# S.R. BATLIBOI & ASSOCIATES LLP

Chartered Accountants

14th Floor, The Ruby 29 Senapati Bapat Marg Dadar (West) Mumbai-400 028, India

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### INDEPENDENT AUDITOR'S REPORT

To the Board of Directors of UFO Moviez India Limited

We have audited the accompanying consolidated financial statements of UFO Moviez India Limited ("the Company") and its subsidiaries (collectively "the Group") which comprise the consolidated Balance Sheet as at March 31, 2011, and the consolidated Statement of Profit and Loss and the consolidated Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation of these consolidated financial statements that give a true and fair view of the consolidated financial position, consolidated financial performance and consolidated cash flows of the Group in accordance with accounting principles generally accepted in India. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

## Auditor's Responsibility

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

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

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

## Opinion

In our opinion and to the best of our information and according to the explanations given to us, the consolidated financial statements give a true and fair view in conformity with the accounting principles generally accepted in India:

- (a) in the case of the consolidated balance sheet, of the state of affairs of the Company as at March 31, 2011
- (b) in the case of the consolidated Statement of Profit and Loss, of the loss for the year ended on that date; and

in the case of the consolidated Cash Flow Statement, of the cash flows for the year ended on that date

# S.R. BATLIBOI & ASSOCIATES LLP

Chartered Accountants

UFO Moviez India Limited Auditors Report on consolidated financial statements—March 31, 2011 Page 2 of 2

## Other Matters - scope exclusion

We did not audit the total assets of Rs. 73,211,369 as at March 31, 2011, total revenues of Rs. 3,378,709 and net cash inflows amounting to Rs. 8,237,971 for the year then ended, included in the accompanying consolidated financial statements in respect of certain subsidiaries, whose financial statements and other financial information have been audited by other auditors and whose report have been furnished to us. Our opinion, in so far as it relates to the affairs of such subsidiaries is based solely on the report of other auditors. Our opinion is not qualified in respect of this matter.

Other Matters – restrictions of use

## Other Matters - restrictions of use

The accompanying consolidated financial statements are prepared to solely for the purpose of preparation of the consolidated restated financial information as at and for the six months period ended September 30, 2014, as at and for the year ended March 31, 2014, 2013, 2012, 2011 and 2010 in connection with the proposed Initial Public Offering ('IPO') of the Company. Accordingly, the accompanying consolidated financial statements and this auditor's report should not be distributed, used, referred to for any other purpose or to any other person without our prior written consent.

For S.R. Batliboi & Associates LLP

**Chartered Accountants** 

ICAI Firm Registration Number: 101049W

per Govind Ahuja

Partner

Membership Number: 48966 Place of Signature: Mumbai Date: November 20, 2014



## Consolidated Balance sheet as at 31 March 2011

Liability	Notes	31 March 2011	31 March 2010
Liabinty		Rupees	Rupees
Equity and liabilities	_		
Sharehoiders' Funds			
Share capital	3	201,503,700	186,593,160
Reserves and surplus	4	1,164,909,622	844,782,898
		1,366,413,322	1,031,376,058
Share application money pending allotment		440,000,000	
Minority Interest		622,217	100,597
Non-current liabilities			
Long-term borrowings	5	330,161,960	350,501,445
Deferred Tax liabilities (net)	11	199,447	288,575
Other long-term liabilities	7	254,658,778	195,944,190
-		585,020,185	546,734,210
Current liabilities			
Trade payables	7	209,107,885	79,146,354
Other current liabilities	7	285,883,658	335,164,862
Short-term provisions	6	10,077,848	6,797,207
	_	505,069,391	421,108,423
TOTAL	_	2,897,125,115	1,999,319,288
Assets	<del></del>		
Non-current Assets			
Fixed Assets			
Tangible assets	8	1,144,132,540	1,105,140,496
Intangible assets	8	41,843,670	44,634,829
Capital work-in-progress		76,187,407	75,613,501
Goodwill on consolidation		417,807,442	144,066,882
Non-current investments	9	184,162,533	8,595,135
Long-term loans and advances	10	48,464,669	43,213,214
Other non-current assets	15	-	420,945
		1,912,598,261	1,421,685,002
Current Assets			
Inventories	12	40,675,235	52,705,092
Trade receivables	13	387,920,135	142,683,790
Cash and bank balances	14	199,104,532	160,588,247
Short-term loans and advances	10	356,811,497	211,086,426
Other current assets	15	15,455	10,570,731
	_	984,526,854	577,634,286
TOTAL	<u> </u>	2,897,125,115	1,999,319,288
Summary of significant accounting policies	2.3		

The accompanying notes are an integral part of the consolidated financial statements. As per our report of even date

For S.R. Batliboi & Associates LLP ICAI Firm Registration No:101049W Chartered Accountants

per Govind Ahuja

Partner

Membership No.: 48966

For and on behalf of the board of directors of UFO Moviez India Limited

Sanjay Gaikwad Managing Director

DIN No.: 01001173

Sameer Chavan Company secretary

Place of signature: Mumbai Date: November 20, 2014

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Ashish Malushte Chief Financial Officer

DIN No.: 0002/1378

Kapil Agarwa Joint Managing Director

Place of signature: Mumbai Date: November 20, 2014





## Consolidated statement of profit and loss as at 31 March 2011

Particular.	Natas	31 March 2011	31 March 2010
Particulars	Notes	Rupees	Rupees
Income			
Revenue from operations	.16	1,088,021,053	731,596,784
Other income	17 _	11,692,744	3,455,451
Total Income (I)		1,099,713,797	735,052,235
Expenses			
Operating direct costs	18	354,021,641	296,527,669
Employee benefit expenses	19	198,320,867	151,144,510
Other expenses	20	418,944,905	268,059,681
Total Expenses (II)		971,287,413	715,731,860
Earnings before interest,tax,depreciation and amortization (EBITDA) (I) -(II)		128,426,384	19,320,375
Depreciation and amortisation expenses	8	254,167,464	165,587,496
Finance cost	21	43,855,160	64,076,718
Finance income	22	(11,263,319)	(4,169,730)
Loss before tax		(158,332,921)	(206,174,109)
Tax expenses	_		<del></del>
Current tax		25,001	6,181
MAT credit entitlement	•	4,000	_
Short Provision for taxation in earlier years		-	1,046
Total tax expense		29,001	7,227
Deferred tax	_	(93,505)	136,716
Total tax expenses		(64,504)	143,943
Loss for the year before share of profit loss from associates		(158,268,417)	(206,318,052)
Share of loss from associates		-	-
Loss for the year before Minority interest	_	(158,268,417)	(206,318,052)
Add/(less) : Minority Interest		61,643,024	(7,041)
Loss for the year	<u>-</u>	(96,625,393)	(206,325,093)
Earnings per equity share	. 23		
Basic (Face value of Rs.10 each)		(6.56)	(13.98)
Diluted (Face value of Rs.10 each)		(6.56)	(13.98)
Summary of significant accounting policies	2.3		

The accompanying notes are an integral part of the consolidated financial statements. As per our report of even date

For S.R. Batliboi & Associates LLP ICAI Firm Registration No:101049W **Chartered Accountants** 

per Govind Ahuja Partner

Membership No.: 48966

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Place of signature: Mumbai Date: November 20, 2014

For and on behalf of the board of directors of UFO Moviez India Limited

Sanjay Gaikwad Managing Director

DIN No.: 01001173

Sameer Chavan

Company secretary

Ashish Malushte Chief Financial Officer

Joint Managing Directo DIN No. : 0002/378

Kapii Agarwal

Place of signature: Mumbai Date: November 20, 2014



UFO Moviez India Limited			digital cinema
Consolidated Cash flow statement for the year ended 3	1 March 2011		· · · · ·
		31 March 2011	31 March 2010
		Rupees	Rupees
Cash flow from operating activities		, , , ,	
Loss before tax		(158,332,921)	(206,174,109)
Non-cash adjustment to reconcile profit before tax to net cash flo	ows .		
Depreciation		254,167,464	165,587,496
Unrealised foreign exchange (gain) (net)		804,315	61,345,396
Loss on sale / discarding of fixed assets		10,222,710	6,683,110
Provision for doubtful debts & bad debt written off		84,578,085	13,594,674
Provision for obsolete inventories		8,574,013	· · -
Provision for compensated absences		3,136,452	-
Provision for gratuity		2,426,313	-
Provision for diminution in value of investment		8,595,137	-
Sundry credit balances written back		(7,763,282)	(64,810)
Interest income		(11,263,319)	(4,169,730)
Interest and finance expense		38,942,567	49,809,791
Operating profit before working capital changes		234,087,534	86,611,818
Movements in working capital :			·
Decrease / (increase) in trade payable		(12,634,956)	6,235,146
Increase / (decrease) in short-term provisions		(2,282,124)	1,168,971
Increase / (decrease) in other current liabilities		124,814,273	102,961,654
Increase / (decrease) in other non current liabilities		45,621,623	(24,558,864)
Decrease / (increase) in trade receivables (Non - Current)		-	4,121
Decrease / (increase) in trade receivables (Current)		(268,278,155)	(12,973,540)
(Increase) / decrease in inventories		12,238,609	(7,789,519)
Decrease / (increase) in short-term loans and advances		35,506,605	(44,331,975)
Decrease / (increase) in other current assets		(8,715,565)	(5,623,040)
Cash generated from operations		160,357,844	101,704,772
Direct tax paid (net of refunds)	<u> </u>	(30,410,068)	(8,031,610)
Net cash flow from operating activities	(A)	129,947,776	93,673,162
Cash flow from investing activities  Purchase of fixed assets including intangible, Capital work-in		(20E 277 000)	(270 002 024)
progress and capital advances		(385,377,060)	(370,882,924)
Purchase of investment		(195,455,033)	_
Advance for purchase of Investment		(200,999,514)	_
Proceeds from sale of fixed assets		14,750,004	7,223,327
Interest received		11,608,576	17,022,693
Investments in bank deposits (having original maturity of more than the	ree months)	32,580,165	(1,989,766)
Redemption from bank deposits (having original maturity of more than		(187,238)	-
Net cash flow used in investing activities	(B)	(723,080,100)	(348,626,670)
Cash flow from financing activities			
Proceeds from long term borrowings		143,395,816	310,938,378
Repayment of long term borrowings		<b>4</b> (99,854,882)	(114,814,196)
Repayment of Short term borrowings		(55,554,552)	(429,974,124)
Share allotment money including securities premium		250,000,053	(120,011,124)
Proceeds from short-term borrowings		-	240,000,000
Share issue expenses		(31,660,000)	5,000,000
Proceeds from share application money pending allotment		440,000,000	250,000,054
Interest and finance cost		(37,948,796)	(46,823,943)
Net cash flow from financing activities	(C)	663,932,191	209,326,169
Net Increase/(decrease) in cash and cash equivalent (A + B + C)	\ <del>-</del> '	70,799,867	(45,627,339)
		. 0,1 00,001	(+0,021,009)

