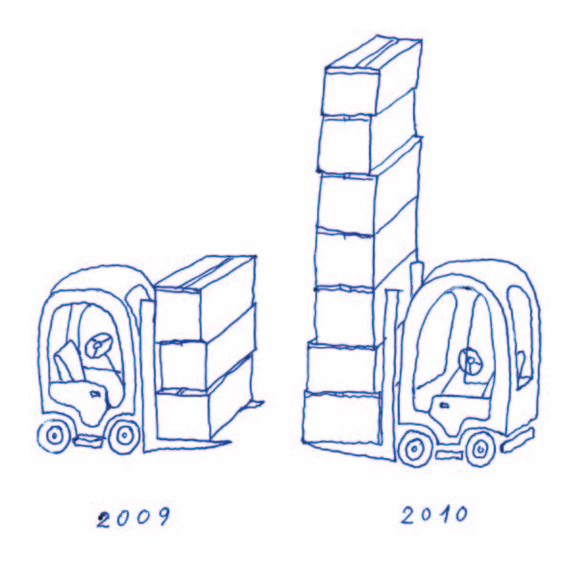
We plan to open from 30 to 40 new stores in 2011. The 30 new stores are backed with a sufficient pipeline but more openings may depend on how fast the real estate sector will recover or opening stores in existing shopping centers.

In terms of our Supply Chain Management project the key challenges for 2011 will be to complete SAP system roll-out in Logistics Operations and to move to a new Assortment Management and Store Inventory Replenishment processes. It will become a cornerstone element for our long-term customer centricity program helping to optimize assortment and stock across the network and e-commerce channel towards customer specific needs.

After our people, M.video brand is our strongest asset. That is why we do not franchise stores, but keep direct control through our employees. In this way, we can ensure that we apply universal brand standards to all our stores, wherever they are located. The M.video brand is underpinned by our corporate values: honesty, simplicity, effectiveness and teamwork. We succeed because our staff share these values and to focus 100% on our customers.



NETRETAIL REVENUE UP 23%









RUB million (without VAT)	2010	2009	2008
Net revenue	86,565	72,507	71,486
Gross profit	22,361	18,360	17,876
As % of net revenue	25.8%	25.3%	25.0%
Operating expenses	19,127	16,243	15,143
As % of net revenue	22.0%	22.4%	21.2%
Operating profit (EBIT)	3,234	2,117	2,733
As % of net revenue	3.7%	2.9%	3.8%
EBITDA	4,523	3,244	3,596
As % of net revenue	5.2%	4.5%	5.0%
Net profit	2,221	783	1,256
As % of net revenue	2.6%	1.1%	1.8%

Revenues

Our net revenue increased in 2010 by 19.4% while the retail sales grew by 22.8% to 86.4 billion Russian rubles (RUB) from 70.3 billion RUB in 2009.

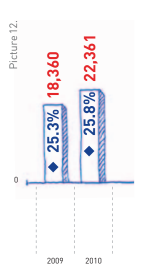
Retail revenue dynamics in 2010 showed that the store openings drove the total growth giving us significant increases in the number of transactions. The new stores are primarily the 22 openings in 2009 that worked for the full year and the 44 stores opened during 2010.

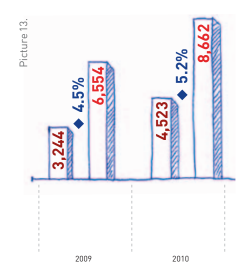
Gross profit

In 2010 M.video Gross Profit grew by 21.8% to 22.4 billion RUB from 18.4 billion RUB in 2009. Thus the Group's Gross Margin increased by 51 basis points to 25.83% from 25.32% in 2009.

The margin was also given a minor boost as the low margin wholesale revenue was discontinued in 2010.

The year of 2010 signalled that we were able to get back to the traditional retail model of promoting certain products to generate traffic and then helping customers to decide on which product better serves their needs. We were able to re-establish our Gross Margin after 2009 where a significant number of promotions were needed to entice the customer to our shops to purchase goods.





Picture 12.

Gross profit and gross margin dynamics in 2009-2010.

- Gross profit, RUB million
- Gross margin, %

Picture 13.

EBITDA/EBITDAR dynamics in 2009-2010.

- EBITDA, RUB million
- EBITDAR, RUB million
- EBITDA margin, %

One other important item for the Gross Margin development was the continuation in revenue growth! 2010 of the program of selling out older and damaged stock. As a result of this program But slower than we took a small hit in the front margin but were able to compensate this by reducing our reserve for obsolete inventory.

M.video Selling, general and administrative expenses increased by 20% to almost Selling, general 20 billion RUB in 2010 from 16.6 billion RUB in 2009. Our operating expenses de- and administrative creased by 0.4% as percent of revenue in 2010 compared to 1.2% increase in 2009.

expenses

Payroll and related taxes increased in 2010 by 24.8% lead primarily by new store openings.

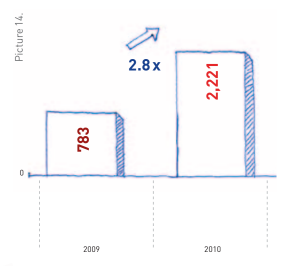
Selling, general and administrative expenses in 2009-2010, RUB million and as % of net revenue				
	Year ended			
	31 December 2010		31 December 2009	
Payroll and related taxes	5,356	6.2%	4,292	5.9%
Lease expense, net of sublease income	4,139	4.8%	3,310	4.6%
Advertising and promotional expenses, net	2,729	3.1%	2,493	3.4%
Transportation	1,371	1.6%	933	1.3%
Warehouse services	1,158	1.3%	860	1.2%
Utilities expense	832	1.0%	617	0.9%
Depreciation & amortization	1,289	1.5%	1,127	1.6%
Other SG&A*	3,086	3.6%	2,965	4.1%
Total	19,960	23.1%	16,597	22.9%

^{*} Other includes: security services, service centre, repairs and maintenance, bank charges, packaging and raw materials, consulting services, travel costs among others.

Lease & Utility expenses were up from 5.5% to 5.8% of revenue. These increases are related to several stores where the negotiated rental reductions or rental freezes expired as the recessionary impacts were reduced, and increases in rental rates for new stores, and electricity tariff increases plus usage increases. The extremely hot summer temperatures and the winter which started earlier than usual caused us to use more electricity throughout the network in 2010.

Advertising and promotional expenses fell by 0.3% to 3.15% as percent of revenue in 2010. As we got back to traditional retailing we were better at understanding the

Picture 14. Net profit dynamics in 2009-2010, million RUB.



will as roll-out to regions on

relationship between the spend and the traffic. In 2009 we continued to advertise promotions with the hope that the turnaround in the economy would start. As a result in 2009 we were erring on the side of extra spend to get extra sales, rather than trying to save money.

Depreciation & amortization expenses increase was due to the new stores opened in 2009 and 2010

Transportation expenses increased both in the amount and as a percentage of revenue. First, the regional development added to the further distances as we open stores in Siberia means the average kilometres per cubic meter transported increased in the 2010 versus 2009. Second, we experienced growth in transportation tariffs of approximately 10% due to increases in the cost of labour and the cost of gasoline by our third party suppliers.

Warehouse expenses increased faster than the revenue increase. We started to move warehouses in March & April and thus incurred double warehouse costs for about 8 weeks. We also increased the number of SKUs through the warehouses.

Other operating income and expenses

Other operating income (net of expenses) increased to 833 million RUB in 2010 from 354 million RUB for the year ended 31 December 2009.

The three items included in our Other Operating Income are primarily commissions from consumer loans banks, income from advertising services and delivery income. All three are higher in 2010 as compared to 2009 numbers. Operating expenses related to PP&E represents unamortized net book value of the disposed fixed assets, mainly in cases of stores reconstruction.

Operating profit

Operating profit increased by 53% to 3.2 billion RUB in 2010 from 2.1 billion RUB in 2009.

Net finance gain/costs

The Group had a net finance gain of 28 million RUB in 2010 as comparing to 794 million RUB of the financing expenses in 2009.

In 2010 the Group had no loans denominated in foreign currencies. The borrowings were used for store openings and were short term thus allowing the company to end the year in a net interest earned position.

Net cash flows from operating, investing and financing activities, 2009-2010.		
	Year ended	
	31 December 2010	31 December 2009
Operating cash flows before movement in working capital	5,428	3,711
Movements in working capital, income tax and interest payments	[924]	4,372
Net cash generated by operating activities	4,504	8,083
Net cash (used in)/generated by investing activities	(2,767)	260
Net cash used in financing activities	(1,001)	(7,504)
Net increase in cash and cash equivalents	736	839

The income tax expense ended the year at approximately 32% of the Operating Profit. The composition of the taxable and non-deductible items remained consistent but the significant increase in the EBIT allowed for the non-deductible inventory items to have a less significant effect on the effective tax rate.

Income tax expense

effective rate

Net Profit for the year increased to 2.2 billion RUB in 2010 from 0.8 billion RUB in 2009. The growth of the business and the cash balances we are generating is allowing the company to get healthy increases in profitability.

Net profit for the year

In 2010 the Company continued to have a very clean balance sheet with Fixed Assets, Inventories, Cash and Accounts Payable being the only large items. The main driver for the business was the investment in Working Capital and the store roll-out.

Assets & liabilities

The Company has followed a policy equating Accounts Payable to Inventory when dealing with suppliers. The benefits of this policy came through in 2010 and allowed us to achieve significant cash balances and reduced interest costs.

Cash flow from operations

Cash-flows

The operating cash flows before movement in working capital increased by almost 50% over 2010. The company generates enough cash to support the store openings and pay its taxes.

Cash flow from investing activities

In 2010 the Company continued investing in the CAPEX program and bought 5 buildings. The investment in the Supply Chain is the main item included as intangible assets.

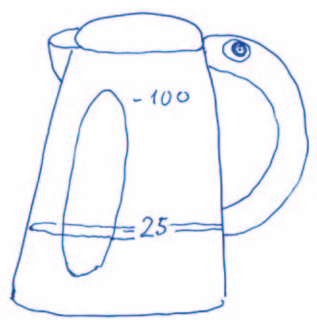
Cash flow from financing activities

In 2010 the Group repurchased 2,700,000 common shares from the market for the total amount of 588 million RUB in order to fund its LTIP (Long Term Incentive Plan) for the management. The Company also paid out dividends in the amount 413 million RUB.

Net cash

The company has shown itself to be a significant cash generator and ended the year with an increase to the cash even after the Dividends and one time share buyback.



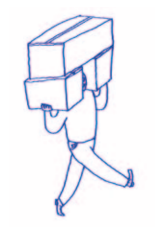


GROSS MARGIN INCREASED TO 25.8%









From left to $right^1$

DAVID HAMID

Independent Board Member

CHRISTOPHER PARKS

Board Member, Chief Financial Officer

PETER GYÖRFFY

Independent Board Member, Chairman of the Board

WALTER KOCH

Independent Board Member

ALEXANDER TYNKOVAN

Board Member, CEO/President

UTHO CREUSEN

Independent Board Member

PAVEL BREEV

Board Member, Expansion Director

STUART LEIGHTON

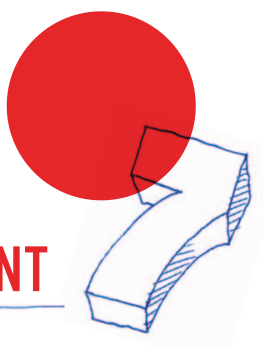
Independent Board Member

MIKHAIL KUCHMENT

Non-executive Board Member

¹Full biographies are avialable at www.mvideo.ru





MANAGEMENT



ALEXANDER TYNKOVAN CEO and President



PAVEL BREEV Expansion Director



ENRIQUE FERNANDEZ Commercial Director



STEPHEN LEWIS **Retail Director**



CHRISTOPHER PARKS Financial Director



CHRISTOPHER MANGHAM IT Director



IRINA IVANOVA
Supply Chain Director



NATALYA MALEEVA HR Director



TATIANA OKUTINA Marketing Director

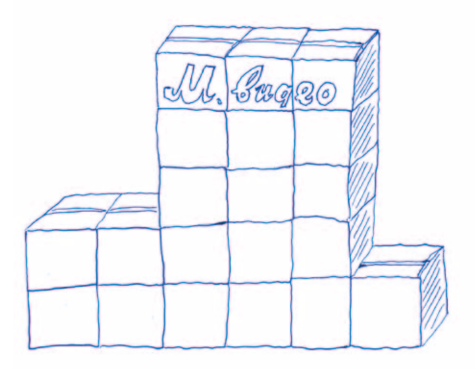


MAXIM ZAKHIR E-Commerce Director



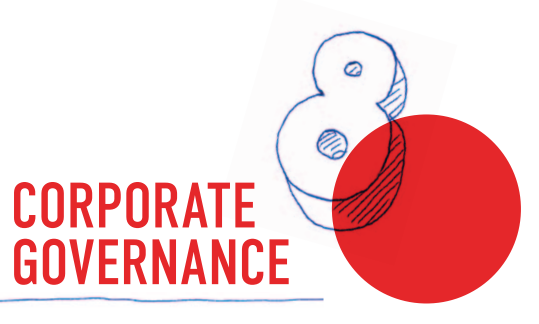
KONSTANTIN NECHAEV
Project Director





Nº1 POSITION IN THE CONSUMER ELECTRONICS MARKET IN RUSSIA





M.VIDEO COMPLIES WITH THE RUSSIAN CORPORATE CONDUCT CODE AND ASPIRES TO COMPLY WITH THE BEST INTERNATIONAL STANDARDS OF CORPORATE GOVERNANCE.

M.video endeavours to disclose information about the Company and the Group as a whole in a timely and regular manner, ensuring that information is made available to all shareholders at the same time. M.video tries to observe a reasonable balance between openness and transparency and protection of commercial interests. The Company fully observes the legal requirements and listing regulations of the Russian Stock Exchanges regarding public disclosure of information. We disclose information in news releases, through the approved news wires and on the www.mvideo.ru web site.

Board of Directors

We established an informal advisory council in 2003, many of whose members were elected to the Board of Directors of the Company at the Extraordinary General Meeting held on February 27, 2007.

M.video's Board of Directors has 9 members, 5 of whom are fully independent of the Company. Our Board members bring with them extensive experience of retailing, consumer electronics and supply chain.

At 31 December 2010 the Board of Directors was chaired by Peter Györffy, an independent director. At this date other Board members included: Mr. Alexander Tynkovan, the Company's founder and CEO, Mr. Pavel Breev, our Expansion Director and shareholder, Mr. Christopher Parks, CFO and independent directors Peter Györffy, Mr. David Hamid, Mr. Walter Koch, Mr. Stuart Leighton and Mr. Utho Creusen as well as non-executive director, Mr. Michael Kuchment.

