# **GROUP MANAGEMENT REPORT**

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# GROUP MANAGEMENT REPORT

# Overview of the financial year 2010 and forecast

Sales of METRO GROUP rose by 2.6 percent. EBIT before special items reached the highest level in the Company's history, at €2,415 million.

#### **Earnings** position

- → Sales of METRO GROUP rose by 2.6 percent to €67.3 billion in 2010
- → International Group sales increased by 5.4 percent, bolstered by positive currency effects
- → Adjusted for location and other divestments, sales in Germany remained unchanged from the previous year's level
- → Group EBIT before special items reached €2.4 billion (previous year: €2.0 billion)
- → Net profit for the period amounted to €936 million (previous year: €519 million) and included special items from Shape 2012 totalling €203 million (previous year: €305 million)
- → Earnings per share before special items rose to €3.12 from €2.10 a year earlier

#### Financial and asset position

- → Investments increased by €0.2 billion to €1.7 billion
- → Balance-sheet net debt fell by €0.2 billion to €3.5 billion

- → Long-term rating remained unchanged at "BBB" (Standard & Poor's) and "Baa2" (Moody's)
- → Cash flow from continuing operations was unchanged from a year earlier at €2.5 billion
- → Total assets increased by €1.8 billion to €35.1 billion compared with the previous year
- → At €6.5 billion, equity was substantially higher than a year earlier; equity ratio rose by 0.4 percentage points to 18.4 percent

#### **Forecast**

#### Sales

METRO GROUP continues to expect to generate annual growth rates of more than 6 percent over the medium term. In 2011, the Company expects sales to increase by 4 to 6 percent.

#### Earning:

METRO GROUP's strategy aims for long-term profitable growth, that is disproportionate earnings growth compared to sales growth. The Company aims for annual earnings growth, measured in terms of EBIT before special items, of more than 10 percent over the medium term. In the process, Shape 2012 will generate incremental positive earnings contributions and will be fully effective from 2012.

Assuming that macroeconomic parameters continue to improve, we currently expect to reach our medium-term target for earnings growth before special items as early as 2011 based on EBIT before special items of  $\pounds 2,415$  million for 2010.

### 1. Group structure

METRO GROUP continued to make adjustments to its Group structure in conjunction with Shape 2012 during the reporting year. The Company continues to be headed by METRO AG based in Düsseldorf. As a strategic management holding company, METRO AG manages, among other things, the Group-wide Finance, Controlling and Compliance functions. In addition, it oversees the management and administrative functions of Metro Cash & Carry, which were integrated into METRO AG effective 1 July 2010.

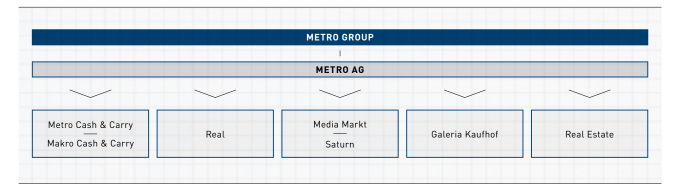
The Group's operating business is handled by its four sales divisions, Metro Cash & Carry, Real, Media Markt and Saturn as well as Galeria Kaufhof, which in some cases operate in

the market with several sales brands. They have undivided responsibility for their entire supply chain – from procurement through logistics to sales. The division of Metro Cash & Carry into two business units, Europe/MENA (Middle East and northern Africa) and Asia/CIS (Commonwealth of Independent States)/New Markets, represents a key component of the new Group structure.

METRO GROUP's real estate portfolio is managed by METRO Group Asset Management, which acts as an independent profit centre and adopted a new, decentralised structure during the reporting year: effective 1 December 2010, real estate management was divided into seven regions.

Service companies offer overarching support services to all METRO GROUP segments.

#### Overview of METRO GROUP and its segments



#### Segments of METRO GROUP



Metro Cash & Carry is the world's leading player in the cash & carry sector. Its brands Metro and Makro operate in 30 countries throughout Europe, Asia and Africa. The wholesale stores offer products and services tailored to the specific needs of commercial customers, such as hotel and restaurant operators as well as catering firms.



**Real** is one of the leading hypermarket operators in Germany. The sales division also currently has locations in Poland, Romania, Russia, Ukraine and Turkey. All of the stores boast an extensive range of products with a large proportion of fresh produce.



Media Markt and Saturn is Europe's No. 1 in consumer electronics retailing. The sales division is represented in 17 different countries. A decentralised organisational structure, attractive ranges and innovative marketing all contribute towards the success of the sales division.



Galeria Kaufhof is the concept and system leader in Germany's department store segment and the market leader in Belgium, where the sales division uses the name Galeria Inno. The stores are inspiring with their international product mix featuring high-quality brands, their pleasant atmosphere and comprehensive range of services. All of this helps to create a great shopping experience for customers.



**METRO Group Asset Management** manages METRO GROUP's real estate assets in 30 countries. Its responsibilities include actively enhancing the value of the portfolio, planning new stores and managing existing locations.

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	Metro				Media Mar	·kt						
	Cash & Car	ry	Real		and Satur		Galeria Ka	ufhof	Others		METRO GR	OUP
	2010	2009	2010	2009	2010	2009	2010	2009	2010	2009	2010	2009
Germany	117	124	320	333	382	375	123	126	0	59	942	1,017
Austria	12	12			42	34					54	46
Belgium	11	11			20	18	15	15			46	44
Denmark	5	5									5	5
France	91	91			34	32					125	123
Italy	48	48			104	99					152	147
Luxembourg					2	1					2	1
Netherlands	17	17			36	32					53	49
Portugal	11	11			9	9					20	20
Spain	34	34			64	61					98	95
Sweden					19	16					19	16
Switzerland	-				23	20					23	20
United Kingdom	30	30									30	30
Western Europe excl. Germany	259	259			353	322	15	15			627	596
Bulgaria	11	11									11	11
Croatia	6	6									6	6
Czech Republic	13	13									13	13
Greece	9	9			13	10					22	19
Hungary	13	13			21	22					34	35
Kazakhstan	5	1									5	1
Moldova	3	3									3	3
Poland	29	29	54	54	59	53					142	136
Romania	26	24	25	24							51	48
Russia	57	52	16	15	31	20					104	87
Serbia	6	5									6	5
Slovakia	6	5									6	5
Turkey	18	14	13	14	17	16					48	44
Ukraine	26	25	1	1							27	26
Eastern Europe	228	210	109	108	141	121					478	439
China	48	42			1						49	42
Egypt	2	0									2	0
India	6	5							-		6	5
Japan	9	6									9	6
Morocco	0	8									0	8
Pakistan	5	5									5	5
Vietnam	13	9									13	9
Asia/Africa	83	75			1	0					84	75
International	570	544	109	108	495	443	15	15			1,189	1,110
METRO GROUP	687	668	429	441		818	138	141		59	2,131	2,127

### 2. Economic parameters

#### A global economy in upswing

The global economy developed positively in 2010, recovering somewhat from the impact of the economic and financial crisis. Nearly all countries in which METRO GROUP does business returned to the growth path. However, the strength of the recovery varied across regions: while the Asian developing economies experienced strong growth, the picture was mixed in Europe. Some countries grew dynamically, whereas others continued to struggle with various problems, above all excessive public debt burdens.

The global economy recovered on the back of expansive monetary and fiscal policies and the strong import demand from the Asian developing economies. Around the world, the tangible recovery witnessed during the first six months slowed as the year progressed, although Asia still remained the world's fastest-growing region. The reasons for the slowdown during the second half of the year included the gradual withdrawal of national and international stimulus measures and the introduction of partly draconian austerity measures as part of budget consolidation in several countries.

In 2010, the Western and Eastern European economies, in particular, fell short of the economic output levels of the pre-crisis year 2008 – despite generally favourable developments.

#### Germany

Germany was Western Europe's economic engine in 2010, experiencing record growth of 3.6 percent. Exports were the strongest growth driver during the first half of the year. But-

### Development of gross domestic product in key global regions and Germany

Percentage change year-on-year

	2010	2009
Asia	6.9	-0.2
World	4.1	-2.1
Germany	3.6	-4.7
Eastern Europe	2.9	-5.8
Western Europe excl. Germany	1.3	-4.0

Source: FERI

tressed by favourable labour market trends and increasing disposable income, private consumption also profited from the upswing during the second half of the year, albeit relatively less than in other areas. After accelerating to a record pace in the second quarter, economic growth weakened somewhat during the latter half of the year. Nonetheless, the German economy's growth momentum remained robust. At an annual average of slightly over 1 percent, inflation remained at a low level, but trended upwards towards the end of the year.

#### Western Europe

Compared to Germany, the economic recovery progressed markedly more slowly in the other countries of Western Europe. Although Western Europe as a region profited from a growing export momentum, the economic recovery did not gain a solid footing. After shrinking by more than 4 percent in 2009, the Western European economy excluding Germany grew by less than 1.3 percent in 2010, with the regional average concealing stark divergences among different markets. In particular, high public debt burdens and government austerity measures proved a heavy burden on some countries. For example, the Greek economy remained in recession in 2010. The same applies to Spain, which continues to struggle with the effects of its domestic real estate crisis. Growth momentum in Italy and Portugal also remained below the Western European average. Meanwhile, such countries as Sweden, Denmark, Switzerland and Belgium developed positively. Growth rates in France and the United Kingdom matched the Western European average.

Inflationary pressures in Western Europe remained moderate during the first half of 2010, before pointing upwards during the second half of the year. Rising global market prices for energy and other commodities were the key driver of the increase in consumer prices. Food prices also showed an above-average increase.

#### Eastern Europe

The speed of economic recovery also diverged markedly across Eastern Europe. Turkey experienced an impressive upswing, and Russia also posted solid growth after its steep decline in 2009. Other countries continued to struggle with the effects of the economic and financial crisis: Romania, Bulgaria and Hungary, in particular, managed no more than a sluggish recovery amid ongoing public deficit problems. Following the steep currency devaluations of 2009, most European currencies strengthened somewhat versus the euro in 2010.

Inflation in Eastern Europe slowed until mid-year when the trend reversed and consumer prices rose markedly. In Romania, the increase in value-added tax rates fuelled inflationary pressures.

### Development of gross domestic product in METRO GROUP countries in 2010

Real percentage change year-on-year

	2010	2009
China	10.3	9.2
India	9.9	5.7
Turkey	7.8	-4.7
Vietnam	6.6	5.3
Kazakhstan	5.4	1.3
Sweden	5.2	-5.3
Egypt	5.0	4.7
Pakistan	4.4	3.6
Ukraine	4.2	-15.1
Morocco	4.0	5.4
Russia	4.0	-7.8
Japan	3.9	-6.3
Slovakia	3.7	-4.8
Poland	3.7	1.7
Germany	3.6	-4.7
Moldova	3.2	-6.5
Luxembourg	3.0	-3.4
Switzerland	2.7	-1.9
Czech Republic	2.3	-4.1
Denmark	2.1	-5.2
Serbia	2.1	-3.1
Belgium	2.0	-2.7
Austria	1.8	-3.9
Netherlands	1.7	-3.9
France	1.5	-2.5
United Kingdom	1.4	-4.8
Portugal	1.3	-2.5
Italy	1.1	-5.1
Hungary	1.1	-6.7
Bulgaria	-0.1	-4.9
Spain	-0.1	-3.7
Croatia	-1.2	-5.8
Romania	-1.5	-7.1
Greece	-4.5	-2.3

#### Asia

The Asian emerging markets once again recorded the strongest growth momentum worldwide, making them the engine and backbone of the global economy. Foreign trade and industrial production volumes rose noticeably above pre-crisis levels, although growth rates slowed somewhat towards the end of the year. Once again, China was the key growth driver. During the course of the year, however, signs of overheating emerged, accompanied by rising property and consumer prices. Japan also recorded solid economic growth despite a significant slowdown during the second half of the year.

#### Upturn in global consumer goods retailing

Consumer goods retailing also profited from the economic recovery in 2010. However, growth of retail sales trailed overall economic growth. One reason for this was the persistent increase in unemployment in many countries during the first half-year, a late effect of the economic crisis. In addition, government austerity programmes negatively affected disposable incomes and thus consumer spending.

All in all, developments in the retail industry followed overall economic trends in Europe, growing at varying speeds and intensities in different countries. Asia's emerging markets, in contrast, posted strong retail sales growth across the board.

#### Germany

After Germany's initially export-led recovery, private consumption and the retail sector also profited from the economic upswing during the course of the year – albeit at below average rates. Favourable labour market developments provided for positive retail trends during the course of the year. At a nominal 2 percent, Germany's retail sector grew considerably faster than those of other Western European countries.

#### Western Europe

All in all, retail sales in Western Europe showed weak growth. During the first half of the year, rising unemployment dampened growth in many countries. An upward trend in the retail sector only emerged during the second half of the year. However, government austerity programmes dampened consumer confidence in many countries. Just like

the wider economic recovery, the retail industry recovered at varying speeds across Western Europe. Greece and Spain lagged behind with negative retail sales, while Sweden, France and Austria recorded the strongest sales growth.

#### Eastern Europe

Retail sales growth in Eastern Europe trailed overall economic growth. Similar to Western Europe, the intensity of the upward trend in individual countries varied. In line with the broad economic recovery, retail sales in Turkey, Russia and Poland developed particularly favourably. Sales in Bulgaria, the Czech Republic and Slovakia, in contrast, declined in 2010.

#### Asia/Africa

The retail sector in Asia and the countries of northern Africa profited from the strong economic momentum in these regions. In China and India, retail sales rose at double-digit rates again. Japan's retailers also enjoyed positive trends.

# Metro Cash & Carry: development of the cash & carry business

Metro Cash & Carry is the international leader in the cash & carry segment. In June 2010, the sales division entered the Egyptian market. As part of its continuous strategic portfolio optimisation, the sales division divested itself of its wholesale business in Morocco effective 30 November 2010. As a result, Metro Cash & Carry operated in 30 countries at the end of 2010.

In 2010, developments in the cash & carry segment in Germany and Western Europe were marked by the varying speeds at which different countries recovered from the effects of the economic crisis. Sales in Germany fell slightly short of the previous year's level, with Metro Cash & Carry performing on the same level as its comparable competitors. Sectoral sales developments in the Western European countries where Metro Cash & Carry operates were mixed. All in all, cash & carry sales in Western Europe slightly rose above the previous year's level in 2010.

Cash & carry sales in Eastern Europe increased. Rising food prices, particularly during the second half of the year, had an equally positive effect on the sector as the strengthening of several Eastern European currencies. The sector recorded particularly strong sales growth in Russia and Turkey.

Once again, the cash & carry format recorded the strongest growth rates in Asia. Here, cash & carry sales were more buoyant than sales in modern food retailing. The region's traditional trade structures and lower market concentration continue to offer strong growth potential. In 2010, the region represented one of the focal points of Metro Cash & Carry's expansion.

#### Real: development of the food retail business

The Real sales division is No. 2 in large-area food retail in Germany and one of the leading operators of this retail format in Eastern Europe. During the past financial year, Real started its online sales in Germany. The assortment comprises nonfood products in particular. In addition, the sales division is testing a new sales concept in Germany called "Real Drive". Here, customers can order food products online and then collect them at the drive-in shop.

Food retail sales in Germany rose slightly above the previous year's level in 2010. Deflationary food price trends continued during the first half-year. Starting in the second half of the year, prices of fast-moving consumer goods began to rise again; over the year as a whole, however, this did not generate any significant sales momentum. Nominal sales in large-area food retail stores with a selling space of more than 2,500 square metres experienced above-average growth. Like-for-like sales of the large supermarkets declined, however. In comparison, Real again outperformed its comparable competitors in terms of like-for-like sales.

In 2010, sales in modern food retailing continued their strong growth in the Eastern European countries where Real does business. However, growth rates in some cases remained significantly below the levels recorded in previous years. The positive sales trend is largely due to higher food prices and increased consumer demand. In contrast, the expansion in the modern food retail industry weakened as a result of the economic crisis. All the while, the total market share of the modern large-area concepts remained virtually unchanged.

# Media Markt and Saturn: developments in consumer electronics retailing

The Media Markt and Saturn sales division continued to extend its market leadership in European consumer electronics retailing during the past financial year. The opening of the first Media Markt store in China in November 2010 marked the sales division's entry into the dynamically growing Asian market.

German consumer electronics retailing profited from the positive consumer climate in 2010 and recorded strong sales growth. The Football World Cup buoyed the already strong interest in consumer electronics. Information technology was also in high demand. Flat-screen televisions and computers notched fresh sales records in 2010. After Media Markt and Saturn outperformed the industry average in 2009, thanks partly to the large number of successful promotions on the occasion of Media Markt's 30th anniversary, sales developments trailed the industry average in 2010.

Across Western Europe, consumer electronics sales developed positively in 2010. After two years of weakness amid the economic crisis, the sector was back on a solid footing in nearly all Western European markets in 2010. Media Markt and Saturn boosted or at least maintained their market share in all Western European countries.

Sales trends in the consumer electronics sector varied across Eastern Europe in 2010: while Russia and Turkey recorded strong growth, sales declined in Greece and Hungary – countries with high public debt burdens – as well as in Poland. Media Markt and Saturn managed to gain market share in all Eastern European countries with the exception of Poland.

Online sales outperformed the market in Germany and Western Europe, yet continue to command only modest market shares in most countries with the exception of Germany, the Netherlands, Austria and Switzerland. In 2010, Media Markt and Saturn launched their online business in the Netherlands and Austria. In Germany, the offer of pay-for-use digital downloads of music and software was extended to include movies and audio books. In Italy, Media Markt and Saturn have been selling products over the Internet for several years.

# Galeria Kaufhof: developments in the department store business

The Galeria Kaufhof sales division outperformed the German department store segment again in 2010. With its positive sales development, Galeria Kaufhof strengthened its role as the concept and system leader in the German department store segment.

Sectoral sales in Germany in 2010 remained largely unchanged from the level of 2009. As a result, the department store business developed more favourably than in the previous years, which had been marked by a distinct downward trend in sales due to the termination of businesses. Positive sales trends in the textiles segment made a significant contribution. Despite its relatively solid performance, the department store business could not quite keep up with overall retail sales growth in Germany and underperformed the market again in 2010.

Galeria Inno in Belgium also continued on its positive course during the financial year 2010. Once again, Galeria Inno outperformed the Belgian retail market.

## Real Estate: developments in the real estate business

The global economic recovery is reflected in the incipient upward trend on real estate markets. Commercial real estate investment volumes increased across the globe, although the reverberations of the financial crisis continued to be felt. Investors remained risk averse, putting their money almost exclusively into core assets in prime locations with strong tenant covenants and long-term leases.

The recovery of real estate markets varies across regions. In Europe, the recovery was rather slow and heterogeneous. In 2010, the Europe-wide trading volume amounted to €105 billion, which corresponds to an increase of 44 percent compared to the previous year. Retail properties accounted for about one-third of total transactions. However, around 77 percent of the investment activities in this segment were focused on the United Kingdom and Germany. Real estate yields stabilised or declined slightly across Europe; the European rental market also experienced an incremental recovery, indicating a continuation of the positive trend.

In Germany, the auspicious economic outlook fuelled the commercial real estate market. During the reporting year, the transaction volume on the German commercial property market rose by 83 percent compared to the previous year. National and international investors continued to be drawn to the German market, although, here too, demand was largely concentrated in the top segment.

The picture in Central and Eastern Europe was mixed. In general terms, the region profited from growing demand from the eurozone, which resulted in a 90 percent volume increase in commercial property transactions in 2010 compared to the previous year. However, investors focused on the more mature markets of Poland and Russia, while smaller, emerging markets like Serbia continued to show hardly any activity. Generally speaking, yields remained largely stable across the region.

In Asia, the region's commercial property markets also profited from continually strong economic growth: demand for rental space increased markedly, resulting in growth of rental prices. The volume of real estate transactions also doubled in 2010 compared to the previous year. Local investors continue to dominate the Asian investment market, with cross-border investments accounting for just 12 percent of total transaction volume. In China, slight signs of overheating emerged on the real estate market: a strong increase in speculative investments and property prices forced the Chinese government into action. In particular, this applied to the residential property market and to metropolises like Shanghai. On the Indian and Vietnamese commercial property markets, rental markets came under pressure as a result of excess supply. However, the dynamic economic growth in both countries bolstered demand and halted the downward trend in rental values, while property yields remained largely stable.

### 3. Earnings position

#### Overview of Group business developments

METRO GROUP can look back on a successful financial year 2010. All sales divisions increased sales compared with 2009. Group sales reached €67.3 billion, an increase of 2.6 percent year-on-year (in local currencies: +0.9 percent).

At  $\$ 3,591 million, EBITDA clearly exceeded the previous year's level of  $\$ 3,068 million. Adjusted for special items, EBITDA rose to  $\$ 3,726 million during the reporting year, an increase of 12.3 percent.

Group EBIT climbed by €530 million to €2,211 million. EBIT before special items increased by 19.3 percent to €2,415 million, the highest result in the history of METRO GROUP.

#### Sales and earnings developments

In the financial year 2010, METRO GROUP sales rose by 2.6 percent to  $\bigcirc$ 67.3 billion (previous year:  $\bigcirc$ 65.5 billion).

In Germany, sales declined by 1.4 percent to &26.1 billion; adjusted for location and other divestments, however, sales matched the previous year's level. International sales rose by 5.4 percent to &41.1 billion (in local currencies: +2.5 percent). As a result, the international share of sales rose from

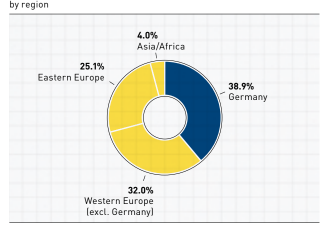
Change in %

#### **Development of Group sales**

by sales divisions and regions

	2010 € million	2009 € million	in€	Currency effects in percentage points	in local cur- rencies
Metro Cash & Carry	31,095	30,613	1.6	2.2	-0.6
Real	11,499	11,298	1.8	1.6	0.2
Media Markt and Saturn	20,794	19,693	5.6	1.3	4.3
Galeria Kaufhof	3,584	3,539	1.3	0.0	1.3
Others	286	386	-26.0	_	_
METRO GROUP	67,258	65,529	2.6	1.7	0.9
thereof Germany	26,130	26,511	-1.4	0.0	-1.4
thereof international	41,128	39,018	5.4	2.9	2.5
Western Europe	21,528	20,932	2.8	0.7	2.1
Eastern Europe	16,880	15,766	7.1	5.6	1.5
Asia/Africa	2,720	2,320	17.3	4.4	12.9





59.5 percent to 61.1 percent. In Western Europe, sales increased by 2.8 percent to €21.5 billion (in local currencies: +2.1 percent). In Eastern Europe, sales were up 7.1 percent to €16.9 billion (in local currencies: +1.5 percent). In Asia/ Africa, sales grew by 17.3 percent to €2.7 billion (in local currencies: +12.9 percent).

METRO GROUP's EBIT increased by 31.5 percent to €2,211 million in the financial year 2010. Special items include one-time expenses related to the efficiency and value-enhancing programme Shape 2012 totalling €204 million. EBIT before special items reached a new record of €2,415 million. This corresponds to earnings growth of 19.3 percent and shows that Shape 2012 is paying off, with the measures implemented as part of this programme showing effect. In the financial year 2010, Shape 2012 contributed €527 million to earnings compared with €208 million in the previous year.

In Germany, EBIT improved by €65 million to €399 million. EBIT before special items in Germany fell by €63 million to €524 million. Earnings improvements in the sales divisions failed to offset a decline in earnings from real estate divestments and higher costs in the "others" segment. METRO GROUP managed to markedly increase international EBIT in all regions. In Western Europe, EBIT rose by 35.4 percent to €888 million, while EBIT before special items climbed by 45.0 percent to €1,026 million. In Eastern Europe, EBIT increased by €186 million to €920 million. EBIT before special items rose by €152 million to €917 million. In the Asia/Africa region, EBIT improved by €50 million to €5 million to €5 million to €5 million to €50 mil

### Development of Group and divisional EBIT/EBITDA

	EBITDA <sup>1</sup>		EBIT <sup>1</sup>	
€ million	2010	2009	2010	2009
Metro Cash & Carry	1,374	1,165	1,104	936
Real	321	226²	132	52
Media Markt and Saturn	876	851	625	608
Galeria Kaufhof	233	223	138	119
Real Estate	1,087	9532	698	551
Others	-166	-87	-282	-230
Consolidation	1	-122	0	-12
METRO GROUP	3,726	3,3192	2,415	2,024

¹2010 [2009] adjusted for special items from Shape 2012: in EBITDA by €135 million [€251 million], including €11 million [€104 million] at Metro Cash & Carry, €11 million [€16 million] at Real, €58 million [€4 million] at Media Markt and Saturn, €-1 million [€57 million] at Galeria Kaufhof, €-14 million [€5 million] in the Real Estate segment, €41 million [€5 million] in the "others" segment and €29 million [€0 million] in the consolidation segment; in EBIT and in earnings before taxes by €204 million [€343 million], including €10 million [€143 million] at Metro Cash & Carry, €27 million [€16 million] at Real, €133 million [€5 million] at Media Markt and Saturn, €0 million [€58 million] at Galeria Kaufhof, €-20 million [€15 million] in the Real Estate segment, €41 million [€106 million] in the "others" segment and €13 million [€0 million] in the consolidation segment

<sup>2</sup>Adjustment due to netting of non-scheduled write-downs and write-ups in EBITDA totalling €9 million (Real). €6 million (Real Estate) and €–6 million (consolidation)

lion. EBIT before special items in this region fell by €16 million to €-51 million, including start-up costs for Media Markt's market entry in China.

#### Divisional sales and earnings developments

#### Metro Cash & Carry

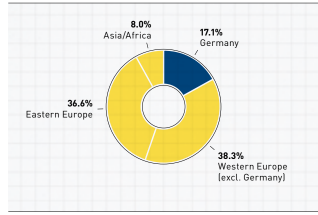
Sales of Metro Cash & Carry rose by 1.6 percent (in local currencies: -0.6 percent) to €31.1 billion in 2010. Like-for-like sales declined by 1.7 percent. Developments in Western and Eastern Europe were marked by a widespread unwillingness of consumers to spend money in the nonfood segment.

In Germany, the decline in sales by 2.8 percent to €5.3 billion in the financial year 2010 was due mostly to location and other divestments as well as the targeted reduction of the low-margin tobacco product and telephone card business. Like-for-like sales fell by 1.7 percent. Excluding tobacco products and telephone cards, like-for-like sales, however, developed positively.

Metro Cash & Carry's international share of sales rose from 82.2 percent to 82.9 percent.

#### Sales of Metro Cash & Carry 2010

by region



In a continually difficult economic environment, sales in Western Europe fell short of the previous year's level, declining by 1.3 percent to €11.9 billion (in local currencies: -1.6 percent).

Business in Eastern Europe developed favourably. At €11.4 billion, regional sales were up 3.5 percent (in local currencies: –1.4 percent). Like-for-like sales fell by 3.6 percent. Business developments in Eastern Europe were again marked by a widespread unwillingness of consumers to spend money in the nonfood segment in 2010.

Sales in the Asia/Africa region developed very positively again. Sales rose by 19.7 percent to €2.5 billion (in local currencies: +14.7 percent), with all Asian countries posting double-digit sales growth.

As at 31 December 2010, Metro Cash & Carry was represented in 687 locations across 30 countries: 117 stores in Germany, 259 in Western Europe, 228 in Eastern Europe and 83 in Asia/Africa. Total selling space amounted to 5.4 million square metres.

Metro Cash & Carry's EBIT increased by 37.9 percent to €1,094 million. EBIT before special items rose by 17.9 percent to €1,104 million. This earnings growth is due to margin improvements and cost savings in the context of Shape 2012. With an EBIT margin of 3.6 percent before special items, Metro Cash & Carry proved its high earnings strength even in a continually challenging economic environment.

#### Key figures Metro Cash & Carry 2010

in year-on-year comparison

Cna	ng	Jе	ın	%

	2010 € million	2009 € million	in €	Currency effects in percent- age points	in local cur- rencies	Like-for- like (local cur- rencies)
Sales	31,095	30,613	1.6	2.2	-0.6	-1.7
Germany	5,302	5,454	-2.8	0.0	-2.8	-1.7
Western Europe	11,912	12,072	-1.3	0.3	-1.6	-1.5
Eastern Europe	11,407	11,020	3.5	4.9	-1.4	-3.6
Asia/Africa	2,474	2,067	19.7	5.0	14.7	8.1
EBITDA	1,374 <sup>1</sup>	1,165 <sup>1</sup>	18.0			
EBIT	1,104¹	9361	17.9			
EBIT margin (%)	3.6 <sup>1</sup>	3.11	_			
Locations (number)	687	668	_			
Selling space (1,000 sqm)	5,355	5,291	1.2			

<sup>&</sup>lt;sup>1</sup> Before special items from Shape 2012

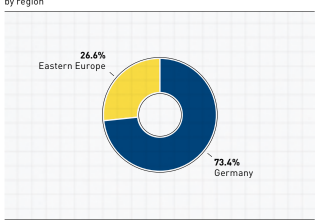
#### Real

Real's sales grew by 1.8 percent to €11.5 billion in 2010 (in local currencies: +0.2 percent). Like-for-like sales increased by 0.1 percent.

In Germany, Real continued to forge ahead with its repositioning in a difficult environment. While sales fell by 1.8 percent to €8.4 billion, this decline is exclusively due to the liquidation of 13 unprofitable hypermarkets. Like-for-like sales were 0.2 percent higher than a year earlier.

#### Sales of Real 2010





Real's international share of sales rose from 23.9 percent to 26.6 percent.

Sales in Eastern Europe increased by 13.1 percent to €3.1 billion (in local currencies: +6.1 percent). While sales in Russia and Turkey grew dynamically, the difficult economic environment caused sales in Romania to decline. Like-forlike sales in Eastern Europe dropped by 0.5 percent, with the strong like-for-like sales growth in Russia and Turkey nearly offsetting the sales decline in Romania.

At the end of 2010, Real's network of locations comprised 429 hypermarkets in 6 countries: 320 in Germany and 109 in Eastern Europe.

EBIT improved by about €69 million to €105 million. EBIT before special items also increased markedly by €80 million to €132 million. With the help of Shape 2012 Real was able to improve its gross profit margin in Germany and further lower its costs. In Eastern Europe, Real posted a positive EBIT for the first time. In the context of Shape 2012, productivity gains in Russia and Turkey as well as cost savings in Romania are having a particularly positive effect in this region.

#### Key figures Real 2010

in year-on-year comparison

Change i	1 %
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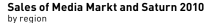
	2010 € million	2009 € million	in€	Currency effects in percent- age points	in local cur- rencies	Like-for- like (local cur- rencies)
Sales	11,499	11,298	1.8	1.6	0.2	0.1
Germany	8,441	8,593	-1.8	0.0	-1.8	0.2
Eastern Europe	3,058	2,705	13.1	7.0	6.1	-0.5
EBITDA	3211	2261,2	42.7		_	_
EBIT	132¹	52 <sup>1</sup>	_			_
EBIT margin (%)	1.1 <sup>1</sup>	0.51	_			_
Locations (number)	429	441	_		_	_
Selling space (1,000 sqm)	3,107	3,184	-2.4		_	_

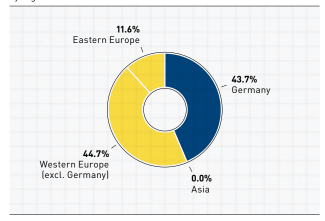
<sup>&</sup>lt;sup>1</sup>Before special items from Shape 2012

#### Media Markt and Saturn

Media Markt and Saturn reaffirmed its leading market position in Europe in 2010. Sales rose by 5.6 percent to €20.8 billion (in local currencies: +4.3 percent). Like-for-like sales declined by 1.2 percent.

<sup>&</sup>lt;sup>2</sup>Adjustment due to the netted presentation of non-scheduled write-downs and write-ups in EBITDA totalling €9 million





In 2010, sales in Germany remained unchanged from a year earlier. The previous year's figure reflected the highly successful campaign on the occasion of Media Markt's 30th anniversary. In time for the Christmas business, Media Markt and Saturn included the first products of the new own brands "ok." and "KOENIC" in its assortment. The customer response was exceedingly positive.

The international share of sales at Media Markt and Saturn rose from 53.7 percent to 56.3 percent.

Despite the challenging economic and market environment, sales in Western Europe markedly exceeded the previous year's level in 2010, rising by 8.7 percent to  $\mathfrak{S}9.3$  billion (in local currencies: +7.4 percent). Like-for-like sales increased by 0.6 percent.

In Eastern Europe, in turn, Media Markt and Saturn posted sales growth of 18.3 percent to €2.4 billion (in local currencies: +10.8 percent) for the financial year 2010. Like-for-like sales developments diverged markedly between individual countries and declined by 7.1 percent overall. While like-for-like sales in Russia and Turkey showed a strong rise, sales in Poland declined due to negative market developments in consumer electronics retailing.

In Asia, Media Markt opened its first store in Shanghai, generating sales of  $\mathfrak{S}9$  million from the middle of November.

At the end of 2010, the location network of Media Markt and Saturn comprised 877 consumer electronics stores: 382 in

Germany, 353 in Western Europe, 141 in Eastern Europe and 1 location in Asia.

EBIT of Media Markt and Saturn totalled €492 million after €603 million in the previous year. This decline was largely due to special effects related to the divestment of the French locations – pending the approval of the antitrust authority – with which METRO GROUP is rigorously pushing its strategic portfolio optimisation. EBIT before special items rose by €17 million to €625 million. EBIT includes start-up costs for the market entry in China as well as the launching of the online and own-brand business. In Germany, Western and Eastern Europe, EBIT before special items increased.

#### Key figures Media Markt and Saturn 2010

in year-on-year comparison

Change in	۱%
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	2010 € million	2009 € million	in €	Currency effects in percent- age points	in local cur- rencies	Like-for- like (local cur- rencies)
Sales	20,794	19,693	5.6	1.3	4.3	-1.2
Germany	9,087	9,114	-0.3	0.0	-0.3	-1.6
Western Europe	9,283	8,538	8.7	1.3	7.4	0.6
Eastern Europe	2,415	2,041	18.3	7.5	10.8	-7.1
Asia/Africa	9	0	_			_
EBITDA	876¹	851¹	2.9	_	_	-
EBIT	625 <sup>1</sup>	6081	2.8			
EBIT margin (%)	3.01	3.11	_	_		_
Locations (number)	877	818	_		_	_
Selling space (1,000 sqm)	2,829	2,633	7.4			

<sup>&</sup>lt;sup>1</sup> Before special items from Shape 2012

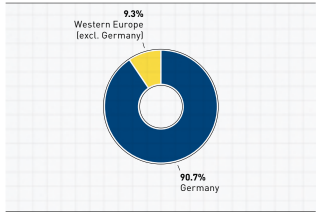
#### Galeria Kaufhof

In Germany, sales grew by 1.0 percent to €3.3 billion. Likefor-like sales growth amounted to 1.1 percent. Galeria Kaufhof continued to successfully implement value creation measures in the merchandise business, such as the optimisation of assortments in the course of the trading-up strategy. As such, Galeria Kaufhof has reaffirmed its position as a leader in the German department store business.

Sales in Western Europe increased by 3.4 percent to €333 million. Like-for-like sales grew by 2.9 percent.

#### Sales of Galeria Kaufhof 2010

by region



At the end of 2010, Galeria Kaufhof operated 138 department stores: 123 locations in Germany and 15 locations in Belgium.

EBIT reached  $\$ 138 million compared with  $\$ 61 million a year earlier. EBIT before special items exceeded the previous year's level by  $\$ 19 million.

The EBIT margin before special items was raised markedly by 0.5 percentage point to 3.9 percent.

#### Kev figures Galeria Kaufhof 2010

in year-on-year comparison

Change in %
-------------

	2010 € million	2009 € million	in €	Currency effects in percent- age points	in local cur- rencies	Like-for- like (local cur- rencies)
Sales	3,584	3,539	1.3	0.0	1.3	1.2
Germany	3,251	3,217	1.0	0.0	1.0	1.1
Western Europe	333	322	3.4	0.0	3.4	2.9
EBITDA	233¹	2231	4.7	-	_	-
EBIT	138¹	119¹	16.5	-	_	-
EBIT margin (%)	3.9 <sup>1</sup>	3.41	-	-	-	-
Locations (number)	138	141	_	_	_	_
Selling space (1,000 sqm)	1,480	1,501	-1.4		_	

<sup>&</sup>lt;sup>1</sup> Before special items from Shape 2012

#### Real Estate

The Real Estate segment comprises all real estate assets owned by METRO GROUP in 30 countries as well as real estate-related services.

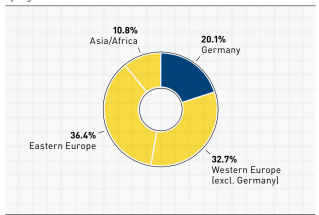
Real estate management actively contributes to value creation at METRO GROUP. Through international expansion, active asset and portfolio management as well as an optimised use of resources, the Company strives to protect and systematically grow its real estate assets over the long-term.

As one of Europe's largest retail property managers, METRO Group Asset Management supports the international expansion of the sales divisions. In the process, the segment uses the liquidation of attractive land and buildings in the saturated markets of Western Europe as a financing basis to build up new real estate assets in the growth markets of Eastern Europe and Asia. In addition, METRO Group Asset Management systematically protects and grows the long-term value of the Company's real estate assets through active asset and portfolio management as well as the sustainable use of resources.

EBIT rose strongly from €536 million to €718 million. EBIT before special items reached €698 million, an increase of €147 million. The earnings improvement is largely due to the divestment of 20 property locations of Metro Cash & Carry Italy, which were sold through the placement of fund shares. METRO GROUP systematically creates value with this professional marketing approach.

#### Property locations (688 locations)

by region



#### **Others**

The "others" segment comprises, among others, METRO AG as the strategic management holding company of METRO GROUP, the procurement organisation in Hong Kong, which also operates on behalf of third parties, as well as the logistics services and the gastronomy business. In

2010, sales of the "others" segment declined by 26.0 percent to €286 million. This drop was due mostly to the sale of the operating business of AXXE Reisegastronomie, the divestment of Grillpfanne locations and a decline in third-party procurement volumes.

EBIT amounted to €-323 million compared with €-336 million in 2009. EBIT before special items was €52 million below the previous year's level at €-282 million. The decline in EBIT was largely due to higher expenses for governance functions as well as one-time expenses in connection with the departure of members of the Management Board of METRO AG.

#### Financial result and taxes

		=
€ million	2010	2009
Earnings before interest and taxes EBIT	2,211¹	1,681 <sup>1</sup>
Result from associated companies	0	0
Other investment results	15	15
Interest income/expenses (net result)	-606	-553
Other financial results	10	-93
Net financial income	-581	-631
Earnings before taxes EBT	1,630¹	1,050¹
Income taxes	-694	-531
Net profit for the period	936²	519 <sup>2</sup>

<sup>&</sup>lt;sup>1</sup> Includes special items from Shape 2012 of €204 million (previous year: €343 million) in 2010 <sup>2</sup> Includes special items from Shape 2012 after taxes of €203 million (previous year: €305 million) in 2010

#### Financial result

The financial result comprises above all the net interest result of €-606 million (previous year: €-553 million). Interest expenses rose by €36 million, with interest expenses related to company pensions accounting for €22 million of this. In addition, net interest income includes €15 million less interest income from loans and receivables including cash and cash equivalents. The "other financial results" increased by €103 million to €10 million. This was due mostly to the €101 million increase in cumulative results from currency effects and valuation results from hedging transactions and hedging relationships.

Additional information on the financial results is contained in the notes to the consolidated financial statements in nos. 6 to 8 "Other investment result", "Interest income/interest expenses" and "Other financial result".

#### **Taxes**

The increase in taxes paid or due resulted largely from the positive earnings development during the reporting year. This resulted in an increase in tax payments in Eastern Europe, in particular.

€ million	2010	2009
Taxes paid or due	659	495
thereof Germany	(215)	(158)
thereof international	[444]	(337)
thereof tax expenses/income of the current period	(610)	(507)
thereof tax expenses/income from previous periods	[49]	[-12]
Deferred taxes	35	36
thereof Germany	(22)	[42]
thereof international	(13)	[-6]
	694	531

Additional information about income taxes is contained in the consolidated financial statements in no. 10 "Income taxes".

#### Group net profit and earnings per share

In 2010, net profit for the period (Group net profit) totalled  $\ensuremath{\mathfrak{C}}936$  million, 80.2 percent higher than in the previous year. Net of minority interests, the Group's net profit attributable to the shareholders of METRO AG amounted to  $\ensuremath{\mathfrak{C}}850$  million (previous year:  $\ensuremath{\mathfrak{C}}383$  million).

Net profit for the period comprises one-time effects totalling €203 million (previous year: €305 million) from Shape 2012. Adjusted for special items, net profit for the period thus amounted to €1,139 million (previous year: €824 million).

In the financial year 2010, METRO GROUP generated earnings per share of €2.60 (previous year: €1.17). As in the previous year, the calculation was based on a weighted number of 326,787,529 shares. Group net profit attributable to the shareholders of €850 million was distributed according to this number of shares. There was no dilution in the reporting year or in the previous year.

			Change		
	2010	2009	Absolute	%	
Net profit for the period € million	936¹	519¹	417	80.2	
Net profit attributable to minority interests € million	86	136	-50	-36.7	
Net profit attributable to shareholders of METRO AG € million	850 <sup>2</sup>	3832	467	_	
Earnings per share <sup>3</sup> €	2.604	1.174	1.43		
Earnings per share before special items <sup>3,5</sup> €	3.12	2.10	1.02	48.6	

<sup>&</sup>lt;sup>1</sup> Includes special items from Shape 2012 after taxes of €203 million (previous year: €305 million)

Earnings per share before special items, that is adjusted for the special items from Shape 2012, totalled  $\in$  3.12 (previous year:  $\in$  2.10).

#### EBIT after Cost of Capital (EBITaC)

METRO GROUP's strength is reflected in its ability to continuously increase the Company's value through growth and operational efficiency as well as optimal capital deployment. METRO GROUP has been using value-orientated performance metrics since 2000 to ensure the Company's sustained value creation. Since 2009, the value contribution has been measured in terms of EBITaC (EBIT after Cost of Capital). A positive value contribution is achieved when earnings before interest and taxes exceed the cost of capital needed to finance the average capital employed.

EBITaC = EBIT $^1$  - cost of capital = EBIT $^1$  - (capital employed x WACC)

The use of the performance metric EBITaC enables METRO GROUP to focus on the key drivers of the operating business that management can influence: increases in operational efficiency, value-creating growth and the optimisation of capital employed. The efficiency and value-enhancing programme Shape 2012 contributes, in particular, to increases in operational efficiency and the optimisation of capital employed. Value-creating growth, in turn, continues to derive largely from METRO GROUP's strategy of investing in the high-margin growth regions of Eastern Europe and Asia.

The cost of capital reflects the expected remuneration to investors for the capital they provide and for their investment risk before taxes. It is calculated by multiplying the average capital employed by the weighted average cost of capital before taxes (WACC).

The cost of capital before taxes corresponds to the minimum return on capital demanded by capital providers. It reflects the total cost of capital employed and thus consists of equity and debt capital costs. Previously, the cost of capital was calculated on the basis of a uniform risk for all sales divisions. For practical reasons, however, this did not distinguish between the trade and real estate business; in addition, the calculation of the WACC for the segments did not reflect a weighting of country risks. Following the establishment of the Real Estate segment as an independent profit centre, METRO GROUP adjusted the capital cost calculation in 2010. This has a significant impact on corporate controlling. Through the use of riskadequate capital costs, which are differentiated by countries and segments, METRO GROUP can optimise the allocation of available investment funds, among other things. The weighted cost of capital is determined by a risk-free rate of return, a country-specific risk premium, segmentspecific business risk and financial risk. The assessment of the segments' respective business risk, which is reflected in the beta factor, was implemented by means of an analysis of peer companies for the respective sales divisions and the Real Estate segment. In addition, the new WACC calculation considers sector-specific financing structures and explicitly accounts for individual country risks to calculate the segment WACCs. In 2010, METRO GROUP's weighted cost of capital before taxes amounted to 9.8 percent. This figure is calculated from the segment-specific weighted cost of capital weighted according to capital employed.

Capital employed represents interest-carrying assets. In order to further enhance the comprehensibility of the calculation, the definition of capital employed was spelled out even more clearly. Capital employed comprises segment assets plus net working capital less trade payables as well as deferred liabilities. It principally represents an average capital employed that is calculated from quarterly financial statements. One benefit of the use of averages is that the calculation can consider developments in capital employed that occur during the relevant period.

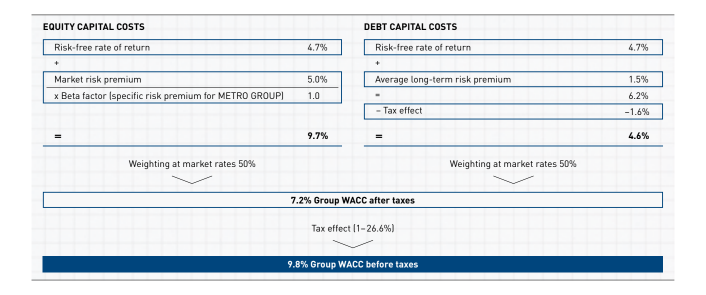
<sup>&</sup>lt;sup>2</sup>Includes special items from Shape 2012 after taxes of €169 million (previous year: €303 million)

<sup>3</sup> Net of minority interests

<sup>&</sup>lt;sup>4</sup> Includes special items from Shape 2012 after taxes of €0.52 per share (previous year: €0.93)

<sup>&</sup>lt;sup>5</sup>Adjusted for special items from Shape 2012

<sup>&</sup>lt;sup>1</sup> Special items from Shape 2012 periodised over four years



In the calculation of EBITaC, special items from the Shape 2012 project are distributed over four years on a straight-line basis and considered in earnings before interest and taxes (EBIT) in the reporting year. Special items from Shape 2012 that were recorded in the financial year 2010 are largely the result of an optimisation of the location portfolio, selling spaces and organisational structures. As the respective positive EBIT effects largely arise with a time lag to expenses, the distribution of these special items over several years provides for an accurate presentation of operating performance. As a result, short-term special effects do not fully impact earnings during the period in which they occur. In addition, the periodisation helps ensure that measures that create value over the long term are not abandoned because of negative short-term earnings effects.

The results of the EBITaC analysis are used, among other things, for the management of METRO GROUP's portfolio as well as for the allocation of investment funds. Medium- to long-term effects on value creation are the key factor determining the allocation of investment funds. As a result, the cash value of future value added represents the key criterion for all investments within METRO GROUP. In order to provide for value creation as well as sufficient liquidity, the value added of investment projects, free cash flow and the cash recovery period are used as additional liquidity-based key performance metrics. Above all in times of capital squeeze,

a ranking of alternative investment projects represents an important success factor in corporate management.

In the financial year 2010, METRO GROUP successfully deployed its business assets and achieved a positive EBITaC of €668 million. After periodisation of special items from Shape 2012 in the amount of €204 million and consideration of periodised expenses from 2008 (€237 million for the streamlining of the Real store network) and 2009 (€343 million in one-time expenses from Shape 2012) EBIT for 2010 totalled €2,219 million. Given average business assets of €15,895 million, the cost of capital amounted to €1,551 million. The growth of capital employed, which is partly due to increased international expansion, was offset by EBIT growth. The Metro Cash & Carry sales division achieved positive value added again in 2010, exceeding the previous year's level. Media Markt and Saturn also achieved positive value added in 2010, although this figure fell short of the previous year's level. The decline compared with 2009 is due to the Shape 2012 one-time expenses related to the sale of the Saturn consumer electronics stores in France pending approval by the antitrust authority. Despite the periodisation, these expenses shaved about €30 million off Media Markt and Saturn's earnings. Galeria Kaufhof also earned its cost of capital. In a reflection of the successful continuation of its restructuring, Real posted a significant increase in EBITaC compared with the previous year.

€ million	2010	20091	Delta
EBIT before special items	2,415	2,024	391
EBIT after periodisation of special items <sup>2</sup>	2,219	1,879	340
Ø Business assets	15,895	15,798	97
WACC before taxes	9.8 %	9.8 %	_
Cost of capital	-1,551	-1,542	-9
EBITaC	668	337	331

<sup>&</sup>lt;sup>1</sup> Previous year adjusted for comparability reasons

# Balance sheet profit of METRO AG and profit appropriation in accordance with German commercial law

METRO AG's annual financial statements prepared under German commercial law serve as the basis for dividend distribution. The balance sheet and income statement of METRO AG prepared in accordance with the German Commercial Code (HGB) are as follows:

#### Income statement for the financial year from 1 January to 31 December 2010 prepared under the German Commercial Code (HGB)

€ million	2010	2009
Investment income	919.9	772.2
Financial result	-178.9	-111.2
Other operating income	304.8	139.1
Personnel expenses	-153.4	-87.1
Depreciation/amortisation on intangible and tangible assets	-37.8	-2.1
Other operating expenses	-291.7	-151.7
NOPAT	562.9	559.2
Extraordinary result	-31.5	0.0
Income taxes	-35.9	-25.5
Other taxes	-3.5	6.4
Net income	492.0	540.1
Profit carried forward from the previous year	23.9	9.7
Additions to revenue reserves	-60.0	-140.0
Balance sheet profit	455.9	409.8

#### Balance sheet profit of METRO AG and profit appropriation

For the financial year 2010, METRO AG posted investment income of  $\[ \in \]$  919.9 million, compared with  $\[ \in \]$  772.2 million in the previous year. In consideration of other income, expenses and taxes as well as the transfer of  $\[ \in \]$  60.0 million to revenue

reserves, the Company reported a balance sheet profit of &455.9 million compared with &409.8 million in 2009.

The Management Board of METRO AG will propose to the Annual General Meeting that, from the reported balance sheet profit of €455.9 million, a dividend of €441.5 million be paid and that the balance of €14.4 million be carried forward to the new account. The balance sheet profit of €455.9 million includes retained earnings of €23.9 million. The dividend proposed by the Management Board amounts to

- $\rightarrow$  €1.350 per ordinary share and
- $\rightarrow$  €1.485 per preference share.

### Balance sheet as at 31 December 2010

#### Assets

€ million	31/12/2010	31/12/2009
Fixed assets		
Intangible assets	148.4	2.4
Tangible assets	4.3	4.1
Financial assets	7,921.4	8,319.3
	8,074.1	8,325.8
Current assets		
Receivables and other assets	2,829.3	1,638.5
Cash on hand, bank deposits and cheques	2,199.8	1,294.8
	5,029.1	2,933.3
Prepaid expenses and deferred charges	19.0	11.8
	13,122.2	11,270.9

#### Liabilities

€ million	31/12/2010	31/12/2009
Equity		
Share capital	835.4	835.4
Ordinary shares	828.6	828.6
Preference shares	6.8	6.8
(Contingent capital)	(127.8)	(127.8)
Capital reserve	2,558.0	2,558.0
Reserves retained from earnings	1,726.3	1,664.0
Balance sheet profit	455.9	409.8
	5,575.6	5,467.2
Provisions	371.3	295.9
Liabilities	7,172.9	5,507.7
Deferred income	2.4	0.1
	13,122.2	11,270.9

<sup>&</sup>lt;sup>2</sup>The effect of the special items is spread over four years

# Special items from Shape 2012 by sales division

€ million	2010 as reported	2009¹ as reported	2010 special items	2009 special items	2010 before special items	2009 <sup>1</sup> before special items
EBITDA	3,591	3,0681	135	251	3,726	3,3191
thereof Metro Cash & Carry	1,363	1,061	11	104	1,374	1,165
Real	310	2101	11	16	321	2261
Media Markt and Saturn	818	847	58	4	876	851
Galeria Kaufhof	234	166	-1	57	233	223
Real Estate	1,101	9481	-14	5	1,087	953¹
Others	-207	-152	41	65	-166	-87
Consolidation	-28	-12 <sup>1</sup>	29	0	1	-12
EBIT	2,211	1,681	204	343	2,415	2,024
thereof Metro Cash & Carry	1,094	793	10	143	1,104	936
Real	105	36	27	16	132	52
Media Markt and Saturn	492	603	133	5	625	608
Galeria Kaufhof	138	61	0	58	138	119
Real Estate	718	536	-20	15	698	551
Others	-323	-336	41	106	-282	-230
Consolidation	-13	-12	13	0	0	-12
Earnings before taxes EBT	1,630	1,050	204	343	1,834	1,393
Earnings per share (€)	2.60	1.17	0.52	0.93	3.12	2.10

<sup>&</sup>lt;sup>1</sup>Adjustment due to netting of non-scheduled write-downs and write-ups in EBITDA totalling €9 million (Real), €6 million (Real Estate) and €-6 million (consolidation)

# **Special items Shape 2012** by region

€ million		2010 as	2009 <sup>1</sup> as	2010 special items	2009 special items	2010 before	2009¹ before special items
EBITDA		reported 3,591	3,068 <sup>1</sup>	135	251	special items	3,319 <sup>1</sup>
thereof Germany		1,057	1,0231	111	193	1,168	1,2161
Western Europe	excl. Germany	1,242	968	67	42	1,309	1,010
Eastern Europe		1,242	1,072	9	13	1,251	1,085
Asia/Africa		51	3	-52	6	-1	9
International		2,535	2,043	24	61	2,559	2,104
Consolidation		-1	2	0	-3	-1	-1
EBIT		2,211	1,681	204	343	2,415	2,024
thereof Germany		399	334	125	253	524	587
Western Europe	excl. Germany	888	656	138	52	1,026	708
Eastern Europe		920	734	-3	31	917	765
Asia/Africa		5	-45	-56	10	-51	-35
International		1,813	1,345	79	93	1,892	1,438
Consolidation		-1	2	0	-3	-1	-1
Earnings before taxes EB	Ī	1,630	1,050	204	343	1,834	1,393
Earnings per share from	continuing operations (€)	2.60	1.17	0.52	0.93	3.12	2.10

 $<sup>^{1}</sup> Adjustment \, due \, to \, netting \, of \, non-scheduled \, write-downs \, and \, write-ups \, in \, EBITDA \, totalling \, \mathfrak{S}9 \, million \, (Germany)$ 

### 4. Financial and asset position

#### Financial management

#### Principles and objectives of financial activities

The financial management of METRO GROUP ensures the permanent liquidity supply of the Company, reduces financial risks where economically feasible and grants loans to Group companies as well as financial support in the form of guarantees and letters of comfort for Group units. All activities are monitored and performed centrally by METRO AG. The main objective is to ensure that Group companies have access to the necessary financing for their operating and investment activities at all times and in the most cost-efficient manner possible. As a matter of principle, the selection of the financial products is based on the maturities of the underlying transactions. To ensure access to capital markets even in a tense economic environment, a long-term investment grade credit rating of at least BBB/Baa2 and a short-term rating of A-2/P-2 are required. METRO GROUP's financial activities are based on a financial budget for the Group, which covers all relevant companies and is updated monthly. In addition, METRO AG provides 14-day liquidity plans. The following principles apply to all Group-wide financial activities:

#### Financial unity

By presenting one face to the financial markets, the Group can optimise its financial market conditions.

#### Financial leeway

In its relationships with banks and other business partners in the financial arena, METRO GROUP consistently maintains its leeway with regard to financial decisions to stay independent. In the context of our bank policy, limits have been defined to ensure that the Group can replace one financing partner with another at any time.

#### Centralised risk management

METRO GROUP's financial transactions serve to cover financing requirements and are concluded to hedge risks related to underlying business transactions. METRO GROUP's total financial portfolio is centrally controlled by METRO AG.

#### Centralised risk monitoring

Changes in financial parameters, such as interest rate or exchange rate fluctuations, can impact the financing activities of METRO GROUP. Associated risks are regularly quantified in the context of scenario analyses. Open risk positions – for example financial transactions without an underlying business transaction – may be concluded only after the appropriate approval has been granted by the Management Board of METRO AG.

#### Exclusively authorised contractual partners

METRO GROUP conducts financial transactions only with contractual partners who have been authorised by METRO AG. The creditworthiness of these contractual partners is tracked on a daily basis based on their ratings. In addition, the risk controlling unit of METRO AG's finance department continuously monitors the relevant limits.

#### Approval requirement

As a matter of principle, all financial transactions of METRO GROUP are concluded with METRO AG. In cases where this is not possible for legal reasons, these transactions are concluded directly between a Group company and a financial partner after METRO AG has given its approval.

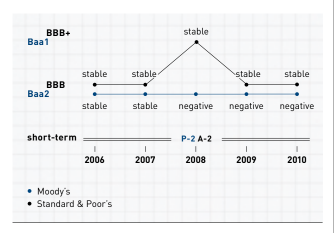
#### **Audit security**

The two-signature principle applies within METRO GROUP. All processes and responsibilities are laid down in Group-wide guidelines. The conclusion of financial transactions is separated from settlement and controlling in organisational terms.

#### Ratings

Ratings evaluate the ability of a company to meet its financial obligations. They communicate the creditworthiness of a company to potential debt capital investors. In addition, ratings facilitate access to international capital markets. METRO GROUP is continuously monitored by two leading international rating agencies - Moody's and Standard & Poor's. The following table illustrates the development of long- and short-term ratings over the past five years:

#### Rating development and outlook



 ${\tt Moody's} \ {\tt and} \ {\tt Standard} \ \& \ {\tt Poor's} \ {\tt currently} \ {\tt rate} \ {\tt METROGROUP} \\ {\tt as} \ {\tt follows} :$ 

	2010	
Category	Moody's	Standard & Poor's
Long-term	Baa2	BBB
Short-term	P-2	A-2
Outlook	negative	stable

Based on these ratings, METRO GROUP has access to all financial markets.

#### Financing measures

The Debt Issuance Programme serves as a source of long-term financing. In 2010, we conducted the following transactions in the context of this programme:

Type of transaction	Issue date	Term	Maturity	Nominal volume	Coupon
New issue	February 2010	7 years	February 2017	€750 million	4.25% fixed
Redemp- tion	September 2006	4 years	September 2010	€200 million	variable

For short- and medium-term financing, METRO GROUP uses ongoing capital market issuance programmes, amongst others. These include the Euro Commercial Paper Programme and a Commercial Paper Programme geared especially to French investors. The average amount utilised from both programmes in 2010 was €687 million. In addition, METRO GROUP used bilateral bank facilities and syndicated credit lines totalling €1,211 million as per the balance sheet date.

For further information on financing programmes and credit lines, see the notes to the consolidated financial statements in no. 36 "Financial liabilities".

Aside from the established issuance programmes, the Company had access to sufficient liquidity via comprehensive, generally multi-year credit lines at all times. These are listed in the table below

#### **Credit facilities of METRO GROUP**

	31/12/2010			31/12/2009					
€ million	Total	Up to 1 year	Over 1 year	Total	Up to 1 year	Over 1 year			
Bilateral lines of credit	2,204	1,006	1,198	2,467	1,246	1,221			
Utilisation	-1,211	-375	-836	-1,214	-534	-680			
Unutilised lines of credit	993	631	362	1,253	712	541			
Syndicated lines of credit	2,475	0	2,475	2,975	0	2,975			
Utilisation	0	0	0	0	0	0			
Unutilised lines of credit	2,475	0	2,475	2,975	0	2,975			
Total lines of credit	4,679	1,006	3,673	5,442	1,246	4,196			
Total utilisation	-1,211	-375	-836	-1,214	-534	-680			
Total unutilised lines of credit	3,468	631	2,837	4,228	712	3,516			

#### Investments/divestments

In the financial year 2010, METRO GROUP invested €1.7 billion. This was about €0.2 billion, or 11.0 percent, more than in the previous year. About half of the investments made during the reporting year flowed into the continued international expansion of the sales divisions Metro Cash & Carry, Real as well as Media Markt and Saturn. In addition, investments were made in the modernisation of the existing network of locations.

			Change			
€ million	2010	2009	Absolute	%		
Metro Cash & Carry	499	220	279	-		
Real	156	193	-37	-19.3		
Media Markt and Saturn	362	353	9	2.7		
Galeria Kaufhof	104	57	47	82.7		
Real Estate	490	580	-90	-15.5		
Others	72	114	-42	-36.6		
METRO GROUP	1,683	1,517	166	11.0		

Metro Cash & Carry invested €499 million in the reporting year - €279 million more than in the previous year. The sales division opened 38 new stores around the world. including 3 in Germany. The focus of the expansion was on the growth regions of Eastern Europe and Asia/Africa with 18 and 16 new stores, respectively. The cash & carry operation added 6 stores to its network in China and 5 new stores in Russia. The sales division opened 4 stores each in Kazakhstan, Turkey and Vietnam. It added 1 store each in India, Portugal, Slovakia, Serbia and Ukraine. In Romania and Egypt, the number of new store openings totalled 2 each. In Japan, the number was 3. By disposing of 8 stores in Morocco, the Metro Cash & Carry sales division systematically continued to optimise its strategic portfolio. It also closed 10 stores in Germany, including 3 stores of the C+C Schaper sales brand.

At Real, investments in the reporting year totalled  $\[ \le \]$ 156 million,  $\[ \le \]$ 37 million less than in the previous year. Real expanded its store network by adding 1 hypermarket each in Romania and Russia. As part of the streamlining of its store network, 13 stores were divested in Germany, and 1 store in Turkey was turned over to Metro Cash & Carry. Real also pushed ahead with the conceptual repositioning of its existing stores and invested in modernisation, particularly in Germany.

The investments made by Media Markt and Saturn totalled €362 million during the reporting year, a slight increase from the previous year. In 2010, the sales division continued to systematically expand its national and international network of stores. Media Markt and Saturn opened a total of 60 consumer electronics stores, including 7 in Germany. With 31 store openings, the focus of the expansion was on Western Europe. 8 stores were added in Austria, 5 in Italy and 4 in the Netherlands. 3 each were opened in Sweden, Switzerland and Spain, 2 each in Belgium and France, and 1 in Luxembourg. In Eastern Europe, Media Markt and Saturn opened 21 stores, including 11 in Russia, 6 in Poland, 3 in Greece and 1 in Turkey. In November 2010, Media Markt and Saturn also entered the market in China, opening 1 consumer electronics store in Shanghai. 1 store was closed in Hungary.

During the reporting year, investments by Galeria Kaufhof totalled €104 million, well above the previous year's level. The primary focus of these investments was on extensive modernisation based on the Galeria concept. During the financial year 2010, 3 department stores were disposed of.