100,403,009

170,891,275

(311,601)

145,510,249

100,403,009

520,099



Cash and cash equivalents at the beginning of the year

Cash and cash equivalents at the end of the year

Unrealised Gain/(Loss) on Foreign Currency Cash and Cash equivalents



## Consolidated Cash flow statement for the year ended 31 March 2011

	31 March 2011 Rupees	31 March 2010 Rupees
Components of cash and cash equivalents	· · · · · · · · · · · · · · · · · · ·	
Cash on hand	242,770	250,712
Balance with banks:	-	
- on current accounts	135,926,860	21,19 <b>4</b> ,796
- on fixed deposit account with original maturity of less than 3 months	34,721,645	78,957,501
Cash & cash equivalents [refer note 14]	170,891,275	100,403,009

#### Notes:

- 1. Figures in bracket denote outflow
- 2. The above Cash flow statement has been prepared under the "Indirect Method" set out in Accounting Standard (AS-3) " Cash Flow Statements"
- 3. Previous year figures have been regrouped wherever necessary to correspond with the figures of current year

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As per our report attached of even date

For S.R. Batlibol & Associates LLP ICAI Firm Registration No:101049W Chartered Accountants

per Govind Ahuja

Membership No.: 48966

Partner

Place of signature: Mumbai Date: November 20, 2014 For and on behalf of the board of directors of UFO Moviez India Limited

Sanjay Gaikwad Managing Director

DIN No. : 01001173

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Sameer Chavan Company Secretary

Place of signature: Mumbai Date: November 20, 2014 WV /

Kapii Agarwai

Ashish Malushte Chief Financial Officer

Joint Managing Director

DIN No.: 00024378



## 1. Corporate information

UFO Moviez India Limited ('UFO' or 'the parent company') is a public company domiciled in India and incorporated under the provisions of the Companies Act, 1956 ('the Act'). The Group is mainly into the business of providing digital cinema services. As these financial statements are not statutory financial statements, full compliance with the Act is not required and hence these financial statements do not reflect all disclosures requirement of the Act.

## 2.1 Basis of preparation

The accompanying consolidated financial statements have been prepared in accordance with the generally accepted accounting principles in India (Indian GAAP) for the year ended March 31, 2010 originally approved by the Company in the board meeting held on July 20, 2011, prepared as per Indian GAAP at that relevant time, except that the presentation and disclosure requirements of Schedule III to the Companies Act, 2013 have been followed in the preparation of the accompanying financial statements. The consolidated financial statements have been prepared under historical cost convention on accrual basis of accounting. These financial statements have been prepared in connection with the proposed initial public offering by the Company.

## 2.2 Principles of Consolidation

- (i) The financial statements of the Company and its subsidiaries have been combined on a line by line basis by adding together the book values of like items of assets, liabilities, income and expense after eliminating intra-group balances and transactions as per Accounting Standard (AS) 21 "Consolidated Financial Statements".
- (ii) The Financial statement include the share of profit / loss of associate companies in which the investor has significant influence and which is neither a subsidiary nor a joint venture, which are accounted under "Equity Method" in accordance with Accounting standard (AS) 23 on Accounting for Investment in Associates in Consolidated Financial Statement, as per which the share of profit/(loss) of associate company has been added and restricted to the cost of investment.
- (iii) The excess of cost to the parent Company of its investments in the subsidiaries over its portion of equity in the subsidiaries, as at the date on which investment was made, is recognized as goodwill in the consolidated financial statements. The Parent Company's portion of equity in the subsidiaries is determined on the basis of the book value of assets and liabilities as per the Financial statement of the subsidiary companies as on the date of investment. Capital reserve on consolidation represents negative goodwill arising on consolidation.

#### (iv) Minority Interest:

- Minority interest share of net profit of consolidated subsidiaries for the year is identified and adjusted against the income of group in order to arrive at the net income attributable to shareholders of the company. In case where losses applicable to minority interest exceed the minority interest in the equity of the subsidiary, the excess of, any further losses applicable to minority interest are adjusted against the parent company's portion of equity in the subsidiary, until all previous losses absorbed by parent are recovered.
- (v) The CFS has been prepared using uniform accounting policies for like transactions and other events in similar circumstances to the extent possible across the group and are presented, to the extent possible, in the same manner as per the parent's separate financial statement, except in case of the accounting policies mentioned below, where there exists variance between Parent





and the subsidiary and the impact on account of alignment of such policy with the parent company is not material.

- (a) Fixed Asset and Depreciation (Refer note 2.3(a), (b) and (c))
- (b) Employee benefits (Refer note 2.3(l))

No adjustments are made for differences in accounting policy for Inventory and depreciation on written down value method.

(vi) The list of subsidiaries included in consolidation are mentioned below:

Subsidiary Name	Country of Incorporation	Proportion of ownership interest of the Company/Subsidiary as on March 31, 2011	Proportion of ownership interest as on March 31, 2010
Subsidiaries of UFO			-
V N Films Private Limited (erstwhile known as Allied Film Services Pvt. Ltd.)	India	100%	100%
Edridge Limited	Cyprus	100%	100%
United Film Organisers Nepal Private Limited	Nepal	100%	100%
Subsidiary of Edridge Limit	ed & stepdown su	bsidiary of UFO	
UFO International Limited.	Cyprus	100%	100%
Subsidiaries of UFO Interna	tional Limited & st	epdown subsidiaries of	UFO
United Film Organisers (UFO) (Mauritius) Private Limited.	Mauritius	.100%	100%
UFO Lanka Private Limited.	Sri Lanka	100%	100%
UFO Software Technologies Private Limited.	India	95.97%	95.97%
DCLP Limited	Cyprus	100%	100%
UFO Europe Limited	Cyprus	100%	100%





(vii) The list of subsidiary which are under liquidation are not included in Consolidation are mentioned below:

Subsidiary Name	Country of Incorporation	Proportion of ownership interest of the Company/Subsidiary as on March 31, 2011	Proportion of ownership interest as on March 31, 2010
Digital film brokers SPRL	Belgium	100%	100%

## 2.3 Summary of significant accounting policies

### Use of estimates

The preparation of financial statements in conformity with Indian GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent liabilities at the end of the reporting period. Although these estimates are based upon management's best knowledge of current events and actions, actual results could differ from these estimates.

### (a) Tangible fixed assets

Tangible fixed assets are stated at cost, net accumulated depreciation and accumulated impairment losses if any. Cost comprises the purchase price and any attributable cost of bringing the asset to its working condition for its intended use. Borrowing costs relating to acquisition of fixed assets which takes substantial period of time to get ready for its intended use are also included to the extent they relate to the period till such assets are ready to be put to use.

Subsequent expenditure related to an item of fixed asset is added to its book value only if it increases the future benefits from the existing asset beyond its previously assessed standard of performance. All other expenses on existing fixed assets, including day-to-day repair and maintenance expenditure and cost of replacing parts, are charged to the statement of profit and loss for the period during which such expenses are incurred.

#### (b) Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost. Following initial recognition, intangible assets are carried at cost less accumulated amortization and accumulated impairment losses, if any. Intangible assets are amortized on a straight line basis over the estimated useful economic life.

## (c) Depreciation on tangible and amortisation of intangible assets

Depreciation is provided using the Straight Line Method as per the useful lives of the assets estimated by the management, or at the rates prescribed under schedule XIV of the companies Act, 1956 whichever is higher.





The Group has used the following rates to provide deprecation on its fixed assets

	Rates as per management's estimate of useful lives (SLM)	Schedule XIV Rates (SLM)	
Exhibition Equipment	9.50% - 25.00%	7.07%	
Plant & Machinery	16.21%	7.07%	
Computer	16.21%	16.21%	
Furniture and Fixtures	16.67%	6.33%	
Office Equipments	16.67%	4.75%	
Vehicles	20.00% - 33.00%	9.50%	

Leasehold improvements are written off over the period of lease or over a period of 4 years whichever is lower.

Intangible assets are amortised over their estimated useful life as follows.

	Rates as per management's estimate of useful lives (SLM)
Computer Software	10.00% - 16.21%

#### (d) Goodwill on consolidation

Goodwill on consolidation is not amortised and is tested for impairment on an annual basis. Such evaluation determines impairment in value if any, taking into account the ability to recover the carrying amount of goodwill from discounted cash flows. The group also considers projected future operating results, trends and other circumstances in making such evaluations.

In addition to the annual impairment test, the Group will perform an impairment test if an event occurs or circumstances change that would more likely than not reduce the fair value or the reporting unit below its carrying amount.

### (e) Impairment of tangible and intangible assets

The carrying amounts of assets are reviewed at each balance sheet date if there is any indication of impairment based on internal/external factors. An impairment loss is recognized wherever the carrying amount of an asset exceeds its recoverable amount. The recoverable amount is the greater of the asset's net selling price and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and risks specific to the asset.

