X5 Retail Group

Condensed Consolidated Interim Financial Statements and Review Report

31 March 2010

Provided under IAS 34 as adopted by the EU

Contents

DIRECTORS' RESPONSIBILITY STATEMENT

REVIEW REPORT

FINANCIAL STATEMENTS

Condensed Consolidated Interim Statement of Financial Position	1
Condensed Consolidated Interim Income Statement	2
Condensed Consolidated Interim Statement of Comprehensive Income	3
Condensed Consolidated Interim Statement of Cash Flows	
Condensed Consolidated Interim Statement of Changes in Equity	5

Notes to the Condensed Consolidated Interim Financial Statements

1	PRINCIPLE ACTIVITIES AND GROUP STRUCTURE	6
2	SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES	6
3	ADOPTION OF NEW AND REVISED STANDARDS AND INTERPRETATIONS	7
4	SEGMENT REPORTING	
5	RELATED PARTY TRANSACTIONS	
6	PROPERTY, PLANT AND EQUIPMENT AND INTANGIBLE ASSETS	
7	GOODWILL	
8	BORROWINGS	
9	SHARE CAPITAL	
10	EXPENSES	
11	FINANCE INCOME AND COSTS	
12	SHARE-BASED PAYMENTS	
13	INCOME TAX	
14	SEASONALITY	
15	FINANCIAL RISKS MANAGEMENT	
16	COMMITMENTS AND CONTINGENCIES	
17	SUBSEQUENT EVENTS	20

DIRECTORS' RESPONSIBILITY STATEMENT

This report contains the financial report of X5 Retail Group N.V. ("the Company") and its subsidiaries ("the Group") for the three months ended 31 March 2010 and consists of the responsibility statement by the Company's Management Board (the "Management Board") and the condensed consolidated three months financial statements.

The following statement, which should be read in conjunction with the independent auditors' responsibilities stated in the review report, is made with a view to distinguishing the respective responsibilities of the Management Board and those of the independent auditors in relation to the condensed consolidated interim financial statements of X5 Retail Group N.V. and its subsidiaries (the "Group").

The Management Board is responsible for the preparation of the condensed consolidated interim financial statements that present fairly the financial position of the Group at 31 March 2010, and the results of its operations, comprehensive income, cash flows and changes in shareholders' equity for the three months then ended, in compliance with International Accounting Standard 34 "Interim Financial Reporting".

In preparing the condensed consolidated interim financial statements, the Management Board is responsible for:

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

The Management Board is also responsible for:

- 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 financial position of the Group, and which enable them to ensure that the condensed consolidated interim financial statements of the Group comply with International Accounting Standard 34 "Interim Financial Reporting";
- Maintaining statutory accounting records in compliance with local legislation and accounting standards in the respective jurisdictions in which the Group operates;
- Taking such steps as are reasonably available to them to safeguard the assets of the Group; and
- Preventing and detecting fraud and other irregularities.

Lev Khasis Chief Executive Officer 26 May 2010



PricewaterhouseCoopers Accountants N.V. Thomas R. Malthusstraat 5 1066 JR Amsterdam P.O. Box 90357 1006 BJ Amsterdam The Netherlands Telephone +31 (20) 568 66 66 Facsimile +31 (20) 568 68 88 www.pwc.com/nl

Review report

To the Management Board of X5 Retail Group N.V.:

Introduction

We have reviewed the accompanying condensed consolidated interim financial statements for the 3-month period ended 31 March 2010, of X5 Retail Group N.V., Amsterdam, which comprises the condensed consolidated interim statement of financial position as at 31 March 2010, the condensed consolidated interim income statement, the condensed consolidated interim statement of comprehensive income, the condensed consolidated interim statement of cash flows and the selected explanatory notes for the 3-month period then ended. Management of the company is responsible for the preparation and presentation of these condensed consolidated interim financial statements in accordance with IAS 34, "Interim Financial Reporting" as adopted by the European Union. Our responsibility is to express a conclusion on these interim financial statements based on our review.

Scope

We conducted our review in accordance with Dutch law including standard 2410, "Review of Interim Financial Information Performed by the Auditor of the Entity". A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with auditing standards and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying condensed consolidated interim financial statements as at 31 March 2010 are not prepared, in all material respects, in accordance with IAS 34, "Interim Financial Reporting", as adopted by the European Union.

Amsterdam, 26 May 2010 PricewaterhouseCoopers Accountants N.V.

P.C. Dams RA

PricewaterhouseCoopers is the trade name of among others the following companies: PricewaterhouseCoopers Accountants N.V. (Chamber of Commerce 34180285), PricewaterhouseCoopers Belastingadviseurs N.V. (Chamber of Commerce 34180284), PricewaterhouseCoopers Advisory N.V. (Chamber of Commerce 34180287) and PricewaterhouseCoopers B.V. (Chamber of Commerce 34180289). The services rendered by these companies are governed by General Terms & Conditions, which include provisions regarding our liability. These General Terms & Conditions are filed with the Amsterdam Chamber of Commerce and can also be viewed at www.pwc.com/nl.

	Note	31 March 2010	31 December 2009
ASSETS			
Non-current assets			
Property, plant and equipment	6	3,074,587	2,995,329
Investment property	Ū.	135,969	133,425
Goodwill	7	790,535	767,523
Intangible assets	6	502,583	496,111
Prepaid leases	6	89,294	84,805
Investment in associate	5	6,273	5,609
Other non-current assets	Ū	1,309	1,304
Deferred tax assets		147,882	151,786
		4,748,432	4,635,892
Current assets			
Inventories of goods for resale		578,553	612,722
Loans originated		2,747	2,848
Current portion of non-current prepaid lease		11,310	13,705
Trade and other accounts receivable		168,334	309,571
Current income tax receivable		31,667	18,663
VAT and other taxes recoverable		168,287	174,762
Cash and cash equivalents		76,589	411,681
		1,037,487	1,543,952
TOTAL ASSETS		5,785,919	6,179,844
EQUITY AND LIABILITIES Equity attributable to equity holders of the parent Share capital		93,712	93,712
Share premium		2,049,144	2,049,144
Cumulative translation reserve		(504,707)	(559,576)
Accumulated profit		278,174	199,292
Hedging reserve		(4,843)	(10,108)
Total equity		1,911,480	1,772,464
Non-current liabilities			
Long-term borrowings	8	280,381	287,378
Long-term finance lease payable		4,065	4,586
Deferred tax liabilities		210,659	207,689
Long-term deferred revenue	10	1,440	1,839
Share-based payments liability	12	18,678	25,986
Current liabilities		515,223	527,478
Trade accounts payable		1,079,136	1,556,325
Short-term borrowings	8	1,530,867	1,656,622
Share-based payments liability	12	92,215	59,559
Derivative financial liabilities	12	4,843	10,108
Short-term finance lease payables		1,801	1,950
Interest accrued		24,687	8,863
Short-term deferred revenue		11,515	18,979
Current income tax payable		23,985	33,790
Provisions and other liabilities		590,167	533,706
		3,359,216	3,879,902
Total liabilities		3,874,439	4,407,380
		5 795 040	6 170 944
TOTAL EQUITY AND LIABILITIES		5,785,919	6,179,844

Lev Khasis Chief Executive Officer 26 May 2010 Evgeny Kornilov Chief Financial Officer 26 May 2010

The accompanying Notes on pages 6 to 20 are an integral part of these condensed consolidated interim financial statements.