In the Real Estate segment, investments made during the reporting year totalled  $\[ \le 490 \]$  million,  $\[ \le 90.0 \]$  million below the previous year's level. The investments primarily involved the acquisition of real estate in connection with the expansion of the Metro Cash & Carry and Real sales divisions.

Investments made in the "others" segment totalled €72 million in the reporting year, about €42 million below the previous year's level. The investments were largely attributable to intangible assets and business and office equipment.

Investment obligations totalled €256 million. <u>Information on this is included in the notes to the consolidated financial statements in no. 19 "Other intangible assets"</u>, no. 20 "Tangible assets" and no. 21 "Investment properties".

From divestments, METRO GROUP received cash and cash equivalents of €784 million, which resulted primarily from the sale of real estate. Additional information about divestments is contained in the "cash flow statement" in the consolidated financial statements and in the notes to the cash flow statement".

#### Consolidated cash flow statement<sup>1</sup>

The cash flow statement serves to identify and display the cash flows that METRO GROUP generated or employed in the financial year from current operating, investing and financing activities. In addition, it shows the cash positions at the beginning and at the end of the financial year.

During the reporting year, total cash flow of €2,514 million (previous year: €2,494 million) was generated from current operating activities of continuing operations. Investing

activities of continuing operations led to cash outflows of €961 million (previous year: €1,162 million). This results in a year-on-year increase in cash flow from continuing operations before financing activities of €221 million to €1,553 million in 2010. Cash flow from financing activities of continuing operations showed outflows of €734 million (previous year: €1,225 million).

Additional information is contained in the notes to the consolidated financial statements in no. 40 "Notes to the cash flow statement".

Cash flow		
€ million	2010	20092
Cash flow from operating activities of continuing operations	2,514	2,494
Cash flow from operating activities of discontinued operations	0	-18
Cash flow from operating activities (total)	2,514	2,476
Cash flow from investing activities of continuing operations	-961	-1,162
Cash flow from investing activities of discontinued operations	0	0
Cash flow from investing activities (total)	-961	-1,162
Cash flow from continuing operations before financing activities	1,553	1,332
Cash flow from financing activities of continuing operations	-734	-1,225
Cash flow from financing activities of discontinued operations	0	36
Cash flow from financing activities (total)	-734	-1,189
Total cash flows	819	125
Currency effects on cash and cash equivalents	13	-4
Change in cash and cash equivalents due to initial consolidations	0	1
Change in cash and cash equivalents (total)	832	122

<sup>&</sup>lt;sup>1</sup> Abridged version. The complete version is shown in the consolidated financial statements

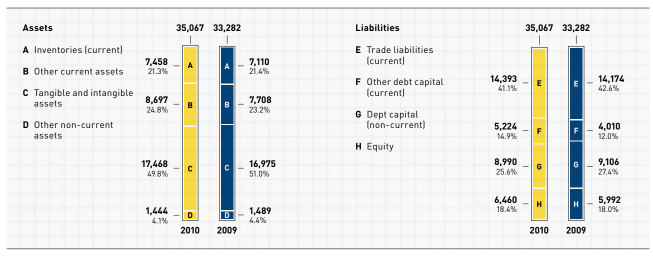
#### Capital structure

At the end of 2010, METRO GROUP's balance sheet showed equity of €6,460 million compared with €5,992 million in the previous year. Revenue reserves rose by €554 million. Taking the dividend payment for 2009 (€386 million) and the contribution of period income attributable to shareholders of METRO AG (€850 million) into consideration, this rise essentially derived from currency translation differences that strengthened revenue reserves. The equity ratio rose by 0.4 percentage points to 18.4 percent. The share of revenue reserves in equity totalled 45.3 percent compared with 39.6 percent in the previous year.

Net financial debt after netting of cash and cash equivalents according to the balance sheet as well as monetary investments with financial debts, including finance leases, totalled  $\[mathebeta]$ 3,478 million compared with  $\[mathebeta]$ 3,724 million in 2009. Noncurrent financial liabilities fell by  $\[mathebeta]$ 210 million to  $\[mathebeta]$ 6,533 million. Current financial liabilities increased by  $\[mathebeta]$ 766 million to  $\[mathebeta]$ 1,750 million. In contrast to the previous year, bonds with a nominal value of  $\[mathebeta]$ 750 million and  $\[mathebeta]$ 350 million that were due in the first half of 2011 were reported in current financial liabilities as a result of the approaching maturity date. This was netted against the issue of a long-term bond with a nominal volume of  $\[mathebeta]$ 750 million. During the financial year 2010, cash and cash equivalents rose by  $\[mathebeta]$ 803 million to  $\[mathebeta]$ 4.799 million.

 $<sup>^2\,\</sup>mbox{Adjustment}$  due to revised disclosure

### Capital structure METRO GROUP¹ € million



<sup>&</sup>lt;sup>1</sup> Adjustment of previous year's figures due to revised disclosure

€ million	Note no.	31/12/2010	31/12/2009
Equity —	31	6,460	5,992
Subscribed capital		835	835
Capital reserves		2,544	2,544
Reserves retained from earnings		2,929	2,375
After non-controlling interests		152	238

€ million	31/12/2010	31/12/2009
Cash and cash equivalents according to the balance sheet	4,799	3,996
Monetary investments <sup>1</sup>	6	7
Financial liabilities (incl. finance leases) <sup>2</sup>	8,283	7,727
Net financial debt <sup>2</sup>	3,478	3,724

<sup>1</sup> Shown in the balance sheet under "other receivables and assets" (current)

The debt capital ratio decreased by 0.4 percentage points to 81.6 percent. Current liabilities accounted for 68.6 percent of total debt compared with 66.6 percent in the previous financial year.

Trade liabilities increased by €219 million to €14,393 million as a result of currency effects and the expansion of the international business conducted by the sales divisions Metro Cash & Carry as well as Media Markt and Saturn. As at

31 December 2010, liabilities related to assets held for sale totalling €193 million were reported in connection with the agreed-upon divestiture of consumer electronics stores in France.

Information on the maturity, currency and interest rate structure of financial liabilities as well as on lines of credit is included in the notes to the financial statements in no. 36 "Financial liabilities".

€ million	Note no.	31/12/2010	31/12/20091
Non-current liabilities		8,990	9,106
Provisions for pensions and other commitments	32	1,016	978
Other provisions	33	472	502
Financial liabilities	34, 36	6,533	6,743
Other liabilities	34, 37	757	667
Deferred tax liabilities	24	212	216
Current liabilities		19,617	18,184
Trade payables	34, 35	14,393	14,174
Provisions	33	532	561
Financial liabilities	34, 36	1,750	984
Other liabilities	34, 37	2,458	2,200
Income tax liabilities	34	291	265
Liabilities connected to assets held for sale	30	193	0

<sup>&</sup>lt;sup>1</sup> Adjustment due to revised disclosure

 $<sup>^2\</sup>mbox{Adjustment}$  of previous year's figures due to revised disclosure

Further information on the development of liabilities can be found in the notes to the consolidated financial statements in the numbers listed in the table.

#### **Asset position**

In the financial year 2010, total assets rose by  $\[ \in \]$ 1,785 million to  $\[ \in \]$ 35,067 million. Non-current assets increased by  $\[ \in \]$ 448 million to  $\[ \in \]$ 18,912 million during the financial year 2010. Current assets rose by  $\[ \in \]$ 1,337 million to  $\[ \in \]$ 16,155 million.

#### Non-current assets

€ million	Note no.	31/12/2010	31/12/2009
Non-current assets		18,912	18,464
Goodwill	17, 18	4,064	3,992
Other intangible assets	17, 19	436	497
Tangible assets	17, 20	12,482	12,244
Investment properties	17, 21	238	129
Financial assets	17, 22	248	113
Other receivables and assets	23	444	463
Deferred tax assets	24	1,000	1,026

The rise in goodwill that totalled €72 million was largely due to the recognition of shareholders' stock tender rights granted to non-controlling shareholders. The rise in tangible assets totalling €238 million primarily resulted from the opening of new stores by Metro Cash & Carry as well as Media Markt and Saturn along with positive currency effects in Eastern Europe and Asia. As a result of the abandonment of plans for self-use, real estate was reclassified from tangible assets to the balance sheet item "investment properties" (€109 million).

Additional information on the development on non-current assets is shown in the notes to the consolidated financial statements in the numbers listed in the table.

Note no.	31/12/2010	31/12/20091
	16,155	14,818
25	7,458	7,110
26	526	539
	3	38
23	2,724	2,613
	412	405
29	4,799	3,996
30	233	117
	25 26 23 29	16,155 25 7,458 26 526 3 23 2,724 412 29 4,799

<sup>&</sup>lt;sup>1</sup>Adjustment due to revised disclosure

Inventories rose by €348 million to €7,458 million. The increase was primarily due to the international expansion of the sales divisions Metro Cash & Carry as well as Media Markt and Saturn. An additional increase in inventory levels due to currency effects was prevented by the reclassification of inventories to the balance sheet item "assets held for sale" in the context of the agreed-upon sale of consumer electronics stores in France. "Assets held for sale" totalling €196 million were reported in the financial year 2010 in connection with the consumer electronics stores to be sold in France. A total of €56 million in "assets held for sale" were sold. In addition, real estate totalling €69 million was reclassified as non-current assets as a result of its planned internal use in the Group.

Additional information on the development of current assets is shown in the notes to the consolidated financial statements in the numbers listed in the table.

### 5. Employees

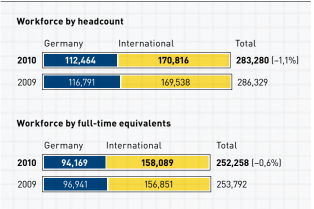
#### A strong foundation for success

METRO GROUP rigorously focuses its business activities on its customers' needs and shopping habits. As a result, our employees assume substantial responsibility: they know the requirements of consumers and commercial customers best of all and can respond individually to their expectations. For this reason, we place great value on a qualified, motivated, committed and entrepreneurial workforce.

In the financial year 2010, METRO GROUP employed an average of 283,280 employees, 1.1 percent less than a year earlier. Aside from the Company's permanent workforce, this number also includes temporary employees. Measured in full-time equivalents, the total number of employees stood at 252,258 – which corresponds to a drop of 1,534 employees, or 0.6 percent year-on-year. In Germany, the number of full-time employees declined by 2,772 to 94,169 during the reporting year. This corresponds to a decline of 2.9 percent year-on-year. Employment in the other countries where METRO GROUP operates rose by 1,238 to 158,089 full-time equivalents – that is 0.8 percent more employees than a year earlier.

#### Workforce of METRO GROUP

annual average



Restructuring related to Shape 2012 was a key reason for the slightly negative employment trend; this also includes the divestment of stores. METRO GROUP cut an additional 9,005 jobs in this context in 2010. As far as possible, personnel cuts

were carried out using normal turnover. The total number of staff cuts related to Shape 2012 since 2009 amounts to 16,864<sup>1</sup>. However, to a large extent, we were able to offset these adjustments by creating new jobs as part of our continuing expansion, among other things. New concepts also had a positive impact on employee numbers.

Our personnel costs amounted to  $\[ \in \]$ 7.4 billion during the reporting year. That is an increase of 2.5 percent compared with the previous year. Of total personnel costs, wages and salaries – including wage tax and employee contributions to social insurance programmes – accounted for  $\[ \in \]$ 6.1 billion. During the reporting year,  $\[ \in \]$ 1.3 billion was attributable to social welfare contributions, pension expenses and employee benefits.

In Germany, employee turnover stood at 8.3 percent during the reporting year. Across the Group, the turnover rate amounted to 16.6 percent. Turnover in the dynamic growth markets of Eastern Europe was 23.5 percent.

In contrast to sector trends, the share of part-time employees at our Group continued to decline. In 2010, 28.6 percent (previous year: 29.8 percent) of all employees worked part-time. In Germany, this figure stood at 44.5 percent (previous year: 45.4 percent). Employees' average age rose from 36.2 to 37.4 years, and average job tenure increased from 8.0 to 8.1 years.

#### Shaping demographic change

We expect demographic changes to result in a shrinking labour pool in Europe. In addition, employees' average age will rise worldwide, while migration to Western European countries is likely to increase. We place a high priority on actively shaping these changes. Therefore, we focus on the needs-based training of qualified workers and executives, active diversity management and sustainable health and work safety policies.

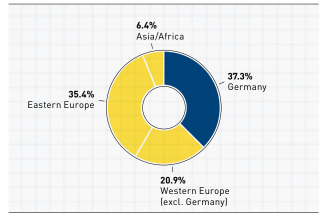
#### Promoting training - securing the future

We meet a large share of our demand for qualified workers and executives through in-house training. During the reporting year, the number of apprentices world-wide totalled 10,682, a slight increase of 4.7 percent compared to the previous year. Our Company ranked among Germany's leading providers of vocational training in 2010 with a share of apprentices of 8.4 percent. All in all, we trained 7,894 apprentices in more than 25 occupations in 2010, that is 406 fewer

<sup>1</sup> Comparison of the number of employees at METRO GROUP locations existing as at 31 December 2008 with those existing as at 31 December 2010, adjusted for employees of newly opened locations during the same period

Employees by region in 2010

full-time equivalents



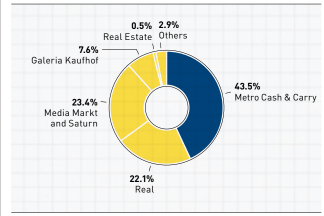
than a year earlier. The reason for this decline is that we decided to gear our training activities more closely to our own requirements. As a result of declining numbers of school-leavers, demand for additional apprenticeships has also decreased. Across Germany, 2,371 trainees started an apprenticeship at our sales divisions and service companies during the reporting year, a slight increase compared with the previous year. About 96 percent of apprentices at METRO GROUP successfully completed their apprenticeships in 2010. Of these, about two-thirds subsequently accepted a regular job at our Company.

We present our Company as an attractive employer, at job fairs and cooperate with schools located near our stores and outlets. We have rigorously expanded this type of partnership with educational institutions over the past ten years to foster and support practice-orientated, realistic and modern schooling. Since 2005, the number of our Company's partnerships with schools increased from 52 to 104 in 2008 and to 133 during the reporting year.

In addition, as part of the EU-sponsored Leonardo da Vinci programme, METRO GROUP and its European social partners have developed qualification modules for the retail industry that are recognised across Europe. Under the name European Commerce Competence (EuCoCo), we offer PC-aided learning programmes that have been integrated into operational training schedules and online learning platforms. They are available in German and English and, since 2010, also in a final version in Polish, Romanian and Turkish.

#### Employees by segments

full-time equivalents



For the past ten years, we have been conducting the Metro Education training programme to support our international expansion through qualified staff. The goal of this programme is to prepare school-leavers for positions in the retail industry. Metro Education is offered in Poland, Russia, Romania, Slovakia, the Czech Republic, and Ukraine. It comprises trade-specific courses at a total of 76 vocational schools as well as practical experience in our sales divisions. Compared with the previous year, the number of schools participating in the Metro Education programme was raised by 7. The number of participants increased accordingly. During the reporting year, 3,770 students participated in the programme, 345 more than a year earlier.

#### Equal opportunities for all employees and applicants

We are an equal opportunity employer: our Company offers the same opportunities to all employees and applicants – regardless of sex, age, race, ethnic background, sexual identity, disabilities, religion or beliefs.

We recognise the diversity and international nature of our workforce as the basis for our sustained business success. Around the world, people from 179 different countries work for our Company. In Germany alone, employees from more than 135 nations worked for METRO GROUP in 2010.

During the reporting year, we employed 5,209 people with recognised severe disabilities or the equivalent in Germany.

The proportion of employees in the 50-plus age group stood at 16.8 percent of the total workforce. In Germany, 28.9 percent

## **Development of employee numbers by country and sales division** average full-time equivalents<sup>1</sup>

average rutt-time equiv	Metro Cash & Car	rry	Real		Media Ma and Satur		Galeria K	aufhof	Real Estat	e	Others		METRO GR	OUP
	2010	2009	2010	2009	2010	2009	2010	2009	2010	2009	2010	2009	2010	2009
Germany	14,725	14,995	30,921	32,119	24,095	23,578	18,068	18,221	727	760	5,633	7,268	94,169	96,941
Austria	1,870	1,868			2,289	2,065	0	8					4,159	3,942
Belgium	2,810	2,821			1,381	1,217	1,061	1,062					5,251	5,100
Denmark	499	515			23	12							522	527
France	8,368	8,253			2,023	1,806							10,390	10,059
Italy	3,986	3,926			6,263	6,042					1	25	10,250	9,993
Luxembourg					93	65			0	2			93	67
Netherlands	3,000	2,991			2,218	2,063					8	8	5,226	5,062
Portugal	1,429	1,506			762	792							2,192	2,298
Spain	3,394	3,301			5,367	5,297					0	8	8,761	8,606
Sweden					1,517	1,257							1,517	1,257
Switzerland					1,278	1,122					83	83	1,362	1,206
United Kingdom	3,020	3,696			3	2							3,023	3,698
Western Europe (excl. Germany)	28,375	28,877			23,218	21,740	1,061	1,070	0	2	92	124	52,746	51,813
Bulgaria	2,485	2,478									0	8	2,485	2,485
Croatia	1,212	1,307											1,212	1,307
Czech Republic	3,510	3,471											3,510	3,471
Greece	1,166	1,097			1,012	936			0	1	0	2	2,177	2,036
Hungary	2,872	2,952			1,396	1,490			72	59	2	17	4,342	4,518
Kazakhstan	621	189											621	189
Moldova	676	693											676	693
Poland	6,838	7,026	10,481	11,092	5,001	5,383			284	277	196	300	22,800	24,077
Romania	5,636	5,639	7,973	8,282					1	4	369	354	13,978	14,279
Russia	13,689	13,291	4,118	4,036	2,798	2,043			104	116	452	615	21,160	20,101
Serbia	1,390	1,259											1,390	1,259
Slovakia	1,343	1,257											1,343	1,257
Turkey	3,167	2,800	1,889	2,141	1,218	1,029			132	147	38	132	6,443	6,248
Ukraine	6,579	7,482	422	359					2	78	9	24	7,011	7,942
Eastern Europe	51,182	50,939	24,883	25,909	11,424	10,881			595	682	1,065	1,452	89,149	89,863
China	7,734	7,104			160	0					607	656	8,501	7,760
Egypt	447	83											447	83
India	1,426	1,475											1,426	1,475
Japan	687	537											687	537
Morocco	1,056	1,442											1,056	1,442
Pakistan	1,286	1,402											1,286	1,402
Vietnam	2,792	2,477											2,792	2,477
Asia/Africa	15,427	14,519			160	0					607	656	16,194	15,175
International	94,984	94,335	24,883	25,909	34,802	32,621	1,061	1,070	595	684	1,764	2,232	158,089	156,851
METRO GROUP	109,709	109,330	55,804	58,028	58,897	56,199	19,129	19,291	1,322	1,444	7,397	9,500	252,258	253,792

 $<sup>^{1}\,\</sup>mathrm{Including}$  possible rounding differences

# **Development of employee numbers by country and sales division** by headcount as of closing date 31 December

by neadcount as of ct	Metro Cash & Car		Real		Media Ma and Satur		Galeria K	aufhof	Real Estat	e	Others		METRO GROUP	
	2010	2009	2010	2009	2010	2009	2010	2009	2010	2009	2010	2009	2010	2009
Germany	16,687	17,347	40,342	42,082	26,885	26,725	22,992	23,334	828	893	5,696	6,795	113,430	117,176
Austria	2,134	2,123			2,857	2,428							4,991	4,551
Belgium	3,667	4,042			1,514	1,427	1,431	1,443					6,612	6,912
Denmark	715	744			23	25							738	769
France	8,696	8,683			2,140	2,149							10,836	10,832
Italy	4,736	4,697			7,115	6,996					0	19	11,851	11,712
Luxembourg					130	62			0	2			130	64
Netherlands	5,006	5,232			4,179	3,795					9	9	9,194	9,036
Portugal	1,505	1,521			807	846							2,312	2,367
Spain	3,816	3,780			6,707	6,571						5	10,523	10,356
Sweden					2,035	1,708							2,035	1,708
Switzerland					1,456	1,309					87	87	1,543	1,396
United Kingdom	3,858	4,596			3	5							3,861	4,601
Western Europe (excl. Germany)	34,133	35,418			28,966	27,321	1,431	1,443	0	2	96	120	64,626	64,304
Bulgaria	2,600	2,540										7	2,600	2,547
Croatia	1,206	1,264											1,206	1,264
Czech Republic	3,586	3,530											3,586	3,530
Greece	1,158	1,210			1,047	1,077							2,205	2,287
Hungary	3,072	2,958			1,443	1,483			72	71		17	4,587	4,529
Kazakhstan	1,050	319							8	0			1,058	319
Moldova	766	702											766	702
Poland	7,252	7,442	11,185	12,035	5,057	5,276			292	275	190	306	23,976	25,334
Romania	5,716	5,731	7,482	8,736					1	3	359	374	13,558	14,844
Russia	15,582	13,600	4,471	4,309	3,253	2,428			104	155	504	580	23,914	21,072
Serbia	1,519	1,283											1,519	1,283
Slovakia	1,550	1,206											1,550	1,206
Turkey	3,437	2,882	2,012	2,550	1,261	1,262			119	142	37	122	6,866	6,958
Ukraine	6,861	7,675	422	558						21	8	24	7,291	8,278
Eastern Europe	55,355	52,342	25,572	28,188	12,061	11,526			596	667	1,098	1,430	94,682	94,153
China	8,212	6,833			391	0					602	588	9,205	7,421
Egypt	679	108											679	108
India	1,528	1,369											1,528	1,369
Japan	1,096	789											1,096	789
Morocco	0	1,457											0	1,457
Pakistan	1,304	1,355											1,304	1,355
Vietnam	3,396	2,411											3,396	2,411
Asia/Africa	16,215	14,322			391	0				0	602	588	17,208	14,910
International	105,703	102,082	25,572	28,188	41,418	38,847	1,431	1,443	596	669	1,796	2,138	176,516	173,367
METRO GROUP	122,390	119,429	65,914	70,270	68,303	65,572	24,423	24,777	1,424	1,562	7,492	8,933	289,946	290,543

# **Development of employee numbers by country and sales division** full-time equivalents<sup>1</sup> as of closing date 31 December

rutt-time equivalents	Metro Cash & Carry		Real		Media Ma and Satur		Galeria K	aufhof	Real Estat	e	Others		METRO GROUP		
	2010	2009	2010	2009	2010	2009	2010	2009	2010	2009	2010	2009	2010	2009	
Germany	14,359	14,842	30,753	31,796	24,302	24,002	18,753	18,924	713	759	5,546	6,482	94,426	96,804	
Austria	1,909	1,901			2,521	2,124							4,430	4,025	
Belgium	3,008	3,093			1,419	1,333	1,111	1,124					5,538	5,551	
Denmark	487	509			22	24							509	533	
France	8,347	8,318			2,053	2,031							10,400	10,349	
Italy	4,121	4,010			6,622	6,497						19	10,743	10,526	
Luxembourg					126	59				2			126	61	
Netherlands	3,126	3,090			2,358	2,112					8	8	5,492	5,210	
Portugal	1,421	1,437			770	806							2,190	2,243	
Spain	3,446	3,390			5,846	5,778						5	9,292	9,173	
Sweden					1,689	1,391							1,689	1,391	
Switzerland					1,335	1,157					82	80	1,417	1,237	
United Kingdom	2,999	3,417			2	5							3,001	3,421	
Western Europe (excl. Germany)	28,864	29,166			24,762	23,315	1,111	1,124	0	2	90	112	54,827	53,720	
Bulgaria	2,573	2,520										7	2,573	2,527	
Croatia	1,201	1,244											1,201	1,244	
Czech Republic	3,460	3,483											3,460	3,483	
Greece	1,156	1,093			977	999							2,133	2,092	
Hungary	2,856	2,899			1,421	1,473			72	71		17	4,348	4,460	
Kazakhstan	1,049	319							1				1,050	319	
Moldova	766	702											766	702	
Poland	6,861	7,026	10,258	11,021	4,996	5,225			291	275	184	303	22,589	23,849	
Romania	5,686	5,691	7,390	8,654					1	3	359	371	13,436	14,719	
Russia	15,471	13,600	4,306	4,309	3,237	2,418			102	106	498	580	23,613	21,012	
Serbia	1,519	1,283											1,519	1,283	
Slovakia	1,519	1,195											1,519	1,195	
Turkey	3,437	2,789	1,819	2,279	1,261	1,262			119	142	37	122	6,673	6,594	
Ukraine	6,708	7,675	421	558						21	8	24	7,137	8,278	
Eastern Europe	54,261	51,516	24,195	26,821	11,891	11,377			586	618	1,086	1,424	92,018	91,755	
China	8,205	6,833			391						595	588	9,191	7,421	
Egypt	656	108											656	108	
India	1,520	1,344											1,520	1,344	
Japan	808	601											808	601	
Morocco		1,457											0	1,457	
Pakistan	1,284	1,355											1,284	1,355	
Vietnam	3,298	2,411											3,298	2,411	
Asia/Africa	15,772	14,109			391	0					595	588	16,758	14,697	
International	98,897	94,790	24,195	26,821	37,044	34,692	1,111	1,124	586	620	1,770	2,125	163,603	160,171	
METRO GROUP	113,256	109,632	54,948	58,616	61,346	58,694	19,865	20,048	1,299	1,378	7,316	8,606	258,029	256,975	

 $<sup>^{1}\,\</sup>mathrm{Including}$  possible rounding differences

of employees belonged to this age group. Across Germany, 846 employees in the over-50s age group were hired during the reporting year. At an international level, the corresponding total was 1,014.

As part of our diversity management, we promote equal opportunities for female and male employees. To this end, we have launched measures to help employees to better balance their family and professional lives. Depending on the respective phase in their lives, employees can draw on targeted human resources instruments to balance professional and personal requirements such as child-rearing responsibilities or caring for relatives. In this context, we are creating a third day-care centre at our Düsseldorf Campus in 2011 and offering child care during school holidays. In addition, the Company will support employees who take care of close relatives for up to two years after the end of the statutory nursing period.

In addition, we are determined to continue to increase female representation in management positions, that is, levels 1 to 3: Management Board, executive board, divisional management, main departmental or departmental management and store management. During the reporting year, the proportion of female employees at these levels stood at 18.6 percent. The corresponding figure for the previous year was 16.0 percent!

#### Sustainable health and occupational safety management

Our company makes it easier for its employees to stay fit for their day-to-day work. We are committed to providing a safe, hazard-free workplace. Our health drive GO was launched in 2004. This programme comprises exercises designed to strengthen employees' physical and mental fitness, recommendations for a healthy diet and ergonomic workplace design. This programme comprises physical activities such as back exercises, fitness sessions and corporate sports activities. In addition, we offer ergonomic advice in the workplace, workshops and stress-management training. During the reporting year, we also opened a fitness room that employees at our Düsseldorf Campus can use free of charge.

#### Group-wide retirement model

Our "Future Package" helps employees to expand their private retirement planning. The Group-wide pension programme provides additional voluntary benefits that go beyond the stipulations of collective bargaining agreements. In Germany, 58,311, or 52.9 percent, of all employees took advantage of this opportunity in 2010.

#### Corporate University: excellent leadership

As part of Shape 2012, we have established a new department, 'Leadership & Transformation', within our Human Resources Department to strengthen senior managers' leadership skills. In this way, we support cultural change within METRO GROUP. A key element of this initiative is the Corporate University, which serves to develop and qualify our current and future executives. The Corporate University cooperates with highprofile international partners such as the University of St. Gallen, Switzerland, and the Institut Européen d'Administration des Affaires (INSEAD) in Fontainebleau, France. In 2010, more than 380 senior and junior managers attended one of the eight available development programmes. An additional 500 managers participated in special seminars. A key feature of the Corporate University is the mentor programme in which members of the Management Board of METRO AG and the managing directors of the sales divisions personally contribute to executive development. The initiatives and programmes of Metro Cash & Carry International have been integrated into METRO GROUP's Corporate University to ensure the direct business relevance of our executive development. All seminars have been redesigned accordingly.

## Centralised executive development to ensure a high level of competitiveness

A key component of Shape 2012 is to establish executive development as a strategic function of the holding company and to clearly gear these efforts to our Company's business needs. As part of the integration of the administrative functions of METRO AG and Metro Cash & Carry International, we therefore redesigned and integrated our personnel strategy for the Group's senior management during the reporting year.

Systematic talent management forms the basis of executive development and succession planning for senior management positions, with executives' individual development being based on the strategic objectives of METRO GROUP. This system opens up career avenues in all countries where we do business. Our talent management instruments – a transparent leadership model, regular performance and potential assessments, centralised responsibility for management assessments and development centres as well as an active management of talent pools – create the basis for a global pool of candidates for key corporate functions. In addition, the Corporate University with its management development programmes promotes individual career paths in a targeted manner while strengthening our uniform, international leadership model.

<sup>16.0</sup> percent in the previous year refers to the share of female managers of levels 1 to 3. The figure of 17.8 percent mentioned in the last annual report was based on a calculation that did not include level 1 [Management Board, executive board].

#### Regular assessments support individual development

We conduct annual performance and potential assessments of our executives and employees. The goal of these reviews is to rate their individual performance and skills based on METRO GROUP's core competencies, which outline behavioural requirements for successful executives. The subsequent feedback sessions form the basis of individual development plans. This process ensures that we can identify and develop the most talented people early on and ensure that our Company remains an attractive employer.

#### Long-term succession planning

Succession planning at METRO GROUP ensures that key positions are filled with the best executives in future. As part of our talent management, we conduct meaningful analysis of potential successors. In 2010, the in-house succession rate for the top management level stood at about 79 percent, which means that we achieved our target of "75 percent plus".

#### Attracting future executives

Our consistent positioning as an attractive employer helps us to attract talented management recruits. During the reporting year, we launched an international initiative to strengthen the employer brands of METRO GROUP and its sales divisions. Key focal areas are close partnerships with selected universities and technical colleges, collaboration with student organisations and intensive mentoring for interns. The Meeting Metro event has been held annually since 2002. It aims to directly familiarise students with the retail industry while offering them the opportunity to experience our Company, its sales divisions and service companies and also learn about the diverse entry-level and career options. In the reporting year, we addressed about 13,500 interested students through Meeting Metro. The positive response encourages us to continue to expand the Meeting Metro concept.

### 6. Innovation management

As a retail and wholesale company, METRO GROUP does not conduct research and development in the strictest sense of the term. Rather, we develop and employ new concepts and technologies within the framework of our innovation management in order to better serve customers' needs and address their consumption patterns. In this way, we strengthen the competitiveness of our sales divisions. Another central aim is to make internal and external processes more efficient, including programmes undertaken in connection with suppliers and industry partners. By employing this approach, our innovation management supports the aims of Shape 2012: a stronger customer focus and greater efficiency for the entire group of companies. Innovations thus secure the long-term profitable growth of METRO GROUP.

Our innovation management is systematically organised: we identify customer needs and market requirements as well as relevant technological and conceptual innovations, drive developments through joint work with internal and external partners and implement pilot processes that also include evaluation. Successfully tested innovations are introduced into the Company's operating business. Within this context, METRO GROUP provides sufficient resources that our companies can use to develop needs-based solutions. This includes for example testing facilities.

In terms of a Group-wide dialogue, employees responsible for innovation at METRO AG and the internal IT service provider METRO SYSTEMS work closely with specialists in the sales divisions. As a result, relevant knowledge and qualifications can be created and shared within METRO GROUP. Furthermore, it is assured that the innovations that are developed address the customers' needs and the specific requirements of the segments. In introducing new concepts and technological innovations, we conduct an open, constructive dialogue with external partners. These partners include consumer groups and labour unions. We are a member of national and international organisations in order to support the development of standards. For our employees, we provide trainings that prepare them for the introduction of new processes.

In 2010, we have carried forward projects already launched and augmented them with other programmes from the sales divisions. The goal continues to be to successfully introduce

new concepts into everyday business practices, to use innovative technologies in stores and warehouses as well as to expand their use in cooperation with suppliers and business partners. The focal points of these efforts are cutting-edge information and communication technologies (ICT) and Radio Frequency Identification (RFID), through which products and product movements can be registered without contact in computer systems.

#### Working relationships with external partners

In 2002, we launched the METRO GROUP Future Store Initiative, an alliance with currently 90 partners from the academic world, the consumer goods industry as well as the service and ICT sector. To address the operating challenges faced by the sales divisions, we develop and test innovative solutions within this context. These include new sales forms, an appealing approach to customers, store and product range design, the provision of product information and accelerated processes. The focal point of the partnership, which was successfully continued during the reporting year, is always customers and their needs.

A central testing platform for the initiative is the METRO GROUP Future Store in Tönisvorst, a city in the German state of North Rhine-Westphalia. The store is a Real hypermarket in which the sales division has been testing the practicality of new concepts and technologies with the assistance of the partners of the METRO GROUP Future Store Initiative since 2008. Innovations that prove themselves in the Future Store are gradually introduced by Real. In 2010, more than 100 of the sales division's stores used the new technologies and concepts developed at Tönisvorst, including multimedia terminals and sales concepts like "The Butcher Shop of Tomorrow" and "Freshness and Convenience" as well as the newly conceived chemist area "beauty & more".

#### Digital purchases

One of the critical challenges facing retailing concerns changing shopping habits, which can partly be ascribed to the growing impact of the Internet. METRO GROUP is addressing this trend as part of its innovation management. The aim is to combine the strengths of Internet shopping with those of stationary retailing as a way of creating a unique selling proposition by providing service, authenticity and quality.

One example is the sales format "Metro Drive" that Metro Cash & Carry first tested in France in 2009. As a result, the wholesaler gives its professional customers the opportunity to order goods by telephone, fax or over the Internet round the clock. The customer can then collect the products at the nearest pick-up point. In 2010, Metro Cash & Carry added 11 more "Metro Drive" stations in France, bringing the total to 14.

In Germany, the Real sales division opened the first drive-in food store in Isernhagen-Altwarmbüchen, a northern German city near Hanover, in November 2010. On the home page www.real-drive.de, customers can select from a range of about 5,000 products – including frozen and fresh foods – and put together their purchases. The order can be picked up just two hours later at the drive-in station. A fee of €1 is charged for the service. The product prices are the same ones charged at Real's hypermarkets. The "Real Drive" is designed as a test store. If the service proves to be beneficial, Real will take a decision in 2011 about expanding it to other German cities.

One other option gaining popularity in retailing is the use of shopping services that can be used with the help of mobile end devices regardless of location. In particular, the expanding use of smartphones facilitates new ways to approach and retain customers. At the beginning of 2010, for instance, Real released an application for Apple's iPhone and iPod touch. Customers can use this app to create electronic shopping lists, check on discounted items and get directions to the nearest Real hypermarket. The application also provides access to a cooking show that presents meal ideas via video and shows the respective recipes. The necessary ingredients can be added directly to the electronic shopping list. The menus and recipes can also be recommended to others and shared on Facebook and Twitter. Since its launch, the free application has been installed on smartphones more than 180.000 times.

Metro Cash & Carry also offers professional customers an iPhone application, the "METROphone". With the application's help, selected users of the delivery service can order products directly by smartphone. The products are selected through a search function; alternatively barcodes can be

entered via the smartphone's camera. All products from the personal customer order list and the entire delivery range of the respective Metro Cash & Carry wholesale store are available. The selected products are added to a virtual shopping cart. When the order has been completed, the customer automatically receives a confirmation by e-mail or fax. He can check on the status of the order at any time until the time of shipping.

#### Operational use of RFID

In retailing, METRO GROUP is a pioneer in Radio Frequency Identification (RFID). The technology makes it possible to automatically register product movements throughout the entire supply chain and to transmit the information in a contactless manner to information technology systems. RFID helps retailers to optimise processes in logistics and warehouse management, to more efficiently design anti-theft systems and to continue to increase customer satisfaction. The heart of the technology is the RFID transponder, a minute computer chip with antenna. An Electronic Product Code (EPC) is usually stored on this chip. With an RFID reader, the EPC can be registered extremely guickly without physical or visual contact and in large numbers and refers to product information in the merchandise management system - including the product's origin, manufacturer and best-before date.

METRO GROUP has been using RFID in logistics since 2007. The technology facilitates more efficient processing in the incoming-goods area at about 400 company locations. As a result, METRO GROUP remains the pacesetter in European retailing. RFID technology is used by Metro Cash & Carry in Germany and France as well as by Real and MGL METRO GROUP Logistics in Germany. In the central warehouse in Unna, more than 750,000 pallets are registered each year with the assistance of RFID. During the reporting year, we demonstrated in comprehensive tests that RFID can provide support in the individual product area. Pilot tests within the sales divisions, amongst others at Metro Cash & Carry Netherlands and at the Media-Saturn-Group, are being prepared. RFID is being used here to improve inventory overviews, order processes and returns for selected products as well as for electronic article surveillance.

### 7. Sustainability management

For us, profitability and sustainable business practices are two sides of the same coin: a company can only generate profitable growth over the long term if it acts responsibly towards society and the environment. That is why we have declared sustainability to be an integral component of our Company's strategy. This means that social and environmental requirements must also be considered in all business decisions and processes. The goal of our sustainability management is to ensure the Company's future viability. At the same time, we aim to respond to the increased expectations of various stakeholders by acting responsibly. The improved ranking in the Dow Jones Sustainability World Index (DJSI World), which tracks the performance of the world's leading companies in the area of sustainability, documents our progress in this area. In September 2010, METRO GROUP improved its ranking in all three categories of economy, ecology and corporate responsibility, compared with the previous year, clearly outperforming the retail industry average.

In the reporting year, we developed the strategy "Go sustainable 2012", which we will use to further expand and concentrate the focus of our Group-wide sustainability management. The strategy should also contribute to elevating us to becoming one of the leading retail and wholesale companies in the area of sustainability beyond 2012. At the same time, the strategy also supports the key components of our efficiency and value-enhancing programme Shape 2012. In this context, we continuously identify relevant social and ecological challenges affecting the retail and wholesale industry. The measures derived from this process help us to minimise the Company's sales and cost risks as well as profitably leverage opportunities for sales growth and cost savings in its operational business. To make "Go sustainable 2012" a growth opportunity for the operational business, we defined concrete objectives for all fields of activity in the financial year 2010. We will expand the activities in the area of climate and resource protection, broaden our training programmes for suppliers in emerging and developing countries and further refine our demographic management.

# Sustainability organisation with clear assignments

On the basis of the "Go sustainable 2012" strategy we are developing sustainability into a key value driver for our Company. This presupposes integrated management systems and an organisational structure with clearly defined responsibilities. For this reason, the Sustainability Board that was created in 2009 develops binding Group-wide standards for sustainable business practices and helps us to anchor these within the Company. The Sustainability Board consists of representatives of the sales divisions and the heads of METRO AG's corporate departments. The composition of the Sustainability Board ensures that all decisions are practical and geared towards day-to-day operations. The members are:

#### Chairman

Dr Eckhard Cordes, Chairman of the Management Board of METRO AG

#### **Managing Director**

Dr Michael J. Inacker, Head of Corporate Communications, Public Affairs & CSR

#### Representatives of the sales divisions

Peter Overbosch, Head of Quality Management Metro Cash & Carry

Dr Hans-Jörg Gidlewitz, member of the Management Board of Real

Ralph Spangenberg, member of the Management Board of Media-Saturn-Group

Marion Sollbach, Head of Sustainability Galeria Kaufhof Thomas Storck, member of the Management Board of Galeria Kaufhof

Thomas Ziegler, Chairman of the Management Board of METRO Group Asset Management

### Representatives of the relevant corporate departments of METRO AG

Dr Rolf Giebeler, Head of Legal Affairs (until 31 December 2010)

Hans-Jürgen Matern, Head of Regulatory Affairs and External Relations QSHE

Bettina Scharff, Head of Organisational & Social Development

Oliver Steinert, Head of Investor Relations Michael Wedell, Head of National Politics Michael Wiedmann, Head of Corporate Relations/International Politics

#### **Advisory members**

Peter Wübben, Head of Corporate Communications of METRO AG/METRO Group Asset Management Albrecht von Truchsess, Head of Corporate Communications of Real

Sven Jacobsen, Head of Corporate Communications of Media-Saturn-Group

Stefanie Grüter, Head of Corporate Communications of Galeria Kaufhof

"Go sustainable 2012", our sustainability strategy, is based on four pillars:

- → Quality, health and the environment
- → Energy and resource management
- → Employees and social affairs
- → Social policies and stakeholder dialogue

A working group that develops the concepts and prepares the decisions of the Sustainability Board is responsible for each of these strategic topics. The representatives of the sales divisions ensure that the measures have practical relevance and are stringently incorporated into daily business practices. They comment on the concepts developed by the working groups and propose solutions. In addition, they report project progress and provide the data needed to track the Company's sustainability performance.

#### Quality, health and the environment

In addition to brand products, we offer our customers a large number of high-quality own-brand products. We are directly responsible for these products. This means, amongst other things, that we assume responsibility for quality assurance. In close consultation and dialogue with the manufacturers, METRO GROUP determines the product features and package design for its own-brand products. Because the supply chains used in retailing and the products themselves are becoming more and more complex, some of the biggest challenges for an international retail and wholesale company like METRO GROUP include tracing raw materials and documenting the processing steps along the value chain. The international quality standards of the Global Food Safety Initiative (GFSI), such as GLOBALGAP and IFS, play a central role in auditing the suppliers who process food for the own-

brand products of METRO GROUP. The objective of the standards is to strengthen consumer trust in the agricultural production of foods. This is to be achieved by reducing the environmentally damaging impacts of farming, decreasing the use of medications and chemical plant protection products and taking steps to ensure the safety and health of humans and animals. 100 percent of the suppliers of fruit and vegetable own-brand products in Germany fulfil the GLOBALGAP standard.

#### Supplier training expanded further

Local producers and growers are important partners for us. After all, we obtain up to 90 percent of the food products in our stores and outlets from local producers. In numerous countries, we help local suppliers to produce in accordance with internationally accepted standards of the Global Food Safety Initiative (GFSI). The fundamental goals of the supplier qualification programme are to ensure the long-term supply of high-quality goods to stores, promote the local economy and create strong business relationships with producers and growers. Within the context of a strategic partnership with the United Nations Industrial Development Organisation (UNIDO), we train local producers in food safety and hygiene issues. We designed these measures to help boost the volume of marketable goods and improve growers' incomes. Following the launch of the first such project in Egypt in 2009, we held talks with UNIDO in autumn 2010 about expanding the programme to Russia and Vietnam. By the end of 2010, we had trained more than 60 suppliers in Egypt in the area of food safety.

## Detailed information on fishing zones facilitates the sustainable procurement of fish

As one of Europe's largest retailers of fish, METRO GROUP provides consumers and such commercial customers as hotel and restaurant owners with a broad assortment of fish. To ensure that we can continue to offer this service in the future we are actively working to preserve marine diversity. At the same time, this approach enables us to ensure future sales. Since the beginning of 2010, we have supported the project "Fish stocks online" to improve the availability of data on the status of endangered fish stocks and to more systematically procure fish that have been caught in a sustainable way. For the first time, this comprehensive central information system provides detailed data on the status of commercial fish populations. The websites www.fischinfo.de

and www.portal-fischerei.de provide retailers and consumers with decision-making assistance to gear fish purchases to sustainability criteria. The fish database is to be continuously expanded in the coming years. By the end of 2012, around 130 fish stocks relevant to the German market from more than 30 species around the world will be described in the database. We intend to gradually instruct fish buyers in the use of the fish stock database. The project was initiated by retail and wholesale companies and the fish industry in cooperation with the Ministry of Consumer Protection.

## Metro Cash & Carry opens fish logistics centre

To combine sustainable logistics with the demand for premium quality, Metro Cash & Carry opened a fish logistics centre in Gross-Gerau near Frankfurt am Main, Germany, in the reporting year. Thanks to its central location in Europe and its proximity to Frankfurt Airport, this platform is an ideal consolidation and distribution point for fresh fish. Concentrating the flow of goods near the airport reduces both delivery time for the highly sensitive products and logistics costs. For cash & carry customers, this means extra freshness and higher quality when purchasing fish because all types of fish are available in the wholesale stores within 48 hours of being caught. In designing the fish logistics centre, we strictly adhered to sustainability criteria. The logistics hub sources part of its power from self-generated wind energy and uses climate-friendly technology for cooling and outdoor lighting. The building design, the platform and all of the workflows were awarded the silver status for temperature-controlled real estate of the German Quality Seal for Sustainable Building. This extensive assessment system for sustainable buildings was developed by the German Ministry of Transport, Building and Urban Development (BMVBS) and the German Sustainable Building Council (DGNB).

#### Energy and resource management

Every day, METRO GROUP provides millions of people across the world with high-quality food products and consumer goods. Because energy and other resources that are important to the supply chain are becoming scarce and expensive, energy-efficient and resource-conserving business practices are a central pillar of our sustainability management. As the global economy began recovering during the reporting year, energy costs also started to rise noticeably again. To counter these increases and reduce the environ-

mental impact of their stores and operations, the sales divisions stepped up their energy management activities.

## Smart metering: increased transparency thanks to digital electricity meters

Solid data are needed to be able to make exact plans and to implement cost-saving and efficiency measures. The sales divisions are increasingly employing digital electricity meters known as smart metering systems as a means of precisely measuring the energy consumption of their stores and operations. At the end of 2010, smart metering systems were available at more than 700 Metro locations in Germany and Poland. The advantage of smart metering systems is, in particular, the continuous and accurate recording of the actual electricity and gas consumption. The sales divisions receive location-specific user profiles that enable them to use energy more consciously and efficiently. With the aid of the digital electricity meters, for example, inefficient equipment can be identified and replaced by energy-saving equipment. In 2010, Media Markt and Saturn pressed ahead with installing smart metering systems in all national subsidiaries of the sales divisions. We intend to install digital electricity meters in all stores and operations by the end of 2011 in order to be able to accurately measure global energy consumption.

## Efficient and environmentally friendly control of the flow of goods

Energy consumption and carbon footprints can also be reduced during the transport of goods. To ensure that the right good reaches the right place at the right time, METRO GROUP needs a logistics network that is both complex and flexible. We want to make logistics processes as cost- and resource-efficient as possible. Since 2010, we have been one of the first retail and wholesale companies able to calculate the carbon footprint of our complete transport processes in Germany, Austria and Switzerland. For this purpose, MGL METRO GROUP Logistics, together with a consultancy firm, designed a CO2 tool that measures the carbon emissions. The cutting-edge feature of this tool is that it enables MGL METRO GROUP Logistics to not only measure the carbon emissions produced by its own vehicles, as was the case before, but to also gather data on all trips conducted by logistics companies working for MGL. To ensure that the results can be compared with other companies, MGL METRO GROUP Logistics had the measuring system certified by the Cologne-based certification body "ZER-QMS, Zertifizierungsstelle, Qualitäts- und Umweltgutachter GmbH".

#### Climate protection activities convince investors

Thanks to the successful expansion of its activities in the area of energy- and resource-conserving business practices in 2010, we have closed in on our goal of reducing the specific environmental impact by 15 percent per square metre of selling space from 2006 to 2015. We will publish detailed information on the development of energy consumption, greenhouse gas emissions and other relevant environmental figures in our yearly progress report on sustainability released at the Annual General Meeting on 6 May 2011. The financial market has also rewarded our extensive commitment to climate protection: in October 2010, METRO AG was added to the CDP Germany 200 Carbon Disclosure Leadership Index, an index that only lists companies with a deep understanding of the challenges posed by climate change and its implications for business models. The Carbon Disclosure Project (CDP) encompasses 534 institutional investors and each year analyses the environmental data of the 500 largest companies in the world. The index includes the top 30 of the 200 German companies that were analysed.

#### Employees and social affairs

A company that places the customer at the centre of all its activities needs dedicated and qualified employees who can turn this commitment into an everyday reality. This is why our commitment to our own employees is a central focus of our sustainability management. As a result of demographic change, the working-age population in many countries will continue to decline. Consequently, it is of great importance to us to ensure the long-term supply of employees, particularly qualified workers and managers, through forward-looking and innovative personnel concepts. This includes, amongst other things, pursuing active diversity management, which means the specific encouragement of diversity across the Company. For example, it goes without saying that older and disabled employees are essential parts of the labour force.

## Reinforced investments in training and further education

To cover our future need for capable and dedicated employees amid demographic change we are systematically investing in training and further education programmes. In the reporting year, we provided vocational training positions to 2,371 school-leavers in Germany, helping them begin their working careers. With a share of 8.4 percent, METRO GROUP once again assumed a leading position among the companies in Germany that provide vocational training.

For us, a forward-looking and sustainable personnel policy includes systematically leveraging the skills of our highly qualified and more experienced employees. In 2010, we newly employed 1,859 workers aged 50 and older worldwide. To promote the strengths of its diverse labour force, we intend to considerably expand qualification and advancement programmes and create age-appropriate working conditions, including preventative measures. Women are to be more strongly included in executive development and succession planning in future.

#### Social policies and stakeholder dialogue

As a retail and wholesale company, METRO GROUP is a part of the daily lives of many people. The Company comes into direct contact with customers, employees, suppliers, investors, government representatives, the media and nongovernmental organisations on a daily basis. To achieve success over the long term, METRO GROUP must not only succeed in the marketplace of products, but also in the marketplace of opinions. This means METRO GROUP must be completely familiar with the expectations of relevant stakeholders of the Company. To get to know and better address the manifold expectations of stakeholders, we fosters reqular dialogue. A key component of the sustainability strategy "Go sustainable 2012" is to intensify and professionalise its dialogue with key stakeholders on various topics involving sustainability. By doing so, METRO GROUP aims to create a stable foundation for long-term, trusting relationships.

#### Platform for dialogue in Berlin

With the Group's representative office in Berlin, which was opened at the start of 2010, we have created a platform for an ongoing, open and transparent dialogue with the government, parliament, associations and relevant interest groups. In this way, METRO GROUP creates the basis for responsibility partnerships with political decision-makers – at a national and international level. In the process, we make use of new formats of cooperative policymaking. The most visible example of this is the "Wednesday Society of the Retail Indus-

try", a series of events that was established in 2010 and that we are implementing together with the Handelsverband Deutschland. The goal is not merely to present our sector's multi-faceted nature, innovative strength and high performance. Above all, we want to show that the key topics impacting the retail and wholesale industry are of great relevance to many areas of politics, economics and society. At the December 2010 event, for example, the discussion focused on the responsibility of the food producing and retailing industries with respect to environmental, social and economic sustainability.

## Participation in government climate protection dialogue

In the reporting year, METRO GROUP actively participated in the "Climate Protection Dialogue Business and Politics" headed by Dr Norbert Röttgen, German Minister for Environment, Nature Conservation and Nuclear Safety. Within the context of the initiative, recommendations on how businesses can contribute to the reduction of carbon emissions were developed. METRO GROUP chaired a working group on production consisting of retail and wholesale groups, trade associations and manufacturers from the areas of electric equipment, IT, packaging and food. Environmentally friendly production practices and marketing activities for consumer goods as well as improved political parameters formed the centrepieces of the dialogue.

## Intensive dialogue with Greenpeace International

In October 2010, the Management Board of METRO AG met with the directors of Greenpeace International to exchange ideas. During the meeting, the parties focused on increasing dialogue and the opportunities to take joint action to protect the climate and the oceans as well as preserve the rainforests. The two sides agreed to intensify dialogue and improve transparency, in particular with respect to possible controversial issues. We understand the expertise and critical viewpoint of such international organisations as Greenpeace as an opportunity to promote topics of sustainable development in a way that benefits all parties.

## Galeria Kaufhof receives sustainability award once again

In autumn 2010, Galeria Kaufhof was recognised with the Sustainable Retail Business Award by the German consumer association "Die Verbraucher Initiative e.V." for the second time. The sales division demonstrated very strong commitment in its business activities in the categories of stationery and toys. For the test, about 500 retail and wholesale groups were invited to fill out an extensive questionnaire on their environmental and social activities. The aim of the study is to offer consumers guidance and practical information for the assessment of retail groups' social responsibility.

### 8. Remuneration report

The following report describes the remuneration received by the Management Board and the Supervisory Board of METRO AG for the financial year 2010 paid in accordance to standards laid down by the German Commercial Code (Handelsgesetzbuch). It is also a remuneration report in terms of the German Corporate Governance Code and outlines the system of Management Board compensation and its further modification. Furthermore, the remuneration report contains information about share-based compensation for executives of METRO GROUP.

## The remuneration system for members of the Management Board

The remuneration system for the Management Board has been approved by the Supervisory Board of METRO AG. The Supervisory Board was advised in this matter by its Personnel Committee.

Management Board remuneration consists of a fixed salary and two variable components: performance-based compensation (short-term incentive) and a long-term incentive. The Company also offers pension provisions and supplemental benefits. Total remuneration and the individual compensation components are geared appropriately to the responsibilities of each individual member of the Board, his or her personal performance and the Company's economic situation, and fulfil legal stipulations regarding customary remuneration. The incentives serve as an inducement for the Management Board to increase the Company's value. They are designed to generate sustainable company growth and are in line with the recommendations of the German Corporate Governance Code.

#### Fixed salary

The fixed salary is contractually set and is paid in twelve monthly instalments.

#### Performance-based compensation (short-term incentive)

The short-term incentive for members of the Management Board is determined mainly by the development of return on capital employed (RoCE) and net earnings. The use of the key ratio net earnings in combination with RoCE rewards profitable growth of METRO GROUP. Net earnings principally amount to profit for the period. The Supervisory Board may resolve an adjustment for special items.

The members of the Management Board receive €1,400 (€2,100 for the Board Chairman) per 0.01 percentage point of RoCE above a minimum value of 7 percent. For each €1 million in net earnings, they receive €850 (€1,275 for the Board Chairman). The amounts are set by the Supervisory Board based on the Company's strategy and medium term targets, are regularly reviewed and are adjusted if necessary. The payout of the performance-based compensation granted for RoCE and net earnings is capped each year at €3.9 million for the Board Chairman and at €2.6 million for the other members of the Management Board.

The short-term incentive for Mr Saveuse is also tied to the business targets of the Real sales division. For compensation applying to 2010, the Supervisory Board of METRO AG has set a target value for EBITaC (EBIT after Cost of Capital) at the Real Group. An EBITaC factor will be determined from the degree of target attainment, and this factor will be multiplied by the agreed-upon base bonus. The EBITaC-based remuneration for Mr Saveuse has been contractually capped at €2.7 million per year. The annual payout of the base bonus (€900,000) is guaranteed. Payouts of the short-term incentive derived from net earnings and the RoCE of METRO GROUP are credited against the performance-based compensation of Mr Saveuse paid in accordance with the EBITaC of the Real Group.

The performance-based compensation of all members of the Management Board will be paid out in the following financial year following the approval of the annual financial statements.

#### Share-based compensation (long-term incentive)

The long-term incentive is a compensation component with long-term incentive effect. It is designed to achieve sustainable growth in the Company's value.

#### Share bonus programme 2004-2008

In 2004, METRO AG introduced a share bonus programme. Its final tranche was paid in 2008. The programme was based on cash bonuses whose size depended on the performance of the Metro share price in parallel consideration of benchmark indices. The programme is divided into a tranche for each year, to which various target parameters apply. The full bonus was paid when the share price reached the respective target price and so-called equal performance compared to the benchmark indices. The maturity of each tranche was three years. The payout of share bonuses can

be capped at the amount of the gross annual fixed salary by resolution of the Supervisory Board of METRO AG.

#### Performance share plan 2009-2013

By resolution of the Personnel Committee of the Supervisory Board and with the approval of the Supervisory Board, METRO AG introduced a five-year performance share plan in 2009. A target value was set for each member of the Management Board. For each tranche, this amounts to €0.6 million for the Board Chairman and €0.5 million for the other members of the Management Board. To determine the target number of performance shares, the target value is divided by the share price upon allotment. The key factor is the average price of the Metro share during the three months leading up to the allotment date. A performance share entitles its holder to a cash payment matching the price of the Metro share on the payment date. Here, too, the determining factor is the average price of the Metro share during the three months leading up to the allotment date.

Based on the relative performance of the Metro share compared to the median of the DAX 30 and Dow Jones Euro Stoxx Retail indices – total return – the final number of payable performance shares is determined after the end of a performance period of at least three and at most 4.25 years. It corresponds to the target number of shares when an equal performance with said stock market indices is achieved. Up to an outperformance of 60 percent, the number increases on a straight-line basis to a maximum of 200 percent of the target amount. Up to an underperformance of 30 percent, the number is accordingly reduced to a minimum of 50 percent. In the case of an underperformance of more than 30 percent, the number is reduced to 0.

Payment can be made at six possible times. The earliest payment date is three years after allotment of the performance shares. From this time, payment can be made every three months. The members of the Management Board can choose the date upon which their performance shares are paid out. An allotment with multiple payout dates is not permitted. The payout cap amounts to five times the target value. As a result, it totals  $\in 3$  million for the Chairman of the Management Board and  $\in 2.5$  million for the other members of the Management Board.

When the performance share plan was introduced, share ownership guidelines also went into effect: as a precondition for the payout of performance shares, the members of the Management Board are obliged to undertake a significant continuous self-financed investment in Metro shares up to the end of the three-year blocking period. This ensures that, as shareholders, they will directly participate in share price gains as well as potential losses of the Metro share. Their investment in company shares promotes the long-term structure and orientation towards sustainable development of the remuneration system and results in a healthy balance of the various remuneration elements. The size of the self-financed investment applies to the entire term of the performance share plan. The required investment amounts to  $0.5\,$  million for the Chairman of the Management Board and  $0.4\,$  million for other members of the Management Board.

#### Pension provisions

In 2009, company pension provisions were introduced for members of the Management Board. These provisions consist of direct benefits with defined-contribution and performance-based components.

The defined-contribution component is financed by the Management Board and the Company based on an apportionment of "7 + 7 + 7". When a member of the Management Board makes a contribution of 7 percent of his or her defined basis for assessment, the Company will contribute the same amount. Depending on the economic situation, the Company will pay the same amount again. In view of the macroeconomic envir-onment, the additional amount was again suspended in the reporting year. The Company's contribution for each member of the Management Board was capped at €0.1 million per year. The performance-based component is congruently reinsured by Hamburger Pensionsrückdeckungskasse VVaG (HPR). The interest rate for the contributions is paid in accordance with the profit-sharing system of the HPR with a guarantee applying to the paid-in contribution. When a member of the Management Board leaves the Company before retirement age, the contributions retain the level they have reached.

An entitlement to pension benefits exists

- → if the working relationship ends with or after the reaching of standard retirement age as it applies to the German state pension scheme,
- ightarrow as early retirement benefits, if the working relationship ends at the age of 60 or afterwards and before the standard retirement age,
- → as disability benefits, if the working relationship ends before the standard retirement age is reached and preconditions have been fulfilled,

→ as surviving dependents' benefits, if the working relationship is ended by the person's death.

Payment can be made in the form of capital, instalments or a lifelong pension. A minimum benefit is granted in the case of invalidity or death. In such instances, the total amount of contributions that would have been credited to the member of the Management Board for every calendar year up to a credit period of ten years, but limited to the point when the individual turns 60, will be added to the benefits balance. This performance-based component is not reinsured, but will be provided directly by the Company when the benefit case occurs.

#### Further benefits in cases of an end to employment

The active members of the Management Board receive no additional benefits beyond the described pension provisions should their employment end. In particular, no retirement payments will be granted. In the event of the death of a member of the Management Board during active service, the survivors will be paid the fixed salary for the month in which the death occurred as well as for an additional six months.

Mr Mierdorf, who left the Management Board in March 2010, held a special entitlement granted before he was appointed to the Management Board. This entitlement granted him

certain benefits when he left his position. In the financial year 2010, the Supervisory Board approved an agreement to terminate the contract with Mr Mierdorf. This entitlement was incorporated into the agreement.

#### Supplemental benefits

The supplemental benefits granted to members of the Management Board include non-cash benefits and expense allowances.

#### **Other**

The members of the Management Board of METRO AG are not entitled to additional remuneration or special benefits as a result of a change of control.

#### Long-term incentive in the financial year 2010

Dr Cordes received 13,983 performance shares under the conditions of the performance share plan. Messrs Koch, Muller and Saveuse each received 11,652 performance shares in 2010. At the time of granting, a share unit was valued at €34.86. The performance shares that were distributed do not represent a fixed number of rights in the sense of § 285 Sentence 1 No. 9a Sentence 4 of the German Commercial Code or of § 314 Section 1 No. 6a Sentence 4 of the German Commercial Code. Rather, they were a target amount. Under the con-

Remuneration of the Management Board in the financial year 2010
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€1,000	Financial year	Fixed salary	Short-term incentive	Long-term incentive <sup>2</sup>	Supplemental benefits	Total
Dr Eckhard Cordes	2010	1,000	2,830	487	72	4,389
	2009	1,000	1,962	701	177	3,840
Olaf Koch <sup>3</sup>	2010	800	1,887	406	219	3,312
	2009	239	389	0	5	633
Zygmunt Mierdorf <sup>4</sup>	2010	133	314	0	13	460
	2009	800	1,308	584	75	2,767
Frans W. H. Muller	2010	800	1,887	406	133	3,226
	2009	800	1,308	584	189	2,881
Joël Saveuse <sup>5</sup>	2010	917	1,920	406	39	3,282
	2009	800	1,308	584	85	2,777
Thomas Unger <sup>6</sup>	2010	600	1,415	0	144	2,159
	2009	800	1,308	584	94	2,786
Total	2010	4,250	10,253	1,705	620	16,828
	2009	4,439	7,583	3,037	625	15,684

<sup>&</sup>lt;sup>1</sup> Statements pursuant to § 285 Sentence 1 No. 9a and § 314 Section 1 No. 6a of the German Commercial Code

<sup>&</sup>lt;sup>2</sup>Shown here is the fair value at the time of granting the 2010 tranche

<sup>&</sup>lt;sup>3</sup> Member of the Management Board since 14 September 2009

Member of the Management Board until 1 March 2010

<sup>&</sup>lt;sup>5</sup> Aside from the remuneration for his position on the Management Board of METRO AG. Mr Saveuse received a fixed salary of €83,000 as well as performance-based components of €404,000 from his service as Managing Director of subsidiaries

<sup>&</sup>lt;sup>6</sup> Member of the Management Board until 30 September 2010

ditions of the performance share plan, entitlements cannot be described with a particular fixed number at the time of granting. The value of the performance shares distributed in 2010 was calculated by external experts using recognised financial-mathematical methods (Monte Carlo simulation).

Messrs Mierdorf and Unger received no performance shares distributed in the tranche for 2010. There were no rights from previous tranches of the performance share plan and the share bonus programme.