## (f) Leases

#### Where the Group is the lessee

Leases where the lessor effectively retains substantially all the risks and benefits of ownership of the leased item, are classified as operating leases. Operating lease payments are recognized as an expense in the Statement of Profit and Loss on a straight-line basis over the lease term.

### Where the Group is the lessor

Assets subject to operating leases are included in fixed assets. Lease income is recognised in the Statement of Profit and Loss on a straight-line basis over the lease term. Costs, including depreciation are recognised as an expense in the Statement of Profit and Loss. Initial direct costs





such as legal costs, brokerage costs, etc. are recognised immediately in the statement of Profit and Loss.

#### (g) Investments

Investments, which are readily realizable and intended to be held for not more than one year from the date on which such investments are made, are classified as current investments. All other investments are classified as non-current investments. Current investments are carried at lower of cost and fair value determined on an individual investment basis. Non-current investments are carried at cost. However, provision for diminution in value is made to recognise a decline other than temporary in the value of the investments.

On disposal of an investment, the difference between its carrying amount and net disposal proceeds is charged or credited to the statement of profit and loss.

## (h) Inventories

Inventories comprise of stores and Spares and are valued at cost or at net realisable value whichever is lower. Cost is determined on first in first out basis. Net realizable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and estimated costs necessary to make the sale.

## (i) Revenue recognition

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured.

## **Income from Services**

- Virtual Print Fee income received from Distributors of the films is recognised in the period in which the services are rendered.
- Advertisement Income is recognised in the period during which advertisement is displayed.
- Digitization income is recognised on rendering of services.
- Theatre programming revenue is recognized for the period of exhibition of movies.
- Registration fee is recognised in the period in which the services are rendered.
- Revenue from annual maintenance is recognised on time proportion basis for the period falling in the reporting period

## Sale of Goods

Revenue is recognised when the significant risks and rewards of ownership of the goods have been passed to the buyer. Sales are recorded net of returns, trade discounts, and value added tax.

The Group recognizes revenue from sales of equipment and stores as and when these are dispatched/issued to customers.

### Interest

Interest income is recognised on a time proportion basis taking into account the amount outstanding and the rate applicable.





## **Dividends**

Dividend income is recognised when the Group's right to receive dividend is established by the reporting date.

## (i) Foreign Currency Translation

Foreign currency transactions and balances

## (i) Initial Recognition

Foreign currency transactions are recorded in the reporting currency, by applying to the foreign currency amount the exchange rate between the reporting currency and the foreign currency at the date of the transaction.

### (ii) Conversion

Foreign currency monetary items are reported using the closing rate. Non-monetary items which are carried in terms of historical cost denominated in a foreign currency are reported using the exchange rate at the date of the transaction; and non-monetary items which are carried at fair value or other similar valuation denominated in a foreign currency are reported using the exchange rates that existed when the values were determined.

### (iii) Exchange Differences

Exchange differences arising on the settlement of monetary items or on reporting such monetary items of Group at rates different from those at which they were initially recorded during the year or reported in previous financial statements, are recognized as income or as expenses in the year in which they arise.

## (k) Translation of foreign subsidiaries

Translation of foreign subsidiaries are done in accordance with AS - 11 (Revised) "The Effects of Changes in Foreign Exchange Rates". In the case of subsidiaries, the operations of which are considered as integral, the Balance Sheet items have been translated at the closing rate except share capital and fixed assets, which have been translated at the transaction date. The income and expenditure items have been translated at the average rate for the year. Exchange gain / loss are recognized in the statement of profit and loss.

In case of foreign subsidiaries, the operation of which are considered as non-integral, all assets and liabilities are converted at the closing rate at the end of the year and items of income and expenditure items have been translated at the average rate

Any goodwill / Capital reserve arising on acquisition of a non – integral foreign operation is translated at the closing rate.

Exchange gain / loss arising on conversion are recognized under Foreign Currency Translation Reserve.





#### (i) Retirement and other benefits

Retirement benefits in the form of provident fund is a defined contribution scheme and the contributions are charged to the statement of profit and loss of the year when the employee render related services. There are no other obligations other than the contribution payable to the respective funds.

Gratuity liability is a defined benefit obligation and is provided for on the basis of an actuarial valuation. The group has an Employees' Gratuity Fund managed by the by Life Insurance Corporation of India.

Actuarial gains/losses are immediately taken to statement of profit and loss and are not deferred.

Short term compensated absences are provided for based on estimates. Long term compensated absences are provided for based on actuarial valuation at the year end. The actuarial valuation is done as per projected unit credit method.

## (m) Income taxes

Tax expense comprises of current and deferred tax. Current income tax is measured at the amount expected to be paid to the tax authorities in accordance with the Income Tax Act, 1961. Deferred income taxes reflect the impact of current year timing differences between taxable income and accounting income for the year and reversal of timing differences of earlier years.

Deferred tax is measured based on the tax rates and the tax laws enacted or substantively enacted at the balance sheet date. Deferred tax assets are recognised only to the extent that there is reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets can be realised. In situations where the Group has unabsorbed depreciation or carry forward tax losses, all deferred tax assets are recognised only if there is "virtual certainty" (as defined in Accounting Standard 22) supported by convincing evidence that they can be realised against future taxable profits.

At each balance sheet date the Group re-assesses unrecognised deferred tax assets. It recognises unrecognised deferred tax assets to the extent that it has become reasonably certain or "virtually certain", as the case may be that sufficient future taxable income will be available against which such deferred tax assets can be realised.

The carrying amount of deferred tax assets are reviewed at each balance sheet date. The Group writes-down the carrying amount of a deferred tax asset to the extent that it is no longer reasonably certain or "virtually certain", as the case may be, that sufficient future taxable income will be available against which deferred tax asset can be realised. Any such write-down is reversed to the extent that it becomes reasonably certain or virtually certain, as the case may be, that sufficient future taxable income will be available.

Deferred tax assets and deferred tax liabilities are offset, if a legally enforceable right exists to set-off current tax assets against current tax liabilities and the deferred tax assets and deferred taxes relate to the same taxable entity and the same taxation authority.





Minimum alternate tax (MAT) paid in a year is charged to the statement of profit and loss as current tax. The Group recognizes MAT credit available as an asset only to the extent that there is convincing evidence that the Group will pay normal income tax during the specified period, i.e., the period for which MAT credit is allowed to be carried forward. In the year in which the Group recognizes MAT credit as an asset in accordance with the Guidance Note on Accounting for Credit Available in respect of Minimum Alternative Tax under the Income-tax Act, 1961, the said asset is created by way of credit to the statement of profit and loss and shown as "MAT Credit Entitlement." The Group reviews the "MAT credit entitlement" asset at each reporting date and writes down the asset to the extent the Group does not have convincing evidence that it will pay normal tax during the specified period.

## (n) Earnings per Share

Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholders (after deducting preference dividends and attributable taxes) by the weighted average number of equity shares outstanding during the period. The weighted average number of equity shares outstanding during the period are adjusted for events of bonus issue; bonus element in a rights issue to existing shareholders; share split; and reverse share split (consolidation of shares)

For the purpose of calculating diluted earnings per share, the net profit or loss for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares that have changed the number of equity shares outstanding, without a corresponding change in resources.

## (o) Contingent liabilities

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Group or a present obligation that is not recognized because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably. The Group does not recognize a contingent liability but discloses its existence in the financial statements.

## (p) Cash and cash equivalents

Cash and cash equivalents for the purposes of cash flow statement comprise cash at bank and in hand and short-term investments with an original maturity of three months or less.

## (q) Employee stock compensation cost

Measurement and disclosure of the employee share-based payment plans is done in accordance with the Guidance Note on Accounting for Employee Share-based Payments, issued by the Institute of Chartered Accountants of India. The Group measures compensation cost relating to employee stock options using the intrinsic value method. Compensation expense is amortized over the vesting period of the option on a straight line basis. The cumulative expense recognized for equity-settled transactions at each reporting date until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The expense or credit recognized in the statement of profit and loss for a period represents the movement in cumulative expense recognized as at the beginning and end of that period and is recognized in employee benefits expense.





## (r) Provisions

A provision is recognised when an enterprise has a present obligation as a result of past event; it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made. Provisions are not discounted to its present value and are determined based on best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.

## (s) Borrowing cost

Borrowing cost includes interest, amortization of ancillary costs incurred in connection with the arrangement of borrowings and exchange differences arising from foreign currency borrowings to the extent they are regarded as an adjustment to the interest cost.

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the respective asset. All other borrowing costs are expensed in the period they occur.

## (t) Segment reporting

The Group's operations predominantly relate to providing digital cinema services to exhibitors and distributors of films in DCI and Non DCI format. The Group's operating businesses are organized and managed according to the services and are identified as reportable segment based on the dominant source and nature of risks and returns as primary and secondary segments. The analysis of geographical segments is based on the areas in which major operating divisions of the Group operate.

## (u) Measurement of EBITDA

As permitted by the Guidance Note on the Revised Schedule VI to the Companies Act, 1956, the company has elected to present earnings before interest, tax, depreciation and amortization (EBITDA) as a separate line item on the face of the statement of profit and loss. The company measures EBITDA on the basis of profit/ (loss) from continuing operations. In its measurement, the company does not include depreciation and amortization expense, finance costs, finance income and tax expense.