X5 Retail Group Condensed Consolidated Interim Income Statement for the three months ended 31 March 2010 (expressed in thousands of US Dollars, unless otherwise stated)

	Note	Three months ended 31 March 2010	Three months ended 31 March 2009
Revenue		2,542,725	1,866,903
Cost of sales		(1,948,576)	(1,408,733)
Gross profit		594,149	458,170
Selling, general and administrative expenses		(510,844)	(365,975)
Lease/sublease and other income		27,910	24,740
Operating profit		111,215	116,935
Finance costs	11	(36,428)	(36,583)
Finance income	11	1,265	1,300
Share of income/(loss) of associates	5	445	(2,753)
Net foreign exchange result		36,608	(163,748)
Profit/(Loss) before tax		113,105	(84,849)
Income tax (expense)/benefit	13	(34,223)	2,714
Profit/(Loss) for the period		78,882	(82,135)
Profit/(Loss) for the period attributable to:			
Equity holders of the parent		78,882	(82,135)
Basic earnings/(losses) per share for profit/(losses) attributable to the equity holders of the parent (expressed in USD per share)	I	1.16	(1.21)
Diluted earnings/(losses) per share for profit/(losses) attributable to the equity holders of the parent (expressed in USD per share)	I	1.15	(1.21)

Lev Khasis Chief Executive Officer 26 May 2010

	Three months ended 31 March 2010	Three months ended 31 March 2009
Profit/(Loss) for the period	78,882	(82,135)
Other comprehensive income/(loss)		
Exchange differences on translation from functional to		
presentation currency	54,869	(225,489)
Cash flow hedges	5,265	1,338
Other comprehensive income/(loss) for the period	60,134	(224,151)
Total comprehensive income/(loss) for the period	139,016	(306,286)
Total comprehensive income/(loss) for the period attributable to:		
Equity holders of the parent	139,016	(306,286)

Lev Khasis Chief Executive Officer 26 May 2010

X5 Retail Group Condensed Consolidated Interim Statement of Cash Flows for the three months ended 31 March 2010 (overseed in thousands of US Dellars, unloss otherwise stated)

	Nata		Three months ended
Profit/(Loss) before tax	Note	<u>31 March 2010</u> 113,105	<u>31 March 2009</u> (84,849)
Adjustments for:		115,105	(04,045)
Depreciation and amortisation	6	67,275	45,743
Loss/(Gain) on disposal of property, plant and equipment	0	2,931	(377)
Finance costs, net	11	35,163	35,283
Impairment of trade and other accounts receivable		844	8,791
Share-based option expense/(income)	12	25,393	(2,083)
Amortisation of deferred expenses	12	2,907	2,270
Net foreign exchange (gain)/loss		(36,608)	
(Income)/Loss from associate	5	(445)	
Other non-cash items	Ū	(294)	
Net cash from operating activities before changes in		(201)	(1,000)
working capital		210,271	169,913
Decrease/(Increase) in trade and other accounts receivable		42,913	(791)
Decrease/(Increase) in inventories		51,614	(2,804)
Decrease in trade accounts payable		(390,874)	
Increase in other accounts payable and deferred revenue		24,322	` 34,119
Net cash (used in)/generated from operations		(61,754)	
Interest paid		(16,656)	(34,675)
Interest received			917
Income tax paid		(51,971)	(47,817)
Net cash flows used in operating activities		(129,460)	
Cash flows from investing activities:			
Purchase of property, plant and equipment	6	(44,174)	(37,178)
Proceeds from sale of property, plant and equipment		98	-
Non-current prepaid lease		(2,629)	
Purchase of intangible assets	6	(5,228)	
Net cash used in investing activities		(51,933)	(43,116)
Cash flows from financing activities:			
Proceeds from short-term loans		118,076	127,916
Repayment of short-term loans		(276,384)	
Acquisition of derivative financial instruments		-	(1,509)
Principal payments on finance lease obligations		(1,545)	
Net cash used in financing activities		(159,853)	(85,312)
Effect of exchange rate changes on cash and cash			
equivalents		6,154	(28,339)
Net decrease in cash and cash equivalents		(335,092)	(195,166)
Movements in cash and cash equivalents			
Cash and cash equivalents at the beginning of the period		411,681	276,837
Net decrease in cash and cash equivalents		(335,092)	(195,166)
Cash and cash equivalents at the end of the period		76,589	81,671

Lev Khasis Chief Executive Officer 26 May 2010

X5 Retail Group Condensed Consolidated Interim Statement of Changes In Equity for the three months ended 31 March 2009 (expressed in thousands of US Dollars, unless otherwise stated)

	Attributable to the shareholders of the Company						
	Number of shares	Share capital	Share premium	Hedging reserve	Cumulative translation reserve	Accumulated profit / (deficit)	Total shareholders' equity
Balance as at 1 January 2009	67,813,947	93,712	2,049,144	(18,180)	(520,184)	33,941	1,638,433
Other comprehensive income/(loss) for the period	-	-	-	1,338	(225,489)	-	(224,151)
Loss for the period	-	-	-	-	-	(82,135)	(82,135)
Total comprehensive income/(loss) for the period	-	-	-	1,338	(225,489)	(82,135)	(306,286)
Balance as at 31 March 2009	67,813,947	93,712	2,049,144	(16,842)	(745,673)	(48,194)	1,332,147
Other comprehensive income for the period	-	-	-	6,734	186,097	-	192,831
Profit for the period	-	-	-	-	-	247,486	247,486
Total comprehensive income for the period	-	-	-	6,734	186,097	247,486	440,317
Balance as at 31 December 2009	67,813,947	93,712	2,049,144	(10,108)	(559,576)	199,292	1,772,464
Other comprehensive income for the period	-	-	-	5,265	54,869	-	60,134
Profit for the period	-	-	-	-	-	78,882	78,882
Total comprehensive income for the period	-	-	-	5,265	54,869	78,882	139,016
Balance as at 31 March 2010	67,813,947	93,712	2,049,144	(4,843)	(504,707)	278,174	1,911,480

Lev Khasis Chief Executive Officer 26 May 2010

1 PRINCIPLE ACTIVITIES AND GROUP STRUCTURE

These condensed consolidated interim financial statements are for the economic entity comprising X5 Retail Group N.V. (the "Company") and its subsidiaries (the "Group").

X5 Retail Group N.V. is a joint stock limited liability company established in August 1975 under the laws of the Netherlands. The principal activity of the Company is to act as a holding company for a group of companies that operate retail grocery stores. The Company's address and tax domicile is Prins Bernhardplein 200, 1097 JB Amsterdam, the Netherlands.

The main activity of the Group is the development and operation of grocery retail stores. As at 31 March 2010 the Group operated a retail chain of 1,399 soft-discount, supermarket and hypermarket stores under the brand names "Pyaterochka", "Perekrestok" and "Karusel" in major population centres in Russia, including but not limited to Moscow, St. Petersburg, Nizhniy Novgorod, Rostov-on-Don, Kazan, Samara, Lipetsk, Chelyabinsk, Perm, Ekaterinburg and Kiev, Ukraine (31 December 2009: 1,372 soft-discount, supermarket and hypermarket stores under the brand names "Pyaterochka", "Perekrestok" and "Karusel"). The Group multiformat store network comprises 1,063 soft discount stores under "Pyaterochka" brand, 276 supermarkets under "Perekrestok" brand and 60 hypermarkets under "Hypermarkets under "Perekrestok" brand, 275 supermarkets under "Perekrestok" brand and 58 hypermarkets under "Karusel" and "Perekrestok" brands).