The Board of Directors, in accordance with the Russian Corporate Conduct Code and best practice, appointed an Audit Committee and a Remuneration Committee in June 2007. These committees are chaired and filled by independent Board members.

Membership and Meetings

The Audit Committee comprised of Stuart Leighton (Chairman) and Ilpo Helander until 30 November 2010 when Ilpo Helander retired as a director and member of the committee. From 30 November 2010 Walter Koch joined the committee. Stuart Leighton, Ilpo Helander and Walter Koch are all independent non-executive directors. The Chairman has recent and relevant financial experience.

The committee met 5 times during 2010, with both independent members of the audit committee attending all meetings. Representatives of the external auditors, CFO and Head of Internal Audit were invited to attend each meeting to ensure that Committee members were fully informed and supported in carrying out their duties. During the year the members of the committee met with the external auditors in private.

Role of the Committee

The Board has delegated the Audit Committee responsibility to review and monitor the integrity of financial reporting and any formal announcements relating to the Group's financial performance; review critical accounting policies and financial reporting judgements; review the Group's internal control systems; monitor the effectiveness of the Group's internal audit function, reviewing and approving their annual plan; complete an annual assessment of the external auditors, review and monitor their independence, approve the external auditors' remuneration and terms of engagement and make recommendations in respect of the reappointment. The full terms of reference of the Audit Committee are available on the corporate website.

Key Matters Considered

The key matters considered by the Committee during the year included: interim, half-yearly and annual financial statements; recommendations from external auditors on accounting, tax and internal control issues (and managements responses to these recommendations); reviewed the level of resources and training allocated to the internal audit department to ensure the audit plan could be delivered effectively (as part of this review, additional resources will be added and internal audit software will be utilised to support the group in 2011); assess reports and updates on the key findings from internal audit; reviewed with management and the external auditor the deadlines for IFRS reporting and supported the continued improvement on the timeliness of the annual reporting; carried out an assessment of the audit committee and followed up on recommendations made during this assessment.

Stuart Leighton FCA

Auch lengther

 ${\it Chairman\, of\, the\, Audit\, Committee}$

Audit Committee Report



Remuneration and Nomination Committee Report

The remit of the Remuneration Committee is to recommend the remuneration policy to the Board of Directors, to prepare proposals for the Board for the remuneration of individual members of the management and to advise management on the level and structure of compensation for other senior personnel, to ensure the succession planning process in the organization.

The role of the Remuneration Committee is described in its charter which is available on the Company's website under http://invest.m-video.ru.

On 31 December 2010 the Remuneration Committee consisted of Mr. Utho Creusen (Chairman), Mr. David Hamid and Mr. Peter Györffy.

The Committee had seven meetings in 2010.

We have endeavored to retain incentive and reward for a team that continues to outperform the market. To this end a new LTIP program was under consideration of the Committee observing different alternatives to offer top team managers an attractive compensation package which is focused on rewarding the creation of long term shareholder value. The new LTIP (2010 – 2015) which has been presented and approved by the Board in December 2009 has positively affected to team motivation.

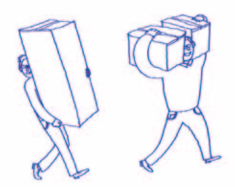
During the year we continued to strengthen the team adding top caliber recruits to the executive team in order to strengthen company management on functional and strategic level: Steve Lewis joined the Company as a Retail Operations director, Natalia Maleeva has joined the Company as Human Resources director. The succession planning process introduced into the company at top and middle management level.

Overall I am pleased to report that the matter of remuneration policy is taken seriously by the Board and that the Committee, consisting entirely of independent directors, is functioning properly to look after the interests of all shareholders, using external benchmarks to set appropriate levels of remuneration.

Utho Creusen,

Remuneration and Nomination







In the Russian Federation our shares are traded on the Russian Trading System (RTS) and on the Moscow Interbank Currency Exchange (MICEX) under the following symbols and tickers:

Shareholder information

Share tickers		
Exchange	Bloomberg ticker	Reutersticker
MICEX	MVID RM	MVID MM
RTS	MVID RU	MVID.RTS

International identification codes		
Name	Code	
ISIN	RU000A0JPGA0	

Date of IPO (RTS/MICEX)

Offer price

Capital raised for operations

Price at 31.12.2010

High/Low

Market Capitalisation

Shares outstanding

 $\mathsf{Free}\,\mathsf{float}$

* 2.7 million shares held in treasury for LTIP

1.11.2007

USD 6.95

 $USD\,203\,million$

USD 8.74

USD 10.00/USD 0.69

USD 1.57 billion as of December 31, 2010

179,768,227*

29.4%

information

Share

OJSC "Registrator R.O.S.T."

Address: 18 (box 9), Stromynka street, 107996, Moscow, Russia Telephones: tel. (495) 771-73-35, fax (495) 771-73-34 Web: www.rrost.com E-mail: rost@rrost.ru Registrar Information

OJSC "Company "M.video"

40/12 Building 1 Nizhnaya Krasnoselskaya Str. Moscow, 107066, Russia Tel + 7 495 644 2848 ext. 7064

E-mail: ir@mvideo.ru

Official website: invest.mvideo.ru

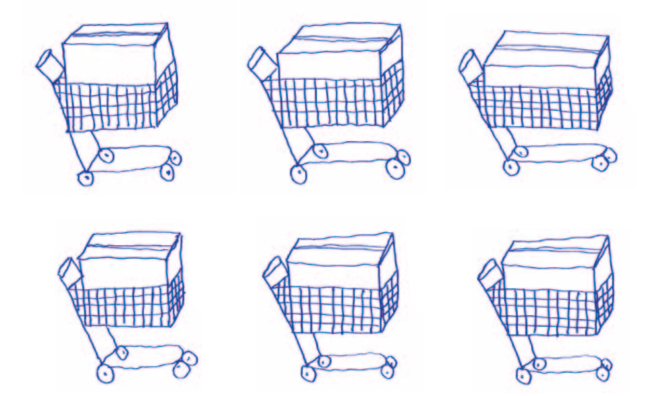
For investor relations purposes please contact:

Denis Davydov Investor Relations Director Tel.: +7 (495) 644-2848 ext. 7064

E-mail: ir@mvideo.ru

Contacts





NET CASH POSITION EXCEEDED 7 BILLION RUBLES







Consolidated Financial Statements
For the Year Ended 31 December 2010

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OJSC "COMPANY M.VIDEO" AND SUBSIDIARIES

Statement of management's responsibilities for the preparation and approval of the consolidated financial statements for the year ended 31 december 2010

The following statement, which should be read in conjunction with the independent auditors' responsibilities stated in the independent auditors' report set out on page 2 is made with a view of distinguishing the respective responsibilities of the management and those of the independent auditors in relation to the consolidated financial statements of OJSC "Company M.video" and subsidiaries (the "Group").

Management is responsible for the preparation of the consolidated financial statements that present fairly the consolidated financial position of the Group as at 31 December 2010 and the consolidated results of its operations, cash flows and changes in equity for the year then ended, in compliance with International Financial Reporting Standards ("IFRS").

In preparing the consolidated financial statements, management is responsible for:

- O Selecting suitable accounting principles and applying them consistently;
- O Making judgments and estimates that are reasonable and prudent;
- O Stating whether IFRS have been followed, subject to any material departures disclosed and explained in the consolidated financial statements; and
- O Preparing the consolidated financial statements on a going concern basis, unless it is inappropriate to presume that the Group will continue in business for the foreseeable future.

Management is also responsible for:

- O Designing, implementing and maintaining an effective and sound system of internal controls throughout the Group;
- Maintaining proper accounting records that disclose, with reasonable accuracy at any time, the consolidated financial position of the Group, and which enable them to ensure that the consolidated financial statements of the Group comply with IFRS;
- Maintaining statutory accounting records in compliance with local legislation and accounting standards of Russian Federation;
- O Taking such steps as are reasonably available to them to safeguard the assets of the Group; and
- O Detecting and preventing fraud and other irregularities.

The consolidated financial statements for the year ended 31 December 2010 were approved on 27 April 2011 on behalf of the Board of Directors by:

A. Tynkovan

Thrumwan Chiff

President

C. Parks



Deloitte.

ZAO Deloitte & Touche CIS Business Center "Mokhovaya" 4/7 Vozdvizhenka St., Bldg. 2 Moscow, 125009, Russia

> Tel. +7 (495) 7870600 Fax +7 (495) 7870601 www.deloitte.ru

INDEPENDENT AUDITOR'S REPORT

TO THE SHAREHOLDERS OF OPEN JOINT STOCK COMPANY "COMPANY M.VIDEO"

We have audited the accompanying consolidated financial statements of Open Joint Stock Company "Company M.video" and its subsidiaries (collectively – the "Group"), which comprise the consolidated balance sheet as at 31 December 2010, and the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated cash flow statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

MANAGEMENT'S RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with International Financial Reporting Standards, and for such internal control as management determines is necessary to enable the preparation of the consolidated financial statements that are free from material misstatement, whether due to fraud or error.

AUDITOR'S RESPONSIBILITY

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. We conducted our audit in accordance with International Standards on Auditing. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance on whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

OPINION

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at 31 December 2010, and its consolidated financial performance and consolidated results of its cash flows for the year then ended in accordance with International Financial Reporting Standards.

DELOITTE & TOUCHE CIS

27 April 2011

	Notes	31 December 2010	31 December 2009
NON-CURRENT ASSETS:			
Property, plant and equipment	6	7,417	6,074
Intangible assets	7	791	474
Advances paid for non-current assets		26	157
Deferred tax assets	15	1,501	1,160
Other non-current assets	2,8	503	256
Total non-current assets		10,238	8,121
CURRENT ASSETS:			
Inventories	9	20,751	15,474
Trade and other accounts receivable and prepaid expenses	2,10	1,048	1,092
Income tax receivable		-	34
Other taxes receivable	11	1,229	1,159
Cash and cash equivalents	12	7,183	6,447
Other current assets	2,13	246	226
Total current assets		30,457	24,432
TOTAL ASSETS		40,695	32,553
EQUITY:			
Share capital	14	1,798	1,798
Additional paid-in capital	14	4,576	4,576
Treasury shares	14	(588)	-
Retained earnings		4,279	2,385
Total equity		10,065	8,759
NON-CURRENT LIABILITIES:			
Deferred tax liabilities	15	327	288
Provisions	21	147	129
Total non-current liabilities		474	417
CURRENT LIABILITIES:			
Trade accounts payable	16	25,046	20,495
Other payables and accrued expenses	17	1,464	567
Advances received	18	893	506
Income tax payable		559	321
Other taxes payable	19	209	132
Deferred revenue	20	1,685	1,094
Provisions	2,21	300	262
Total current liabilities		30,156	23,377
TOTALLIABILITIES		30,630	23,794
TOTAL EQUITY AND LIABILITIES		40,695	32,553

 $The \ Notes \ on \ pages \ 47 \ to \ 88 \ form \ an integral \ part \ of \ these \ consolidated \ financial \ statements.$ $The \ independent \ auditors' \ report \ is \ presented \ on \ page \ 42.$

Signed on behalf of the Board of Directors: 27 April 2011.

Thrimwan Chiff

A. Tynkovan President

C. Parks



CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED 31 DECEMBER 2010 (in millions of russian rubles, except earnings per share) Notes 2010 2009 22 86,565 72,507 Revenue Cost of sales 23 (64,204)(54,147)Gross profit 22,361 18,360 (16,597) Selling, general and administrative expenses 2,24 (19,960) Other operating income 2,25 971 518 (138) (164) Other operating expenses 26 Operating profit 3,234 2,117 27 28 (794) Finance income/(cost), net 1,323 Profit before income tax expense 3,262 Income tax expense 15 (1,041)(540)NET PROFIT FOR THE YEAR, BEING TOTAL 783 2,221 COMPREHENSIVE INCOME FOR THE YEAR Basic earnings per share (in Russian Rubles) 28 12.41 4.35 28 Diluted earnings per share (in Russian Rubles) 12.35 4.35

The Notes on pages 47 to 88 form an integral part of these consolidated financial statements. The independent auditors' report is presented on page 42.

Signed on behalf of the Board of Directors: 27 April 2011.

Thromas Ch. A. A. Tynkovan

President

C. Parks

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31 DECEMBER 2010 (In millions of Russian Rubles)							
	Notes	Share capital	Additional paid-in capital	Treasury shares	Retained earnings	Total	
BALANCE AS AT 31 DECEMBER 2008		1,798	4,576	_	1,615	7,989	
Recognition of share-based payment for ordinary shares previously issued	29	<u> </u>	-	_	28	28	
Tax on dividends distributed by the Group's subsidiaries to the parent company	15		_		(41)	[41]	
Total comprehensive income for the year		_	_	_	783	783	
BALANCE AS AT 31 DECEMBER 2009		1,798	4,576	_	2,385	8,759	
Recognition of share-based payment for ordinary shares previously issued	29	_	_	_	86	86	
Dividends declared	14	-	<u> </u>	-	(413)	(413)	
Shares buy back	14	-	<u>–</u>	(588)	_	(588)	
Total comprehensive income for the year		_	_	_	2,221	2,221	
BALANCE AS AT 31 DECEMBER 2010		1,798	4,576	(588)	4,279	10,065	

 $The \ Notes \ on \ pages \ 47 \ to \ 88 \ forman \ integral \ part \ of \ these \ consolidated \ financial \ statements.$ The independent auditors' report is presented on page 42.

Signed on behalf of the Board of Directors: 27 April 2011.

A. Tynkovan President

Monwhan

C. Parks



CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 31 DECEMBER 2010 (In millions of Russian Rubles)

	Notes	2010	2009
OPERATING ACTIVITIES:			
Total comprehensive income for the year		2,221	783
Adjustments for:			
Income tax expense recognized in statement of comprehensive income	15	1,041	540
Depreciation and amortization	24	1,289	1,127
Change in allowance for doubtful trade and other accounts receivable and prepaid expenses	2,10	216	32
Share-based payment	29	86	28
Change in allowance for obsolete and slow–moving inventories and inventory losses, net of surpluses	23	125	440
Other non-cash reconciling items, net	2	450	761
Operating cash flows before movements in working capital		5,428	3,711
Increase in inventories		(5,395)	(1,806)
(Increase)/ decrease in trade and other accounts receivable and prepaid expenses	2	(144)	1,159
(Increase)/decrease in other taxes receivable		(70)	330
Increase in trade accounts payable		4,542	5,621
Increase/(decrease) in other payables and accrued expenses	2	472	(808)
Increase in deferred revenue		591	589
Increase in advances received		387	187
Other changes in working capital, net	2	(169)	(185)
Cash generated by operations		5,642	8,798
Income tax paid		(1,108)	(905)
Interest paid		(30)	(352)
Forward contracts settlement		_	542
Net cash generated by operating activities		4,504	8,083
INVESTING ACTIVITIES:			
Purchases of property, plant and equipment	2	(2,384)	(1,329)
Purchase of intangible assets		(429)	(232)
Interest received		46	49
Proceeds from settlement of short-term investments		-	1,772
Net cash (used in)/generated by investing activities		(2,767)	260
FINANCING ACTIVITIES:			
Dividends paid		(413)	_
Purchase of treasury shares		(588)	_
Proceeds from short-term borrowings		7,785	6,827
Repayment of borrowings		(7,785)	(15,621)
Proceeds from long-term borrowings		_	1,290
Net cash used in financing activities		(1,001)	(7,504)
NET INCREASE IN CASH AND CASH EQUIVALENTS		736	839
Net foreign exchange difference		<u> </u>	160
CASH AND CASH EQUIVALENTS, at the beginning of the year		6,447	5,448
CASH AND CASH EQUIVALENTS, at the end of the year		7,183	6,447

Refer to Notes 6, 8, 10, 17 and 32 for details of non-cash transactions.