## Notes to consolidated financials statements for the year ended 31 March 2011

3. Share	capital
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	31 March 2011	31 March 2010
	Rupees	Rupees
Authorised share capital		
23,500,000 (Previous Year : 43,500,000) Equity Shares of Rs.10 each	235,000,000	435,000,000
Nil (Previous Year : 1,500,000) 11% Cumulative Redeemable Preference Shares of Rs.100 each	•	150,000,000
Nil (Previous Year : 1,500,000) 6% Cumulative Convertible Preference Shares of Rs.100 each		150,000,000
1,600,000 (Previous Year : Nil) 0.0001% Compulsorily Convertible Preference Shares of Rs.1000 each	1,600,000,000	` -
- -	1,835,000,000	735,000,000
Share capital		
Issued, subscribed and fully paid up shares		•
20,150,370 (Previous Year: 18,659,316) Equity shares of Rs.10/- each Fully Paid up	201,503,700	186,593,160
Total issued, subscribed and fully paid up share capital	201,503,700	186,593,160

## (a) Reconciliation of the shares outstanding at the beginning and at the end of the reporting period

Equity shares	31 March	2011	31 March 2010	
	No.	Rupees	No.	Rupees
At the beginning of the period	18,659,316	186,593,160	5,467,745	54,677,450
Issued during the period - Bonus issue	943,623	9,436,230	•	-
Issued during the period - preferential issue	547,431	5,474,310	-	-
Equity shares issued in Right issue	· -	•	497,018	4,970,180
Conversion of Pref. Shares in to Equity shares	-	-	255,009	2,550,090
issue of Bonus shares (2:1)			12,439,544	124,395,440
Outstanding at the end of the period	20,150,370	201,503,700	18,659,316	186,593,160

Preference shares	31 March 2011		31 March 2010	
	No.	Rupees	No.	Rupees
At the beginning of the year	-	-	1,400,000	140,000,000
Conversion of Dref. Charac in to Equity shape		-	(1,400,000)	(140,000,000)
Conversion of Pref. Shares in to Equity shares	<u>-</u>			
Outstanding at the end of the year			-	-

#### (b) Terms/ rights attached to equity shares-Voting Rights

Each holder of equity shares having a par value of Rs.10 per equity share is entitled to one vote per equity share.

## Rights as to Dividend

The equity shareholders have right to receive dividend when declared by the Board of Directors, subject to approval in the General Meeting.

#### Pre-emption Rights:

In the event the Company proposes to issue any securities to any person, then P5 Asia Holding Investments (Mauritius) Ltd. (P5) and 3i Research (Mauritius) Limited (3i) (collectively called Investor Group and individually Investor) have a wight to subscribe to the issue on a pro-rata basis, in proportion to their respective shareholding in the Company on the same terms, as the issue is proposed, such that their respective shareholding is maintained at least at the level prior to such issuance.

## Right of First Offer, Right of Sale and Tag Along Rights:

In the event Apollo Group (comprising of Apollo International Limited and an individual shareholder) and VTL Group (comprising of Valuable Technologies Limited, Valuable Media Limited and two individual shareholders) (collectively called Group A Shareholders) propose to transfer all or part of their securities to any person, shall first offer to the Investor Group, a pro rata right to purchase all their Shares. Investors Group shall have the right to exercise certain specified tag along rights in case the Group A shareholders proposes to transfer any securities to any person in certain cases as defined in Articles of Association (AOA).

In the event either of 3i or P5 propose to sell any or all of their securities held by them in the Company, it shall first offer the other investor and the Group A Shareholders a right to purchase all their shares.

## Exit Rights and Drag Along Rights:

The Investor Group has the right to sell their entire shareholding in the Company at any time after expiry of certain specified period subject to certain specified conditions as defined in the AOA of the Company. Such shareholders also have the right to exercise drag along rights as stipulated in the AOA of the Company.

#### Rights pertaining to repayment of capital

RED ACCOUNT

In the event of certain specified liquidation events as defined in the AOA, the proceeds of such events will be distributed between shareholders in the marrier specified in the AOA of the Company.



### Notes to consolidated financials statements for the year ended 31 March 2011

#### Other Rights:

P5, 3i, Apollo Group and VTL Group have right to have their representatives on the Board of Directors of the Company.

Certain specified reserved matters such as change in the share capital of the Company, material related party transactions, raising of debt, declaration of dividends, change in senior management including key business matters requires the consent of the Investor Group Shareholders.

#### Restrictions

The Securities held by Group A Shareholders are locked-in and they cannot transfer any securities held by them without Investors' consent, until the shareholding of each of the Investors in the Company falls below the Minimum Requisite Shareholding as defined in the AOA.

The Investor Group cannot transfer shares held by them in favour of any competitor as defined in the AOA of the Company or enter into an agreement for the transfer of shares to any competitor, subject to certain specified conditions.

(c) Details of shareholders holding more than 5% shares in the Company

	31 March	2011	31 Marc	:h <b>2010</b>
Name of the shareholder	•	% holding in the		% holding in the
	No.	class	No.	ciass
Equity shares of Rs.10 each fully paid		<del></del>		
3i Research (Mauritius) Limited (erstwhile known as 3i Digital	7,116,621	35.32	7,116,621	38.14
Media (Mauritius) Limited)				
Apollo International Ltd	3,816,468	18.94	3,816,468	20.45
Valuable Media Ltd.	2,131,782	10.58	2,131,782	11.42
Valuable Technologies Ltd.	3,071,745	15.24	2,128,857	11.41

#### (d) Shares reserved for issue under options

For details of shares reserved for issue under the employee stock option (ESOP) plan of the company, please refer note 25.

(e) Aggregate number of bonus shares, shares issued for consideration other than cash during the period of five years immediately preceding the reporting date:

date:		
	31 March 2011	31 March 2010
Equity shares allotted as fully paid bonus shares by capitalisation of securities premium	13,068,828	13,068,626
4. Reserves and Surplus		
	31 March 2011	31 March 2010
	Rupees	Rupees
Securities premium account		
Balance as per last financial statements	1,711,339,349	1,453,255,005
Add : received on issue of equity shares	257,396,946	382,479,784
Less: Utilised for bonus share	(6,290,820)	(124,395,440)
Less: Share issue expenses	(31,660,000)	-
Ciosing balance .	1,930,785,475	1,711,339,349
Foreign Currency Translation Reserve		
Balance as per last financial statements	(5,744,649)	(5,744,649)
Addition during year	5,485,948	-
Closing balance	(258,701)	(5,744,649)
deficit in the statement of profit and loss	•	
Balance as per last financial statements	(860,811,802)	(654,486,709)
Less: Pre - acquisition loss acquired from minority interest	191,820,043	-
Profit for the year	(96,625,393)	(206,325,093)
deficit in the statement of profit and loss	(765,617,152)	(860,811,802)
Total reserves and surplus	1,164,909,622	844,782,898







5. Long-term borrowings				
<del></del>	Non-Current	portion	Current mat	urities
	31 March 2011	31 March 2010	31 March 2011	31 March 2010
	Rupees	Rupees	Rupees	Rupees
Non Current				
Term loans (Secured)				
Rupee loan from banks (secured by first charge on all fixed	-			
assets (except vehicles) and all current assets of the Company)				
Term loan 1 from Yes Bank		37,500,000	•	50,000,000
Term loan 1 from Axis bank	229 125 000	7,899,136	112,500,000	30,000,000
	328,125,000	45,399,136	112,500,000	50,000,000
Sub Totai	328,125,000	45,399,136	112,500,000	50,000,000
Foreign Currency loan	-	301,519,621	-	*
Other Loans				
Vehicle finance from banks and financial institutions (secured against hypothecation of vehicles)				
Vehicle loan from Kotak Mahindra Prime Ltd (iRR from 8.34 to 11.17% repayable in 36 Monthly installments)	2,036,960	3,582,688	4,184,958	2,804,539
Sub Total	2,036,960	3,582,688	4,184,958	2,804,539
Unsecured Loans	-		-	-
Less :Amount disclosed under the head "Other Current Liabilities" (note 7)	-		(116,684,958)	(52,804,539
Net amount	330,161,960	350,501,445	-	-
-				

Term loan 1 having interest of bank at the rate of 13.50% p.a. (March 31, 2010 :13.50% p.a.) is repayable in 48 monthly installments of Rs 12,500,000/each along with interest.

Term loan 2 having interest of banks prime lending rate plus 3.25% @ 11.50% p.a. (March 31, 2010 : 11.50% p.a.) is repayable in 48 monthly instailments of Rs 9,375,000/- each along with interest from March 31, 2011.

The company is required to maintain debt service reserve account equivalent to 3 months principal and interest repayment under lien with the bank.

## 6. Provisions

	Long te	rm	Short te	rm .
	31 March 2011	31 March 2010	31 March 2011	31 March 2010
	Rupees	Rupees	Rupees	Rupees
Provision for gratuity (refer note 24)	-	-	1,582,450	1,085,007
Provision for compensated absences	-	-	8,495,398	5,712,200
			10,077,848	6,797,207