In addition to the tranche from the performance share plan distributed in the financial year 2010, Dr Cordes, Mr Muller and Mr Saveuse possess rights from the tranche from 2009. Mr Koch, a member of the Management Board since September 2009, did not receive any performance shares from the tranche distributed from the performance share plan in 2009.

#### Performance share plan (tranches 2009 and 2010)

Tranche	End of the blocking period	Three-month average price before allotment	Number of Management Board performance shares
2010	August 2013	€42.91	48,939
2009	August 2012	€36.67	43,632

In addition, Dr Cordes, Mr Muller and Mr Saveuse have rights from the share bonus programme in 2008:

#### Share bonus programme (tranches 2007 and 2008)

Tranche	Due date	Basis price	Target price	Total Manage- ment Board target bonus
2008	July 2011	€41.92	€48.21	€1,060 thousand
2007	July 2010	€61.61	€70.85	Expired

The target bonus value of the 2008 tranche is based on the condition that the target share price is attained. The target value for the 2008 tranche of the share bonus programme totalled  $\[Omega]$ 0.40 million for Dr Cordes and  $\[Omega]$ 0.33 million each for Messrs Muller and Saveuse. Mr Koch was appointed to the Management Board in the financial year 2009 and, as a result, had no entitlements from the share bonus programme 2004–2008.

The cost from all tranches of share-based remuneration programmes applicable in the financial year 2010 amounted to epsilon1.1 million for Dr Cordes, epsilon20.1 million for Mr Koch and epsilon20.9 million each for Messrs Muller und Saveuse.

## Services after the end of employment in the financial year 2010 (including pension provisions)

In the financial year 2010, a total of  $\[ \in \] 23.9 \]$  million (previous year:  $\[ \in \] 0.5 \]$  million) was used for remuneration of the active members of the Management Board of METRO AG for benefits provided after the end of their employment. Of this total, about  $\[ \in \] 0.1 \]$  million each went to Dr Cordes, Mr Koch, Mr Muller and Mr Saveuse for pension provisions. Mr Unger received  $\[ \in \] 0.075 \]$  million. The cash value of these commitments remaining after netting against the pension plan reinsurance totalled  $\[ \in \] 1.8 \]$  million, which was allotted to Mr Mierdorf.

During the financial year 2010, agreements to prematurely terminate the employment contracts of Messrs Mierdorf and Unger were concluded.

A severance package agreement was concluded with Mr Mierdorf, who amicably agreed to leave the Management Board as at the close of business on 1 March 2010, as compensation for the remainder of his employment contract. This agreement includes both a fixed and a variable component. The fixed component paid in the financial year 2010 covers entitlements of Mr Mierdorf arising from his employment contract and makes allowance for the growth of performanceand share-based remuneration components based on conservative estimates. In 2010, the variable components of the severance agreement resulted in additional remuneration derived from the Company's business success and can also result in further compensation from 2011 to 2013. As a variable severance agreement payment, Mr Mierdorf is entitled to the potential difference between total performance-based remuneration that he would have received as a member of the Management Board and the amount already paid as part of the severance agreement. To perform duties that are in the Company's interest, a consulting contract was concluded with Mr Mierdorf. The consulting fee will be credited against possible entitlements to a variable severance agreement payment. A pension commitment made to Mr Mierdorf before he assumed his position on the Management Board will be payable at the time that the consulting contract expires. An annual adjustment to cover the increased cost of living was conducted for the final time as at 1 January 2009. As a result of a previous commitment made prior to his appointment to the Management Board, the agreement to terminate his employment contract includes a payment amounting to the average remuneration from the previous two calendar years based on the fixed salary and the performance-based compensation.

A severance package agreement was also concluded with Mr Unger, who amicably agreed to leave the Management Board as at 30 September 2010. This agreement includes both a fixed and a variable component. The fixed component covers the entitlements of Mr Unger arising from his employment contract and makes allowance for the growth of performanceand share-based remuneration components based on conservative estimates. In 2010, the variable components of the severance agreement resulted in additional remuneration derived from the Company's business success and can also result in further compensation from 2011 to 2012. As a variable severance agreement, Mr Unger is entitled to - in a manner similar to the agreement with Mr Mierdorf - the potential difference between total performance-based remuneration that he would have received as a member of the Management Board and the amount already paid as part of the severance agreement. Mr Unger was also granted secretarial support for an appropriate transitional period.

## Agreements to terminate the employment contracts of members of the Management Board in 2010

#### Severance agreements

€1,000	Fixed component	Variable component 2010	Additions to provi- sions for variable component in subsequent years <sup>1</sup>
Zygmunt Mierdorf	13,007	329	2,544
Thomas Unger	6,179	114	1,269

 $<sup>^{\</sup>rm 1}\,\rm Discounting$  according to IFRS

#### Total compensation of former members of the Management Board in 2010

Benefits totalling €27.4 million (previous year: €4.3 million) were provided to former members of the Management Boards of METRO AG and the companies that were merged into METRO AG as well as to their surviving dependants. The described benefits provided after the end of employment in the financial year 2010 to Zygmunt Mierdorf and Thomas Unger who left their positions on the Management Board are included in this figure.

The cash value of provisions for current pensions and pension entitlements amounted to  $\le 48.3$  million (previous year:  $\le 47.4$  million).

## Outlook: continued refinement of the remuneration system for the Management Board

Acting upon the recommendation of its Personnel Committee, the Supervisory Board of METRO AG decided in the finan-

cial year 2010 to refine the remuneration system for the Management Board. As before, remuneration for the Management Board will consist of a fixed salary and two variable components: performance-based compensation (short-term incentive) and the long-term incentive. Pension provisions and supplemental benefits will also continue to be provided.

A change was made to the relative weighting of the remuneration components (fixed salary, short-term incentive and long-term incentive). The future ratio of these components will be 30:30:40.

To achieve this ratio, the fixed salary for an ordinary member of the Management Board will generally total €900,000 (previous total €800,000).

The short-term incentive based on the performance metrics RoCE and net earnings was lowered. As a rule, an ordinary member of the Management Board now receives €625 (previous total: €1,400) per 0.01 percentage points of RoCE exceeding 7 percent and €380 (previous total: €850) per €1 million of net earnings. To maintain the personal performance aspect of Management Board remuneration, the Supervisory Board of METRO AG retains the general right to reduce the individual short-term incentive based on RoCE and net earnings by up to 30 percent or to increase it by up to 30 percent each year as it sees fit. The payout for the short-term incentive based on net earnings and RoCE continues to be capped at €2.6 million a year for an ordinary member of the Management Board.

The target value of the annual long-term incentive regularly totals  $\[ \in \]$ 1.2 million (previous total  $\[ \in \]$ 0.5 million) for an ordinary member of the Management Board. The payout cap continues to be five times the target value.

In a reflection of the new weighting of the fixed salary, short-term incentive and long-term incentive, the assessment level for pension provisions was redefined as well. It now totals €1.8 million (previous total: €1.6 million) for an ordinary member of the Management Board.

The pending changes in the remuneration system for the Management Board do not apply to the current employment contracts of members of the Management Board of METRO AG. In October 2010, a new employment contract was concluded with Mr Muller. This contract will take effect on 1 August 2011 and incorporates the new remuneration system.

The benchmark figures used in the new remuneration system are based on mid-range company planning, which is subject to change. In accordance with laws and in the interest of the Company, the Supervisory Board is obligated to set the amount of Management Board remuneration in individual instances and not rely solely on fixed specifications. For this reason, the terms contained in the future employment contracts of members of the Management Board of METRO AG can deviate from the rules described here. As a supplementary change to the new remuneration system, the Supervisory Board decided in October 2010 that the appointment periods and the length of the employment contracts of members of the Management Board will generally be three years in future.

The modified remuneration system for members of the Management Board complies with the requirements of the German Stock Corporation Act and the recommendations of the German Corporate Governance Code. Pursuant to § 120 Section 4 of the act, the Management Board and the Supervisory Board of METRO AG will submit the remuneration system to the Annual General Meeting in 2011 for approval.

#### Share-based compensation of executives

Pursuant to the recommendation in Subsection 7.1.3 of the German Corporate Governance Code, the share-based compensation of executives of METRO GROUP will also be reported in the following section.

#### Share bonus programme 2004-2008

In addition to members of the Management Board, other executives of METRO AG as well as managing directors and executives of METRO GROUP companies are eligible for this programme. The conditions of the tranches for 2007 to 2008 are shown in the following table:

Tranche	Due date	Base price	Target price	Total manager target bonus
2008	July 2011	€41.92	€48.21	€15,635,000
2007	July 2010	€61.61	€70.85	Expired

#### Performance share plan 2009-2013

The performance share plan 2009–2013 applies not only to the members of the Management Board, but also to other executives of METRO AG as well as to managing directors and executives of METRO GROUP companies. Under this scheme, eligible managers are given an individual target amount for the performance share plan (target value) in accordance with the significance of their functional responsibilities. The additional rules of this plan correspond to provisions for the Management Board.

With the performance share plan, the share ownership guidelines were also applied to this group of eligible individuals. The required investment volume generally amounts to about 50 percent of the individual target value.

The value of the performance shares allotted in 2010 amounted to a total of €25.0 million (previous year: €31.6 million) at the time of the allotment and was calculated by external experts using recognised financial-mathematical methods (Monte Carlo simulation). The conditions are shown in the following table:

Tranche	End of the blocking period	Three-month average share price prior to allotment date	Number of manager performance shares
2010	August 2013	€42.91	718,015
2009	August 2012	€36.67	737,115

#### Compensation of members of the Supervisory Board

Remuneration of members of the Supervisory Board is regulated by § 13 of METRO AG's Articles of Association. In add-ition to reimbursement of cash expenses, the members of the Supervisory Board of METRO AG receive a fixed payment and a performance-based payment. Fixed compensation amounts to €35,000 for every ordinary member of the Board. The performance-based remuneration component is based on earnings before taxes and minority interests (EBT) in the METRO AG financial statements. Each member of the Supervisory Board receives €600 per €25 million in EBT exceeding an average EBT of €100 million for the financial year 2010 and the two preceding years. For the financial year 2010, performance-based remuneration totalled €30,360 for each ordinary member. The sales tax payable to the fixed and performance-based compensation is reimbursed to the members of the Supervisory Board in accordance with § 13 Section 5 of METRO AG's Articles of Association.

Supervisory Board Chairman	•••
Vice Chairman	••
Committee Chairmen <sup>1</sup>	••
Committee members <sup>1</sup>	) •
Members of the Supervisory Board	

<sup>&</sup>lt;sup>1</sup>With a minimum of two meetings/resolutions

The individual amount of fixed and performance-based Supervisory Board remuneration takes into account the duties and responsibilities of the individual members of the Supervisory Board by considering special assignments. The compensation of the Chairman of the Supervisory Board is three times higher than that of an ordinary member of the Supervisory Board;

that of the Vice Chairman and the Chairmen of the committees is twice as high; and that of the other members of the committees 1.5 times higher. By resolution of the Annual General Meeting in 2010, an amendment was added to METRO AG's Articles of Association under which the remuneration for membership on or chairmanship of a committee will be paid only if at least two meetings or other resolutions took place during the respective financial year. A member of the Supervisory Board who holds several offices at the same time receives compensation for only one office; in the case of different levels of remuneration for the most highly paid office [§ 13 Section 3 Sentence 3 of the Articles of Association).

The relevant individual amounts for the financial year 2010 are as follows:

Performance-

#### Remuneration of members of the Supervisory Board for the financial year 2010 pursuant to § 13 of the Articles of Association<sup>1</sup>

€	Financial year	Multiplier	Fixed salary	based remuneration <sup>2</sup>	Total
Prof. Dr Jürgen Kluge, Chairman (from 5 May 2010)	2010		70,000	60,720	130,720
	2009		_	_	_
Franz M. Haniel, Chairman (until 5 May 2010)	2010		43,750	37,950	81,700
	2009		105,000	89,856	194,856
Klaus Bruns, Vice Chairman	2010		70,000	60,720	130,720
	2009		70,000	59,904	129,904
Dr Wulf H. Bernotat	2010		52,500	45,540	98,040
	2009	, ,	52,500	44,928	97,428
Ulrich Dalibor	2010		35,000	30,360	65,360
	2009	_	35,000	29,952	64,952
Jürgen Fitschen	2010		35,000	30,360	65,360
	2009	_	35,000	29,952	64,952
Hubert Frieling	2010		35,000	30,360	65,360
	2009	_	35,000	29,952	64,952
Prof. Dr Dr h. c. mult. Erich Greipl	2010		52,500	45,540	98,040
	2009		52,500	44,928	97,428
Andreas Herwarth	2010		35,000	30,360	65,360
	2009	_	35,000	29,952	64,952
Uwe Hoepfel	2010		35,000	30,360	65,360
	2009	_	23,333	19,968	43,301
Werner Klockhaus	2010		52,500	45,540	98,040
	2009		52,500	44,928	97,428
Peter Küpfer	2010		35,000	30,360	65,360
	2009	_	35,000	29,952	64,952
Rainer Kuschewski	2010		35,000	30,360	65,360
	2009	• -	35,000	29,952	64,952
Marie-Christine Lombard	2010		35,000	30,360	65,360
	2009	_	35,000	29,952	64,952

Dr Klaus Mangold	2010		35,000	30,360	65,360
	2009		35,000	29,952	64,952
Dr-Ing. e. h. Bernd Pischetsrieder	2010		35,000	30,360	65,360
	2009		35,000	29,952	64,952
M. P. M. (Theo) de Raad	2010		35,000	30,360	65,360
	2009		35,000	29,952	64,952
Xaver Schiller	2010		52,500	45,540	98,040
	2009		52,500	44,928	97,428
Dr jur. Hans-Jürgen Schinzler	2010		70,000	60,720	130,720
	2009		70,000	59,904	129,904
Peter Stieger	2010		52,500	45,540	98,040
	2009	, , ,	52,500	44,928	97,428
Angelika Will	2010		35,000	30,360	65,360
	2009		35,000	29,952	64,952
Total	2010		936,250	812,130	1,748,380
	2009		915,833	783,744	1,699,577

<sup>&</sup>lt;sup>1</sup> Plus applicable value added tax in accordance with § 13 Section 5 of the Articles of Association

No remuneration applied to membership of the Supervisory Board's Nominations and Mediation Committees in the financial year 2010.

In the financial year 2010, individual members of the Supervisory Board of METRO AG also received compensation from the Group companies for Supervisory Board mandates at Group companies:

#### Other intragroup compensation of members of the Supervisory Board for the financial year 2010<sup>1</sup>

Financial year	
2010	49,800
2009	49,800
2010	9,000
2009	8,500
2010	49,800
2009	49,800
2010	49,800
2009	49,800
	2010 2009 2010 2009 2010 2009 2010 2009

2010	6,136
2009	6,136
2010	6,000
2009	6,000
2010	9,203
2009	9,203
2010	6,000
2009	6,000
2010	185,739
2009	185,239
	2009 2010 2009 2010 2009 2010 2009 2010 2009 2010

<sup>&</sup>lt;sup>1</sup>Plus value added tax

The above amounts do not include the remuneration entitlements of one member of the Supervisory Board from intragroup Supervisory Board mandates of which the member of the Supervisory Board waived the payment.

Beyond this, the members of the Supervisory Board were not granted any remuneration or benefits for work performed, in particular consulting and brokerage services, on behalf of companies of METRO GROUP in the sense of Subsection 5.4.6 of the German Corporate Governance Code.

<sup>&</sup>lt;sup>2</sup>The 2010 performance-based compensation is due after the conclusion of METRO AG's Annual General Meeting on 6 May 2011

## 9. Notes pursuant to § 315 Section 4 of the German Commercial Code and explanatory report of the Management Board

## Composition of capital (§ 315 Section 4 No. 1 of the German Commercial Code)

On 31 December 2010, the share capital of METRO AG totalled &835,419,052.27. It is divided into a total of 326,787,529 no-par value bearer shares. The proportional value per share amounted to about &2.56.

The share capital is broken down into the following types of shares:

324,109,563	
828,572,941	(yields 99.18%)
2,677,966	
6,846,111	(yields 0.82%)
326,787,529	
835,419,052	
	828,572,941 2,677,966 6,846,111 326,787,529

Each ordinary share of METRO AG grants an equal voting right. In addition, ordinary shares of METRO AG entitle the holder to dividends. In contrast to ordinary shares, preference shares of METRO AG principally do not carry voting rights and give a preferential entitlement to profits in line with § 21 of the Articles of Association of METRO AG, which state:

- "(1) Holders of non-voting preference shares will receive from the annual net earnings a preference dividend of €0.17 per preference share.
- (2) Should the net earnings available for distribution not suffice in any one financial year to pay the preference dividend, the arrears (excluding any interest) shall be paid from the net earnings of future financial years in an order based on age, i.e. in such manner that any older arrears are paid off prior to any more recent ones and

- that the preference dividends payable from the profit of a financial year are not distributed until all of any accumulated arrears have been paid.
- (3) After the preference dividend has been distributed, the holders of ordinary shares will receive a dividend of €0.17 per ordinary share. Thereafter, a non-cumulative extra dividend of €0.06 per share will be paid to the holders of non-voting preference shares. The extra dividend shall amount to 10 percent of such dividend as, in accordance with Section 4 herein below, will be paid to the holders of ordinary shares inasmuch as such dividend equals or exceeds €1.02 per ordinary share.
- (4) The holders of non-voting preference shares and of ordinary shares will equally share in any additional profit distribution in the proportion of their shares in the share capital."

Other rights associated with ordinary and preference shares include in particular the right to attend the Annual General Meeting [§ 118 Section 1 of the German Stock Corporation Act], the right to information [§ 131 of the German Stock Corporation Act] and the right to file a legal challenge or a complaint for nullity [§§ 245 No. 1–3, 246, 249 of the German Stock Corporation Act]. In addition to the previously mentioned right to receive dividends, shareholders principally have a subscription right when the share capital is increased [§ 186 Section 1 of the German Stock Corporation Act], claims to liquidation proceeds after the closure of the Company [§ 271 of the German Stock Corporation Act] and to compensation and settlements as a result of certain structural measures, particularly those pursuant to §§ 304 ff., 320b, 327b of the German Stock Corporation Act.

## Limitations relevant to voting rights (§ 315 Section 4 No. 2 of the German Commercial Code)

During the reporting year, an agreement existed among BVG Beteiligungs- und Vermögensverwaltung GmbH, Franz Haniel & Cie. GmbH, Haniel Finance B.V., Haniel Finance Deutschland GmbH, Haniel Beteiligungsfinanzierungs GmbH & Co. KG, Haniel Beteiligungs-GmbH, METRO Vermögensverwaltung GmbH & Co. KG, METRO Vermögensverwaltung GmbH, 1. HSB Beteiligungsverwaltung GmbH & Co. KG and 1. HSB Verwaltung GmbH to coordinate the exercise of voting rights associated with shares of METRO AG.

To the knowledge of the Management Board, an agreement also exists between BVG Beteiligungs- und Vermögensverwaltungs GmbH, Franz Haniel & Cie. GmbH, Haniel Finance Deutschland GmbH and Haniel Finance B.V. to coordinate the joint exercise of interests from the METRO AG shares economically attributable to the shareholder groups Haniel and Schmidt-Ruthenbeck.

Finally, to the knowledge of the Management Board, a pooling agreement exists between Otto Beisheim Betriebs GmbH, Otto Beisheim Holding GmbH and OB Beteiligungsgesellschaft mbH, which includes the METRO AG shares held by Otto Beisheim Holding GmbH and OB Beteiligungsgesellschaft mbH.

The aforementioned agreements can be regarded as restrictions in the sense of  $\S$  315 Section 4 No. 2 of the German Commercial Code.

In addition, legal restrictions on voting rights may exist, for example in the sense of  $\S$  136 of the German Stock Corporation Act or, insofar as the Company holds own shares, in the sense of  $\S$  71b of the German Stock Corporation Act.

## Capital interests (§ 315 Section 4 No. 3 of the German Commercial Code)

Notes pursuant to § 315 Section 4 No. 3 of the German Commercial Code – direct and indirect (pursuant to § 22 of the German Securities Trading Act) capital interests that exceed 10 percent of the voting rights:

Name/company	Direct/indirect stakes exceeding 10 percent of voting rights
METRO Vermögensverwaltung GmbH & Co. KG, Düsseldorf/Germany	Direct and indirect
METRO Vermögensverwaltung GmbH, Düsseldorf/Germany	Indirect
HSB Beteiligungsverwaltung GmbH & Co. KG, Schönefeld-Waltersdorf/Germany	Direct and indirect
1. HSB Verwaltung GmbH, Schönefeld-Waltersdorf/Germany	Indirect
Haniel Finance B. V., Venlo/Netherlands	Indirect
Haniel Finance Deutschland GmbH, Duisburg/Germany	Indirect
Haniel Beteiligungsfinanzierungs GmbH & Co. KG, Duisburg/Germany	Direct and indirect
Haniel Beteiligungs-GmbH, Duisburg/Germany	Indirect
Franz Haniel & Cie. GmbH, Duisburg/Germany	Indirect

Indirect
Indirect
Indirect
Indirect

The above information is based, in particular, on notifications under § 21 of the German Securities Trading Act that METRO AG received and released in the financial years 2006, 2007, 2009 and 2010.

Notifications of voting rights published by METRO AG can be found on the website www.metrogroup.de in the Investor Relations section.

# Owners of shares with special rights and type of voting rights control where capital interests are held by employees (§ 315 Section 4 No. 4 and 5 of the German Commercial Code)

The Company has not issued any shares with special rights pursuant to  $\S$  315 Section 4 No. 4 of the German Commercial Code. No capital interests are held by employees pursuant to  $\S$  315 Section 4 No. 5 of the German Commercial Code.

# Regulations governing the appointment and removal of members of the Management Board and changes to the Articles of Association (§ 315 Section 4 No. 6 of the German Commercial Code)

In instances where members of the Management Board of METRO AG are appointed and removed, legal regulations laid down in §§ 84, 85 of the German Stock Corporation Act and §§ 30, 31, 33 of the German Co-determination Act apply. A supplementary regulation is contained in § 5 of METRO AG's Articles of Association. It states:

- "(1) The Management Board shall have not less than two members.
- (2) Apart from this the actual number of members of the Management Board will be determined by the Supervisory Board."

Changes to the Articles of Association of METRO AG are determined principally in accordance with §§ 179, 181, 133 of the German Stock Corporation Act. Numerous other sections of the German Stock Corporation Act would apply to a

change to the Articles of Association, and modify or supersede the previously mentioned regulations, for example §§ 182 ff. of the German Stock Corporation Act during capital increases, §§ 222 ff. of the German Stock Corporation Act during capital reductions or § 262 of the German Stock Corporation Act during the dissolution of the AG. Pursuant to § 14 of METRO AG's Articles of Association, changes that would affect only the text of the Articles of Association may be decided by the Supervisory Board without a vote by the Annual General Meeting.

## Authorities of the Management Board (§ 315 Section 4 No. 7 of the German Commercial Code)

#### Authorities to issue new shares

In accordance with § 202 Section 1 of the German Stock Corporation Act, the Annual General Meeting can authorise the Management Board to increase the share capital through the issuance of new shares against deposit. Three such authorisations currently exist. One authorisation permits the Management Board to increase the share capital by issuing new ordinary shares in exchange for cash contributions; a second authorisation permits the Management Board to increase the share capital by issuing new ordinary shares in exchange for non-cash contributions, and the third permits both variants. These authorisations are designed to enable the Company to tap additional equity as a long-term means of finance. Adequate equity capital is of critical importance for the Company's financing and, in particular, its continued international expansion. At the moment, no concrete plans exist to make use of these authorisations. The following details apply:

#### Authorised capital I

On 23 May 2007, the Annual General Meeting resolved to authorise the Management Board to increase the share capital, with the consent of the Supervisory Board, by issuing new ordinary bearer shares in exchange for cash contributions in one or several tranches for a total maximum of €40,000,000 (authorised capital I) by 23 May 2012. A subscription right is to be granted to existing shareholders. However, the Management Board has been authorised to restrict this subscription right, with the consent of the Supervisory Board, to the extent required to grant the holders of warrant and convertible bonds issued by METRO AG and its wholly owned direct or indirect subsidiaries a right to purchase the number of new ordinary shares to which they would be entitled upon exercise of their warrant/conversion

rights and to further exclude the subscription right to compensate for fractions of shares from rounding. In addition, the Management Board has been authorised to restrict shareholders' subscription rights, with the consent of the Supervisory Board, for one or several capital increases under the authorised capital, provided that the total par value of such capital increases does not exceed 10 percent of the share capital registered in the commercial register at the time the authorised capital is first utilised, and further provided that the issue price of the new ordinary shares is not substantially below the market price of the Company's listed ordinary shares of the same category at the time the initial offering price of the new issue is finally fixed. The Management Board is authorised to determine all further details of the capital increases with the consent of the Supervisory Board. To date, authorised capital I has not been used.

#### Authorised capital II

On 23 May 2007, the Annual General Meeting resolved to further authorise the Management Board, with the consent of the Supervisory Board, to increase the Company's share capital by issuing new ordinary bearer shares in exchange for non-cash contributions in one or several issues for a maximum total of €60,000,000 by 23 May 2012 (authorised capital II). The Management Board is authorised, with the consent of the Supervisory Board, to decide on the restriction of the subscription rights and to determine all further details of the capital increases. To date, authorised capital II has not been used.

#### Authorised capital III

On 13 May 2009, the Annual General Meeting further authorised the Management Board, with the consent of the Supervisory Board, to raise the Company's share capital by up to €225,000,000 by 12 May 2014 by issuing new ordinary bearer shares in exchange for cash or non-cash capital contributions, at once or in several stages (authorised capital III). Shareholders are to receive subscription rights thereto. However, the Management Board is authorised, with the consent of the Supervisory Board, to exclude residual amounts from shareholder subscription rights. The Management Board is also authorised, with the consent of the Supervisory Board, to exclude shareholder subscription rights insofar as shares are issued in exchange for non-cash capital contributions for the purpose of corporate mergers or for the acquisition of companies, divisions of companies or interests in companies. The Management Board is further authorised, with the consent of the Supervisory Board, to

exclude subscription rights in the event of a capital increase in exchange for cash capital contributions to the extent necessary to grant subscription rights to new shares to the holders of warrant or convertible bonds issued by METRO AG and affiliates thereof in which METRO AG holds at least 90 percent of shares, directly or indirectly, in the scope to which they would be entitled upon exercise of the warrant or conversion rights or fulfilment of the warrant or conversion obligations. The Management Board is further authorised, with the consent of the Supervisory Board, to exclude shareholder subscription rights for one or more capital increases if the capital increase is executed in exchange for cash capital contributions, the aggregate par value of such capital increases does not exceed 10 percent of the Company's share capital and the issue price of the new shares is not substantially lower than the stock exchange price of existing shares of the same class at the time of final definition of the issue price. The limit of 10 percent of the Company's share capital is diminished by the share of the share capital represented by the Company's own shares which are sold during the term of authorised capital III while excluding shareholder subscription rights according to §§ 71 Section 1 No. 8 Sentence 5, 186 Section 3 Sentence 4 of the German Stock Corporation Act. The limit is further diminished by the share of the share capital represented by shares which are issued to service warrant or convertible bonds with warrant or conversion rights or obligations insofar as the bonds in question are issued during the term of authorised capital III while excluding subscription rights in analogous application of § 186 Section 3 Sentence 4 of the German Stock Corporation Act. The Management Board is authorised, with the consent of the Supervisory Board, to define further details of the capital increases. The new shares may be acquired by banks if the latter agree to tender them to the shareholders. To date, authorised capital III has not been used.

#### Authority to buy back the Company's own shares

METRO AG is authorised to buy back its own shares in accordance with § 71 of the German Stock Corporation Act.

On the basis of § 71 Section 1 No. 8 of the German Stock Corporation Act, the Annual General Meeting decided on 5 May 2010:

"a) The Company is authorised to acquire shares of the Company of any share class on or before 4 May 2015. The authorisation shall be limited to the acquisition of shares collectively representing a maximum of 10 percent of the

- share capital issued as of the date the Annual General Meeting resolution is passed. The authorisation may be exercised in whole or in part, in the latter case also several times. It may also be exercised for the acquisition of either ordinary shares or preference shares only.
- Shares may be acquired on the stock exchange or by way of a public tender offer.
  - aa) If shares are acquired on the stock exchange, the purchase price per share (excluding incidental transaction costs) paid by the Company shall not be more than 5 percent above or below the arithmetic mean of the closing prices quoted for shares of the Company of the same share class on the XETRA trading system (or a functionally comparable successor system replacing the XETRA system) of the Frankfurt Stock Exchange during the three trading days immediately preceding the date of acquisition.
  - bb) If shares are acquired by way of a public tender offer, the purchase price per share offered and paid by the Company (not including incidental transaction costs) shall not be more than 10 percent above or below the arithmetic mean of the closing prices quoted for shares of the Company of the same share class on the XETRA trading system (or a functionally comparable successor system replacing the XETRA system) of the Frankfurt Stock Exchange during the three trading days immediately preceding the date of announcement of the offer. If the public tender offer is oversubscribed, shares may be acquired in proportion to the respective stakes of the tendering shareholders in the Company or in proportion to the number of tendered shares. Commercial rounding may be used to avoid fractional shares.
- c) In addition to selling acquired Company shares on the stock exchange or by offer to all shareholders, the Management Board is authorised, with the consent of the Supervisory Board, to use Company shares acquired in accordance with the authorisation granted in letter a) above or on the basis of an earlier authorisation for any of the following purposes:
  - aa) Listing of shares of the Company on any foreign stock exchanges where it was not hitherto admitted for trading. The initial listing price of these shares may

not be more than 5 percent below the arithmetic mean of the closing prices for shares of the Company of the same share class on the XETRA trading system (or in a functionally comparable system replacing the XETRA system) on the Frankfurt Stock Exchange during the last five days of trading preceding the date of stock exchange listing;

- bb) Transfer of shares of the Company to third parties in connection with corporate mergers or in connection with the acquisition of other companies, divisions of other companies or interests in other companies;
- cc) Redemption of shares of the Company, without the need for any further resolution by the Annual General Meeting authorising such redemption and implementation of such. Such redemption may also be accomplished without a reduction in capital by adjusting the proportional value of the remaining nopar-value shares to the share capital of the Company. In this case, the Management Board is authorised to adjust the number of no-par-value shares in the Articles of Association:
- dd) Sale of shares of the Company by means other than via the stock exchange or via an offer to all shareholders, provided that the sale is for cash payment and at a price not substantially lower than the stock exchange price in effect for listed shares of the Company with the same terms on the date of sale. The foregoing authorisation shall be limited to the sale of shares collectively representing no more than 10 percent of the share capital. The limit of 10 percent of the share capital shall be reduced by the pro rata amount of share capital represented by any shares issued (a) during the effective period of this authorisation in the course of any capital increase under exclusion of subscription rights according to § 186 Section 3 Sentence 4 of the German Stock Corporation Act, or (b) to service warrant or convertible bonds providing for warrant or conversion rights or obligations, insofar as such bonds were issued during the effective period of this authorisation under exclusion of subscription rights by analogous application of § 186 Section 3 Sentence 4 of the German Stock Corporation Act:
- ee) Delivery of shares to holders of warrant or convertible bonds of the Company or its affiliates, according to the terms and conditions applicable to such warrant or convertible bonds; this also applies to the delivery of shares based upon the exercise of subscription rights, which in the event of a sale of Company shares through an offer to all shareholders may be granted to holders of warrant or convertible bonds of the Company or any of its affiliates, to the same extent that holders of such warrant or convertible bonds would have subscription rights for shares of the Company after exercising the warrant or conversion rights or performing the warrant or conversion obligations. The shares transferred based upon this authorisation shall collectively not exceed a pro rata amount of 10 percent of the share capital. Shares issued or sold by direct or analogous application of § 186 Section 3 Sentence 4 of the German Stock Corporation Act during the effective period of this authorisation up to the date of use shall count towards the aforementioned limit;
- d) The authorisations granted in letter c) may be exercised on one or several occasions, in whole or in part, individually or collectively. Company shares acquired based on the authorisation granted in letter a) as collateral for liabilities under the performance share plan 2009 may be sold exclusively via the stock exchange.
- e) The subscription rights of shareholders shall be excluded if Company shares are used for any of the purposes authorised in letters c) aa), bb), dd) and ee)."

The authorisation for the repurchase of Company shares serves the possible applications listed in letter c);

Among other things, the authorisation is intended to enable the Company to buy back its own shares for listings, by exclusion of subscription rights, at foreign exchanges where the Company's ordinary shares are not yet listed. In addition, the authorisation is supposed to enable the Company to use its own ordinary shares as payment by exclusion of subscription rights in the context of business combinations or acquisitions of companies, divisions of companies or interests in companies. The Company is also supposed to be able to retire its own shares without a renewed resolution by the Annual General Meeting. In addition, the authorisation shall

allow the Company to sell its own ordinary shares by exclusion of subscription rights other than via the exchange or an offer to shareholders against cash payment. This is supposed to enable the Company, in particular, to issue ordinary shares at short notice. The Annual General Meeting of 5 May 2010 authorised the Management Board, with the consent of the Supervisory Board, to issue warrant or convertible bonds made out to the bearer. Rather than implementing a capital increase, it may prove sensible to fully or partly serve the resulting subscription rights with treasury ordinary shares. Company shares acquired based on the authorisation granted in letter a) as collateral for liabilities under the performance share plan 2009 may be sold exclusively via the stock exchange.

#### Authorisation to issue warrant and/or convertible bonds

The Annual General Meeting on 13 May 2009 resolved to annul

- → the contingent increase in share capital by up to €127,825,000, divided into up to 50,000,000 ordinary bearer shares based on the authorisation of the Management Board, with the consent of the Supervisory Board, to issue warrant or convertible bonds made out to the bearer with an aggregate par value of up to €1,500,000,000 prior to 12 May 2014, in one or several tranches (authorisation I), as well as
- → the second contingent increase in share capital by up to
  €127,825,000, divided into up to 50,000,000 ordinary
  bearer shares based on a second authorisation of the
  Management Board, with the consent of the Supervisory
  Board, to issue warrant or convertible bonds made out
  to the bearer with an aggregate par value of up to
  €1,500,000,000 prior to 12 May 2014 (authorisation II),

resolved by the Annual General Meeting on 5 May 2010. Pursuant to the stipulations of the Act Implementing the Shareholder Rights Directive and the jurisdiction of the Federal Court of Justice of 18 May 2009, the detailed stipulations for the determination of the warrant or conversion price in the previous authorisations I and II had become redundant.

Furthermore, the Annual General Meeting of 5 May 2010 authorised the Management Board, with the consent of the Supervisory Board, to issue warrant or convertible bonds made out to the bearer (in aggregate, "bonds") with an aggregate par value of up to €1,500,000,000 prior to 4 May 2015, at once or in several stages, and to grant the holders of warrant or convertible bonds warrant or conversion rights

or impose warrant or conversion obligations upon them for ordinary bearer shares in the Company representing up to €127,825,000 of the share capital in accordance with the terms of the warrant or convertible bonds.

The bonds may also be issued by an affiliate of METRO AG in terms of § 18 of the German Stock Corporation Act in which METRO AG holds at least 90 percent of shares, directly or indirectly. In that case, the Management Board is authorised, with the consent of the Supervisory Board, to assume a guarantee for those bonds on behalf of the Company and grant their holders warrant or conversion rights to ordinary bearer shares in METRO AG or impose warrant or conversion obligations upon them.

Shareholders will be granted statutory subscription rights in that the bonds will be acquired by a bank or syndicate of banks contingent upon agreement to offer the bonds to the shareholders. If bonds are issued by an affiliate of METRO AG in terms of § 18 of the German Stock Corporation Act in which METRO AG holds at least 90 percent of shares, directly or indirectly, the Company must ensure that statutory subscription rights are granted to the shareholders of METRO AG in accordance with the above sentence.

However, the Management Board is authorised, with the consent of the Supervisory Board, to exclude shareholder subscription rights for residual amounts arising from proportional subscriptions to the extent necessary to grant or impose warrant or conversion rights or obligations with respect to the holders of existing warrant or conversion rights or obligations in the amount to which they would be entitled after exercise of the warrant or conversion right or fulfilment of the warrant or conversion obligation.

The Management Board is also authorised, with the consent of the Supervisory Board, to entirely exclude shareholder subscription rights to bonds issued in exchange for cash payment carrying warrant or conversion rights or obligations insofar as the Management Board concludes, after careful review, that the issue price of the bonds is not substantially lower than the hypothetical market value ascertained using recognised mathematical methods. This authorisation to exclude subscription rights applies for bonds which are issued with warrant or conversion rights or obligations to ordinary shares comprising no more than 10 percent of the share capital both at the time the authorisa-

tion takes effect or – if this value is lower – at the time the authorisation is exercised. The following count towards the aforementioned 10 percent limit

- → new ordinary shares issued from authorised capital excluding subscription rights according to § 186 Section 3 Sentence 4 of the German Stock Corporation Act during the term of the authorisation prior to the issuance of bonds with warrant or conversion rights or obligations without subscription rights according to § 186 Section 3 Sentence 4 of the German Stock Corporation Act,
- → and ordinary shares acquired based on the authorisation of the Annual General Meeting according to § 71 Section 1 No. 8 of the German Stock Corporation Act and sold according to § 71 Section 1 No. 8 Sentence 5, § 186 Section 3 Sentence 4 of the German Stock Corporation Act during the term of such authorisation, prior to the issuance of bonds with warrant or conversion rights or obligations excluding subscription rights according to § 186 Section 3 Sentence 4 of the German Stock Corporation Act.

If bonds carrying warrant or conversion rights or obligations are issued, the warrant or conversion price is determined based on the rules in § 4 Section 8 of METRO AG's Articles of Association, which are laid out under point 8, letter b) aa).

In the case of bonds carrying warrant or conversion rights or obligations, the warrant or conversion price may be adjusted after closer determination in order to preserve the value of such rights or obligations in the event their economic value is diluted. unless such an adjustment is also provided for by law. The terms of the bonds may also provide for an adjustment of warrant or conversion rights or obligations in case of a capital reduction or other extraordinary measures or events (e.g., unusually high dividends, acquisition of control by third parties). In case of the acquisition of control by third parties, the terms of the bonds may provide for adjustment of the warrant or conversion price in accordance with typical market terms. Furthermore, the terms of the bonds may provide for a variable conversion ratio and/or a variable warrant and conversion price whereby the warrant or conversion price is determined within a range to be set based on the development of the share price during the term. The minimum issue price based on the stipulations of  $\S$  4 Section 8 of METRO AG's Articles of Association in the version printed under point 8, letter b) aa) may not be undercut.

The terms of the bonds may grant METRO AG the right, in lieu of providing ordinary shares upon the exercise of warrant or conversion rights, to make a cash payment corresponding to the volume-weighted average price of METRO AG ordinary shares on the XETRA trading system (or a functionally comparable successor system replacing the XETRA system) of the Frankfurt Stock Exchange during a period of several days before or after the exercise of warrant or conversion rights is announced for the number of ordinary shares which would otherwise be delivered. This period is to be determined by the Management Board. The terms of the bonds may also state that the warrant or convertible bonds may, at the Company's option, be converted into existing ordinary shares in METRO AG or shares in another exchangelisted company, in lieu of conversion into new ordinary shares from contingent capital, and that warrant rights or obligations can be fulfilled through the delivery of such shares.

The terms of the bonds may also call for a warrant or conversion obligation at the end of the term (or at any other time), or authorise METRO AG to grant bond holders ordinary shares in METRO AG or shares in another exchange-listed company upon maturity of bonds carrying warrant or conversion rights (including bonds which mature due to termination), in whole or in part, in lieu of a maturity payment in cash. The percentage of share capital represented by the ordinary shares in METRO AG issued upon the exercise of warrant or conversion rights may not exceed the par value of the bonds. §§ 9 Section 1, 199 Section 2 of the German Stock Corporation Act apply.

The Management Board is authorised, with the consent of the Supervisory Board, to determine the further details pertaining to the issuance and terms of the bonds, particularly the coupon, issue price, term, division into shares, rules for the protection against dilution and the warrant or conversion period, or to define such details in consultation with the corporate officers of the affiliate of METRO AG which issues the warrant or convertible bonds.

The authorisations to issue bonds are designed to expand METRO AG's financing leeway and provide the Company with flexible and short-term access to financing upon the emergence of favourable capital market conditions, in particular. Issues of bonds with conversion or warrant rights on shares of METRO AG provide a means of raising capital at attractive conditions. The convertible and warrant premiums attained flow to the Company. The additionally foreseen possibility of not only granting conversion and warrant rights, but also introducing warrant and conversion obligations, and allow-

ing the Company to opt for the full or partial redemption of bonds with own shares rather than cash, extends the Company's leeway in the design of this financing instrument.

## Fundamental agreements related to the conditions of a takeover (§ 315 Section 4 No. 8 of the German Commercial Code)

As a borrower, METRO AG is a party to two syndicated loan agreements that the lender may cancel in the case of a takeover inasmuch as the credit rating of METRO AG also and as a result of the takeover drops in a way stipulated in the contract. The requirements of a takeover are, first, that the shareholders who controlled METRO AG at the time when each contract was signed lose this control. The second requirement is the takeover of control of METRO AG by one or several parties. The lending banks may cancel the contract and demand the return of the loan only if the takeover and a resulting drop in the credit rating occur cumulatively. The regulations as described here are common market practice and serve the purpose of creditor protection. In 2010, these loans were not utilised.

## Compensation agreements in case of a takeover (§ 315 Section 4 No. 9 of the German Commercial Code)

No compensation agreements with the members of the Management Board or employees have been concluded with a view towards takeover offers.

# 10. Accounting-related internal monitoring and risk management system

METRO GROUP's accounting-related internal control and risk management system employs coordinated instruments and measures for the prevention or early detection, assessment and management of risks. The Corporate Accounting department of METRO AG is responsible for the Group-wide implementation of instruments and measures.

Overarching responsibility for all processes related to the preparation of the consolidated and individual financial statements of METRO AG rests with the Board department of the Chief Financial Officer of METRO AG, Mr Olaf Koch. The actual preparation of the financial statements in the legal sense, however, is the responsibility of the Management Board of METRO AG. Following the preparation of the financial statements, the annual accounts are audited and approved by the auditor. They are then discussed and reviewed by the Supervisory Board of METRO AG. The auditor attends this Supervisory Board meeting, reports the key findings of his audit and answers additional guestions. Barring any objections on the part of the Supervisory Board, the annual financial statements are approved by the Supervisory Board. The annual financial statements of METRO AG are released once this approval is given.

#### IFRS accounting guideline

The (interim) consolidated financial statements of METRO AG are prepared in accordance with International Financial Reporting Standards (IFRS) as approved by the European Commission. A Group-wide IFRS auditing guideline that is compulsory for all companies included in the consolidated financial statements ensures the uniform Group-wide application of accounting procedures in accordance with IFRS. The guideline explains IFRS regulations to Group companies and makes stipulations regarding accounting measurements. To monitor compliance with the IFRS accounting guideline, the management of each Group company is obliged to confirm compliance by means of a letter of representation for the reporting of each financial statement. The IFRS accounting guidelines covers all IFRS relevant to METRO AG and does not relate only to certain accounting events. The Corporate Accounting department of METRO AG

is responsible for ensuring compliance with this guideline. The IFRS accounting guideline is continually adapted to reflect amendments to IFRS and separately communicated to all companies included in the consolidated financial statements.

## Accounting processes of companies included in the consolidated financial statements

The preparation of the individual financial statements of consolidated companies according to IFRS for consolidation purposes is principally carried out in SAP-based accounting systems (SAP-FI). The organisational separation of central and sub-ledger accounting (for example, asset accounting) provides for clear assignments among individual tasks related to the preparation of the financial statements. It also provides for a functional separation that ensures control processes such as the two-signature principle. These systems are used to prepare the individual financial statements of a large share of Group companies based on a centrally managed table of accounts using uniform accounting rules. The plan is to prepare all individual IFRS financial statements of METRO GROUP companies in a centralised, SAPbased accounting system (SAP-FI) according to centralised rules and processes.

The consolidation of financial data in the context of Group reporting is carried out by means of a centralised, SAP-based consolidation system (SAP EC-CS). All consolidated METRO GROUP companies are linked to this system without exception. This system provides for a uniform accounts table used by all consolidated companies in accordance with the IFRS accounting guideline. The accounts tables for the individual IFRS financial statements and the consolidated financial statements are interlinked.

Aside from failure to comply with accounting rules, risks can also arise from failure to observe formal deadlines. An online planning tool was introduced to help avoid these risks and document the obligatory processes required in the context of the preparation of individual and consolidated financial statements under IFRS, their sequence and the responsible persons. It is used to monitor content and timing of the processes related to the preparation of the individual and consolidated financial statements under IFRS. This provides for the necessary tracking and tracing systems to ensure that risks of overarching Group units can be detected and eliminated early on.

The planning tool divides the process of preparing the individual financial statements into key milestones, which in turn are divided into individual activities. In terms of content, these milestones and activities are geared towards METRO GROUP's IFRS accounting guideline and thus reflect its implementation. Compliance with additional deadlines and milestones that are provided centrally by the planning tool for the purpose of structuring and coordinating the preparation of the consolidated financial statements is monitored by METRO AG's Corporate Accounting department. The scheduling and monitoring of the milestones and activities required to achieve these Group milestones as part of the preparation of individual financial statements are part of the responsibilities of the respective company's management.

Once they have been transmitted from the individual financial statements under IFRS to the SAP-based consolidation system, the financial data are subjected to an automated plausibility review in relation to accounting-specific contexts and dependencies. Any errors or warning messages generated by the system during this validation process must be addressed by the person responsible for the individual financial statement before the data are transmitted to the consolidation facility.

The report in which each Group company provides a comparison of key items of the balance sheet and the income statement with prior-year figures as well as relevant comments represents another monitoring instrument. Each Group company must provide this report to METRO AG in the context of the preparation of individual financial statements.

Access regulations for accounting-related EDP systems (SAP-FI) provide for IT security. Each company included in the consolidated financial statements is subject to the regulations concerning IT security. These regulations are summarised in an IT security guideline, with Group-wide compliance being monitored by the Internal Audit department. This ensures that users only have access to the information and systems needed to fulfil their specific task.

## Accounting processes in the context of consolidation

The planning tool also divides the process of preparing the consolidated financial statements into key milestones, activities and deadlines. In the process, the completion of typical consolidation measures – including sales elimination, expense and income, liability and capital consolidation – represents specific milestones in the preparation of the consolidated financial statements. Personnel responsibilities for the consolidation measures mentioned above are documented in consideration of stand-in arrangements.

The Group also relies on external service providers to handle support activities related to the preparation of the consolidated financial statements. These services essentially relate to valuations of real estate, pension obligations and share-based remuneration.

The consolidation measures required to prepare the consolidated financial statements are subjected to various systematic and manual controls. The automated plausibility reviews (validations) used in individual financial statements data also apply to the consolidation measures. Additional monitoring mechanisms at Group level include target-performance comparisons as well as analyses dealing with the composition and changes of individual items in the balance sheet and the income statement. Compliance with internal controls covering the preparation and accounting process in the context of the compilation of the consolidated financial statements is regularly monitored by the Internal Audit department.

Access regulations for the consolidation system SAP EC-CS are implemented to ensure adherence to IT security regulations (writing and reading authorisations). Authorisations to use the consolidation system are managed centrally by METRO AG. The approval is given only from the Corporate Accounting and Planning & Controlling departments. This ensures that users only have access to data they require to fulfil their specific tasks.

#### Independent audit/control

#### Internal auditing

The Internal Audit department provides independent and objective audit and consulting services within METRO GROUP and supports the Management Board and METRO GROUP executives in reaching their goals through a potential-orientated assessment of key management and business processes. In coordination with the Management Board and the Group companies, the Internal Audit department develops a risk-orientated annual audit and project plan.

Based on the described principles, the Internal Audit department carries out individual audits of the controls governing the process of preparing the consolidated financial statements, the implementation of the IFRS accounting guideline and Group accounting processes within METRO GROUP. In the process, focal topics are defined as part of risk-orientated planning for the annual audit.

#### External audit

The IFRS accounting guideline is reviewed by the auditor of the consolidated financial statements and made available to the auditors of the companies included in the consolidated financial statements. These, in turn, confirm the consistent application of the IFRS accounting guideline by the companies included in the consolidated financial statements.

In addition, the individual IFRS financial statements prepared by the Group companies for consolidation purposes and the consolidated financial statements of METRO AG are reviewed and monitored for compliance with applicable accounting regulations by the respective auditors. The interim consolidated financial statements for the six-month period undergo an auditor's review and the full-year consolidated financial statements are audited. The final auditor's opinion on the consolidated financial statements is published in the Annual Report.

### 11. Risk report

Risk management at METRO GROUP is an integral part of value-orientated business management. It helps the Company's management to limit risk and exploit opportunities and is based on a systematic process of risk identification, assessment and control for the entire Group. Risks are internal or external events that can negatively impact the realisation of short-term objectives or the implementation of long-term strategies. They can also emerge from missed or poorly exploited opportunities. We define opportunities as possible successes that extend beyond the defined objectives. Within the framework of risk management, we recognise unfavourable developments at an early stage and put the necessary countermeasures into place. In addition, we also systematically identify, assess and seize positive Groupwide opportunities.

## Centralised management and efficient organisation

METRO GROUP's risk management officer continuously and promptly informs the Management Board of METRO AG of important developments in risk management. Based on an annual Group-wide risk audit, the risk management officer writes the risk report. The most critical responsibilities of central risk management include ensuring the Group-wide exchange of information on risk-relevant issues and developing risk management in all sales divisions and Group units. This involves coordinating the Group-wide recording and systematic assessment of all essential risks according to uniform standards. The risk management officer compiles the results in a risk portfolio that provides the basis for determining METRO GROUP's total risk and opportunities situation.

Group-wide risk management tasks and responsibility for risk management are clearly regulated and mirror METRO GROUP's corporate structure. This combines centralised management by the management holding company METRO AG with the decentralised operating responsibility of the individual sales divisions. The sales divisions and consolidated subsidiaries are thus responsible for the risks, in particular operating risks. They oversee risk management, while METRO AG supervises its implementation. The Supervisory Board and its Accounting and Audit Committee work intensely on risk management.

## EBIT after Cost of Capital (EBITaC) as a risk assessment metric

The value contribution, which we calculate as EBITaC (EBIT after Cost of Capital), is a key benchmark for corporate success. This represents EBIT including special items from Shape 2012 periodised over four years less the costs of capital. The degree of readiness to assume risk also focuses on this key metric and thus follows the principle of sustainably increasing enterprise value. In principle, METRO GROUP takes entrepreneurial risks only if they are manageable and if the opportunities involved promise reasonable value added.

#### Strict risk policy principles

Risks incurred in conjunction with the core processes of wholesale and retail trading are borne by METRO GROUP. The core processes include the development and implementation of business models, decisions on store locations, the procurement and sale of merchandise and services, human resources development relating to specialists and managers, as well as liquidity protection. In principle, we do not assume risks that are not related to these core processes or support processes.

#### Clearly defined risk management details

The coordinated application of risk management tools is assured by the compilation of all relevant facts in guidelines. These include the Articles of Association and by-laws of Group companies, internal Group procedures and the risk management manual of METRO AG that provides information on how the risk management system works, offers a comprehensive overview of potential risk areas, assigns responsibility for monitoring and provides instructions on how to act. The risk management manual is continuously reviewed and updated. Risks, as well as opportunities, are identified in a bottom-up process that extends through all management levels. An early-warning system assesses business risks in terms of scope for a planning period fixed at three years.

## Group reporting promotes internal risk communication

Group reporting is the central vehicle for internal risk communication. It is complemented by risk management reporting. The aim is to allow for the structured and continuous

monitoring of risks and document this in line with legal stipulations. In addition, it is also tasked with communicating possible risks to the relevant responsible persons.

As a matter of principle, all METRO GROUP companies conduct an annual risk inventory as per 30 June of each year. In the process, individual risks are described and assessed based on fixed indicators. The management of the sales divisions and the cross-divisional service companies report their risk inventory to the risk officer of METRO AG. In addition, they receive a list of all risks in their areas of responsibility. The process concludes with METRO AG's risk officer summing up the notifications from the central departments and companies and presenting the entire risk portfolio of METRO AG to the Management Board.

An emergency notification system takes effect in case of sudden serious risks to the asset, financial and earnings position of METRO GROUP. In this case, the Management Board of METRO AG directly and promptly receives the necessary information.

#### Consistent risk monitoring

All of our managers are responsible for overseeing the implementation and effectiveness of risk management in their particular area. Risk management officers ensure that the risk management system as a whole is operational and that the standards and processes remain current. In compliance with the provisions of KonTraG (the German Control and Transparency Law), external auditors submit our early-detection system to a periodic review. The results of this review are presented to the Management Board and Supervisory Board.

#### Opportunity identification

The timely recognition and exploitation of opportunities is a critical entrepreneurial duty and secures long-term success. METRO GROUP views risk and opportunity management as two distinct responsibilities. Ascertaining and communicating opportunities are an integral part of the management and controlling systems between the consolidated subsidiaries and the holding company. It is the responsibility of the management of the sales divisions, cross-divisional service companies and the central holding units to identify, analyse and exploit operating opportunities. The individual management groups examine detailed market and competition analyses, market scenarios, the relevant cost drivers and critical

success factors, including those in the Company's political environment. In addition to these responsibilities, the possible opportunities for cost savings, sales growth and earnings increases have been identified as part of Shape 2012. We record these opportunities by means of a comprehensive reporting system. Details of the reporting system can be found in the chapter Strategy – Shape 2012 on pages 36 to 42. In the supplementary and forecast report on pages 134 to 142, we describe the opportunities that we expect to have in future years.

#### Presentation of the risk situation

METRO GROUP primarily faces the internal and external risks that are described in the following section.

#### **Business and sector risks**

As an international company, METRO GROUP is dependent on the development of the world economy. Overall, the world economy was able to continue to recover from the economic and financial crisis in 2010. However, the economic upswing is progressing at varying speeds. Particularly in Europe, many countries are burdened by high public debt. For this reason, Europe is experiencing divergent growth in private consumption. Despite persistent economic risks, the economic situation in the countries we operate in has improved. The risks concerning the short- and medium-term development of the retail sector and thus METRO GROUP fell slightly compared with last year. Overall, the retail and wholesale trade is less sensitive to changes in the economic situation than other sectors. We are determined to continue to strengthen our position as a leading international retail and wholesale group, especially in the growth regions of Asia and Eastern Europe.

#### Retail business

The particularly intense competition in the German and Western European retail sector creates conditions that could influence business developments and represent natural business risks. A fundamental business risk is consumers' fluctuating propensity to consume, a factor that depends on numerous economic, political and social parameters. Over the course of economic recovery, customers' propensity to consume has recovered slightly in many countries. However, austerity measures aimed at reducing public debt, particularly in Europe, have placed additional burdens on private consumption. Overall, we expect spending on both consumer staples and such larger purchases as household appliances and consumer electronics to increase.

Constantly shifting consumer behaviour and customer expectations pose a risk and an opportunity - especially in the face of demographic changes. Continuously adapting and optimising merchandising concepts is imperative. To recognise market trends and changing consumer expectations early on, we regularly analyse internal information and selected external sources. The Group's own market research uses quantitative methods such as time series analyses and market trend forecasts based on the analysis of internal sales figures and market research. The time series analyses also include the observation of product segments on the market over a certain period of time. Our sales divisions initially examine the practicability and acceptance of innovative concept modules in test stores before introducing them systematically and swiftly in other stores. Continuous fund allocation allows for the optimisation of merchandising concepts and the modernisation of stores. These measures help all sales brands to secure and expand their competitive strength.

Within the framework of our sustainability strategy, we are also working to ensure the future viability of our company. Additional information on this strategy can be found in the chapter Sustainability Management on pages 105 to 109.

#### Strategic company risks

#### International expansion

We consider the setting-up and expansion of our presence in the major growth regions of Eastern Europe and Asia as critical investments in the future of our company. By entering these markets, we are exploiting our entrepreneurial opportunity to profit from the rising purchasing power of millions of consumers.

Our international position requires us to address possible economic, legal and political risks. The situation in individual countries can change rapidly. Unrest, changes in political leadership, terrorist attacks and natural disasters can endanger METRO GROUP locations in the affected country. We insure ourselves as far as possible and to the appropriate extent against business interruptions that, for example, are the result of political unrest. At the same time, the internationalisation of our business provides us with the opportunity to offset the economic, legal and political risks as well as fluctuations in demand in individual countries.

To limit the risks of expansion as far as possible, we plan each market entry meticulously. We identify the risks and opportunities by conducting feasibility studies. We only enter new markets when the risks and opportunities are deemed to be manageable.

The risks of market entry can also be minimised by forging partnerships with local companies. These businesses know the legal, political and economic environment of the respective expansion countries. A current example of this practice is the partnership that Media Markt and Saturn formed with the company Foxconn in order to enter the Chinese market.

We anticipate that the economy will continue to recover in all the regions that are relevant to METRO GROUP. However, forecasts about the course of recovery always entail a certain degree of uncertainty. Even though we base our expansion decisions on the best available information, we cannot rule out the possibility that the growth momentum in individual countries will fall short of our expectations in the coming years.

#### Locations

In all countries, we select the location of our businesses based on the findings of an intensive review. With each new opening, however, the risk that the business will receive less customer acceptance than planned still remains. Moreover, sales could also decline at existing locations. The reasons for this could include changing demographics over time or a change in the competitive situation. Because we continuously monitor the profitability of our stores, we can recognise negative developments at individual stores and locations early on and react quickly. If the measures taken to counter these developments do not lead to success and if the situation at the respective location is not expected to improve over the long term, we will divest of the store or location as part of the optimisation of our network of locations.

#### Portfolio changes

In past years, the portfolio of METRO GROUP has continuously been optimised. All portfolio changes and the strategic and investment decisions related to them focus on value creation for the Company. As a result, risks associated with changes in the portfolio are minimised.

#### Internet retail

In addition to international expansion, Internet sales are an important factor and, at the same time, an opportunity to secure the future success of METRO GROUP. In retail today, online sales play an increasingly important role. We expect this development to continue. That is why it is imperative for

METRO GROUP to further strengthen its Internet sales channel so it does not leave competitors any room to gain market share. For this reason, we are tirelessly working to expand and improve our sales divisions' online presences. An important factor for the success of Internet retail is fulfilling logistics and IT requirements to guarantee fast, dependable deliveries as well as ensuring secure and easy ordering procedures. At the same time, it is important to dovetail stationary business optimally with Internet retail.

#### Risks related to business performance Suppliers

As a retail and wholesale company, METRO GROUP depends on external providers for the supply of goods and services. We place a high priority on both the quality of the supplied goods as well as on the reliability of our suppliers. Defective or unsafe products would cause extensive damage to the image of METRO GROUP and pose a long-range threat to the Company's success. For this reason, we select our suppliers carefully. They are continuously monitored and have to adhere to the procurement policy standards of METRO GROUP. In particular, these standards include those tested by the Global Food Safety Initiative like the International Food Standard and the GLOBALGAP certification for agricultural products. They help to ensure the safety of foods on all cultivation, production and sales levels. To prevent disruptions in the supply of goods and to avoid becoming dependent on individual companies, we work with a variety of suppliers. By taking this approach, we ensure that the desired product is practically always in stock and, in the process, achieve high levels of customer satisfaction.

The success of METRO GROUP also depends heavily on the procurement prices of the products offered for sale. Our purchasing volume in the numerous countries where we do business has a major impact on procurement prices. Just like all other retail and wholesale companies, though, we constantly face the risk that shortages of resources could occur and drive up the prices of raw materials and foods. For instance, increased oil prices can lead to higher procurement prices for a variety of products.

#### IT and logistics

The highly diverse selection of goods in bricks-and-mortar retailing and the high stock turnover entail fundamental organisational, IT and logistics risks. METRO GROUP's international focus and concentration on national, regional and local product assortments add to these risks. Any dis-

ruptions in the supply chain, for example in the supply of goods, could lead to business interruptions. We reduce our dependency on individual suppliers and service providers by expanding our circle of business partners and employing the principle of efficient assignment of responsibilities. Because important business processes, including product ordering and sales, use IT systems, continuous availability of the infrastructure is also a critical factor. For this reason, systems that are essential to business operations are largely selfcontained and can always be used even during events such as network failures. The same is particularly true for the checkout systems in stores and locations. Working hand in hand with computing centres, efficient and secure networks ensure that major system failures caused by such events as natural disasters or criminal acts can be overcome. In our work on IT security, we also ensure a high quality of the processed data. These data may be viewed only by authorised staff. The necessary user accounts and access authorisations are administered according to a predefined planning process. The core processes and systems of METRO SYSTEMS are checked by external inspectors and also by a department of Internal Audit that specialises in IT auditing procedures.

#### Human resources risks

The expertise, dedication and motivation of our employees are key success factors that have a decisive impact on our competitive position. One prerequisite to achieving strategic goals are highly qualified experts and managers. It is an ongoing challenge to recruit and retain such valuable employees for the Group, in particular in the face of demographic change and intense competition for the best people. This makes in-house qualification measures indispensable. To foster the requisite entrepreneurial skills among our employees, we optimise training and professional development programmes for employees at all levels. Training courses and systematic measures that help employees to grow in professional terms promote entrepreneurial thinking and actions among employees. Variable and performance-based pay components serve as an incentive. Direct participation in business success increases employees' identification with METRO GROUP and enhances their awareness of risks and opportunities in all entrepreneurial decisions.

More information on METRO GROUP's human resources policy can be found in the chapter Employees on pages 96 to 102.

#### Legal risks, tax risks

Legal risks arise primarily from labour and civil law cases. In addition, risks for METRO GROUP may arise from preliminary investigations, for example in the context of possible infringements of cartel or competition law. Tax risks are mainly connected to external audits.

#### Financial risks

The financial department of METRO AG manages the financial risks of METRO GROUP. Financial risks include liquidity risks, price risks, creditworthiness risks and risks arising from cash flow fluctuations.

These risks and their management are described in the notes to the consolidated financial statements in no. 43 "Management of financial risks".

## Overall assessment of the risk situation by the Company's management

The Management Board, the Supervisory Board and other important bodies of METRO AG are regularly informed about

the Company's risk situation. Overall, the risk situation of METRO GROUP has improved since the Annual Report was issued last year, primarily as a result of economic conditions. To evaluate the present risk situation, risks were not only examined in isolation: the interdependencies between risks were analysed and rated according to their probability. The assessment has shown that the overall risks are manageable. There are no potentially ruinous risks for the Company and no risks can be identified that could endanger the Company's future existence. The Management Board of METRO AG currently does not expect any fundamental change in the risk situation. In its business strategy, METRO GROUP considers potential opportunities. The opportunities that the Company sees for future years are addressed in the supplementary and forecast report on pages 134 to 142.