The Notes on pages 47 to 88 form an integral part of these consolidated financial statements. The independent auditors' report is presented on page 42.

Signed on behalf of the Board of Directors: 27 April 2011.

A. Tynkovan President C. Parks

1. GENERAL INFORMATION

The consolidated financial statements of OJSC "Company M.video" (the "Company") and subsidiaries (the "Group") for the year ended 31 December 2010 were authorized for issue in accordance with a resolution of the Board of Directors on 27 April 2011.

The Company and its subsidiaries (see the table below) are incorporated in the Russian Federation. The Company is registered at: 40/12, building 20, Nizhnaya Krasnoselskaya Street, Moscow, 105066, Russian Federation.

LLC "Company M.video" was incorporated on 3 December 2003. On 25 September 2006 the Company was reorganized from a Limited Liability Company to an Open Joint Stock Company. Following the initial public offering in November 2007, the Company's ordinary shares were admitted to trading on RTS and MICEX stock exchanges in the Russian Federation.

The Group is the operator of a chain of consumer electronic stores operating in the Russian Federation. The Group specializes in the sale of TV, audio, video, Hi-Fi, home appliances and digital equipment, as well as related services. The Group comprises a chain of owned and leased stores (219 stores as at 31 December 2010; 177 stores as at 31 December 2009) and two online internet stores. In 2010 the Group ceased the wholesale operations.

The accompanying consolidated financial statements include assets, liabilities and result of operations of the Company and its subsidiaries as at 31 December 2010 and 2009 (all of the below subsidiaries operate in the Russian Federation):

Name of subsidiary	Nature of business	Proportion of ownership interest and voting power held, % 2010	Proportion of ownership interest and voting power held, % 2009
LLC "M.video Management"	Trading	100	100
LLC "M.video Torg"	Equipment	_*	100
LLC "M.video Trade"	Trading	100	100
LLC "Sphera Invest"	Realestate	100	100
LLC "Standard-Invest"	Realestate	100	100
LLC "M.video Finance"	Finance	100	100

^{*} On 21 December 2010 LLC "M.video Torg" was liquidated. All of LLC "M.video Torg" transactions and balances were intra-group; therefore its liquidation has not had and is not expected to have an impact on the consolidated financial statements of the Group.

SHAREHOLDERS

As at 31 December 2010 and 2009 the registered shareholders of OJSC "Company M.video" and their respective ownership and voting interests were as follows:

	2010	2009
"Svece Limited"	68.3430%	69.9626%
"M.video Holding (Cyprus) Limited"	0.4123%	0.5884%
Various shareholders	31.2447%	29.4490%
Total	100%	100%

ULTIMATE SHAREHOLDERS

"M.video Investment Ltd." (BVI), a company incorporated in the British Virgin Islands controls 100% of the voting and ordinary shares of "M.video Holding (Cyprus) Limited" and "Svece Limited" (a company incorporated in Cyprus), and is the ultimate parent



entity of the Company. Mr. Alexander Tynkovan, a citizen of the Russian Federation, has a controlling interest in "M.video Investment Ltd." (BVI).

2. BASIS OF PREPARATION

STATEMENT OF COMPLIANCE

The consolidated financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS").

BASIS OF ACCOUNTING

The consolidated financial statements have been prepared on a historical cost basis except for the valuation of financial instruments in accordance with International Accounting Standard 39 "Financial Instruments: Recognition and Measurement" ("IAS 39") and valuation of items of property, plant and equipment measured at fair value which was used as deemed cost of the property, plant and equipment as at the date of transition to IFRS. The Group transitioned to IFRS on 1 January 2006.

All companies within the Group maintain their accounting records in accordance with Russian Accounting Standards ("RAS"). RAS differ substantially from those standards generally accepted under IFRS. Accordingly, the consolidated financial statements, which have been prepared based on the Russian statutory accounting records, reflect those adjustments necessary for such consolidated financial statements to be presented in accordance with IFRS.

Functional and presentation currency – The consolidated financial statements are presented in Russian Rubles ("RUB"), which is the Company's functional and presentation currency. Functional currency for each Group company has been determined as the currency of the primary economic environment in which the company operates.

ADOPTION OF THE NEW STANDARDS AND INTERPRETATIONS

The accounting policies adopted are consistent with those of the previous financial year except as discussed below.

The Group has adopted the following new and amended International Accounting Standards ("IAS"), International Financial Reporting Standards and Interpretations issued by the International Accounting Standards Board ("IASB") and the International Financial Reporting Interpretations Committee ("IFRIC") of the IASB in these annual consolidated financial statements:

- O IFRS 1 "First-time Adoption of International Financial Reporting Standards" – Revision to the IFRS on First-time Adoption of IFRSs and Amendment on Additional Exemptions for First-time Adopters;
- Amendment to IFRS 2 "Share-Based Payment" Group Cash-settled Share-based Payment Transactions;
- IFRS 3 "Business Combinations" (as revised in 2008), IAS 27 "Consolidated and Separate Financial Statements" (as revised in 2008) and IAS 28 "Investments in Associates" (as revised in 2008), IAS 31 "Interest in Joint ventures" (as revised in 2008);
- Amendment to IAS 39 "Financial Instruments: Recognition and Measurement" Eligible Hedged Items;
- O IFRIC 17 "Distribution of Non-Cash Assets to Owners";
- O IFRIC 18 "Transfers of Assets from Customers";
- O Improvements to IFRSs (May 2008 and April 2009).

Adoption of these standards and interpretations has not had and is not expected to have an impact on the consolidated financial statements of the Group.

RECLASSIFICATIONS

In 2010 the Group changed presentation of certain items of assets, liabilities, income and expenses in order to enhance fair presentation of the consolidated financial statements. With this regard the Group made the following reclassifications to the prior year amounts to conform to the presentation of the current reporting period:

	As previ- ously reported	Reclas- sification	After reclas- sification	Comments
CONSOLIDATED BALANCE SHEET AS A	T 31 DECEMI	3ER 2009		
Other non-current assets	127	129	256	Reclassification of the long-term advances paid
Other accounts receivable and prepaid expenses	1,067	(130)	937	for rent (162) net of respective allowance for non recoverability (42) and long-term loans given to employees (10) from "Other accounts receivable
Other current assets	225	1	226	and prepaid expenses" to "Other non-current assets" (129) and "Other current assets" (1)
Trade accounts receivable	104	51	155	Reclassification of provision for goods return from "Trade accounts receivable" to "Provisions
Provisions	(211)	(51)	(262)	(Current liabilities)
Trade accounts receivable	155	(155)	-	
Other accounts receivable and prepaid expenses	937	(937)	_	Change in presentation of "Trade accounts receivable" and "Other accounts receivable and
Trade and other accounts receivable and prepaid expenses	_	1,092	1,092	prepaid expenses"
CONSOLIDATED STATEMENT OF COMI	PREHENSIVE	INCOME FO	R THE YEAR	ENDED 31 DECEMBER 2009
Selling, General and Administrative expenses (Other expenses)	(16,615)	18	(16,597)	Reclassification of income from recovery in bad debt allowance from "Other operating income"
Other operating income	536	(18)	518	to the "Bad debt expenses" in "Selling, General and Administrative expenses" within "Other expenses"
CONSOLIDATED STATEMENT OF CASH	FLOWS AS A	T 31 DECEM	BER 2009	
Change in allowance for doubtful trade accounts receivable	(2)	2	_	
Accrual of allowance for doubtful advances paid	34	(34)	0	Change in presentation of "Change in allowance for doubtful trade accounts receivable" and "Change in allowance for doubtful advance paid"
Change in allowance for doubtful trade and other accounts receivable and prepaid expenses	_	32	32	Change mattowance for doubtrut advance paid
Change in allowance for obsolete and slow-moving inventories	138	(138)	_	
Inventory losses	302	(302)	-	Change in presentation of "Change in allowanc for obsolete and slow-moving inventories" and
Change in allowance for obsolete and slow-moving inventories and inventory losses, net of surpluses	_	440	440	"Inventory losses"
Interest expense on loans	368	(368)	_	
Change in fair value of forward contracts	279	(279)	_	
Net foreign exchange loss	188	(188)	<u>-</u>	
Loss on sale or disposal of property, plant and equipment	10	(10)	_	Change in the presentation of various insignificant non-cash reconciling items as "Other non
Change in provision for goods returned	(5)	5	-	cash reconciling items, net"
Reversal of allowance for doubtful notes receivable	(14)	14	_	
Interest income	(65)	65	-	
Other non-cash reconciling items, net	_	761	761	



	As previ- ously reported	Reclas- sification	After reclas- sification	Comments
Decrease in trade accounts receivable	45	(45)	_	
Decrease in other accounts receivable and prepaid expenses	942	(942)	_	Change in presentation of "Decrease in trade accounts receivable" and "Decrease in other ac-
Decrease in trade and other accounts receivable and prepaid expenses	_	987	987	counts receivable and prepaid expenses"
Decrease in trade and other accounts receivable and prepaid expenses	987	172	1,159	Reclassification effect of long-term advances paid for rent and long-term loans given to
(Increase) in other non-current assets	_	(171)	(171)	employees from "Decrease in trade and other accounts receivable and prepaid expenses" to
(Increase) in other current assets	(4)	[1]	(5)	"(Increase) in other non-current assets" and "(Increase) in other current assets"
(Increase) in other current assets	(5)	5	_	
(Increase) in other non-current assets	(171)	171	_	Change in the presentation of various insignifi-
(Decrease) in warranty provision	(3)	3	_	cant working capital changes as "Other changes
(Decrease) in other taxes payable	(6)	6	_	in working capital, net"
Other changes in working capital, net	_	(185)	(185)	
Decrease in other payables and accrued expenses	(779)	(29)	(808)	Reclassification of other payables for property, plant and equipment from "Decrease in other
Purchases of property, plant and equipment	(1,358)	29	(1,329)	payables and accrued expenses" to "Purchases of property, plant and equipment"

3. SIGNIFICANT ACCOUNTING POLICIES

Basis of consolidation – The consolidated financial statements comprise the financial statements of the Company and entities controlled by the Company (its subsidiaries). Control is achieved when the Company has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities.

The financial statements of the subsidiaries are prepared for the same reporting year as the parent company, using consistent accounting policies.

Subsidiaries are fully consolidated from the date of acquisition, being the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

All intra-group transactions, balances, income and expenses and profits and losses resulting from intra-group transactions are eliminated in full on consolidation.

Operating segments – Segment reporting is presented on the basis of management's perspective and relates to the parts of the Group that are defined as operating segments. Operating segments are identified on the basis of internal reports to the Group's chief operating decision maker ("CODM"). These internal reports are prepared on the same basis as these consolidated financial statements.

Based on the current management structure, the Group has identified two operating segments: sales of consumer electronics through the chain of retail stores and internet sales of consumer electronics. For the purposes of these consolidated financial statements these operating segments have been aggregated into one reportable segment as both operating segments exhibit similar long-term economic characteristics, sell similar products, use similar technologies to deliver those products and sell products and services to similar classes of customers.

Going concern – These consolidated financial statements are prepared on the going concern basis.

Foreign currencies – The individual financial statements of each Group's entity are presented in the currency of the primary economic environment in which the entity operates (its functional currency).

In preparing the financial statements of the individual entities, transactions in currencies other than the entity's functional currency (foreign currencies) are recorded at the rates of exchange prevailing at the dates of the transactions. At each balance sheet date, monetary items denominated in foreign currencies are translated at the rates prevailing at the balance sheet date. Non-monetary items carried at fair value that are denominated in foreign currencies are translated at the exchange rate prevailing on the date when the most recent fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences are recognized in the consolidated statement of comprehensive income in the period in which they arise. Exchange differences arising on loans and borrowings are reported as part of finance cost, while exchange differences related to operating items are included into other operating income and expenses.

Property, plant and equipment – Property, plant and equipment are stated at historical cost less accumulated depreciation and accumulated impairment losses. Deemed cost of the items of property, plant and equipment existing as at 1 January 2006, the date of transition to IFRS, was determined on the basis of fair values determined by independent appraisers as allowed by the provisions of IFRS 1. Fair value of properties was determined with reference to market prices, while fair value of the other items, including the Group's trade equipment, was predominantly based on the estimates of depreciated replacement costs. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Major replacements or modernizations of property, plant and equipment are capitalized and depreciated over their estimated useful lives. All other repair and maintenance expenditure is recognised in the consolidated statement of comprehensive income during the financial period in which it is incurred.

Depreciation is charged so as to write off the cost or valuation of assets over their estimated useful lives, using the straight line method, on the following bases:

0	Buildings	20-30 years
0	Leasehold improvements	2-7 years
0	Trade equipment	3-5 years
0	Security equipment	3 years
0	Other fixed assets	3-5 years

For leasehold improvements the depreciation period includes the period when the Group has the possibility to extend the period of the lease, taking into account the legal provisions relating to lease terms, and its intention to seek a long-term presence in the various retail locations in which it operates. This is relevant for leases of retail space which, on a portfolio basis, have a history of successful renewal. All other leasehold improvements are depreciated over the shorter of useful life or the related lease term.



Trade equipment is depreciated over the estimated useful life specified above unless there is a plan to fully renovate the store prior to reaching the predetermined estimated useful life. In this situation, the net book value of trade equipment will be depreciated over the remaining estimated useful life being the period of time up to the planned renovation works.

The assets' residual value and useful lives are reviewed and adjusted, if appropriate, at each balance sheet date. Where there are indicators that an asset's or cash generating unit's carrying amount is greater than its estimated recoverable amount, it is written down to its recoverable amount.