184,162,533

8,595,135

## Notes to consolidated financials statements for the year ended 31 March 2011

Non - Current				
Non - Current	Non-Current		Current po	
	31 March 2011	31 March 2010	31 March 2011	31 March 201
Trado mayables (referents 24 for data)s of days to serve at	Rupees	Rupees	Rupees	Rupees
Trade payables (refer note 34 for details of dues to micro and small enterprises)	-	-	209,107,885	79,146,354
Other liabilities				
Current maturities of long-term borrowings (refer note 5)	•		440.004.000	
Interest accrued but not due on borrowings (refer note 5)	-	•	116,684,958	52,804,539
Deferred lease rental income	402 024 400	70.040.704	5,009,018	3,544,306
Advance from customers	102,034,489	72,918,734	25,168,033	42,619,165
Others	-	-	42,120,092	34,091,101
Deposit from theatre and regional dealers	452.004.200	400 005 450	00 400 000	** ***
Payables for purchase of fixed assets	152,624,289	123,025,456	39,183,032	32,227,804
Bank book overdraft	-	-	33,127,812	102,976,834
Salary & reimbursement payable	•	-	24,021,804	19,699,991
Sales tax payable	•	-	34,375	
TDS payable	-	•	227,469	247,927
Forward contract payable	•	-	26,675	18,431
Other creditors (other than trade)	•	•		7,316,995
Other creditors (other trizit trade)	254,658,778	195,944,190	280,390 285,883,658	39,617,769 335,164,862
No. aument lavortes ato				
9. Non-current Investments			31 March 2011	31 March 201
			Rupees	Rupees
Trade investments (valued at cost unless stated otherwise)				
Unquoted equity instruments				
Investment in others				
19,173 Ordinary shares of INR 10 each fully paid in Scrabble Entertainment Limited, India			20,000,033	-
155,500 Ordinary shares of INR 10 each fully paid in Southern			11,662,500	-
Digital Screenz Private Limited, India				
186,500 (March 31,2013 : 186,500) Ordinary shares of US \$ 1 each, fully paid, in DG2L Technologies Pte. Limited, Singapore			81,440,625	81,440,625
186,500 (March 31,2013 : 186,500) Ordinary shares of US \$ 1			81,440,625 (81,440,625)	81,440,625 (72,845,625
186,500 (March 31,2013 : 186,500) Ordinary shares of US \$ 1 each, fully paid, in DG2L Technologies Pte. Limited, Singapore		_	, ,	,
186,500 (March 31,2013 : 186,500) Ordinary shares of US \$ 1 each, fully paid, in DG2L Technologies Pte. Limited, Singapore Less : Provision for diminution in value of investments		_	, ,	(72,845,625 <b>8,595,00</b> 0
186,500 (March 31,2013 : 186,500) Ordinary shares of US \$ 1 each, fully paid, in DG2L Technologies Pte. Limited, Singapore			, ,	(72,845,625



**UFO**digital cinema

UFO Moviez india Limited

Notes te Censolidated financials statements for the year ended 31 March 2011

8. Fixed Assets

Hart & Machinery   Computer Systems   Critical Equipments   Funtions & Fixtures   Funtions & Fixtures & Fixtures & Fixtures & Fixtures & Fixtures & Fixt		Lessaheld					Electrical		Tangible Total			Intangible Total	
1,250,502   1,250,502   15,260,353   19,264,535   7,000,522   3,402,797   10,744,50   1,191,680,257   4,500,40   46,206,444   1,123,405   1,201,549		Imprevements	Plant & Machinery	Computer Systems	Office Equipments	Furniture & Fixtures	Equipmenta & Installations	Vehicles	Assets	IIIMDOOD	Computer software	Assets	Grand Lotal
18,005.24	Coat												
1580 GOZ   131 (221 69   7072,962   8.335,828   8.077.465   355,829   3,185,444   396,751,339   19,075,444   16,755,444	At 1 April 2009	18 764 613	_	15,983,353		7,600,523	3,402,767	10,754,550	1,191,696,257	4,500,400	40,706,043	45,206,443	1,237,102,700
14,000,205   14,000,205   14,000,205   1	Additions	1,580,502		7,072,962	8,335,828	8,077,465	355,929	3,185,464	359,751,339	•	19,075,484	16,875,484	375,926,823
1,1525,886 1,439,663,890 20,413726 27,694,744 15,499,844 15,710,496 15,710,49	Disposats	829,227		2,642,590	825,819	179,024	248,310	•	19,489,055	•		•	19,499,055
1107.516   1,439.643   0,141772   17.644   19.0384   3.510,448   13.500,440   15.27.185,54   4,500,400   56,761,527   14.07.185   14.07.	Adjustment*		•	•	•			•		•	•	•	
1,075,519   300,947,380   2,743,107   8,224,629   218,086   277,989   3,574,519   315,099,433   315,099,434   31	At 31 March 2810	11,625,888	-		27,694,744	15,499,964	3,510,486	13,950,014	1,532,158,541	4,500,400	56,761,527	61,281,927	1,593,440,468
8,082,865 23,622,36 (139,450 172,044 (970,389) 362,909 (176,44) (970,389) 362,909 (176,44) (970,389) 367,140 (176,44) (970,389) 367,140 (176,44) (970,389) (176,44) (	Additions	1,075,519			8,224,629	218,066	277,969	3,574,813	315,059,483	•	•	•	315,059,483
172 O44	Disposats	8,082,985		139,450	333,448	5,429,391	362,909	•	39,000,571	•	•	•	39,000,571
1,516,422 1,716,663,772 224,673 12 5,020,271 4,707,659 3,160,291 2,627,948 1,589,708 4,526,540 6,656,467 61,481,007 1,44,170 1,534,24 1,534,24 1,534,24 1,534,24 1,534,24 1,534,24 1,534,24 1,544,485 1,544,484 1,544,485 1,544,484 1,544,485 1,544,485 1,544,48	Adjustment*	•		•	172,044	(970,398)	•	•	(798,354)	29 140	180,940	289,080	(589,274)
1.337.572 254,673.818 5,020.271 4,707.659 3,190.291 2,627.948 1,589,708 275,409.965 450.040 9,342,333 8,782,373 2,205,909 15,554.09.965 450.040 9,342,333 8,782,373 7,008.357 7,	At 31 March 2811	3,518,422			33,767,969	9,316,241	3,425,486	17,524,827	1,807,419,099	4,528,540	56,962,467	61,491,007	1,868,910,106
1,12,776   1,12,64,50   1,12,64,60   1,12,64,60   1,13,64,70   1,12,12,70   1,12,12,40   1,10,6,14,60   1,10,													
3.317.872 244.778.81 5.020.271 4.707.669 3.160.291 2657.948 1.888.708 275.406.965 450.040 8.342.333 8.722.33 8.722.33 8.722.33 8.722.33 8.722.33 8.722.33 8.722.33 8.722.33 8.722.33 8.722.33 8.722.33 8.722.33 8.722.33 8.722.33 8.722.33 8.722.33 8.722.33 8.722.34 11.244.37 7.152.84 4.165.83 4.222.34 4.165.83 8.222.34 11.244.37 7.152.84 4.165.83 1.208.43 1.208.35	Depreciation/Amortleatlo												
3.525.487 134,686.163 4.416,465 9.482.2867 114,070 187,332 2,209,808 156,579.138 7,008,357 7,008	At 1 April 2009	3,317,872		5,020,271	4,707,659	3,160,291	2,627,948	1,898,708	275,406,565	450,040	9,342,333	8,782,373	285,198,938
402.865 4,953,411 1,234,423 222,267 109,483 33,196 6,955,555 (153,822) (153,	Charge for the year	3,525,487		4,416,455	9,482,988	4,114,070	187,332	2,208,806	156,579,138	•	7,008,357	7,008,357	185,587,496
6,440,644 384,486,595 6,202,313 13,946,378 7,152,644 2,762,984 4,186,314 427,016,045 450,040 18,187,056 16,647,895 (15.8.8.2.) (15.8.8.2.2.) (15.8.8.2.2.) (15.8.8.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.	Disposals	402,965		1,234,423	222,267	109,493	33,196		8,955,855	•	•	•	9,955,655
6,440,484 386,486,586 8,202,313 13,444,379 7,152,864 2,705,864 4,195,314 457,016,045 450,040 18,197,068 16,447,895 16,447,895 10,035,965 4,617,22 1,264,324 2,203,741 2,989,084 24 21,203,041 2,984,424 2,204,424 2,304,781 2,989,084 2,217,035,041 2,389,084 2,294,424 2,396,424 2,396,436 1,396,346 600,327,712 18,162,883 18,503,779 18,503,779 1105,146,489 1105	Adjustment*					(12,004)			(12,004)	•	(153,832)	(153,832)	(185,636)
3.309.764 228.718.950 10.035.965 4.612.132 1.284.438 228.741 2.989.084 251.203.041 2.984.424 2.984.424 2.984.424 7.984.2	At 31 March 2010	6,440,494			13,948,379	7,152,864	2,762,984	4,185,314	427,016,045	450,040	18,197,058	16,647,898	443,665,143
7,943,908 4,797,836 55,515 142,155 1,394,101 158,339 15,021,975 2,814 33,001 35,815 18,443,327 18,443 2,814 33,001 35,815 18,443,337 18,443,327 18,423,320 2,834,48 663,286,69 452,854 18,194,483 18,647,337 17,104,489 6,005,394 1,005,157,207 1,105,157,00 4,534,799 1,242,687 1,105,144,132,640 4,076,886 37,757,84 41,443,878 1,144,132,640 4,076,886 37,757,84 41,443,878	Charge for the year	3,309,781	· ·	₽	4,612,132	1,264,398	262,741	2,999,084	251,203,041	•	2,964,424	2,984,424	254,197,465
1,096,346 6.08,327,712 15,162,083 18,503,270 5,525,694 2,836,456 7,104,488 663,286,569 45,284 19,194,483 19,647,337 1,006,534 1,066,657,202 17,211,412 13,746,366 8,347,100 744,322 9,644,706 1,106,144,402,898 46,564,499 44,634,798 1,106,144,102,640 4,076,686 37,767,984 41,843,878 1,106,531,090 4,634,799 15,244,689 2,789,647 559,000 18,420,419 1,144,132,640 4,076,686 37,767,984 41,843,878	Disposals	7,943,909	_	55,615	142,155	1,894,101	186,359	•	15,021,975	•	•	•	15,021,975
1,896,346 608,327,712 16,162,883 18,503,270 8,525,694 2,836,456 7,104,488 665,286,569 452,854 19,194,483 19,647,337 19,647,337 19,647,337 19,647,337 19,647,337 19,647,337 19,647,337 19,647,347 19,647,347 19,647,347 19,647,105 1,105,144,165,167,205 1,105,147,105,145 19,647,199 15,244,699 2,706,477 559,000 18,470,419 1,144,132,540 4,076,886 37,767,884 4,143,378	Adjustment*			•	84.915	2,533	,	•	87,448	2,814	33,001	35,815	123,263
6,086,394 1,086,167,202 12,211,412 13,746,366 8,347,100 748,322 9,844,708 1,106,148,496 4,050,368 49,584,469 44,834,529 1,712,078 1,108,531,090 4,834,79 18,234,699 2,789,547 559,000 18,420,419 1,144,132,540 4,076,586 37,767,384 4,1843,878	At 31 March 2011	1,896,346		16,162,863	18,503,270	8,525,694	2,836,456	7,104,488	663,286,559	452,854	19,194,483	19,647,337	682,933,896
6,056,394 1,056,157,202 12,211,412 13,746,366 8,347,100 748,322 9,844,708 1,106,148,496 4,056,368 40,584,469 44,634,629 1,712,076 1,108,331,09 4,831,719 1,224,639 2,730,647 589,020 13,420,419 1,144,132,540 4,075,586 37,757,584 4,1843,678	Met Block												
1.712.076 1.108.631.080 4.834.719 1.6.284.699 2.780.647 589.020 19.420.419 1.144.132.540 4.075,686 37,767,984 41,843,878	At 31 March 2010	6,085,394			13,746,366	8,347,100	748,322	9,844,708	1,105,148,496	4,050,368	40,584,469	44,634,829	1,149,775,325
	At 31 March 2011	1,712.076			15,254,699		589,020	18,420,419	1,144,132,540	4,075,686		41,843,878	1,185,976,210