## 12. Supplementary and forecast report

### Supplementary report

#### Events after the balance sheet date

No events that are of material importance to an assessment of the earnings, financial and asset position of METRO AG and METRO GROUP occured between the balance sheet date (31 December 2010) and the auditor's report (28 February 2011).

### Forecast report

This forecast report considers relevant facts and events that were known at the time of preparation of the financial statements and that can have an impact on business developments at METRO GROUP.

#### Economic parameters 2011 and 2012

#### Future economic situation

At the end of 2010, the pace of the global recovery from the financial and economic crisis dropped off somewhat. Like the World Bank and most other economic research institutes, we expect growth rates to weaken in general in 2011 compared to the financial year 2010. While emerging markets will see only a slight loss of momentum and remain the global growth engines as a result of their strong domestic demand, the developed economies, in particular, will continue to feel the effects of the financial and economic crisis.

The following factors will impact economic developments in the years 2011 and 2012:

The growth witnessed in 2010 occurred on the back of the crisis-related collapse of economic output in 2009. The subsequent recovery process has slowed again of late. At the same time, the stimulus programmes of the past years have been replaced by austerity measures aimed at

reducing public debt. These savings measures place a particular burden on private consumption, for example through increases in value-added tax in such countries as Greece, the UK, Romania and Spain. In addition, persistent global economic risks exist – from the ongoing consolidation of bank balance sheets to the effects of expansive monetary policies and overheating tendencies in the Chinese economy.

However, we also expect the labour market recovery to continue on the back of moderate growth, providing a positive impulse for private consumption and the retail industry. As a result, we expect the gradual upward trend in the retail industry to continue in 2011, particularly given the fact that the retail industry is a late-cyclical sector. However, the rise in commodity prices, especially in food prices, is likely to lead to a continuation of the increase in consumer prices that started at the end of 2010 in 2011.

The factors dampening the economic recovery should gradually dissipate in 2012. Like the "Kiel Institute for the World Economy" and other research institutes, we therefore project a return to stronger global growth rates in 2012.

#### Germany

Germany is likely to remain Western Europe's economic growth engine in 2011. All of Germany's economic research institutes expect the German economy to grow by far more than 2 percent. Although this would represent a slowdown from the record growth rate of 3.6 percent notched in 2010, it would still amount to above-average growth. At the same time, the institutes expect the positive trend on the labour market to continue. Despite additional burdens on the population, which result, amongst other things, from rising statutory health fund contributions and higher electricity costs, private consumption looks set to make a bigger contribution to overall economic growth. Most institutes now project a price-adjusted increase in private consumption of more than 1 percent, after 0.5 percent in the previous year. The retail industry will also develop relatively favourably. As in earlier economic cycles, however, it will profit only disproportionately from the overall recovery.

All in all, the recovery in Germany is on a solid footing and is likely to continue beyond 2011. Given the high public debt burdens, however, future economic developments in particular in Europe present a certain risk.

#### Western Europe

Growth is likely to remain subdued in many Western European countries in 2011. Public deficits and austerity programmes will continue to serve as a brake on growth this year. Most experts expect varying levels of economic development: the debt problems will keep the Greek economy in recession in 2011, Spain and Portugal are likely to see very little growth. Weak growth of about 1 percent is forecast for Italy. Aside from Germany, the Scandinavian countries of Denmark and Sweden as well as Switzerland are likely to continue their positive development.

In 2010, labour markets in most Western European economies also trailed the recovery on the German labour market. The gradual improvement on labour markets during the second half of 2010, however, is likely to continue in 2011, buttressing the retail industry as well.

#### Eastern Europe

Recovery in Eastern Europe is likely to continue in 2011 at varying rates. Although growth is expected to remain relatively weak in Bulgaria, Hungary and Romania, these countries will likely improve their performance compared to previous years with growth rates of about 2 percent in 2011. At about 4 percent, growth rates in Turkey, Russia and Poland, in turn, will probably be twice as high as in the other regional economies. According to our forecasts, average growth in Eastern Europe will be somewhat stronger than in 2010, and we project another increase for 2012 compared to 2011. While the regional economies will not return to the high growth rates of the pre-crisis years, just like Asia, Eastern Europe continues to boast strong economic potential. As a result, we expect the Eastern European economies to generate strong growth momentum over the medium term - thanks also to their continually high catch-up demand. Therefore, we also expect the retail industry to grow faster this year.

#### Asia/Africa

Despite persistent risks, the Asian emerging markets will probably remain the world's fastest-growing region in 2011 and 2012 – although their economic strength is likely to decline slightly. The growth momentum in the retail industry will also remain high. We project double-digit nominal growth for China, India, Pakistan and Vietnam, but the situation in Japan is more difficult. Economic growth will weaken markedly there in 2011, negatively impacting the retail sector in the process. Due to fundamental political changes, it is difficult to assess future developments in Egypt at the moment.

Building on our forecast for economic and retail development, the following section provides an overview of the resulting implications for individual sectors as well as the METRO GROUP sales divisions.

## Future sector trends and development at METRO GROUP

#### Metro Cash & Carry

The development of the self-service wholesale sector will continue to be impacted by the economic recovery in 2011 and 2012, the pace and intensity of which varies from region to region. Accordingly, we expect the divergent trends within the cash & carry segment to continue.

Market volume in Germany and Western Europe will change only slightly in the next two years. Growth momentum is not expected to be produced by the hotel and restaurant trade, two of the main customer groups of the cash & carry segment. As a result of expected price increases, we anticipate growth in food items to lag slightly behind the overall inflation rate, whereas retail sales in nonfood items will remain stable.

The Eastern European cash & carry segment is expected to continue to grow in the next two years, but at starkly varying speeds. While sales in the cash & carry segment will increase in most countries, we expect negative growth rates in Greece and Hungary for at least the duration of 2011 as a result of the tense economic situation. The overall positive revenue trend in Eastern Europe will be fuelled by a strong rise in demand for both food and nonfood items. Price increases, in particular in food items, will also lead to an increase in revenue.

We expect the strong growth trend of the cash & carry segment in Asia to continue unchanged for the next two years. The growth dynamic in the cash & carry segment will remain higher than in the modern food retail business. Some countries of the region, for example India, continue to protect the traditional retail sector through restrictions on foreign companies' entry into their attractive retail markets. This has two sets of implications: on the one hand, the customer base of the cash & carry segment, the traditional retailers, remains intact. On the other, cash & carry stores there are faced with little competition from other modern formats in the food retail business.

Metro Cash & Carry will continue its international expansion course in 2011 and 2012, keeping its focus on the growth regions of Asia and Eastern Europe.

#### Real

Sales in the German food retail industry are expected to increase more in 2011 and 2012 than they did in 2010. This positive trend will be primarily stimulated by hikes in food prices, which, in turn, result from increasing commodity prices. Due to ongoing intense competition especially on the part of discount stores, however, it is not certain that higher purchase prices can be completely passed on to consumers by the food retail industry. The shift in demand towards low-price private-label products is likely to continue unchanged as a result of the overall rise in the price level.

The Eastern European food retail industry will continue to grow in the next two years. In addition to food price increases, an ongoing rise in consumer demand will positively impact retail industry development as the recovery from the financial and economic crisis picks up speed. A rejuvenated expansion of the modern food retail sector will also fuel growth. We expect the large-area hypermarkets to remain the growth drivers and to further extend their market share.

Real will continue to pursue and further refine its successful strategy of the past years. In Germany, the focus in 2011 and 2012 will be on the continuation of Real's successful repositioning. This includes the development of promising new formats such as "Real Drive" or the online shop. Internationally, Real will continue its systematic expansion in order to profit from the boom in large-area hypermarkets in Eastern Europe.

#### Media Markt and Saturn

The regionally divergent development in consumer electronics retailing will continue in 2011 and 2012. This is because developments in this industry are more susceptible to changes in macroeconomic parameters.

The German Federal Association for Information Technology, Telecommunications and New Media (BITKOM) anticipates the market to decline in Western Europe in 2011. In Germany, the largest Western European market, experts expect the retail industry to develop more favourably than in most other countries in the region. For this reason, 2011

sales in the German market will only fall slightly below those of 2010. In the area of consumer electronics, demand for flat-screen televisions will continue to remain high. All in all, however, demand in Germany and Western Europe will drop in 2011 before sales pick up again in 2012 when major sporting events are expected to boost demand. Consumer interest in information technology products continues to remain high. The sector trade association BITKOM, for example, projects record sales in computers in Germany in 2011. The Internet will continue to grow in importance as a sales channel and increase its market share. In light of this development, only providers that do not solely rely on stationary sales or only on Internet sales, but combine both sales channels to operate as multichannel providers will benefit from this trend. Media Markt and Saturn are already operating as multichannel providers in Austria and the Netherlands. In 2011, this sales channel will be expanded to Germany.

Consumer electronics retailing in Eastern Europe will continue to grow at varying rates over the next two years. Stimulated by the rapid recovery from the financial and economic crisis, demand for electrical and electronic equipment in Russia and Turkey will pick up in 2011 and 2012. We expect sector sales in Russia to exceed those of pre-crisis levels by 2012 at the latest. In contrast to this positive trend, countries that remain affected by the economic crisis, for example, Greece and Hungary, can expect customers' reluctance to spend money to persist. Due to continued strong demand for basic electrical and electronic equipment, the region of Eastern Europe also holds enormous potential for growth beyond 2012.

The Chinese market for electrical and electronic products is the third-largest market worldwide behind the USA and Japan. According to the European Information Technology Observatory (EITO), the Chinese market will see double-digit growth rates in 2011 and 2012 and will position itself behind the USA as the second-largest market as early as 2012.

Media Markt and Saturn will continue their growth course and gain additional market share over the next two years. The unrelentingly high pace of expansion in all growth markets will significantly contribute to the expansion of each sales brand's market position.

#### Galeria Kaufhof

The positive consumer climate in Germany and the comparably high propensity to buy will positively impact the development of the department store and clothing sector in 2011. The continuation of this trend in 2012 will depend on how stable consumer demand remains.

Even though the final phase of consolidation in the department store sector has yet to be completed, the sector will continue to gradually eliminate overcapacity. In this respect, we expect the department store sector to continue to lag behind retail trends in 2011 and 2012 as well. Galeria Kaufhof is clearly positioned as a concept and system leader in the market. On this basis, we expect the sales division to continue to develop more favourably than the comparable competition and its market share to increase. Positioning Galeria Kaufhof as a multichannel provider will also contribute to this development.

#### Positioning of METRO GROUP 2011 and 2012

#### Focus of future business policy

Launched in 2009 and targeted to last for four years, the efficiency and value-enhancing programme Shape 2012 has led to a repositioning of the business policy. We will steadily continue down this path in 2011 and 2012 as well. A guiding principle of Shape 2012 is its systematic focus on the customer. The specific needs of customer groups as well as regional market conditions play a crucial role in this strategic focus. We are addressing these factors by further refining sales formats and sales channels.

At Metro Cash & Carry, the focus is clearly on professional, commercial customers. The wholesaler will expand its successful delivery services and intensify customer service efforts. Real will continue to introduce new concept components as well as establish and expand new sales channels, including online sales and the drive-in supermarket "Real Drive". Media Markt and Saturn will continue to dovetail their stationary business with an online presence and press ahead with internationalisation. Galeria Kaufhof will continue to rigorously shift its business towards the lifestyle sector. At the same time, the sales division will continue to expand the product range available online.

#### Efficiency and value-enhancing programme Shape 2012

The aim of Shape 2012 is to secure METRO GROUP's long-term profitable growth. To achieve this goal, we have

streamlined our structures and introduced measures to further improve our overhead costs. The profit improvement potential targeted for 2012 and beyond amounts to €1.5 billion compared with the reference year of 2008. In particular, 2009 and 2010 were characterised by efforts to anchor decentralisation and a stronger customer focus in company structures. In addition, numerous measures have created more efficient processes, reduced costs and initiated productivity improvement projects. During the remaining two years of Shape 2012, the programme's focus will shift in particular to measures aimed at further fuelling and implementing productivity improvements. At the halfway point in the programme, it is already clear that Shape 2012 has led to a new way of thinking within METRO GROUP. The main idea of creating a more customer-focused and more efficient company is becoming more and more infused into our day-to-day business. Shape 2012 is reshaping the Group and having an impact on decisions in all business processes. The programme is preparing our Company for future challenges.

In 2011 and 2012, the earnings contribution of Shape 2012 is likely to exceed the levels of 2009 and 2010 as improvements in overhead costs and value contributions from increased productivity both bolster performance. We also expect special items to occur in connection with the implementation of Shape 2012 again in 2011. However, these will be markedly lower than in 2010.

#### Non-financial targets

In addition to its financial targets, METRO GROUP also pursues a number of non-financial targets. These are outlined in detail in the Sustainability Report and include the four topics of "Quality, health and environment", "Energy and resource management", "Employees and social affairs" and "Social policies and stakeholder dialogue". As a founding member of the Business Social Compliance Initiative (BSCI), an association of European retail and wholesale companies and brand manufacturers, we are committed to ensuring good working conditions throughout the entire supply chain. That is why at least 75 percent of our suppliers will have to pass the BSCI social audit by the end of 2011. Furthermore, our long-term objective is to reduce our greenhouse gas emissions per square metre by 15 percent by 2015 compared with the reference year of 2006.

#### Future sales markets

On the balance sheet date, METRO GROUP was operating in 33 countries in Europe, Asia and Africa. We aim to continue to grow through existing and new locations in these markets. We are conducting feasibility studies to examine expansion opportunities for our sales divisions in other countries. In general, we enter new markets by first opening a Metro Cash & Carry store. Depending on the respective country's development status in terms of market maturity and potential, entry opportunities for Real and Media Markt and Saturn may subsequently arise as well. Entry into additional markets is not planned for Galeria Kaufhof.

In November 2010, Media Markt opened its first Chinese consumer electronics store in Shanghai. Experts project that the sales market for consumer electronics in China will grow from €82 billion to €180 billion over the next five years. In this rapidly growing market, we are planning to open 10 Media Markt stores by the end of 2012 in Shanghai. Following the successful conclusion of this first phase, we are planning an additional expansion phase starting in 2013 by adding more than 100 Media Markt stores in China.

New sales potential is also emerging through new sales channels, particularly through the Internet. As smart phones and tablet personal computers, in particular, become increasingly prevalent, customers have constant access to the Internet. All METRO GROUP sales divisions are addressing this development by expanding their multichannel product presence. In addition to technical solutions such as applications, METRO GROUP also offers its customers a broad range of products and value-added services online. In this process, the stationary business serves as a pick-up point, if desired, and ensures personal contact. Customers have recognised that this opportunity is not offered by providers operating strictly online.

## Future sales formats, technologies and processes/future products and services

We continually work on the further development of our sales formats in the areas of customer approaches, product offers and processes. This work builds on continuous analyses of constantly changing customer requirements. The findings of these analyses also flow into the new sales formats we design and regularly test. These include smaller, downtown Metro Cash & Carry stores that specialise in supplying nearby hotels and restaurants as well as sales formats such as "Metro Drive" and "Real Drive", in which commercial cus-

tomers and consumers can pre-order goods online and then pick up the prepared order at these stores.

All sales divisions are focusing on own-brand products in their merchandise management. The existing extensive product range will be expanded in 2011. The sales division Media Markt and Saturn has now been offering its first exclusive-brand products since 2010 and will markedly expand this product range in 2011.

The products and services offered by our sales divisions are geared to customer needs and shopping habits. The industry continuously provides all sales divisions with innovative products. New products in consumer electronics, in particular, generate the most interest. We expect numerous new products to be unveiled in 2011 and 2012.

The industry is also continuously introducing new products in the area of consumer goods and durables. In this area, we work together with suppliers and serve as an interface between suppliers and customers. However, not all new products are destined for lasting success and are subsequently replaced by other innovations. Due to the large amount of new products, we have to select those that offer added value to our customers. At the same time, corresponding media support by the supplier is necessary to generate market success.

To better analyse customer needs, we gather and examine information on shopping behaviour. Each customer at Metro Cash & Carry has an identifying loyalty card. At Real and Galeria Kaufhof, the Payback card is offered as an instrument to promote customer retention. By analysing the data provided by these cards, we can better address our customers' needs. In addition, we use this purchasing data to design selling space and assortments to make our stores better fit our customers' needs.

Our procurement processes are also equipped for the future. For relevant products, we have begun to establish procurement offices in critically important producer regions. By doing so, we gain direct access to suppliers, which enables us to purchase products locally and check their quality without having to rely on an intermediary.

Logistics is a key element of our supply chain. It must ensure that the correct amounts of all required products are available to customers at the right time. We are forging new paths in logistics to satisfy multifaceted customer demands, particularly with respect to food items. A prime example is our new logistics platform for fresh fish: by opening a fish logistics centre in Gross-Gerau near Frankfurt am Main, Germany, we can now guarantee that almost all types of fish are available in stores within 48 hours of being caught. In future, we intend to further optimise our logistics in order to quickly, efficiently and sustainably transport products to our stores.

## Expected earnings situation: outlook for the sales divisions of METRO GROUP

#### Metro Cash & Carry

Metro Cash & Carry is our most international sales division. Its stated goal is to continue on its profitable long-term growth course. New sales potential will be tapped in 2011 thanks to the planned opening of more than 40 stores and further extension of the delivery service. Aside from the expansion of business in Eastern Europe, growth in Asia will play a key role. In the mature economies of Western Europe, we are making decisions about new store openings on the basis of new concepts and a sensible approach to consolidating the store network.

New formats are well suited to attracting new customers in very mature markets as well. So-called satellite concepts are among these formats. As branches of existing stores, they can complement the existing sales network. In contrast, the establishment of a modern cash & carry wholesale structure is the pressing issue in growth markets. Here, quality and consistent availability of goods represent unique selling propositions that are highly valued by customers.

In future, Metro Cash & Carry intends to improve its response to customer needs, reacting even more quickly and gearing offerings to them. Here, long-term partnerships with suppliers play an important role in being able to offer an ample supply of fresh, high-quality products at all times.

As the availability of and direct access to producers are becoming ever more crucial, Metro Cash & Carry is intensifying relationships with suppliers – for example, through qualification measures. This approach creates the foundations for sustainable, profitable growth. Own-brand products have a high priority worldwide as these products can offer an important edge over the competition. Over the medium term, the plan is to increase the sales share of Metro Cash & Carry own-brand products to 20 percent.

With increased sales, Metro Cash & Carry expects substantially improved earnings in 2011 and 2012. Productivity gains and cost-optimisation measures significantly contribute to this.

#### Real

In 2010, Real Germany also recorded progress within the context of its repositioning. The raising of Real's brand profile is to continue over the next two years; in addition, the share of own-brand products is to be increased in all relevant product categories. In the medium term, the sales share of own-brand products is to be increased to around 25 percent. Real will continue to renew its market presence by applying new concept modules. These lead to a perceptible sales increase in the respective product categories while employing a relatively limited amount of capital.

Internationally, Real plans to open about 5 new stores in 2011. Because of Eastern Europe's potential, Real will systematically carry out this expansion within its existing country portfolio. In Germany, Real is focused on improving its existing store network.

In 2011 and 2012, we expect Real to continue to boost sales and earnings by employing cost-saving measures as well as further improving operating performance.

#### Media Markt and Saturn

Media Markt and Saturn is the leading consumer electronics retailer in Europe. In 2010, the sales division increased its market share in numerous countries. In 2011, we aim to open about 70 new stores. The market presence in China offers enormous growth potential, and we want to open up to 10 stores in Shanghai by the end of 2012. Following this test phase, we will make a decision about an expansion of possibly 100 Media Markt stores in China.

The sales division is pressing forward with extending the multichannel business. In Germany, Media Markt and Saturn plans to launch a comprehensive range of online products and services in 2011.

Media Markt and Saturn will step up the introduction of new exclusive-brand products in 2011, extending this range of products to other countries as well.

For Media Markt and Saturn, we are aiming for a tangible increase in sales and earnings in 2011. Even without major sport events like the Football World Cup or the Olympic

Games, innovative products can generate additional growth in 2011. We also expect a rise in sales as well as growth in earnings for 2012. At the same time, we intend to expand the market position.

#### Galeria Kaufhof

For Galeria Kaufhof, 2010 unfolded quite satisfactorily, a development we also want to build on in 2011. We will expand the current online presence and extend the breadth and depth of the assortment, particularly the clothes selection. By taking this approach, Galeria Kaufhof can plot a growth path independent of department store locations and attract new customers from all areas.

Overall, Galeria Kaufhof expects solid sales development in connection with increased profitability.

#### Real Estate

As a result of the increased expansion in the growth regions of Asia and Eastern Europe, we expect to generate higher earnings from rising rental income over the next few years. The professionalisation of real estate management and more active portfolio management already led to a higher earnings contribution for the segment in 2010. We expect this development to be sustainable and to also contribute to METRO GROUP's overall earnings this year.

As part of our energy and resource management, we are rigorously pursuing our goal of markedly reducing our  ${\rm CO}_2$  emissions. Aside from our conscientious and efficient use of resources, we also expect our bundled energy procurement activities to result in lower costs for the sales divisions.

#### **METRO GROUP**

The economic situation improved in 2010, even surpassing pre-crisis levels in some countries. But this does not change the fact that unresolved structural problems will continue to exist in 2011. Overall, however, we anticipate economic recovery to continue.

#### Expected sales development

In the medium term, METRO GROUP expects sales growth of more than 6 percent a year.

In 2011, METRO GROUP expects sales growth of more than 4 percent. We continue to expect an economic recovery and moderate price increases, particularly in the area of energy and raw material prices. In addition, we assume that the fiscal

policy measures to stabilise public budgets will have been largely implemented in our major sales markets.

#### Expected earnings development

METRO GROUP's strategy aims for long-term profitable growth, that is disproportionate earnings growth compared to sales growth. The Company aims for annual earnings growth, measured in terms of EBIT before special items, of more than 10 percent over the medium term. In the process, Shape 2012 will generate incremental positive earnings contributions and will be fully effective from 2012.

Assuming that macroeconomic parameters continue to improve, we currently expect to reach our medium-term target for earnings growth before special items as early as 2011 based on EBIT before special items of &2,415 million for 2010. The degree of earnings growth essentially depends on the continued improvement of macroeconomic parameters and the extent to which price increases on the procurement side can be offset.

#### Expected development of key items of the income statement

We project disproportionately low increases in the expense items of the income statement in 2011 – adjusted for special items from Shape 2012. The Shape 2012 measures will primarily reduce operating expenses and general administrative expenses. As the majority of cost-saving measures have now been implemented, they will have a full-year effect for the first time in 2011. In addition, the programme will have a positive impact on gross profit and contribute to an increase in the gross margin.

Due to an optimisation of the maturity structure, we expect interest expenses to drop slightly in 2011.

#### Expected dividend development

Ever since its establishment 15 years ago, METRO AG has disbursed an annual dividend. In the context of a dynamic dividend policy, the size of dividend payouts principally depends on the development of earnings per share before special items. In future, we intend to continue to pay a competitive and attractive dividend compared to other DAX 30 companies and retail groups. We expect that the projected rise in profits for both 2011 and 2012 will lead to dividend increases.

#### Expected employee development

Due to the Company's expansion efforts, the number of METRO GROUP employees will rise by a large four-digit figure.

#### **Expected financial position**

#### Planned financing measures

Private as well as institutional investors regard METRO GROUP as a solidly financed company. The redemption of two bonds with a total volume of about €1.1 billion falls due in the first half of 2011. These maturities will be refinanced again in 2011 through ongoing short-term and/or long-term capital market issuance programmes. In taking these steps, METRO GROUP has for years benefited from outstanding access to international capital markets.

#### Planned investments

Our medium-term plans comprise annual investments of more than €2.2 billion for the modernisation of our store network and international expansion. In 2011, we plan to make investments totalling €2.2 billion. Besides modernisation measures, the budget is primarily allocated to new store openings. In the medium term, we plan to increase the number of new Metro Cash & Carry stores in the coming years. For Real, we want to open 10 new stores a year; for Media Markt and Saturn, we want to open more than 70 new stores every year. In 2011, Metro Cash & Carry plans to open 40 new stores. Real will add about 5 new locations, and Media Markt and Saturn will add a minimum of about 70 consumer electronics stores.

#### Expected cash development

Our liquidity and debt are characterised by a high share of fourth-quarter sales in total annual sales. At the end of the year, we have above-average liquidity as well as higher trade payables. During the first quarter, both debt and liquidity return to a more normal level. The measures already introduced in the context of Shape 2012 will have a positive effect on the relevant cash figures. In addition, we aim to generate further liquidity by continuing to improve our working capital.

#### **Opportunities**

#### Opportunities from changed economic parameters

After the global economic crisis slackened, some countries and regions were able to return to pre-crisis levels. Asia, in particular, developed very positively. We can benefit from the improved economic climate in terms of sales and earnings. In addition, many countries where we operate have growing populations. This leads to higher demand.

#### Strategic business opportunities

Our sales divisions enjoy strong name recognition and most are leaders in their respective markets. The objective is to consolidate and build on this position. In addition, weaker market players are expected to drop out of the market or be put up for sale in the coming years. In these cases, we are reviewing if it would make sense to acquire these competitors or individual store locations. One opportunity for location-independent sales is via the Internet. Through online sales we can reach new customers. All of our sales divisions are preparing relevant concepts that offer real added value compared with pure Internet providers thanks to the multichannel approach.

#### Performance-related opportunities

The aim of Shape 2012 is to sustainably increase our earnings. The profit improvement potential targeted for 2012 and beyond amounts to €1.5 billion compared to 2008. Overall, Shape 2012 comprises more than 7,500 individual measures. The majority of cost-saving measures have already been implemented and have taken effect. Now, productivity is to be increased. A large number of concepts have been developed for this, including the continued improvement of delivery services and the introduction of own-brand products. The respective sales share is to be increased further and have a profit-boosting effect in future.

#### Opportunities through qualified employees and managers

Employees form the foundation of our success. Their development produces opportunities. As a result of demographic change, it is anticipated that recruiting qualified employees and managers will become increasingly difficult in the coming years. For this reason, we are intensifying our dialogue with universities and implementing internship programmes, among other activities, that not only comprise work in operating departments, but interdisciplinary training events as well. The Metro Academy provides training and further education at an international level to METRO GROUP managers. Building on these measures, we strive to retain qualified and motivated employees over the long term and tap the related potential.

## Overall statement by the Management Board of METRO AG on the expected course of METRO GROUP

We will continue on our profitable growth course and thus expand the position of METRO GROUP as one of the leading

international retail and wholesale companies over the next few years. We feel we are well prepared for the future and possess a successful portfolio of sales divisions and countries. In addition, we are implementing the efficiency and value-enhancing programme Shape 2012 to support the success and profitability of our company moving into the future. Shape 2012 has already become an essential feature of our corporate culture, a component that will also have an impact beyond 2012.

Düsseldorf, February 2011 METRO AG

The Management Board

	2010 target	2010 result	2011	Medium term
Investments (€ billion)	~1.9	1.7	2.2	>2.2
New store openings				
Metro Cash & Carry	~30	38	>40	>40
Real	~5	2	~5	>10
Media Markt and Saturn	~60	60	~70	>70
Galeria Kaufhof		_	41	_
Sales growth (%)	0-6	2.6	>4	>6
Earnings (before special items) (€ million)	above previous year	2,415	Increase ~10%	Increase >10%

<sup>&</sup>lt;sup>1</sup>Sportarena

## CONSOLIDATED FINANCIAL STATEMENTS

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# CONSOLIDATED FINANCIAL STATEMENTS

## Income statement for the financial year from 1 January to 31 December 2010

€ million	Note no.	2010	2009
Net sales	1	67,258	65,529
Cost of sales		-52,865	-51,664
Gross profit on sales		14,393	13,865
Other operating income	2	1,627	1,307
Selling expenses	3	-12,173	-11,854
General administrative expenses	4	-1,585	-1,589
Other operating expenses	5	-51	-48
Earnings before interest and taxes EBIT		2,211	1,681
Result from associated companies		0	0
Other investment result	6	15	15
Interest income	7	112	129
Interest expenses	7	-718	-682
Other financial result	8	10	-93
Net financial result		-581	-631
Earnings before taxes EBT		1,630	1,050
Income taxes	10	-694	-531
Net profit for the period		936	519
Profit attributable to non-controlling interests	11	86	136
Profit attributable to shareholders of METRO AG		850	383
Earnings per share in €	12	2.60	1.17

#### Reconciliation from net profit for the period to comprehensive income

€ million	2010	2009
Net profit for the period	936	519
Other comprehensive income		
Change in revaluation reserve	0	0
Actuarial gains/losses	0	0
Currency translation differences from the conversion of the accounts of foreign operations	134	-78
Effective portion of gains/losses from cash flow hedges	-4	10
Gains/losses from the revaluation of financial instruments in the category "available for sale"	0	0
Other changes	5	0
Income tax attributable to components of "other income"	0	16
Total comprehensive income	1,071	467
Comprehensive income attributable to non-controlling interests	100	133
Comprehensive income attributable to shareholders of METRO AG	971	334

#### Balance sheet as of 31 December 2010

#### Assets

€ million	Note no.	As of 31/12/2010	As of 31/12/2009 <sup>1</sup>	As of 1/1/2009 <sup>2</sup>
Non-current assets		18,912	18,464	18,813
Goodwill	17, 18	4,064	3,992	3,960
Other intangible assets	17, 19	436	497	552
Tangible assets	17, 20	12,482	12,244	12,524
Investment properties	17, 21	238	129	133
Financial assets	17, 22	248	113	144
Other receivables and assets	23	444	463	450
Deferred tax assets	24	1,000	1,026	1,050
Current assets		16,155	14,818	14,703
Inventories	25	7,458	7,110	7,001
Trade receivables	26	526	539	446
Financial assets		3	38	8
Other receivables and assets	23	2,724	2,613	2,818
Entitlements to income tax refunds		412	405	326
Cash and cash equivalents	29	4,799	3,996	3,874
Assets held for sale	30	233	117	230
		35,067	33,282	33,516

#### Statement of changes in equity<sup>1</sup>

€ million	Share capital	Capital reserve	Effective portion of gains/losses from cash flow hedges	Currency translation differences from the conversion of the accounts of foreign operations
1/1/2009	835	2,544	57	-365
Dividends	0	0	0	0
Comprehensive income	0	0	10	-75
Capital balance from acquisitions of shares	0	0	0	0
31/12/2009 / 1/1/2010	835	2,544	67	-440
Dividends	0	0	0	0
Comprehensive income	0	0	-4	125
Capital balance from acquisition of shares	0	0	0	0
Revision of IAS 17	0	0	0	0
Other changes	0	0	0	0
31/12/2010	835	2,544	63	-315

 $<sup>^{1}</sup>$  Changes in equity are explained in the notes to the consolidated financial statements in no. 31 "Equity"

 $<sup>^1</sup>$  Adjustment due to revised disclosure  $^2$  Adjustment due to first-time adoption of new or revised IFRS in the financial year 2009 and revised disclosure

 $<sup>^2 \</sup>text{Adjustment as of 1/1/2009 due to first-time adoption of new or revised IFRS in the financial year 2009}$ 

#### Liabilities

€ million	Note no.	As of 31/12/2010	As of 31/12/2009 <sup>1</sup>	As of 1/1/2009 <sup>2</sup>
Equity	31	6,460	5,992	6,061
Share capital		835	835	835
Capital reserve		2,544	2,544	2,544
Reserves retained from earnings		2,929	2,375	2,428
Non-controlling interests		152	238	254
Non-current liabilities		8,990	9,106	7,369
Provisions for pensions and similar commitments	32	1,016	978	964
Other provisions	33	472	502	533
Financial liabilities	34, 36	6,533	6,743	5,031
Other liabilities	34, 37	757	667	620
Deferred tax liabilities	24	212	216	221
Current liabilities		19,617	18,184	20,086
Trade liabilities	34, 35	14,393	14,174	14,125
Provisions	33	532	561	522
Financial liabilities	34, 36	1,750	984	2,864
Other liabilities	34, 37	2,458	2,200	2,163
Deferred tax liabilities	34	291	265	266
Liabilities related to assets held for sale	30	193	0	146
		35,067	33,282	33,516

 $<sup>^{\</sup>mathrm{1}}$  Adjustment due to revised disclosure

Income tax attributable to components of "other income"	Other earnings reserves	Total reserves retained from earnings <sup>2</sup>	Total	thereof attributable to "other income"	Minority interests	thereof attributable to "other income"	Total equity
1	2,735	2,428	5,807		254		6,061
0	-386	-386	-386		-124		-510
16	383	334	334	[-49]	133	(-3)	467
0	-1	-1	-1		-25		-26
17	2,731	2,375	5,754		238		5,992
0	-386	-386	-386		-143		-529
0	850	971	971	(121)	100	[14]	1,071
	0	0	0		-46		-46
0	-28	-28	-28		0		-28
0	-3	-3	-3		3		0
17	3,164	2,929	6,308		152		6,460

 $<sup>^2</sup>$  Adjustment due to first-time adoption of new or revised IFRS in the financial year 2009 and revised disclosure

#### Cash flow statement<sup>1</sup>

€ million	2010	2009 <sup>2</sup>
EBIT	2,211	1,681
Write-backs/write-downs of assets excl. financial assets	1,380	1,387
Change in provisions for pensions and other provisions	-18	-9
Change in net working capital	-288	62
Income taxes paid	-597	-560
Other	-174	-67
Cash flow from operating activities of continuing operations	2,514	2,494
Cash flow from operating activities of discontinued operations	0	-18
Total cash flow from operating activities	2,514	2,476
Corporate acquisitions	0	
Investments in tangible assets (excl. finance leases)	-1,412	
Other investments	-333	
Divestments	121	
Disposal of fixed assets	663	260
Cash flow from investing activities of continuing operations	-961	-1,162
Cash flow from investing activities of discontinued operations	0	0
Total cash flow from investing activities	-961	-1,162
Profit distribution		
to METRO AG shareholders	-386	-386
to other shareholders	-143	
Raising of financial liabilities	1,302	2,662
Redemption of financial liabilities	-898	-2,787
Interest paid	-695	-676
Interest received	111	123
Profit and loss transfers and other financing activities	-25	1
Cash outflow from financing of discontinued activities	0	
Cash flow from financing activities of continuing operations	-734	-1,225
Cash flow from financing activities of discontinued operations	0	36
Total cash flow from financing activities	-734	-1,189
Total cash flows	819	125
Exchange rate effects on cash and cash equivalents	13	
Change in cash and cash equivalents due to first-time consolidation of companies	0	1
Total change in cash and cash equivalents	832	122
Total cash and cash equivalents on 1 January	3,996	3,874
Total cash and cash equivalents on 31 December	4,828	3,996
less cash and cash equivalents from discontinued operations on 31 December	-29	0
Cash and cash equivalents from continuing operations on 31 December	4,799	3,996

 $<sup>^1</sup>$  The cash flow statement is explained in the notes to the consolidated financial statements in no. 40 "Notes to the cash flow statement"  $^2$  Adjustment due to revised disclosure

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## **NOTES**

## Segment reporting<sup>1,2</sup>

#### Operating segments

#### **Continuing Group operations**

	Metro Cash & Car	·rv	Real		Media Markt an	d Saturn	Galeria Kaufhot	
	Metro Cash & Car	17	- Teat			u Jatui II	- Cateria Raumon	
€ million	2010	2009	2010	2009³	2010	2009	2010	2009
External sales (net)	31,095	30,613	11,499	11,298	20,794	19,693	3,584	3,539
Internal sales (net)	20	14	1	1	0	0	0	3
Total sales (net)	31,115	30,627	11,500	11,299	20,794	19,693	3,584	3,542
EBITDAR	2,042	1,740	706	6243	1,406	1,382	492	437
EBITDA	1,363	1,061	310	210 <sup>3</sup>	818	847	234	166
Depreciation/amortisation	271	268	205	183	326	244	96	105
Write-backs	2	0	0	9	0	0	0	0
EBIT	1,094	793	105	36	492	603	138	61
Investments	499	220	156	193	362	353	104	57
Segment assets	7,496	6,829	3,815	3,708	6,521	6,165	1,033	1,070
thereof non-current	(3,932)	(3,767)	(2,473)	(2,518)	(1,755)	(1,726)	(481)	(478)
Segment liabilities	6,497	6,438	2,187	2,199	7,964	7,489	986	956
Selling space (1,000 sqm)	5,355	5,291	3,107	3,184	2,829	2,633	1,480	1,501
Locations (number)	687	668	429	441	877	818	138	141

#### Regional segments

#### **Continuing Group operations**

	Germany		Western Europe excl. Germany		Eastern Europe		Asia/Africa	
€ million	2010	2009³	2010	2009	2010	2009	2010	2009
External sales (net)	26,130	26,511	21,528	20,932	16,880	15,766	2,720	2,320
Internal sales (net)	26	18	22	12	0	0	618	636
Total sales (net)	26,156	26,529	21,550	20,944	16,880	15,766	3,338	2,956
EBITDAR	1,614	1,6273	1,508	1,210	1,401	1,221	73	15
EBITDA	1,057	1,0233	1,242	968	1,242	1,072	51	3
Depreciation/amortisation	665	698	360	312	350	338	52	48
Write-backs	7	9	6	0	28	0	6	0
EBIT	399	334	888	656	920	734	5	-45
Investments	585	514	272	256	668	626	158	121
Segment assets	11,805	11,670	7,656	7,537	7,867	7,057	1,481	1,237
thereof non-current	(6,736)	(6,827)	(4,185)	[4,369]	(5,664)	(5,151)	(979)	(845)
Segment liabilities	8,454	8,357	6,415	6,049	3,905	3,690	727	543
Selling space (1,000 sqm)	5,798	6,000	3,077	2,990	3,338	3,112	558	527
Locations (number)	942	1,017	627	596	478	439	84	75

 $<sup>^1</sup> Segment\ reporting\ is\ explained\ in\ the\ notes\ to\ the\ consolidated\ financial\ statements\ in\ no.\ 41\ "Segment\ reporting"\ _2\ Adjustment\ of\ previous\ year's\ figures\ due\ to\ revised\ disclosure$ 

<sup>3</sup>Adjustment due to netting of non-scheduled write-downs and write-ups in EBITDA and EBITDAR totalling €9 million (Real/Germany), €6 million (Real Estate) and €-6 million (consolidation)

→ NOTES: SEGMENT REPORTING

Continuing Group operations						Discontinued Gr	oup operations		
Real Estate		Others		Consolidation		METRO GROUP			
2010	2009³	2010	2009	2010	2009³	2010	2009³	2010	2009
0	0	286	386	0	0	67,258	65,529	0	50
0	0	6,197	5,889	-6,218	-5,907	0	0	0	0
0	0	6,483	6,275	-6,218	-5,907	67,258	65,529	0	50
128	-7 <sup>3</sup>	-159	-90	-21	-11 <sup>3</sup>	4,594	4,075 <sup>3</sup>	0	n/a
1,101	9483	-207	-152	-28	-12 <sup>3</sup>	3,591	3,068 <sup>3</sup>	0	-1
421	418	116	184	-8	-6	1,427	1,396	0	0
38	6	0	0	7	-6	47	9	0	n/a
718	536	-323	-336	-13	-12	2,211	1,681	0	-1
490	580	72	114	0	0	1,683	1,517	0	1
8,591	8,645	2,121	2,082	-1,513	-1,411	28,064	27,088	0	0
(8,496)	(8,367)	(569)	(512)	(-148)	(–155)	(17,558)	(17,213)	(0)	(0)
566	600	2,484	2,095	-1,653	-1,449	19,031	18,328	0	0
0	0	0	20	0	0	12,771	12,629	0	0
0	0	0	59	0	0	2,131	2,127	0	0

Continuing Group operations				Discontinued Group operations			
International		Consolidation		METRO GROUP			
2010	2009	2010	2009	2010	2009³	2010	2009
41,128	39,018	0	0	67,258	65,529	0	50
640	648	-666	-666	0	0	0	0
41,768	39,666	-666	-666	67,258	65,529	0	50
2,982	2,446	-2	2	4,594	4,0753	0	n/a
2,535	2,043	-1	2	3,591	3,0683	0	-1
762	698	0	0	1,427	1,396	0	0
40	0	0	0	47	9	0	n/a
1,813	1,345	-1	2	2,211	1,681	0	-1
1,098	1,003	0	0	1,683	1,517	0	1
17,004	15,831	-745	-413	28,064	27,088	0	0
(10,828)	(10,365)	[-6]	[21]	(17,558)	(17,213)	(0)	(0)
11,047	10,282	-470	-311	19,031	18,328	0	0
6,973	6,629	0	0	12,771	12,629	0	0
1,189	1,110	0	0	2,131	2,127	0	0

## Notes to the Group accounting principles and methods

#### Accounting principles

METRO AG's consolidated financial statements as of 31 December 2010 were prepared in accordance with the International Financial Reporting Standards (IFRS) of the International Accounting Standards Board (IASB), London. They comply with all mandatory applicable accounting standards and interpretations adopted by the European Union as of this date. Compliance with these standards and interpretations ensures a true and fair view of the asset, liabilities, financial position and profit or loss of METRO AG.

The consolidated financial statements in their present form comply with the stipulations of § 315a of the German Commercial Code (HGB). Together with Regulation (EC) No. 1606/2002 of the European Parliament and Council of 19 July 2002 concerning the application of international accounting standards, they form the legal basis for group accounting according to international standards in Germany.

These financial statements are based on the historical cost principle except for financial instruments recognised at fair value and assets and liabilities that are recognised at fair value as hedged items within a fair value hedge. Furthermore, non-current assets held for sale and disposal groups are recognised at fair value minus disposal costs as long as this value is lower than the carrying amount. Liabilities from cash-settled share-based remuneration are recognised at fair value. In addition, financial liabilities from stock tender rights granted to minority shareholders are recognised at fair value.

The income statement has been prepared using the cost of sales method.

Certain items in the income statement and the balance sheet have been combined to increase transparency and informative value. These items are listed separately and described in detail in the notes.

The consolidated financial statements have been prepared in euros. All amounts are stated in million euros ( $\bigcirc$  million) unless otherwise indicated. Amounts below  $\bigcirc$ 0.5 million are rounded and reported as 0.

The following accounting methods were used in the preparation of the consolidated financial statements

#### Application of new accounting methods

#### Revised and new accounting methods

The revised and supplemented accounting standards and interpretations as well as those newly issued by the IASB, the application of which was mandatory for METRO AG in the financial year 2010, were applied for the first time to the present consolidated financial statements:

## IFRS 1 (First-time Adoption of International Financial Reporting Standards)

Two amendments to IFRS 1 became applicable for the first time in the financial year 2010. The first amendment had no effect on the consolidated financial statements because it is limited to changes in the structure and formulation of IFRS 1. The second amendment specifies additional facilitations for first-time adopters of IFRS. These concern the accounting treatment of lease relationships and oil and gas assets.

These amendments did not affect METRO AG because IFRS 1 only applies to first-time adopters of IFRS.

#### IFRS 2 (Share-based Payment)

The amendments to IFRS 2 clarify that an entity must account for goods or services received in connection with a share-based payment transaction even if another entity from the same consolidation group (or a shareholder of another group entity) settles the share-based payment transaction. In addition, the amendments clarify that the term "group" used by IFRS 2 has the same meaning as in IAS 27 (Consolidated and Separate Financial Statements), which defines a group as a parent and its subsidiaries. The amendments to IFRS 2 also incorporate guidance previously included in the two interpretations IFRIC 8 (Scope of IFRS 2) and IFRIC 11 (IFRS 2 – Group and Treasury Share Transactions). As a result, the IASB has withdrawn IFRIC 8 and IFRIC 11.

The amendments to IFRS 2 had no effect on the consolidated financial statements of METRO AG.

## IFRS 3 (Business Combinations) in conjunction with IAS 27 (Consolidated and Separate Financial Statements)

The revision of IFRS 3 and IAS 27 provides for several changes regarding the accounting treatment of business

combinations occurring in financial years starting on or after 1 July 2009. As a result, METRO GROUP had to apply these revised standards for the first time to business combinations in the financial year 2010.

With respect to the accounting treatment of the goodwill resulting from a business combination, an option was introduced giving companies a choice to also recognise goodwill attributable to non-controlling interests (new term for minority interests). This full goodwill method has a consequential effect resulting in a higher share of "non-controlling interests" in "equity". As METRO GROUP does not make use of this option, goodwill continued to be measured at its proportionate interest.

Under the previous IFRS 3, costs that were directly attributable to the corporate acquisition, such as notary and consultancy fees, were included in the cost of acquisition. Starting in the financial year 2010, all acquisition-related costs arising in the context of a business combination must be recognised directly in expenses.

With respect to step acquisitions, starting from the financial year 2010, the equity interests held at the date that control is achieved must be remeasured, with any gain recognised in profit or loss. Any differences between the previous carrying amount of the interests in the subsidiary and the proportionate remeasured net assets of the subsidiary must be recognised as goodwill. No step acquisitions occurred in the financial year 2010.

Any contingent consideration arrangements agreed as part of a corporate acquisition must be measured at fair value at the acquisition date and, in accordance with the terms and conditions of the contract, recognised as assets, liabilities or equity. In contrast to the previous standards, any subsequent adjustments of goodwill following changes in the purchase price in subsequent periods due to future events (for example, the achievement of a sales target) are no longer allowed.

The revised IAS 27 requires changes in subsidiary equity interests to be accounted for as equity transactions outside of profit or loss as long as they do not result in a loss of control. In case of a loss of control, however, the assets and liabilities of the former subsidiary are fully derecognised. Any remaining interests are recognised at fair value, with the difference from the previously recognised carrying amounts recognised in profit or loss.

The negative balance of non-controlling interests that become negative as a result of losses must be disclosed

openly in equity. These were previously netted against the majority equity.

The amendments to IFRS 3 and IAS 27 had no material effect on the consolidated financial statements of METRO AG.

## IFRS 5 (Non-current Assets Held for Sale and Discontinued Operations) in conjunction with IFRS 1 (First-time Adoption of International Financial Reporting Standards)

With regards to subsidiaries classified as "held for sale" in which the entity maintains a non-controlling interest after the divestment, the previous standard provided for the option of classifying as "held for sale" only the proportionate portion of the subsidiary's assets and liabilities. The "Improvements to IFRSs 2008" clarify that the subsidiary's assets and liabilities must be fully classified as "held for sale" even if the former parent maintains a non-controlling interest in the subsidiary.

As a result of these amendments, IFRS 1 was revised to require first-time adopters of IFRS to also fulfil this requirement

The amendments to IFRS 5 had no effect on the consolidated financial statements of METRO AG.

#### IAS 17 (Leases)

IAS 17 was revised in connection with the "Improvements to IFRSs 2009". In the process, the previous regulation whereby land lease relationships must principally be treated as operating leases if ownership of the leased object is not transferred to the lessee after the end of the lease term was abandoned. Starting in the financial year 2010, all land lease relationships must be treated analogously to other lease objects and classified as finance leases or operating leases. This also applies to existing lease relationships.

Land lease relationships of METRO GROUP were reclassified in the first quarter of 2010 based on data as of 1 January 2010 using the transition regulation. Landed property that was reclassified as finance leases exclusively concerned leasing agreements with very long terms. The reclassification resulted in a recognition of assets under "tangible assets" amounting to €67 million and a decline in "other receivables and assets" by €23 million due to the dissolution of accrual items for prepaid leases. Additional liabilities totalling €72 million were disclosed in "financial liabilities". The difference between assets and liabilities amounting to €–28 million was offset in "reserves retained from earnings".

## IAS 39 (Financial Instruments: Recognition and Measurement)

The amendments to IAS 39 clarify that a one-sided risk in a hedging relationship may also be hedged. In this case, the entity designates only the changes in the cash flows or fair value of the hedged item that are above or below a specified variable (for example, the price). Where an option was purchased as a hedging instrument, its intrinsic value, not its fair value, reflects a one-sided risk.

In principle, inflation does not represent a separately identifiable risk and may therefore not be designated as a hedged risk. The amendments to IAS 39 now permit the cash flow hedging of changes in inflation where these reflect a contractually specified portion of cash flows of a recognised financial instrument.

The amendments to IAS 39 had no effects on the consolidated financial statements of METRO AG.

#### IFRIC 12 (Service Concession Arrangements)

The interpretation prescribes the disclosure requirements for so-called service concession arrangements. These are arrangements whereby a government or other public sector body contracts with a private operator to implement public infrastructure projects such as road construction, energy distribution networks, etc.

Depending on the type of arrangement, the entity recognises a financial or intangible asset. The financial asset represents the unconditional contractual right to receive an amount of cash or another financial asset from the government in return for constructing a public sector asset. An intangible asset must be recognised for the entity's right to charge for use of a public sector asset that it has constructed. The financial or intangible assets recognised in connection with service concession arrangements must be measured at fair value.

The first-time adoption of IFRIC 12 had no effects on the consolidated financial statements of METRO AG.

#### IFRIC 15 (Agreements for the Construction of Real Estate)

IFRIC 15 regulates the recognition of revenue for off plan sales of real estate units. According to the interpretation, an agreement for the construction of real estate is a construction contract within the scope of IAS 11 only when the buyer is able to specify the major structural elements of the design of the real estate before construction begins or once construction is in progress, irrespective of whether it exer-

cises that ability or not. If the buyer has no or only little ability to influence the design of the real estate, the agreement does not represent a construction contract and IAS 18 (Revenue) applies.

According to IFRIC 15, the percentage of completion method may apply to an IAS 18 case if the entity either provides construction services or sells a completed real estate property where control over the risks and rewards of ownership of the work in progress are transferred to the buyer as construction progresses. If the control and the risks and rewards are transferred at a single time, a recognition as construction progresses is not permissible.

The application of IFRIC 15 had no effect on the consolidated financial statements of METRO AG.

## IFRIC 16 (Hedges of a Net Investment in a Foreign Operation)

According to IFRIC 16, a parent entity may designate as a hedged risk only the foreign exchange differences arising from a difference between its own functional currency and that of its foreign operation. The hedging of foreign exchange differences between a presentation currency of the parent entity's consolidated financial statements that deviates from the functional currency and the functional currency of the foreign operation is not permissible.

IFRIC 16 also concludes that hedging instruments in a hedge of a net investment in a foreign operation may be held by any entity within the group as long as the requirements of hedge accounting are met. In addition, IFRIC 16 clarifies that both the effective portion of gains and losses from the hedging instrument and the cumulative recognised amount from the foreign currency translation for the net investment in a foreign operation must be reclassified from equity to profit or loss when the entity disposes of the foreign operation.

The application of IFRIC 16 had no effect on the consolidated financial statements of METRO AG.

#### IFRIC 17 (Distributions of Non-cash Assets to Owners)

IFRIC 17 clarifies that non-cash dividend payables must be recognised as liabilities when the dividend has been appropriately authorised and is no longer at the discretion of the entity. This generally corresponds to the time when the dividend is announced by the responsible management and approved by the relevant instance (for example, the shareholders), where this is legally stipulated. The dividend payable must be measured at fair value. Any differences

between the carrying amounts of the net assets to be distributed and the dividend paid must be recognised in profit or loss at the time of distribution.

As no non-cash dividends were distributed within METRO GROUP, the application of IFRIC 17 had no effect on the consolidated financial statements of METRO AG.

#### IFRIC 18 (Transfers of Assets from Customers)

The interpretation clarifies the disclosure requirements for agreements in which an entity receives from a customer an item of property, plant and equipment or cash to be used to acquire or construct the necessary item of property, plant and equipment that the entity must then use either to connect the customer to a network or to provide the customer with ongoing access to a supply of goods or services. According to IFRIC 18, the recipient may recognise the asset in its financial statements only when the item of property, plant and equipment transferred from the customer or the item of property, plant and equipment purchased or constructed with the customer's cash funds meets the definition of an asset under the IASB framework. For this to occur, the recipient must gain control over the transferred item. If this is the case, the asset must be classified under property, plant and equipment and measured at fair value.

According to IFRIC 18, the connection to a network or the provision of ongoing access to a supply of goods or services in return for the transfer of property, plant and equipment represents an exchange transaction in the meaning of IAS 18 (Revenue) for which revenue must be realised at the time the services are performed. If there are separately identifiable services received by the customer in exchange for the transfer, then the fair value of the transaction should be allocated to the individual services and recognised separately when the services are performed.

The application of IFRIC 18 had no effect on the consolidated financial statements of METRO AG.

In the context of the "Improvements to IFRSs 2009", amendments were made to other standards. These had no effect on the consolidated financial statements of METRO AG.

A number of other accounting standards and interpretations were newly adopted or revised by the IASB that will be binding from 1 January 2011 at the earliest, insofar as they are approved by the European Commission and relevant to METRO AG:

Standard/ Interpretation	Title	Application at METRO AG from	Approved by EU <sup>1</sup>
IFRS 1	First-time Adoption of International Financial Reporting Standards (Amendment: Severe Hyper- inflation and Removal of Fixed Dates for First-Time Adopters)	1/1/2012	No
IFRS 1	First-time Adoption of International Financial Reporting Standards (Limited Exemption from Comparative IFRS 7 Disclosures for First-Time Adopters)	1/1/2011	Yes
IFRS 7	Financial Instruments: Disclosures (Amendment: Disclosures – Transfers of Financial Assets)	1/1/2012	No
IFRS 9	Financial Instruments (Phase 1: Classification and Measurement)	1/1/2013	No
IAS 12	Income Taxes (Amendment: Deferred Tax – Recovery of Underlying Assets)	1/1/2012	No
IAS 24	Related Party Disclosures (Revised)	1/1/2011	Yes
IAS 32	Financial Instruments: Presentation (Amendment: Classification of Rights Issues)	1/1/2011	Yes
IFRIC 14	IAS 19 – The Limit on a Defined Benefit Asset, Minimum Funding Requirements and their Inter- action (Amendment: Prepayments of a Minimum Funding Requirement)	1/1/2011	Yes
IFRIC 19	Extinguishing Financial Liabilities with Equity Instruments	1/1/2011	Yes
Diverse	Improvements to IFRSs 2010	1/1/2011	No

<sup>&</sup>lt;sup>1</sup> As of 31 December 2010

At this point, the first-time application of the aforementioned accounting regulations is not expected to have a material impact on the Group's asset, financial and earnings position.

#### Revised disclosure

#### Composition of net working capital

The composition of the item "changes in net working capital" in the cash flow statement has been changed compared to the previous year. Previously, net working capital only comprised "inventories" and "trade liabilities". Under the new definition, "trade receivables" and the items "receivables from suppliers", "credit card receivables" and "prepayments made on inventories", which are part of "other receivables and assets" will also be included on the asset side. On the liabilities side, the "other liabilities" items "liabilities to customers" and "prepayments received on orders" will be newly included. All these items were previously recognised in the "other" item in the cash flow statement. As these items have now been reclassified to the item "changes in net working capital", the amount of "cash flows from operating activities of continuing operations" remains unchanged. For better comparability, the previous year's figures for 2009 were adjusted accordingly in the cash flow statement.

## Reclassification of receivables from suppliers and trade liabilities

In the balance sheet, reclassifications between "other receivables and assets" (sub-item "receivables from suppliers"), "trade receivables", "trade liabilities" and "other liabilities" (sub-item "other liabilities") were carried out outside of profit or loss to essentially account for the reconciliation. For better comparability, the figures for the comparable periods as of 31 December 2009 and 1 January 2009 were adjusted accordingly. As of 31 December 2009, the reclassifications concerned "other receivables and assets" ("receivables from suppliers") in the amount of €-380 million, "trade receivables" in the amount of €-5 million, "trade liabilities" in the amount of €-383 million and "other liabilities" ("other liabilities") in the amount of €-2 million. As of 1 January 2009, the "other receivables and assets" ("receivables from suppliers") and "trade receivables" were adjusted by €-298 million, respectively. These reclassifications better reflect the economic import of these items, allowing for the provision of more relevant information about the asset and financial position of METRO GROUP.

#### Reclassification of notes payable

Bills of exchange issued to suppliers are now shown under "trade liabilities". These bills of exchange were previously assigned to the balance sheet item "financial liabilities" (current). The changed disclosure better reflects the economic import of the liability as it represents a financing from transactions with suppliers and the issuance of bills of exchange for supplier liabilities changes neither the value of the liability nor its term. The previous year's balance sheet figures have been adjusted for better comparability. As of 31 December 2009, notes payable totalling €507 million, and as of 1 January 2009, notes payable totalling €584 million were reclassified from the balance sheet item "financial liabilities" (current) to "trade liabilities". Consequently, in the cash flow statement, the "changes in net working capital" ("cash flow from operating activities of continuing operations") also include changes in these notes payable, which were previously shown under "cash flow from financing activities of continuing operations". The previous year's figures in the cash flow statement have been adjusted for better comparability. For the financial year 2009, the adjustments in the cash flow statement resulted in a decline in "cash flow from operating activities" in the amount of €77 million. As a result of the transfer of said notes payable to "trade liabilities", the segment liabilities of the Media Markt and Saturn sales division for the financial year 2009 increased by €507 million. In addition, the reclassification of the notes payable resulted in an improvement of balance sheet net debt by €507 million as of 31 December 2009.

#### Reclassifications within the statement of tangible assets

For transparency reasons, with retroactive effect from 1 January 2009, leasehold improvements are no longer shown under "land and buildings", but under "other plant, business and office equipment" within tangible assets. As of 1 January 2009, this changed disclosure resulted in a reclassification of €656 million outside of profit or loss. The effect as of 31 December 2009 amounted to €667 million. In addition, "technical plant and machinery" items are also included in "other plant, business and office equipment" with retroactive effect from 1 January 2009. As a result, the value of this item increased by €4 million as of 1 January 2009 and 31 December 2009, respectively.

#### Consolidation group

Besides METRO AG, the consolidated financial statements comprise all subsidiaries in which METRO AG controls the financial and business policy through a majority of voting rights or according to the Articles of Association, company contract or contractual agreement. These include 661 German (previous year: 669) and 599 international (previous year: 581) subsidiaries controlled by METRO AG in accordance with IAS 27 (Consolidated and Separate Financial Statements) in conjunction with SIC-12 (Consolidation – Special Purpose Entities).

The group of consolidated companies changed as follows compared to the previous year:

As of 31/12/2010	1.261
Newly founded companies	44
Other disposals	-7
Disposal of shareholdings	-6
Companies merged with other consolidated subsidiaries	-21
Changes in the financial year 2010:	
As of 1/1/2010	1,251

Additions from newly founded companies (44 companies) are due mainly to the expansion of Media Markt and Saturn.

The disposal of shareholdings includes the disposal of five Group companies in the context of the sale of 100 percent of the shares in Metro Cash & Carry Morocco S.A. as well as its four fully owned subsidiaries by Metro Cash & Carry International GmbH to the Moroccan company Label Vie S.A. Disposal gains of  $\mathfrak{S}51$  million were generated through this divestment, which took effect on 30 November 2010. Aside from the operating activities, the related real estate properties were also sold. As a result, a portion of the disposal gains amounting to  $\mathfrak{S}21$  million was allocated to the Metro Cash & Carry segment and a portion of  $\mathfrak{S}30$  million to the Real Estate segment.

Inasmuch as they are of particular significance, effects from changes in the consolidation group are explained in detail in the respective balance sheet items.

4 associated companies (previous year: 2) and 5 joint ventures (previous year: 6) were valued according to the equity

method. A total of 9 companies (previous year: 9) in which METRO AG holds between 20 and 50 percent of the voting rights were valued at cost because they did not qualify as associated companies or because materiality considerations made the use of the equity method unnecessary.

A complete list of Group companies and associated companies is shown in no. 54 ("Overview of major fully consolidated Group companies"). In addition, a complete list of all Group companies and associated companies shown in no. 56 "Affiliated companies of METRO AG as of 31 December 2010 pursuant to § 313 of the German Commercial Code".

#### **Consolidation principles**

The financial statements of German and foreign subsidiaries included in the consolidated accounts are prepared using uniform accounting and valuation methods as required by IAS 27.

Consolidated companies that, unlike METRO AG, do not close their financial year on 31 December prepared interim financial statements for consolidation purposes.

In accordance with IFRS 3 (Business Combinations), capital consolidation is accomplished using the purchase method. In the case of business combinations, the carrying amounts of the investments are offset against the revalued pro rata equity of the subsidiaries as of their acquisition dates. Any positive differences remaining after the allocation of hidden reserves and charges are capitalised as goodwill. Goodwill is tested for impairment regularly once a year, or more frequently if changes in circumstances indicate a possible impairment, and written down to the lower recoverable amount if applicable.

In addition, in the case of business combinations, hidden reserves and charges attributable to non-controlling interests must be disclosed and reported in equity as "non-controlling interests". METRO GROUP does not use the option to recognise the goodwill attributable to non-controlling interests. In accordance with IFRS 3, any negative differences remaining after the allocation of hidden reserves and charges after another review during the period in which the business combination took place are amortised to income.

Purchases of additional shareholdings in companies where a controlling interest has already been acquired are recognised as equity transactions. As a result, the assets and liabilities are not remeasured at fair value nor are any gains or losses recognised. Any differences between the cost of the additional shareholding and the carrying amount of the net assets on the date of acquisition are directly offset against the capital attributable to the buyer.

Investments accounted for under the equity method are treated in accordance with the principles applying to full consolidation, with existing goodwill being included in the recognition of the investment, and non-scheduled amortisation of this goodwill being included in income from associated companies in the financial result. Any deviating accounting and measurement methods used in the financial statements' underlying equity valuation are retained as long as they do not substantially contradict METRO GROUP's uniform accounting and measurement methods.

Any write-backs or write-downs to shares in consolidated subsidiaries carried in the individual financial statements have been reversed.

Intra-Group profits and losses are eliminated, sales revenues, expenses and income as well as receivables and liabilities and/or provisions existing among consolidated subsidiaries are consolidated. Interim results in fixed assets or inventories resulting from intra-Group transactions are eliminated unless they are of minor significance. Third-party debt is consolidated to the extent that the prerequisites for such consolidation are met. In accordance with IAS 12 (Income Taxes), deferred taxes are recognised for consolidated transactions.

#### **Currency translation**

In the subsidiaries' separate financial statements, transactions in foreign currency are valued at the rate prevailing on the transaction date. Exchange rate fluctuations up to the closing date are taken into account in the valuation of receivables and payables in foreign currency. The resulting gains and losses are recognised in income. Currency translation differences from receivables and payables in foreign currency, which must be regarded as a net investment in a foreign business operation, are reported as reserves retained from earnings with no effect on net profit.