In addition as at 31 March 2010, the Group's franchisees operated 640 stores (31 December 2009: 620 stores) across Russia.

The Group is a member of the Alfa Group Consortium. As of 31 March 2010 the Company's immediate principal shareholders were Luckyworth Limited and Cesaro Holdings Limited owning 25.54% and 21.62% of total issued shares, respectively. As of 31 March 2010 the Company's shares are listed on the London Stock Exchange in the form of Global Depositary Receipts (GDRs), with each GDR representing an interest of 0.25 in an ordinary share, except for 1,746,505 shares issued within the Karusel acquisition, which have not been listed on LSE (Note 17). As of 31 March 2010 the ultimate parent company of the Group is CTF Holdings Ltd. ("CTF"), a company registered at Suite 2, 4 Irish Place, Gibraltar, owning directly 0.7% of total issued shares. CTF is under the common control of Mr Fridman, Mr Khan and Mr Kousmichoff (the "Shareholders"). None of the Shareholders individually controls and/or owns 50% or more in CTF.

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of these condensed consolidated interim financial statements are set out below. These policies have been consistently applied to all years presented, unless otherwise stated.

2.1 Basis of preparation

These condensed consolidated interim financial statements for the three months ended 31 March 2010 have been prepared in accordance with IAS 34, 'Interim Financial Reporting' as adopted by the European Union. These condensed consolidated interim financial statements should be read in conjunction with the consolidated financial statements for the year ended 31 December 2009 which have been prepared in accordance with IFRS as adopted by the European Union.

The accounting policies applied are consistent with those of the consolidated financial statements for the year ended 31 December 2009, except for the standards and interpretations which became effective for the Group from 1 January 2010 (Note 3).

Management prepared these condensed consolidated interim financial statements on a going concern basis. In making this judgment management considered the Group's financial position, current intentions, profitability of operations and access to financial resources (Note 15).

Income tax in the interim periods is accrued using the tax rate that would be applicable to expected total annual earnings.

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.2 Foreign currency translation and transactions

(a) Functional and presentation currency

Functional currency. The functional currency of each of the Group's consolidated entities is the currency of the primary economic environment in which the entity operates. The functional currencies of the Group's entities are the national currency of the Russian Federation, Russian Ruble ("RUR") and the national currency of Ukraine, Ukrainian Hryvnia ("UAH"). Currently the Group's Ukraine business unit's contribution to the financial results of the Group is immaterial. The Group's presentation currency is the US Dollar ("USD"), which management believes is the most useful currency to adopt for users of these condensed consolidated interim financial statements.

Translation from functional to presentation currency. The results and financial position of each Group entity (none of which have a functional currency that is the currency of a hyperinflationary economy) are translated into the presentation currency.

(b) Transactions and balances

Monetary assets and liabilities denominated in foreign currencies are translated into each entity's functional currency at the official exchange rate of the Central Bank of Russian Federation ("CBRF") at the respective balance sheet dates. Foreign exchange gains and losses resulting from the settlement of the transactions and from the translation of monetary assets and liabilities into each entity's functional currency at period-end official exchange rates of the CBRF are recognized in profit or loss. Translation at period-end rates does not apply to non-monetary items.

At 31 March 2010, the official rate of exchange, as determined by the Central Bank of the Russian Federation, was USD 1 = RUR 29.3638 (31 December 2009: USD 1 = RUR 30.2442). Average rate for the three months ended 31 March 2010 was USD 1 = RUR 29.8903 (three months 2009: USD 1 = RUR 33.9308).

3 ADOPTION OF NEW AND REVISED STANDARDS AND INTERPRETATIONS

Certain new interpretations became effective for the Group from 1 January 2010:

Group Cash-settled Share-based Payment Transactions – Amendments to IFRS 2, Share-based Payment (effective for annual periods beginning on or after 1 January 2010). The amendments provide a clear basis to determine the classification of share-based payment awards in both consolidated and separate financial statements. The amendments incorporate into the standard the guidance in IFRIC 8 and IFRIC 11, which are withdrawn. The amendments expand on the guidance given in IFRIC 11 to address plans that were previously not considered in the interpretation. The amendments also clarify the defined terms in the Appendix to the standard.

IFRS 3, Business Combinations (revised January 2008; effective for business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after 1 July 2009). The revised IFRS 3 will allow entities to choose to measure non-controlling interests using the existing IFRS 3 method (proportionate share of the acquiree's identifiable net assets) or at fair value. The revised IFRS 3 is more detailed in providing guidance on the application of the purchase method to business combinations. The requirement to measure at fair value every asset and liability at each step in a step acquisition for the purposes of calculating a portion of goodwill has been removed. Instead, in a business combination achieved in stages, the acquirer will have to remeasure its previously held equity interest in the acquiree at its acquisition-date fair value and recognize the resulting gain or loss, if any, in profit or loss. Acquisition-related costs will be accounted for separately from the business combination and therefore recognized as expenses rather than included in goodwill. An acquirer will have to recognize at the acquisition date a liability for any contingent purchase consideration. Changes in the value of that liability after the acquisition date will be recognized in accordance with other applicable IFRSs, as appropriate, rather than by adjusting goodwill. The revised IFRS 3 brings into its scope business combinations involving only mutual entities and business combinations achieved by contract alone.

Improving Disclosures about Financial Instruments – Amendment to IFRS 7, Financial Instruments: Disclosures. The amendment requires enhanced disclosures about fair value measurements and liquidity risk. The entity will be required to disclose an analysis of financial instruments using a three-level fair value measurement hierarchy. The amendment (a) clarifies that the maturity analysis of liabilities should include issued financial guarantee contracts at the maximum amount of the guarantee in the earliest period in which the guarantee could be called; and (b) requires disclosure of remaining contractual maturities of financial derivatives if the contractual maturities are essential for an understanding of the timing of the cash flows. An entity will further have to disclose a maturity analysis of financial assets it holds for managing liquidity risk, if that information is necessary to enable users of its consolidated financial statements to evaluate the nature and extent of liquidity risk.

3 ADOPTION OF NEW AND REVISED STANDARDS AND INTERPRETATIONS (continued)

IAS 27, Consolidated and Separate Financial Statements (revised January 2008; effective for annual periods beginning on or after 1 July 2009). The revised IAS 27 will require an entity to attribute total comprehensive income to the owners of the parent and to the non-controlling interests (previously "minority interests") even if this results in the non-controlling interests having a deficit balance (the current standard requires the excess losses to be allocated to the owners of the parent in most cases). The revised standard specifies that changes in a parent's ownership interest in a subsidiary that do not result in the loss of control must be accounted for as equity transactions. It also specifies how an entity should measure any gain or loss arising on the loss of control of a subsidiary. At the date when control is lost, any investment retained in the former subsidiary will have to be measured at its fair value. Amended standard did not have on its financial statements.

Eligible Hedged Items – Amendment to IAS 39, Financial Instruments: Recognition and Measurement (effective with retrospective application for annual periods beginning on or after 1 July 2009). The amendment clarifies how the principles that determine whether a hedged risk or portion of cash flows is eligible for designation should be applied in particular situations.