\*Also includes foreign exchenge solustment representing exchange difference resulting from translation of fixed assets relating to non - integral foreign operations





## Notes to consolidated financials statements for the year ended 31 March 2011

· · · · · · · · · · · · · · · · · · ·	Non-Current	portion	Current pe	ortion
-	31 March 2011	31 March 2010	31 March 2011	31 March 2010
	Rupees	Rupees	Rupees	Rupees
Unsecured, considered good unless otherwise stated		жироос		rapoco
Security deposit to others	-	21,519,240	35,042,889	10,436,448
Loan and advances to related parties	•	1,541, <del>44</del> 0	362,500	74,815,452
Advances recoverable in cash or kind Unsecured, considered good		<u>-</u>	7.806.764	14,578;958
Other loans and advances (unsecured considered good)			,	,,
Advance income-tax (net of provision)	48,464,669	18,062,753	_	
Balance with statutory / government authorities	-	2,089,781	5,523,233	2,772,066
Advance for purchase of investments		_,_,_,	200,999,514	_,,
Advances to supplier			5,089,110	678,127
Prepaid expenses	-	-	588,846	315,614
Service tax credit receivable			100,778,807	100,416,414
Vat credit receivable	_	_	619,834	861,352
Deferred premium on forward contract	_	_	010,004	6,211,995
_	48,464,669	43,213,214	356,811,497	211,086,426
11. Deferred tax assets / (liability) (net)			31 March 2011	31 March 2010
			Rupees	Rupees
Deferred tax liabilities Differences in depreciation and other differences in block of fixed assets as per tax books and financial books			199,447	288,575
Gross deferred tax liabilities		<u></u>	199,447	288,575
Net Deferred tax Liability recognised		_	199,447	288.575
12. Inventories (valued at lower of cost and net realisab	le value)			
			31 March 2011	31 March 2010
			Rupees	Rupees
Consumables and spares			40,675,235	52,705,092
		<u> </u>	40,675,235	52,705,092
13. Trade receivables				
·	Non-Current		Current Mat	
	31 March 2011	31 March 2010	31 March 2011	31 March 2010
Unsecured, considered good unless stated otherwise	Rupees	Rupees	Rupees	Rupees
Outstanding for a period exceeding six months from the date they are due for payment			¢	
- considered good			F7 070 F00	00 070 077
- considered good - considered doubtful	•	-	57,376,528	23,279,002
- Considered doubling			11,369,648	9,012,449
Province for doubtful receivables			68,746,176	32,291,451
Provision for doubtful receivables	-	*	(11,369,649)	(9,012,449)
(A)	-		57,376,527	23,279,002
Other trade receivables (less than six month)				
- considered good	-		330,543,608	119,404,788
ann aid ann a' de chath i				454 000
- considered doubtful -	-	<del>-</del>	<del>-</del>	151,399
_	-		330,543,608	119,556,187
Provision for doubtful receivables	-	-	-	119,556,187 (151,399)
- considered doubtful Provision for doubtful receivables (B) TOTAL (A + B)			330,543,608 330,543,608 387,920,135	119,556,187





### 14. Cash & bank balances

-	Non-Current	portion	Current Mat	urities
	31 March 2011	31 March 2010	31 March 2011	31 March 2010
	Rupees	Rupees	Rupees	Rupees
Cash and cash equivalents	•	•	•	•
Balances with banks:			•	
- On current accounts	-	-	135,926,860	21,194,796
- Deposits with original maturity of less than three months	-	-		
- Margin money deposit with original maturity of less than	-	-	34,721,645	78,957,501
three months				
Cash on hand	-	-	242,770	250,712
_	<u>.</u>		170,891,275	100,403,009
Other bank balances				•
- Deposits with original maturity for more than 3 months but	-	-	28,213,257	60,185,238
less than 12 months				
— Margin money deposit with original maturity for more than 3 months but less than 12 months	-	-	-	-
·			28,213,257	60,185,238
- Deposits with original maturity for more than 12 months	-	420,945	-	-
- Margin money deposits with original maturity for more than 12 months	-	•	-	. <b>-</b>
<del>-</del>	-	420,945	-	-
Amount disclosed under non - current assets		(420,945)	-	-
-	-		199,104,532	160,588,247

#### Margin money deposits:

Margin money deposits with original maturity of less than 12 months are against guarantees given to statutory authorities and are kept under lien with bank for opening of Letter of Credit.

Margin money deposits with original maturity of more than 12 months are kept under lien with bank for opening of Letter of Credit.

## 15. Other Assets

	Non-Current	portion	Current Mat	urities
	31 March 2011	31 March 2010	31 March 2011	31 March 2010
	Rupees	Rupees	Rupees	Rupees
Non-current bank balances (refer note 14)	-	420,945		<u> </u>
Unbilled revenue	_	-	-	10,213,070
Interest accrued on fixed deposit	•	-	15,455	357,661
	-	420,945	15,455	10,570,731

## 16. Revenue from operations

		31 March 2011	31 March 2010
	•	Rupees	Rupees
Sale of Services	•	1	
Advertisement revenue		324,288,899	97,370,305
Virtual Print Fees - Non - DCI ( E-Cinema )		304,391,640	203,672,586
Lease rental income - Non - DCI ( E-Ciriema )		248,262,541	194,963,216
Digitisation income		40,856,243	32,307,082
Registration fees income		12,606,828	14,339,614
Others		3,475,424	5,435,088
(A)		933,881,575	548,087,891
Sales of Products		, ,	
Lamp sale		116,975,921	92,058,789
Sale of digital cinema equipments		37,163,557	91,452,104
(B)		154,139,478	183,508,893
(A)+(B)		1,088,021,053	731,596,784





Notes to consolidated financials statements for the year ended 31
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17. Other income	31 March 2011	31 March 2010
	Rupees	Rupees
Miscellaneous Income	2,198,063	3,390,640
Gain on foreign exchange	1,731,399	-,,-
Sundry balance written back	7,763,282	64,811
•	11,692,744	3,455,451
18. Operating direct costs		
	31 March 2011	31 March 2010
	Rupees	Rupees
Advertisement revenue share	100,542,660	22,950,704
Repair and maintenance - exhibition equipmants	41,722,733	42,777,874
Royalty / Technical service feas	33,759,325	27,800,424
Purchasas of equipments & goods	30,341,066	71,987,640
Bandwidth charges	43,085,109	41,455,285
Rent on equipments	14,327,737	19,914,482
Content processing charges	3,479,250	4,552,200
Other expenses	1,125,689	9,857
Consumables / Stores/ Spares		•
Opaning stock	31,294,113	32,021,174
Add: purchases	80,754,831	80,283,779
Less : closing stock	26,410,872	47,225,750
	85,638,072	65,079,203
19. Employee benefit expense	<u>354,021,641</u>	296,527,669
	31 March 2011	31 March 201
	Rupees	Rupees
Salaries and wages	172,757,684	132,162,241
Contribution to provident and other funds	11,071,881	8,958,825
Gratuity axpansas & other employee benefits	5,562,765	4,534,693
Staff walfare expenses	8,928,537	5,488,751
	198,320,867	151,144,510
20. Other expenses		
	31 March 2011	31 March 2010
Rent	Rupees 43,304,843	Rupees 30,947,661
Freight and forwarding charges		
Lagal, professional and consultancy charges	24,049,826	20,047,817
Commission on advartisament revenue	55,181,985	20,593,190
Commission on other revenue	47,511,036 19,492,897	9,858,171 19,113,471
Sales promotion expenses	16,009,615	17,945,477
Electricity charges	8,868,489	6,943,768
Rates and taxes	11,575,778	3,103,227
Auditor's remuneration	2,269,187	1,851,128
Repairs and maintenance	=,200,101	1,001,120
Plant & machinery	8,527,944	7,805,714
Fumiture & fixtures	65,936	289,361
Others	3,464,574	1,023,835
nsurance	6,413,779	4,927,578
Fravelling and conveyance expenses	20,596,301	18,668,229
Communication & courier expenses	12,941,312	11,633,638
Printing and stationery	3,528,233	2,753,221
Bad dabts writtan-off	73,786,816	523,776
Provisions for doubtful debts	10,791,270	13,070,898
Loss on sala & write off of fixed assets (nat)	10,222,710	6,683,110
Bank Charges	-	15,003
Provision for obsolete inventorias	8,574,013	-
mpairment in valua of invastment	8,595,137	-
Aiscellanaous expenses	23,173,224	13,880,990
oreign exchange loss (net)		56,380,418
	418,944,905	268,059,681







	31 March 2011	31 March 2010
	Rupees	Rupees
Interest on		
- Term loan	38,598,975	47,217,652
- Others	343,592	2,592,139
Bank charges	4,912,593	14,266,927
	43,855,160	64,076,718
22. Finance Income		
	31 March 2011	31 March 2010
	Rupees	Rupees
Interest received		•
Bank deposits	5,517,923	3,948,784
Others	5,745,396	220,946
	11,263,319	4,169,730







#### 23. Earnings per share (EPS)

The following reflects the profit and share data used in the basic and diluted EPS computations:

	31 March 2011	31 March 2010
	Rupees	Rupees
Basic and Diluted		
Net profit after tax as per statement of profit and loss	<b>(96,625,39</b> 3)	(206,325,096)
Less: dividends on convertible preference shares & tax thereon	(31,002,198)	(31,002,198)
Net profit for calculation of basic and diluted EPS	(127,627,591)	(237,327,294)
Weighted average number of equity shares in calculating basic EPS	19,452,623	16,972,602
Earning per share	(6.56)	(13.98)

There are potential equity shares as on March 31, 2011 and March 31, 2010 in the form of Stock Options granted to employees. As these are anti dilutive, the diluted earnings per share is same as basic earnings per share.