The annual financial statements of foreign subsidiaries are translated into euros according to the functional currency concept of IAS 21 (The Effects of Changes in Foreign Exchange Rates). The functional currency is defined as the currency of the primary economic environment of the subsidiary. Since all consolidated companies operate as financially, economically and organisationally autonomous entities, their respective local currency is the functional currency. Assets and liabilities are therefore converted at the average exchange rate prevailing on the closing date. whereas income statement items are translated at the annual average exchange rate. Differences from the translation of the financial statements of non-German subsidiaries do not affect income and are shown as a separate item under reserves retained from earnings. Such currency differences are recorded as income in the year in which foreign subsidiaries are deconsolidated.

In the financial year 2010, no functional currency of a consolidated company was classified as hyperinflationary as defined by IAS 29 (Financial Reporting in Hyperinflationary Economies).

The following exchange rates were applied in the translation of key currencies outside the European Monetary Union that are of major significance for METRO GROUP:

	•	Average exchange rate in €		Period-end exchange rate in €	
		2010	2009	31/12/2010	31/12/2009
Bosnian mark	BAM	1.95583	1.95583	1.95583	1.95583
Bulgarian lev	BGN	1.95583	1.95583	1.95583	1.95583
Chinese renminbi	CNY	8.97949	9.52269	8.82200	9.83500
Croatian kuna	HRK	7.28869	7.34100	7.38300	7.30000
Czech koruna	CZK	25.29832	26.43568	25.06100	26.47300
Danish krone	DKK	7.44723	7.44634	7.45350	7.44180
Egyptian pound	EGP	7.47542	7.74040	7.69730	7.85800
Hong Kong dollar	HKD	10.30688	10.80623	10.38560	11.17090
Hungarian forint	HUF	275.40584	280.39477	277.95000	270.42000
Indian rupee	INR	60.61675	67.27274	59.75800	66.49150
Japanese yen	JPY	116.46337	130.33060	108.65000	133.16000
Kazakhstani tenge	KZT	195.36055	206.08600	196.88000	213.95000
Moldovan leu	MDL	16.40377	15.51803	16.10450	17.64260
Moroccan dirham	MAD	11.16107	11.25572	11.16765	11.31905
New Romanian leu	RON	4.21160	4.23794	4.26200	4.23630
New Turkish lira	TRY	1.99805	2.16211	2.06940	2.15470
Pakistani rupee	PKR	113.09190	114.09848	114.43630	121.37110
Polish złoty	PLN	3.99543	4.32764	3.97500	4.10450
Pound Sterling	GBP	0.85836	0.89129	0.86075	0.88810
Russian rouble	RUB	40.27777	44.11781	40.82000	43.15400
Serbian dinar	RSD	102.89962	93.90046	105.49820	95.88880
Singapore dollar	SGD	1.80791	2.02369	1.71360	2.01940
Swedish krona	SEK	9.54630	10.62298	8.96550	10.25200
Swiss franc	CHF	1.38198	1.51010	1.25040	1.48360
Ukrainian hryvnia	UAH	10.53283	10.87168	10.57314	11.50094
US dollar	USD	1.32671	1.39415	1.33620	1.44060
Vietnamese dong	VND	24,682.19000	23,796.97000	25,187.13000	25,723.81000

#### Income statement

#### Recognition of income and expenses

In accordance with IAS 18 (Revenue), **net sales** and **other operating income** are reported immediately upon rendering of the service or delivery of the goods or merchandise and hence upon transfer of the risk to the customer. Net sales are shown after deduction of rebates and discounts.

**Operating expenses** are recognised as expenses upon availment or causation.

As a rule, **dividends** are recognised when the legal claim to payment arises.

**Interest** is recognised as income or expenses on an accrual basis using the effective interest method where applicable.

#### Income taxes

**Income taxes** concern direct taxes on income and deferred taxes.

#### Balance sheet

#### Intangible assets

In accordance with IFRS 3 (Business Combinations), good-will is capitalised. Goodwill resulting from business combinations is attributed to the group of so-called cash-generating units (CGU) that benefits from the synergies of this

business combination. In accordance with IAS 36 (Impairment of Assets), a CGU is defined as the smallest identifiable group of assets that generates cash inflows largely independently from the cash inflows of other assets or groups of assets. As a rule, single locations represent CGUs at METRO GROUP. Goodwill within METRO GROUP is monitored at the level of the organisational unit sales division per country for internal management purposes. Goodwill impairment tests are therefore conducted at the level of this respective group of cash-generating units.

Capitalised goodwill is tested for impairment regularly once a year, or more frequently if changes in circumstances indicate a possible impairment. If applicable, it will be written down on an unscheduled basis. No write-back is performed if the reasons for a non-scheduled write-down in previous years have ceased to exist.

To determine a possible impairment, the recoverable amount of a CGU is compared to the respective carrying amount of the CGU. The recoverable amount is the higher of value in use and fair value less selling expenses that is determined as the present value of future cash flows. An impairment of the goodwill allocated to a CGU applies only if the recoverable amount is lower than the carrying amount.

Purchased other intangible assets are recognised at cost of purchase. Internally generated intangible assets are capitalised at cost of manufacture for their development if the capitalisation criteria of IAS 38 (Intangible Assets) are met. The cost of manufacture includes all expenditure directly attributable to the manufacturing process. This may include the following costs:

Direct costs	Direct material costs	
	Direct production costs	
	Special direct production costs	
Overhead (directly attributable)	Material overhead	
	Production overhead	
	Depreciation of fixed assets	
	Development-related administrative costs	

Debt capital costs are factored into the determination of the cost of production only in the case of so-called qualified assets pursuant to IAS 23 (Borrowing Costs). Qualified assets are defined as non-financial assets that take a substantial period of time to prepare for their intended use or sale. Research costs are not capitalised but recognised immediately as expenses.

All other intangible assets have a limited useful life and are therefore subject to scheduled straight-line write-downs. Capitalised self-created and purchased software as well as comparable intangible assets are written down over a period of three to five years, licenses over their useful life. These intangible assets are examined for indications of impairment at each closing date. Non-scheduled amortisation is effected if the recoverable amount is below the amortised cost. The assets are written back if the reasons for non-scheduled amortisation implemented in previous years have ceased to exist.

#### Tangible assets

Tangible assets used in operations for a period of more than one year are recognised at cost less scheduled depreciation. The optional new measurement method under IAS 16 (Property, Plant and Equipment) is not applied. The manufacturing cost of internally generated assets includes both direct costs and appropriate portions of attributable overhead. Financing costs are only capitalised in relation to qualified assets as a component of cost of purchase or production. Investment allowances received are offset against the purchase or manufacturing cost of the corresponding asset. Reinstatement obligations are included in the cost at the discounted settlement value. The capitalised reinstatement costs are proportionately depreciated over the useful life of the asset.

Tangible assets are depreciated solely on a straight-line basis. Throughout the Group, scheduled depreciation is based on the following useful lives:

Buildings	10 to 33 years
Leasehold improvements	8 to 15 years or shorter rental contract duration
Business and office equipment	3 to 13 years
Machinery	3 to 8 years

The assets will be written down using non-scheduled depreciation if there are any indications of impairment and if the recoverable amount is below the amortised cost. The assets are written back if the reasons for non-scheduled depreciation have ceased to exist.

In accordance with IAS 17 (Leases), economic ownership of leased assets is attributable to the lessee if all the material risks and rewards incidental to ownership of the asset are transferred to the lessee (finance lease). If economic ownership is attributable to METRO GROUP companies, the leased asset is capitalised at fair value or at the lower present value of the minimum lease payments when the lease is signed. In analogy to the comparable purchased tangible assets, leased assets are subjected to scheduled depreciation over their useful lives or the lease term if the latter is shorter. However, if it is sufficiently certain that ownership of the leased asset will be transferred to the lessee when the term of the lease ends, the asset is depreciated over its useful life. Payment obligations resulting from the future lease payments are carried as liabilities.

#### Investment properties

In accordance with IAS 40 (Investment Property), investment properties comprise properties that are held to earn rentals and/or for capital appreciation. In analogy to tangible assets, they are recognised at cost less scheduled and potentially required non-scheduled depreciation based on the historical cost model. Measurement at fair value through profit or loss does not apply. Scheduled depreciation of investment properties is effected over a useful life of 15 to 33 years. Furthermore, the fair value of these properties is stated in the notes. It is determined either on the basis of recognised measurement methods or independent expert opinions.

#### Financial assets

Financial assets that do not represent associated companies under IAS 28 (Investments in Associates) or joint ventures under IAS 31 (Interests in Joint Ventures) are recognised in accordance with IAS 39 (Financial Instruments: Recognition and Measurement). Depending on the classification required under IAS 39, financial assets are capitalised either at (amortised) cost or fair value, and recognised on the date of purchase.

Investments are assets to be classified as "available for sale". They are measured at their fair values including transaction costs for the first reporting period. If the fair value of these financial assets can be reliably determined in subsequent periods, they are recognised at fair value. If there are no active markets and if the fair values cannot be determined without undue effort, they are recognised at cost. Securities are classified as "held to maturity", "available for sale" or "fair value through profit or loss". The category "fair value through profit or loss" comprises all financial assets classified as "held for trading" as the fair value option of IAS 39 is not applied within METRO GROUP. This is underscored by the fact that the entire category is described as "held for trading" in the notes to the consolidated financial statements. Loans are classified as "loans and receivables" and therefore recognised at amortised cost based on the effective interest method. Financial assets designated as hedged items as part of a value hedge are recognised at fair value through profit or loss.

Fluctuations in the value of "available for sale" financial assets are recognised in equity without being reported as a profit or loss – taking account of deferred taxes where applicable. The amounts recognised without being reported as a profit or loss are not transferred to net income for the respective period until they are disposed of or a sustained impairment of the assets has occurred.

If there are any indications of impairment, the respective financial asset is tested for impairment and, if necessary, the asset is written down by way of non-scheduled depreciation. If, at a later date, the reasons for this impairment cease to exist, the asset is written back at amortised cost.

#### Deferred taxes

Deferred taxes are determined in accordance with IAS 12, according to which likely future tax benefits and liabilities are recognised for temporary differences between the carrying amounts of assets or liabilities in the consolidated financial statements and their tax base. Anticipated tax savings from the use of tax loss carry-forwards expected to be recoverable in future periods are capitalised.

Deferred tax assets in respect of deductible temporary differences and tax loss carry-forwards exceeding the deferred tax liabilities in respect of taxable temporary differences are recognised only to the extent that it is probable that taxable profit will be available against which the deductible temporary differences can be utilised.

Deferred tax assets and deferred tax liabilities are netted if these income tax assets and liabilities concern the same tax authority and refer to the same tax subject or a group of different tax subjects that are jointly assessed for income tax purposes.

#### Inventories

In accordance with IAS 2 (Inventories), merchandise carried as **inventories** is reported at cost of purchase. The cost of purchase is determined either on the basis of a separate valuation of additions from the perspective of the procurement market or by means of the weighted average cost method.

Merchandise is valued as of the closing date at the lower of cost or net realisable value. Merchandise is written down on a case-by-case basis if the anticipated net realisable value declines below the carrying amount of the inventories. Such net realisable value corresponds to the anticipated estimated selling price less the estimated direct costs necessary to make the sale.

When the reasons for a write-down of the merchandise have ceased to exist, the write-down is reversed.

#### Trade receivables

In accordance with IAS 39, **trade receivables** are classified as "loans and receivables" and recognised at amortised cost. Where their recoverability appears doubtful, the trade receivables are recognised at the lower recoverable amount.

Aside from the required specific bad debt allowances, a lump-sum bad debt allowance is carried out to account for the general credit risk.

#### Other receivables and assets

The other financial assets in the **other receivables and assets** item that are classified as "loans and receivables" under IAS 39 are recognised at amortised cost.

The **deferred income item** comprises transitory deferrals.

Other assets include investments and derivative financial instruments to be classified as "held for trading" in accordance with IAS 39. They are recognised at their fair value, which corresponds to the cost of purchase net of transaction costs, for the first recognition period. Where the fair values of these financial instruments can subsequently be reliably determined, such fair values are carried. Where no active markets exist and the fair values cannot be determined without undue effort, the assets are carried at cost. All other receivables and assets are also recognised at amortised cost.

If there are any indications of impairment, the assets will be tested for impairment and, if necessary, written down by way of non-scheduled depreciation. When the reasons for the write-down have ceased to exist, the write-down is reversed.

#### Deferred income tax assets and liabilities

The disclosed **deferred income tax assets and liabilities** concern domestic and foreign income taxes for the reporting year as well as prior years. They are determined in compliance with the tax laws of the respective business country.

#### Cash and cash equivalents

Cash and cash equivalents comprise cheques, cash on hand and bank deposits with a term of up to three months and are recognised at their respective nominal values.

#### **Provisions**

The actuarial measurement of **pension provisions** for company pension plans is effected in accordance with the projected unit method stipulated by IAS 19 (Employee Benefits). This method takes account of pensions and pension entitlements known at the closing date as well as of future pay and

pension increases using biometric data. Where the pension obligations determined or the actual net present value of the pension assets increase or decrease between the beginning and end of a financial year as a result of experience-based adjustments or changes in underlying actuarial assumptions (for example the discount rate or the expected return of pension assets), this will result in so-called actuarial gains or losses. Based on the exercise of a measurement option, these are recognised using the corridor method at METRO GROUP. Under this method, actuarial gains and losses are recognised only if their cumulative, non-recognised amount exceeds the higher of 10 percent of the present value of the pension obligations and 10 percent of the fair value of the pension assets. In that case, the actuarial gains or losses exceeding the corridor will be spread over the average residual service life of the employees within pension entitlements as of the subsequent year and recognised as income or expenses. The corridor method accounts for the fact that actuarial gains and losses may offset each other over the long term. This method prevents a high level of volatility in the income statement and/or equity. The interest element of the transfer to the provision contained in the expenditure for pensions is shown as interest paid under the financial result. Provisions for pensions and similar commitments (for example, anniversary bonuses and death benefits) are formed on the basis of actuarial valuations under IAS 19.

In accordance with IAS 37 (Provisions, Contingent Liabilities and Contingent Assets), (other) provisions are formed if de jure or de facto obligations to third parties exist that are based on past business transactions or events and will probably result in an outflow of financial funds that can be reliably determined. The provisions are stated at the anticipated settlement amount with due regard to all identifiable risks attached, and are not offset against any claims to recourse. The settlement amount with the highest possible probability of occurrence is used.

Provisions for deficient rental cover in the case of location risks related to leased objects are based on a consideration of individual locations. The same applies to continued locations insofar as a deficient cover for the respective location arises from current corporate planning. The maximum provision amounts to no more than the size of the deficient cover resulting from a possible subleasing.

Provisions for restructuring measures are recognised insofar as the factual restructuring commitment was formalised by means of the adoption of a detailed restructuring plan and its communication vis-à-vis those affected as of the closing date. Restructuring provisions comprise only obligatory restructuring expenses that are not related to the Company's current activities.

Provisions for guarantees are formed based on past capitalised guarantees and sales during the financial year.

Long-term provisions, for example for deficient rental cover or reinstatement obligations, are recognised at their settlement amounts discounted to the balance sheet date.

#### Liabilities

Trade liabilities are recognised at amortised cost.

In principle, all **financial liabilities** are recognised at amortised cost using the effective interest method in accordance with IAS 39 as the fair value option is not applied within METRO GROUP. Financial liabilities designated as the hedged item in a fair value hedge are carried as liabilities at their fair value. The fair values indicated for the financial liabilities have been determined on the basis of the interest rates prevailing on the closing date for the remaining terms and redemption structures.

In principle, financial liabilities from finance leases are carried at the present value of future minimum lease payments.

Other liabilities are carried at their settlement amounts unless they represent derivative financial instruments or commitments to stock tender rights, which are recognised at fair value under IAS 39. Deferred income comprises transitory deferrals.

#### Contingent liabilities

Contingent liabilities are, on the one hand, potential obligations arising from past events whose existence is confirmed only by the occurrence or non-occurrence of uncertain future events that are not entirely under the Company's control. On the other hand, contingent liabilities represent current obligations arising from past events for which, however, an outflow of resources is not considered probable or whose size cannot be determined with sufficient certainty.

According to IAS 37, such liabilities should not be recognised in the balance sheet but disclosed in the notes.

## Accounting for derivative financial instruments/hedge accounting

**Derivative financial instruments** are exclusively used to reduce risks, in accordance with the respective Group quideline.

In accordance with IAS 39, all derivative financial instruments are recognised at fair value and shown under other receivables and assets or other liabilities.

Derivative financial instruments are measured on the basis of interbank terms and conditions, possibly including the credit margin or stock exchange price applicable to METRO GROUP. The bid and ask prices at the balance sheet date are applied. Where no stock exchange prices are used, the fair value is determined by means of acknowledged measurement methods. The recognised fair values correspond to the amounts for which an asset could be exchanged, or a liability settled, between knowledgeable, willing parties in an arm's-length agreement.

Gains and losses from derivative financial instruments designated as qualified hedges in the framework of a fair value hedge or for which a qualified hedge relationship could not be established in accordance with the provisions of IAS 39 and which, accordingly, did not qualify for hedge accounting are recognised through profit or loss. Results from derivative financial instruments for which a cash flow hedge has been formed and whose effectiveness has been established are carried in equity without being reported as a profit or loss up to the date of realisation of the hedge transaction. Any potential changes in results due to the ineffectiveness of these financial instruments are recognised in the income statement and immediately reported as a profit or loss.

#### Accounting for share-based remuneration

The share bonuses granted under the **share-based remuneration system** are classified as "cash-settled sharebased remuneration". Proportionate provisions measured at the fair value of the obligations entered are formed for these payments. The proportionate formation of the provisions is prorated over the underlying blocking period and recognised in income as personnel expenses. To the extent that the granted share-based payments are hedged, the corresponding hedging transactions are recognised at fair value and included under other receivables and assets. The portion of the hedges' value fluctuation that corresponds to the value fluctuation of the share-based payments is recognised in personnel expenses. The surplus amount of value fluctuations is recognised in equity without being reported as a profit or loss.

## Accounting for non-current assets held for sale and discontinued operations

In accordance with IFRS 5 (Non-current Assets Held for Sale and Discontinued Operations), a **non-current asset** is classified as "held for sale" if the respective carrying amount is to be realised above all through a sale rather than through continued utilisation. A sale must be planned and realisable within the subsequent twelve months. The asset is measured at the lower of carrying amount and fair value less costs to sell and presented separately in the balance sheet.

In accordance with IFRS 5, a component of an entity is classified as a **discontinued operation** if it is held for sale or has already been disposed of. The discontinued operation is measured at the lower of carrying amount and fair value less costs to sell. Discontinued operations are presented separately in the income statement, the balance sheet, the cash flow statement and the segment reporting, and explained in the notes. With the exception of the balance sheet, prior-year amounts are restated accordingly.

Position	Measurement method
Assets	
Goodwill	At cost (subsequent measurement: impairment test)
Other intangible assets	
Acquired other intangible assets	At (amortised) cost
Internally generated intangible assets	At cost of development (direct costs and overheads)
Tangible assets	At (amortised) cost
Investment properties	At (amortised) cost
Financial assets	
"Loans and receivables"	At (amortised) cost
"Held to maturity"	At (amortised) cost
"Held for trading"	At fair value through profit or loss
"Available for sale"	At fair value through profit or loss
Inventories	Lower of cost and net realisable value
Trade receivables	At (amortised) cost
Cash and cash equivalents	At nominal value
Assets held for sale	Lower of carrying amount and fair value less costs to sell
Liabilities	
Provisions	
Pension provisions	Projected unit credit method
Other provisions	At settlement value (highest probability of occurrence)
Financial liabilities	At (amortised) cost
Other liabilities	At settlement value or fair value
Trade liabilities	At (amortised) cost

#### Use of assumptions and estimates

The preparation of the consolidated financial statements was based on a number of assumptions and estimates that had an effect on the value and presentation of the reported assets, liabilities, income and expenses as well as contingent liabilities. These assumptions and estimates mainly relate to the assessment of the recoverability of goodwill, the Group-wide establishment of useful lives, the measurement of provisions (for example, for restructurings, pensions or location risks) and the feasibility of future tax savings, in particular from loss carry-forwards. In addition, assumptions and estimates concern above all the determination of fair values and the cost of purchase in the context of first-time consolidations. The actual values may deviate

from the assumptions and estimates in individual cases. Changes are taken into account at the time new information becomes available.

#### Capital management

The aim of the capital management strategy of METRO GROUP is to secure the Company's continued business operations, to enhance its enterprise value, to create solid capital resources to finance its profitable growth and to provide for attractive dividend payments and capital service.

The capital management strategy of METRO GROUP has remained unchanged compared to the previous year.

#### EBIT after Cost of Capital (EBITaC)

METRO GROUP pursues a value-orientated corporate management approach based on EBIT after Cost of Capital (EBITaC). The focus is on the successful deployment of business assets and the achievement of a value contribution for METRO GROUP exceeding the cost of capital.

<u>Further information on the development of EBIT after Cost of Capital is included in the Group management report in the section "EBIT after Cost of Capital (EBITaC)".</u>

#### Rating

METRO GROUP's ratings by two international agencies communicate the Company's creditworthiness to potential debt capital investors. Based on its current ratings, METRO GROUP has comprehensive access to all debt capital markets.

Detailed information on the METRO GROUP rating can be found in the Group management report in the "Financial management" section.

### Equity and debt capital, net balance sheet debt in the consolidated financial statements

Equity amounted to  $\bigcirc$ 6,460 million (previous year:  $\bigcirc$ 5,992 million), while debt capital reached  $\bigcirc$ 28,607 million (previous year:  $\bigcirc$ 27,290 million). Net balance sheet debt amounted to  $\bigcirc$ 3,478 million compared to  $\bigcirc$ 3,724 million in the previous year.

€ million	31/12/2010	31/12/20091
Equity	6,460	5,992
Debt capital	28,607	27,290
Net debt	3,478	3,724
Financial liabilities (incl. finance leases)	8,283	7,727
Cash and cash equivalents	4,799	3,996
Term deposits > 3 months < 1 year <sup>2</sup>	6	7

<sup>&</sup>lt;sup>1</sup>Adjustment of previous year's figures due to revised disclosure

#### Local capital requirements

The capital market strategy of METRO GROUP consistently aims to ensure that the Group companies' capital resources comply with local requirements. During the reporting year, all external capital requirements were fulfilled. This includes, for example, adherence to a maximum level of indebtedness or a fixed equity ratio.

#### Notes to the income statement

#### 1. Sales

(Net) sales can be broken down as follows:

€ million	2010	2009
Metro Cash & Carry	31,095	30,613
Real	11,499	11,298
Media Markt and Saturn	20,794	19,693
Galeria Kaufhof	3,584	3,539
Others	286	386
	67,258	65,529

The sales listed in the "others" segment were mainly generated by MGB METRO Group Buying at €238 million (previous year: €253 million) and Grillpfanne at €13 million (previous year: €73 million incl. AXXE).

A total of €41.1 billion (previous year: €39.0 billion) in sales was generated by Group companies based outside of Germany.

For a breakdown of sales by divisions and regions, see the segment reporting.

#### 2. Other operating income

€ million	2010	2009
Rents incl. reimbursements of subsidiary rental costs	479	477
Services/cost refunds	306	294
Services rendered to suppliers	298	225
Gains from the disposal of fixed assets and from write-backs	279	95
Income from deconsolidation	52	0
Miscellaneous	213	216
	1,627	1,307

Gains from the disposal of fixed assets primarily include revenues from sale-and-lease-back transactions totalling €198 million (previous year: €85 million).

Income from deconsolidation essentially includes gains from the disposal of shareholdings in Metro Cash & Carry Morocco S.A.

Other operating income comprises, among other things, income from damages, income from construction services, public aid, income from the derecognition of statute-barred liabilities, income from canteen revenues, other reimbursements as well as a multitude of additional items.

#### 3. Selling expenses

€ million	2010	2009
Personnel expenses	5,940	5,825
Cost of materials	6,233	6,029
	12,173	11,854

The increase in selling expenses is due to expansion and expenses related to the disposal of the consumer electronics stores in France, in particular.

<sup>&</sup>lt;sup>2</sup>Included in the balance sheet item "other receivables and assets (current)"

The increase in personnel expenses is essentially due to expansion, particularly at Media Markt and Saturn. This increase, however, is weakened by the decline in newly initiated Shape measures, which resulted in a reduction of related personnel expenses. In addition, savings from already implemented Shape measures dampened the cost increase.

In addition, in the cost of materials, impairments and provisions related to the decision to dispose of the French consumer electronics stores resulted in one-time expenses of €119 million.

#### 4. General administrative expenses

		_
€ million	2010	2009
Personnel expenses	889	831
Cost of materials	696	758
	1,585	1,589

Special items related to Shape 2012 impacted general administrative expenses markedly less than a year earlier. In addition, cost savings from already effective Shape measures have generated additional cost reductions. However, these savings effects were largely offset by the mostly expansion-related cost increase. In the area of personnel expenses, this resulted in an increase of  $\$ 58 million. The cost of materials, in turn, declined by  $\$ 62 million overall.

#### 5. Other operating expenses

€ million	2010	2009
Losses from the disposal of fixed assets	21	23
Miscellaneous	30	25
	51	48

Miscellaneous other operating expenses include expenses from the waiver of receivables and a multitude of other circumstances.

#### 6. Other investment result

Profit distribution accounts for the main portion of other investment result in the amount of  $\[mathcal{\in}\]$ 15 million (previous year:  $\[mathcal{\in}\]$ 15 million).

#### 7. Interest income/interest expenses

Net interest income can be broken down as follows:

€ million	2010	2009
Interest income	112	129
thereof finance leases	[1]	(1)
thereof pension provisions	[41]	[42]
thereof financial instruments of the IAS 39 measurement categories:		
loans and receivables incl. cash and cash equivalents	[46]	(61)
held to maturity	(0)	(0)
held for trading incl. derivatives within hedges in accordance with IAS 39	(5)	[6]
available for sale	(0)	(0)
nterest expenses	-718	-682
thereof finance leases	[-117]	[-112]
thereof pension provisions	(-127)	(-105)
thereof financial instruments of the IAS 39 measurement categories:		
held for trading incl. derivatives within hedges in accordance with IAS 39	(–10)	(–25)
other financial liabilities	(-388)	(-380)
	-606	-553

Interest income and interest expenses from financial instruments are assigned to IAS 39 measurement categories on the basis of the underlying transaction.

#### 8. Other financial result

€ million	2010	2009
Other financial income	471	392
thereof currency effects	(379)	(342)
thereof hedging transactions	(87)	(46)
Other financial expenses	-461	-485
thereof currency effects	(-380)	(-352)
thereof hedging transactions	(-58)	(–109)
Other financial result	10	-93
thereof financial instruments of IAS 39 measurement categories:		
loans and receivables incl. cash and cash equivalents	(4)	(13)
held to maturity	(0)	(0)
held for trading	(30)	[-62]
available for sale	(0)	(0)
other financial liabilities	(-15)	(-35)
thereof fair value hedges:		
underlying transactions	(0)	(0)
hedging transactions	(0)	(0)
thereof cash flow hedges:		
ineffectiveness	(-1)	[-2]

The other financial income and expenses from financial instruments are assigned to measurement categories on the basis of the underlying transactions pursuant to IAS 39. Besides income and expenses from the measurement of financial instruments according to IAS 39, this also includes the measurement of foreign currency positions according to IAS 21.

The overall result from currency effects and measurement results from hedging transactions and hedging relationships totalled €28 million (previous year: €-73 million). The positive year-on-year development was mostly due to currency appreciation. Valuation yields of commodity contracts for energy and fuels resulted in income of €12 million (previous year: €-8 million). In addition, the previous year's figures included expenses from foreign currency financings in Romania, Russia and Moldova. For possible effects from currency risks, see no. 43 "Management of financial risks".

#### 9. Net results according to measurement categories

The key effects on earnings from financial instruments are as follows:

2010	Invest-		Fair value measure-	Currency		Impair-		Net result
€ million	ments	Interest	ments	translation	Disposals	ment	Other	2010
Loans and receivables incl. cash and cash equivalents	0	46	0	1	0	-31	2	18
Held to maturity	0	0	0	0	0	0	0	0
Held for trading incl. derivatives within hedges in accordance with IAS 39	0	-5	29	0	0	0	0	24
Available for sale	15	0	0	0	0	0	0	15
Other financial liabilities	0	-388	0	-2	9	0	-12	-393
	15	-347	29	-1	9	-31	-10	-336

2009	Invest-		Fair value measure-	Currency		Impair-		Net result
€ million	ments	Interest	ments	translation	Disposals	ment	Other	2009
Loans and receivables incl. cash and cash equivalents	0	61	0	13	0	-40	0	34
Held to maturity	0	0	0	0	0	0	0	0
Held for trading incl. derivatives within hedges in accordance with IAS 39	0	-19	-64	0	0	0	0	-83
Available for sale	15	0	0	0	0	0	0	15
Other financial liabilities	0	-380	0	-23	5	0	-11	-409
	15	-338	-64	-10	5	-40	-11	-443

Earnings and expenses from financial instruments are assigned to measurement categories on the basis of the underlying transactions pursuant to IAS 39.

Investment income is included in other investment income. Interest income and expenses are part of the net interest result. Fair value measurements and effects from currency translations are included in other financial result. Income effects from the disposal of other financial liabilities are included in earnings before interest and taxes (EBIT). In the same manner, expenses from write-downs are essentially included in earnings before interest and taxes (EBIT) and are detailed in no. 27 "Impairments of capitalised financial instruments". Remaining financial income and expenses, which are included in other financial result, primarily concern bank commissions and similar expenses that are incurred within the context of assets and liabilities.

#### 10. Income taxes

Income taxes include taxes on income paid or due in the individual countries as well as deferred tax liabilities.

€ million	2010	2009
Taxes paid or due	659	495
thereof Germany	(215)	(158)
thereof international	(444)	(337)
thereof tax expenses/income of current period	(610)	(507)
thereof tax expenses/income of previous periods	(49)	[-12]
Deferred taxes	35	36
thereof Germany	(22)	[42]
thereof international	(13)	[-6]
	694	531

The income tax rate of the German companies of METRO GROUP consists of a corporate income tax of 15.00 percent plus a 5.50 percent solidarity surcharge on corporate income tax as well as the tax on business income of 14.70 percent given an average assessment rate of 420.00 percent. All in all, this results in an aggregate tax rate of 30.53 percent. The tax rates are unchanged from the previous year. Non-German income tax is calculated on the basis of the respective laws and regulations applying in the individual countries. The income tax rates applied to foreign companies vary in a range from 0.00 (tax holidays)

to 40.69 percent. These tax rates are also unchanged from the previous year.

Deferred taxes are determined on the basis of the tax rates expected in each country upon realisation. In principle, the rates applied are those contained in valid laws or legislation that has been passed at the time of the closing date.

€ million	2010	2009
Deferred taxes in the consolidated income statement	35	36
thereof from temporary differences	(44)	(127)
thereof from loss and interest carry- forwards	[-9]	[-93]
thereof from changes in tax rates	(0)	(2)

At €694 million (previous year: €531 million), income tax expenses are €196 million higher (previous year: €210 million) than the expected tax expenses of €498 million (previous year: €321 million) that would have resulted if the German corporate income tax rate had been applied to the Group's taxable income for the year.

Reconciliation of estimated to actual income tax expenses:

€ million	2010	2009
Earnings before taxes	1,630	1,050
Expected income tax expenses (30.53%)	498	321
Effects of differing national tax rates	-137	-62
Tax expenses and income relating to other periods	49	-12
Non-deductible business expenses	90	75
Effects of not recognised or impaired deferred taxes	182	180
Additions and reductions for local taxes	38	26
Tax holidays	-33	-13
Other deviations	7	16
Income tax expenses according to the income statement	694	531
Effective tax rate (in %)	42.56	50.53

Adjusted for special items related to the efficiency and value-enhancing programme Shape 2012, the effective tax rate amounts to 37.88 percent (previous year: 40.81 percent).

#### 11. Profit attributable to non-controlling interests

Of profit attributable to non-controlling interests, profit shares accounted for €178 million (previous year: €173 million) and loss shares for €92 million (previous year: €37 million). This mainly concerns profit/loss shares of non-controlling interests in the Media Markt and Saturn sales division.

#### 12. Earnings per share

METRO AG defines earnings per share as earnings per ordinary share. In 2009, holders of preference shares of METRO AG were entitled to a dividend of €1.298 that was €0.118 higher than that paid to holders of ordinary shares. In the calculation of earnings per share, this additional dividend is deducted from profits attributable to METRO AG shareholders.

Earnings per share are determined by dividing earnings attributable to METRO AG shareholders by a weighted number of issued shares.

There was no dilution in the financial year 2010 or the year before from so-called potential shares.

	2010	2009
Weighted number of no-par-value shares outstanding	326,787,529	326,787,529
Income attributable to METRO AG shareholders (€ million)	850	383
Earnings per share (€)	2.60	1.17

Earnings per share of preference shares amounted to &2.74 (previous year: &1.29) in the financial year 2010 and thus exceeded earnings per share by the amount of the additional dividend of &0.135.

#### 13. Depreciation/amortisation

€ million	2010	2009
Scheduled depreciation on tangible and intangible assets and investment properties	1,274	1,280
Non-scheduled write-downs on tangible assets, intangible assets (incl. goodwill) and investment properties	153	116
Non-scheduled write-downs on non-current financial assets	0	1
	1,427	1,397

Non-scheduled write-downs were included in selling expenses to the amount of  $\[ \in \]$ 141 million (previous year:  $\[ \in \]$ 75 million) and to the amount of  $\[ \in \]$ 12 million in administrative expenses (previous year:  $\[ \in \]$ 41 million), with non-scheduled write-downs of intangible assets accounting for  $\[ \in \]$ 11 million (previous year:  $\[ \in \]$ 43 million), scheduled write-downs of fixed assets accounting for  $\[ \in \]$ 134 million (previous year:  $\[ \in \]$ 73 million) and scheduled write-downs of investment properties accounting for  $\[ \in \]$ 8 million (previous year:  $\[ \in \]$ 0 million).

Metro Cash & Carry accounts for €2 million (previous year: €15 million) of the non-scheduled write-downs, Real for €17 million (previous year: €0 million), Media Markt and Saturn for €73 million (previous year: €0 million), the Real Estate segment for €50 million (previous year: €59 million) and other companies for €11 million (previous year: €43 million).

#### 14. Cost of materials

The cost of sales includes the following cost of materials:

€ million	2010	2009
Cost of raw materials, supplies and goods purchased	52,491	51,422
Cost of services purchased	96	85
	52,587	51,507

#### 15. Personnel expenses

Personnel expenses can be broken down as follows:

€ million	2010	2009
Wages and salaries	6,066	5,910
Social security payments, expenses for pensions and related employee benefits	1,301	1,275
thereof pension expenses	(67)	[73]
	7,367	7,185

In the financial year 2010, expenses relating to severance payments within METRO GROUP amounted to €63 million (previous year: €40 million).

Personnel expenses also include prorated expenses for share-based payments totalling €32 million (previous year: €12 million)

#### Annual average number of Group employees:

Number of employees	2010	2009
Blue collar/white collar	283,280	286,329
Apprentices/trainees	10,682	10,201
	293,962	296,530

The above figure includes an absolute number of 80,975 (previous year: 85,229) part-time employees. The percentage of employees working outside of Germany (full-time equivalents) stood at 62.7 percent compared to 61.8 percent in the previous year.

#### 16. Other taxes

Other taxes (for example, tax on land and buildings, motor vehicle tax, excise tax and transaction tax) of &152 million (previous year: &173 million) are included in the cost of sales and the selling and administrative expenses.

#### Notes to the balance sheet

#### 17. Tangible and intangible assets

€ million	Goodwill	Other intangible assets	Tangible assets	Investment properties	Financial assets	Total fixed assets
Acquisition or production costs						
At 1/1/2009	3,960	1,329	20,697	326	170	26,482
Currency translation	1		-108	0	1	-107
Additions to consolidation group	0		12	0	0	12
Additions	49	169	1,298	2	33	1,551
Disposals	-18	-39	-749	-60	-47	-913
Transfers	0	0	-50	50	-33	-33
At 31/12/2009 / 1/1/2010	3,992	1,458	21,100	318	124	26,992
Currency translation	9	4	310	0	1	324
Additions to consolidation group	0		0	0	0	0
Additions	73	138	1,524	19	196	1,950
Disposals	-10	-64	-944	-12	-62	-1,092
Transfers	0		-108	174		65
At 31/12/2010	4,064	1,535	21,882	499	259	28,239
Depreciation/amortisation						
At 1/1/2009	0	777	8,173	193	26	9,169
Currency translation	0		-3	0	0	-4
Additions, scheduled	0	169	1,104	7	0	1,280
Additions, non-scheduled	0	43	73	0	1	117
Disposals	0	-27	-448	-45	-15	-535
Write-backs	0	0	-9	0	0	-9
Transfers	0		-34	34		-1
At 31/12/2009 / 1/1/2010	0	961	8,856	189	11	10,017
Currency translation	0		84	0	0	87
Additions, scheduled	0	167	1,098	9	0	1,274
Additions, non-scheduled	0	11	134	8	0	153
Disposals	0	-42	-668	-8	0	-718
Write-backs	0	0	-47	0	0	-47
Transfers	0	-1	-57	63	0	5
At 31/12/2010	0	1,099	9,400	261	11	10,771
Book value at 1/1/2009	3,960	552	12,524	133	144	17,313
Book value at 31/12/2009	3,992	497	12,244	129	113	16,975
Book value at 31/12/2010	4,064	436	12,482	238	248	17,468

The current financial year includes disposals of real estate assets in the amount of  $\[ \]$ 197 million (previous year:  $\[ \]$ 235 million).

Non-scheduled write-downs mainly concern business and office equipment related to the disposal of the French consumer electronics stores and non-scheduled write-downs of real estate properties.

#### 18. Goodwill

In the financial year 2010, goodwill amounted to  $\leq$ 4,064 million (previous year:  $\leq$ 3,992 million).

In 2010, the recognition of shareholder interests with stock tender rights raised goodwill of Media Markt and Saturn by €26 million (previous year: reduction by €14 million).

In 2009, the non-controlling shareholders of Metro Cash & Carry Romania were granted stock tender rights by METRO GROUP. The subsequent measurement of these stock tender rights resulted in €47 million (previous year: €27 million) higher goodwill.

With the divestment of Metro Cash & Carry Morocco, goodwill of €10 million has been disposed of.

At the closing date, the breakdown of goodwill among the major cash-generating units was as shown below:

€ million	31/12/2010	31/12/2009
Real Germany	1,083	1,083
Metro Cash & Carry France	398	398
Metro Cash & Carry Netherlands	352	352
Metro Cash & Carry Poland	260	258
Media Markt and Saturn Germany	245	232
Metro Cash & Carry Hungary	239	239
Metro Cash & Carry Germany	223	223
Metro Cash & Carry Italy	171	171
Real Poland	151	144
Metro Cash & Carry Belgium	145	145
Metro Cash & Carry Portugal	91	91
Metro Cash & Carry Romania	84	37
Media Markt and Saturn Italy	79	76
Kaufhof department stores Belgium	57	57
Media Markt and Saturn Spain	54	51
Metro Cash & Carry Spain	51	51
Metro Cash & Carry Greece	45	45

	4,064	3,992
Other companies	128	129
Metro Cash & Carry Morocco	0	10
Kaufhof department stores Germany	14	14
Metro Cash & Carry Denmark	16	16
Real Russia	17	16
Metro Cash & Carry China	17	17
Media Markt and Saturn Switzerland	18	17
Media Markt and Saturn Poland	19	17
Media Markt and Saturn Austria	19	17
Media Markt and Saturn Netherlands	24	22
Metro Cash & Carry Austria	27	27
Metro Cash & Carry United Kingdom	37	37

In accordance with IFRS 3 in conjunction with IAS 36, goodwill is tested for impairment once a year. This is carried out at the level of a group of so-called cash-generating units. In the case of goodwill, this group is the organisational unit sales division per country. In the impairment test, the book value of the cash-generating unit is compared with the recoverable amount. The recoverable amount is defined as the fair value less selling expenses, which is calculated from discounted future cash flows. Expected future cash flows are based on a qualified planning process under consideration of the intra-Group experience as well as macroeconomic data collected by third-party sources. As a rule, the detailed planning period comprises three years. As in the previous year, the growth rates considered at the end of the detailed planning period are generally 1.0 percent. The capitalisation rate as the weighted average cost of capital (WACC) was determined using the capital asset pricing model. The capitalisation rates determined for the individual cash-generating units amount to between 5.8 and 8.3 percent (previous year: 6.7 to 11.7 percent).

As of 31 December 2010, the prescribed annual impairment test confirmed the recoverability of all capitalised goodwill. Non-scheduled write-downs were therefore not required.

A sensitivity analysis was carried out in addition to the impairment test. The assumption of a growth rate of 0 percent did not result in any write-down requirement. Conversely, an increase in capitalisation rates by 10 percent each would not result in non-scheduled goodwill write-downs for any of the cash-generating units.

#### 19. Other intangible assets

The other intangible assets have a finite useful life and are therefore amortised as scheduled. Software, lease and usage rights and concessions, rights and licences account for  $\[mathbb{e}\]$ 7 million,  $\[mathbb{e}\]$ 1 million and  $\[mathbb{e}\]$ 3 million, respectively, of non-scheduled write-downs. In the previous year, internally

€ million	Intangible assets without goodwill	(thereof internally generated intangible assets)
Acquisition or production costs		
At 1/1/2009	1,329	(665)
Currency translation		[0]
Additions to consolidation group	0	[0]
Additions	169	(108)
Disposals	-39	[-3]
Transfers	0	[-1]
At 31/12/2009 / 1/1/2010	1,458	[769]
Currency translation	4	[1]
Additions to consolidation group	0	(0)
Additions	138	[87]
Disposals	-64	[-19]
Transfers	-1	[-1]
At 31/12/2010	1,535	(837)
Depreciation/amortisation		
At 1/1/2009	777	(370)
Currency translation	-1	(0)
Additions, scheduled	169	(103)
Additions, non-scheduled	43	[41]
Disposals	-27	[-1]
Write-ups	0	(0)
Transfers	0	[-2]
At 31/12/2009 / 1/1/2010	961	(511)
Currency translation	3	[1]
Additions, scheduled	167	(105)
Additions, non-scheduled		[7]
Disposals	-42	[-14]
Write-backs	0	(0)
Transfers	-1	(-1)
At 31/12/2010	1,099	[609]
Book value at 1/1/2009	552	(295)
Book value at 31/12/2009	497	(258)
Book value at 31/12/2010	436	(228)

generated software accounted for  $\ensuremath{\mathfrak{C}}41$  million and acquired concessions, rights and licences for  $\ensuremath{\mathfrak{C}}2$  million of non-scheduled write-downs.

The additions to amortisations on other intangible assets are shown in selling expenses at an amount of €60 million (previous year: €60 million) and in administrative expenses at an amount of €118 million (previous year: €152 million).

Research and development expenses recognised in expenses essentially concern internally generated software and amounted to €29 million (previous year: €79 million).

As in the previous year, there are no material limits to the title or right to dispose of intangible assets. Purchasing obligations amounting to €1 million (previous year: €2 million) for intangible assets were made.

#### 20. Tangible assets

€ million	Land and buildings <sup>1</sup>	Other plant, business and office equipment <sup>1</sup>	Assets under construction	Total
Acquisition and production costs				
At 1/1/2009	12,799	7,529	369	20,697
Currency translation		-17	-10	-108
Additions to consolidation group		1	0	12
Additions	307	493	498	1,298
Disposals	-399	-320	-30	-749
Transfers	393	165	-608	-50
At 31/12/2009 / 1/1/2010	13,030	7,851	219	21,100
Currency translation	191	110	9	310
Additions to consolidation group	0		0	0
Additions	275	576	673	1,524
Disposals	-410	-515	-19	-944
Transfers	165	292	-565	-108
At 31/12/2010	13,251	8,314	317	21,882
Depreciation/amortisation				
At 1/1/2009	3,644	4,524	5	8,173
Currency translation	-5	2	0	-3
Additions, scheduled	465	639	0	1,104
Additions, non-scheduled	61	12	0	73
Disposals	-179	-269	0	-448
Write-backs	-9	0	0	-9
Transfers	-20	-12	-2	-34
At 31/12/2009 / 1/1/2010	3,957	4,896	3	8,856
Currency translation	31	53	0	84
Additions, scheduled	459	639	0	1,098
Additions, non-scheduled	44	80	10	134
Disposals	-217	-450	-1	-668
Write-backs	-45	-2	0	-47
Transfers	-84	27	0	-57
At 31/12/2010	4,145	5,243	12	9,400
Book value 1/1/2009	9,155	3,005	364	12,524
Book value 31/12/2009	9,073	2,955	216	12,244
Book value 31/12/2010	9,106	3,071	305	12,482

<sup>&</sup>lt;sup>1</sup> Adjustment due to revised disclosure

Additions to tangible assets resulted mainly from the opening of new Metro Cash & Carry and Media Markt and Saturn stores.

While the increase in tangible assets at Metro Cash & Carry was largely due to expansion in Eastern Europe and Asia, the increase at Media Markt and Saturn primarily resulted from new openings in Eastern and Western Europe.

Effects of currency translation raised tangible assets by €226 million (previous year: €105 million). These stemmed largely from exchange rate developments in Russia, Ukraine, Poland, the Czech Republic, China, Japan and India.

Limitations to the disposal of assets in the form of liens and encumbrances amounted to €346 million (previous year: €384 million).

Purchasing obligations for tangible assets in the amount of €250 million (previous year: €182 million) were made.

Assets used by the Group under the terms of finance lease agreements were valued at €1,074 million (previous year: €1,113 million). The assets involved are mainly leased buildings.

Finance leases generally have terms of 15 to 25 years with options under expiration to extend them at least once for five years. The interest rates in the leases vary by market and date of signing between 3.1 percent and 25.1 percent.

In addition to finance leases, METRO GROUP also signed other types of leases classified as operating leases based on their economic value. Operating leases generally have an initial term of up to 15 years. The interest rates in the leases are based partly on variable and partly on fixed rents.

Payments due under finance and operating leases in the indicated period are shown below:

€ million	Up to 1 year	1 to 5 years	Over 5 years
Finance leases 31/12/2010			
Future lease payments due (nominal)	224	837	1,555
Discount	-18	-229	-780
Present value	206	608	775
Operating leases 31/12/2010			
Future lease payments due (nominal)	1,437	4,726	4,280
€ million	Up to 1 year	1 to 5 years	Over 5 years
Finance leases 31/12/2009			
Future lease payments due (nominal)	224	824	1,501
Discount	-15	-247	-678
Present value	209	577	823
Operating leases 31/12/2009			
Future lease payments due (nominal)	1,393	4,494	4,071

Future payments due on finance leases contain payments amounting to €99 million (previous year: €99 million) for options to purchase assets at favourable prices.

The nominal value of future lease payments to METRO GROUP coming from the subleasing of assets held under finance leases amounts to €182 million (previous year: €222 million).

The nominal value of future lease payments due to METRO GROUP resulting from the subleasing of assets held under operating leases amounts to €993 million (previous year: €1,023 million).

Net profit for the period includes payments made under leasing agreements amounting to  $\[ \in \]$ 1,497 million (previous year:  $\[ \in \]$ 1,470 million) and payments received under subleasing agreements amounting to  $\[ \in \]$ 417 million (previous year:  $\[ \in \]$ 404 million).

Contingent lease payments from finance leases recognised as expenses during the period amount to &8 million (previous year: &8 million).

Contingent lease payments from operating leases recognised as expenses during the period amount to &62 million (previous year: &58 million).

Leasing payments due in the indicated periods from entities outside METRO GROUP (METRO GROUP as lessor) are shown below:

€ million	Up to 1 year	1 to 5 years	Over 5 years
Finance leases 31/12/2010			
Future lease payments due (nominal)	4	9	8
Discount	0	-1	-6
Present value	4	8	2
Operating leases 31/12/2010			
Future lease payments due (nominal)	48	119	131

€ million	Up to 1 year	1 to 5 years	Over 5 years
Finance leases 31/12/2009			
Future lease payments due (nominal)	4	14	10
Discount	0	-2	-6
Present value	4	12	4
Operating leases 31/12/2009			
Future lease payments due (nominal)	49	123	125

From the perspective of the lessor, the non-guaranteed residual value must be added to the nominal minimum lease payments of  $\[mathbb{e}$ 21 million (previous year:  $\[mathbb{e}$ 28 million) in existing finance leases. The non-guaranteed residual value amounts to  $\[mathbb{e}$ 3 million (previous year:  $\[mathbb{e}$ 5 million) for the financial year. The resulting gross investment amount is  $\[mathbb{e}$ 24 million (previous year:  $\[mathbb{e}$ 33 million). In addition, there is an unrealised amount from finance leases of  $\[mathbb{e}$ 7 million (previous year:  $\[mathbb{e}$ 8 million).

#### 21. Investment properties

year: €15 million). The related expenses amount to €13 million (previous year: €10 million). Expenses of €0 million (previous year: €1 million) resulted from properties without rental income.

#### 22. Financial assets (non-current)

€ million	Loans	Invest- ments	Securities	Total
Acquisition and production costs				
At 1/1/2009	130	39	1	170
Currency translation	1	0		1
Additions	33	0	0	33
Disposals	-32	-15		-47
Transfers	-32	-1	0	-33
At 31/12/2009 / 1/1/2010	100	23	1	124
Currency translation	1	0		1
Additions	78	3	115	196
Disposals	-49	-13		-62
Transfers	0	0		0
At 31/12/2010	130	13	116	259
Depreciation/amortisation				
At 1/1/2009	10	16		26
Currency translations	0	0		0
Additions, non-scheduled	1	0	0	1
Disposals	0	-15	0	-15
Write-backs	0	0		0
Transfers	0	-1		-1
At 31/12/2009 / 1/1/2010	11	0		11
Additions, non-scheduled	0	0		0
Disposals	0	0		0
Write-backs	0	0	0	0
Transfers	0	0		0
At 31/12/2010	11	0		11
Book value at 1/1/2009	120	23	1	144
Book value at 31/12/2009	89	23	1	113
Book value at 31/12/2010	119	13	116	248

The strong increase in securities under non-current financial assets is due to a fund investment of the payments received in the context of the disposal of shareholdings in Metro Cash & Carry Morocco S.A.

The carrying amounts of investments include €2 million (previous year: €1 million) in investments in 4 associated companies (previous year: 2 associated companies), which are recognised at equity.

## 23. Other receivables and assets

Receivables due from suppliers comprise future compensation for suppliers (for example, bonuses, advertising).

The item of prepaid expenses and deferred charges includes prorated rental, leasing and interest prepayments as well as other deferments.

The other assets item essentially comprises receivables from credit card transactions in the amount of  $\[ \in \]$ 114 million (previous year:  $\[ \in \]$ 114 million), receivables from other financial transactions in the amount of  $\[ \in \]$ 108 million (previous year:  $\[ \in \]$ 95 million), assets for indirect commitments amounting to  $\[ \in \]$ 95 million (previous year:  $\[ \in \]$ 76 million) and receivables/other assets in the real estate area amounting to  $\[ \in \]$ 78 million (previous year:  $\[ \in \]$ 187 million).

## 24. Deferred tax assets/deferred tax liabilities

Deferred taxes on loss carry-forwards and temporary differences amount to €1,000 million, a decline of €26 million compared with the previous year. The carrying amount of deferred tax liabilities decreased to €212 million, €4 million lower than the previous year's level.

	31/12/2010	)		31/12/2009			1/1/2009		
		Remaining t	erm		Remaining t	term		Remaining to	erm
€ million	Total	Up to 1 year	Less than 1 year	Total	Up to 1 year	More than 1 year	Total	Up to 1 year	More than 1 year
Due from suppliers <sup>1</sup>	1,560	1,558	2	1,359	1,356	3	1,482	1,482	0
Other tax receivables	356	356	0	363	363	0	417	417	0
Prepaid expenses and deferred charges	388	109	279	370	101	269	347	99	248
Other assets <sup>2</sup>	864	701	163	984	793	191	1,022	820	202
	3,168	2,724	444	3,076	2,613	463	3,268	2,818	450

<sup>&</sup>lt;sup>1</sup>Adjustment of previous year's figures due to revised disclosure

 $<sup>^2</sup>$ Adjustment of figures as of 1 January 2009 due to first-time adoption of revised IFRS in the financial year 2009 due to first-time adoption of revised IFRS in the financial year 2009 due to first-time adoption of revised IFRS in the financial year 2009 due to first-time adoption of revised IFRS in the financial year 2009 due to first-time adoption of revised IFRS in the financial year 2009 due to first-time adoption of revised IFRS in the financial year 2009 due to first-time adoption of revised IFRS in the financial year 2009 due to first-time adoption of revised IFRS in the financial year 2009 due to first-time adoption of revised IFRS in the financial year 2009 due to first-time adoption of revised IFRS in the financial year 2009 due to first-time adoption of revised IFRS in the financial year 2009 due to first-time adoption of revised IFRS in the financial year 2009 due to first-time adoption of revised IFRS in the financial year 2009 due to first-time adoption of revised IFRS in the first-time adoption of the first-time a

Deferred taxes recognised concern the following balance sheet items:

	31/12/2010	31/12/2010		31/12/2009		1/1/2009	
€ million	Asset	Liability	Asset	Liability	Asset	Liability	
Goodwill	257	144	291	171	328	158	
Other intangible assets	131	25	164	45	179	39	
Tangible assets and investment properties <sup>1</sup>	156	671	143	653	133	677	
Financial assets	7	8	6	9	10	4	
Inventories	85	25	92	35	91	29	
Other receivables and assets <sup>2</sup>	124	85	139	74	120	73	
Provisions for pensions and similar obligations	126	16	115	11	107	10	
Other provisions	101	11	104	27	104	36	
Financial liabilities <sup>1</sup>	417	5	415	4	510	3	
Other liabilities <sup>1</sup>	158	65	132	46	128	40	
Outside basis differences	0	6	0	6	0	6	
Non-scheduled write-downs <sup>1</sup>	-40	0	-28	0	-22	0	
Loss carry-forwards	327	0	318	0	216	0	
Total	1,849	1,061	1,891	1,081	1,904	1,075	
Offset	-849	-849	-865	-865	-854	-854	
Book value of deferred taxes	1,000	212	1,026	216	1,050	221	

 $<sup>^{1}</sup> A djustment of previous year's figures due to separate disclosure of non-scheduled write-downs$ 

In accordance with IAS 12, deferred taxes relating to differences between the carrying amount of a subsidiary's pro rata assets and liabilities in the balance sheet and the investment book value for this subsidiary in the parent company's tax statement must be created (so-called outside basis differences) if the tax benefit is likely to be realised in future. No deferred taxes were recognised for retained earnings of subsidiaries as these earnings will be reinvested over an indefinite period of time or are not subject to relevant taxation. As in the previous year, €6 million in deferred tax liabilities from outside basis differences were recognised for planned dividend payments.

No deferred taxes were created for the following loss carryforwards and interest carried forward as well as temporary differences because a short-term realisation is not expected:

€ million	2010	2009
Corporate tax losses	6,488	5,686
Business tax losses	6,839	6,523
Interest carried forward	6	6
Temporary differences	121	92

The losses primarily concern Germany. They can be carried forward without limitations.

<sup>&</sup>lt;sup>2</sup>Adjustment of figures as of 1 January 2009 due to first-time adoption of revised IFRS in the financial year 2009

# Tax effects on components of other comprehensive income

	2010			2009		
€ million	Before taxes	Taxes	After taxes	Before taxes	Taxes	After taxes
Change in revaluation reserve	0	0	0	0	0	0
Currency translation differences from the conversion of the accounts of foreign operations	134	-13	121	-78	5	-73
Effective share of gains/losses from cash flow hedges and stock bonus programmes	-4	0	-4	10	-2	8
Gains/losses from the revaluation of financial instruments in the category "available for sale"	0	0	0	0	0	0
Other changes	5	0	5	0	0	0
Remaining income tax on other comprehensive income	0	13	13	0	13	13
	135	0	135	-68	16	-52

# 25. Inventories

€ million	31/12/2010	31/12/2009
Food merchandise	2,147	2,011
Nonfood merchandise	5,311	5,099
	7,458	7,110

Inventories can be broken down by sales division as follows:

€ million	31/12/2010	31/12/2009
Metro Cash & Carry	2,514	2,263
Real	1,030	1,027
Media Markt and Saturn	3,112	3,014
Galeria Kaufhof	474	508
Others	328	298
	7,458	7,110

The increase in inventories is primarily attributable to the expansion – particularly in the international business – of the Media Markt and Saturn as well as Metro Cash & Carry sales divisions. An additional increase in inventory levels

due to currency effects was offset by the reclassification of inventories to the balance sheet item "assets held for sale" in the context of the agreed-upon sale of consumer electronics stores in France.

Inventories include write-downs of €317 million (previous year: €348 million).

## 26. Trade receivables

Of total trade receivables of €526 million (previous year: €539 million), €1 million (previous year: €2 million) is due in over one year.

The decline in trade receivables is essentially attributable to the decline in the commission business compared to the previous year. In addition, a reclassification to the item "assets held for sale" was carried out in the context of the disposal of the French consumer electronics stores.

This was partly offset by the opening of new locations in the context of the expansion and special sales promotions at the end of the year.

# 27. Impairments of capitalised financial instruments

Impairments of capitalised financial instruments that are measured at amortised cost are as follows:

€ million	Category "loans and receivables"	Category "held to maturity"
At 1/1/2009	210	0
Currency translation	-1	0
Change in consolidation group	0	0
Additions	105	0
Disposals	-63	0
Utilisation	-55	0
Transfers	0	0
At 31/12/2009 / 1/1/2010	196	0
Currency translation	1	0
Change in consolidation group	-4	0
Additions	123	0
Disposals	-90	0
Utilisation	-60	0
Transfers	0	0
At 31/12/2010	166	0

Negative earnings effects from impairment in the amount of €31 million (previous year: €40 million) existed in the "loans and receivables" category. This also includes earnings from the receipt of cash and cash equivalents from receivables of €2 million (previous year: €2 million) released due to expected irrecoverability. As in the previous year, no earnings effects existed in the category "held to maturity".

# 28. Book values of overdue capitalised financial instruments not adjusted for bad debt

The following capitalised financial instruments were overdue as of the closing date and were not adjusted for bad debt:

€ million	Total book value 31/12/2010	Within the last 90 days	For 91 to 180 days	For 181 to 270 days	For 271 to 360 days	For more than 360 days
Assets						
in the category "loans and receivables"	2,731	154	4	1	1	3
in the category "held to maturity"	0	0	0	0	0	0
in the category "held for trading"	30	0	0	0	0	0
in the category "available for sale"	13	0	0	0	0	0
	2,774	154	4	1	1	3

# thereof not adjusted for bad debt and overdue as of the closing date

€ million	Total book value 31/12/2009	Within the last 90 days	For 91 to 180 days	For 181 to 270 days	For 271 to 360 days	For more than 360 days
Assets						
in the category "loans and receivables"¹	2,722	141	6	0	2	8
in the category "held to maturity"	9	0	0	0	0	0
in the category "held for trading"	35	0	0	0	0	0
in the category "available for sale"	23	0	0	0	0	0
	2,789	141	6	0	2	8

<sup>&</sup>lt;sup>1</sup> Adjustment of previous year's figures due to revised disclosure

Loans and receivables due within the last 90 days largely result from standard business payment transactions without or with short-term payment targets. For non-adjusted loans and receivables over 90 days overdue, there is no indication as of the closing date that debtors will not fulfil their payment obligations. This is also the case for all capitalised financial instruments that are not overdue and not adjusted for had debt

# 29. Cash and cash equivalents

€ million	31/12/2010	31/12/2009
Cheques and cash on hand	128	149
Bank deposits	4,671	3,847
	4,799	3,996

For further details, see no. 40 "Notes to the cash flow statement".

# 30. Assets held for sale/liabilities related to assets held for sale

In December 2010, METRO GROUP decided to sell all of its consumer electronics stores in France to the French investor High Tech Multicanal Group SA (HTM Group). This resulted in expenses totalling €121 million in accordance with the measurement principles of IAS 16, 36 and 37. Of this total, non-scheduled write-downs account for €71 million and the creation of provisions for onerous contracts for €50 million. From the time of the approval of the sales transaction by the relevant boards of METRO GROUP, all assets (€197 million) and liabilities (€386 million) of the French consumer electronics stores were treated as disposal groups in accordance with IFRS 5. Following the consolidation of all intra-Group assets and liabilities, they are therefore recognised in the balance sheet item "assets held for sale" (€196 million) and "liabilities related to assets held for sale" (€193 million), respectively. No non-scheduled write-downs became necessary in the context of the adjustment of the carrying amounts of these assets and liabilities held for sale to the fair value less selling expenses. The sales agreement with the HTM Group was signed on 18 December 2010 and remains subject to the approval of the French anti-trust authority. Until this approval has been issued, the French consumer electronics stores will remain part of METRO GROUP and will contribute to Group results.

Following the consolidation of all intra-Group circumstances, the assets and liabilities that were reclassified in the context of this divestment consist of the following items:

€ million	2010
Assets	
Financial assets (non-current)	1
Other receivables and assets (non-current)	1
Inventories	91
Trade receivables	7
Other receivables and assets (current)	67
Cash and cash equivalents	29
	196
Liabilities	
Provisions for pensions and similar obligations	1
Trade liabilities	111
Other provisions (current)	53
Other liabilities (current)	28
	193

The assets and liabilities held for sale of the French consumer electronics stores contribute €164 million to segment assets and €185 million to segment liabilities in the Media Markt and Saturn segment.

In addition, by contractual agreement of 16 December 2010, METRO GROUP sold its 9 percent shareholding in Loyalty Partner Holdings S.A., Luxembourg (Loyalty) to Amex Global Holdings CV, Jersey. This sales agreement is still subject to the approval of the German anti-trust authority. For this reason, the carrying amount of the shares in Loyalty in the amount of €13 million was reclassified from noncurrent financial assets to the item "assets held for sale". A non-scheduled write-down of the carrying amount to the lower of cost or market less selling expenses was not required. The divestment is expected to be recognised in the first half of the financial year 2011 once the German anti-trust authority has issued its approval.