Embedded Derivatives – Amendments to IFRIC 9 and IAS 39 (effective for annual periods ending on or after 30 June 2009; amendments to IFRIC 19 and IAS 39 as adopted by the EU are effective for annual periods beginning after 31 December 2009, with early adoption permitted). The amendments clarify that on reclassification of a financial asset out of the 'at fair value through profit or loss' category, all embedded derivatives have to be assessed and, if necessary, separately accounted for.

IFRIC 12, Services Concession Arrangements (effective for annual periods beginning on or after 30 March 2009; IFRIC 12 as adopted by the EU is effective for annual periods beginning on or after 30 March 2009, with early adoption permitted). The interpretation contains guidance on applying the existing standards by service providers in public-to-private service concession arrangements.

IFRIC 15, Agreements for the Construction of Real Estate (effective for annual periods beginning on or after 1 January 2009; IFRIC 15 as adopted by the EU is effective for annual periods beginning after 31 December 2009, with early adoption permitted). The interpretation applies to the accounting for revenue and associated expenses by entities that undertake the construction of real estate directly or through subcontractors, and provides guidance for determining whether agreements for the construction of real estate are within the scope of IAS 11 or IAS 18. It also provides criteria for determining when entities should recognise revenue on such transactions.

IFRIC 16, Hedges of a Net Investment in a Foreign Operation (effective for annual periods beginning on or after 1 October 2008; IFRIC 16 as adopted by the EU is effective for annual periods beginning after 30 June 2009, with early adoption permitted). The interpretation explains which currency risk exposures are eligible for hedge accounting and states that translation from the functional currency to the presentation currency does not create an exposure to which hedge accounting could be applied. The IFRIC allows the hedging instrument to be held by any entity or entities within a Group except the foreign operation that itself is being hedged. The interpretation also clarifies how the gain or loss recycled from the currency translation reserve to profit or loss is calculated on disposal of the hedged foreign operation. Reporting entities will apply IAS 39 to discontinue hedge accounting prospectively when their hedges do not meet the criteria for hedge accounting in IFRIC 16.

IFRIC 17, Distribution of Non-Cash Assets to Owners (effective for annual periods beginning on or after 1 July 2009; IFRIC 17 as adopted by the EU is effective for annual periods beginning after 31 October 2009, with early adoption permitted). The amendment clarifies when and how distribution of non-cash assets as dividends to the owners should be recognised. An entity should measure a liability to distribute non-cash assets as a dividend to its owners at the fair value of the assets to be distributed. A gain or loss on disposal of the distributed non-cash assets will be recognised in profit or loss when the entity settles the dividend payable. IFRIC 17 is not expected to have any impact on the Group's financial statements.

IFRIC 18, Transfers of Assets from Customers (effective prospectively to transfers of assets from customers received on or after 1 July 2009, earlier application permitted; IFRIC 18 as adopted by the EU is effective for annual periods beginning after 31 October 2009, with early adoption permitted). The interpretation clarifies the accounting for transfers of assets from customers, namely, the circumstances in which the definition of an asset is met; the recognition of the asset and the measurement of its cost on initial recognition; the identification of the separately identifiable services (one or more services in exchange for the transferred asset); the recognition of revenue, and the accounting for transfers of cash from customers. IFRIC 18 is not expected to have any impact on the Group's financial statements.

3 ADOPTION OF NEW AND REVISED STANDARDS AND INTERPRETATIONS (continued)

Improvements to International Financial Reporting Standards (issued in April 2009; amendments to IFRS 2, IAS 38, IFRIC 9 and IFRIC 16 are effective for annual periods beginning on or after 1 July 2009; amendments to IFRS 5, IFRS 8, IAS 1, IAS 7, IAS 17, IAS 36 and IAS 39 are effective for annual periods beginning on or after 1 January 2010; the amendments as adopted by the EU are effective for annual periods starting after 31 December 2009). The improvements consist of a mixture of substantive changes and clarifications in the following standards and interpretations: clarification that contributions of businesses in common control transactions and formation of joint ventures are not within the scope of IFRS 2: clarification of disclosure requirements set by IFRS 5 and other standards for non-current assets (or disposal groups) classified as held for sale or discontinued operations; requiring to report a measure of total assets and liabilities for each reportable segment under IFRS 8 only if such amounts are regularly provided to the chief operating decision maker; amending IAS 1 to allow classification of certain liabilities settled by entity's own equity instruments as non-current; changing IAS 7 such that only expenditures that result in a recognised asset are eligible for classification as investing activities; allowing classification of certain long-term land leases as finance leases under IAS 17 even without transfer of ownership of the land at the end of the lease; providing additional guidance in IAS 18 for determining whether an entity acts as a principal or an agent; clarification in IAS 36 that a cash generating unit shall not be larger than an operating segment before aggregation; supplementing IAS 38 regarding measurement of fair value of intangible assets acquired in a business combination; amending IAS 39 (i) to include in its scope option contracts that could result in business combinations, (ii) to clarify the period of reclassifying gains or losses on cash flow hedging instruments from equity to profit or loss and (iii) to state that a prepayment option is closely related to the host contract if upon exercise the borrower reimburses economic loss of the lender; amending IFRIC 9 to state that embedded derivatives in contracts acquired in common control transactions and formation of joint ventures are not within its scope; and removing the restriction in IFRIC 16 that hedging instruments may not be held by the foreign operation that itself is being hedged.

The following new standards, amendments to standards and interpretations have been issued but are not effective for 2010 and have not been early adopted:

IFRS 9, Financial Instruments (issued in November 2009, effective for annual periods beginning on or after 1 January 2013, with earlier application permitted; not yet adopted by the EU). IFRS 9 replaces those parts of IAS 39 relating to the classification and measurement of financial assets. Key features are as follows:

- Financial assets are required to be classified into two measurement categories: those to be measured subsequently at fair value, and those to be measured subsequently at amortised cost. The decision is to be made at initial recognition. The classification depends on the entity's business model for managing its financial instruments and the contractual cash flow characteristics of the instrument.
- An instrument is subsequently measured at amortised cost only if it is a debt instrument and both (i) the objective
 of the entity's business model is to hold the asset to collect the contractual cash flows, and (ii) the asset's
 contractual cash flows represent only payments of principal and interest (that is, it has only "basic loan features").
 All other debt instruments are to be measured at fair value through profit or loss.
- All equity instruments are to be measured subsequently at fair value. Equity instruments that are held for trading
 will be measured at fair value through profit or loss. For all other equity investments, an irrevocable election can
 be made at initial recognition, to recognise unrealised and realised fair value gains and losses through other
 comprehensive income rather than profit or loss. There is to be no recycling of fair value gains and losses to
 profit or loss. This election may be made on an instrument-by-instrument basis. Dividends are to be presented in
 profit or loss, as long as they represent a return on investment.

The Group is considering the implications of the standard, the impact on the Group and the timing of its adoption by the Group.

IAS 24, Related Party Disclosures (amended November 2009, effective for annual periods beginning on or after 1 January 2011; not yet adopted by the EU). The amended 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 financial statements.

Classification of Rights Issues – Amendment to IAS 32, Financial Instruments: Presentation (effective for annual periods 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 states that, if such rights are issued pro rata to an entity's existing shareholders for a fixed amount of any currency, they should be classified as equity, regardless of the currency in which the exercise price is denominated. The Group is currently assessing the impact of the amendment on its financial statements.