The gain or loss arising on the disposal or retirement of an asset is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognized in the consolidated statement of comprehensive income.

Construction in progress comprises the cost of equipment in the process of installation and other costs directly relating to the construction of property, plant and equipment including an appropriate allocation of directly attributable variable overheads that are incurred in construction. Depreciation of these assets, on the same basis as for other property assets, commences when the assets are ready for their intended use.

Intangible assets – Intangible assets acquired separately are reported at cost less accumulated amortization and accumulated impairment losses. Amortization is charged on a straight-line basis over estimated useful lives of these intangible assets. The estimated useful life and amortization method are reviewed at the end of each annual reporting period, with the effect of any changes in estimate being accounted for on a prospective basis.

The estimated useful lives per class of intangible assets are as follows:

- O Software licenses and development 1-10 years
- O Trademarks 5-10 years

Internally-generated intangible assets - An internally-generated intangible asset arising from development (or from the development phase of an internal project) is recognised if, and only if, all of the following have been demonstrated:

- The technical feasibility of completing the intangible asset so that it will be available for use or sale;
- O The intention to complete the intangible asset and use or sell it;
- O The ability to use or sell the intangible asset;
- How the intangible asset will generate probable future economic benefits;
- The availability of adequate technical, financial and other resources to complete the development and to use or sell the intangible asset; and
- The ability to measure reliably the expenditure attributable to the intangible asset during its development.

Expenditure on research activities is recognised as an expense in the period in which it is incurred.

The amount initially recognised for internally-generated intangible assets is the sum of the expenditure incurred from the date when the intangible asset first meets the

recognition criteria listed above. Where no internally-generated intangible asset can be recognised, development expenditure is recognised in the consolidated statement of comprehensive income in the period in which it is incurred.

Subsequent to initial recognition, internally-generated intangible assets are reported at cost less accumulated amortisation and accumulated impairment losses, on the same basis as intangible assets that are acquired separately.

Impairment of tangible and intangible assets – At each balance sheet date the Group reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit ("CGU") to which the asset belongs. For tangible and intangible assets the CGU is deemed to be each group of stores located in one city. Where a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual CGUs, or otherwise they are allocated to the smallest group of CGUs for which a reasonable and consistent allocation basis can be identified.

Income Tax – Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit as reported in the consolidated statement of comprehensive income because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the balance sheet date.

DEFERRED TAX

CURRENT TAX

Deferred tax is recognized on differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax base used in the computation of taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences, and deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized. Such assets and liabilities are not recognized if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are not recognized for taxable temporary differences associated with investments in subsidiaries as the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognized to the extent that it is probable that there will be sufficient taxable profits against which to utilize the benefits of the temporary differences and they are expected to be reversed in the foreseeable future.



The carrying amount of deferred tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to be applied in the period in which the liability is settled or the asset is realized, based on tax rates (and tax laws) that have been enacted or substantively enacted by the balance sheet date. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same tax authority and the Group intends to settle its current tax assets and liabilities on a net basis.

CURRENT AND
DEFERRED INCOME
TAX FOR THE PERIOD

Current and deferred income tax are recognized as an expense or income in the consolidated statement of comprehensive income, except when they relate to items credited or debited directly to equity (in which case the tax is also recognized directly in equity) or where they arise from the initial accounting for a business combination. In the case of a business combination, the tax effect is taken into account in calculating goodwill or in determining the excess of the acquirer's interest in the net fair value of the acquiree's identifiable assets, liabilities and contingent liabilities over cost.

Fair value – The fair value of investments that are actively traded in organized financial markets is determined by reference to quoted market bid prices at the close of business on the balance sheet date. For investment where there is no active market, fair value is determined using valuation techniques. Such techniques include using recent arm's length market transactions; reference to the current market value of another instrument, which is substantially the same; discounted cash flow analysis or other valuation models.

Financial assets – Investments are recognized and derecognized on a trade date, where the purchase or sale of an investment is under a contract whose terms require delivery of the investment within the timeframe established by the market concerned, and are initially measured at fair value, net of transaction costs, except for those financial assets classified as at fair value through profit or loss, which are initially measured at fair value.

Financial assets are classified into the following specified categories: financial assets as 'at fair value through profit or loss' ("FVTPL"), 'held-to-maturity investments', 'available-for-sale' ("AFS") financial assets and 'loans and receivables'. The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition.

EFFECTIVE INTEREST METHOD The effective interest method is a method of calculating the amortized cost of a financial asset and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset, or, where appropriate, a shorter period.

Income is recognized on an effective interest basis for debt instruments other than those financial assets designated as at FVTPL.

Financial assets are classified as at FVTPL where the financial asset is either held for trading or it is designated as at FVTPL.

FINANCIAL

ASSETS AS AT

FVTPL

A financial asset is classified as held for trading if:

- It has been acquired principally for the purpose of selling in the near future; or
- O It is a part of an identified portfolio of financial instruments that the Group manages together and has a recent actual pattern of short-term profit-taking; or
- O It is a derivative that is not designated and effective as a hedging instrument.

A financial asset other than a financial asset held for trading may be designated as at FVTPL upon initial recognition if:

- O Such designation eliminates or significantly reduces a measurement or recognition inconsistency that would otherwise arise; or
- O The financial asset forms part of a group of financial assets or financial liabilities or both, which is managed and its performance is evaluated on a fair value basis, in accordance with the Group's documented risk management or investment strategy, and information about the grouping is provided internally on that basis; or
- O It forms part of a contract containing one or more embedded derivatives, and IAS 39 permits the entire combined contract (asset or liability) to be designated as at FVTPL.

Financial assets as at FVTPL are stated at fair value, with any resultant gain or loss recognized in the consolidated statement of comprehensive income. The net gain or loss recognized in the consolidated statement of comprehensive income incorporates any dividend or interest earned on the financial asset. Fair value is determined in the manner described in Note 3 above.

Held-to-maturity investments are recorded at amortized cost using the effective interest method less impairment, with income recognized on an effective yield method. For the periods covered by the accompanying consolidated financial statements, the Group did not hold any investments in this category.

HELD-TO-MATURITY
INVESTMENTS

Trade receivables, loans, and other receivables that have fixed or determinable payments that are not quoted in an active market are classified as 'loans and receivables'. Loans and receivables are measured at amortized cost using the effective interest method less any impairment losses and bad debts.

LOANS AND RECEIVABLES

Interest income is recognized by applying the effective interest rate, except for short-term receivables when the recognition of interest would be immaterial.

Available for sale ("AFS") financial assets are those non-derivative financial assets that are designated as available for sale or are not classified in any of the three preceding categories. After initial measurement, available for sale financial assets are measured at fair value with unrealized gains or losses being recognized directly in equity in the net unrealized gains reserve. When the investment is disposed of, the cumulative gain or loss previously recorded in equity is recognized in the consolidated statement of comprehensive income. Interest earned or paid on the investments is reported as interest income or expense using the effective interest rate. Dividends

AVAILABLE FOR SALE FINANCIAL ASSETS



earned on investments are recognized in the consolidated statement of comprehensive income as 'Dividends received' when the right or payment have been established.

For available for sale investments for which there is no reliable market information to determine fair value, the investments are carried at cost.

IMPAIRMENT OF FINANCIAL ASSETS

Financial assets, other than those as at FVTPL, are assessed for indicators of impairment at each balance sheet date. Financial assets are impaired when there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the investment have been impacted. For financial assets carried at amortized cost, the amount of the impairment is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade and other accounts receivable where the carrying amount is reduced through the use of an allowance account. When trade and other accounts receivable is uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against the allowance account. Changes in the carrying amount of the allowance account are recognized in the consolidated statement of comprehensive income.

With the exception of AFS equity instruments, if, in a subsequent period, the amount of the impairment loss decreases and the decrease can be linked objectively to an event occurring after the impairment was recognized, the previously recognized impairment loss is reversed through the consolidated statement of comprehensive income to the extent that the carrying amount of the investment at the date the impairment is reversed does not exceed what the amortized cost would have been had the impairment not been recognized.

In respect of AFS equity securities, any increase in fair value subsequent to an impairment loss is recognized directly in equity.

DERECOGNITION OF FINANCIAL ASSETS

The Group derecognizes a financial asset only when the contractual rights to the cash flows from the asset expire; or it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognizes its retained interest in the asset and an associated liability for amounts it may have to pay.

If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognize the financial asset and also recognizes a collateralized borrowing for the proceeds received.

Financial liabilities and equity instruments issued by the Group

CLASSIFICATION AS

DEBT OR EQUITY

Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangement.

EQUITY INSTRUMENT

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Group are recorded as the proceeds received, net of direct issue costs.

Financial guarantee contract liabilities are measured initially at their fair values and are subsequently measured at the higher of:

- The amount of the obligation under the contract, as determined in accordance with IAS 37 "Provisions, Contingent Liabilities and Contingent Assets"; and
- The amount initially recognized less, where appropriate, cumulative amortization recognized in accordance with the revenue recognition policies set out below.

FINANCIAL
GUARANTEE
CONTRACT
LIABILITIES

Financial liabilities are classified as either financial liabilities as at FVTPL or other financial liabilities.

FINANCIAL LIABILITIES

Financial liabilities are classified as at FVTPL where the financial liability is either held for trading or it is designated as at FVTPL.

FINANCIAL LIABILITIES AS AT FVTPL

A financial liability is classified as held for trading if:

- It has been incurred principally for the purpose of repurchasing in the near future; or
- It is a part of an identified portfolio of financial instruments that the Group manages together and has a recent actual pattern of shortterm profit-taking; or
- It is a derivative that is not designated and effective as a hedging instrument.

A financial liability other than a financial liability held for trading may be designated as at FVTPL upon initial recognition if:

- O Such designation eliminates or significantly reduces a measurement or recognition inconsistency that would otherwise arise; or
- O The financial liability forms part of a group of financial assets or financial liabilities or both, which is managed and its performance is evaluated on a fair value basis, in accordance with the Group's documented risk management or investment strategy, and information about the grouping is provided internally on that basis; or
- It forms part of a contract containing one or more embedded derivatives, and IAS 39 permits the entire combined contract (asset or liability) to be designated as at FVTPL.

Financial liabilities as at FVTPL are stated at fair value, with any resultant gain or loss recognized in profit or loss. The net gain or loss recognized in the consolidated statement of comprehensive income incorporates any interest paid on the financial liability. Fair value is determined in the manner described in Note 3 above.

Other financial liabilities, including borrowings, are initially measured at fair value, net of transaction costs. Other financial liabilities are subsequently measured at amortized cost using the effective interest method, with interest expense recognized on an effective yield basis.

OTHER FINANCIAL LIABILITIES

The Group derecognizes financial liabilities when, and only when, the Group's obligations are discharged, cancelled or they expire.

DERECOGNITION
OF FINANCIAL
LIABILITIES

Share-based payments – Equity-settled share based payments to employees are measured at the fair value of the equity instruments at the grant date. Details regard-



ing the determination of the fair value of equity-settled share-based transactions are set out in Note 29.

The fair value determined at the grant date of the equity-settled share-based payments is expensed on a straight-line basis over the vesting period, based on the Group's estimate of equity instruments that will eventually vest. At each balance sheet date, the Group revises its estimate of the number of equity instruments expected to vest. The impact of the revision of the original estimates, if any, is recognized in the consolidated statement of comprehensive income over the remaining vesting period with a corresponding adjustment to retained earnings.

Where the terms of an equity-settled transaction award are modified, the minimum expense recognised is the expense as if the terms had not been modified, if the original terms of the award are met. An additional expense is recognised for any modification that increases the total fair value of the share-based payment transaction, or is otherwise beneficial to the employee as measured at the date of modification.

Where an equity-settled award is cancelled, it is treated as if it vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately in the consolidated statement of comprehensive income. This includes any award where non-vesting conditions within the control of either the entity or the employee are not met. However, if a new award is substituted for the cancelled award, and designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described in the previous paragraph. All cancellations of equity-settled transaction awards are treated equally.

Derivative financial instruments – The Group enters into derivative financial instruments to manage its exposure to foreign exchange rate risk on its foreign currency denominated debt, namely foreign exchange forward contracts. The Group does not use hedge accounting for these derivatives. As a result, such derivative financial instruments are treated as other financial assets and liabilities as at FVTPL. Gains and losses recognized for the changes in fair value of forward contracts are presented as part of finance costs or other operating expenses of the Group depending on whether its use is related to a financial item or an operating item.

The fair value of forward exchange contracts is calculated by reference to current forward exchange rates for contracts with similar maturity profiles.

Costs of an equity transaction – The transaction costs of an equity transaction are accounted for as a deduction from equity (net of any related income tax benefit) to the extent they are incremental costs directly attributable to the equity transaction that otherwise would have been avoided.

The amount of transaction costs accounted for as a deduction from equity in the period is disclosed separately. The related amount of income taxes recognized directly in equity is included in the aggregate amount of current and deferred income tax credited or charged to equity.

Value added tax – Value added tax ("VAT") related to sales is payable to tax authorities on the earliest of (a) cash received from customers in advance or (b) transfer of the goods or rendering services to customers. Input VAT is generally recoverable against

sales VAT upon receipt of the VAT invoice. Input VAT on construction in progress can be reclaimed on receipt of VAT invoices for the particular stage of work performed or, if the construction in progress project cannot be broken down into stages, on receipt of VAT invoices upon completion of the contracted work.

VAT is generally allowed to be settled on a net basis. VAT related to sales and purchases which have not been settled at the balance sheet date is recognized in the balance sheet on a gross basis and disclosed separately as an asset and liability. Where a provision has been made for the impairment of receivables, the impairment loss is recorded for the gross amount of the debtor, including VAT.

At each balance sheet date the Group reviews outstanding balance of input VAT for recoverability and creates impairment provision for the amounts which recoverability is doubtful.

Inventories – Inventories are recorded at the lower of average cost or net realizable value. In-bound freight related costs from the suppliers are included as part of the net cost of merchandise inventories. Certain supplier bonuses that are not reimbursement of specific, incremental and identifiable costs to promote a supplier's products are also included in the cost of inventory. Other costs associated with storing and transporting merchandise inventories to the retail stores are expensed as incurred and included as part of "Selling, general and administrative expenses".

Net realizable value is the estimated selling price in the ordinary course of business less estimated costs of completion and the estimated costs necessary to make the sale.

Cash and cash equivalents – Cash and cash equivalents comprise cash at banks, in transit and on hand in stores and short-term deposits with an original maturity of three months or less, and credit card payments received within 24 hours of the next working day.

Borrowing costs – The borrowing costs are capitalized by the Group as part of the cost of the asset when the costs are directly attributable to the acquisition, construction of a qualifying asset. The Group defines qualifying assets as leasehold improvements and other assets acquired in connection with the new store openings which generally take three months or longer to become operational. Other borrowing costs are expensed as incurred.