The value of the balance sheet item "assets held for sale" increased by €32 million as a result of the reclassification of several real estate assets from non-current assets and renovation-related retroactive capitalisations of real estate assets already included in assets held for sale. Real estate

assets with a combined book value of €69 million were reclassified to non-current assets as a result of METRO GROUP's decision to utilise them within the Group. Scheduled depreciation, which had not been carried out during the recognition period in accordance with the principles of IFRS 5, was carried out as part of the reclassification to non-current assets. Real estate assets with a combined book value of €56 million were sold.

METRO GROUP assumes that the properties recognised as "assets held for sale" will be sold during the course of 2011. Non-scheduled depreciation of these properties to their fair value less cost to sell was not required. They are shown in the segment reporting item "segment assets" in the amount of €24 million in the Real Estate segment.

## 31. Equity

In terms of amount and composition, i.e. the ratio of ordinary to preference shares, subscribed capital has not changed compared with 31 December 2009 and totals  $\in$ 835,419,052.27. It is divided as follows:

No-par-value bearer shares, accounting par value approx. €2.56		31/12/2010	31/12/2009
Ordinary share	Shares	324,109,563	324,109,563
	€	828,572,941	828,572,941
Preference shares	Shares	2,677,966	2,677,966
	€	6,846,111	6,846,111
Total share capital	Shares	326,787,529	326,787,529
	€	835,419,052	835,419,052

Each ordinary share of METRO AG grants one voting right. In addition, ordinary shares of METRO AG entitle the holder to dividends. In contrast to ordinary shares, preference shares of METRO AG do not carry voting rights and give preferential entitlement to profits in line with § 21 of the Articles of Association of METRO AG, which state:

- "(1) Holders of non-voting preference shares will receive from the annual net earnings a preference dividend of €0.17 per preference share.
- (2) Should the net earnings available for distribution not suffice in any one financial year to pay the preference dividend, the arrears (excluding any interest) shall be

paid from the net earnings of future financial years in an order based on age, i.e. in such manner that any older arrears are paid off prior to any more recent ones and that the preference dividends payable from the profit of a financial year are not distributed until all of any accumulated arrears have been paid.

- (3) After the preference dividend has been distributed, the holders of ordinary shares will receive a dividend of €0.17 per ordinary share. Thereafter, a non-cumulative extra dividend of €0.06 per share will be paid to the holders of non-voting preference shares. The extra dividend shall amount to 10 percent of such dividend as, in accordance with Section 4, will be paid to the holders of ordinary shares inasmuch as such dividend equals or exceeds €1.02 per ordinary share.
- (4) The holders of non-voting preference shares and of ordinary shares will equally share in any additional profit distribution in the proportion of their shares in the share capital."

# Contingent capital I

The Annual General Meeting on 13 May 2009 resolved a

- → contingent increase in the share capital by up to €127,825,000, divided into up to 50,000,000 ordinary bearer shares, which was connected to the authorisation of the Management Board to issue warrant or convertible bearer bonds, with the consent of the Supervisory Board, with a nominal value of up to €1,500,000,000 in one or several tranches by 12 May 2014, to grant the holders of these bonds warrant or convertible rights to up to 50,000,000 new ordinary shares in the Company, to create the respective warrant or convertible obligations or to provide for the Company's right to redeem the bonds by providing ordinary shares in METRO AG, in whole or in part, in lieu of a cash payment (authorisation I), as well as a
- ⇒ second contingent increase in the share capital by up to €127,825,000, divided into up to 50,000,000 ordinary bearer shares, which was connected to a second authorisation of the Management Board to issue warrant or convertible bearer bonds, with the consent of the Supervisory Board, with a nominal value of up to €1,500,000,000 in one or several tranches by 12 May 2014 and to grant the bond holders warrant or convertible rights to up to

50,000,000 new ordinary shares in the Company, to provide for the respective warrant or conversion obligations or to provide for the Company's right to redeem the bonds by providing ordinary shares in METRO AG, in whole or in part, in lieu of cash payment (authorisation II).

Both were annulled by resolution of the Annual General Meeting of 5 May 2010. In accordance with the Act on the Implementation of the Shareholder Rights Directive (ARUG) and the rulings of the Federal Court of Justice of 18 May 2009, the detailed stipulations for the determination of the warrant or conversion price in the previous authorisations I and II became redundant.

The Annual General Meeting of 5 May 2010 newly resolved a contingent increase in the share capital by up to €127,825,000, divided into up to 50,000,000 ordinary bearer shares (contingent capital I). This contingent capital increase is connected to the creation of a new authorisation for the Management Board to issue warrant or convertible bearer bonds ("bonds"), with the consent of the Supervisory Board, with a nominal value of up to €1,500,000,000 in one or several tranches by 4 May 2015 and to grant the bond holders warrant or convertible rights to up to 50,000,000 new ordinary shares in the Company based on the conditions of the bonds, to provide for the respective warrant or conversion obligations or to provide for the Company's right to redeem the bonds by providing ordinary shares in METRO AG, in whole or in part, in lieu of cash payment. To date, no warrant and/or convertible bonds have been issued based on said authorisation.

# Authorised capital I

On 23 May 2007, the Annual General Meeting resolved to authorise the Management Board to increase the share capital, with the consent of the Supervisory Board, by issuing new ordinary bearer shares in exchange for cash contributions in one or several tranches for a total maximum of &40,000,000 by 23 May 2012 (authorised capital I).

A subscription right is to be granted to existing share-holders. However, the Management Board has been authorised to restrict this subscription right, with the consent of the Supervisory Board, to the extent required to grant the holders of warrant and convertible bonds issued by METRO AG and its wholly owned direct or indirect sub-

sidiaries a right to purchase the number of new ordinary shares to which they would be entitled upon exercise of their warrant/conversion rights and to further exclude the subscription right to compensate for fractions of shares from rounding.

In addition, the Management Board has been authorised to restrict shareholders' subscription rights, with the consent of the Supervisory Board, for one or several capital increases under the authorised capital, provided that the total par value of such capital increases does not exceed 10 percent of the share capital registered in the commercial register at the time the authorised capital is first utilised, and further provided that the issue price of the new ordinary shares is not substantially below the market price of the Company's listed ordinary shares of the same category at the time the initial offering price of the new issue is finally fixed. The Management Board is authorised to determine all further details of the capital increases with the consent of the Supervisory Board. To date, authorised capital I has not been used.

# Authorised capital II

On 23 May 2007, the Annual General Meeting resolved to further authorise the Management Board, with the consent of the Supervisory Board, to increase the Company's share capital by issuing new ordinary bearer shares in exchange for non-cash contributions in one or several issues for a maximum total of €60,000,000 by 23 May 2012 (authorised capital II). The Management Board is authorised, with the consent of the Supervisory Board, to decide on the restriction of the subscription rights and to determine all further details of the capital increases. To date, authorised capital II has not been used.

# Authorised capital III

On 13 May 2009, the Annual General Meeting further authorised the Management Board, with the consent of the Supervisory Board, to raise the Company's share capital by up to €225,000,000 by 12 May 2014 by issuing new ordinary bearer shares in exchange for cash or non-cash capital contributions, at once or in several stages (authorised capital III). Shareholders are to receive subscription rights thereto.

However, the Management Board is authorised, with the consent of the Supervisory Board, to exclude residual

amounts from shareholder subscription rights. The Management Board is also authorised, with the consent of the Supervisory Board, to exclude shareholder subscription rights insofar as shares are issued in exchange for noncash capital contributions for the purpose of corporate mergers or for the acquisition of companies, divisions of companies or interests in companies. The Management Board is further authorised, with the consent of the Supervisory Board, to exclude subscription rights in the event of a capital increase in exchange for cash capital contributions to the extent necessary to grant subscription rights to new shares to the holders of warrant or convertible bonds issued by METRO AG and affiliates thereof in which METRO AG holds at least 90 percent of shares, directly or indirectly, in the scope to which they would be entitled upon exercise of the warrant or conversion rights or fulfilment of the warrant or conversion obligations. The Management Board is further authorised, with the consent of the Supervisory Board, to exclude shareholder subscription rights for one or more capital increases if the capital increase is executed in exchange for cash capital contributions, the aggregate par value of such capital increases does not exceed 10 percent of the Company's share capital and the issue price of the new shares is not substantially lower than the stock exchange price of existing shares of the same class at the time of final definition of the issue price. The limit of 10 percent of the Company's share capital is diminished by the share of the share capital represented by the Company's own shares which are sold during the term of authorised capital III while excluding shareholder subscription rights according to § 71 Section 1 No. 8 Sentence 5, 186 Section 3 Sentence 4 of the German Stock Corporation Act. The limit is further diminished by the share of the share capital represented by shares which are issued to service warrant or convertible bonds with warrant or conversion rights or obligations insofar as the bonds in question are issued during the term of authorised capital III while excluding subscription rights in analogous application of § 186 Section 3 Sentence 4 of the German Stock Corporation Act. The Management Board is authorised, with the consent of the Supervisory Board, to define further details of the capital increases. The new shares may be acquired by banks if the latter agree to tender them to the shareholders. To date, authorised capital III has not been used.

## Share buyback

On the basis of § 71 Section 1 No. 8 of the German Stock Corporation Act, the Annual General Meeting on 5 May 2010 authorised the Company to acquire shares of the Company of any share class representing a maximum of 10 percent of the share capital on or before 4 May 2015. The authorisation to acquire treasury stock issued by the Annual General Meeting on 13 May 2009, which expires on 12 November 2010, was replaced by this new authorisation.

To date, neither the Company nor any company controlled or majority-owned by the Company or any other company acting on behalf of the Company or of any company controlled or majority-owned by METRO AG has exercised this authorisation.

# Capital reserve

The capital reserve amounts to €2,544 million (previous year: €2,544 million).

# Reserves retained from earnings

€ million	31/12/2010	31/12/2009
Valuation reserve pursuant to IAS 39 and for deferred taxes on "other income"	80	84
Reserve for currency translation	-315	-440
Other reserves retained from earnings	3,164	2,731
	2,929	2,375

Changes in reserves retained from earnings include, among other things, measurement effects with no effect on income pursuant to IAS 39 plus deferred taxes thereon. In the financial year under review, a total of €-4 million (previous year: €+26 million) was reported in equity with no effect on income. This was mainly attributable to the measurement of cash flow hedges and deferred taxes thereon. This change includes €-1 million (previous year: €-7 million) from derecognition. Of this total, €1 million (previous year: €-4 million) is attributable to inventories and €-2 million (previous year: €-3 million) to the financial result. In addition, the change also comprises €-8 million (previous year: €1 million) from the initial and subsequent measurement of derivative financial instruments as well as €5 million (previous year: €16 million) from fair value changes in hedges for share-based remuneration that are not reported as a profit or loss. As in the previous year, in the category of assets classified as "available for sale", no income or expenses were recognised in income. These measurement effects create an overall offset against an opposite tax effect of  $\bigcirc$ 0 million (previous year:  $\bigcirc$ 16 million).

In addition, an increase in equity due to currency translation differences of  $\[ \in \]$ 125 million (previous year:  $\[ \in \]$ -75 million) is primarily attributable to Russia, Ukraine, Poland, India, the Czech Republic and China, while reductions in equity due to currency translation differences stem mostly from Serbia and Hungary.

Under consideration of the dividend payout for 2009 ( $\epsilon$ -386 million), the remaining increase in revenue reserves to  $\epsilon$ 3,164 million resulted mainly from the transfer of the net profit for the period due to shareholders of METRO AG for 2010 ( $\epsilon$ 850 million).

# Non-controlling interests

Non-controlling interests comprise the shares held by third parties in the share capital of the consolidated subsidiaries. At year-end, these amounted to  ${\in}152$  million (previous year:  ${\in}238$  million). Aside from changes in comprehensive income attributable to non-controlling interests ( ${\in}100$  million) and dividends ( ${\in}-143$  million), non-controlling interests totalling  ${\in}46$  million were disposed of in the Real Estate segment. As a result, significant non-controlling interests now exist only in Media-Saturn-Holding GmbH.

# Appropriation of balance sheet profit, dividends

Dividend distribution of METRO AG is based on METRO AG's annual financial statements prepared under German commercial law.

As resolved by the Annual General Meeting on 5 May 2010, a dividend of epsilon1.180 per ordinary share and epsilon1.298 per preference share, for a total of epsilon385.9 million, was paid in the financial year 2010 from the reported net profit of epsilon409.8 million for 2009. The remaining amount of epsilon23.9 million was carried forward to the new account.

The Management Board of METRO AG will propose to the Annual General Meeting to pay from the reported net profit of €455.9 million for 2010 a dividend of €1.350 per ordinary share and €1.485 per preference share for a total

of €441.5 million, and to carry the remaining amount of €14.4 million forward to the new account. The net profit of €455.9 million for 2010 includes profit carried forward of €23.9 million.

## 32. Provisions for pensions and similar commitments

		_
€ million	31/12/2010	31/12/2009
Pension provisions (employer's commitments)	573	575
Provisions for indirect commitments	278	239
Provisions for severance benefits	81	83
Provisions for company pension upgrades	5	5
Provisions for company pension plans	937	902
Other provisions for commitments similar to pensions	79	76
	1,016	978

Provisions for company pension plans consist, for the most part, of defined benefit plans directly from the employer (employer's commitments) and defined benefit plans from external providers (benevolent funds in Germany and international pension funds). The external providers' assets serve exclusively to finance the pension commitments and qualify as plan assets pursuant to IAS 19. The benefits under the different plans are based on performance and length of service. Furthermore, the length-of-service benefits are quaranteed certain fixed amounts.

The most important pension plans are described in the following.

# Germany

The essential plans generally foresee monthly pension benefits. The amounts are either fixed or depend on the length of service. In individual cases, state pension insurance entitlements are to be charged against these entitlements. Entitlements to widow's and widower's pensions also apply.

## United Kingdom

There is a performance-orientated benefit plan with commitments to retirement benefits, early retirement benefits, disability benefits and surviving dependents' benefits. The amount of the benefits depends on the length of service and the final income subject to pension.

## Italy

In Italy, employees receive payments upon termination of their employment relationship, irrespective of the reasons for termination. A pension reform law that took effect on 1 January 2007 is designed to promote company and individual retirement provisions. Companies with more than 50 employees are required to transfer employee entitlements incurred after the enforcement date to the newly established state fund.

# Belgium

There are both retirement pensions as well as capital commitments whose size depends on the length of service and income. In addition, benefits are paid to employees aged 58 and older who become unemployed.

The above pension commitments are valued on the basis of actuarial calculations in accordance with IAS 19 using the legal, economic and tax circumstances of each country.

The following average assumptions are used in the actuarial calculation:

	31/12/2010				31/12/2009			
%	Eurozone	Germany	Nether- lands	United Kingdom	Eurozone	Germany	Nether- lands	United Kingdom
Actuarial interest rate	5.03	4.95	5.60	5.50	5.40	5.40	5.40	5.75
Inflation rate	1.81	1.75	2.00	3.75	2.00	2.00	2.00	3.80
Pension trend	1.71	1.76	1.60	3.55	1.93	2.00	1.60	3.60
Income trend	2.40	2.35	2.50	4.50	2.12	2.00	2.50	4.55
Expected return from plan assets	4.59	4.08	5.50	6.10	4.87	4.48	5.50	6.50

The employee turnover rate is determined separately for each business, taking age/length of service into account. The average employee turnover rate in Germany is 3.90 percent (previous year: 3.00 percent). The actuarial calculations are based on country-specific mortality tables. Calculations for the German Group companies are based on the 2005 G tables from Prof. Dr Klaus Heubeck, which have been modified by new data from the German state pension insurance.

The previously used method was further developed for the determination of the calculatory interest rate as of 31 December 2010. Based on the previously used method, the calculatory interest rate would have been 5.20 percent. The effect of conversion from 5.20 percent to 4.95 percent resulted in an increase in actuarial losses of €39 million. As a result, amortisation of actuarial losses for 2011 will increase by €4 million.

The present value of plan assets by asset category can be broken down as follows:

%	31/12/2010	31/12/2009
Fixed-interest securities	49	61
Shares, funds	18	18
Real Estate	17	13
Other assets	16	8
	100	100

The expected average rate of interest is 3.9 percent (previous year: 4.2 percent) for fixed-interest securities, 7.9 percent (previous year: 7.8 percent) for shares and funds and 5.8 percent (previous year: 6.2 percent) for real estate. The respective rate of interest takes into account country-specific factors and is based on factors such as the expected long-term interest rates and dividend payouts as well as the expected capital growth of the investment portfolio.

Plan assets include properties used by METRO GROUP in the amount of €137 million (previous year: €103 million).

The actual gain from plan assets amounted to &80 million (previous year: &55 million) in the financial year 2010.

The financing status that results from the balance of the plan assets' net present value and fair value developed as follows over the past five years:

	31/12/	31/12/	31/12/	31/12/	31/12/
€ million	2010	2009	2008	2007	2006
Net present value	2,026	1,944	1,827	1,861	2,034
Plan assets	-936	-870	-845	-936	-907
Financing status	1,090	1,074	982	925	1,127
Experience-based adjust- ment of plan liabilities	-13	2	-3	-1	-14
Experience-based adjust- ment of plan assets	38	13	-82	-10	10

In the financial year 2011, payments to external pension providers are expected to amount to  $\leq$ 48 million.

Changes in the net present value of defined benefit obligations (DBO) and plan assets of external pension providers are shown in the chart below:

€ million	2010	2009
Net present value (DBO)		
At 1 January	1,944	1,827
Interest expenses	101	102
Service cost	41	31
Past service cost	-7	0
Curtailment/compensation	-8	-1
Plan costs	0	-1
Pension payments	-126	-128
Actuarial gains (-)/losses (+)	66	105
Change in consolidation group	0	2
Currency effects	15	7
At 31 December	2,026	1,944
Changes in plan assets		
At 1 January	870	845
Expected income on plan assets	41	42
Plan costs	-1	-1
Pension payments	-74	-74
Employer contributions	34	31
Contributions from plan participants	13	7
Actuarial gains (+)/losses (-)	38	13
Currency effects	15	7
At 31 December	936	870
Financing status		
Net present value (DBO), not fund-financed	744	721
Net present value (DBO), wholly or partly	744	721
fund-financed	1,282	1,223
Subtotal	2,026	1,944
Market value of plan assets	-936	-870
At 31 December	1,090	1,074
Actuarial gains (+)/losses (-) not yet considered	-244	-243
Past service cost	-6	
Account not shown as an asset due to definition of IAS 19.58 (b)	0	0
Recognised reimbursement claims pursuant to IAS 19.104A	0	0
Commitments measured based on local criteria	2	2
Recognised assets pursuant to IAS 19.58	95	76
Provisions for company pensions as of 31 December	937	902

Provisions for company pension plans in the amount of  $\in$  937 million (previous year:  $\in$  902 million) are netted against assets for indirect pension plans, particularly in the United Kingdom and the Netherlands, of  $\in$  95 million (previous year:  $\in$  76 million).

The pension expenses of the direct and indirect company pension plans can be broken down as follows:

		-
€ million	2010	2009
Interest expense on net present value (DBO)	101	102
Expected return on plan assets	-41	-42
Recognised actuarial gains (-)/losses (+)	26	6
Service cost <sup>1</sup>	28	24
Curtailment	-5	0
Asset limitation	0	-3
Past service cost	-6	1
	103	88

<sup>&</sup>lt;sup>1</sup> Netted against employees' contributions

In addition to expenses from defined benefit pension commitments, expenses for payments to external pension providers relating to defined benefit commitments of  $\mathfrak{S}53$  million (previous year:  $\mathfrak{E}48$  million) were considered in the financial year 2010.

The other provisions for commitments similar to pensions essentially comprise commitments from employment anniversary allowances, death benefits and pre-retirement part-time plans. Provisions amounting to €28 million (previous year: €33 million) were formed for commitments from pre-retirement part-time plans. The corresponding expenses amount to €5 million (previous year: €9 million).

The commitments are valued on the basis of actuarial calculations. In principle, the parameters used are identical to those employed in the company pension plan.

# 33. Other provisions (non-current)/provisions (current)

In the reporting year other provisions (non-current)/provisions (current) changed as follows:

€ million	Real- estate- related obligations	Obligations from merchandise trading	Restructuring	Taxes	Others	Total
At 1/1/2010	234	157	270	189	213	1,063
Currency translation	1	1	0	1	1	4
Addition	132	136	110	92	171	641
Disposal	-57	-8	-69	-18	-69	-221
Utilisation	-59	-142	-120	-33	-106	-460
Interest portion in addition/change in interest rate	5	5	2	0	20	32
Transfer	-40	-2	-14	-31	32	-55
At 31/12/2010	216	147	179	200	262	1,004
Non-current	161	13	43	162	93	472
Current	55	134	136	38	169	532
At 31/12/2010	216	147	179	200	262	1,004

Provisions for real estate-related obligations essentially concern uncovered rental commitments in the amount of  $\in 84$  million (previous year:  $\in 72$  million), location risks in the amount of  $\in 72$  million (previous year:  $\in 92$  million), reinstatement obligations in the amount of  $\in 20$  million (previous year:  $\in 20$  million) as well as rental commitments in the amount of  $\in 20$  million (previous year:  $\in 16$  million).

Other real estate obligations in the amount of  $\ \ \ \$ 20 million (previous year:  $\ \ \ \ \ \ \$ 34 million) stem essentially from maintenance obligations.

Significant components of the obligations from merchandise trading are provisions for rebates from the Payback programme in the amount of  $\[mathbb{C}78\]$  million (previous year:  $\[mathbb{C}85\]$  million) as well as provisions for guarantee services in the amount of  $\[mathbb{C}53\]$  million (previous year:  $\[mathbb{C}54\]$  million).

The other provisions item contains mainly litigation costs/risks in the amount of €35 million (previous year: €40 million), gratuity commitments of €18 million (previous year: €9 million) as well as surety and guarantee risks of €12 million (previous year: €4 million). Provisions for share-based remuneration amount to €60 million (previous year: €13 million). Supplementary explanations on share-based remuneration are provided in no. 49 "Share-based compensation for executives".

In the context of the decision to dispose of the French consumer electronics stores, provisions of  $\mathfrak{C}53$  million were reclassified to the item "liabilities related to assets held for sale". The reclassification is shown as a transfer.

# 34. Liabilities

## 35. Trade liabilities

The increase in trade payables is due to positive currency effects and to the expansion of the international business of the sales divisions Media Markt and Saturn and Metro Cash & Carry. This is netted against the reclassification of liabilities to the item "liabilities related to assets held for sale" in connection with the agreed disposal of the consumer electronics stores in France and the disposal of liabilities from the sale of Metro Cash & Carry in Morocco.

## 36. Financial liabilities

A "Debt Issuance Programme" provides long-term financing. The following transactions were carried out under this programme in 2010:

Type of transaction	Date of issue	Maturity	Maturity date	Nominal volume	Coupon
New issue	February 2010	7 years	February 2017	€750 million	4.250% fixed
Redemption	September 2006	4 years	September 2010	€200 million	variable

€ million	31/12/2010 Total	Up to 1 year	1 to 5 years	Over 5 years	31/12/2009 Total <sup>1</sup>	1/1/2009 Total <sup>2</sup>
Trade payables	14,393	14,393	0	0	14,174	14,125
thereof bills of exchange (non-interest-bearing)	(617)	(617)	(0)	(0)	(507)	(584)
Bonds	4,615	1,253	2,615	747	4,037	3,836
Due to banks	1,211	375	621	215	1,214	1,533
Promissory note loans	868	12	856	0	867	707
Liabilities from finance leases	1,589	110	471	1,008	1,609	1,819
Financial liabilities	8,283	1,750	4,563	1,970	7,727	7,895
Other tax liabilities	535	535	0	0	522	585
Prepayments received on orders	40	40	0	0	36	32
Payroll	927	925	2	0	850	862
Liabilities from other financial transactions	41	38	3	0	51	38
Deferred liabilities	438	154	242	42	407	313
Miscellaneous liabilities	1,234	766	447	21	1,001	953
Other liabilities	3,215	2,458	694	63	2,867	2,783
Income tax liabilities	291	291	0	0	265	266
	26,182	18,892	5,257	2,033	25,033	25,069

<sup>&</sup>lt;sup>1</sup>Adjustment due to revised disclosure

 $<sup>^2</sup>$ Adjustment due to first-time adoption of new IFRS in the financial year 2009 as well as revised disclosure

In addition, METRO GROUP has access to syndicated lines of credit totalling €2,475 million (previous year: €2,975 million) with terms ending between March 2013 and December 2015. If the credit lines are used, the interest rates range between EURIBOR +30.0 basis points (BP) and EURIBOR +65.0 BP. The average amount drawn on the credit lines in 2010 was €0 million (previous year: €125 million), the average amount drawn as of the closing date was €0 million (previous year: €0 million).

The contract terms for the syndicated lines of credit provide for a decrease of 5 to 10 BP in the spread if METRO GROUP's credit rating is raised one step. If the rating is lowered by one step, the spread would increase by 7.5 to 20 BP.

The defaulting of a lender can be covered at any time by the existing unutilised credit facilities or the available money and capital market programmes. METRO GROUP therefore does not bear a significant credit default risk.

METRO GROUP principally does not provide collateral for financial liabilities. One exception concerns the first-time consolidation of Asset Immobilienbeteiligungen GmbH & Co. KG and its subsidiaries in 2003. Collateral in the amount of €417 million (previous year: €486 million) was provided for the financial liabilities of these companies as of 31 December 2010. The following table shows the maturity structure of the financial liabilities. The book values and fair values (market values) indicated include the interest accrued when the maturity is less than one year.

Unutilised lines of credit of METRO GROUP	,					
	31/12/2010			31/12/2009		
€ million	Total	Up to 1 year	Over 1 year	Total	Up to 1 year	Over 1 year
Bilateral lines of credit	2,204	1,006	1,198	2,467	1,246	1,221
Utilisation	-1,211	-375	-836	-1,214	-534	-680
Unutilised bilateral lines of credit	993	631	362	1,253	712	541
Syndicated lines of credit	2,475	0	2,475	2,975	0	2,975
Utilisation	0	0	0	0	0	0
Unutilised syndicated lines of credit	2,475	0	2,475	2,975	0	2,975
Total lines of credit	4,679	1,006	3,673	5,442	1,246	4,196
Total utilisation	-1,211	-375	-836	-1,214	-534	-680
Total unutilised lines of credit	3,468	631	2,837	4,228	712	3,516

Redeemable loans that are shown under liabilities to banks are listed with the remaining terms corresponding to their redemption dates. For remaining terms of over one year, the indicated fair value of these loans generally includes the

book value. The difference between the book value and the fair value of the entire loan is shown in maturities under one year.

			31/12/2010				31/12/2009			
Type of financing	Currency	Remaining term	Total amount issued in million currency	Nominal values € million	Book values € million	Fair values € million	Total amount issued in million currency	Nominal values € million	Book values € million	Fair values¹ € million
Bonds	EUR	up to 1 year	1,100	1,100	1,252	1,266	200	200	326	325
		1 to 5 years	2,600	2,600	2,592	2,955	2,700	2,700	2,692	2,914
		over 5 years	750	750	747	774	1,000	1,000	994	1,170
	RON	up to 1 year	0	0	1	1	0	0	1	1
		1 to 5 years	100	23	23	25	100	24	24	24
		over 5 years	0	0	0	0	0	0	0	0
Liabilities to	EUR	up to 1 year	84	84	91	129	309	309	310	355
banks (excl. open account)		1 to 5 years	465	465	457	457	177	177	177	176
		over 5 years	202	202	202	202	348	348	348	350
	CNY	up to 1 year	201	23	23	28	464	47	47	47
		1 to 5 years	417	47	47	47	486	49	49	49
		over 5 years	0	0	0	0	0	0	0	0
	JPY	up to 1 year	2,125	16	20	21	669	5	5	5
		1 to 5 years	6,607	54	61	61	8,928	60	69	60
		over 5 years	0	0	0	0	0	0	0	0
	RUB	up to 1 year	3,367	82	82	82	1,558	36	36	36
		1 to 5 years	0	0	0	0	0	0	0	0
		over 5 years	0	0	0	0	0	0	0	0
	Others	up to 1 year	n/a	42	43	43	n/a	50	50	50
		1 to 5 years	n/a	56	56	56	n/a	28	29	28
		over 5 years	n/a	13	13	13	n/a	8	8	8
Promissory note	EUR	up to 1 year	0	0	12	12	0	0	12	12
loans		1 to 5 years	857	857	856	880	857	857	855	882
		over 5 years	0	0	0	0	0	0	0	0

<sup>&</sup>lt;sup>1</sup>Adjustment of previous year's figures due to consideration of credit spreads

The following table depicts the interest rate structure of the financial liabilities:

				31/12/2010		31/12/2009	
Type of financing	Interest terms	Currency	Remaining terms	Weighted effective interest rate when issued (%)	lssue volume € million	Weighted effective interest rate when issued (%)	Issue volume € million
Bonds	Fixed interest	EUR	up to 1 year	4.31	1,100	_	0
			1 to 5 years	6.97	2,600	5.65	2,700
			over 5 years	4.25	750	7.63	1,000
		RON	up to 1 year	_	0	_	0
			1 to 5 years	11.55	23	11.55	24
			over 5 years	-	0	-	0
	Variable interest	EUR	up to 1 year	-	0	0.98	200
			1 to 5 years	-	0	-	0
			over 5 years	-	0	-	0
Liabilities to banks	Fixed interest	EUR	up to 1 year	3.56	84	3.54	309
(excl. open account)			1 to 5 years	4.63	458	5.34	170
			over 5 years	4.66	201	5.21	346
		CNY	up to 1 year	5.27	23	4.67	47
			1 to 5 years	5.21	47	5.16	49
			over 5 years	-	0	-	0
		RUB	up to 1 year	6.14	82	10.70	36
			1 to 5 years	-	0	-	0
			over 5 years	-	0	-	0
		Others	up to 1 year	12.26	37	8.42	50
			1 to 5 years	7.88	8	-	0
			over 5 years	-	0	-	0
	Variable interest	EUR	up to 1 year	-	0	-	0
			1 to 5 years	4.39	7	4.39	7
			over 5 years	4.39	1	4.39	2
		JPY	up to 1 year	5.01	16	1.72	5
			1 to 5 years	3.62	54	4.01	60
			over 5 years	-	0	=	0
		Others	up to 1 year	1.40	5	-	0
			1 to 5 years	4.75	48	6.06	28
			over 5 years	2.89	13	3.03	8
Promissory note	Fixed interest	EUR	up to 1 year	-	0		0
loans			1 to 5 years	4.50	244	4.50	244
			over 5 years	-	0	_	0
	Variable interest	EUR	up to 1 year	_	0		0
			1 to 5 years	2.22	613	2.06	613
			over 5 years	_	0		0

→ NOTES: NOTES TO THE BALANCE SHEET

The fixed interest rate for short- and medium-term financial liabilities and the repricing dates of all fixed-interest liabilities essentially correspond to the displayed remaining terms. The repricing dates for variable interest rates are less than one year.

The effects that changes in interest rates concerning the variable portion of financial liabilities have on the net profit for the period and the equity of METRO GROUP are described in detail in no. 43 "Management of financial risks".

## 37. Other liabilities

The change in payroll liabilities is essentially attributable to higher bonus commitments.

	31/12/2010			31/12/2009			1/1/2009		
		Remaining terr	n		Remaining term			Remaining term	
€ million	Total	Up to 1 year	Over 1 year	Total	Up to 1 year	Over 1 year	Total	Up to 1 year	Over 1 year
Other tax liabilities	535	535	0	522	522	0	585	585	0
Payroll	927	925	2	850	842	8	862	832	30
Deferred income <sup>1</sup>	438	154	284	407	120	287	313	82	231
Other liabilities <sup>2</sup>	1,315	844	471	1,088	716	372	1,023	664	359
	3,215	2,458	757	2,867	2,200	667	2,783	2,163	620

 $<sup>^{1}\</sup>text{Adjustment}$  of figures as of 1 January 2009 due to first-time adoption of new IFRS

<sup>&</sup>lt;sup>2</sup>Adjustment of previous year's figures due to revised disclosure

# 38. Undiscounted cash flows of financial liabilities

The undiscounted cash flows of financial liabilities, trade payables and derivatives carried as liabilities are as follows:

		Cash flows 201	1	Cash flows 201	12-2015	Cash flows afte	r 2015
€ million	Book values 31/12/2010	Interest	Redemption	Interest	Redemption	Interest	Redemption
Financial liabilities							•
Bonds	4,615	263	1,253	656	2,615	64	747
Liabilities to banks	1,211	42	375	95	621	5	215
Promissory note loans	868	27	12	39	856	0	
Finance leases	1,589	114	110	366	471	547	1,008
Trade payables	14,393	0	14,393	0	0	0	
Fixed-interest derivatives carried as liabilities	17	9	0	8	0	0	
Currency derivates carried as liabilities	22	0	22	0	0	0	
Commodity derivatives carried as liabilities	0	0	0	0	0	0	
		Cash flows 201	0	Cash flows 201	11-2014	Cash flows afte	r 2014
€ million	Book values 31/12/2009	Interest	Redemption	Interest	Redemption	Interest	Redemption
Financial liabilities							
Bonds	4,037	233	327	683	2,716	76	994
Liabilities to banks	1,214	48	534	93	324	11	356
Promissory note loans	867	25	12	77	855	0	(
Finance leases	1,609	113	111	362	462	465	1,036
Trade payables <sup>1</sup>	14,174	0	14,174	0	0	0	(
Fixed-interest derivatives carried as liabilities	15	0	0	15	0	0	(
Currency derivates carried as liabilities	28	0	18	0	10	0	(
Commodity derivatives carried as liabilities	16	0	16	0	0	0	(
		Cash flows 200	19	Cash flows 2010–2013		Cash flows after 2013	
€ million	Book values 1/1/2009	Interest	Redemption	Interest	Redemption	Interest	Redemption
Financial liabilities							
Bonds	3,836	143	1,892	334	1,944	0	(
Liabilities to banks	1,533	62	825	111	288	19	420
Promissory note loans	707	29	9	75	698	0	
Finance leases	1,819	94	138	298	526	436	1,155
Trade payables <sup>1</sup>	14,125	0	14,125	0	0	0	(
Fixed-interest derivatives carried as liabilities	8	8	0	0	0	0	
Currency derivates carried as liabilities	27	0	27	0	0		
Currency derivates carried as habitities	_,	0	۷,	•	•	-	

<sup>&</sup>lt;sup>1</sup> Adjustment due to revised disclosure

# 39. Book values and fair values according to measurement category

The book values and fair values of recognised financial instruments are as follows:

# 31/12/2010

# Balance sheet valuation

€ million	Book value	(Amortised) cost	Fair value affecting income	Fair value not affecting income	Fair value
Assets	35.067	n/a	n/a	n/a	n/a
Loans and receivables	2,731	2,731	0	0	2,733
Loans and advance credit granted	122	122	0	0	122
Receivables due from suppliers	1,560	1,560	0	0	1,560
Trade receivables	526	526	0	0	526
Other financial assets	523	523	0	0	525
Held to maturity	0	0	0	0	0
Held for trading	30	0	30	0	30
Derivative financial instruments not part of a hedge under IAS 39	30	0	30	0	30
Available for sale	13	11	0	2	n/a
Investments	11	11	0	0	n/a
Securities	2	0	0	2	2
Derivative financial instruments within hedges under IAS 39	37	0	0	37	37
Cash and cash equivalents	4,799	4,799	0	0	4,799
Assets not classified under IFRS 7	27,457	n/a	n/a	n/a	n/a
Liabilities	35,067	n/a	n/a	n/a	n/a
Held for trading	20	0	20	0	20
Derivative financial instruments not part of a hedge under IAS 39	20	0	20	0	20
Other financial liabilities	0	0	0	0	0
Other financial liabilities	23,208	23,208	0	0	23,683
Financial liabilities excl. finance leases (incl. underlying hedging transactions under IAS 39)	6,694	6,694	0	0	7,169
Trade payables	14,393	14,393	0	0	14,393
Other financial liabilities	2,121	2,121	0	0	2,121
Derivative financial instruments within hedges under IAS 39	19	0	0	19	19
Assets not classified under IFRS 7	11,820	n/a	n/a	n/a	n/a
Unrealised profit (+)/loss (-) from total difference between fair value and book value					-473

# 31/12/2009

31/12/2007							
	Balance sheet valuation <sup>1</sup>						
Book value	(Amortised) cost	Fair value affecting income	Fair value not affecting income	Fair value			
33,282	n/a	n/a	n/a	n/a			
2,722	2,722	0	0	2,733			
129	129	0	0	131			
1,359	1,359	0	0	1,359			
539	539	0	0	539			
695	695	0	0	704			
9	9	0	0	9			
35		35	0	35			
35		35	0	35			
23	22	0	1	n/a			
22	22	0	0	n/a			
		0	1	1			
17		0	17	17			
3,996	3,996	0	0	3,996			
26,480	n/a	n/a	n/a	n/a			
33,282	n/a	n/a	n/a	n/a			
50		50	0	50			
50	0	50	0	50			
0		0	0	0			
22,122	22,122	0	0	22,574			
6,118	6,118	0	0	6,578			
14,174	14,174	0	0	14,174			
1,830	1,830	0	0	1,822			
9		0	9	9			
11,101	n/a	n/a	n/a	n/a			
				-441			
	33,282 2,722 129 1,359 539 695 9 35 23 22 11 17 3,996 26,480 33,282 50 0 22,122 6,118 14,174 1,830	Book value   (Amortised) cost   33,282   n/a   2,722   2,722   129   129   1,359   1,359   539   695	Book value         (Amortised) cost affecting income affecting income income           33,282         n/a         n/a           2,722         2,722         0           129         129         0           1,359         1,359         0           539         539         0           695         695         0           9         9         0           35         0         35           23         22         0           22         22         0           17         0         0           3,996         3,996         0           26,480         n/a         n/a           50         0         50           0         0         0           22,122         22,122         0           4,118         6,118         0           14,174         14,174         0           1,830         1,830         0	Book value         (Amortised) cost         Fair value affecting income         Fair value affecting income           33,282         n/a         n/a         n/a           2,722         2,722         0         0           129         129         0         0           1,359         1,359         0         0           539         539         0         0           695         695         0         0           9         9         0         0           35         0         35         0           23         22         0         1           22         22         0         0           1         0         0         17           3,996         3,996         0         0           26,480         n/a         n/a         n/a           50         0         50         0           50         0         50         0           22,122         22,122         0         0           4,118         6,118         0         0           50         0         0         0           22,122         22,122         0			

 $<sup>^{1}</sup> Adjustment of previous year's figures due to revised disclosure and consideration of credit spread\\$ 

Due to their mostly short terms, the fair values of receivables due from suppliers, trade receivables and cash and cash equivalents essentially correspond to their book values.

The measurement of the fair value of bonds, promissory note loans and bank loans is based on the market interest rate curve following the zero coupon method without consideration of credit spreads. The amounts comprise the interest prorated to the closing date.

The fair values of all other financial assets and liabilities that are not listed on an exchange correspond to the present value of payments underlying these balance sheet items. The calculation was based on the applicable country-specific yield curves as of the closing date.

The following table depicts the financial instruments that are recognised at fair value in the balance sheet. These are classified into a three-level fair value hierarchy whose levels reflect the degree of closeness to the market of the data used in the determination of the fair values:

	31/12/2010				31/12/2009			
€ million	Total	Level 1	Level 2	Level 3	Total	Level 1	Level 2	Level 3
Assets	32	2	30	0	36	1	35	0
Held for trading								
Derivative financial instruments not part of a hedge under IAS 39	30	0	30	0	35	0	35	0
Available for sale								
Securities	2	2	0	0	1	1	0	0
Liabilities	20	0	20	0	50	0	50	0
Held for trading								
Derivative financial instruments not part of a hedge under IAS 39	20	0	20	0	50	0	50	0
Total	12	2	10	0	-14	1	-15	0

The measurement of securities (level 1) is carried out based on quoted market prices on active markets.

Interest rate swaps and forex transactions (all level 2) are measured using the mark-to-market method based on quoted exchange rates and market yield curves.

The fair value of commodity derivatives (level 2) is calculated as the average of the past month's price noted on the exchange.

No transfers between levels 1 and 2 were effected during the reporting period.

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## Other notes

#### 40. Notes to the cash flow statement

In accordance with IAS 7 (Statement of Cash Flows), the consolidated statement of cash flows describes changes in the Group's liquid funds through cash inflows and outflows during the reporting year.

The item cash and cash equivalents includes cash and cash on hand as well as bank deposits with a remaining term of up to three months.

The cash flow statement distinguishes between changes in cash levels from operating, investing and financing activities. Cash flows from discontinued operations are shown separately where they concern operations to be disposed of. Following the divestment of the Adler fashion stores, the cash flows of these discontinued operations are listed separately for the previous year.

During the financial year under review, the assets and liabilities of the French consumer electronics stores were shown under "assets held for sale" and "liabilities related to assets held for sale". The reclassified assets include cash on hand totalling €29 million.

During the reporting year, net cash provided by operating activities of continuing operations amounted to €2,514 million (previous year: €2,494 million). Fixed assets include €1,232 million in write-downs (previous year: €1,177 million), €178 million (previous year: €212 million) in intangible assets and €17 million (previous year: €7 million) in investment properties. On the other hand, write-backs amount to €47 million (previous year: €9 million). The change in net working capital amounts to €-288 million (previous year: €62 million) and includes changes in inventories, trade receivables and receivables due from suppliers, credit card receivables and prepayments made on inventories in the item "other receivables and assets". In addition, the item includes changes in trade payables and liabilities to customers and prepayments made on orders included in the item "other liabilities". Aside from numerous individual items, "others" essentially include reclassifications of gains from asset disposals totalling €-215 million (previous year: €-51 million) as well as from company divestments amounting to €-68 million (previous year: €0 million) to cash flow from investing activities. In addition, this item includes changes in payroll liabilities totalling €69 million (previous year: €-14 million).

In the financial year 2010, the Group recorded cash outflows of €961 million (previous year: cash outflows of €1,162 million) from investing activities of continuing operations. The amount of investments in fixed assets shown as cash outflows differs from the inflows shown in the asset statement in the amount of non-cash transactions. These essentially concern currency effects and additions from finance leases. Other investments include investments in intangible assets totalling €137 million as well as financial assets amounting to €196 million. The divestment of the Metro Cash & Carry stores in Morocco and the disposal of a real estate company resulted in cash inflows of €121 million in the reporting year (previous year: cash outflow of €34 million from the divestment of the Adler fashion stores). Other asset disposals essentially comprise cash inflows from real estate divestments.

In the financial year 2010, financing activities of continuing operations generated cash outflows of  $\in$ 734 million (previous year: cash outflows of  $\in$ 1,225 million).

# 41. Segment reporting

Segment reporting has been carried out in accordance with IFRS 8 (Operating Segments). The segmentation corresponds to the Group's internal controlling and reporting structures and is generally based on the division of the business into individual branches.

## Self-service wholesale

Metro Cash & Carry is now represented in 30 countries through its Metro and Makro brands. Its assortments, services and complete solutions are customised to the requirements of commercial customers, including hotel and restaurant owners, catering firms, independent retailers as well as service providers and public authorities.

## Food retail

Real operates hypermarkets in Germany and Poland. In addition, the sales division has locations in Romania, Russia, Ukraine and Turkey. All stores offer a wide range of food including a large share of fresh products, which is supplemented by a nonfood assortment.

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## Consumer electronics retail

Media Markt and Saturn offers a comprehensive assortment including the latest brand products. With its two strong brands, the sales division is now represented in 17 countries.

# Department stores

Galeria Kaufhof operates department stores in Germany and Belgium. In Belgium, the sales division operates under the name Galeria Inno. Galeria's department stores offer high-quality assortments with a focus on textiles.

## Real Estate

METRO Group Asset Management manages METRO GROUP's real estate assets in 30 countries. Its responsibilities include, among other things, actively increasing the portfolio value, developing new stores and branches as well as managing existing locations.

Additional information on the segments is provided in the management report.

Aside from the information on the operating segments listed above, equivalent information is provided on the Metro regions. Here, a distinction is made between the regions Germany, Western Europe excluding Germany, Eastern Europe and Asia/Africa.

- → External sales represent sales of the operating segments to third parties outside the Group.
- $\rightarrow$  Internal sales represent sales between the Group's operating segments.
- ightarrow Segment EBITDAR represents EBITDA before rental expenses less rental income.
- → Segment EBITDA comprises EBIT before write-downs and write-ups on tangible and intangible assets.
- → EBIT as the key ratio for segment reporting describes operating earnings for the period before net financial income and income taxes. Intra-Group rental contracts are shown as operating leases in the segments. The properties are leased at market rates. In principle, location risks and recoverability risks related to non-current assets are only shown in the segments when they represent Group risks.
- → Segment investments include additions to assets adjusted for additions due to the reclassification of

- "assets held for sale" as fixed assets. Additions to noncurrent financial assets represent another exception.
- → Segment assets include non-current and current assets. They do not include mostly financial assets according to the balance sheet, income tax items, cash and assets allocable to discontinued operations.
- → Segment liabilities include non-current and current liabilities. They do not include, in particular, financial liabilities according to the balance sheet, income tax items and liabilities allocable to discontinued operations.
- $\rightarrow$  In principle, transfers between segments are made based on the costs incurred from the Group's perspec-
- $\rightarrow$  Discontinued operations in 2009 include the figures relating to the Adler fashion stores.

## Reconciliation statement

€ million	31/12/2010
Segment assets	28,064
Non-current and current financial assets	251
Cash and cash equivalents	4,799
Deferred taxes	1,000
Entitlements to income tax refunds	412
Other entitlements to tax refunds <sup>1</sup>	356
Receivables from other financial transactions <sup>2</sup>	108
Other	77
Group assets	35,067
Segment liabilities	19,031
Non-current and current financial liabilities	8,283
Deferred taxes	212
Income tax liabilities	291
Income tax provisions <sup>3</sup>	147
	535
Other tax liabilities <sup>4</sup>	
Other tax liabilities <sup>4</sup> Liabilities from other financial transactions <sup>4</sup>	41
- Cartar tax transition	41
Liabilities from other financial transactions <sup>4</sup>	<u></u>

<sup>&</sup>lt;sup>1</sup> Included in balance sheet item "other receivables and assets" (current)

<sup>&</sup>lt;sup>2</sup> Included in balance sheet items "other receivables and assets" (non-current and current) <sup>3</sup> Included in balance sheet items "other provisions" (non-current) and "provisions" (current)

<sup>4</sup>Included in balance sheet item "other liabilities" (non-current and current)

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## 42. Discontinued operations

No discontinued operations were recognised in the financial year 2010.

In the previous year, the assets and liabilities of the Adler fashion stores, which, from September 2008, had been treated as a discontinued operation under IFRS 5, were sold effective 28 February 2009.

The results of discontinued operations of the previous year comprise the following components:

		_
€ million	2010	2009
Income	0	51
Expenses	0	-63
Current income from discontinued operations before taxes	0	-12
Income tax on current income	0	0
Current income from discontinued operations after taxes	0	-12
Measurement/divestment income from discontinued operations before taxes	0	12
Tax on measurement/divestment income	0	0
Measurement/divestment income from discontinued operations after taxes	0	12
Profit/loss from discontinued operations	0	0

# 43. Management of financial risks

The finance department of METRO AG manages the financial risks of METRO GROUP. These include, in particular

- → price risks,
- → liquidity risks,
- → creditworthiness risks and
- → cash flow risks.

# Price risks

For METRO GROUP, price risks result from the impact of changes in market interest rates, foreign currency exchange rates, share price fluctuations or changes in commodity prices.

Interest rate risks are caused by deteriorating cash flows from interest and potential changes in the fair value of a financial instrument due to changes in market interest rates. Interest rate swaps and interest limitation agreements are used to cap these interest rate risks.

METRO GROUP's remaining interest rate risk is assessed in accordance with IFRS 7 using a sensitivity analysis. In the process, the following assumptions are applied in the consideration of changes in interest rates:

The total impact determined by the sensitivity analysis relates to the actual balance as of the closing date and reflects the impact for one year.

Original floating-rate financial instruments whose interest payments are not designated as the underlying transaction in a cash flow hedge against changes in interest rates are recognised in interest income in the sensitivity analysis.

Original fixed-interest financial instruments generally are not recognised in interest income. They are only recognised in other financial result if they are designated as the underlying transaction within a fair value hedge and measured at their fair value. In this case, however, the interest-related change in the value of the underlying transaction is offset by the change in the value of the hedging transaction upon full effectiveness of the hedging transaction. The variable interest flows within the Group that result from a fair value hedge are recognised in interest income.

Financial instruments designated as the hedging transaction within a cash flow hedge to hedge against variable interest flows will only be recognised in interest income when the payment flows have actually been initiated. However, the measurement of the hedging transaction at fair value is recognised in reserves retained from earnings without being reported as a profit or loss.

Interest rate derivatives that are not part of a qualified hedging transaction under IAS 39 are recognised at fair value in other financial results and, through resulting interest flows, in interest income.

At the closing date, the remaining interest rate risk of METRO GROUP results essentially from variable interest receivables and liabilities to banks with a total investment balance after consideration of hedging transactions in the amount of  $\bigcirc$ 3,924 million (previous year:  $\bigcirc$ 2,963 million).

Given this total balance, a higher interest rate of 100 basis points would result in €39 million (previous year: €30 million) higher earnings in interest income per year. A lower interest rate of 100 basis points would have a corresponding opposite effect in the amount of €-39 million (previous year: €-30 million).

In the event of a higher interest rate of 100 basis points, the measurement of financial instruments that are part of a cash flow hedge would result in an increase in equity in the amount of &4 million (previous year: &60 million) as well as an increase in other financial results of &44 million (previous year: &60 million).

METRO GROUP faces currency risks in its international procurement of merchandise and because of costs and financings that are incurred in a currency other than the relevant local currency or are pegged to the price of another currency. In accordance with the Group guideline "Foreign Currency Transactions", resulting foreign currency positions must be hedged. Exceptions from this hedging requirement exist where hedging is not economically reasonable and in the case of legal and regulatory restrictions in the respective countries. Forex futures and options as well as interest rate swaps and currency swaps are used to limit currency risks.

In line with IFRS 7, the presentation of the currency risk resulting from the exceptions is also based on a sensitivity analysis. In the process, the following assumptions are made in the consideration of a devaluation or revaluation of the euro vis-à-vis other currencies:

In terms of its amount and result characteristic, the total effect presented by the sensitivity analysis relates to the amounts of foreign currency held within the consolidated subsidiaries of METRO GROUP and states the effect of a devaluation or revaluation of the euro.

A devaluation of the euro will result in a positive effect if a foreign currency receivable exists at a subsidiary which uses the euro as its functional currency, and if a liability in euro exists in a subsidiary which does not use the euro as

its functional currency. A devaluation of the euro will result in a negative effect if a receivable in euro exists at a subsidiary which does not use the euro as its functional currency and if a liability in euro exists at a subsidiary which uses the euro as its functional currency. Conversely, any appreciation of the euro will have the opposite effect.

In the sensitivity analysis, the effects of the measurement of non-equity foreign currency positions that are calculated based on the closing date price in line with IAS 21 are recognised in income in the income statement. In the case of net investments in foreign currency, the effects of the closing date measurement are recognised in equity without being reported as a profit or loss.

Foreign currency futures/options and interest rate and currency swaps that are not part of a qualified hedge under IAS 39 are recognised in income through the fair value measurement in the income statement. In fully effective hedging transactions, this effect is offset by the effect from the measurement of the underlying foreign currency transaction.

Foreign currency futures/options and interest rate and currency swaps that are designated as the hedging transaction within a cash flow hedge to hedge against payment flows in foreign currency will only be recognised in the income statement when the payment flows are actually initiated. The measurement of the hedging transaction at its fair value, however, is recognised in reserves retained from earnings without being reported as a profit or loss.

Effects from the currency translation of financial statements whose functional currency is not the reporting currency of METRO GROUP do not affect cash flows in local currency and are therefore not part of the sensitivity analysis.

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As of the closing date, the remaining currency risk of METRO GROUP was as follows:

	Impact of devaluation/appreciation of euro by 10%					
€ million Currency pair	Volume	31/12/2010	31/12/2009			
Net profit for the period						
CNY / EUR	-54	+/-5	+/-3			
CZK / EUR	-3	+/-0	+/-1			
EGP / EUR	-18	+/-2	+/-0			
HRK / EUR	-31	+/-3	+/-1			
HUF / EUR	-10	+/-1	+/-1			
JPY / EUR	58	+/-6	+/-0			
MAD / EUR	115	+/-11	+/-0			
MDL / EUR	-41	+/-4	+/-5			
PLN / EUR	-100	+/-10	+/-10			
RON / EUR	-217	+/-22	+/-17			
RSD / EUR	-13	+/-1	+/-0			
RUB / EUR	-138	+/-14	+/-10			
TRY / EUR	19	-/+2	-/+1			
UAH / EUR	-22	+/-2	+/-1			
USD / EUR	26	+/-2	+/-3			
VND / EUR	-15	+/-2	+/-1			
		+/-83	+/-52			
Equity						
JPY / EUR	0	+/-0	+/-3			
PLN / EUR	77	+/-8	+/-7			
RUB / EUR	-526	+/-53	+/-50			
SEK / EUR	-51	+/-5	+/-5			
TRY / EUR	-32	+/-3	+/-3			
UAH / EUR	-248	+/-25	+/-25			
USD / EUR	403	+/-40	+/-26			
		+/-134	+/-119			
		+/-217	+/-171			

In addition, currency risks for the currency pairs USD/CNY, USD / HKD, USD / RUB, USD / TRY, USD / VND with an effect of  $\oplus$ +/-7 million (previous year:  $\oplus$ +/-6 million) exist in the case of an appreciation or devaluation of the USD by 10 percent.

Share price risks result from share-based compensation of METRO GROUP executives. The remuneration (monetary bonus) is essentially based on the price development of the Metro ordinary share.

Share options on METRO AG ordinary shares are used to cap this risk from the share bonus programme valid until 2008. The share price risk from this programme is fully hedged on a fluctuation-adjusted basis. In 2009, the share bonus programme was replaced by the performance share plan. The share price risk from this programme has not been limited to date.

Electricity prices affect the fair value of **electricity derivatives**. Fluctuations in value impact the other financial result.

As of the closing date, the nominal value of the portfolio with a delivery in 2011 amounts to  $\ensuremath{\mathfrak{C}} 23.5$  million and the nominal value of the portfolio with a delivery in 2012 amounts to  $\ensuremath{\mathfrak{C}} 5.6$  million. The nominal portfolio value refers to the cost of procurement.

Based on the determination of the value at risk, with a confidence level of 99 percent and a holding period of 20 days, a maximum gain of €3.1 million and a maximum loss of €2.3 million was calculated for the portfolio with a delivery in 2011. The respective figures for the portfolio with a delivery in 2012 are €0.8 million and €0.3 million. The value at risk model is based on a historic simulation of market prices for the last five years.

Interest rate and currency risks are substantially reduced and limited by the principles laid down in the internal treasury guidelines of METRO GROUP. These include, for example, a regulation that is applicable throughout the Group whereby all hedging operations must adhere to predefined limits and may by no means lead to increased risk exposure. METRO GROUP is aware that this severely limits the opportunities to exploit current or expected interest rate and exchange rate movements to optimise results.

In addition, hedging may be carried out only with standard financial derivatives whose correct actuarial and accounting mapping and valuation in the treasury system are guaranteed.

As of the closing date, the following financial instruments were being used for risk reduction:

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	31/12/2010			31/12/2009		
		Fair values			Fair values	
€ million	Nominal volume (millions)	Financial assets	Financial liabilities	Nominal volume (millions)	Financial assets	Financial liabilities
Interest rate transactions						
Interest rate swaps	171	0	17	171	0	15
within fair value hedges	(0)	(0)	(0)	(0)	(0)	(0)
within cash flow hedges	(126)	(0)	(8)	(126)	(0)	(6)
not part of a hedge	(45)	(0)	(9)	(45)	(0)	(9)
Currency transactions				<del></del>		
Currency futures/options	451	15	22	230	16	18
within fair value hedges	(0)	(0)	(0)	(0)	(0)	(0)
within cash flow hedges	(399)	[4]	(11)	(212)	(3)	(3)
not part of a hedge	(52)	[11]	(11)	(18)	(13)	(15)
Interest rate/currency swaps	29	15	0	37	14	10
within fair value hedges	(0)	(0)	(0)	(0)	(0)	(0)
within cash flow hedges	(0)	(0)	(0)	(0)	(0)	(0)
not part of a hedge	(29)	(15)	(0)	(37)	(14)	(10)
	480	30	22	267	30	28
Commodity transactions						
Forex futures	7 million litres 543 GWh	4	0	7 million litres 499 GWh	8	16
within fair value hedges	(0)	(0)	(0)	(0)	(0)	(0)
within cash flow hedges	(0)	(0)	(0)	(0)	(0)	(0)
not part of a hedge	(7 million litres 543 GWh)	(4)	(0)	(7 million litres 499 GWh)	(8)	(16)
Share price-related transactions						
Hedging of stock options	2 million shares	33	0	4 million shares	14	0
within fair value hedges	(0)	(0)	(0)	(0)	(0)	(0)
within cash flow hedges	(2 million shares)	33	(0)	(4 million shares)	[14]	(0)
not part of a hedge	(0)	0	(0)	(0)	(0)	(0)
	n/a	67	39	n/a	52	59

The nominal volume of forex futures/options and interest limitation agreements results from the net position of the buying and selling values in foreign currency underlying the individual transactions translated at the relevant exchange rate on the closing date. The gross nominal volume of interest rate swaps or interest rate/currency swaps and interest rate hedging agreements is shown. The stated amount for hedges related to share bonus programmes includes the number of share options with a subscription ratio of 1:1.

All fair values represent the theoretical value of these instruments upon dissolution of the transactions at the end of the period. Under the premise that instruments are held until the end of their term, these are unrealised gains and losses that, by the end of the term, will be fully set off by gains and losses from the underlying transactions in the case of fully effective hedging transactions.

For the purpose of showing this reconciliation appropriately for the period, relationships are created between hedging transactions and underlying transactions and recognised as follows:

Within a fair value hedge, both the hedging transaction and the hedged risk of the underlying transaction are recognised at their fair value (market value). The value fluctuations of both trades are shown in the income statement, where they will be fully set off against each other in the case of full effectiveness.

Within a cash flow hedge, the hedging transactions are also principally recognised at their fair value (market value). In the case of full effectiveness of the hedging transaction, the value changes will be recognised in equity until the hedged payment flows or expected transactions impact the result. Only then will they be recognised in income.

Hedging transactions that, according to IAS 39, are not part of a hedge are recognised at their fair value (market value). Value changes are recognised directly in income. Even if no formal hedging relationship was created, these are hedging transactions that are closely connected to the underlying business and whose impact on earnings will be netted by the underlying transaction (natural hedge).

The currency derivatives are used primarily for pound sterling, Danish krone, Czech koruna, Polish złoty, Japanese yen, Swiss franc, Hungarian forint, Russian rouble, new Romanian leu, Turkish lira and US dollar.

The derivative financial instruments have the following maturities:

	31/12/2010 fair va	lues		31/12/2009 fair values			
	Maturities			Maturities			
€ million	Up to 1 year	1 to 5 years	Over 5 years	Up to 1 year	1 to 5 years	Over 5 years	
Interest rate transactions							
Interest rate swaps	-9	-8	0	0	-15	0	
within fair value hedges	(0)	(0)	(0)	(0)	(0)	(0)	
within cash flow hedges	(0)	[-8]	(0)	(0)	(-6)	(0)	
not part of a hedge	[-9]	(0)	(0)	(0)	(-9)	(0)	
Currency transactions							
Currency futures/options	-7	0	0	-2	0	0	
within fair value hedges	(0)	(0)	(0)	(0)	(0)	(0)	
within cash flow hedges	[-7]	(0)	(0)	(0)	(0)	(0)	
not part of a hedge	(0)	(0)	(0)	(-2)	(0)	(0)	
Interest rate/currency swaps	15	0	0	0	4	0	
within fair value hedges	(0)	(0)	(0)	(0)	(0)	(0)	
within cash flow hedges	(0)	(0)	(0)	(0)	(0)	(0)	
not part of a hedge	(15)	(0)	(0)	(0)	[4]	(0)	
Commodity transactions							
Futures	0	4	0	-9	1	0	
within fair value hedges	(0)	(0)	(0)	(0)	(0)	(0)	
within cash flow hedges	(0)	(0)	(0)	(0)	(0)	(0)	
not part of a hedge	(0)	[4]	(0)	(-9)	(1)	(0)	
Share price-related transactions							
Hedging of stock options	33	0	0	0	14	0	
within fair value hedges	(0)	(0)	(0)	(0)	(0)	(0)	
within cash flow hedges	(33)	(0)	(0)	(0)	[14]	(0)	
not part of a hedge	(0)	(0)	(0)	(0)	(0)	(0)	
	32	-4	0	-11	4	0	

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Listed below the maturities are the fair values of the financial assets and liabilities that fall due during these periods.

Variable interest rates are adjusted at intervals of less than one year.

# Liquidity risks

METRO AG acts as financial coordinator for METRO GROUP companies to ensure that they are provided with the necessary financing to fund their operating and investing activities at all times and in the most cost-efficient manner possible. The necessary information is provided by means of a Group financial plan, which is updated monthly and checked monthly for deviations. This financial plan is complemented by a weekly rolling 14-day liquidity plan.

Financial instruments utilised include money and capital market products (time deposits, call money, commercial papers, promissory note loans and bonds sold as part of ongoing issue programmes) as well as bilateral and syndicated loans. METRO GROUP has a sufficient liquidity reserve so that there is no danger of liquidity risks even if an unexpected event has a negative financial impact on the Company's liquidity situation. Further details on financial instruments and credit lines are provided by the explanatory notes under the respective balance sheet items.

Intra-Group cash pooling reduces the amount of debt and optimises the money market and capital market investments of METRO GROUP, which has a positive effect on net interest income. Cash pooling allows the surplus liquidity of individual Group companies to be used to fund other Group companies internally.

In addition, METRO AG draws on all the financial expertise pooled in its finance department to advise the Group companies in all relevant financial matters and provide support. This ranges from the elaboration of investment financing concepts to supporting the responsible financial officers of the individual Group companies in their negotiations with local banks and financial service providers. This ensures, on the one hand, that the financial resources of METRO GROUP are optimally employed in Germany and internationally, and, on the other hand, that all Group companies benefit from the strength and credit standing of METRO GROUP in negotiating their financing terms.

In a number of Eastern European countries, the payment terms for food suppliers have been reduced by law. Shorter payment terms vis-à-vis suppliers generally result in higher financing requirements. However, this does not impair METRO GROUP's solid liquidity position.