3 ADOPTION OF NEW AND REVISED STANDARDS AND INTERPRETATIONS (continued)

IFRIC 19, Extinguishing Financial Liabilities with Equity Instruments (effective for annual periods beginning on or after 1 July 2010; not yet adopted by the EU). This IFRIC clarifies the accounting when an entity renegotiates the terms of its debt with the result that the liability is extinguished through the debtor issuing its own equity instruments to the creditor. A gain or loss is recognised in the profit and loss account based on the fair value of the equity instruments compared to the carrying amount of the debt. The Group is currently assessing the impact of the interpretation on its financial statements.

Improvements to International Financial Reporting Standards (issued in May 2010; effective dates vary standard by standard, most improvements are effective for annual periods beginning on or after 1 January 2011; the improvements have not yet been adopted by the EU). The improvements consist of a mixture of substantive changes and clarifications in the following standards and interpretations: IFRS 1 was amended (i) to allow previous GAAP carrying value to be used as deemed cost of an item of property, plant and equipment or an intangible asset if that item was used in operations subject to rate regulation, (ii) to allow an event driven revaluation to be used as deemed cost of property, plant and equipment even if the revaluation occurs during a period covered by the first IFRS financial statements and (iii) to require a first-time adopter to explain changes in accounting policies or in the IFRS 1 exemptions between its first IFRS interim report and its first IFRS financial statements; IFRS 3 was amended (i) to require measurement at fair value (unless another measurement basis is required by other IFRS standards) of noncontrolling interests that are not present ownership interest or do not entitle the holder to a proportionate share of net assets in the event of liquidation, (ii) to provide guidance on acquiree's share-based payment arrangements that were not replaced or were voluntarily replaced as a result of a business combination and (iii) to clarify that the contingent considerations from business combinations that occurred before the effective date of revised IFRS 3 (issued in January 2008) will be accounted for in accordance with the guidance in the previous version of IFRS 3; IFRS 7 was amended to clarify certain disclosure requirements, in particular (i) by adding an explicit emphasis on the interaction between gualitative and guantitative disclosures about the nature and extent of financial risks, (ii) by removing the requirement to disclose carrying amount of renegotiated financial assets that would otherwise be past due or impaired. (iii) by replacing the requirement to disclose fair value of collateral by a more general requirement to disclose its financial effect, and (iv) by clarifying that an entity should disclose the amount of foreclosed collateral held at the reporting date and not the amount obtained during the reporting period; IAS 1 was amended to clarify that the components of the statement of changes in equity include profit or loss, other comprehensive income, total comprehensive income and transactions with owners and that an analysis of other comprehensive income by item may be presented in the notes; IAS 27 was amended by clarifying the transition rules for amendments to IAS 21, 28 and 31 made by the revised IAS 27 (as amended in January 2008); IAS 34 was amended to add additional examples of significant events and transactions requiring disclosure in a condensed interim financial report, including transfers between the levels of fair value hierarchy, changes in classification of financial assets or changes in business or economic environment that affect the fair values of the entity's financial instruments; and IFRIC 13 was amended to clarify measurement of fair value of award credits.

Unless otherwise described above, the new interpretations are not expected to significantly affect the Group's condensed consolidated interim financial statements.

4 SEGMENT REPORTING

The Group identifies retailing operations as a single reportable segment.

The Group is engaged in management of retail stores located in Russia and Ukraine. The Group identified the segment in accordance with the criteria set forth in IFRS 8 and based on the way the operations of the Company are regularly reviewed by the chief operating decision maker to analyze performance and allocate resources among business units of the Group.

The chief operating decision-maker has been determined as the Management Board. The Management Board reviews the Group's internal reporting in order to assess performance and allocate resources. Management has determined a single operating segment being retailing operations including royalties, advertising, communications and rent income based on these internal reports data.

The segment represents the Group's retail business in the European part of Russia and Ukraine. Currently the Group's Ukraine business unit's contribution to the financial results of the Group is immaterial.

4 SEGMENT REPORTING (continued)

Within the segment all business components demonstrate similar economic characteristics and are alike as follows:

- the products and customers;
- the business processes are integrated and uniform: the Company manages its store operations centrally, sources products centrally, support functions like Purchasing, Logistics, Development, Finance, Strategy, HR, IT, etc. are centralized;
- the Group's activities are limited to a common market zone (i.e. Russia) with uniform legislation and regulatory environment.

The Management Board assesses the performance of the operating segment based on a measure of sales and adjusted earnings before interest, tax, depreciation, and amortization (EBITDA). Other information provided to the Management Board is measured in a manner consistent with that in the financial statements.

The accounting policies used for segments are the same as accounting policies applied for these condensed consolidated interim financial statements.

The segment information for the period ended 31 March 2010 is as follows:

	Three months ended 31 March 2010	Three months ended 31 March 2009
Retail sales	2,536,633	1,861,346
Other revenue	6,092	5,557
Revenue	2,542,725	1,866,903
EBITDA	178,490	162,678
Capital expenditure	52,138	25,956
	31 March 2010	31 December 2009
Total assets	5,785,919	6,179,844
Total liabilities	3,874,439	4,407,380

Assets and liabilities are presented in a manner consistent with that in the condensed consolidated interim financial statements. Capital expenditure does not include additions to intangible assets (Note 6).

A reconciliation of EBITDA to total profit before tax is provided as follows:

	Three months ended 31 March 2010	Three months ended 31 March 2009
EBITDA	178,490	162,678
Depreciation and amortization	(67,275)	(45,743)
Operating profit	111,215	116,935
Finance cost, net	(35,163)	(35,283)
Net foreign exchange result	36,608	(163,748)
Share of income/(loss) of associates	445	(2,753)
Profit/(Loss) before income tax	113,105	(84,849)
Income tax (expense)/benefit	(34,223)	2,714
Profit/(Loss) for the period	78,882	(82,135)

5 RELATED PARTY TRANSACTIONS

Parties are generally considered to be related if one party has the ability to control the other party, is under common control or can exercise significant influence over the other party in making financial or operational decisions. In considering each possible related party relationship, attention is directed to the substance of the relationship, not merely the legal form. 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.

The nature of the relationships for those related parties with which the Group entered into significant transactions or had significant balances outstanding at 31 March 2010 are provided below. The ultimate controlling party is disclosed in Note 1.

5 RELATED PARTY TRANSACTIONS (continued)

Alfa Group

The following transactions were carried out with members or management of Alfa Group:

	Relationship	Three months ended 31 March 2010	Three months ended 31 March 2009
CTF Holdings Ltd.	Ultimate parent company		
Management services received		285	371
Recharged expenses		294	-
OAO "Alfa-Bank" Interest expense on loan	Under common control		
received		752	7,626
Interest income		664	251
Bank Charges		267	1,751
Rent revenue		232	66
VimpelCom	Under significant influence of CTF Holdings Ltd.		
Communication services received Commission for mobile phone payments processing rendered		1,190	740
by the Group to VimpelCom		226	156
Rent revenue		29	-
<i>AlfaStrahovanie</i> Insurance expenses	Under common control	64	13
<i>Megafon</i> Commission for mobile phone payments processing rendered	Under common control		
by the Group to Megafon		143	-
Rent revenue		75	36

The condensed consolidated interim financial statements include the followings balances with members of the Alfa Group:

	Relationship	31 March 2010	31 December 2009
CTF Holding Ltd. Other accounts payable	Ultimate parent company	299	115
OAO "Alfa-Bank" Cash and cash equivalents Receivable from related party Short-term loans payable Other accounts payable	Under common control	11,445 331 119,194 106	208,610 277 75,000 112
<i>AlfaStrahovanie</i> Receivable from related party Other accounts payable	Under common control	31 -	76 10
<i>VimpelCom</i> Receivable from related party Other accounts payable	Under significant influence of CTF Holdings Ltd.	597 816	512 536
<i>Megafon</i> Receivable from related party Other accounts payable	Under common control	77 158	- -

5 RELATED PARTY TRANSACTIONS (continued)

Alfa-Bank

The Group has an open credit line with Alfa-Bank with a maximum limit of RUR 9,100 million or USD 309,905 (31 December 2009: RUR 9,100 million or USD 300,884). At 31 March 2010 the Group's liability under this credit line amounted to RUR 3,500 million or USD 119,194 with interest rates 5.50-5.66 % p.a. (31 December 2009: USD 75,000) and available credit line of USD 190,711 (31 December 2009: USD 225,884). The Group has certain purchase agreements under which the Group settles its liabilities to Alfa-Bank in accordance with factoring arrangements concluded between vendors of goods and Alfa-Bank.