Provisions – Provisions are recognized when the Group has a present obligation as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognized as a provision is the best estimate of the consideration required to settle the present obligation at the balance sheet date, taking into account the risks and uncertainties surrounding the obligation.

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, the receivable is recognized as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.



WARRANTIES

Warranties are generally covered by the brand owner of supplied goods directly or through their authorized agents in the Russian Federation.

When a supplier is unable to offer warranty services for their products in Russia, the Group makes a provision for warranty costs. These costs are recognized at the date of sale of the relevant products at management's best estimate of the expenditure required to settle the Group's obligations.

Revenue recognition – Revenue is measured at the fair value of the consideration received or receivable. Revenue is reduced for estimated customer returns, rebates, discounts and VAT. Inter-company revenue is eliminated. The following specific recognition criteria must also be met before revenue is recognized:

SALE OF GOODS

Revenue from the sale of goods is recognized when all the following conditions are satisfied:

- O The Group has transferred to the buyer the significant risks and rewards of ownership of the goods;
- The Group retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold;
- O The amount of revenue can be reliably measured;
- It is probable that the economic benefits associated with the transaction will flow to the Group; and
- O The costs incurred or to be incurred in respect of the transaction can be measured reliably.

The Group has two categories of the revenue from the sale of goods: retail and wholesale.

Retail revenue (excluding revenue from sale of additional service agreements) is recognized at the point of sale or when the delivery is complete, if later. Retail sales are transacted by either cash or credit card. The recognized revenue includes credit card fees payable for the transaction. Such costs are presented in operating expenses.

Starting from 2008 the Group operates a loyalty points program "M.video Bonus", which allows customers to accumulate points when they purchase goods in the Group's retail stores. The points can then be redeemed as a payment for merchandise, subject to a minimum number of points being obtained. Proceeds from sale to members of the loyalty program are allocated between the loyalty points and the other components of the sale. The consideration allocated to the loyalty points is measured by reference to their fair value, i.e. the amount for which the loyalty points could be sold separately. This amount is deferred and recognized as revenue when the points are redeemed. Expected breakage is recognized as revenue at the time of initial sale as it is excluded from the amount allocated to loyalty points.

Wholesale revenue is recognized when the customer has collected the goods from the warehouse or when goods are delivered and accepted at the customer's warehouse and after satisfying the criteria outlined above.

Revenue from services is recognized in the period in which the services have been rendered and the following conditions are satisfied:

REVENUE FROM SERVICES

- O The amount of revenue can be measured reliably;
- It is probable that the economic benefits associated with the transaction will flow to the Group;
- O The stage of completion of the transaction at the balance sheet date can be measured reliably; and
- O The costs incurred for the transaction and the costs to complete the transaction can be measured reliably.

Revenue from the sale of additional service agreements ("ASA") is recognized on an 'as earned' basis with the unearned portion (if any) spread over the remaining term of the contracts to reflect the costs the Group expects to incur in performance of its contractual obligations. The revenue is recognized in full when no further costs are expected to be incurred.

ADDITIONAL SERVICE
AGREEMENTS

Costs directly associated with the sale of ASA, such as sales bonuses paid to shop assistants, as well as commission paid to other parties to provide full or partial coverage of the Group's obligations under existing ASA are recognized in the consolidated statement of comprehensive income on the same basis as related revenue.

Revenue from the sale of ASA is disclosed within retail revenue.

The Group recognizes as revenue any sales performed as an agent at net amounts. Such fees include sales of telephone service contracts, service and installation fees.

AGENTS

The Group sells gift cards to its customers in its retail stores and through its website. The gift cards have an expiration date and are required to be used during specified periods of time. The Group recognizes income from gift cards at the earlier date when: (i) the gift card is redeemed by the customer; or (ii) when the gift cards expire.

GIFT CARDS

Revenue is recognized as interest is accrued (using the effective interest method). Interest income is included in the net finance cost in the consolidated statement of comprehensive income.

INTERESTINCOME

Supplier bonuses – The Group receives bonuses from suppliers. All supplier bonuses are treated as volume allowances unless they are subject to a separate agreement which is specific, incremental and identifiable. Supplier bonuses which are earned by achieving certain volume purchases are recorded when it is reasonably assured the Group will reach these volumes. Supplier bonuses based on volume are recorded as a reduction of the carrying cost of the inventory to which they relate. Supplier bonuses provided as a reimbursement of specific, incremental and identifiable costs incurred to promote a supplier's products are included as an expense (or asset cost) reduction when the cost is incurred.

Leases – The Group has not entered into any finance leases, although it does have a significant number of operating leases.

Operating lease payments are recognized as an expense on a straight line basis over the lease term, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed. Contingent rentals arising under operating leases are recognized as an expense in the



period in which they are incurred. The impact of lease escalation clauses is recognized in expenses in the period in which they are activated.

Any benefits received from the landlord as an incentive to enter into an operating lease are spread over the lease term on a straight line basis. Sublease income and lease expenses are presented on the net basis.

Pre-opening expenses – Expenses incurred in the process of opening new stores which do not meet capitalization criteria under IAS 16 "Property, plant and equipment" are expensed as incurred. Such expenses include rent, utilities and other operating expenses.

Employee benefits – The Group contributes to the Russian Federation state pension, medical and social insurance on behalf of all its current employees by paying social security contributions ("SSC"). Any related expenses are recognized in the consolidated statement of comprehensive income as they become due. The Group does not operate any employer sponsored pension plans.

Dividends – Dividends are recognized as a liability in the period in which they have been declared by the shareholders in a general meeting and become legally payable.

Treasury shares – If the Group reacquires its own equity instruments, those instruments ("treasury shares") are recognised as a deduction to equity at cost, being the consideration paid to reacquire the shares. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments. Such treasury shares may be acquired and held by the Company or by other subsidiaries of the Group.

4. STANDARDS AND INTERPRETATIONS IN ISSUE NOT YET ADOPTED

The following new or revised standards and interpretations issued by IASB and IFRIC have been published at the date of authorization of the Group's consolidated financial statements for the year ended 31 December 2010, but are not yet effective:

- Amendments to IFRS 1 "First-time Adoption of International Financial Reporting Standards" Limited Exemption from Comparative IFRS 7 Disclosures for First-time Adopters;
- Severe Hyperinflation and Removal of Fixed Dates for First-time Adopters;
- Amendment to IFRS 7 "Financial Instruments: Disclosures" Enhanced Derecognition Disclosure Requirements;
- O IFRS 9 "Financial Instruments" Classification and Measurement;
- Amendment to IAS 12 "Income Taxes" Deferred Tax: Recovery of Underlying Assets;
- O IAS 24 "Related Party Disclosures" (as revised in 2009);
- Amendment to IAS 32 "Financial Instruments: Presentation" Classification of Rights Issues;
- O Amendment to IFRIC 14 "IAS 19 The Limit on a Defined Benefit Asset, Minimum Funding Requirements and their Interactions" Prepayment of a Minimum Funding Requirement;
- IFRIC 19 "Extinguishing Financial Liabilities with Equity Instruments";
- O Improvements to IFRSs (May 2010).

Amendments to IFRS 1 "First-time Adoption of International Financial Reporting Standards" — Limited Exemption from Comparative IFRS 7 Disclosures for First-time Adopters; Severe Hyperinflation and Removal of Fixed Dates for First-time Adopters

The IASB amended IFRS 1 to exempt first-time adopters of IFRSs from providing the additional disclosures introduced by the March 2009 amendments to IFRS 7 "Improving Disclosures about Financial Instruments". The removal of fixed dates amendment replaces references to a fixed transition date of 1 January 2004 with 'the date of transition to IFRSs'. The amendment to severe hyperinflation provides guidance on how an entity should resume presenting financial statements in accordance with IFRSs after a period when the entity was unable to comply with IFRSs because its functional currency was subject to severe hyperinflation. The amendments are expected to have no impact on the Group's consolidated financial statements.

Amendment to IFRS 7 "Financial Instruments: Disclosures" — Enhanced Derecognition Disclosure Requirements

The IASB introduced enhanced disclosure requirements to IFRS 7 "Financial Instruments" as part of comprehensive review of off-balance sheet activities. The amendment is effective for annual periods beginning on or after 1 January 2011. The amendments are designed to ensure that users of financial statements are able to more reliably understand transactions involving the transfer of financial assets (for example, securitisations), including the possible effects of any risks that may remain with the entity that transferred the assets. The amendments also require additional disclosures if a disproportionate amount of transfer transactions is undertaken around the end of a reporting period. The Group is currently assessing the impact of the amended standard on its consolidated financial statements.

IFRS 9 "Financial Instruments" — Classification and Measurement

The standard was issued in November 2009 and becomes effective for annual periods beginning on or after 1 January 2013, earlier application is permitted. The new standard provides a classification of financial assets which determines whether a financial asset is measured at amortised cost or at fair value, based on how an entity manages its financial assets and the contractual cash flow characteristics of the financial assets.

Further in 2010 the standard was developed by revising the requirements for classification and measurement of financial liabilities. Guidance on derecognition of financial instruments and related implementation guidance from IAS 39 "Financial Instruments: Recognition and Measurement" has also been incorporated into IFRS 9. The key differences, relating to presentation and measurement of financial liabilities as compared to IAS 39 are the presentation of the effects of changes in the fair value attributable to a liability's credit risk; and the elimination of the cost for derivative liabilities to be settled by delivery of unquoted equity instruments. The Group is currently assessing the impact of the new standard on its consolidated financial statements.

Amendment to IAS 12 "Income Taxes" - Deferred Tax: Recovery of Underlying Assets

In December 2010 the IASB issued the amendment to the IAS 12 "Income Taxes", which shall be applied for annual periods beginning on or after 1 January 2012, with earlier application permitted. The amendment provides an exception to the general principle in IAS 12 that the measurement of deferred tax assets and deferred tax liabilities should reflect the tax consequences that would follow from the manner in which the entity



expects to recover the carrying amount of an asset. For investment property measured using the fair value model in IAS 40 "Investment Property", for the purpose of measuring deferred tax, the amendment introduces a rebuttable presumption that the carrying amount of such an asset will be recovered entirely through sale. Amendment to IAS 12 is not expected to have any impact on the Group's consolidated financial statements.

IAS 24 "Related Party Disclosures" (as revised in 2009)

In November 2009 the IASB issued the revised IAS 24, which shall be applied for annual periods beginning on or after 1 January 2011. The revised standard simplifies the disclosure requirements for government-related entities and clarifies the definition of a related party. The Group is currently assessing the impact of the amended standard on disclosures in its consolidated financial statements.

Amendment to IAS 32 "Financial Instruments: Presentation" – Classification of Rights Issue

In October 2009 the IASB issued the amendment to IAS 32, it becomes effective for financial years beginning on or after 1 February 2010. The amendment addresses the accounting for rights issues (rights, options or warrants) that are denominated in a currency other than the functional currency of the issuer. The amendment requires that provided certain conditions are met, such rights issues are classified as equity regardless of the currency in which the exercise price is denominated. The amendment is expected to have no impact on the Group's consolidated financial statements.

Amendment to IFRIC 14 "IAS 19 – The Limit on a Defined Benefit Asset, Minimum Funding Requirements and their Interactions" – Prepayment of a Minimum Funding Requirement

The amendment to IFRIC 14 is effective for annual periods beginning on or after 1 January 2011 with retrospective application. The amendment provides guidance on assessing the recoverable amount of a net pension asset. The amendment permits an entity to treat prepayment of a minimum funding requirement as an asset. The amendment is deemed to have no impact on the consolidated financial statements of the Group.

IFRIC 19 "Extinguishing Financial Liabilities with Equity Instruments"

The IFRIC 19 was issued in November 2009 and shall be applied for annual periods beginning on or after 1 July 2010. The interpretation clarifies the requirements of IFRS when an entity renegotiates the terms of a financial liability with its creditor and the creditor agrees to accept the entity's shares or other equity instruments to settle the financial liability fully or partially. IFRIC 19 is not expected to have any impact on the Group's consolidated financial statements.

Improvements to IFRSs (May 2010)

In May 2010 IASB issued further amendments to some of the standards and interpretations, primarily with a view to removing inconsistencies and clarifying wording. These amendments cover a number of standards and interpretations issued by IASB and IFRIC and become effective in future annual periods.

The Group is currently assessing the impact of the improvements on the its consolidated financial statements.

5. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION OF UNCERTAINTY

In the application of the Group's accounting policies, which have been described in Note 3, management is required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant, including, but not limited to, the uncertainties and ambiguities of the Russian legal and taxation systems and the difficulties in securing contractual rights as defined in contracts. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

SIGNIFICANT ESTIMATES AND ASSUMPTIONS

Management reviews the inventory balances to determine if inventories can be sold at amounts greater than or equal to their carrying amounts plus costs to sell. This review includes identification of slow moving inventories, obsolete inventories and partially or fully damaged inventories. The identification process includes historical performance of the inventory, current operational plans for the inventory as well as industry and customer specific trends. Damaged stock is either provided for or written off depending on the extent of damage. Management makes an allowance for any items considered to be obsolete. The allowance represents the difference between the cost of inventory and its estimated net realizable value.

INVENTORY VALUATION

The net realizable value allowance is calculated using the following methodology:

- a) Stock held for resale comparison of expected selling price versus the carrying value on a stock keeping unit basis;
- b) Damaged goods examination of historical data relating to discounts associated with damaged goods and comparison to book value at the balance sheet date;
- c) Stock held at service centers an allowance is applied based on management's estimate of the carrying value of the inventory and based on historical data on sales of respective inventories;
- d) Additional allowance is accrued for if there is actual evidence of a decline in selling prices after the end of the reporting period to the extent that such decline confirms conditions existing at the end of the period.

If actual results differ from management's expectations with respect to the selling of inventories at amounts equal to or less than their carrying amounts, management would be required to adjust the carrying amount of inventories.

The Group is subject to various taxes arising in the Russian Federation. The majority of its merchandise is imported into Russian Federation and is therefore subject to the Russian customs regulations. Significant judgment is required in determining the provision for income taxes and other taxes. The Group recognizes liabilities for anticipated tax issues based on estimates of whether it is probable that additional taxes will be due. Where the final tax outcome of these matters is different from the

TAX AND CUSTOMS
PROVISIONS AND
CONTINGENCIES



amounts that were initially recorded, such differences will impact the amount of tax and tax provision in the period in which such determination is made.

The Group obtains various types of supplier bonuses. Current Russian tax legislation is unclear if the amount of VAT refund relating to goods purchased should be decreased by the amount of VAT on such bonuses. The Group believes that its interpretation of the current tax legislation is appropriate and no additional tax liabilities arise in respect of supplier bonuses. Further Group position on this matter will depend on the court practice and amendments of the legislation related to bonuses from suppliers.