## Creditworthiness risks

Creditworthiness risks arise from the total or partial loss of a counterparty, for example through bankruptcy or in connection with monetary investments and derivative financial instruments with positive market values. METRO GROUP's maximum default exposure as of the closing date is reflected by the book values of financial assets totalling €7,610 million (previous year: €6,802 million). Further details on the size of the respective book value are listed in the notes to the consolidated financial statements in no. 39 "Book values and fair values according to measurement category". Cash in hand considered in cash and totalling €127 million (previous year: €145 million) is not susceptible to any default risk.

In the course of the risk management of monetary investments totalling €4,476 million (previous year: €3,636 million) and financial derivatives totalling €67 million (previous year: €52 million), minimum creditworthiness requirements and maximum exposure limits have been defined for all business partners of METRO GROUP. Cheques and money in circulation are not considered in the determination of creditworthiness risks. This is based on a system of limits laid down in the treasury guidelines which are based mainly on the ratings of international rating agencies or internal credit assessments. An individual limit is allocated to every counterparty of METRO GROUP; compliance is constantly monitored by the treasury systems.

The following table shows a breakdown of counterparties by credit rating:

Rating classes			Volume in %					
			Monetary investments					
Grade	Moody's	Standard & Poor's	Germany	Western Europe excl. Germany	Eastern Europe	Asia and others	Derivatives with positive market values	Total
Investment grade	Aaa	AAA	0.0	0.0	0.0	0.0	0.0	
	Aa1 to Aa3	AA+ to AA-	10.7	3.8	1.7	0.5	0.0	
	A1 to A3	A+ to A-	41.3	20.4	5.5	1.6	1.4	
	Baa1 to Baa3	BBB+ to BBB-	3.7	3.3	0.4	0.0	0.0	94.3
Non-investment grade	Ba1 to Ba3	BB+ to BB-	0.0	0.0	1.4	0.1	0.0	
	B1 to B3	B+ to B-	0.0	0.0	0.0	0.2	0.0	
	С	С	0.0	0.0	0.0	0.0	0.0	1.7
No rating			2.6	1.4	0.0	0.0	0.0	4.0
Total			58.3	28.9	9.0	2.4	1.4	100.0

The table shows that, as of the closing date, about 94.3 percent of the capital investment volume, including the positive market value of derivatives, had been placed with investment-grade counterparties, in other words, those with good or very good credit ratings. Most of the counterparties that do not yet have an internationally accepted rating are respected financial institutions whose creditworthiness can be considered flawless based on our own analyses. METRO GROUP also operates in countries where local financial institutions do not have investment-grade ratings due to the rating of their country. For country-specific reasons as well as cost and efficiency considerations, cooperation with these institutions is unavoidable. These institutions account for about 1.7 percent of the total volume.

METRO GROUP's level of exposure to creditworthiness risks is thus very low.

# Cash flow risks

A future change in interest rates may cause cash flow from variable interest rate asset and debt items to fluctuate. Part of the variable interest rate debt has been hedged with derivative financial instruments. Stress tests are used to determine the potential impact interest rate changes may have on cash flow. The extent of these hedging measures is determined in coordination with the CFO of METRO AG.

# 44. Contingent liabilities

		=
€ million	2010	2009
Liabilities from suretyships and guarantees	19	16
Liabilities from guarantee and warranty contracts	122	261
	141	277

Liabilities from guarantee and warranty contracts reflect the cancellation of guarantees in connection with the Extra supermarkets that were sold in 2008.

## 45. Other financial liabilities

€ million	2010	2009
Purchasing/sourcing commitments	396	347
Miscellaneous	19	20
	415	367

The increase in purchasing/sourcing commitments mainly concerns service agreements.

Please see notes nos. 19 "Other intangible assets", 20 "Tangible assets" and 21 "Investment properties" for information on purchasing commitments for other intangible and tangible assets, obligations from finance and operating leases as well as investment properties.

# 46. Other legal issues

## Status of appraisal processes

The share exchange ratio set for the incorporation of Asko Deutsche Kaufhaus AG and Deutsche SB-Kauf AG into METRO AG in 1996 is undergoing judicial review in appraisal processes initiated by former shareholders. The petitioners maintain that the exchange ratio was set too low, putting them at a disadvantage.

These two legal challenges are pending in district courts located in Saarbrücken and Frankfurt am Main.

# Investigations by the Federal Cartel Office

On 14 January 2010, the Federal Cartel Office searched former business premises of MGB METRO Group Buying GmbH. The Federal Cartel Office's investigations are ongoing; to date, the authority has raised no concrete and individualised allegations against MGB METRO Group Buying GmbH or any other METRO GROUP company. As a result, the Company is unable to comment on the possible impact of these investigations on the consolidated financial statements of METRO AG at this point in time.

# 47. Events after the closing date

No events that are of material importance to an assessment of the earnings, financial and asset position of METRO AG and METRO GROUP occurred between the closing date (31 December 2010) and the date of presentation of the accounts (28 February 2011).

# 48. Notes on related parties

In 2010, METRO GROUP maintained the following business relations to related companies:

€ million	2010	2009
Goods/services provided	3	3
Goods/services received	108	110
Receivables from goods/services provided	1	16
Liabilities from goods/services received	0	1

In the financial year 2010, METRO GROUP companies provided goods/services totalling  $\ensuremath{\mathfrak{C}} 3$  million to companies included in the group of related companies. This concerns primarily the granting of lease rights.

The goods/services totalling €108 million that METRO GROUP companies received from related companies in the financial year 2010 consist primarily of property leases.

The basic principles of the remuneration system and the amount of Management and Supervisory Board compensation are included in the remuneration report, which is part of the management report.

Business relations with related companies are based on contractual agreements providing for arm's length prices. As in 2009, METRO GROUP had no business relations with related natural persons in the financial year 2010.

## 49. Share-based compensation for executives

METRO AG has been implementing share-based remuneration programmes since 1999 to enable executives to participate in the Company's value development and reward their contribution to the sustained success of METRO GROUP compared with its competitors. The members of the Management Board and other executives of METRO AG as well as managing directors and executives of the other operating METRO GROUP companies are eligible.

# Share bonus programme (2004-2008)

The final tranche of the Share bonus programme, which METRO AG introduced in 2004, was granted in 2008. The programme entitles executives to cash bonuses whose size depends on the performance of the Metro share and the parallel consideration of benchmark indices. The programme is divided into a tranche for each year, with the target parameters being calculated separately for each tranche. The full share bonus is paid out when the target share price and a so-called equal performance of the share with benchmark indices are attained. The maturity of each tranche is three years. The conditions of the tranches for 2004 to 2008 are shown in the following table:

Tranche	Due	Basis price	Target price	Total target bonus
2004	July 2007	€37.14	€42.71	Paid
2005	July 2008	€41.60	€47.84	Expired
2006	July 2009	€43.15	€49.62	Expired
2007	July 2010	€61.61	€70.85	Expired
2008	July 2011	€41.92	€48.21	€16,695,000

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The bonus values for the target bonus of the tranche 2008 are based on the condition that the target price is attained. The payment of the share bonus may be limited to the amount of the gross annual fixed salary.

# Performance share plan and share ownership guidelines (2009–2013)

In 2009, METRO AG replaced the previous Share bonus programme with a performance share plan.

Executives are given an individual target amount for the performance share plan (target value) in accordance with the significance of their functional responsibilities. The target number of performance shares is calculated by dividing this target value by the share price upon allotment (based on the average price of the Metro share during the three months up to the allotment date). A performance share entitles its holder to a cash payment matching the price of the Metro share on the payment date (based on the average price of the Metro share during the three months up to the payment date).

Based on the relative performance of the Metro share compared to the median of the DAX 30 and Dow Jones Euro Stoxx Retail indices – total return – the final number of payable performance shares is determined after the end of a performance period of at least 3 and at most 4.25 years. It corresponds to the target number of shares when an equal performance with said stock market indices is achieved. Up to an outperformance of 60 percent, the number increases on a straight-line basis to a maximum of 200 percent of the target amount. Up to an underperformance of 30 percent, the number is accordingly reduced to a minimum of 50 percent. In the case of an underperformance of more than 30 percent, the number is reduced to 0.

Payment can be made at six possible times. The earliest payment date is three years after allotment of the performance shares. From this time, payment can be made every three months. Executives can choose the payment date upon which they wish to exercise their performance shares. A distribution over several payment dates is not allowed. The payment cap amounts to five times the target value.

METRO GROUP introduced so-called share ownership guidelines along with its performance share plan: as a pre-

condition of payments of performance shares, eligible executives are obliged to undertake a continuous self-financed investment in Metro shares up to the end of the three-year blocking period. This ensures that, as share-holders, they will directly participate in share price gains as well as potential losses of the Metro share. The required investment volume amounts to between about 50 percent and 85 percent of the individual target value.

The value of the performance shares allotted in 2010 amounted to €26.7 million (previous year: €34.6 million) at the time of the allotment and was calculated by external experts using recognised financial-mathematical methods (Monte Carlo simulation). The following conditions apply:

Tranche	End of blocking period	3-month average price before allotment	Number of performance shares
2010	August 2013	€42.91	766,954
2009	August 2012	€36.67	780,747

Total expenses on share-based compensation programmes after the cost of hedging transactions amount to  $\mathbb{C}$ 32 million (previous year:  $\mathbb{C}$ 21 million) in the financial year 2010.

The related provisions as of 31 December 2010 amount to €60 million (previous year: €13 million). The 2008 tranche with a remaining term of up to one year accounts for €31 million (previous year: €8 million) of this total, the 2009 tranche for €23 million (previous year: €5 million) and the 2010 tranche for €6 million.

# 50. Management Board and Supervisory Board Compensation of members of the Management Board in the

Compensation of members of the Management Board in the financial year 2010

Remuneration of the active members of the Management Board essentially consists of a fixed salary and performance-based entitlements (short-term incentive) as well as the share-based payments (long-term incentive) granted in the financial year 2010.

The amount of the performance-based remuneration for members of the Management Board essentially depends on the development of net earnings and the return on capital employed (RoCE) and may also consider the attainment of individually set targets. The use of the key ratio net earnings

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combined with RoCE rewards profitable growth of MFTRO GROUP.

Remuneration of the active members of the Management Board in the financial year 2010 amounted to  $\[mathebox{\ensuremath{\mathfrak{e}}}$ 17.3 million (previous year:  $\[mathebox{\ensuremath{\mathfrak{e}}}$ 16.0 million). This includes  $\[mathebox{\ensuremath{\mathfrak{e}}}$ 4.3 million (previous year:  $\[mathebox{\ensuremath{\mathfrak{e}}}$ 4.7 million) in fixed salaries,  $\[mathebox{\ensuremath{\mathfrak{e}}}$ 10.7 million (previous year:  $\[mathebox{\ensuremath{\mathfrak{e}}}$ 3.0 million) in share-based remuneration and  $\[mathebox{\ensuremath{\mathfrak{e}}}$ 0.6 million) in other remuneration.

Share-based remuneration granted in the financial year 2010 (performance shares) is posted at fair value at the time of granting. Share-based remuneration with expiration dates in the financial year 2010 or beyond resulted in expenses of €3.0 million.

The members of the Management Board received 48,939 performance share units.

Other remuneration consists of non-cash benefits and expense allowances.

# Total compensation of former members of the Management

The information released pursuant to § 314 Section 1 No. 6a Sentence 5 to 9 of the German Commercial Code can be found in the extensive remuneration report in chapter 8 of the Group management report.

## Compensation of members of the Supervisory Board

The total remuneration of all members of the Supervisory Board in the financial year 2010 amounted to €1.7 million (previous year: €1.7 million).

Additional information on the remuneration of members of the Supervisory Board can be found in the extensive remuneration report in chapter 8 of the Group management report.

## 51. Auditor's fees

The following fees related to the services rendered by auditor KPMG AG Wirtschaftsprüfungsgesellschaft and its associated companies were recorded as expenses. Since the integration of KPMG CIS as of 1 February 2010, this national KPMG subsidiary has also been an associated company of KPMG AG Wirtschaftsprüfungsgesellschaft in accordance with § 271 Section 2 of the German Commercial Code. The disclosure requirement of KPMG CIS relates to services rendered after 31 January 2010.

€ million	31/12/2010	31/12/2009
Audit	13	12
Other certification or evaluation	3	2
Tax consultation services	2	1
Other services	3	2
	21	17

Only services that are consistent with the task of the auditor of the annual financial statements of METRO AG were provided.

# 52. Declaration of compliance with the German Corporate Governance Code

The Management Board and the Supervisory Board of METRO AG in May and December 2010 made declarations of compliance with the recommendations of the Government Commission on the German Corporate Governance Code pursuant to § 161 of the German Stock Corporation Act, which can be accessed on the METRO AG website (www.metrogroup.de).

# 53. Election to be exempt from §§ 264 Section 3 and 264b of the German Commercial Code

The following domestic subsidiaries in the legal form of stock corporations or partnerships will use the exemption requirements according to § 264 Section 3 and § 264b of the German Commercial Code, and will thus refrain from disclosing their annual financial statements for 2010 as well as mostly from disclosing their notes and management report (according to the German Commercial Code).

Buch und Zeit" Verlagsgesellschaft mit beschränkter Haftung	Cologne
AXXE Reisegastronomie GmbH¹	Cologne
C + C Schaper GmbH	Hanover
Campus Store GmbH	Alzey
CH-Vermögensverwaltung GmbH	Düsseldorf
DAYCONOMY GmbH	Düsseldorf
Dinea Gastronomie GmbH	Cologne
emotions GmbH	Cologne
- ulltrade International GmbH	Düsseldorf
Galeria Kaufhof GmbH	Cologne
GEMINI Personalservice GmbH	Cologne
Goldhand Lebensmittel- u. Verbrauchsgüter-Vertriebsgesellschaft mit beschränkter Haftung	Düsseldorf
Grillpfanne GmbH	Cologne
Johannes Berg GmbH, Weinkellerei	Düsseldorf
Liqueur & Wine Trade GmbH	Düsseldorf
_SZ Service GmbH & Co. KG	Alzey
ust for Life Gastronomie GmbH	Cologne
MCC Trading Deutschland GmbH	Düsseldorf
MCC Trading International GmbH	Düsseldorf
ADH Secundus Vermögensverwaltung GmbH	Düsseldorf
Meister feines Fleisch - feine Wurst GmbH	Gäufelden
METRO Beteiligungsmanagement Düsseldorf GmbH & Co. KG	Düsseldorf
Metro Cash & Carry Brunnthal GmbH & Co. KG	Brunnthal
/IETRO Cash & Carry Deutschland GmbH	Düsseldorf
METRO Cash & Carry International GmbH	Düsseldorf
METRO Cash & Carry International Management GmbH	Düsseldorf
METRO Dienstleistungs-Holding GmbH	Düsseldorf
METRO Groß- und Lebensmitteleinzelhandel Holding GmbH	Düsseldorf
METRO Großhandelsgesellschaft mbH	Düsseldorf
Metro International Beteiligungs GmbH	Düsseldorf
METRO Kaufhaus und Fachmarkt Holding GmbH	Düsseldorf
METRO Online GmbH	Düsseldorf
Metro SB-Großmärkte GmbH & Co. Kommanditgesellschaft	Esslingen am Neckar
Metro SB-Großmärkte GmbH & Co. Kommanditgesellschaft	Linden
Metro SB-Großmärkte Verwaltungsgesellschaft mit beschränkter Haftung	Mülheim an der Ruhr
METRO Siebte Gesellschaft für Vermögensverwaltung mbH	Düsseldorf
METRO Systems GmbH	Düsseldorf
METRO Zehnte Gesellschaft für Vermögensverwaltung mbH	Düsseldorf
METRO Zehnte GmbH & Co. KG	Düsseldorf
METRO Zwölfte Gesellschaft für Vermögensverwaltung mbH	Düsseldorf
MGA METRO Group Advertising GmbH	Düsseldorf
MGC METRO Group Clearing GmbH	Düsseldorf
MGE Warenhandelsgesellschaft mbH	Düsseldorf
MGL METRO Group Logistics GmbH	Düsseldorf
MGL METRO Group Logistics Warehousing Beteiligungs GmbH	Sarstedt
MGL METRO Group Logistics Warehousing GmbH	Sarstedt

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Düsseldorf
Saarbrücken
Saarbrücken
Saarbrücken
Saarbrücken
Düsseldorf
Saarbrücken
Saarbrücken
Düsseldorf
Saarbrücken

ASSET Verwaltungs-GmbH & Co. Objekt Kassel, Obere Königstraße KG	 Saarbrücken
	Saarbrücken
ASSET Verwaltungs-GmbH & Co. Objekt Köln, Minoritenstraße KG	Saarbrücken
ASSET Verwaltungs-GmbH & Co. Objekt Köln-Kalk, Kalker Hauptstraße 118–122 KG	
ASSET Verwaltungs-GmbH & Co. Objekt Leipzig KG	Saarbrücken
ASSET Verwaltungs-GmbH & Co. Objekt Mainz KG	Saarbrücken
ASSET Verwaltungs-GmbH & Co. Objekt Mönchengladbach KG	Saarbrücken
ASSET Verwaltungs-GmbH & Co. Objekt München Pelkovenstraße 155 KG	Saarbrücken
ASSET Verwaltungs-GmbH & Co. Objekt Nürnberg, Königstraße 42–52 KG	Saarbrücken
ASSET Verwaltungs-GmbH & Co. Objekt Oberhausen Centroallee KG	Saarbrücken
ASSET Verwaltungs-GmbH & Co. Objekt Offenbach KG	Saarbrücken
ASSET Verwaltungs-GmbH & Co. Objekt Saarbrücken, Bahnhofstraße 82–92, 98–100 KG	Saarbrücken
ASSET Verwaltungs-GmbH & Co. Objekt Siegburg KG	Saarbrücken
ASSET Verwaltungs-GmbH & Co. Objekt Stuttgart, Königstraße 6 KG	Saarbrücken
ASSET Verwaltungs-GmbH & Co. Objekt Stuttgart-Bad Cannstatt Badstraße, Marktstraße 3 KG	Saarbrücken
ASSET Verwaltungs-GmbH & Co. Objekt Würzburg KG	Saarbrücken
ASSET Zweite Immobilienbeteiligungen GmbH	Düsseldorf
Bassa Grundstücksverwaltungsgesellschaft mbH	Saarbrücken
BAUGRU Immobilien - Beteiligungsgesellschaft mit beschränkter Haftung & Co. Grundstücksverwaltung KG	Saarbrücken
Blabert Grundstücksverwaltungsgesellschaft mbH	Saarbrücken
BLK Grundstücksverwaltung GmbH	Saarbrücken
Deutsche SB-Kauf GmbH & Co. KG	Saarbrücken
DFI Verwaltungs GmbH	Saarbrücken
Dorina Immobilien-Vermietungsgesellschaft mbH	Düsseldorf
FZB Fachmarktzentrum Bous Verwaltungsgesellschaft mbH & Co. KG	Saarbrücken
FZG Fachmarktzentrum Guben Verwaltungsgesellschaft mbH	Saarbrücken
FZG Fachmarktzentrum Guben Verwaltungsgesellschaft mbH & Co. Vermietungs-KG	Saarbrücken
GBS Gesellschaft für Unternehmensbeteiligungen mbH	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. 10. Objekt-KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. 25. Objekt-KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. 6. Objekt - KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. 8. Objekt - KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Arrondierungsgrundstücke KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Entwicklungsgrundstücke KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Gewerbegrundstücke KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Grundstücksverwaltung KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Bielefeld KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Bochum Otto Straße KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Brühl KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Edingen-Neckarhausen KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Emden KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Espelkamp KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Finowfurt KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Frankenthal KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Frankenthal-Studernheim KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Gäufelden KG	
	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Gelsenkirchen KG	Saarbrücken Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Haibach KG	Saarbrücken  Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Hamburg-Neuwiedenthal KG	Saarbrücken

GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Hannover / Davenstedter Straße KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Hannover Fössestraße KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Hannover-Linden KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Hannover-Südstadt KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Herten KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Hildesheim-Senking KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Hillesheim KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Hörselgau KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Mönchengladbach-Rheydt KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Oldenburg KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Paderborn "Südring Center" KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Prüm KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Rastatt KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Ratingen KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Rinteln KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Rüsselsheim KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Saar-Grund KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Wiesbaden-Nordenstadt KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mbH & Co. Vermietungs- und Handels-KG	Saarbrücken
GKF Vermögensverwaltungsgesellschaft mit beschränkter Haftung	Saarbrücken
Horten GmbH	Düsseldorf
Horten Verwaltungs GmbH	Saarbrücken
Horten Verwaltungs- GmbH & Co. Objekt Duisburg KG	Saarbrücken
Horten Verwaltungs- GmbH & Co. Objekt Düsseldorf Berliner Allee KG	Saarbrücken
Horten Verwaltungs- GmbH & Co. Objekt Düsseldorf Carschhaus KG	Saarbrücken
Horten Verwaltungs GmbH & Co. Objekt Erlangen KG	Saarbrücken
Horten Verwaltungs GmbH & Co. Objekt Giessen KG	Saarbrücken
Horten Verwaltungs- GmbH & Co. Objekt Hannover KG	Saarbrücken
Horten Verwaltungs- GmbH & Co. Objekt Heidelberg KG	Saarbrücken
Horten Verwaltungs GmbH & Co. Objekt Heilbronn KG	Saarbrücken
Horten Verwaltungs- GmbH & Co. Objekt Hildesheim KG	Saarbrücken
Horten Verwaltungs GmbH & Co. Objekt Ingolstadt KG	Saarbrücken
Horten Verwaltungs GmbH & Co. Objekt Kempten KG	Saarbrücken
Horten Verwaltungs- GmbH & Co. Objekt Münster KG	Saarbrücken
Horten Verwaltungs GmbH & Co. Objekt Nürnberg KG	Saarbrücken
Horten Verwaltungs GmbH & Co. Objekt Oldenburg KG	Saarbrücken
Horten Verwaltungs GmbH & Co. Objekt Pforzheim KG	Saarbrücken
Horten Verwaltungs GmbH & Co. Objekt Regensburg KG	Saarbrücken
Horten Verwaltungs GmbH & Co. Objekt Reutlingen KG	Saarbrücken
Horten Verwaltungs GmbH & Co. Objekt Schweinfurt KG	Saarbrücken
Horten Verwaltungs- GmbH & Co. Objekt Stuttgart KG	Saarbrücken
Horten Verwaltungs- GmbH & Co. Objekt Trier KG	Saarbrücken
Horten Verwaltungs- GmbH & Co. Objekt Ulm KG	Saarbrücken
Horten Verwaltungs- GmbH & Co. Objekt Wiesbaden KG	Saarbrücken
Kaufhalle GmbH	Saarbrücken
Kaufhalle GmbH & Co. Objekt Hamburg Mönckebergstraße KG	Saarbrücken
Kaufhalle GmbH & Co. Objekt Lager Apfelstädt KG	Saarbrücken
Kaufhof Warenhaus am Alex GmbH	Berlin

Kaufhof Warenhaus Neubrandenburg GmbH	Saarbrücken
Kaufhof Warenhaus Rostock GmbH	Düsseldorf
MCC Grundstücksverwaltungsgesellschaft mbH & Co. Objekt Berlin-Friedrichshain KG	Saarbrücken
MCC Grundstücksverwaltungsgesellschaft mbH & Co. Objekt Hamburg-Altona KG	Saarbrücken
MCC Grundstücksverwaltungsgesellschaft mbH & Co. Objekt München-Pasing KG	Saarbrücken
MCC Grundstücksverwaltungsgesellschaft mbH & Co. Objekt Porta-Westfalica KG	 Saarbrücken
MCC Grundstücksverwaltungsgesellschaft mbH & Co. Objekt Schwelm KG	 Saarbrücken
MDH Secundus GmbH & Co. KG	Düsseldorf
MEM METRO Group Energy Production & Management GmbH <sup>2</sup>	Düsseldorf
MES METRO Group Energy Solutions GmbH <sup>2</sup>	Böblingen
Metro Cash & Carry Grundstücksverwaltungsgesellschaft mbH³	Düsseldorf
METRO Group Asset Management GmbH & Co. KG	Saarbrücken
METRO Group Asset Management GmbH <sup>2</sup>	Saarbrücken
METRO Group Asset Management Services GmbH	Saarbrücken
METRO Group Real Estate Holding GmbH	Düsseldorf
METRO Group Retail Real Estate GmbH	Düsseldorf
METRO Group Wholesale Real Estate GmbH	Düsseldorf
METRO Leasing GmbH	Saarbrücken
MFM METRO Group Facility Management GmbH	Düsseldorf
PIL Grundstücksverwaltung GmbH	Saarbrücken
Pro. FS GmbH	Böblingen
Renate Grundstücksverwaltungsgesellschaft mbH	Saarbrücken
RUDU Verwaltungsgesellschaft mbH	Düsseldorf
Saalbau-Verein Ulm GmbH	Saarbrücken
Schaper Grundbesitz-Verwaltungsgesellschaft mbH	Saarbrücken
Secundus Grundstücksverwertungs-GmbH & Co. Objekt Stuttgart-Königstraße KG	Saarbrücken
STW Grundstücksverwaltung Gesellschaft mit beschränkter Haftung	Saarbrücken
TANDOS Grundstücks-Verwaltungsgesellschaft mbH	Saarbrücken
TKC Objekt Cottbus GmbH & Co. KG	Saarbrücken
Wirichs Immobilien GmbH	 Saarbrücken
Wirichs Verwaltungsgesellschaft mbH & Co. Objekt Schwelm KG	Saarbrücken
Wirichs Verwaltungsgesellschaft mbH & Co. Objekt Voerde und Kamen KG	Saarbrücken
Wolfgang Wirichs GmbH	Saarbrücken
Zentra Beteiligungsgesellschaft mit beschränkter Haftung	Saarbrücken
Zentra-Grundstücksgesellschaft mbH	Saarbrücken

<sup>&</sup>lt;sup>1</sup> Abbreviated financial year from 1 January to 31 March 2010
<sup>2</sup> The company utilises the exemptive option pursuant to § 264 Section 3 of the German Commercial Code only for the management report
<sup>3</sup> Abbreviated financial year 1 January to 31 January 2010, renewed abbreviated financial year from 1 February to 31 December 2010

## 54. Overview of major fully consolidated Group companies

Name	Head office	Stake in %	Sales' in € million
Holding companies			
METRO AG	Düsseldorf, Germany		C
METRO Kaufhaus und Fachmarkt Holding GmbH	Düsseldorf, Germany	100.00	С
METRO Groß- und Lebensmitteleinzelhandel Holding GmbH	Düsseldorf, Germany	100.00	C
Cash & carry			
METRO Cash & Carry International Holding GmbH	Vösendorf, Austria	100.00	C
METRO Großhandelsgesellschaft mbH	Düsseldorf, Germany	100.00	4,578
METRO Cash & Carry France S.A.S.	Nanterre, France	100.00	3,900
METRO Cash & Carry 000	Moscow, Russia	100.00	2,931
Makro Cash and Carry Polska S.A.	Warsaw, Poland	100.00	1,970
METRO Italia Cash and Carry S. p. A.	San Donato Milanese, Italy	100.00	1,836
Makro Autoservicio Mayorista S. A. U.	Madrid, Spain	100.00	1,317
METRO Jinjiang Cash & Carry Co., Ltd.	Shanghai, China	90.00	1,304
METRO Distributie Nederland B. V.	Diemen, Netherlands	100.00	1,259
MAKRO Cash & Carry Belgium NV	Antwerp, Belgium	100.00	1,247
MAKRO Cash & Carry CR s.r.o.	Prague, Czech Republic	100.00	1,166
METRO CASH & CARRY ROMANIA SRL	Bucharest, Romania	85.00	1,139
Metro Grosmarket Bakirköy Alisveris Hizmetleri Ticaret Ltd. Sirketi	Istanbul, Turkey	100.00	998
Hypermarkets			
real,- SB-Warenhaus GmbH	Alzey, Germany	100.00	6,611
Zweite real,- SB-Warenhaus GmbH	Alzey, Germany	100.00	1,606
real,- Sp. z o.o.i Spólka spólka komandytowa	Warsaw, Poland	100.00	1,404
Consumer electronics stores			
Media-Saturn-Holding GmbH	Ingolstadt, Germany	75.41	9,091
Mediamarket S. p. A.	Curno, Italy	75.41	2,524
MEDIA MARKT SATURN, S.A. UNIPERSONAL	El Prat de Llobregat, Spain	75.41	1,793
Media Markt Saturn Holding Nederland B. V.	Rotterdam, Netherlands	75.41	1,206
Media-Saturn Beteiligungsges. m.b.H.	Vösendorf, Austria	75.41	1,079
Department stores			
Galeria Kaufhof GmbH	Cologne, Germany	100.00	3,083
INNOVATION S.A.	Brussels, Belgium	100.00	333
Other companies			
MGL METRO Group Logistics Warehousing GmbH	Sarstedt, Germany	100.00	5,471
MGB METRO Group Buying HK Limited	Hong Kong, China	100.00	893
METRO Group Asset Management GmbH & Co. KG	Saarbrücken, Germany	98.04	C
MIAG Commanditaire Vennootschap	Diemen, Netherlands	100.00	C
METRO SYSTEMS GmbH	Düsseldorf, Germany	100.00	C

<sup>&</sup>lt;sup>1</sup> Including consolidated national subsidiaries

# 55. Corporate boards of METRO AG and their mandates<sup>1</sup>

#### Members of the Supervisory Board

#### Prof. Dr Jürgen Kluge (Chairman)

Since 5 May 2010

Chairman of the Management Board of

Franz Haniel & Cie. GmbH

- a) Celesio AG (Chairman since 3 January 2010)
   SMS GmbH, since 15 February 2010
   TAKKT AG (Vice Chairman), since 4 May 2010
- b) None

#### Franz M. Haniel (Chairman)

Until 5 May 2010

Chairman of the Supervisory Board of

Franz Haniel & Cie. GmbH

a) BMW AG

Delton AG (Vice Chairman)

Franz Haniel & Cie. GmbH (Chairman)

Heraeus Holding GmbH

secunet Security Networks AG

b) TBG Limited, Malta (formerly TBG Holdings N.V., Curação, Dutch Antilles)

#### Dr Wulf H. Bernotat

Former Chairman of the Management Board of E.ON AG

a) Allianz SE

Bertelsmann AG

Deutsche Telekom AG

E.ON Energie AG (Chairman), until 30 April 2010

E.ON Ruhrgas AG (Chairman), until 5 July 2010

b) E.ON Nordic AB, Malmö, Sweden –

Board of Directors (Chairman), until 4 January 2010

E.ON Sverige AB, Malmö, Sweden -

Board of Directors (Chairman), until 24 June 2010

E.ON US Investments Corp., Delaware (OH), USA -

Board of Directors (Chairman), until 30 April 2010

#### Klaus Bruns (Vice Chairman)

Chairman of the Group Works Council of METRO AG Chairman of the General Works Council of Galeria Kaufhof GmbH

- a) Galeria Kaufhof GmbH (Vice Chairman)
- Tourismus & Marketing Oberhausen GmbH Supervisory Board

#### Ulrich Dalibor

National Chairman of the Retail Section of the ver.di trade union

- a) Zweite real, SB-Warenhaus GmbH (Vice Chairman)
- b) None

#### Jürgen Fitschen

Member of the Management Board of Deutsche Bank AG

- al Schott AG
  - Deutsche Bank Privat- und Geschäftskunden AG
- b) Deutsche Bank A.Ş., Istanbul, Turkey -

Yönetim Kurulu Başkanı (Chairman)

Deutsche Bank S.A./N.V., Brussels, Belgium -

Conseil d'Administration/Raad van Bestuur (Chairman)

Deutsche Bank S.p.A., Milan, Italy -

Consiglio di Sorveglianza (Presidente)

Kühne + Nagel International AG, Schindellegi,

Switzerland - Board of Directors

000 Deutsche Bank, Moscow, Russia -

наблюдательный (nabljudatel'nyj) (Chairman)

#### **Hubert Frieling**

Section Head of Payroll Accounting at real,- SB-Warenhaus GmbH

- al None
- b) None

#### Prof. Dr Dr h. c. mult. Erich Greipl

Managing Director of Otto Beisheim Group GmbH & Co. KG

- a) Galeria Kaufhof GmbH
  - Metro Großhandelsgesellschaft mbH
  - real,- Holding GmbH

Zweite real, - SB-Warenhaus GmbH

b) Bürgschaftsbank Bayern GmbH –

Board of Directors (first Vice Chairman)
BHS Verwaltungs AG, Baar, Switzerland –

Board of Directors (President)

<sup>&</sup>lt;sup>1</sup> Status of the mandates: 28 February 2011 or date of the respective departure from the Board of METRO AG
a) Member of other statutory supervisory boards in accordance with § 125 Section 1 Sentence 5, 1st Alt. of the German Stock Corporation Act
b) Member of comparable German and international boards of business enterprises in accordance with § 125 Section 1 Sentence 5, 2nd Alt. of the German Stock Corporation Act

#### Andreas Herwarth

Commercial Clerk, METRO AG

Chairman of the Works Council of METRO AG

- al None
- b) Grundstücksgesellschaft Willich mbH Supervisory Board (Chairman)

#### Uwe Hoepfel

Vice Chairman of the General Works Council of Galeria Kaufhof GmbH

Chairman of the Works Council of Galeria Kaufhof GmbH, Gießen location

- a) Galeria Kaufhof GmbH
- b) None

#### Werner Klockhaus

Vice Chairman of the Group Works Council of METRO AG Vice Chairman of the General Works Council of real.- SB-Warenhaus GmbH

- al None
- b) None

#### Peter Küpfer

**Business Consultant** 

- al None
- b) Gebr. Schmidt GmbH & Co. KG Advisory Board ARH Resort Holding AG, Zurich, Switzerland – Board of Directors

Bank Julius Bär & Co. AG, Zurich, Switzerland – Board of Directors

Brändle, Missura & Partner Informatik AG, Zurich, Switzerland – Board of Directors

Breda Consulting AG, Zurich, Switzerland – Board of Directors

GE Money Bank AG, Zurich, Switzerland -

Board of Directors (President since 1 December 2010)

 $\label{eq:continuous} \mbox{Holcim Ltd., Jona, Switzerland} - \mbox{Board of Directors}$ 

Julius Bär Gruppe AG, Zurich, Switzerland –

**Board of Directors** 

Karl Steiner AG, Zurich, Switzerland –

Board of Directors, until 4 May 2010

Karl Steiner Holding AG, Zurich, Switzerland -

Board of Directors (Vice President)

Peter Steiner Holding AG, Zurich, Switzerland -

Board of Directors

Supra Holding AG, Baar, Switzerland -

**Board of Directors** 

Travel Charme Hotels & Resorts Holding AG, Zurich,

Switzerland - Board of Directors

#### Rainer Kuschewski

Secretary of the National Executive Board of the ver.di trade union

- a) real,- Holding GmbH
- b) None

#### Marie-Christine Lombard

Member of the Management Board of TNT N.V. Group Managing Director TNT Express

- a) None
- b) BPCE S.A., Paris, France Conseil de Surveillance, since 16 December 2010

#### Prof. Dr Klaus Mangold

Chairman of the Supervisory Board of Rothschild GmbH

- a) Continental AG
   Drees & Sommer AG, until 6 December 2010
   TUI AG, since 7 January 2010
   Universitätsklinikum Freiburg (public corporation)
- b) Rothschild GmbH Supervisory Board (Chairman)
   Alstom S.A., Paris, France Conseil d'Administration
   Chubb Corporation, Warren (NJ), USA Board of Directors, until 28 April 2010
   Leipziger Messe GmbH Supervisory Board
   Rothschild Europe B.V., Amsterdam, Netherlands Raad van Commissarissen (Vice Chairman)

#### Dr-Ing. e. h. Bernd Pischetsrieder

Consultant to the Management Board of Volkswagen AG

- a) Münchener Rückversicherungs-Gesellschaft Aktiengesellschaft
- b) Fürst Fugger Privatbank KG Supervisory Board Tetra Laval International S.A., Pully, Switzerland – Board of Directors

#### M. P. M. (Theo) de Raad

Vice Chairman of the Supervisory Board of CSM N.V.

- al None
- b) CSM N.V., Diemen, Netherlands –
   Raad van Commissarissen (Vice Chairman)
   HAL Holding N.V., Willemstad, Curaçao,
   Dutch Antilles Raad van Commissarissen
   Vion N.V., Son en Breugel, Netherlands –
   Raad van Commissarissen
   Vollenhoven Olie Group B.V., Tilburg, Netherlands –
   Raad van Commissarissen

#### Xaver Schiller

Chairman of the Works Council of the Metro Cash & Carry wholesale stores in Munich-Brunnthal and Munich-Schwabing

- a) Metro Großhandelsgesellschaft mbH
- b) None

#### Dr jur. Hans-Jürgen Schinzler

Chairman of the Supervisory Board of Münchener Rückversicherungs-Gesellschaft Aktiengesellschaft

- a) Münchener Rückversicherungs-Gesellschaft Aktiengesellschaft (Chairman)
- b) UniCredit S.p.A., Genoa, Italy Consiglio di Amministrazione

#### Peter Stieger

Chairman of the General Works Council of real,- SB-Warenhaus GmbH

- a) real,- Holding GmbH (Vice Chairman)
- b) None

#### Angelika Will

Chairwoman of the Works Council of the Metro Cash & Carry wholesale store in Düsseldorf

- a) Metro Großhandelsgesellschaft mbH
- b) None

#### Committees of the Supervisory Board and their mandates

#### Presidential Committee

Prof. Dr Jürgen Kluge (Chairman) Klaus Bruns (Vice Chairman) Dr Wulf H. Bernotat Werner Klockhaus

#### Personnel Committee

Prof. Dr Jürgen Kluge (Chairman) Klaus Bruns (Vice Chairman) Dr Wulf H. Bernotat Werner Klockhaus

#### **Accounting and Audit Committee**

Dr jur. Hans-Jürgen Schinzler (Chairman) Klaus Bruns (Vice Chairman) Prof. Dr Dr h. c. mult. Erich Greipl Prof. Dr Jürgen Kluge Xaver Schiller Peter Stieger

#### **Nominations Committee**

Prof. Dr Jürgen Kluge (Chairman) Dr-Ing. e. h. Bernd Pischetsrieder Dr jur. Hans-Jürgen Schinzler

# Mediation Committee pursuant to § 27 Section 3 of the Co-determination Act

Prof. Dr Jürgen Kluge Klaus Bruns Prof. Dr Dr h. c. mult. Erich Greipl Werner Klockhaus

#### **Members of the Management Board**

#### Dr Eckhard Cordes

(Chairman, CHRO since 2 March 2010)

- a) Galeria Kaufhof GmbH real,- Holding GmbH (Chairman), until 12 April 2010 Schaeffler GmbH, since 28 June 2010
- b) MediaMarkt (China) International Retail Holding Limited, Hong Kong, China – Board of Directors, since 1 October 2010
   Tertia Handelsbeteiligungsgesellschaft mbH – Supervisory Board (Chairman)

#### Olaf Koch

- a) Galeria Kaufhof GmbH (Chairman),
   since 21 September 2010
   Hugo Boss AG, until 20 February 2010
- b) Assevermag AG, Baar, Switzerland Board of Directors (President), until 22 September 2010
  Metro Euro Finance B.V., Venlo, Netherlands –
  Raad van Commissarissen
  Metro Finance B.V., Venlo, Netherlands –
  Raad van Commissarissen
  Metro International AG, Baar, Switzerland –
  Board of Directors (President), until 26 July 2010
  Metro Reinsurance N.V., Amsterdam, Netherlands –
  Raad van Commissarissen
  MGP METRO Group Account Processing International
  AG, Baar, Switzerland Board of Directors (President),
  until 22 September 2010

#### Joël Saveuse

- a) Metro Großhandelsgesellschaft mbH (Chairman), since 26 March 2010 real,- Holding GmbH (Chairman), since 13 April 2010 Zweite real,- SB-Warenhaus GmbH (Chairman), since 13 April 2010
- b) HF Company S.A., Tauxigny, France –
  Conseil d'Administration
  Makro Cash and Carry Polska S.A., Warsaw, Poland –
  Rada Nadzorcza, since 23 June 2010
  Metro Cash & Carry International Holding GmbH,
  Vösendorf, Austria Supervisory Board,
  since 28 April 2010
  Metro Distributie Nederland B.V., Amsterdam, Netherlands Raad van Commissarissen, since 1 June 2010
  Metro Holding France S.A., Vitry-sur-Seine, France –
  Conseil d'Administration (President), since 1 May 2010
  MGB METRO Group Buying HK Limited, Hong Kong,
  China Board of Directors
  MGL METRO Group Logistics GmbH –
  Advisory Board (Chairman), until 31 December 2010

#### Frans W. H. Muller

- a) Metro Großhandelsgesellschaft mbH (Chairman), until 25 March 2010
- b) Makro Cash and Carry Polska S.A., Warsaw, Poland -Rada Nadzorcza, until 23 June 2010 MediaMarkt (China) International Retail Holding Limited, Hong Kong, China - Board of Directors, since 1 October 2010 Metro Cash & Carry International Holding GmbH, Vösendorf, Austria - Supervisory Board (Chairman) Metro Distributie Nederland B.V., Amsterdam, Netherlands - Raad van Commissarissen, until 1 June 2010 METRO Group Asset Management GmbH & Co. KG -Shareholders' Committee (Chairman). since 1 October 2010 Metro Holding France S.A., Vitry-sur-Seine, France -Conseil d'Administration (President), until 30 April 2010 Metro International AG, Baar, Switzerland -Board of Directors, until 26 July 2010 Metro Jinjiang Cash & Carry Co., Ltd., Shanghai, China -Board of Directors MGP METRO Group Account Processing International AG, Baar, Switzerland - Board of Directors,

#### Zygmunt Mierdorf (CHRO)

until 22 September 2010

Until 1 March 2010

- a) Praktiker Bau- und Heimwerkermärkte Holding AG Praktiker Deutschland GmbH real,- Holding GmbH, until 1 March 2010 TÜV SÜD AG
- b) Loyalty Partner GmbH Supervisory Board, until 30 April 2010
   Wagner International AG, Altstätten, Switzerland – Board of Directors

# Thomas Unger (Vice Chairman)

Until 30 September 2010

- a) Galeria Kaufhof GmbH (Chairman),
   until 20 September 2010
   real,- Holding GmbH (until 31 March 2010)
- b) MediaMarkt (China) International Retail Holding Limited, Hong Kong, China – Board of Directors, until 30 September 2010
   METRO Group Asset Management GmbH & Co. KG – Shareholders' Committee (Chairman), until 30 September 2010
   Metro International AG, Baar, Switzerland – Board of Directors, until 26 July 2010

## 56. Affiliated companies of METRO AG as at 31 December 2010 pursuant to § 313 of the German Commercial Code

•	Desire 1 m	0	Share in capital
Company name	Registered office	Country	in %
Consolidated subsidiaries  "Puch and Zoit" Verlaggascallschaft mit beschränkter Haftung	Cologno	Gormany	100.00
"Buch und Zeit" Verlagsgesellschaft mit beschränkter Haftung	Cologne  Duesseldorf	Germany	100.00
Schaper Objekt GmbH & Co. Wächtersbach KG     CD Immobilion Vermietungsgeschlesbaft mbH & Co. Objekt Brandenburg KC.	Duesseldorf	Germany	1.001
2. CR Immobilien-Vermietungsgesellschaft mbH & Co. Objekt Brandenburg KG	Duesseldori  Duesseldorf	Germany	100.00
2. Schaper Objekt GmbH & Co. Memmingen KG		Germany	
24-7 ENTERTAINMENT ApS	Copenhagen	Denmark	100.00
24-7 Entertainment GmbH 24-7 ENTERTAINMENT SERVICES LIMITED	Berlin	Germany	71.79
24-7 MusicShop (Schweiz) GmbH	Bournemouth	Great Britain	100.00
	Freienbach	Switzerland	95.00
3. Schaper Objekt GmbH & Co. Erlangen KG	Duesseldorf	Germany	100.00
ACTIUM Leasobjekt GmbH & Co. Objekt Altötting KG	Duesseldorf	Germany	0.001
ADAGIO 2. Grundstücksverwaltungsgesellschaft mbH	Saarbruecken	Germany	100.00
ADAGIO 3. Grundstücksverwaltungsgesellschaft mbH	Saarbruecken	Germany	100.00
ADAGIO Grundstücksverwaltungsgesellschaft mbH	Saarbruecken	Germany	100.00
Adolf Schaper GmbH & Co. Grundbesitz-KG	Saarbruecken	Germany	100.00
AIB Verwaltungs GmbH	Duesseldorf	Germany	100.00
ARKON Grundbesitzverwaltung GmbH	Saarbruecken	Germany —	100.00
ASH Grundstücksverwaltung XXX GmbH	Saarbruecken	Germany	100.00
ASSET Grundbesitz GmbH	Duesseldorf	Germany	100.00
ASSET Immobilienbeteiligungen GmbH	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Aachen II KG	Saarbruecken	Germany	94.00
ASSET Verwaltungs-GmbH & Co. Objekt Aachen, Adalbertstraße 20–30 KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Aschaffenburg KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Bergen-Enkheim KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Bonn, Acherstraße KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Darmstadt KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Dortmund KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Düsseldorf, Königsallee 1 KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Frankfurt Hauptwache KG	Saarbruecken	Germany	94.00
ASSET Verwaltungs-GmbH & Co. Objekt Freiburg im Breisgau KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Gelsenkirchen KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Hamburg-Poppenbüttel, Kritenbarg 10 KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Hanau KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Hannover KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Kassel KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Kassel, Obere Königstraße KG	Saarbruecken	Germany	94.00
ASSET Verwaltungs-GmbH & Co. Objekt Köln, Minoritenstraße KG	Saarbruecken	Germany	94.00
ASSET Verwaltungs-GmbH & Co. Objekt Köln-Kalk, Kalker Hauptstraße 118–122 KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Leipzig KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Mainz KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Mönchengladbach KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt München Pelkovenstraße 155 KG	Saarbruecken	Germany	100.00
	Saarbruecken		100.00

ASSET Verwaltungs-GmbH & Co. Objekt Oberhausen Centroallee KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Offenbach KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Saarbrücken, Bahnhofstraße 82–92, 98–100 KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Siegburg KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Stuttgart, Königstraße 6 KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Stuttgart-Bad Cannstatt Badstraße, Marktstraße 3 KG	Saarbruecken	Germany	100.00
ASSET Verwaltungs-GmbH & Co. Objekt Würzburg KG	Saarbruecken	Germany	100.00
ASSET Zweite Immobilienbeteiligungen GmbH	Duesseldorf	Germany	100.00
Assevermag AG	Baar	Switzerland	79.20
Avilo Marketing Gesellschaft m. b. H.	Voesendorf	Austria	100.00
AXXE Reisegastronomie GmbH	Cologne	Germany	100.00
Bassa Grundstücksverwaltungsgesellschaft mbH	Saarbruecken	Germany	100.00
BAUGRU Immobilien - Beteiligungsgesellschaft mit beschränkter Haftung & Co. Grundstücksverwaltung KG	Saarbruecken	Germany	100.00
Blabert Grundstücksverwaltungsgesellschaft mbH	Saarbruecken	Germany	94.00
BLK Grundstücksverwaltung GmbH	Saarbruecken	Germany	100.00
C + C Schaper GmbH	Hanover	Germany	100.00
Campus Store GmbH	Alzey	Germany	100.00
CH-Vermögensverwaltung GmbH	Duesseldorf	Germany	100.00
CITY CENTER S.P.A.	Cinisello Balsamo	 Italy	100.00
CJSC METRO Management Ukraine	Kiev	Ukraine	100.00
Cofalux Immobilière S. A.	Strassen	Luxembourg	100.00
COM.TVmarkt Verwaltungs-GmbH	Ingolstadt	Germany	100.00
Convergenta Werbeagentur GmbH	Munich	Germany	100.00
Dalian Metro Warehouse Management Co., Ltd.	Dalian	China	100.00
DAYCONOMY GmbH	Duesseldorf	Germany	100.00
Deelnemingsmaatschappij Arodema B.V.	Diemen	Netherlands	100.00
Deutsche SB-Kauf GmbH & Co. KG	Saarbruecken	Germany	100.00
DFI Verwaltungs GmbH	Saarbruecken	Germany	100.00
DINEA Gastronomie GmbH	Cologne	Germany	100.00
DINEA Gastronomie GmbH	Linz	Austria	100.00
Dorina Immobilien-Vermietungsgesellschaft mbH	Duesseldorf	Germany	100.00
Doxa Grundstücksverwaltungsgesellschaft mbH & Co. Objekt Mönchengladbach KG	Mainz	Germany	0.001
Duplex Grundstücksverwaltungsgesellschaft mbH & Co. Objekt Schaper Bremen-Habenhausen KG	Mainz	Germany	0.001
emotions GmbH	Cologne	Germany	100.00
Fromentus Grundstücksverwaltungsgesellschaft mbH	Mainz	Germany	0.001
Fulltrade International GmbH	Duesseldorf	Germany	100.00
FZB Fachmarktzentrum Bous Verwaltungsgesellschaft mbH & Co. KG	Saarbruecken	Germany	100.00
FZG Fachmarktzentrum Guben Verwaltungsgesellschaft mbH	Saarbruecken	Germany	50.00
FZG Fachmarktzentrum Guben Verwaltungsgesellschaft mbH & Co. Vermietungs-KG	Saarbruecken	Germany	50.00
Galeria Kaufhof GmbH	Cologne	Germany	100.00
GBS Gesellschaft für Unternehmensbeteiligungen mbH	Saarbruecken	Germany	100.00
GBS Immobilier France SAS	Sarreguemines	France	100.00
GBS Objekt 14 Sp. z o.o.	Warsaw	Poland	100.00
GBS Objekt 41 Sp. z o.o.	Warsaw	Poland	100.00
GEMINI Personalservice GmbH	Cologne	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. 10. Objekt-KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. 25. Objekt-KG	Saarbruecken	Germany	100.00
	Saul Di accitcii	Community	100.00

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GKF Vermögensverwaltungsgesellschaft mbH & Co. 6. Objekt - KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. 8. Objekt - KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Arrondierungsgrundstücke KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Entwicklungsgrundstücke KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Gewerbegrundstücke KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Grundstücksverwaltung KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Bielefeld KG	Saarbruecken	Germany	94.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Bochum Otto Straße KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Brühl KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Edingen-Neckarhausen KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Emden KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Espelkamp KG	Saarbruecken	Germany	94.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Finowfurt KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Frankenthal KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Frankenthal-Studernheim KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Gäufelden KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Gelsenkirchen KG	Saarbruecken	Germany	99.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Haibach KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Hamburg-Neuwiedenthal KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Hannover / Davenstedter Straße KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Hannover Fössestraße KG	Saarbruecken	Germany	94.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Hannover-Linden KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Hannover-Südstadt KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Herten KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Hildesheim-Senking KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Hillesheim KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Hörselgau KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Mönchengladbach-Rheydt KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Oldenburg KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Paderborn "Südring Center" KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Prüm KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Rastatt KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Ratingen KG	Saarbruecken	Germany	94.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Rinteln KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Objekt Rüsselsheim KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesetlschaft mbH & Co. Objekt Saar-Grund KG	Saarbruecken	Germany	100.00
GKF Vermögensverwaltungsgesettschaft mbH & Co. Objekt Wiesbaden-Nordenstadt KG	Saarbruecken	Germany	100.00
	Saarbruecken		100.00
GKF Vermögensverwaltungsgesellschaft mbH & Co. Vermietungs- und Handels-KG		Germany	
GKF Vermögensverwaltungsgesellschaft mit beschränkter Haftung	Saarbruecken	Germany	100.00
Goldhand Lebensmittel- u. Verbrauchsgüter-Vertriebsgesellschaft mit beschränkter Haftung	Duesseldorf	Germany	100.00
Gourmedis (China) Trading Co., Ltd.	Guangzhou	China	100.00
Grillpfanne GmbH	Cologne	Germany	100.00
Hansa Foto-Handelsgesellschaft mit beschränkter Haftung	Cologne	Germany	100.00
Horten GmbH	Duesseldorf	Germany	100.00
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Media Markt Polska Sp. z o.o. 9 Sp. z o.o. Spółka Komandytowa	Warsaw	Poland	100.00
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Media Markt Polska Sp. z o.o. Głogów Spółka Komandytowa	Warsaw	Poland	90.00
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Media Markt Polska Sp. z o.o. Kraków II Spółka Komandytowa	Warsaw	Poland	90.00
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Media Markt Polska Sp. z o.o. Piotrków Trybunalski Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z o.o. Płock Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z o.o. Poznań II Spółka Komandytowa	Warsaw	Poland	90.00
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Media Markt Polska Sp. z o.o. Zielona Góra Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z.o.o. Bielsko-Biała Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z.o.o. Czeladź Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z.o.o. Częstochowa Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z.o.o. Gdańsk I Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z.o.o. Katowice I Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z.o.o. Kielce Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z.o.o. Kraków I Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z.o.o. Łódź I Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z.o.o. Łódź II Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z.o.o. Lublin Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z.o.o. Olsztyn Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z.o.o. Opole Spółka Komandytowa	Warsaw	Poland	100.00
Media Markt Polska Sp. z.o.o. Poznań I Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z.o.o. Rzeszów Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z.o.o. Szczecin Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z.o.o. Warszawa 1 Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z.o.o. Warszawa II Spółka Komandytowa	Warsaw	Poland	90.00
Media Markt Polska Sp. z.o.o. Warszawa III Spółka Komandytowa	Warsaw	Poland	90.00
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Media Markt Roeselare NV	Roeselare	Belgium	90.00
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Media Markt TV-HiFi-Elektro Athens V Commercial Anonymi Eteria	Athens	Greece	100.00
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Media Markt TV-HiFi-Elektro GmbH	Porta Westfalica	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH	Schiffdorf-Spaden	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH & Co. KG Bruchsal	Bruchsal	Germany	100.00
Media Markt TV-HiFi-Elektro GmbH Alzey	Alzey	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Ansbach	Ansbach	Germany	90.05
MEDIA Markt TV-HiFi-Elektro GmbH Aschaffenburg	Aschaffenburg	Germany	90.05
MEDIA Markt TV-HiFi-Elektro GmbH Augsburg	Augsburg	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Augsburg-Göggingen	Augsburg	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Bad Kreuznach	Bad Kreuznach	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Bad Neustadt an der Saale	Bad Neustadt an der Saale	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Baden-Baden	Baden-Baden	Germany	90.00
MEDIA Markt TV-HiFi-Elektro GmbH Bayreuth	Bayreuth	Germany	90.05
MEDIA Markt TV-HiFi-Elektro GmbH Berlin-Biesdorf	Berlin	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Berlin-Charlottenburg	Berlin	Germany	100.00
MEDIA Markt TV-HiFi-Elektro GmbH Berlin-Gropiusstadt	Berlin	Germany	90.05
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MEDIA Markt TV-HiFi-Elektro GmbH Berlin-Neukölln	Berlin	Germany	90.00
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Media Markt TV-HiFi-Elektro GmbH Berlin-Schöneweide	Berlin	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Berlin-Spandau	Berlin	Germany	90.05
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MEDIA MARKT TV-HiFi-Elektro GmbH Berlin-Tegel	Berlin	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Berlin-Tempelhof	Berlin	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Berlin-Wedding	Berlin	Germany	100.00
Media Markt TV-HiFi-Elektro GmbH Bielefeld	Bielefeld	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Bischofsheim	Bischofsheim	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Bochum	Bochum	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Bochum-Ruhrpark	Bochum	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Brandenburg an der Havel	Brandenburg an der Havel	Germany	100.00
Media Markt TV-HiFi-Elektro GmbH Braunschweig	Braunschweig	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Bremen	Bremen	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Bremen-Oslebshausen	Bremen	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Buchholz in der Nordheide	Buchholz in der Nordheide	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Buxtehude	Buxtehude	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Castrop-Rauxel	Castrop-Rauxel	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Chemnitz	Chemnitz	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Chemnitz-Röhrsdorf	Chemnitz	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Cottbus/Groß Gaglow	Cottbus	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Deggendorf	Deggendorf	Germany	95.00

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Media Markt TV-HiFi-Elektro GmbH Dresden Centrum       Dresden         MEDIA MARKT TV-HiFi-Elektro GmbH Dresden-Mickten       Dresden         Media Markt TV-HiFi-Elektro GmbH Duisburg       Duisburg         Media Markt TV-HiFi-Elektro GmbH Duisburg-Großenbaum       Duisburg         Media Markt TV-HiFi-Elektro GmbH Düsseldorf       Duesseldorf         Media Markt TV-HiFi-Elektro GmbH Düsseldorf-Bilk       Duesseldorf         Media Markt TV-HiFi-Elektro GmbH Egelsbach       Egelsbach         Media Markt TV-HiFi-Elektro GmbH Eiche       Ahrensfelde-Eiche         Media Markt TV-HiFi-Elektro GmbH Emden       Emden         Media Markt TV-HiFi-Elektro GmbH Erding       Erfung         Media Markt TV-HiFi-Elektro GmbH Erfurt Thüringen-Park       Erfurt	Germany Germany Germany Germany Germany Germany Germany Germany Germany	90.00 90.00 90.00 90.00 90.00 90.00 90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Dresden-Mickten       Dresden         Media Markt TV-HiFi-Elektro GmbH Duisburg       Duisburg         Media Markt TV-HiFi-Elektro GmbH Duisburg-Großenbaum       Duisburg         Media Markt TV-HiFi-Elektro GmbH Düsseldorf       Duesseldorf         Media Markt TV-HiFi-Elektro GmbH Düsseldorf-Bilk       Duesseldorf         Media Markt TV-HiFi-Elektro GmbH Egelsbach       Egelsbach         Media Markt TV-HiFi-Elektro GmbH Eiche       Ahrensfelde-Eiche         Media Markt TV-HiFi-Elektro GmbH Emden       Emden         Media Markt TV-HiFi-Elektro GmbH Erding       Erding         Media Markt TV-HiFi-Elektro GmbH Erfurt Thüringen-Park       Erfurt	Germany Germany Germany Germany Germany Germany Germany Germany	90.00 90.00 90.00 90.00 90.00 90.00
Media Markt TV-HiFi-Elektro GmbH Duisburg       Duisburg         Media Markt TV-HiFi-Elektro GmbH Duisburg-Großenbaum       Duisburg         Media Markt TV-HiFi-Elektro GmbH Düsseldorf       Duesseldorf         Media Markt TV-HiFi-Elektro GmbH Düsseldorf-Bilk       Duesseldorf         Media Markt TV-HiFi-Elektro GmbH Egelsbach       Egelsbach         Media Markt TV-HiFi-Elektro GmbH Eiche       Ahrensfelde-Eiche         Media Markt TV-HiFi-Elektro GmbH Emden       Emden         Media Markt TV-HiFi-Elektro GmbH Erding       Erding         Media Markt TV-HiFi-Elektro GmbH Erfurt Thüringen-Park       Erfurt	Germany Germany Germany Germany Germany Germany Germany	90.00 90.00 90.00 90.00 90.00
Media Markt TV-HiFi-Elektro GmbH Duisburg-Großenbaum       Duisburg         Media Markt TV-HiFi-Elektro GmbH Düsseldorf       Duesseldorf         Media Markt TV-HIFi-Elektro GmbH Düsseldorf-Bilk       Duesseldorf         Media Markt TV-HiFi-Elektro GmbH Egelsbach       Egelsbach         Media Markt TV-HiFi-Elektro GmbH Eiche       Ahrensfelde-Eiche         Media Markt TV-HiFi-Elektro GmbH Emden       Emden         Media Markt TV-HiFi-Elektro GmbH Erding       Erding         Media Markt TV-HiFi-Elektro GmbH Erfurt Thüringen-Park       Erfurt	Germany Germany Germany Germany Germany Germany	90.00 90.00 90.00 90.00
Media Markt TV-HiFi-Elektro GmbH Düsseldorf       Duesseldorf         Media Markt TV-HiFi-Elektro GmbH Düsseldorf-Bilk       Duesseldorf         Media Markt TV-HiFi-Elektro GmbH Egelsbach       Egelsbach         Media Markt TV-HiFi-Elektro GmbH Eiche       Ahrensfelde-Eiche         Media Markt TV-HiFi-Elektro GmbH Emden       Emden         Media Markt TV-HiFi-Elektro GmbH Erding       Erding         Media Markt TV-HiFi-Elektro GmbH Erfurt Thüringen-Park       Erfurt	Germany Germany Germany Germany	90.00 90.00 90.00
Media Markt TV-HIFi-Elektro GmbH Düsseldorf-Bilk       Duesseldorf         Media Markt TV-HiFi-Elektro GmbH Egelsbach       Egelsbach         Media Markt TV-HiFi-Elektro GmbH Eiche       Ahrensfelde-Eiche         Media Markt TV-HiFi-Elektro GmbH Emden       Emden         Media Markt TV-HiFi-Elektro GmbH Erding       Erding         Media Markt TV-HiFi-Elektro GmbH Erfurt Thüringen-Park       Erfurt	Germany Germany Germany	90.00
Media Markt TV-HiFi-Elektro GmbH EgelsbachEgelsbachMedia Markt TV-HiFi-Elektro GmbH EicheAhrensfelde-EicheMedia Markt TV-HiFi-Elektro GmbH EmdenEmdenMedia Markt TV-HiFi-Elektro GmbH ErdingErdingMedia Markt TV-HiFi-Elektro GmbH Erfurt Thüringen-ParkErfurt	Germany Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Eiche       Ahrensfelde-Eiche         Media Markt TV-HiFi-Elektro GmbH Emden       Emden         Media Markt TV-HiFi-Elektro GmbH Erding       Erding         Media Markt TV-HiFi-Elektro GmbH Erfurt Thüringen-Park       Erfurt	Germany	
Media Markt TV-HiFi-Elektro GmbH Emden       Emden         Media Markt TV-HiFi-Elektro GmbH Erding       Erding         Media Markt TV-HiFi-Elektro GmbH Erfurt Thüringen-Park       Erfurt	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Erding       Erding         Media Markt TV-HiFi-Elektro GmbH Erfurt Thüringen-Park       Erfurt	- <del>- '</del>	
Media Markt TV-HiFi-Elektro GmbH Erfurt Thüringen-Park Erfurt	Germany	100.00
		90.00
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Media Markt TV-HiFi-Elektro GmbH Freiburg Freiburg Freiburg im Breisgat	Germany	90.05
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Media Markt TV-HiFi-Elektro GmbH Fulda Fulda	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Gießen Giessen	Germany	90.00
Media Markt TV-Hifi-Elektro GmbH Goslar Goslar	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Göttingen Goettingen	Germany	90.05
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Media Markt TV-HiFi-Elektro GmbH Hamburg-Altona Hamburg	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Hamburg-Billstedt Hamburg	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Hamburg-Harburg Hamburg	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Hamburg-Hummelsbüttel Hamburg	Germany	90.00
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Media Markt TV-HiFi-Elektro GmbH Hameln Hameln	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Hannover-Vahrenheide Hannover	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Hannover-Wülfel Hannover	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Heide Heide	Germany	90.00
MEDIA Markt TV-HiFi-Elektro GmbH Heidelberg Heidelberg	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Heidelberg-Rohrbach Heidelberg	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Henstedt-Ulzburg Henstedt Ulzburg	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Heppenheim Heppenheim (Bergstrasse)	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Hildesheim Hildesheim	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Hof Hof	Germany	90.05