Retail Express Ltd. (associate of the Group)

The following transactions were carried out with Retail Express Ltd.:

	Relationship	Three months ended 31 March 2010	Three months ended 31 March 2009
Retail Express Ltd.	associate of the Group		
Trade revenue		1,413	2,056
Rent revenue		20	61
Other operating income		-	21

The condensed consolidated interim financial statements include the following balances with Retail Express Ltd.:

	Relationship	31 March 2010	31 December 2009
Retail Express Ltd.	associate of the Group		
Loans and receivables		4,090	3,213
Trade payables		622	594
Investment in associate		6,273	5,609

At 31 March 2010 summarised financial information of Retail Express Limited, including total assets, liabilities, revenues and profit or loss, were as follows:

	31 March 2010	31 December 2009
Assets	32,000	31,338
Liabilities	(17,607)	(18,674)

	Three months ended 31 March 2010	Three months ended 31 March 2009
Revenue for the period	18,411	11,763
Profit/(Loss) for the period	1,218	(6,883)

As at 31 March 2010 the Group considered that the fair value of the investment approximated its carrying amount.

Perfumes Planet (associate of the Group)

At 31 March 2010 summarised financial information of Perfumes Planet, including total assets, liabilities and profit or loss, were as follows:

	31 March 2010
Assets	255
Liabilities	(594)
Loss for the period	(224)

Unrecognised share of losses of an associate for three months ended 31 March 2010 amounted to USD 3, accumulated unrecognised share of losses at 31 March 2010 – USD 3.

5 RELATED PARTY TRANSACTIONS (continued)

Key executive management personnel

The Group's key management personnel consists of Management and Supervisory Board members, having authority and responsibility for planning, directing and controlling the activities of the Group as a whole. Members of the Management Board and Supervisory Board of the Group receive compensation in the form of short-term compensation in cash (including, for Management Board members, an annual cash bonus and share-based payments (Note 12). For the three months ended 31 March 2010 members of the Management Board and Supervisory Board of the Group were entitled to total short-term compensation of USD 2,141 (three months ended 31 March 2009: USD 1,772), including accrued annual target bonuses of USD 845 (three months ended 31 March 2009: USD 766) payable on an annual basis subject to meeting annual performance targets. As at 31 March 2010 the total number of GDRs for which options were granted to members of the Management Board and Supervisory Board under the ESOP was 3,166,250 (31 December 2009: 3,187,500 GDRs). The total intrinsic value of vested share options amounted to USD 6,763 as at 31 March 2010 (31 December 2009: USD 1,245).

6 PROPERTY, PLANT AND EQUIPMENT AND INTANGIBLE ASSETS

	2010		2009	
	Property, plant and equipment	Intangible assets	Property, plant and equipment	Intangible assets
Cost				
Balance as at 1 January	3,555,261	633,323	3,379,123	598,383
Additions	52,138	5,251	25,956	14,365
Disposals	(14,342)	(807)	(926)	-
Translation movement	107,096	19,021	(459,457)	(81,539)
Balance as at 31 March	3,700,153	656,788	2,944,696	531,209
Accumulated Depreciation				
Balance as at 1 January	(559,932)	(137,212)	(340,079)	(99,059)
Depreciation charge	(52,196)	(13,641)	(35,780)	(8,820)
Disposals	4,121	807	169	-
Translation movement	(17,559)	(4,159)	46,219	13,269
Balance as at 31 March	(625,566)	(154,205)	(329,471)	(94,610)
Net Book Value				
Balance as at 1 January	2,995,329	496,111	3,039,044	499,324
Balance as at 31 March	3,074,587	502,583	2,615,225	436,599

The buildings are mostly located on leased land. Land leases with periodic lease payments are disclosed as part of commitments under operating leases (Note 16). Most of land leases are prepaid for the 10-30 year term. Such prepayments are presented as prepaid leases in the statement of financial position and amount to USD 100,604 (31 December 2009: USD 98,510).

7 GOODWILL

Movements in goodwill arising on the acquisition of subsidiaries are:

	2010	2009
Cost:		
Gross book value at 1 January	2,960,080	2,811,579
Translation to presentation currency	88,751	(382,587)
Gross book value at 31 March	3,048,831	2,428,992
Accumulated impairment losses: Accumulated impairment losses at 1 January Translation to presentation currency	(2,192,557) (65,739)	(2,257,020) 307,050
Accumulated impairment losses at 31 March	(2,258,296)	(1,949,970)
Carrying amount at 31 March	790,535	479,022
Carrying amount at 1 January	767,523	554,559

Goodwill Impairment Test

For the purposes of impairment testing, goodwill is allocated to a single cash-generating unit (CGU) being the retailing operation in Russia. This represents the lowest level within the Group at which the goodwill is monitored for internal management purposes.

7 GOODWILL (continued)

Goodwill Impairment Test (continued)

The CGU to which goodwill has been allocated is tested for impairment annually or more frequently if there are indications that the CGU might be impaired. Goodwill is tested for impairment at the CGU level by comparing carrying values of CGU assets including allocated goodwill to their recoverable amounts. The recoverable amount of CGU is determined as the higher of fair value less cost to sell or value in use.

There was no impairment of goodwill from 31 December 2008. No events indicating triggers of goodwill impairment occurred in the three months ended 31 March 2010. The Group will perform annual impairment test of goodwill at 31 December 2010.

8 BORROWINGS

		31	March 201	0	31 E	December 20	09
	Interest rate, %	Current During	Non- current In 1 to 3		Current During	Non- current In 1 to 3	
	p.a.	1 year	years	Total	1 year	years	Total
USD Syndicated loan	Libor+1.5%	1,094,841	-	1,094,841	1,093,135	-	1,093,135
USD Bilateral Loans	3.6%-3.86%	-	-	-	75,000	-	75,000
RUR Bonds	7.6%-18.46%	306,366	262,120	568,486	297,390	262,403	559,793
	Mosprime						
RUR Bilateral Loans	+3.1%	9,503	18,261	27,764	57,874	24,972	82,846
RUR Bilateral Loans	5.5%-5.66%	120,157	-	120,157	133,223	3	133,226
Total borrowings		1,530,867	280,381	1,811,248	1,656,622	287,378	1,944,000

In December 2007 the Group raised a 3 year syndicated loan facility of USD 1,100,000 from a consortium of banks. At 31 March 2010 the margin was 1.5% per annum over USD LIBOR. The Group has pledged as collateral for the syndicated loan 100% of the voting shares in its subsidiaries, including OOO "Agrotorg", OOO "Agroaspekt", Perekrestok Holdings Ltd., Alpegru Retail Properties Ltd., ZAO "TH "Perekrestok", OOO "Perekrestok-2000" and ZAO "X5 Nedvizhimost". In January 2010 X5 Retail Group and Sberbank signed documentation on "forward-start" committed credit facility for refinancing of USD 1,100,000 syndicated loan with December 2010 maturity. Refinancing will be in the form of 5-year rouble denominated committed credit facility up to USD 1,100,000 (in RUR equivalent, based on the exchange rate of the CBRF as at the draw down date). The credit facility may be utilized in several tranches with varying maturities.