RECOVERY OF DEFERRED TAX

ASSETS

Deferred tax assets are recognized for deductible temporary differences as management believes there will be sufficient future taxable profits to utilize those temporary differences.

SHARE-BASED PAYMENTS

The cost of equity-settled transactions with employees (under Long-term incentive plan hereinafter "LTIP") is based on the Group's estimate of the number of equity instruments that will eventually vest and other estimates outlined in Note 29.

USEFUL LIFE OF PROPERTY, PLANT AND EQUIPMENT

Trade equipment is depreciated over the estimated useful life specified in Note 3 above. The estimated useful life is adjusted when there is a plan to fully renovate the store in the near future, in which case carrying value of related trade equipment is depreciated over the period of time up to the planned renovation work.

The Group estimates the fair value of points awarded under "M.video Bonus" loyalty

REVENUE
ATTRIBUTED TO
LOYALTY PROGRAM

program by applying "bonus ruble conversion rate" so that part of consideration allocated to the award credits represents their purchase capacity. Management also
makes assumption about expected redemption rates. Points issued under the program expire with the passage of time; therefore such estimates are subject to significant uncertainty as at balance sheet date.

ALLOWANCE FOR

DOUWBTFUL

ACCOUNTS

Provision for impairment is based on the historical data related to collectability of accounts receivable and solvency analysis of the most significant debtors. If the financial condition of customers were to deteriorate, actual write-offs might be higher than expected. More details are provided in Notes 8 and 10.

CRITICAL JUDGMENTS IN APPLYING THE GROUP'S ACCOUNTING POLICIES

RECOGNITION OF REVENUE FROM SALE OF ASA AND ASSOCIATED COSTS Revenue earned from the sale of ASA is recognized on an 'as earned' basis with the unearned portion (if any) spread over the remaining term of the contracts to reflect the costs the Group expects to incur in performance of its contractual obligations. With respect to sale of ASA the Group operates under agreement concluded with a related party services center which assumes substantially all of the Group's obligations under all of the existing and future ASA for a consideration based on a fixed proportion of fees charged to customers. The fixed commission paid to a related party service centre to provide coverage for the Group's obligations under the ASA is recognized immediately as part of "Cost of sales". Other direct costs associated with the sale of ASA, such as sales bonuses paid to shop assistants are disclosed as part of "Selling, general and administrative expenses".

The Group receives various types of bonuses from suppliers in the form of volume discounts and promotional, advertising fees. Management has concluded that substantially all supplier bonuses received or receivable by the Group should be treated as volume based, effectively reducing the cost of goods purchased from the suppliers, rather than a reimbursement of specific costs incurred by the Group.

SUPPLIER BONUSES

6. PROPERTY, PLANT AND EQUIPMENT

 $Property, plant and equipment as at 31\, December 2010 and 2009\, consisted of the following:$

	Buildings	Leasehold improve- ments	Construction in progress	Trade equipment	Security equipment	Other fixed assets	Total
COST	!		'	!		,	
As at 31 December 2008	2,982	2,152	58	1,169	448	693	7,502
Additions	-	_	1,201	-	-	_	1,201
Transfers	273	397	(1,231)	270	120	171	<u> </u>
Disposals	_	(15)	(2)	(93)	(20)	(32)	(162)
As at 31 December 2009	3,255	2,534	26	1,346	548	832	8,541
Additions	_	<u> </u>	2,558	-	<u> </u>	_	2,558
Transfers	982	716	(2,568)	354	157	359	<u> </u>
Disposals	_	(16)	(1)	(90)	(8)	(26)	(141)
As at 31 December 2010	4,237	3,234	15	1,610	697	1,165	10,958
ACCUMULATED DEPRECIATION AND IMPAIRMENT LOSS							
As at 31 December 2008	244	355	_	444	240	302	1,585
Charge for the year	155	323	_	238	122	200	1,038
Disposals	_	(15)	_	(86)	(19)	(32)	(152)
(Reversal)/recognition of impairment loss, net	_	(8)	_	5	_	(1)	(4)
As at 31 December 2009	399	655	_	601	343	469	2,467
Charge for the year	189	372	_	269	125	222	1,177
Disposals	<u>-</u>	(2)	_	(74)	(5)	(22)	(103)
As at 31 December 2010	588	1,025	_	796	463	669	3,541
NET BOOK VALUE							
AS AT 31 DECEMBER 2009	2,856	1,879	26	745	205	363	6,074
AS AT 31 DECEMBER 2010	3,649	2,209	15	814	234	496	7,417

As at 31 December 2010 and 2009 there were no commitments for the acquisition of property, plant and equipment. During the year 2010 the borrowing costs of 6 (2009: 16) were capitalized as part of the cost of the Group's property, plant and equipment.

Depreciation expenses have been included in "Selling, general and administrative expenses" (Note 24).



7. INTANGIBLE ASSETS

Intangible assets as at 31 December 2010 and 2009 consisted of the following:

	Software licenses and development	Trademarks	Total
COST			
As at 31 December 2008	388	12	400
Additions	232	-	232
As at 31 December 2009	620	12	632
Additions	421	8	429
As at 31 December 2010	1,041	20	1,061
ACCUMULATED AMORTIZATION			
As at 31 December 2008	64	1	65
Charge for the year	92	1	93
As at 31 December 2009	156	2	158
Charge for the year	109	3	112
As at 31 December 2010	265	5	270
NET BOOK VALUE			
AS AT 31 DECEMBER 2009	464	10	474
AS AT 31 DECEMBER 2010	776	15	791

During 2010 the Group incurred expenditures in the total amount of 421 (2009: 232) which for the most part related to the implementation of additional functionality of the Group's ERP system SAP SCM.

Amortization expense has been included in "Selling, general and administrative expenses" (Note 24).

As at 31 December 2010 and 2009 the Group had commitments for the acquisition of software licenses (Note 32).

8. OTHER NON-CURRENT ASSETS

Other non-current assets as at 31 December 2010 and 2009 consisted of the following:

	2010	2009
Long-term part of warranty asset – in respect of ASA (Note 21)	144	126
Long-term advances paid for rent	415	162
Long-term loans and notes receivable	13	10
Less: allowance for doubtful long-term advances paid for rent	(69)	(42)
Total	503	256

Movement in the allowance for doubtfullong-term advances paid for rent is as follows:

	2010	2009
Balance at the beginning of the year	42	38
Impairment losses recognized on long-term advances paid for rent	34	4
Amounts recovered during the year	(7)	_
Balance at the end of the year	69	42

9. INVENTORIES

Inventories as at 31 December 2010 and 2009 consisted of the following:

	2010	2009
Goods for resale	22,121	17,110
Other inventories	43	10
Less: allowance for obsolete and slow-moving inventories	(1,413)	[1,646]
Total	20,751	15,474

For information relating to the cost of inventory recognized as an expense during the year ended 31 December 2010 and 2009 refer to Note 23.

As at 31 December 2010 inventories with the carrying amount of 2,007 (2009: 3,886) were pledged as collateral under financial guarantee contracts entered into by the Group (Note 32).

10. TRADE AND OTHER ACCOUNTS RECEIVABLE AND PREPAID EXPENSES

Trade and other accounts receivable and prepaid expenses as at 31 December 2010 and 2009 consisted of the following:

	2010	2009
Advances paid to suppliers and prepaid expenses	685	792
Other accounts receivable	613	187
Trade accounts receivable	28	176
Advances paid to related parties (Note 30)	9	36
Less: allowance for doubtful receivable	(287)	(99)
Total	1,048	1,092

For details relating to advances paid to related parties refer to Note 30.

As at 31 December 2010 the age of all trade and other accounts receivable past due but not impaired did not exceed 30 days (31 December 2009: 30 days).

Movement in the allowance for doubtful trade and other accounts receivable and prepaid expenses is as follows:

	2010	2009
Balance at the beginning of the year	99	75
Impairment losses recognized on trade and other accounts receivables	262	46
Amounts written off as uncollectible	(28)	(4)
Amounts recovered during the year	(46)	(18)
Balance at the end of the year	287	99

The trade and other accounts receivable impaired as at 31 December 2010 were aged 120+ days (31 December 2009: 120+ days).

Carrying value of trade and other accounts receivable approximates their fair value.



11. OTHER TAXES RECEIVABLE

Other taxes receivable as at 31 December 2010 and 2009 consisted of the following:

	2010	2009
VAT recoverable	1,199	1,159
Other taxes receivable	30	_
Total	1,229	1,159

12. CASH AND CASH EQUIVALENTS

 $Cash and \, cash \, equivalents \, as \, at \, 31 \, December \, 2010 \, and \, 2009 \, consisted \, of the \, following: \, and \, consis$

	2010	2009
Short-term bank deposits	4,900	4,848
Cash at banks	1,257	786
Cash in transit	818	644
Petty cash and cash in stores	208	169
Total	7,183	6,447

As at 31 December 2010 and 2009 the fair value of cash and cash equivalents equals to their carrying value.

Cash in transit represents acquiring and cash collected from the Group's stores and not yet deposited into the bank accounts at the year end.

Short-term deposits earn interest ranging from 2.5% to 4.5% per annum (2009: from 4.5% to 11.5% per annum).

13. OTHER CURRENT ASSETS

Other current assets as at 31 December 2010 and 2009 consisted of the following:

	2010	2009
Short-term part of warranty asset – in respect of ASA (Note 21)	234	202
Short-term loans	7	1
Other current assets	5	23
Total	246	226

14. EQUITY

SHARE CAPITAL

At 31 December 2010 and 2009 the Company had the following number of authorized, issued and outstanding ordinary shares:

	Outstand- ing ordinary shares	Issued ordinary shares	Authorised or- dinary shares
Balance as at 31 December 2008	179,768,227	179,768,227	209,768,227
Change in the year	_	_	_
Balance as at 31 December 2009	179,768,227	179,768,227	209,768,227
Shares buy back	(2,700,000)	-	_
Balance as at 31 December 2010	177,068,227	179,768,227	209,768,227

Each share has par value of 10 RUB per share. During 2010 and 2009 there were no changes in the number of authorized and issued ordinary shares of the Company. All issued ordinary shares were fully paid. Number of outstanding ordinary shares reduced in 2010 as a result of shares buy-back.

TREASURY SHARES

In September 2010 following the approval by the Board of Directors, the Group purchased 2,700,000 issued ordinary shares of the Company to be subsequently offered to the members of the LTIP Series 3 program in order to service the resulting subscription rights, for total cash consideration of 588. All 2,700,000 shares were held as treasury shares at cost as at 31 December 2010.

ADDITIONAL PAID-IN CAPITAL

Additional paid-in capital consists of share premium which is the excess between proceeds from issuance of 30,000,000 additional ordinary shares issued at 1 November 2007 and their par value, less share issuance costs and related current and deferred income tax amounts.

DIVIDENDS DECLARED

On 23 June 2010 the Annual General Meeting approved dividends of 413 (being 2.30 RUB per share) in respect of 2009.

15. INCOME TAX

The Group's income tax expense for the years ended 31 December 2010 and 2009 was as follows:

	2010	2009
Current tax expense	[1,343]	(943)
Deferred tax benefit	302	403
Total income tax expense	(1,041)	(540)
Current income tax recognized in equity	-	(41)



The tax effect on the major temporary differences that give rise to the deferred tax assets and liabilities as at 31 December 2010 and 2009 is presented below:

	2010	2009
DEFERRED TAX ASSETS	'	
Supplier bonuses allocated to inventory	437	333
Deferred revenue	337	219
Allowance for obsolete and slow-moving inventory	265	329
Difference in depreciable value of property, plant and equipment	196	126
Accrued expenses	94	27
Allowance for doubtful debts	71	27
Salary-related accruals	55	47
Otheritems	46	52
Total	1,501	1,160
DEFERRED TAX LIABILITIES		
Difference in depreciable value of property, plant and equipment	269	276
Otheritems	58	12
Total	327	288

At 31 December 2010 and 2009 the Group measured deferred tax assets and deferred tax liabilities using tax rate of 20%, which is the rate expected to be applied in the period in which the asset is realized or the liability is settled.

The taxation charge for the year is different from that which would be obtained by applying the statutory income tax rate to the profit before income tax expense. Below is a reconciliation of theoretical income tax expense at the statutory rate of 20% effective for 2010 and 2009 to the actual expense recorded in the Group's consolidated statement of comprehensive income:

	2010	2009
Profit before income tax expense	3,262	1,323
Theoretical income tax expense at the statutory rate of 20%	(652)	(265)
ADJUSTMENTS DUE TO:		
Losses due to inventory shortages	(36)	(26)
Other non-deductible expenses, net	(349)	(215)
Income tax provisions (Note 32)	[4]	(34)
Income tax expense	(1,041)	(540)

Taxable temporary differences in relation to investments in subsidiaries for which deferred tax liabilities have not been recognized as at 31 December 2010 amounted to 118 (31 December 2009: 98). No liability has been recognised in respect of these differences because the Group is in a position to control the timing of the reversal of the temporary differences and it is probable that such differences will not be reversed in the foreseeable future.

16. TRADE ACCOUNTS PAYABLE

Trade accounts payable as at 31 December 2010 and 2009 consisted of the following:

	2010	2009
Trade accounts payable to third parties	25,046	20,436
Trade accounts payable to related parties	_	59
Total	25,046	20,495

Trade accounts payable are non-interest bearing and are normally settled between 30 and 90 days, depending on individual supplier terms.

For terms and conditions relating to related party payables refer to Note 30.

17. OTHER PAYABLES AND ACCRUED EXPENSES

Other payables and accrued expenses as at 31 December 2010 and 2009 consisted of the following:

	2010	2009
Accounts payable and accruals for rent and utilities	593	43
Accounts payable and accruals for salaries and bonuses	407	294
Accrued unused vacation	111	94
Accounts payable for property, plant and equipment	72	29
Other current liabilities to related parties (Note 30)	56	10
Accounts payable and accruals for consulting fees	55	-
Other payables and accrued expenses	170	97
Total	1,464	567

18. ADVANCES RECEIVED

Advances received as at 31 December 2010 and 2009 consisted of the following:

	2010	2009
Advances received for gift cards	539	409
Other advances received	354	97
Total	893	506

19. OTHER TAXES PAYABLE

Other taxes payable as at 31 December 2010 and 2009 consisted of the following:

	2010	2009
Payrolltaxes	128	84
VAT payable	2	_
Other taxes payable	79	48
Total	209	132



20. DEFERRED REVENUE

Deferred revenue as at 31 December 2010 and 2009 consisted of the following:

	2010		2009		
	Customer loyalty programs	Other programs	Customer loyalty programs	Other programs	
As at 1 January	522	572	113	392	
Revenue deferred during the year	1,989	611	1,232	572	
Revenue released to the consolidated statement of comprehensive income	(1,437)	(572)	(823)	(392)	
As at 31 December	1,074	611	522	572	

Other programs represent primarily sales of gift cards to the Group's customers.