Media Markt TV-HiFi-Elektro GmbH Holzminden	Holzminden	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Homburg/Saar	Homburg	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Hückelhoven	Hueckelhoven	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Idar-Oberstein	Idar-Oberstein	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Itzehoe	Itzehoe	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Jena	Jena	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Kaiserslautern	Kaiserslautern	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Karlsruhe	Karlsruhe	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Karlsruhe-Ettlinger Tor	Karlsruhe	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Kassel	Kassel	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Kempten	Kempten (Allgaeu)	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Kiel	Kiel	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Koblenz	Koblenz	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Köln Hohe Straße	Cologne	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Köln-Kalk	Cologne	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Köln-Marsdorf	Cologne	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Konstanz	Konstanz	Germany	100.00
Media Markt TV-HiFi-Elektro GmbH Krefeld	Krefeld	Germany	90.05
MEDIA MARKT TV-HiFi-Elektro GmbH Lahr	Lahr	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Landau/Pfalz	Landau in der Pfalz	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Landsberg/Lech	Landsberg am Lech	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Landshut	Landshut	Germany	94.00
Media Markt TV-HiFi-Elektro GmbH Leipzig-Paunsdorf	Leipzig	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Limburg	Limburg	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Lingen	Lingen	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Lübeck	Luebeck	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Ludwigsburg	Ludwigsburg	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Ludwigshafen	Ludwigshafen	Germany	95.00
MEDIA MARKT TV-HiFi-Elektro GmbH Magdeburg	Magdeburg	Germany	90.05
MEDIA MARKT TV-HiFi-Elektro GmbH Magdeburg-Bördepark	Magdeburg	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Main-Taunus-Zentrum	Sulzbach	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Mainz	Mainz	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Mannheim	Mannheim	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Mannheim-Sandhofen	Mannheim	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Marburg	Marburg	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Marktredwitz	Marktredwitz	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Meerane	Meerane	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Memmingen	Memmingen	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Mönchengladbach	Moenchengladbach	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Mühldorf/Inn	Muehldorf am Inn	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Mülheim	Muelheim an der Ruhr	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH München-Aubing	Munich	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH München-Haidhausen	Munich	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH München-Solln	Munich	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Münster	Muenster	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Neubrandenburg	Neubrandenburg	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Neumünster	Neumuenster	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Neunkirchen	Neunkirchen	Germany	90.00

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Media Markt TV-HiFi-Elektro GmbH Neuss	Neuss Neustadt an der	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Neustadt an der Weinstraße	Weinstrasse	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Neu-Ulm	Neu-Ulm	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Neuwied	Neuwied	Germany	90.05
MEDIA MARKT TV-HiFi-Elektro GmbH Nienburg	Nienburg	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Nordhorn	Nordhorn	Germany	90.00
MEDIA Markt TV-HiFi-Elektro GmbH Nürnberg-Kleinreuth	Nuernberg	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Nürnberg-Langwasser	Nuernberg	Germany	90.00
Media Markt TV-Hifi-Elektro GmbH Nürnberg-Schoppershof	Nuernberg	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Offenburg	Offenburg	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Oldenburg	Oldenburg	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Paderborn	Paderborn	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Papenburg	Papenburg	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Passau	Passau	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Peine	Peine	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Pforzheim	Pforzheim	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Pirmasens	Pirmasens	Germany	95.00
Media Markt TV-HiFi-Elektro GmbH Plauen	Plauen	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Potsdam	Potsdam	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Ravensburg	Ravensburg	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Recklinghausen	Recklinghausen	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Regensburg	Regensburg	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Reutlingen	Reutlingen	Germany	90.05
MEDIA MARKT TV-HiFi-Elektro GmbH Rheine	Rheine	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Rödental	Roedental	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Rosenheim	Rosenheim	Germany	100.00
Media Markt TV-HiFi-Elektro GmbH Rostock	Sievershagen	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Rostock-Brinckmansdorf	Rostock	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Saarbrücken	Saarbruecken	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Saarbrücken-Saarterrassen	Saarbruecken	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Saarlouis	Saarlouis	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Schwedt	Schwedt/Oder	Germany	100.00
Media Markt TV-HiFi-Elektro GmbH Schweinfurt	Schweinfurt	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Schwerin	Schwerin	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Siegen	Siegen	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Sindelfingen	Sindelfingen	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Singen	Singen	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Speyer	Speyer	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Stade	Stade	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Stralsund	Stralsund	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Straubing	Straubing	Germany	90.05
MEDIA MARKT TV-HiFi-Elektro GmbH Stuhr	Stuhr	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Stuttgart-Feuerbach	Stuttgart	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Stuttgart-Vaihingen	Stuttgart	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Traunreut	Traunreut	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Traunstein	Traunstein	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Trier	Trier	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Ulm	Ulm	Germany	90.00

MEDIA MARKT TV-HiFi-Elektro GmbH Velbert	Velbert	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Viernheim	Viernheim	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Waltersdorf bei Berlin	Schoenefeld	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Weiden	Weiden in der Oberpfalz	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Weilheim	Weilheim	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Weiterstadt	Weiterstadt	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Wetzlar	Wetzlar	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Wiesbaden	Wiesbaden	Germany	100.00
Media Markt TV-HiFi-Elektro GmbH Wiesbaden-Äppelallee	Wiesbaden	Germany	100.00
Media Markt TV-HiFi-Elektro GmbH Wolfsburg	Wolfsburg	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Worms	Worms	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Wuppertal	Wuppertal	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Würzburg	Wuerzburg	Germany	90.05
Media Markt TV-HiFi-Elektro GmbH Würzburg - Alfred-Nobel-Straße	Wuerzburg	Germany	90.00
MEDIA MARKT TV-HiFi-Elektro GmbH Zella-Mehlis	Zella-Mehlis	Germany	90.00
Media Markt TV-HiFi-Elektro GmbH Zwickau	Zwickau	Germany	90.05
Media Markt TV-HiFi-Elektro Larissa Commercial Anonymi Eteria	Athens	Greece	100.00
MEDIA Markt TV-HiFi-Elektro Licht GmbH Ingolstadt	Ingolstadt	Germany	100.00
Media Markt TV-Hifi-Elektro Thessaloniki I Commercial Anonymi Eteria	Athens	Greece	90.00
Media Markt TV-HiFi-Elektro Thessaloniki II Commercial Anonymi Eteria	Athens	Greece	100.00
MEDIA MARKT TV-Hifi-Elektro Wien XI Gesellschaft m.b.H.	Vienna	Austria	90.00
MEDIA MARKT TV-Hifi-Elektro Wien XIII GmbH	Vienna	Austria	90.00
MEDIA MARKT TV-Hifi-Elektro Wien XXI Gesellschaft m.b.H.	Vienna	Austria	90.00
MEDIA MARKT TWEE TORENS HASSELT NV	Hasselt	Belgium	90.00
Media Markt Umeå TV-Hifi-Elektro AB	Umeå	Sweden	90.01
Media Markt Uppsala TV-Hifi-Elektro AB	Stockholm	Sweden	90.01
Media Markt Utrecht B.V.	Utrecht	Netherlands	90.10
MEDIA MARKT VALÈNCIA-CAMPANAR VIDEO-TV-HIFI-ELEKTRO-COMPUTER-FOTO, S.A.	València	Spain	99.90
MEDIA MARKT VALLADOLID VÍDEO-TV-HIFI-ELEKTRO-COMPUTER-FOTO, S.A.	Valladolid	Spain	99.90
Media Markt Västerås TV-Hifi-Elektro AB	Stockholm	Sweden	90.01
Media Markt Växjö TV-Hifi-Elektro AB	Stockholm	Sweden	90.01
Media Markt Verbund Heilbronn-Franken GmbH	Heilbronn	Germany	90.00
Media Markt Video-TV-Hifi-Elektro-Computer-Foto AG, Basel	Basel	Switzerland	90.00
Media Markt Video-TV-Hifi-Elektro-Computer-Foto AG, Biel-Brügg	Bruegg bei Biel	Switzerland	90.00
Media Markt Video-TV-Hifi-Elektro-Computer-Foto AG, Chur	Chur	Switzerland	90.00
Media Markt Video-TV-HiFi-Elektro-Computer-Foto AG, Conthey	Conthey	Switzerland	90.00
Media Markt Video-TV-Hifi-Elektro-Computer-Foto AG, Crissier	Crissier	Switzerland	90.00
Media Markt Video-TV-Hifi-Elektro-Computer-Foto AG, Granges-Paccot	Granges-Paccot	Switzerland	90.00
Media Markt Video-TV-Hifi-Elektro-Computer-Foto AG, Kriens	Kriens	Switzerland	90.00
Media Markt Video-TV-Hifi-Elektro-Computer-Foto AG, Lyssach	Lyssach	Switzerland	100.00
Media Markt Video-TV-Hifi-Elektro-Computer-Foto AG, Meyrin	Meyrin	Switzerland	90.00
Media Markt Video-TV-Hifi-Elektro-Computer-Foto AG, Muri b. Bern	Muri bei Bern	Switzerland	90.00
Media Markt Video-TV-Hifi-Elektro-Computer-Foto AG, Oftringen	Oftringen	Switzerland	90.00
Media Markt Video-TV-Hifi-Elektro-Computer-Foto AG, Pratteln	Pratteln	Switzerland	90.00
Media Markt Video-TV-Hifi-Elektro-Computer-Foto AG, St. Gallen	St. Gallen	Switzerland	90.00
Media Markt Video-TV-Hifi-Elektro-Computer-Foto AG, Zürich	Zurich	Switzerland	91.00
Media Markt Video-TV-Hifi-Elektro-Computer-Foto Grancia AG	Grancia	Switzerland	90.00

Media Markt Video-TV-Hifi-Elektro-Computer-Foto SA, Genève	Geneva	Switzerland	90.00
MEDIA MARKT VIGO VIDEO-TV-HIFI-ELEKTRO-COMPUTER-FOTO S.A.	Vigo	Spain	99.90
MEDIA MARKT VITORIA-GASTEIZ VIDEO-TV-HIFI-ELEKTRO-COMPUTER-FOTO, S.A.	Vitoria	Spain	99.90
Media Markt Vöcklabruck TV-Hifi-Elektro GmbH	Voecklabruck	Austria	90.00
Media Markt Wels TV-Hifi-Elektro GmbH	Wels	Austria	90.00
MEDIA MARKT- West End Video TV Hifi Elektro Photo Computer Kereskedelmi Kft.	Budapest	Hungary	90.00
Media Markt Wien XV TV-Hifi-Elektro GmbH	Vienna	Austria	90.00
Media Markt Wien XXII TV-Hifi-Elektro GmbH	Vienna	Austria	90.00
MEDIA MARKT Wörgl TV-Hifi-Elektro GmbH	Woergl	Austria	90.00
MEDIA MARKT X - Produtos Informáticos e Electrónicos, LDA.	Lisbon	Portugal	100.00
MEDIA MARKT XCV TV-HiFi-Elektro GmbH Ingolstadt	 Ingolstadt	Germany	100.00
MEDIA MARKT XI - Produtos Informáticos e Electrónicos, LDA.	Lisbon	Portugal	100.00
MEDIA MARKT XII - Produtos Informáticos e Electrónicos, LDA.	Lisbon	Portugal	100.00
Media Markt Zalaegerszeg Video TV Hifi Elektro Computer Kereskedelmi Korlátolt Felelösségü Társaság	Zalaegerszeg	Hungary	100.00
MEDIA MARKT ZARAGOZA PUERTO VENECIA VÍDEO-TV-HIFI-ELEKTRO-COMPUTER-FOTO, S.A.	Zaragoza	Spain	99.90
MEDIA MARKT ZARAGOZA VIDEO-TV-HIFI-ELEKTRO-COMPUTER-FOTO, S.A.	Zaragoza	Spain	99.90
Media Markt Zell am See TV-Hifi-Elektro GmbH	Zell am See	Austria	90.00
Media Markt Zoetermeer B.V.	Zoetermeer	Netherlands	90.10
Media Markt zwei TV-HiFi-Elektro GmbH Dresden-Prohlis	Dresden	Germany	90.00
Media Markt Zwolle B.V.	Zwolle	Netherlands	90.10
MEDIA MARKT-SATURN BELGIUM N.V.	Asse-Zellik	Belgium	100.00
Media Saturn - Servicos de Apoio Adminstrativo, Lda.	Lisbon	Portugal	100.00
Media Saturn Electronics Hellas Holding Anonymi Eteria	Athens	Greece	100.00
MEDIA SATURN FRANCE S.C.S.	Ris-Orangis	France	100.00
Media Saturn Hellas Company Administration Anonymi Eteria	Athens	Greece	100.00
Media Saturn Holding Polska Sp.z.o.o.	Warsaw	Poland	100.00
Media Saturn Management AG	Geroldswil	Switzerland	100.00
MEDIA SATURN MULTICHANNEL S.A.U.	El Prat de Llobregat	Spain	100.00
Media Saturn Power Service AG	Haerkingen	Switzerland	80.00
Mediamarket S.p.A.	Curno	Italy	97.00
MediaMarkt (China) International Retail Holding Limited	Hong Kong	China	75.00
MediaMarkt (Shanghai) Commercial & Trading Company Limited	Shanghai	China	100.00
MediaMarkt (Shanghai) Consulting Service Company Limited	Shanghai	China	100.00
MEDIA-Markt TV-HiFi-Elektro GmbH Aachen	Aachen	Germany	90.00
MediaOnline GmbH	Ingolstadt	Germany	100.00
MEDIA-SATURN (PORTUGAL), SGPS, UNIPESSOAL LDA	Lisbon	Portugal	100.00
Media-Saturn China-Holding GmbH	Ingolstadt	Germany	75.41
Media-Saturn China-Holding Limited	Hong Kong	China	100.00
Media-Saturn Deutschland GmbH	Ingolstadt	Germany	100.00
Media-Saturn Helvetia Holding GmbH	Ingolstadt	Germany	100.00
Media-Saturn Holding Sweden AB	Stockholm	Sweden	100.00
Media-Saturn Immobilien Deutschland GmbH	Ingolstadt	Germany	100.00
Media-Saturn IT Services GmbH	Ingolstadt	Germany	100.00
Media-Saturn Shared Services Sweden AB	Stockholm	Sweden	100.00
Media-Saturn Verwaltung Deutschland GmbH	Ingolstadt	Germany	100.00
media-saturn-e-business GmbH	Ingolstadt	Germany	100.00
Media-Saturn-Holding GmbH	Ingolstadt	Germany	75.41
Media-Saturn-Holding GmbH	Ingolstadt	Germany	75.4

Meister feines Fleisch - feine Wurst GmbH	Gaeufelden	Germany	100.00
MEM METRO Group Energy Production & Management GmbH	Duesseldorf	Germany	100.00
MES METRO Group Energy Solutions GmbH	Boeblingen Boeblingen	Germany	100.00
METRO Beteiligungsmanagement Düsseldorf GmbH & Co. KG	Duesseldorf	Germany	100.00
Metro Cash & Carry Brunnthal GmbH & Co. KG	Brunnthal	Germany	100.00
METRO Cash & Carry Bulgaria E00D	Sofia	Bulgaria	100.00
METRO Cash & Carry Central Asia Holding GmbH	Voesendorf	Austria	100.00
METRO Cash & Carry China Holding GmbH	Voesendorf	Austria	100.00
METRO Cash & Carry d.o.o.	Zagreb	Croatia	100.00
METRO Cash & Carry d.o.o.	Belgrad	Serbia	100.00
Metro Cash & Carry Danmark ApS.	Glostrup	Denmark	100.00
METRO Cash & Carry Deutschland GmbH	Duesseldorf	Germany	100.00
METRO Cash & Carry France S.A.S.	Nanterre	France	100.00
Metro Cash & Carry Grundstücksverwaltungsgesellschaft mbH	Duesseldorf	Germany	100.00
METRO Cash & Carry Import Limited Liability Company	Kaliningrad	Russia	100.00
METRO Cash & Carry India Private Limited	Bangalore	India	100.00
METRO Cash & Carry International GmbH	Duesseldorf	Germany	100.00
METRO Cash & Carry International Holding B. V.	Amsterdam	Netherlands	100.00
METRO Cash & Carry International Holding GmbH	Voesendorf	Austria	100.00
METRO Cash & Carry International Management GmbH	Duesseldorf	Germany	100.00
METRO Cash & Carry Japan Holding GmbH	Voesendorf	Austria	100.00
METRO Cash & Carry Japan KK	Tokio	Japan	100.00
METRO Cash & Carry Limited Liability Partnership	Almaty	Kazakhstan	100.00
Metro Cash & Carry Nederland B.V.	Diemen	Netherlands	100.00
METRO Cash & Carry 000	Moscow	Russia	100.00
METRO Cash & Carry Österreich GmbH	Voesendorf	Austria	73.00
METRO Cash & Carry Pakistan (Private) Limited	Lahore	Pakistan	100.00
METRO CASH & CARRY ROMANIA SRL	Bukarest	Romania	85.00
METRO Cash & Carry Slovakia s.r.o.	Ivànka pri Dunaji	Slovakia	100.00
METRO Cash & Carry SR s.r.o.	Ivanka pri Dunaji	Slovakia	100.00
METRO Cash & Carry Ukraine Ltd.	Kiev	Ukraine	100.00
METRO Cash & Carry Vietnam Ltd.	Ho Chi Minh City	Vietnam	100.00
Metro Cash & Carry Wines	Hyderabad	India	99.99
METRO Central East Europe GmbH	Vienna	Austria	100.00
METRO Danmark Holding ApS	Glostrup	Denmark	100.00
METRO Dienstleistungs-Holding GmbH	Duesseldorf	Germany	100.00
METRO Distributie Nederland B. V.	Diemen	Netherlands	100.00
METRO DOLOMITI SpA	San Donato Milanese	Italy	100.00
METRO Euro-Finance B. V.	Venlo	Netherlands	100.00
METRO FIM S.p.A.	Cinisello Balsamo	Italy	100.00
METRO Finance	Manchester	Great Britain	100.00
METRO Finance B. V.	Venlo	Netherlands	100.00
METRO Finance Holding Limited	Manchester	Great Britain	100.00
Metro France Immobiliere S. a. r. l.	Nanterre	France	100.00
Metro Grosmarket Bakirköy Alisveris Hizmetleri Ticaret Ltd. Sirketi	 Istanbul	Turkey	100.00
METRO Groß- und Lebensmitteleinzelhandel Holding GmbH	 Duesseldorf	Germany	100.00
METRO Großhandelsgesellschaft mbH	 Duesseldorf	Germany	100.00
METRO Group Asset Management B.V.	Amsterdam	Netherlands	100.00
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Metro Group Asset Management Emlak Yonetim A.S	Istanbul	Turkey	99.93
METRO Group Asset Management GmbH	Saarbruecken	Germany	66.67
METRO Group Asset Management GmbH & Co. KG	Saarbruecken	Germany	98.04
METRO Group Asset Management Ingatlan Kft.	Budaörs	Hungary	100.00
METRO Group Asset Management Limited Liability Company	Moscow	Russia	100.00
METRO Group Asset Management Property Ukraine LLC	Kiev	Ukraine	100.00
METRO Group Asset Management Services GmbH	Saarbruecken	Germany	100.00
METRO Group Asset Management Sp.z o.o.	Warsaw	Poland	100.00
METRO Group Asset Management Ukraine, Limited Liability Company	Kiev	Ukraine	100.00
METRO Group Buying Ukraine Ltd.	Kiev	Ukraine	100.00
METRO Group Energy Production Sp. z o.o.	Warsaw	Poland	100.00
METRO Group Logistics Hong Kong Co., Limited	Hong Kong	China	100.00
Metro Group Logistics LDA	Lisbon	Portugal	100.00
METRO GROUP LOGISTICS S.L.	Madrid	Spain	100.00
METRO GROUP REAL ESTATE ESPANA S.L.	Madrid	Spain	100.00
METRO Group Real Estate Holding GmbH	Duesseldorf	Germany	100.00
METRO Group Retail Real Estate GmbH	Duesseldorf	Germany	100.00
METRO Group Retail Real Estate Romania S.R.L.	Voluntari	Romania	100.00
Metro Group Settlement AG	Chur	Switzerland	100.00
METRO Group Wholesale Real Estate Bulgaria EOOD	Sofia	Bulgaria	100.00
METRO Group Wholesale Real Estate GmbH	Duesseldorf	Germany	100.00
Metro Holding France S. A.	Vitry sur Seine	France	100.00
METRO International AG	Baar	Switzerland	100.00
Metro International Beteiligungs GmbH	Duesseldorf	Germany	100.00
METRO Italia Cash and Carry S. p. A.	San Donato Milanese	Italy	100.00
METRO Jinjiang Cash & Carry Co., Ltd.	Shanghai	China	90.00
METRO Kaufhaus und Fachmarkt Holding GmbH	Duesseldorf	Germany	100.00
METRO Kereskedelmi Kft.	Budaörs	Hungary	100.00
METRO Leasing GmbH	Saarbruecken	Germany	100.00
Metro Liquors K.K.	Kawaguchi	Japan	100.00
METRO Management EOOD	Sofia	Bulgaria	100.00
METRO Online GmbH	Duesseldorf	Germany	100.00
METRO ONLINE USA, Inc.	Delaware	USA	100.00
Metro Properties B.V.	Diemen	Netherlands	100.00
METRO Properties CR s.r.o.	Prague	Czech Republic	100.00
Metro Properties Danmark ApS.	Glostrup	Denmark	100.00
METRO Properties Holding Ltd.	Manchester	Great Britain	100.00
METRO Property Management (Beijing) Co. Ltd.	Beijing	China	100.00
Metro Property Management (Changsha) Co., Ltd.	Changsha	China	100.00
METRO Property Management (Changshu) Co. Ltd.	Changshu	China	100.00
Metro Property Management (Changzhou) Co. Ltd.	Changzhou	China	100.00
Metro Property Management (Chengdu Qingyang) Co., Ltd.	Chengdu	China	100.00
METRO Property Management (Chongqing) Co. Ltd.	Chongqing	China	100.00
Metro Property Management (Cixi) Co., Limited	Cixi	China	100.00
Metro Property Management (Dongguan) Co. Ltd.	Dongguan	China	100.00
Metro Property Management (Hangzhou) Company Limited	Hangzhou	China	100.00
METRO Property Management (Harbin) Co. Ltd.	Harbin	China	100.00
Metro Property Management (Hefei) Co. Ltd.	Hefei	China	100.00

Metro Property Management (Jiangyin) Company Limited	Jiangyin	China	100.00
Metro Property Management (Jiaxing) Co. Ltd.	Jiaxing	China	100.00
Metro Property Management (Kunshan) Company Limited	Suzhou	China	100.00
METRO Property Management (Nanchang Qingshanhu) Co. Ltd.	Nanchang	China	100.00
Metro Property Management (Nantong) Co. Ltd.	Nantong	China	100.00
METRO Property Management (Shenyang) Co. Ltd.	Shenyang	China	100.00
METRO Property Management (Shenzhen) Co. Ltd.	Shenzhen	China	100.00
Metro Property Management (Suzhou) Co., Ltd.	Suzhou	China	100.00
METRO Property Management (Tianjin Hongqiao) Co., Ltd.	Tianjin	China	100.00
Metro Property Management (Wuhan) Co., Ltd.	Wuhan	China	100.00
METRO Property Management (Xiamen) Co., Ltd.	Xiamen	China	100.00
METRO Property Management (Xian) Co., Ltd.	Xian	China	100.00
Metro Property Management (Zhengzhou) Co., Ltd.	Zhengzhou	China	100.00
METRO Property Management (Zhongshan) Co. Limited	Zhongshan	China	100.00
METRO Property Management Wuxi Co. Ltd.	Wuxi	China	100.00
Metro Real Estate Limited	Manchester	Great Britain	100.00
METRO Real Estate Ltd.	Zagreb	Croatia	100.00
Metro Reinsurance N.V.	Amsterdam	Netherlands	100.00
Metro SB-Großmärkte GmbH & Co. Kommanditgesellschaft	Esslingen am Neckar	Germany	100.00
Metro SB-Großmärkte GmbH & Co. Kommanditgesellschaft	Linden	Germany	100.00
Metro SB-Großmärkte Verwaltungsgesellschaft mit beschränkter Haftung	Muelheim an der Ruhr	Germany	100.00
METRO Sechste Gesellschaft für Vermögensverwaltung mbH	Duesseldorf	Germany	100.00
METRO Service GmbH	Voesendorf	Austria	100.00
Metro Servizi Logistici S. p. A.	San Donato Milanese	Italy	100.00
METRO Siebte Gesellschaft für Vermögensverwaltung mbH	Duesseldorf	Germany	100.00
METRO South East Asia Holding GmbH	Voesendorf	Austria	100.00
METRO SYSTEMS GmbH	Duesseldorf	Germany	100.00
METRO Systems Ukraine LLC	Kiev	Ukraine	100.00
METRO Warehouse Management (Chongqing) Co. Ltd.	Chongqing	China	100.00
Metro Warehouse Management (Hangzhou) Co. Ltd.	Hangzhou	China	100.00
METRO Warehouse Management (Suzhou) Co. Ltd.	Suzhou	China	100.00
Metro Warehouse Management (Wuhan) Co. Ltd.	Wuhan	China	100.00
Metro Warehouse Management (Yantai) Co., Limited	Yantai	China	100.00
Metro Warehouse Noginsk Limited Liability Company	Moscow	Russia	100.00
METRO Zehnte Gesellschaft für Vermögensverwaltung mbH	Duesseldorf	Germany	100.00
METRO Zehnte GmbH & Co. KG	Duesseldorf	Germany	100.00
METRO Zwölfte Gesellschaft für Vermögensverwaltung mbH	Duesseldorf	Germany	100.00
MFM METRO Group Facility Management GmbH	Duesseldorf	Germany	100.00
MGA METRO Group Advertising GmbH	Duesseldorf	Germany	100.00
MGA METRO Group Advertising Polska Sp. z o.o. i Spólka Sp.k.	Warsaw	Poland	100.00
MGA METRO Group Advertising Polska Spolka z ogranicona odpowiedzialoscia	Warsaw	Poland	100.00
MGA METRO Group Advertising Romania srl	Bukarest	Romania	100.00
MGA METRO Group Advertising Rus 000	Moscow	Russia	100.00
MGB METRO Group Buying HK Limited	Hong Kong	China	100.00
MGB Metro Group Buying Romania SRL	Bukarest	Romania	100.00
MGB METRO Group Buying RUS LLC	Moscow	Russia	100.00
MGB Metro Group Buying South s.r.l.	Cinisello Balsamo	Italy	100.00
MGB METRO Group Buying TR Satinalma Ticaret Limited Sirketi	Istanbul	Turkey	100.00

MGC METRO Group Clearing GmbH	Duesseldorf	Germany	100.00
MGE Warenhandelsgesellschaft mbH	Duesseldorf	Germany	100.00
MGI Metro Group Iletisim ve Enformasyon Ticaret Limited Sirketi	Istanbul	Turkey	100.00
MGI METRO Group Information Technology Polska Sp. z o.o.	Warsaw	Poland	100.00
MGI Metro Group Information Technology Romania S.R.L.	Bukarest	Romania	100.00
MGI Metro Group Information Technology RU LLC	Moscow	Russia	100.00
MGL LOGISTICS SERVICES GREECE Eteria Periorismenis Efthinis	Agios Ioannis Rentis	Greece	100.00
MGL METRO Group Logistics Bulgaria LTD	Sofia	Bulgaria	100.00
MGL METRO Group Logistics GmbH	Duesseldorf	Germany	100.00
MGL Metro Group Logistics Italy S.r.l.	Cinisello Balsamo	Italy	100.00
MGL METRO Group Logistics Limited Liability Company	Moscow	Russia	100.00
MGL METRO Group Logistics Polska Sp. z o.o.	Warsaw	Poland	100.00
MGL METRO Group Logistics Polska Sp. z o.o. i Spólka Sp.k.	Warsaw	Poland	99.87
MGL METRO GROUP LOGISTICS UKRAINE LLC	Kiev	Ukraine	100.00
MGL METRO Group Logistics Warehousing Beteiligungs GmbH	Sarstedt	Germany	100.00
MGL METRO Group Logistics Warehousing GmbH	Sarstedt	Germany	100.00
MGL METRO Group Lojistik Hizmetleri Ticaret Limited sirketi	Istanbul	Turkey	100.00
MGP METRO Group Account Processing GmbH	Kehl	Germany	100.00
MGP METRO Group Account Processing International AG	Baar	Switzerland	100.00
MGT METRO Group Travel Services GmbH	Duesseldorf	Germany	100.00
MIAG Asia Co. Ltd.	Hong Kong	China	100.00
MIAG B.V.	Venlo	Netherlands	100.00
MIAG Commanditaire Vennootschap	Diemen	Netherlands	100.00
MIAG RUS Limited Liability Company	Kotelniki	Russia	100.00
MIB METRO Group Insurance Broker GmbH	Duesseldorf	Germany	100.00
MIB Services (UK) Ltd	Manchester	Great Britain	100.00
Miller N. V.	Wommelgem	Belgium	100.00
MIP METRO Group Intellectual Property GmbH & Co. KG	Duesseldorf	Germany	100.00
MIP METRO Group Intellectual Property Management GmbH	Duesseldorf	Germany	100.00
MMS Online Nederland B.V.	Rotterdam	Netherlands	100.00
Morocco Fish Trading Company SARL AU	Casablanca	Morocco	100.00
MS Digital Download S.a.r.l.	Esch-sur-Alzette	Luxembourg	100.00
MS E-Business Concepts & Service GmbH	Ingolstadt	Germany	100.00
MS E-Commerce GmbH	Wiener Neustadt	Austria	100.00
MS ISTANBUL IC VE DIS TICARET LIMITED SIRKETI	Istanbul	Turkey	100.00
MS Multichannel Retailing Ges.m.b.H.	Voesendorf	Austria	100.00
MS Powerservice GmbH	Voesendorf	Austria	100.00
MTE Grundstücksverwaltung GmbH & Co. Objekt Duisburg oHG	Pullach im Isartal	Germany	19.00¹
MTT METRO Group Textiles Transport GmbH	Duesseldorf	Germany	100.00
multi media Kommunikationstechnik Zwei GmbH	Heilbronn	Germany	100.00
multi media Service GmbH	Heilbronn	Germany	80.00
Multi-Center Warenvertriebs GmbH	Hannover	Germany	100.00
NIGRA Verwaltung GmbH & Co. Objekt Detmold KG	Pullach im Isartal	Germany	19.00¹
NIGRA Verwaltung GmbH & Co. Objekt Eschweiler KG	Pullach im Isartal	Germany	19.00¹
NIGRA Verwaltung GmbH & Co. Objekt Germersheim KG	Pullach im Isartal	Germany	19.00¹
NIGRA Verwaltung GmbH & Co. Objekt Langendreer KG	Pullach im Isartal	Germany	19.00¹
NIGRA Verwaltung GmbH & Co. Objekt Ludwigshafen KG	Pullach im Isartal	Germany	49.00¹
NIGRA Verwaltung GmbH & Co. Objekt Moers KG	Pullach im Isartal	Germany	19.00¹
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NIGRA Verwaltung GmbH & Co. Objekt Neunkirchen KG	Pullach im Isartal	Germany	19.00¹
NIGRA Verwaltung GmbH & Co. Objekt Oberhausen oHG	Pullach im Isartal	Germany	19.00¹
NIGRA Verwaltung GmbH & Co. Objekt Rendsburg KG	Pullach im Isartal	Germany	19.00¹
NIGRA Verwaltung GmbH & Co. Objekt Salzgitter KG	Pullach im Isartal	Germany	19.001
000 Marktkauf Russland	Moscow	Russia	100.00
000 Media-Markt-Saturn	Moscow	Russia	100.00
000 Media-Saturn-Russland	Moscow	Russia	100.00
000 Saturn	Moscow	Russia	100.00
OSKUS Verwaltung GmbH & Co. Objekt Aachen SB-Warenhaus KG	Pullach im Isartal	Germany	0.001
OSKUS Verwaltung GmbH & Co. Objekt Krefeld KG	Pullach im Isartal	Germany	0.001
PAROS Verwaltung GmbH & Co. Objekt Duisburg KG	Pullach im Isartal	Germany	6.001
PAROS Verwaltung GmbH & Co. Objekt Heinsberg KG	Pullach im Isartal	Germany	6.001
PAROS Verwaltung GmbH & Co. Objekt Hürth KG	Pullach im Isartal	Germany	0.001
PAROS Verwaltung GmbH & Co. Objekt Koblenz KG	Pullach im Isartal	Germany	6.001
PAROS Verwaltung GmbH & Co. Vermietungs-KG	Pullach im Isartal	Germany	1.001
PayRed Card Services AG	Geroldswil	Switzerland	100.00
Peoplefone Beteiligungsgesellschaft mbH	Ingolstadt	Germany	100.00
PIL Grundstücksverwaltung GmbH	Saarbruecken	Germany	100.00
PowerService Nederland B.V.	Rotterdam	Netherlands	100.00
Pro. FS GmbH	Boeblingen	Germany	100.00
Qingdao Metro Warehouse Management Co. Ltd.	Qingdao	China	100.00
RaW Real Estate Asia Pte.Ltd.	Singapore	Singapore	100.00
real ,- Sp. z o.o. i Spólka spólka komandytowa	Warsaw	Poland	100.00
Real Estate Management Misr LLC	Cairo	Egypt	100.00
Real Properties Ukraine LLC	Kiev	Ukraine	100.00
real,- Group Holding GmbH	Duesseldorf	Germany	100.00
real,- Handels GmbH	Duesseldorf	Germany	100.00
real,- Hipermarketler Zinciri Anonim Sirketi	Istanbul	Turkey	100.00
real,- Holding GmbH	Alzey	Germany	100.00
real,- Hypermarket 000	Moscow	Russia	100.00
real,- Hypermarket Romania S.R.L.	Bukarest	Romania	100.00
real,- SB-Warenhaus GmbH	Alzey	Germany	100.00
real,- Spólka z ograniczona odpowiedzialnoscia	Warsaw	Poland	100.00
red blue Marketing GmbH	Munich	Germany	100.00
Remo Zaandam B.V.	Zaandam	Netherlands	100.00
Renate Grundstücksverwaltungsgesellschaft mbH	Saarbruecken	Germany	100.00
Retail Real Estate Limited Liability Company	Moscow	Russia	100.00
ROSARIA Grundstücks-Vermietungsgesellschaft mbH & Co. Objekt Gerlingen KG	Duesseldorf	Germany	94.001
Rotterdam Trading Office B.V.	 Diemen	Netherlands	100.00
RUDU Verwaltungsgesellschaft mbH	 Duesseldorf	Germany	100.00
RUTIL Verwaltung GmbH & Co. SB-Warenhaus Bielefeld KG	Pullach im Isartal	Germany	19.00¹
Saalbau-Verein Ulm GmbH	Saarbruecken	Germany	100.00
SATURN 14	Ris-Orangis	France	100.00
SATURN 15	Ris-Orangis	France	100.00
SATURN 16	Ris-Orangis	France	100.00
SATURN 17	Ris-Orangis	France	100.00
SATURN ALICANTE ELECTRO, S.A.U.	El Prat de Llobregat	 Spain	100.00
SATURN ANNECY	Annecy	France	100.00

Saturn Athens I Commercial Anonymi Eteria	Athens	Greece	100.00
Saturn Athens II Commercial Anonymi Eteria	Athens	Greece	100.00
Saturn Athens III Commercial Anonymi Eteria	Athens	Greece	100.00
SATURN AUBERGENVILLE	Aubergenville	France	100.00
SATURN AULNAY SOUS BOIS	Bobigny	France	100.00
SATURN BARAKALDO ELEKTRO, S.A.	Barakaldo		99.90
	<del></del> -	Spain Switzerland	
SATURN Basel Stücki AG	Basel		90.00
SATURN Brugge	Bruges	Belgium	90.00
SATURN BUDA Video TV Hifi Elektro Photo Computer Kereskedelmi Kft.	Budapest	Hungary	90.00
SATURN DOMUS ROSNY SOUS BOIS	Bobigny	France	100.00
Saturn Duna Video Tv Hifi Elektro Photo Computer Kereskedelmi Kft.	Budapest	Hungary	100.00
Saturn Düsseldorf-Am Wehrhahn GmbH	Duesseldorf	Germany	90.00
Saturn Düsseldorf-Königsallee GmbH	Duesseldorf	Germany	90.00
SATURN E502 ELECTRO, S.A.U.	El Prat de Llobregat	Spain	100.00
SATURN E503 ELECTRO,S.A.U.	El Prat de Llobregat	Spain	100.00
SATURN E508 ELECTRO, S.A.U.	El Prat de Llobregat	Spain	100.00
SATURN E-515 Electro, S.A.U.	Barcelona	Spain	100.00
SATURN E-516 ELECTRO S.A.U.	El Prat de Llobregat	Spain	100.00
SATURN E-517 ELECTRO S.A.U.	Barcelona	Spain	100.00
Saturn Electro-Handelsges.m.b.H.	Salzburg	Austria	90.00
Saturn Electro-Handelsges.m.b.H.	Vienna	Austria	90.00
Saturn Electro-Handelsges.m.b.H.	Graz	Austria	90.00
Saturn Electro-Handelsgesellschaft m.b.H.	Voesendorf	Austria	90.00
Saturn Electro-Handelsgesellschaft m.b.H.	Linz	Austria	90.00
Saturn Electro-Handelsgesellschaft mbH	Karlsruhe	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Ansbach	Ansbach	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Augsburg	Augsburg	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Bad Oeynhausen	Bad Oeynhausen	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Berlin I	Berlin	Germany	94.50
Saturn Electro-Handelsgesellschaft mbH Berlin-Charlottenburg	Berlin	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Berlin-Gesundbrunnen	Berlin	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Berlin-Reinickendorf	Berlin	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Berlin-Spandau	 Berlin	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Berlin-Steglitz	Berlin	Germany	90.05
Saturn Electro-Handelsgesellschaft mbH Berlin-Zehlendorf	Berlin	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Bielefeld	Bielefeld	Germany	90.05
Saturn Electro-Handelsgesellschaft mbH Bocholt	Bocholt	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Bochum	Bochum	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Braunschweig	Braunschweig	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Bremen	Bremen	Germany	90.05
Saturn Electro-Handelsgesellschaft mbH Bremen-Habenhausen	Bremen	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Bremerhaven	Bremerhaven	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Chemnitz	Chemnitz	Germany	90.00
Saturn Electro-Handelsgesettschaft mbH Chemnitz-Zentrum	Chemnitz	Germany	90.00
Saturn Electro-Handelsgesettschaft mbH Darmstadt	Darmstadt	Germany	90.00
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Saturn Electro-Handelsgesellschaft mbH Deseau	Delmenhorst Dessay Resslay	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Dessau	Dessau-Rosslau	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Dortmund	Dortmund	Germany	90.01

Saturn Electro-Handelsgesellschaft mbH Dortmund-Eving	Dortmund	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Dresden-Reick	Dresden	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Duisburg	Duisburg	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Erfurt	Erfurt	Germany	90.05
Saturn Electro-Handelsgesellschaft mbH Erlangen	Erlangen	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Essen City	Essen	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Essen-Steele	Essen	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Esslingen	Esslingen am Neckar	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Euskirchen	Euskirchen	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Flensburg	Flensburg	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Frankfurt/Main	Frankfurt am Main	Germany	92.00
Saturn Electro-Handelsgesellschaft mbH Freiburg	Freiburg im Breisgau	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Freising	Freising	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Fürth	Fuerth	Germany	100.00
Saturn Electro-Handelsgesellschaft mbH Gelsenkirchen	Gelsenkirchen	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Gelsenkirchen-Buer	Gelsenkirchen	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Gießen	Giessen	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Göttingen	Goettingen	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Gummersbach	Gummersbach	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Hagen	Hagen	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Hamburg-Altstadt	Hamburg	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Hamm	Hamm	Germany	90.05
Saturn Electro-Handelsgesellschaft mbH Hanau	Hanau	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Hannover	Hannover	Germany	90.01
Saturn Electro-Handelsgesellschaft mbH Hattingen	Hattingen	Germany	100.00
Saturn Electro-Handelsgesellschaft mbH Herford	Herford	Germany	90.05
Saturn Electro-Handelsgesellschaft mbH Ingolstadt	Ingolstadt	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Isernhagen	Isernhagen	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Kaiserslautern	Kaiserslautern	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Karlsruhe-Durlach	Karlsruhe	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Kassel	Kassel	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Kempten	Kempten (Allgaeu)	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Kleve	Kleve	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Koblenz	Koblenz	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Krefeld	Krefeld	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Landshut	Landshut	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Leipzig	Leipzig	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Leipzig-Hauptbahnhof	Leipzig	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Leonberg	Leonberg	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Lübeck	Luebeck	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Lüdenscheid	Luedenscheid	Germany	90.05
Saturn Electro-Handelsgesellschaft mbH Ludwigsburg	Ludwigsburg	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Ludwigshafen	Ludwigshafen	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Lünen	Luenen	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Magdeburg	Magdeburg	Germany	90.05
Saturn Electro-Handelsgesellschaft mbH Mainz	Mainz	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Mannheim	Mannheim	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Marl	Marl	Germany	90.00

Saturn Electro-Handelsgesellschaft mbH Moers	Moers	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Mülheim	Muelheim an der Ruhr	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH München	Munich	Germany	90.07
Saturn Electro-Handelsgesellschaft mbH München-Riem	Munich	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Münster	Muenster	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Neckarsulm	Neckarsulm	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Neu-Isenburg	Neu-Isenburg	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Nürnberg	Nuernberg	Germany	90.01
Saturn Electro-Handelsgesellschaft mbH Oberhausen	<u>Oberhausen</u>	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Oldenburg	Oldenburg	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Osnabrück	Osnabrueck	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Passau	Passau	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Pforzheim	Pforzheim	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Regensburg	Regensburg	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Remscheid	Remscheid	Germany	90.05
Saturn Electro-Handelsgesellschaft mbH Reutlingen	Reutlingen	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Rostock	Rostock	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Saarbrücken	Saarbruecken	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Schweinfurt	Schweinfurt	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Senden	Senden	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Soest	Soest	Germany	100.00
Saturn Electro-Handelsgesellschaft mbH Solingen	Solingen	Germany	90.05
Saturn Electro-Handelsgesellschaft mbH Stuttgart	Stuttgart	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Tübingen	Tuebingen	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Weimar	Weimar	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Weiterstadt	Weiterstadt	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Wesel	Wesel	Germany	100.00
Saturn Electro-Handelsgesellschaft mbH Wiesbaden	Wiesbaden	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Witten	Witten	Germany	100.00
Saturn Electro-Handelsgesellschaft mbH Wolfsburg	Wolfsburg	Germany	90.00
Saturn Electro-Handelsgesellschaft mbH Wuppertal-Barmen	Wuppertal	Germany	100.00
Saturn Electro-Handelsgesellschaft mbH Zwickau	Zwickau	Germany	90.00
Saturn Electro-Handelsgesellschaft mit beschränkter Haftung	Cologne	Germany	100.00
SATURN Electronic-Service GmbH	Cologne	Germany	100.00
Saturn Graz V VertriebsgmbH	Graz	Austria	90.00
Saturn Groningen B.V.	Groningen	Netherlands	90.10
Saturn Győr Video TV Hifi Elektro Photo Computer Kereskedelmi Kft.	Győr	Hungary	100.00
Saturn Haid Electro-Handelsges.m.b.H.	Haid	Austria	90.00
Saturn Heerhugowaard B.V.	Heerhugowaard	Netherlands	100.00
Saturn Hoofddorp B.V.	Hoofddorp	Netherlands	100.00
Saturn Innsbruck Electro-HandesIges.m.b.H.	Innsbruck	Austria	90.00
SATURN IVRY SUR SEINE		France	100.00
Saturn Klagenfurt Electro-Handelsges.m.b.H.	Klagenfurt	Austria	90.00
Saturn Kortrijk N.V.	Kortrijk	Belgium	90.00
SATURN LE HAVRE	Le Havre	France	100.00
Saturn Leidsche Rijn B.V.	Utrecht	Netherlands	100.00
SATURN Liège Médiacité	Liège	Belgium	100.00
Saturn Luxembourg S.A.	Luxemburg	Luxembourg	100.00
Saturn Laneniboury S.M.		Laxembourg	

SATURN Lyon Carré de Soie	Vaulx en Velin	France	100.00
SATURN LYON LA PART DIEU	Lyon	France	100.00
SATURN MADRID CARABANCHEL ELECTRO, S.A.	Madrid	Spain	99.90
SATURN MADRID-PLENILUNIO ELEKTRO, S.A.	Madrid	Spain	99.90
Saturn Management GmbH	Ingolstadt	Germany	100.00
SATURN MASSALFASAR-VALENCIA ELECTRO, S.A.	València ————————————————————————————————————	Spain	99.90
Saturn Mega Markt GmbH Wuppertal	Wuppertal	Germany	90.05
SATURN MEIR ANTWERPEN	Antwerpen	Belgium	100.00
SATURN METZ	Metz	France	100.00
Saturn Mons N.V.	Mons	Belgium	100.00
SATURN MULHOUSE	Mulhouse	France	100.00
SATURN MURCIA THADER ELECTRO, S.A.U.	Murcia	Spain	100.00
Saturn online GmbH	Ingolstadt	Germany	100.00
SATURN OVIEDO ELECTRO, S.A.	El Prat de Llobregat	Spain	99.90
SATURN PEST Video TV HiFi Elektro Photo Computer Kereskedelmi Kft.	Budapest	Hungary	100.00
SATURN PLANET Sp. z o.o.	Warsaw	Poland	100.00
Saturn Planet Sp. z o.o. 11 Spółka Komandytowa	Warsaw	Poland	100.00
Saturn Planet Sp. z o.o. 13 Spółka Komandytowa	Warsaw	Poland	100.00
Saturn Planet Sp. z o.o. 15 Spółka Komandytowa	Warsaw	Poland	100.00
Saturn Planet Sp. z o.o. 16 Spółka Komandytowa	Warsaw	Poland	100.00
Saturn Planet Sp. z o.o. 17 Spółka Komandytowa	Warsaw	Poland	100.00
Saturn Planet Sp. z o.o. 18 Spółka Komandytowa	Warsaw	Poland	100.00
Saturn Planet Sp. z o.o. 19 Spółka Komandytowa	Warsaw	Poland	100.00
Saturn Planet Sp. z o.o. 4 Spółka Komandytowa	Warsaw	Poland	100.00
Saturn Planet Sp. z o.o. 9 Spółka Komandytowa	Warsaw	Poland	100.00
Saturn Planet Sp. z o.o. Bydgoszcz Spółka Komandytowa	Warsaw	Poland	90.00
Saturn Planet Sp. z o.o. Gdańsk I Spółka Komandytowa	Warsaw	Poland	90.00
Saturn Planet Sp. z o.o. Katowice I Spółka Komandytowa	Warsaw	Poland	90.00
Saturn Planet Sp. z o.o. Kraków I Spółka Komandytowa	Warsaw	Poland	90.00
Saturn Planet Sp. z o.o. Łódź I Spółka Komandytowa	Warsaw	Poland	90.00
Saturn Planet Sp. z o.o. Łódź II Spółka Komandytowa	Warsaw	Poland	100.00
Saturn Planet Sp. z o.o. Lubin Spółka Komandytowa	Warsaw	Poland	90.00
Saturn Planet Sp. z o.o. Poznań I Spółka Komandytowa	Warsaw	Poland	90.00
Saturn Planet Sp. z o.o. Tychy Spółka Komandytowa	Warsaw	Poland	90.00
Saturn Planet Sp. z o.o. Warszawa I Spółka Komandytowa	Warsaw	Poland	90.00
Saturn Planet Sp. z o.o. Warszawa II Spółka Komandytowa	Warsaw	Poland	90.00
Saturn Planet Sp. z o.o. Warszawa III Spółka Komandytowa	Warsaw	Poland	90.00
Saturn Planet Sp. z o.o. Warszawa IV Spółka Komandytowa	Warsaw	Poland	90.00
Saturn Planet Sp. z o.o. Warszawa V Spółka Komandytowa	Warsaw	Poland	90.00
Saturn Planet Sp. z o.o. Wrocław I Spółka Komandytowa	Warsaw	Poland	90.00
Saturn Planet Sp. z o.o. Wrocław I Spółka Komandytowa	Warsaw	Poland	90.00
SATURN POITIERS	Poitiers	France	100.00
SATURN REIMS	Cormontreuil	France	100.00
SATURN RENNES	Rennes		100.00
	<del></del>	France	99.90
SATURN RIVAS VACIAMADRID ELECTRO, S.A. Saturn Potterdam Zuidalain R.V.	Madrid Pottordam	Spain	
Saturn Rotterdam Zuidplein B.V.	Rotterdam  FI Prot de Llebraget	Netherlands Spain	100.00
SATURN SAN JUAN DE AZNALFARACHE ELECTRO, S.A.U.	El Prat de Llobregat	Spain	100.00
SATURN SAN SEBASTIAN DE LOS REYES ELECTRO, S.A.	Madrid — — — — — — — — — — — — — — — — — — —	Spain	99.90

SATURN Schönbühl (Moosseedorf) AG	Moosseedorf	Switzerland	90.00
Saturn Techno-Markt Electro GmbH & Co. oHG	Duesseldorf	Germany	100.00
Saturn Techno-Markt Electro-Handelsgesellschaft mbH	Huerth	Germany	90.00
Saturn Techno-Markt Electro-Handelsgesellschaft mbH	Aachen	Germany	90.00
Saturn Techno-Markt Electro-Handelsgesellschaft mbH	Moenchengladbach	Germany	90.00
Saturn Techno-Markt Electro-Handelsgesellschaft mbH	Dueren	Germany	90.00
Saturn Techno-Markt Electro-Handelsgesellschaft mbH	Siegen	Germany	90.01
Saturn Techno-Markt Electro-Handelsgesellschaft mbH	Neuss	Germany	90.09
Saturn Techno-Markt Electro-Handelsgesellschaft mbH	Leverkusen	Germany	90.09
Saturn Techno-Markt Electro-Handelsgesellschaft mbH	Sankt Augustin	Germany	90.09
Saturn Techno-Markt Electro-Handelsgesellschaft mbH	Bergisch Gladbach	Germany	90.20
Saturn Techno-Markt Electro-Handelsgesellschaft mbH	Cologne	Germany	100.00
SATURN TENERIFE 3 DE MAYO ELECTRO, S.A.	El Prat de Llobregat	Spain	99.90
Saturn Thessaloniki I Commercial Anonymi Eteria	Athens	Greece	100.00
Saturn Thessaloniki II Comercial Anonymi Eteria	Athens	Greece	100.00
Saturn Tilburg B.V.	Tilburg	Netherlands	90.10
Saturn Venlo B.V.	Venlo	Netherlands	100.00
SATURN Volketswil AG	Volketswil	Switzerland	90.00
Saturn Wien X VertriebsgmbH	Vienna	Austria	90.00
Saturn Wien XX VertriebsgmbH	Vienna	Austria	90.00
Saturn Wien XXII Electro-Handelsges.m.b.H.	Vienna	Austria	90.00
Saturn Wien XXIII Electro-Handelsges.m.b.H.	Vienna	Austria	90.00
SATURN Wilrijk		Belgium	90.00
SATURN Winterthur AG	Winterthur	Switzerland	90.00
SATURN WITTENHEIM	Mulhouse	France	100.00
Saturn Zaandam B.V.	Zaandam	Netherlands	100.00
Saturn-Mega Markt GmbH Halle	Halle (Saale)	Germany	90.05
Saturn-Mega Markt GmbH Trier	Trier	Germany	90.05
Schaper Grundbesitz-Verwaltungsgesellschaft mbH	Saarbruecken	Germany	100.00
Secundus Grundstücksverwertungs-GmbH & Co. Objekt Stuttgart-Königstraße KG	Saarbruecken	Germany	100.00
SIG Import GmbH	Duesseldorf	Germany	100.00
SIL Verwaltung GmbH & Co. Objekt Haidach KG	Schwabhausen	Germany	92.00
Sinco Großhandelsgesellschaft m. b. H.	Voesendorf	Austria	73.00
Smart Retail Kft.	Budaörs	Hungary	100.00
Sociedad Ibérica Restaurantes de Tecnología Avanzada S. A. U.	Madrid	Spain	100.00
SOLUM Grundstücks-Vermietungsgesellschaft mbH & Co. Objekt Promohypermarkt Donaueschingen KG	Duesseldorf	Germany	94.001
SOLUM Grundstücks-Vermietungsgesellschaft mbH & Co. Objekt Promohypermarkt Köln KG	 Duesseldorf	Germany	94.001
SPORTARENA GmbH	Cologne	Germany	100.00
Star Farm (Shanghai) Agriculture Information Consulting Company Limited	Shanghai	China	100.00
STW Grundstücksverwaltung Gesellschaft mit beschränkter Haftung	Saarbruecken	Germany	100.00
TANDOS Grundstücks-Verwaltungsgesellschaft mbH	Saarbruecken	Germany	100.00
TECHNO-Service Reparatur und Wartungs GmbH	Landshut	Germany	51.00
Tertia Handelsbeteiligungsgesellschaft mbH	Cologne	Germany	60.00
TIMUG GmbH & Co. Objekt Homburg KG	Munich	Germany	0.001
TKC Objekt Cottbus GmbH & Co. KG	Saarbruecken	Germany	100.00
VALENCIA TRADING OFFICE, S.L.	Madrid	Spain	100.00
Venalisia Asia Hong Kong Limited	Hong Kong	China	100.00
Venalisia Import GmbH	Ingolstadt	Germany	100.00
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Vierte real,- Holding GmbH	Alzey	Germany	100.00
Vierte real,- SB-Warenhaus GmbH	Alzey	Germany	100.00
VR-LEASING METRO GmbH & Co. Objekt Karlsruhe KG	Eschborn	Germany	0.001
VR-LEASING METRO GmbH & Co. Objekte Rhein-Neckar KG	Eschborn	Germany	0.001
Weinkellerei Thomas Rath GmbH	Duesseldorf	Germany	100.00
Wholesale Real Estate Belgium N.V.	Wommelgem	Belgium	100.00
Wholesale Real Estate Poland Sp. z o.o.	Warsaw	Poland	100.00
Wirichs Immobilien GmbH	Saarbruecken	Germany	100.00
Wirichs Verwaltungsgesellschaft mbH & Co. Objekt Schwelm KG	Saarbruecken	Germany	100.00
Wirichs Verwaltungsgesellschaft mbH & Co. Objekt Voerde und Kamen KG	Saarbruecken	Germany	100.00
Wolfgang Wirichs GmbH	Saarbruecken	Germany	100.00
World Import N. V.	Puurs	Belgium	100.00
WRE REAL ESTATE Limited Liability Partnership	Almaty	Kazakhstan	100.00
Yugengaisha MIAG Japan	Tokio	Japan	100.00
ZARUS Verwaltung GmbH & Co. Dritte Vermietungs-oHG	Pullach im Isartal	Germany	19.00¹
ZARUS Verwaltung GmbH & Co. Objekt Braunschweig Berliner Straße KG	Pullach im Isartal	Germany	19.00¹
ZARUS Verwaltung GmbH & Co. Objekt Mutterstadt KG	Pullach im Isartal	Germany	19.00¹
ZARUS Verwaltung GmbH & Co. Objekt Osnabrück KG	Pullach im Isartal	Germany	19.00¹
ZARUS Verwaltung GmbH & Co. Objekte Niedersachsen KG	Pullach im Isartal	Germany	19.00¹
Zentra Beteiligungsgesellschaft mit beschränkter Haftung	Saarbruecken	Germany	100.00
Zentra-Grundstücksgesellschaft mbH	Saarbruecken	Germany	100.00
Zweite real,- Multi-Markt Verwaltungsgesellschaft mbH	Alzey	Germany	100.00
Zweite real,- SB-Warenhaus GmbH	Alzey	Germany	100.00
Joint ventures		_	
Intercompra LDA	Lisbon	Portugal	50.00
MAXXAM B.V.	Ede	Netherlands	33.33
MAXXAM C.V.	Ede	Netherlands	33.33
METSPA Beszerzési és Kereskedelmi Kft.	Budaörs	Hungary	33.33
METSPA d.o.o. za trgovinu	Zagreb	Croatia	50.00
Disclosure at equity			
European EPC Competence Center GmbH	Cologne	Germany	30.00
Iniziative Methab s.r.l.	Bolzano	Italy	50.00
Peoplefone Polska Spółka Akcyjna	Warsaw	Poland	49.00
xplace GmbH	Goettingen	Germany	25.01
Disclosure not at equity		_	
EZW Kauf- und Freizeitpark GmbH & Co. Kommanditgesellschaft	Bremen	Germany	49.00 <sup>2</sup>
EZW Kauf- und Freizeitpark Verwaltungs-GmbH	Bremen	Germany	49.042
IfH Gesellschaft für Markt- und Unternehmensanalysen mbH	Cologne	Germany	20.002
Metro plus Grundstücks-Vermietungsgesellschaft mbH	Duesseldorf	Germany	20.002
Investments			
DEG Eishockey GmbH	Duesseldorf	Germany	12.40
EKS Handelsgesellschaft mbH	Salzburg	Austria	25.00
EKS Handelsgesellschaft mbH & Co. KG	Salzburg	Austria	25.00
Elbrus Grundstücksverwaltungsgesellschaft mbH & Co. Objekt Frankfurt-Zeil KG	Mainz	Germany	94.00

 $\rightarrow$  NOTES

Erschließungsgesellschaft Schwerin-Krebsförden mbH & Co. KG	Lueneburg	Germany	18.18
Fiege Mega Center Erfurt GmbH & Co. KG	Nesse-Apfelstaedt	Germany	49.00
Fiege Mega Center Erfurt Verwaltungs GmbH	Nesse-Apfelstaedt	Germany	49.00
Loyalty Partner Holdings S.A.	Luxemburg	Luxembourg	9.53
QUANTIS Grundstücks-Vermietungsgesellschaft mbH & Co. Objekt Darmstadt KG	Schoenefeld	Germany	6.00
QUANTIS Grundstücks-Vermietungsgesellschaft mbH & Co. Objekt Junior Augsburg KG	Schoenefeld	Germany	6.00
Stadtmarketinggesellschaft Hamm mbH	Hamm	Germany	6.25
Unterstützungskasse für ehemalige Kaufhalle-Mitarbeiter GmbH	Duesseldorf	Germany	100.00
Verwaltungsgesellschaft Lebensmittelgesellschaft "GLAWA" mbH & Co. KG	Hamburg	Germany	18.75
VR-LEASING MUSCARI GmbH & Co. Immobilien KG	Eschborn	Germany	94.00
Wirichs Immobilien GmbH & Co. Objekt Herford KG	Saarbruecken	Germany	45.45

28 February 2011

THE MANAGEMENT BOARD

DR CORDES

MULLER

SAVEUSE

<sup>&</sup>lt;sup>1</sup>Disclosure according to IFRS, SIC-12 <sup>2</sup>No at equity valuation due to materiality

# Statement of the legal representatives

To the best of our knowledge, and in accordance with the applicable reporting principles, the consolidated financial statements give a true and fair view of the assets, liabilities, finan-

cial position and profit or loss of the Group, and the Group management report includes a fair review of the development and performance of the business and the position of the Group, together with a description of the principal opportunities and risks associated with the expected development of the Group.

28 February 2011

THE MANAGEMENT BOARD

DR CORDES

MULLER

SAVEUSE

# Auditor's report

We have audited the consolidated financial statements prepared by METRO AG comprising the balance sheet, the income statement, the reconciliation from net profit for the period to comprehensive profit, the statement of changes in equity, the cash flow statement and the notes to the consolidated financial statements, together with the Group management report for the financial year from 1 January to 31 December 2010. The preparation of the consolidated financial statements and the Group management report in accordance with IFRS, as adopted by the EU, and the additional requirements of German commercial law pursuant to § 315a Section 1 of the German Commercial Code and supplementary provisions of the articles of incorporation are the responsibility of the Company's management. Our responsibility is to express an opinion on the consolidated financial statements and on the Group management report based on our audit.

We conducted our audit of the consolidated financial statements in accordance with § 317 of the German Commercial Code and generally accepted German standards for the audit of financial statements promulgated by the Institut der Wirtschaftsprüfer (IDW). Those standards require that we plan and perform the audit such that misstatements materially affecting the presentation of the net assets, financial position and results of operations in the consolidated financial statements in accordance with the applicable financial reporting framework and in the Group management report are detected with reasonable assurance. Knowledge of the business activities and the economic and legal environment of the Group and expectations as to possible misstatements are taken into account in the determination of audit procedures. The effectiveness of the accounting-related internal control system and the evidence supporting the disclosures

in the consolidated financial statements and the Group management report are examined primarily on a test basis within the framework of the audit. The audit includes assessing the annual financial statements of those entities included in consolidation, the determination of entities to be included in consolidation, the accounting and consolidation principles used and significant estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements and Group management report. We believe that our audit provides a reasonable basis for our opinion.

Our audit has not led to any reservations.

In our opinion, based on the findings of our audit, the consolidated financial statements comply with IFRS, as adopted by the EU, the additional requirements of German commercial law pursuant to § 315a Section 1 of the German Commercial Code and supplementary provisions of the articles of incorporation and give a true and fair view of the net assets, financial position and results of operations of the Group in accordance with these requirements. The Group management report is consistent with the consolidated financial statements and as a whole provides a suitable view of the Group's position and suitably presents the opportunity and risks of future development.

Cologne, 28 February 2011

KPMG AG

WIRTSCHAFTSPRÜFUNGSGESELLSCHAFT

DR BÖTTCHER KLAASSEN
AUDITOR AUDITOR