### 24. Gratulty and other post-employment benefit plans

The Group has a defined benefit gratuity plan. Every employee who has completed five years or more of service gets a gratuity on departure at 15 days salary (last drawn salary) for each completed year of service. The scheme is funded with an insurance Group in the form of a qualifying insurance policy.

The following tables summanes the components of net benefit expense recognised in the statement of profit and loss account and the funded status and amounts recognised in the balance sheet for the respective plans.

	Gra	tuity
	31 March 2011	31 March 2010
	Rupees	Rupees
Current service cost	1,175,259	921,338
Interest cost on benefit obligation	302,868	214,860
Expected return on plan assets	(264,137)	(184,032)
Net actuarial (gain) / loss recognized in the year	1,201,701	(33,042)
Net benefit expense	2,415,691	919,124
Actual return on plan assets	264,137	184,032
Balance sheet		
Benefit asset/ liability		
Present value of defined benefit obligation	6,465,673	3,788,602
Fair value of plan assets	4,883,223	
Plan (asset) / iiabliity	1,582,450	1,085,007
Changes in the present value of the defined benefit obligation are as follows:		
Opening defined benefit obligation	3,788,602	2,685,746
Current service cost	1,172,502	214,560
interest cost	302,868	921,338
Benefits paid	· -	· -
Actuarial (gains) / losses on obligation	1,201,701	(33,042)
Ciosing defined benefit obligation	6,465,673	3,788,602
Changes in the fair value of plan assets are as follows:	•	
Opening fair value of plan assets	2,703,595	1,299,231
Expected return	264,137	184,032
Contributions by employer	1,915,491	1,220,332
Benefits paid	· · · -	· · ·
Actuarial gains / (losses)	-	-
Closing fair value of pian assets	4,883,223	2,703,595
The principal assumptions used in determining gratuity as shown below:		
		tuity
	31 March 2011	31 March 2010
Discount rate	8.00%	8.00%
Expected rate of return on assets	9.15%	9.15%
Employee turnover	1% to 3%	1% to 3%
·	depending on	depending on age
	age	
Amounts for the current and two years are as follows:		_
Gratuity	31 March 2011	31 March 2010
Defined benefit obligation	6 A65 673	3 7 RR BITT
Defined benefit obligation Plan assets	6,465,673 4,883,223	3,788,602 2,703,595





The estimates of future salary increases considered in actuarial valuation, take account of inflation, seniority, promotion and other relevant factors, such as supply and demand in the employment market.

The Group expects to contribute Rs. 19,15,500 to gratuity in the next year. (March 31, 2010: Rs. 1,300,000)

### 25. Employee stock option plans

## Employee Stock Option Scheme 2006:

During the financial year 2010-11, the group granted 10,960 options under the ESOP Scheme 2006 (ESOP Grant 2010) to eligible employees at an exercise price of Rs.100.18 per equity share. ESDP Grant 2010 was approved by the Compensation Committee at their meeting held on October 05, 2010. As per ESDP Grant 2010, 30% of the options granted would vest on November 30, 2011 and the remaining 70% on February 29, 2012. The time limit for exercising the options under ESOP Grant 2010 is August 15, 2012 from the date of vesting or such extended period as the Compensation Committee may approve from time.

## Employee Stock Option Scheme 2010:

The Compensation Committee recommended the new ESDP Scheme 2010. Board approved the new ESOP Scheme 2010 at its meeting held on Dctober 15, 2010 and Shareholders approved this ESOP Scheme 2010 at its meeting held on November 22, 2010.

Under ESOP Scheme 2010 a total number of 1,413,497 options were granted at an exercise price of Rs. 161.87 per share. As per the ESOP Scheme 2010, 25% of the options shall vest at the end of each year from the date of grant. The exercise period for the same is within a period of two years from the date on which the shares of the group get listed on a Recognized Stock Exchange.

The details of activity under the Scheme 2006 are summarised below:

	31 Ma	rch 2011	31 Mai	rch 2010
	Number of Options	Weighted Average Exercise Price(Rs.)	Number of Options	Weighted Average Exercise Price(Rs.)
Outstanding at the beginning of the year	209,412	100.18	71,450	300.55
Granted during the year	10,960	100.18	-	•
Exercised during the year		-		· -
Forfeited during the year Adjusted to outstanding option pursuant to bonus issue of shares	3,564	100.18	1,646 139,608	
Outstanding at the end of the year	216,808	100.18	209,412	100.18
Exercisable at the end of the year	216,808	-	209,412	-
Weighted average remaining contractual life (in month)		12	-	

Weighted average fair value of options granted on date of grant was Rs. 25.

The details of activity under the Scheme 2010 are summarised below:

•	31 March 2011		31 March 2010	
	Number of Options	Weighted Average Exercise Price (Rs.)	Number of Options	Weighted Average Exercise Price (Rs.)
Outstanding at the beginning of the year				-
Granted during the year	1,413,497	161.87		•
Exercised during the year				•
Forfeited during the year			•	-
Outstanding at the end of the year	1,413,497	161.87		-
Exercisable at the end of the year	,			
Weighted average remaining contractual life (in month)		43		

The range of exercise price for options outstanding at the end of the year was Rs 161.87 (March 31, 2010: Rs.100.18 to 161.87)







#### Stock Options granted during the year

The weighted average fair value of stock options granted during the year was Rs. 53.80 (previous year Rs.Nil ). The Binomial valuation model has been used for computing the weighted average fair value considering the following inputs

	31 March 2011 31 I	March 2010
Weighted average share price	ighted average share price 164.00	
Exercise Price	161.87	-
Expected Volatility	. *	-
Historical Volatility	•	-
Life of the options granted (Vesting and exercise period) in years	4.00	-
Expected dividends	•	-
Average risk-free interest rate	7.69%	•
Expected dividend (rate)	•	-
Weighted average share price	164.00	

Since the group shares are not listed with any stock exchange the expected volatility has been taken as zero. To allow for the effects of early exercise, it was assumed that the employees will exercise the options one year after the vesting date when the share price was twice the exercise price.

There is no effect of the employee share-based payment plans on the profit and loss account and on its financial position.

Had the compensation cost been determined in a manner consistent with fair value approach, the group's Net Income and Eaming Per Share as reported would have changed to amount indicated below.

	31 March 2011	31 March 2010
	Rs.	Rs.
Net profit for calculation of basic EPS	(127,627,591)	(237,327,294)
Less: Employee stock compensation under fair value method	14,196,596	1,669,093
Proforma profit	(141,824,187)	(238,996,387)
Earnings Per Share		
Basic		
- As reported	(6.56)	(13.98)
- Proforma	(7.29)	(14.08)
Diluted		
- As reported	(6.56)	(13.98)
- Proforma	(7.29)	(14.08)

There are potential equity shares as on March 31, 2011 and March 31, 2010 in the form of Stock Options granted to employees. As these are anti-dilutive, the diluted earnings per share is same as basic earnings per share.

## 26. Share Warrant

During the previous year, the group had issued 497,018 equity shares of Rs 10 each for cash at a premium of Rs 493 per share on Rights basis to the equity shareholders of the group in the ratio of 9.09 equity shares for every 100 equity shares held and issued 1 detachable warrant for each share subscribed for rights issue. During the year, as per the terms of this issue, the group called for conversion of warrants and against which holders of 314,531 warrants exercised the option. The group allotted 314,531 equity shares on the conversion of the warrant. Since, the warrant holders were entitled to bonus shares as per the terms of the issue, the group also allotted 629,092 bonus shares in the ratio of 2:1 i.e. two equity shares of Rs. 10 each for every one equity share issued on the conversion of the warrant.

## 27. Investments during the year

#### Investments in the Group

During March 2011, the group received Rs 440 million as share application money from P5 Asia Holding Investments (Mauritius) Limited (P5), a leading private equity fund, pursuant to the Share Subscription Agreement ('the Agreement').

Subsequently on April 08, 2011, the group received additional share application money from P5 of Rs 1,143 million. The group has issued 1,583,000 compulsorily convertible preference shares ('CCPS') having face value of Rs 1,000 each and a coupon rate of 0.0001% against this share application money.

As per the terms of the agreement, the CCPS shall be converted into equity shares in the financial year 2012-13 based on the Earnings Before Interest Depreciations Tax and Amortization (EBIDTA) of FY 2011-12 which is to be computed from the audited financials of FY 2011-12 as per the provisions of the Agreement. The conversion of CCPS into equity shares of the group is subject to "floor" and "cap" specified in the Agreement.