All borrowings at 31 March 2010 are shown net of related transaction costs of USD 13,108 which are amortized over the term of loans using the effective interest method (31 December 2009: USD 10,056).

In accordance with the syndicated loan facility agreement the Group maintains an optimal capital structure by tracking certain capital requirements: the maximum level of Debt/EBITDA (3.75), minimum level of EBITDA/Interest expense (3), minimum level of EBITDAR/Fixed costs (2.25) and required level of capital expenditure.

9 SHARE CAPITAL

As at 31 March 2010 the Group had 190,000,000 authorized ordinary shares of which 67,813,947 ordinary shares are outstanding and 79,271 ordinary shares held as treasury stock.

10 EXPENSES

Among other expenses charged for the three months ended 31 March 2010 are the following:

• Operating lease expenses, which include USD 85,682 of minimum lease payments (three months ended 31 March 2009: USD 54,761) and contingent rents of USD 5,233 (three months ended 31 March 2009: USD 4,138).

11 FINANCE INCOME AND COSTS

	Three months ended	Three months ended
	31 March 2010	31 March 2009
Interest expense	32,615	34,957
Interest income	(1,265)	(833)
Other finance costs, net	3,813	1,159
	35,163	35,283

12 SHARE-BASED PAYMENTS

In 2007 the Group introduced an employee stock option program (ESOP) for its key executives and employees. Each option that may be granted under the ESOP carries the right to one GDR. The program ran in four tranches granted over the period to 19 May 2009. The vesting requirement of the program is the continued employment of participants.

The first and second tranches were approved for granting at 15 June 2007. The first tranche vested immediately and covered the period of service of option holders from 1 January 2007 to 15 June 2007. The second tranche vested on 18 May 2008. The exercise prices of the first and second tranches were USD 15.96 and USD 28.58 per GDR, respectively. In May 2008 the third tranche was granted at the exercise price of USD 33.43. The third tranche vested on 19 May 2009. In May 2009 the fourth tranche was granted at the exercise price of USD 13.91. The fourth tranche will vest on 19 May 2010. Participants of the ESOP can exercise their share options granted under first, second, third and fourth tranches over the period from vesting until 19 November 2010, 16 December 2011, 20 November 2012 and 20 November 2013 respectively, at any time except black-out periods defined by Group's Code of Conduct of Insider Dealing.

In total, during the three months ended 31 March 2010 the Group recognized expenses related to the ESOP in the amount of USD 25,393 (income during three months ended 31 March 2009: USD 2,083). At 31 March 2010 the share-based payments liability amounted to USD 110,893 (31 December 2009: USD 85,545). The equity component was effectively zero at 31 March 2010 (31 December 2009: zero). The total intrinsic value of vested share options amounted to USD 14,511 as at 31 March 2010 (31 December 2009: USD 2,538).

Details of the share options outstanding during the three months ended 31 March 2010 are as follows:

	Number of share options	Weighted average exercise price, USD
Outstanding at the beginning of the period	7,586,950	24.4
Exercised during the period	(10,000)	28.6
Cancelled during the period	(36,250)	25.4
Outstanding at the end of the period	7,540,700	24.3
Exercisable at 31 March 2010	4,453,075	31.6

The fair value of services received in return for the share options granted to employees is measured by reference to the fair value of the share options granted which is determined at each reporting date. The estimate of the fair value of the services received is measured based on the Black-Scholes model. Expected volatility is determined by calculating the historical volatility of the Group's share price over the period since May 2006. Management assumes that holders will exercise the options on the expiry date of the options due to behavioral considerations. Other key inputs to the calculation of ESOP liability at 31 March 2010 were as follows:

Expected GDR price	34.89
Expected volatility	58%
Risk-free interest rate	2%
Dividend yield	0%

13 INCOME TAX

	Three months ended 31 March 2010	Three months ended 31 March 2009
Current income tax charge	(29,115)	(42,726)
Deferred income tax (expense)/benefit	(5,108)	45,440
Income tax (expense)/benefit	(34,223)	2,714

14 SEASONALITY

The Group experiences seasonal effects on its business – increased customer activity in December results in an increase in sales made by the Group. The majority of expenses have the same trend as sales with the following exceptions:

- Volume of repair and maintenance work increases in the May-September period as the ambient temperature is conductive to this activity. In addition, the lower level of customer activity enables the Group to minimize missed profits;
- Utility expenses are normally higher during winter period due to increased electricity and heating service consumption.

15 FINANCIAL RISKS MANAGEMENT

Currency risk

The Group is exposed to foreign exchange risk arising from currency exposure with respect to the US Dollar borrowings. From operational perspective the Group does not have any substantial currency exposures due to the nature of its operations being all revenues and expenses fixed in the local currency (RUR). All other transactions in the foreign currency except for financing arrangements are insignificant.

The Group has substantial amount of foreign currency denominated short-term borrowings, and is thus exposed to foreign exchange risk (Note 8).

As a part of its currency risk mitigation policy the Group attracts new loans and refinances existing ones primarily in the local currency (RUR).

Interest rates risk

As the Group has no significant interest-bearing assets, the Group's income and operating cash inflows are substantially independent of changes in market interest rates.

The syndicated loan for USD 1,100,000 was hedged against interest rate risk in 2008, 2009 with coverage till the end of 2010 (Note 8). The Group regarded the interest rate swaps as a hedging instruments and applied hedge accounting. The total fair value of the interest rate swaps of USD 4,843 was recorded through equity.

Liquidity risk

Liquidity risk is defined as the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities. Liquidity risk is managed by the Group Treasury.

The following is an analysis of the contractual undiscounted cash flows payable under financial liabilities and as at the balance sheet date at spot foreign exchange rates:

31 March 2010

	During 1 year	In 1 to 3 years
Borrowings	1,626,555	291,635
Trade accounts payable	1,079,136	-
Gross finance lease liabilities	1,801	4,065
Derivative financial liabilities	4,843	-
Other finance liabilities	323,336	-
	3,035,671	295,700

31 December 2009

	During 1 year	In 1 to 3 years
Borrowings	1,761,560	312,283
Trade accounts payable	1,556,325	-
Gross finance lease liabilities	1,950	4,586
Derivative financial liabilities	10,108	-
Other finance liabilities	284,498	-
	3,614,441	316,869

At 31 March 2010 the Group has negative working capital of USD 2,321,729 (31 December 2009: USD 2,335,950) including short-term borrowings of USD 1,530,867 (31 December 2008: USD 1,656,622).

15 FINANCIAL RISKS MANAGEMENT (continued)

Liquidity risk (continued)

At 31 March 2010 the Group had available bank credit lines of USD 1,817,210 (31 December 2009: USD 555,170).