21. PROVISIONS

Provisions as at 31 December 2010 and 2009 consisted of the following:

	Non-current		Current	
	2010	2009	2010	2009
(I) Warranty provision – in respect of ASA	144	126	234	202
Provision for goods return	-	-	59	51
(II) Warranty provision – repair of goods	3	3	7	9
Total	147	129	300	262

The warranty provision in respect of ASA represents management's best estimate of the future outflow of economic benefits that will be required under the Group's 2, 3 and 5 year ASA. A Group entity sells the ASA directly to customers; however, a back-to-back agreement entered into between the Group entity and a related party transfers the obligations under the ASA from the Group to the related party. For this reason an equal corresponding non-current (Note 8) and current (Note 13) asset has been recognized by the Group, and disclosed within other assets. The estimate has been made on the basis of historical warranty trends and may vary as a result of events affecting product quality and expected cost of services.

The warranty provision in respect of repair of goods represents management's best estimate of the future outflow of economic benefits that will be required to service goods sold for which there is no supplier service centre in the Russian Federation.

The movement in provisions during the years ended 31 December 2010 and 2009 is as follows:

	Warranty — ASA	Warranty — Repair of goods	Provision for goods return
Balance as at 1 January 2009	264	15	62
Change in provision	64	[3]	[11]
Balance as at 1 January 2010	328	12	51
Change in provision	50	(2)	8
Balance as at 31 December 2010	378	10	59

22. REVENUE

Revenue for the years ended 31 December 2010 and 2009 consisted of the following:

	2010	2009
Retail revenue (including internet)	86,386	70,324
Wholesale revenue	124	2,173
Other	55	10
Total	86,565	72,507

Retail revenue for 2010 includes sales of ASA in the amount of 2,228 (2009: 1,914). In 2010 the Group ceased the wholesale operations.

23. COST OF SALES

 $Cost of sales for the years ended 31\, December 2010 and 2009 consisted of the following:$

	2010	2009
Cost of goods and services	64,079	53,707
Inventory losses, net of surpluses	358	302
Change in allowance for obsolete and slow-moving inventories	(233)	138
Total	64,204	54,147

24. SELLING, GENERAL AND ADMINISTRATIVE EXPENSES

Selling, general and administrative expenses for the years ended 31 December 2010 and 2009 consisted of the following:

	2010	2009
Payroll and related taxes	5,356	4,292
Lease expenses, net of income from sublease (2010: 45; 2009: 67)	4,139	3,310
Advertising and promotional expenses, net	2,729	2,493
Transportation	1,371	933
Depreciation and amortization	1,289	1,127
Warehouse services	1,158	860
Utilities expense	832	617
Security	545	454
Repairs and maintenance	537	386
Bank charges	352	347
Taxes other than income tax	267	319
Legal, audit and consulting expenses	249	221
Communication	195	201
Packaging and raw materials	181	176
Service centre	123	427
Office expenses	72	106
Other expenses	565	328
Total	19,960	16,597

Payrolland related taxes include 651 contribution to the state pension fund (2009: 540) and social and medical insurance in the amount of 204 (2009: 166). During 2010 the



Group received 178 from its suppliers as a compensation of advertising and promotional expenses (2009: 130).

25. OTHER OPERATING INCOME

Other operating income for the years ended 31 December 2010 and 2009 includes commissions received from banks on loans provided to customers, income earned from suppliers for advertising materials placed in the Group's stores, goods delivery, income from leases and other items. Other operating income for the year ended 31 December 2010 does not include any foreign currency income (31 December 2009: 102).

26. OTHER OPERATING EXPENSES

Other operating expenses for the year ended 31 December 2010 and 2009 consisted of individually insignificant items.

27. FINANCE INCOME/(COSTS), net

Financeincome/(costs), netfortheyears ended 31 December 2010 and 2009 consisted of the following:

	2010	2009
Interest expense on bank loans	(25)	(368)
Interest income	53	65
Exchange difference from foreign currency borrowings, net	_	(290)
Loss on realized forward contracts	_	(263)
Change in fair value of forward contracts	-	62
Total	28	(794)

28. EARNINGS PER SHARE

Basic earnings per share amounts are calculated by dividing net profit for the year attributable to equity holders of the Company by the weighted average number of ordinary shares in issue during the year, excluding treasury shares.

Diluted earnings per share amounts are calculated by dividing the net profit attributable to equity holders of the Company by the weighted average number of ordinary shares outstanding during the year plus weighted average number of ordinary shares that would have been outstanding assuming the conversion of all the dilutive potential ordinary shares into ordinary shares.

 $The following {\it reflects} the income {\it and share data} {\it used} in the {\it basic} {\it and diluted earnings} per {\it share computations}:$

	2010	2009
Net profit attributable to equity holders of the Company	2,221	783
Weighted average number of ordinary share in issue (millions of shares)	178.93	179.77
Effect of share options granted to employees (millions of shares)	0.84	_
Basic earnings per share (in Russian rubles)	12.41	4.35
Diluted earnings per share (in Russian rubles)	12.35	4.35

	2010	2009
Weighted average number of ordinary shares for the purpose of diluted earnings per share (millions of shares)	179.77	179.77
Diluted earnings per share (in Russian rubles)	12.35	4.35

29. SHARE-BASED PAYMENTS

EMPLOYEE SHARE OPTION PLAN

The Group had three share option schemes in operation during the year ended 31 December 2010, all of which are equity-settled schemes.

Long-term incentive plan Series 1 ("LTIP 1") and long-term incentive plan Series 2 ("LTIP 2")

On 28 June 2007, as approved by the Board of Directors, 1,498,682 of the Company's existing ordinary shares were set aside by the controlling shareholder for the purpose of the Group's share option plan. In accordance with the provisions of the plan each employee share option allows the recipient to purchase one ordinary share of OJSC "Company M.video" from M.video Investment Ltd. (BVI). The proceeds from the purchase is payable to the existing shareholder. No amounts are paid or payable by the recipient on receipt of the option. The options carry neither rights to dividends nor voting rights. Employees must be employed at the vesting date to exercise his or her right unless the Board of Directors waives this condition. The number of options granted per employee is determined by the President and approved by the Board of Directors. Participants are able to exercise their options within 30 days since the vesting date by paying 10 RUB per share to the operator of the program.

Under LTIP 1, which was launched on 1 October 2007, 35 persons became members of the plan and 622,500 shares were committed. All share options awarded under LTIP 1 vested on 1 April 2010.

As at 31 March 2008 the Board of Directors approved the adoption of LTIP Series 2, As at 1 April 2008 46 members of the management team became members of the plan and 756,000 of the shares designated for the LTIP were committed. Under the terms of LTIP 2, the vesting period is three years with 33.33% of the shares to vest each April following the grant date.

Long-term incentive plan Series 3 ("LTIP 3")

On 9 December 2009 the Board of Directors approved the adoption of Series 3 of the LTIP for selected members of the Group's management team. 56 positions were enrolled in the plan and 3,170,000 of the shares were designated for LTIP 3. The shares will be granted by the Group to the participants of the plan at the appropriate vesting dates provided that the participants are employed to exercise his or her right unless the Board of Directors waives this condition. Consideration given to this non-market vesting condition requires the management to estimate the number of shares that will eventually vest and to adjust accordingly the number of shares included in the measurement of the transaction amount. Based on existed accumulated data on staff turnover the management best estimate of the number of shares eventually expected to vest is 2,670,000 (2009: 2,670,000).



SUMMARY OF THE ARRANGEMENTS IN EXISTENCE AS AT 31 DECEMBER 2010 AND 2009

The following table contains details of the arrangements that were in existence as at 31 December 2010 and 2009:

Option series	Number of options as at 31 December 2010	Number of options as at 31 December 2009	Grant date	Vesting date	Expiry date	Exercise price (RUB)	Fair value at grant date (RUB)
LTIP1							
Issued 1 October 2007	_	93,500	1 October 2007	1 April 2010	30 April 2010	10	165.66
LTIP 2							
Issued 1 April 2008	_	142,000	1 April 2008	1 April 2010	30 April 2010	10	169.69
Issued 1 April 2008	134,000	142,000	1 April 2008	1 April 2011	30 April 2011	10	170.39
LTIP3							
Issued 9 December 2009	1,275,000	1,275,000	9 Decem- ber 2009	1 April 2013	30 April 2013	_	118.47
Issued 9 December 2009	1,395,000	1,395,000	9 Decem- ber 2009	1 April 2015	30 April 2015	_	118.49

FAIR VALUE OF SHARE OPTIONS

The weighted average fair values of the share options granted under LTIP 1, LTIP 2 and LTIP 3 and outstanding as at 31 December 2010 and 2009 are as follows (in RUB):

Option series	31 December 2010	31 December 2009
LTIP1	_	165.66
LTIP2	170.39	170.04
LTIP3	118.48	118.48

Options were priced using the Black-Scholes pricing model. Where relevant, the model has reflected management's best estimate of the future volatility of the Company's share price, expected dividend yield, risk-free interest rates and expected staff turnover. Management draws upon a variety of external sources to aid in the determination of the appropriate data to use in such situations.

Inputs into the model	LTIP 2 share options vesting on 1 April 2011	LTIP 3 share options vesting on 1 April 2013	LTIP 3 share options vesting on 1 April 2015
Grant date share price, RUB	177.45	122.27	122.27
Exercise price, RUB	10	_	_
Expected volatility	26.85%	123.55%	123.55%
Option life (years)	3	3	5
Dividend yield	0%	0%	0%
Risk-free interest rate	10%	7.5%	7.5%

The expected volatility was determined based on the ending weekly share price for the period from 1 November 2007 (listing date) to 31 December 2007 for LTIP 1, from 1 November 2007 to 1 April 2008 – for LTIP 2 and from 1 November 2007 to 9 December 2009 – for LTIP 3. The expected volatility is equal to the historical volatility due to the brief history of trading activity and lack of comparable industry data.

MOVEMENTS IN SHARE OPTIONS DURING THE PERIOD

The following reconciles the outstanding share options granted under the employee share plan at the beginning and end of the year period ended 31 December 2010:

	LTI	LTIP 1		LTIP 2		LTIP3	
	Number of options expected to vest	Weighted average ex- ercise price (RUB)	Number of options expected to vest	Weighted average ex- ercise price (RUB)	Number of options expected to vest	Weighted average ex- ercise price (RUB)	
Balance as at 1 January 2009	323,000	10	657,000	10	_	_	
Forfeited during the period	(79,000)	10	(163,000)	10	_	_	
Granted during the period	_	_	_		2,670,000	_	
Exercised during the period	(150,500)	10	(210,000)	10	_	_	
Balance as at 31 December 2009	93,500	10	284,000	10	2,670,000	_	
Exercisable at the end of the period	_	_	_	_	_	_	
Balance as at 1 January 2010	93,500	10	284,000	10	2,670,000	_	
Forfeited during the period	(2,000)	10	(14,000)	10	_	_	
Exercised during the period	(91,500)	10	(136,000)	10	_	_	
Balance as at 31 December 2010	_	_	134,000	10	2,670,000		
Exercisable at the end of the period	_	_	_	_	_	_	

The weighted average remaining contractual life of the share options granted under LTIP of all three Series outstanding as at 31 December 2010 is 1,150 days (31 December 2009: 1,400 days).

SHARE-BASED PAYMENTS EXPENSE

 $The summary of expenses recognized by the Group in respect of share-based payments in the years ended 31 \, December 2010 \, and 2009 \, is as follows:$

	Forthey	For the year ended			
Option series	31 December 2010	31 December 2009			
LTIP1	1	3			
LTIP 2	8	20			
LTIP3	77	5			
	86	28			

The above expense has been included into "Selling, general and administrative expenses" in the line item "Payroll and related taxes" (Note 24).

30. RELATED PARTIES

Related parties include shareholders, key management, entities under common ownership and control, and entities over which the Group has significant influence.



The following table provides the total amount of transactions, which have been entered into with related parties for the relevant financial year (for information regarding outstanding balances as at 31 December 2010 and 2009, also refer to Notes 10, 16 and 17):

	20	10	31 Decem	ber 2010	20	09	31 Decem	ber 2009
	Sales to related parties	Pur- chases from related parties	Amounts owed by related parties	Amounts owed to related parties	Sales to related parties	Pur- chases from related parties	Amounts owed by related parties	Amounts owed to related parties
Entities under common control								
LLC «Universal service»	14	335	1	38	_	330	-	36
Transservice Group of Companies	4	114	4	6	21	261	32	12
LLC "Avto-Express"	-	82	-	5	_	142	_	13
Avtoritet Group of Compa- nies	1	73	3	7	15	192	3	8
LLC "Noviy Format"	_	52	-	_	-	325	-	-
LLC «Company ProfService»	_	_	_	_	-	6	-	-
LLC «MV. Stil»	1	_	_	_	1	_	_	<u> </u>
LLC "Private Security Agency Bars-SB"	2	183	1	_	2	147	1	_
Total	22	839	9	56	39	1,403	36	69

The nature of transactions with related parties is as follows:

- LLC "Universal Service" provides after sale servicing and other related servicing of merchandize sold in connection with additional service agreements;
- Transservice Group of Companies provides after sale and other servicing of the Group's merchandise;
- O LLC "Avto-Express" provides a car leasing service to the Group and logistic services;
- Avtoritet Group of Companies provides the brand name "Smart-on" to the Group under a license agreement and two trading premises in Moscow under a lease agreement. In 2009 the Group also acquired a building from LLC "Avtoritet" with the intention of using this building in its retail operations;
- LLC "Noviy Format" for the periods ended 31 December 2010 and 2009 the transaction related to purchase of the buildings;
- O LLC "Company ProfService" provides servicing of inventories;
- O LLC "MV. Stil" provides rent services;
- LLC "Private Security Agency Bars-SB" provides store and head office security services.

THE ULTIMATE PARENT ENTITY

"M.video Investment Ltd. (BVI)" is the ultimate parent company of the Group.

There were no transactions between the Group and the ultimate parent during the year ended 31 December 2010 and 2009.

Immediate parent entity

"Svece Ltd" owns 68.3433% of the ordinary shares of OJSC "Company M.video" as at 31 December 2010 (69.9626% as at 31 December 2009).

Refer to Note 1 for additional information on the ultimate controlling party of the Group and Note 29 for details for the share-based payment transactions involving the immediate parent entity.