## Notes to consolidated financials statements for the year ended 31 March 2011

#### 28. Leases

#### Operating lease: Group as iessee

The Group's significant leasing arrangements are in respect of operating leases taken for Office Premises, Stores & Digital equipments. These leases are cancellable operating lease agreements that are renewable on a periodic basis at the option of both the lessor and the lessee. The initial tenure of the office lease generally is for 11 to 36 months. The initial tenure of the Digital equipments on lease generally is for 36 to 72 months.

	(In Rupees)		
Office Premises &	Digital Cinema		
Equipment			
31 March 2011	31 March 2010		

Lease payments for the year

57,632,580

50,862,143

#### Operating lease commitments - Group as lessor

The Group has leased out Digital Cinema Equipment to theaters and franchisees on operating lease arrangement. The lease term is generally for 5 to 10 years. The Group as well as the theaters and franchisees have an option of terminating this lease arrangement any time during the tenure of the lease as per the provisions of the lease agreement. Based on the management assumptions there is a reasonable certainty that the lease will continue for the lease term of 5 to 10 years.

		(!n Rupees)
	Digital Cinema Equipment	
Construction and the second	31 March 2011	31 March 2010
Gross carrying amount	1,598,389,145	1.352.806.468
Accumulated Depreciation	553,947,583	,
Depreciation recognized in the statement of Profit & Loss	993,947,983	354,397,667
- spreading of the state of the	205,988,672	155,494,496

### 29. Segment reporting

The Group is engaged in the business of Digital Cinema Services and the financial statements reflect the result of this business segment, which is the primary segment in accordance with the requirement of Accounting Standard 17 on Segment Reporting. The Group's operations are based on the distribution of the group by geographical markets, based on the location of the assets.

#### Revenue by Geographical Market

		(In Rupees)
	For the year	r ended
Barrers by the state of the sta	31 March 2011	31 March 2010
Revenue by geographical market		
-Within India	1,085,903,792	722,967,518
-Outside India	2,117,260	6,629,267
Carrying amount of segment assets		
-Within India	2 260 570 602	1 607 540 000
-Outside India	2,360,570,602	1,687,519,923
· ·	488,089,844	293,736,611
Cost incurred to acquired segment fixed assets		
-Within India	315,059,483	375,243,973
-Outside India	5 15,000,400	
	-	562,650

## 30. Related party disclosures

## 1. Names of related parties where transactions have taken place during the year occurred or not

Enterprises owned or significantly influenced by key management personnel or their relatives

Apollo International Limited
Valuable Media Limited
Valuable Technologies Limited
Crown Infotainment Limited
Impact Media Exchange Limited
Dusane Infotech (India) Private Limited
Valuable Technologies Inc
Shree Enterprises
Mrs. Smita Galkwad

Key management personnel



Mr. Sanjay Gaikwad - Managing Director

Mr. Kapil Agarwal - Joint Managing Director



Z. Detai	ls of transaction with related parties during the year	31 March 2011	31 March 2010
Sr. No.	Particulars		
	Nature of Expenses/Name of the Parties	Rupees	Rupees
1	Enterprises owned or significantly influenced by Key Management Personnel or their relatives		
Α	Purchase of equipment		
	i) Valuable Media Limited	5,300,685	Nil
	ii) Impact Media Exchange Limited	35,930,028	Nil
	iii) Apolio International Limited	Nil	168,750
	iv) Valuable Technologies Limited	Nil	5,962,500
В	Sale of equipment	*	
	i) Valuable Media Limited	140,947	Nil
	ii) Valuable Technologies Inc	1,428,142	Nil
С	Expenses reimbursed		•
	i) Valuable Media Limited	105,000	Nil
	ii) Valuable Technologies Limited	774,902	29,667
	iii) Impact Media Exchange Limited	151,342	Nil
D	Purchase of consumables/stores/spares		
	i) Valuable Media Limited	706,650	Nil
	ii) Impact Media Exchange Limited	745,817	. Nil
E	Software development charges		
	i) Dusane Infotech (India) Private Limited	321,304	Nil
F	Purchase of Software	Nil	15,600,000
G	i) Valuable Technologies Limited	Nii	15,000,000
,	Technical services (expense)	25 200 570	27 202 405
н	i) Valuable Technologies Limited	35,208,578	27,383,485
	Direct Expenses (License fees on 3D movie)	447.040	NI:
	i) Valuable Technologies Limited	117,846	Nil
'	Technology service fee (income)		
	i) Crown Infotainment Limited	2,213,975	3,306,271
j	Direct Expenses (Licensee fees - Impact)		
	i) Impact Media Exchange Limited	659,632	Nii
K	Rent paid expenses		
	i) Media Infotek Park	3,490,080	Nil
j	Consultancy & reimbursement expenses		
	i) Mrs. Smita Gaikwad	Nil	101,009
	i) Shree Enterprises	298,611	Nil

3.	Remuneration	to key	managerial	personnel

		31 March 2011 Rupees	31 March 2010 Rupees
Mr. Sanjay Gaikwad, Managing Director		14,602,608	13,950,000
Salary, bonus and contribution to provident fund	•		
Mr. Kapil Agarwal, Joint Managing Director		14,602,608	15,000,000
Salary, bonus and contribution to provident fund			
Total		29,205,216	28,950,000





4. Balance outstanding at the year end

Sr.No.	Particulars	31 March 2011	31 March 2010
		Rupees	Rupees
1	Enterprises owned or significantly influenced by Key Management Personnel or their relatives		
Α	Amount receivable		
	i) Impact Media Exchange Limited	389.632	Ni
	ii) Valuable Media Limited	245,947	Nil
	iii) Valuable Technologies Limited	5,756,815	Nil
	iv) Valuable Technologies Inc.	1,428,142	Nil
В	Unbilled revenue		
	i) Crown Infotainment Limited	Nii	3,306,271
2	Key Management Personnel		
Α	Amount payable	Ī	
	i) Sanjay Gaikwad	NII	8,451,401
K	Amount payable		
	i) Media Infoteck Park	3,464,602	Nil

## 31. Capital and other commitments

	31 March 2011	31 March 2010
	Rupees	Rupees
Capital commitments	107,072,112	15,976,166
(estimated amount of contracts remaining to be executed on capital account and not provided for	, ,	
(not of advances))		

Repair & Maintenance

32. Contingent liabilities

	31 March 2011 Rupees	31 March 2010 Rupees
In respect of the bond(s) issued by the group towards fulfillment of export obligation given to Custom authorities arising out of grant of EPCG License for import of Digital Projectors.	174,821,926	174,821,926
Dividend on 4,885,925 - 6% Cumulative Convertible Preference Shares of Rs. 100/- each.	31,002,198	31,002,198
in respect of demand raised against group in West Bengal VAT matter for the Financial Year 2005-06, group has filed an appeal to the Tribunal which is positively settled in group's favour.	181,875	725,601
In respect of demand raised against group in West Bengal VAT matter for the Financial Year 2007-08.	2,320,703	Nil
In respect of demand raised against the group in Mumbai TDS matter for the Financial year 2006- 07 & 2007-08, group has filed an appeal to the commissioner.	1,897,700	Nil
	210,224,402	206,549,725

The Group is contesting the demands and the management, including its tax advisors, believe that its position will likely be upheld in the appellate process. No tax expense has been accrued in the financial statements for the tax demand raised. The management believes that the ultimate outcome of this proceeding will not have a material adverse effect on the Group's financial position and results of operations.

## 33. Particulars of unhedged foreign currency exposure at the reporting date

ch 2010	31 March 2010	31 March 2011	Particulars of un-hedged exposure
ees	Rupees	Rupees	- arabanara ar an naugot ox poodro
\$ 1,382,000 @	Rs. 62,383,480 (US \$ 1,382,0	Rs. 37,695,763 (US \$ 844,250 @	Import Creditors
SD = Rs. 45.14)	Closing rate of 1 USD = Rs. 4	Closing rate of 1 USD = Rs. 44,65)	
•		-	
	Closing rate or 1 00D	olosing rate of 1 oob - Rs. 44,00)	

#### 34. Details of dues to micro and small enterprises as defined under the MSMED Act, 2006

Based on information available with the management, there is no amount due to Micro, small scale and Medium Enterprises as per the Micro, Small and Medium Enterprises Development Act, 2006.





#### 35. Events subsequent to the Balance Sheet date:

The board of directors of the group, in its meeting held on November 20, 2014, considered acquiring 80% of the existing equity capital of Valuable Digital Screens Private Limited (VDSPL) engaged in providing digital cinema solutions to residential colonies in remote places, luxury residential projects and clubs etc. and Cinema screening in rural markets using Caravan Cinema vans. The consideration for acquiring this stake is Rs. 50 million and this acquisition is subject to satisfactory operational, financial and legal due diligence by an independent agency. The group has an option to acquire remaining 20% stake on August 31, 2018 at a valuation to be determined based on agreed formula.

The board of directors of the group, in its meeting held on October 22, 2014, approved the acquisition of 1,14,588 (representing 14.91% of the equity share capital) equity shares of Rs.10/- each of its subsidiary, Scrabble Entertainment Limited, held by one shareholder, at the rate of Rs.2,182/- per equity share for a total consideration of Rs. 250 million payable in one or more tranches as may be mutually agreed.

#### 35. Previous year figures

Previous year figures have been regrouped / reclassified, where necessary, to conform to this year's classification.

STUBOL & ASSOC

ATTERED ACCOUNT

As per our Report of even date

For S.R. Batlibol & Associates LLP ICAI Firm Registration No:101049W Chartered Accountants

per Govind Ahuja Partner

Membership No.: 48968

Place of signature: Mumbai Date: November 20, 2014

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For and on behalf of the Board of Directors of UFO Moviez India Limited

Sanjay Gaikwad Managing Director DIN No.: 01001173

Sameer Chavan Company Secretary

موجوه باے ری

Place of signature: Mumbai Date: November 20, 2014 Kapii Agarwal

Joint Managing Director DIN No.: 00024378

Ashish Maiushte Chief Financial Officer