At 31 March 2010 the Group short-term borrowings mainly comprised of a syndicated loan of USD 1,094,841. In January 2010 the Group and Sberbank signed documentation with respect to a "forward-start" committed credit facility for refinancing of USD 1,100,000 syndicated loan with December 2010 maturity.

Sberbank's facility takes the form of a 5-year ruble-denominated committed credit facility of up to USD 1,100,000 in RUR equivalent (based on the exchange rate of the Central Bank of Russia as at draw-down date). The credit facility can be utilized in several tranches with varying maturities. Interest rate will be based on the maturity of each particular tranche.

Although at 31 March 2010 syndicated loan is presented as short-term it will be replaced by the long term committed facility provided by Sberbank. No liquidity risk exists at 31 March 2010 as the Group has a guaranteed source of refinancing.

Management regularly monitors the Group's operating cash flows and available credit lines to ensure that these are adequate to meet the Group's ongoing obligations and its expansion programs. Part of the short term of the liquidity risk is seasonal, with the highest peak in 1st quarter and strong cash generation in 4th quarter, therefore the Group negotiates the maturity of short-term credit lines for the 4th quarter, when the free cash flow allows for the repayment of short-term debts. Part of the existing lines in the local currency (RUR) are provided on rolling basis which is closely monitored by detailed cash flow forecasts and are managed by the Group Treasury.

The Group's capital expenditure program is highly discretionary. The Group optimizes its cash outflows by managing the speed of execution of current capex projects and by delaying future capital extensive programs, if required.

The Group is carefully monitoring its liquidity profile by maximizing the drawdown periods within revolving credit facilities as well as extending existing credit facilities or obtaining new credit lines. The Group manages liquidity requirements by the use of both short-term and long-term projections and maintaining the availability of funding. Based on the review of the current liquidity position of the Group management considers that the available credit lines and expected cash flows are more than sufficient to finance the Group's current operations.

16 COMMITMENTS AND CONTINGENCIES

Commitments under operating leases

At 31 March 2010, the Group operated 826 stores through rented premises, (31 December 2009: 802 stores). There are two types of fees in respect of operating leases payable by the Group: fixed and variable. For each store fixed rent payments are defined in the lease contracts. The variable part of rent payments is predominantly denominated in RUR and normally calculated as a percentage of turnovers. Fixed rent payments constitute the main part of operating lease expenses of the Group as compared to the variable fees. Substantially all of the lease agreements have an option that enables the Group to cancel them with the mutual agreement concord of the parties involved.

The present value of future minimum lease payments and their nominal amounts under non-cancellable operating leases of property are as follows (net of VAT):

	31 March 2010 (present value)	31 December 2009 (present value)	31 March 2010 (nominal value)	31 December 2009 (nominal value)
During 1 year	208,398	199,983	224,375	215,389
In 2 to 5 years	374,360	351,996	557,557	525,354
Thereafter	153,148	139,307	528,410	474,981
	735,906	691,286	1,310,342	1,215,724

A discount rate applied in determining the present value of future minimum lease payments is based on the Group weighted average cost of capital (12-16%).

Capital expenditure commitments

At 31 March 2010 the Group contracted for capital expenditure of USD 100,306 (net of VAT) (31 December 2009: USD 100,068).

16 COMMITMENTS AND CONTINGENCIES (continued)

Taxation environment

Russian tax, currency and customs legislation is subject to varying interpretations, and changes, which can occur frequently. Management's interpretation of such legislation as applied to the transactions and 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 may be taking a more assertive position in their interpretation of the legislation and assessments, and it is possible that transactions and activities that have not been challenged in the past may be challenged as not having been in compliance with Russian tax laws applicable at the relevant time. In particular, the Supreme Arbitration Court issued guidance to lower courts on reviewing tax cases providing a systematic roadmap for anti-avoidance claims, and it is possible that this will significantly increase the level and frequency of tax authorities scrutiny. As a result, significant additional taxes, penalties and interest may be assessed. Fiscal periods remain open to review by the authorities in respect of taxes for three calendar years proceeding the year of review. Under certain circumstances reviews may cover longer periods.

Russian transfer pricing legislation introduced on 1 January 1999 provides the possibility for tax authorities to make transfer pricing adjustments and impose additional tax liabilities in respect of all controllable transactions, provided that the transaction price differs from the market price by more than 20%. Controllable transactions include transactions with interdependent parties, as determined under the Russian Tax Code, and all cross-border transactions (irrespective of whether performed between related or unrelated parties), transactions where the price applied by a taxpayer differs by more than 20% from the price applied in similar transactions by the same taxpayer within a short period of time, and barter transactions. There is no formal guidance as to how these rules should be applied in practice. The arbitration court practice in this respect is contradictory.

Tax liabilities arising from inter-company transactions are determined using actual transaction prices. It is possible with the evolution of the interpretation of the transfer pricing rules in the Russian Federation and the changes in the approach of the Russian tax authorities, that such transfer prices could potentially be challenged in the future. Given the brief nature of the current Russian transfer pricing rules, the impact of any such challenge cannot be reliably estimated; however, it may be significant to the financial condition and operations of the entity.

Russian tax legislation does not provide definitive guidance in many areas. From time to time, the Group adopts interpretations of such uncertain areas that reduce the overall tax rate of the Group. As noted above, such tax positions may come under heightened scrutiny as a result of recent developments in administrative and court practices; the impact of any challenge by the tax authorities cannot be reliably estimated; however, it may be significant to the financial condition and operations of the entity.

Management regularly reviews the Group's taxation compliance with applicable legislation, laws and decrees and current interpretations published by the authorities in the jurisdictions in which the Group has operations. Furthermore, management regularly assesses the potential financial exposure relating to tax contingencies for which the three years tax inspection right has expired but which, under certain circumstances, may be challenged by the regulatory bodies. From time to time potential exposures and contingencies are identified and at any point in time a number of open matters may exist. Management estimates that possible exposure in relation to profit tax and other non-profit tax risks such as inter-company transactions, VAT and employee related taxes, that are more than remote, but for which no liability is required to be recognized under IFRS, could be several times the additional accrued liabilities and provisions reflected on the balance sheet at that date (and potentially in excess of the Group's profit before tax for the period). This estimation is provided for the IFRS requirement for disclosure of possible taxes and should not be considered as an estimate of the Group's future tax liability. At the same time management has recorded liabilities for income taxes and provisions for taxes other than income taxes in the amount of USD 151,482 at 31 March 2010 (31 December 2009: USD 147,087) in these condensed consolidated interim financial statements as their best estimate of the Group's liability related to tax uncertainties as follows:

Balance at 1 January 2009			
Increases due to acquisitions during the year recorded as part of the purchase price allocation			
Translation movement	(4,785)		
Balance at 31 December 2009	147,087		
Translation movement	4,395		
Balance at 31 March 2010	151,482		

17 SUBSEQUENT EVENTS

In March 2010 the Group facilitated the deposit of 1,746,505 ordinary shares into Global Depositary Receipts ("GDR") facility. In April 2010 ordinary shares were transferred in exchange for GDRs. These shares were issued in 2008 as part of the consideration paid for the Karusel hypermarket chain. The increase in the size of listing on the Main Market of the London Stock Exchange did not affect the number of outstanding shares, which remains unchanged at 67,893,218, while the number of GDRs increased by 6,986,020.

In April 2010 the Group acquired an additional 20% voting shares in Retail Express Ltd. for a consideration of USD 6,020. The purchase brings the Group increase of ownership interest to 60% of Retail Express Ltd., with an option to acquire the remainder of the business by 2013.