Terms and conditions of transactions with related parties

Related parties may enter into transactions, which unrelated parties might not, and transactions between related parties may not be effected on the same terms, conditions and amounts as transactions between unrelated parties. Outstanding balances at the year-end are unsecured and settlement occurs in cash. There have been no guarantees provided or received for any related party accounts receivable or payable. For the year ended 31 December 2010, the Group has not recorded any impairment of accounts receivable relating to amounts owed by related parties (2009: nil). This assessment is undertaken each financial year through examining the financial position of the related party and the market in which the related party operates.

Compensation of key management personnel of the Group

The remuneration of directors and other members of key management during the year ended 31 December 2010 and 2009 was as follows:

	2010	2009
Short-term benefits*	189	173
Share-based payments	21	1
Total	210	174

^{*}Short-term benefits include salaries, bonuses and annual leave, medical and relocation expenses.

As at 31 December 2010 there is 48 outstanding payable to key management personnel (2009: 35).

The number of key management positions was 17 in 2010 (2009: 15).

The Group did not provide any material post employment, termination, or other long-term benefits to key management personnel during the period other than contributions to state pension fund and the social funds as a part of payments of social security contributions on salaries and bonuses. SSC paid relating to compensation of key management personnel amounted to 1 for the year ended 31 December 2010 (SSC paid in 2009 was 3) and is included in the amounts stated above.

OPERATING LEASE ARRANGEMENTS

The Group has entered into commercial leases for the rental of retail properties, warehouses and office space. These leases have terms ranging between 1 and 15 years. The majority of the lease contracts contain escalation clauses. Certain lease contracts stipulate terms requiring the Group to pay the higher of minimum lease payments or a percentage of revenue. The amounts paid in excess of the minimum lease payments are disclosed as contingent rentals below. The Group does not have an option to purchase the leased premises at the expiration of the lease period.



Payments recognized as an expense

	2010	2009
Minimum lease payments	3,993	3,355
Contingent rentals	191	22
Total	4,184	3,377

Non-cancellable operating lease commitments

Future minimum rentals payable under non-cancelable operating leases for premises occupied as at 31 December 2010 and 2009 are as follows:

	2010	2009
Within one year	4,416	3,707
After one year but not more than five years	19,276	15,923
More than five years	7,881	6,127
Total	31,573	25,757

Future minimum rentals payable under committed, non-cancelable future store operating leases for premises as at 31 December 2010 and 2009 are as follows:

	2010	2009
Within one year	201	210
After one year but not more than five years	2,033	2,441
More than five years	1,993	2,577
Total	4,227	5,228

Future minimum rental payments will be subject to VAT.

COMMITMENTS AND CONTINGENCIES

Operating environment

The Group sells products that are sensitive to changes in general economic conditions that impact consumer spending. Future economic conditions and other factors, including consumer confidence, employment levels, interest rates, consumer debt levels and availability of consumer credit could reduce consumer spending or change consumer purchasing habits. A general slowdown in the Russian economy or in the global economy, or an uncertain economic outlook, could adversely affect consumer spending habits and the Group's operating results.

The Russian economy is vulnerable to market downturns and economic slowdowns elsewhere in the world. In 2010 the Russian Government continued to take measures to support the economy in order to overcome the consequences of the global financial crisis. Despite some indications of recovery, there continues to be uncertainty regarding further economic growth, access to capital and cost of capital for the Group and its counterparties, which could affect the Group's financial position, results of operations and business prospects. Although any further deterioration in the areas described above could negatively affect the Group's results and financial position in a manner not currently determinable, the management believes it is taking appropriate measures to support the sustainability of the Group's business in the current circumstances.

Russian Federation tax and regulatory environment

The government of the Russian Federation continues to reform the business and commercial infrastructure in its transaction to a market economy. As a result, laws

and regulations affecting business continue to change rapidly. These changes are characterized by unclear wording which leads to different interpretations and arbitrary application by the authorities. Management's interpretation of such legislation as applied to the activity of the Group may be challenged by the relevant regional and federal authorities. Recent events within the Russian Federation suggest that the tax authorities are taking a more assertive position in their interpretation of the legislation and assessments and as a result, it is possible that transactions and activities that have not been challenged in the past may be challenged. It is therefore possible that significant additional taxes, penalties and interest may be assessed. Fiscal periods remain open to tax audit by the authorities in respect of taxes for three calendar years preceding the year of tax audit. Under certain circumstances reviews may cover longer periods. Management believes that it has accrued for all taxes that are applicable. Where uncertainty exists, the Group has accrued tax liabilities as management's best estimate of the probable outflow of resources which will be required to settle such liabilities. Management believes that it has provided adequately for tax liabilities based on its interpretations of tax legislation. However, the relevant authorities may have differing interpretations, and the effects could be significant.

As at 31 December 2009 the Group recorded a tax provision of 129. During 2010 the Group recognized additional tax provision for income and other taxes of 67 (2009: 66) and reversed tax provision for income and other taxes of 63 (2009: 32) that was previously recognized with regards to income tax and other tax contingencies due to expiration of the statutory limitation period. This resulted in the 133 recognized as tax provision as at 31 December 2010.

The Group has identified other possible tax contingencies in respect of issues unrelated to customs (as discussed below) for the three-year period ended 31 December 2010. Management has estimated that possible exposure in relation to such tax risks, if they were to materialize, would not exceed twice the amount of the Group's profit before income tax expense.

Customs

During year ended 31 December 2009, as is common in the business, the Group negotiated and confirmed with overseas representatives of foreign manufacturers, the quantity, price and attributes of the foreign manufactured goods, but the goods may have been be procured through the Group or third parties.

In addition to the above, during the years ended 31 December 2009 and 31 December 2010, the Group purchased a significant portion of its foreign manufactured goods on the territory of the Russian Federation from Russian legal entities, including Russian wholesalers or resellers, which may or may not have imported the goods into Russia directly. As the Group was not involved in clearing customs for the goods purchased on the territory of Russia, management cannot be certain that the entities which imported the goods into Russia were in full compliance with the applicable regulations of the Russian customs code.

As described above in Russian Federation tax and regulatory environment section, the relevant authorities may take a more assertive position in their interpretation of the applicable laws. Under Russian law a company in possession of goods that were imported with proven violations of the customs law may be subject to significant administrative or civil penalties and/or confiscation of the goods, if it was involved in, aware



of, or should have known that violation of the customs code were occurring. To date, the Group has not been subject to any notification of violations of the customs code.

Management believes that the Group entities were acting in compliance with all applicable tax and legal requirements in respect of imported products, were not involved, not aware and could not be expected to know of any significant violations of the applicable customs code by the Russian wholesalers or resellers. Accordingly, management did not recognize any provisions in respect of such contingencies in these consolidated financial statements and determined that with current limitations in access to customs clearance documents it is not practicable to estimate the likely potential financial effect, if any, of such contingent liabilities.

License Agreements

As at 31 December 2010, the Group had a total commitment of approximately 1.2-1.4 million EUR per annum (or 48.4 - 56.5 mln RUB per annum using exchange rate published on the Central Bank website was 40.3331 RUB/ EUR as at 31 December 2010), for technical support services with respect to existing SAP licenses and software during the period from 2011 to 2016 (31 December 2010: 17.5). The Group uses SAP software for finance and human resources functions.

Litigation

In the normal course of business, the Group is subject to proceedings, lawsuits, and other claims. While such matters are subject to other uncertainties, and outcomes are not predictable with assurance, the management of the Group believes that any financial impact arising from these matters would not be material to its financial position or annual operating results.

Environmental matters

The enforcement of environmental regulation in the Russian Federation is evolving and the enforcement posture of government authorities is continually being reconsidered. The Group periodically evaluates its environmental obligations. In the current enforcement climate under existing legislation, management believes that there are no significant liabilities for environmental matters.

Financial guarantees

In the normal course of its operating activity the Group from time-to-time enters into financial guarantee contracts with banks. Under these contracts the banks provide guarantees in favour of the Group's suppliers and the Group may be required to pay under those contracts only if it fails to make timely payments to its suppliers. At 31 December 2010 the Group entered into such guarantee contracts for the total amount of 3,078 (2009: 3,735). The Group has pledged its inventories with the carrying amount of 2,007 (2009: 3,886) as collateral under these guarantee contracts.

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

Generally the Group's principal financial liabilities comprise loans and borrowings, trade and other payables. The main purpose of these financial liabilities is to raise finance for the Group's operations. The Group has trade and other receivables and cash and short-term deposits that arrive directly from its operations.

The main risks arising from the Group's financial instruments are foreign currency risk, interest rate risk, credit risk and liquidity risk.

The Group's senior management oversees the management of these risks. The Group's senior management provides assurance to the Group's Board of Directors that the Group's financial risk-taking activities are governed by appropriate policies and procedures and that financial risks are identified, measured and managed in accordance with the Group's policies. The Board of Directors reviews and agrees policies for managing each of these risks which are summarized below.

Capital risk management

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximizing the return to shareholders through the optimization of the debt and equity balance. No changes were made in objectives, policies or processes during the years ended 31 December 2010 and 2009.

The capital structure of the Group consists of cash and cash equivalents (Note 12) and equity attributable to equity holders of the parent, comprising issued capital (less treasury shares), additional paid in capital and retained earnings.

The primary objective of the Group's capital management program is to maximize shareholder value while minimizing the risks associated with the loan portfolio. The consumer electronics business is a cyclical business and as such requires short-term fluctuations in capital to purchase goods to satisfy the seasonal demand. The Group uses a combination of short-term loans and supplier credit terms to meet the seasonal capital needs. The store expansion program adds to the capital needs as the capital and pre-opening costs associated with the new stores puts additional pressure on the Group's financial resources. While the Group has not established any formal policies regarding debt to equity proportions the Group reviews it's capital needs periodically to determine actions to balance its overall capital structure through shareholders' capital contributions or new share issues, return of capital to shareholders as well as the issue of new debt or the redemption of existing debt.

Significant accounting policies

Details of the significant accounting policies and methods adopted, including the criteria for recognition, the basis of measurement and the basis on which income and expenses are recognized, in respect of each class of financial asset, financial liability and equity instrument are disclosed in Note 3 to the consolidated financial statements.

Categories of financial instruments

The carrying values of financial assets and liabilities grouped by each category of financial instruments were as follows:

	2010	2009
Financialassets		
Loans and receivables (including cash and cash equivalents)	8,301	6,628
Financial liabilities		
Liabilities carried at amortized cost	26,510	21,062

Foreign currency risk management

Foreign currency risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. Manage-



ment believes that this risk is not significant because as at 31 December 2010 the Group has neither material assets nor liabilities denominated in foreign currencies on its consolidated balance sheet nor any transactional currency exposure relating to revenue as sales occur on the territory of the Russian Federation and are denominated in RUB (31 December 2009: nil).

Interest rate risk management

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Management believes that this risk is not significant because as at 31 December 2010 the Group does not have any borrowings or other financial liabilities bearing floating interest rates (31 December 2009: nil).

Credit risk management

Credit risk refers to the risk that counterparty may default on its contractual obligations resulting in financial loss to the Group. Financial assets which are potentially subject the Group to credit risk consist primarily of trade and other receivables as well as cash in current and deposit accounts with banks and other financial institutions.

The Group trades only with recognized, creditworthy third parties which are registered in the Russian Federation. The policy is that all customers which are granted credit terms have a history of purchases from the Group employ individuals who are known to the Group and can demonstrate they have the financial resources to cover their limits. The Group also requires these customers to provide certain documents such as incorporation documents and financial statements.

The Group's sales and credit concentration is not significant since neither revenue nor trade accounts receivable from any individual customer exceeds 1% of the Group's consolidated revenues and trade accounts receivable, respectively. Any defaults in payments or a material reduction in purchases made by any individual customer will not have significant negative impact on the Group's financial condition, results of its operations and liquidity.

The credit risk on liquid funds (see the table below) is managed by the Group's treasury. The management believes that credit risk on investments of surplus funds is limited as the counterparties are financial institutions with high credit ratings assigned by international credit rating agencies.

The table below shows the balances that the Group has with 5 of its major counterparties as at the balance sheet date:

Counterparty	Currency	Rating	Carrying amount	
	Currency		2010	2009
Credit Bank of Moscow	RUB	B1	1,800	1,200
Sberbank	RUB	Baa1	1,700	-
Metallinvestbank	RUB	B2	700	-
Credit Europe Bank	RUB	Ba3	700	-
Gazprombank	RUB	Baa3		3,648
Total			4,900	4,848

The carrying amount of financial assets recorded in the consolidated financial statements, which is net of impairment losses, represents the Group's maximum expo-

sure to credit risk. There were no other concentrations of credit risk as at 31 December 2010 (31 December 2009: nil).

Liquidity risk management

The Group's treasury monitors the risk of a shortage of funds using a recurring liquidity planning tool. This tool considers the maturity of both its financial investments and financial assets (e.g. accounts receivable, other financial assets) and projected cash flows from operations.

The Group's objective is to maintain a continuity of funding and flexibility through the use of bank overdrafts and bank loans. Each year the Group analyses its funding needs and anticipated cash flows, so that it can determine its funding obligations. The seasonality of the business, the store expansion plan and the anticipated working capital requirements form the basis of the evaluation. When necessary the Group uses long-term instruments (loans and borrowings) to cover its base liquidity needs. The Group uses short-term loans and bank overdrafts to cover seasonality needs. Every quarter the Group updates its liquidity needs and secures facilities with several banks to ensure that the Group has a sufficient amount of approved undrawn borrowing facilities.

As at 31 December 2010 the Group had obtained uncommitted standby borrowing facilities in the total amount of 3,600 (31 December 2009: nil).

The table below summarizes the maturity profile of the Group's financial liabilities as at 31 December 2010 and 2009 based on contractual undiscounted payments:

31 December 2010	Less than 3 months	Total
Trade accounts payable	25,046	25,046
Other accounts payable and accrued expenses	1,464	1,464
Total	26,510	26,510

31 December 2009	Less than 3 months	Total
Trade accounts payable	20,495	20,495
Other accounts payable and accrued expenses	567	567
Total	21,062	21,062

Fair value of financial instruments

Management consider that the carrying amounts of financial assets and financial liabilities reflected in the Group's consolidated balance sheet as at 31 December 2010 and 2009 approximate their fair values.



32. SUBSEQUENT EVENTS

On 5 April 2011 the Group obtained the first short-term tranche amounted to 600, matured at 30 September 2011, and on 19 April the Group obtained second short-term tranche in amount of 400, matured at 14 October 2011, under long-term credit facility agreement with Sberbank amounted to 2,100 matured at 15 August 2013. The tranches and credit line are denominated in RUB. Interest rate is ranged from 6.25% to 9.00% per annum depends on maturity period. Credit line is secured by the Group's inventory for the total carrying amount of 3,493.

