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In this Annual Report or Form 20-F (this "Annual Report"), references to "Fander," the "company," we," "us," or similar terms are to Yander N.V. and, or the context requires, in consolidated subsidiaries.

Our consolidated function attenuents are prepared in accordance with U.S. GAAP and are expressed in Resistant radios. In this Annual Report, references to "radios" or "RUI" are to Resistant radios, and references to "U.S. defined year ends to the "Described To fine ally year ends to the year ended Described To fine ally year ends to the year ended Described To fine all year ends to the year ended Described To fine ally terms are to "William Report in State States defines.

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Forward-Looking Statements

This Annual Report contains forward-looking statements that is worke trisk and uncertainties. Works such as "project," "believe," "antisipate," "plan, "respect," "estimate," "stated," "should, "world, "could," "will," "may" or other world that convey judgments about future events or extreme indicate such forward-looking statements. Forward-looking statements in this Annual Report may include statements about.

the Annual future contents for where desiring addresses that and excertances where the an approximate variety of the content variety of t

We open it is no evolving environment. New sisks emerge from time to time, and it is not possible for our management to predict all risks, are can we assess the effect of all factors on our basinoss or the extent to which any factor, environment to be a second production of factors, environment to a different network production of the extent to which any extensions of the extent to which any extensions, the extension of the extent to which any extensions of the extension of the extent to which any extensions of the extension of

Not applicable. Item 2. Offer Statistics and Expected Timetable.

No. 3. Key Information.

A Selected Financial Data

The selected consolidated balance sheet data as of December 11, 2020 and 2019 and consolidated statements of moorme data for the years ended December 11, 2020, 2019 and 2018 are derived from our audited consolidated statements.

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The following selected consolidated finuncial data abould be read in conjunction with our "Operating and Financial Review and Prospects" and our consolidated financial statements and the related notes appearing elsewhere in this Annual Report. Our consolidated financial statements are prepared in accordance with U.S. GAAP. These historical financial results are not necessarily indicative of the results to be expected in any future period.

		Year ended December 31,							
	2016*	2607	2018	2019	2020				
	RUB	RUB	RUB	RUB	RUB	5			
		(in millions, except share and per share data)							
Consolidated statements of income data:									
Revenues:	75,925	94,054	127,657	175,391	218,344	2,955			
Operating costs and expenses:									
Cost of avenues(1)	19,754	23,952	35,893	55,788	85,734	1,160			
Product development(1)	15,832	18,866	22,579	29,209	36,339	491			
Sales, general and administrative(1)	17,885	27,155	36,206	50,155	62,335	843			
Depreciation and amortization	9,607	11,239	12,137	14,777	17,687	239			
Goodwill impairment	_	_	_	762	_				
Total operating costs and expenses	63,078	81,212	106,815	150,691	202,095	2,735			
Income from operations	12,847	12.842	20.842	24.700	16.249	220			
Interest income	2,863	2,999	3.382	3,315	3.869	52.			
Interest expense	(1.209)	(897)	(945)	(74)	(2.373)	(32			
Effect of deconsolidation consolidation of Yandex Market			28.244		19,230	260			
Income (few) from equity method investments	205	353	(194)	(3.886)	(2.175)	(29)			
Other (loss) income, net	(3,600)	(1.110)	£130	(1,200)	2.404	32			
Income before income tax expense	11.107	14.997	52,459	22.855	37.204	503.			
Income tax expense	4324	5.016	8.201	11,656	13.055	176.			
Net income	6.781	9.051	44.755	11 199	74 149	126			
Net loss attributable to noncontrolling interests	15	120	1,726	1,627	1.161	15			
Net income attributable to Yandex N.V.	6.798	9.201	45,964	12.826	25.512	345.			
Net income per Class A and Class B share:	6,770	7,001	40,004	14,540	47,714	,797.			
Net income per Crass A and Crass in snare:	71.19	76 11	149.77	19.71	74.97	10			
Dilated	20.84	27.77	137.20	38.21	72.03	0.9			
	2034	21.11	137.20	38.21	72.03	0.9			
Weighted average number of Class A and Class B shares outstanding:									
Blasic	320,788,967 326,136,949	324,747,888 331,243,961	326,667,118 335,162,062	327,127,314 335,428,137	349,764,574	349,764,57 353,382,84			
	and the second s								
 These amounts exclude depreciation and amortization expense, which is p 			2018	2010	7070				
 These amounts exclude depreciation and amortization expense, which is p 	2016	2017	2018	2019	2020				
	2016 RUB	2017 RUB	RUB	RUB	RUB	s .			
Cost of revenues	2016 RUB 193	2017 RUB 175	RUB 190	RUB 293	RUB 440	6.			
Cost of revenues Product development	2016 Rt III 193 2.235	2017 RUB 175 2-477	RUB 150 4.450	RUB 293 6294	REB 449 9.216	6.			
Cost of revenues Product development	2016 RUB 193	2017 RUB 175	RUB 190	RUB 293	RUB 440	\$ 6. 1241 182			
 These amounts exclude depreciation and amortization expense, which is found fravenues. Finder development Salos, general and administrative 	2016 RLB 193 2,238 991	2017 RUB 175 2,477 1,535	RUB 190 4,450 1,922 As of December	RUB 293 6,294 3,268	9216 6,063	6.			
Cost of revenues Product development	2816 Rtm 193 2,218 991	2017 RUB 178 2,477 1,538	RUB 150 4,450 1,922 As of December.	RUB 293 6,294 3,268 is, 3009	9,216 6,063	6.			
Cost of revenues Product development	2016 RLB 193 2,238 991	2017 RUB 175 2,477 1,535	RUB 150 4,459 1,922 As of December 2003	RUB 293 6,294 3,268	9216 6,063	6.			
Cast of revenues Product development Salas, general and administrative	2816 Rtm 193 2,218 991	2017 RUB 178 2,477 1,538	RUB 150 4,450 1,922 As of December.	RUB 293 6,294 3,268 is, 3009	9,216 6,063	6. 124.			
Cost of reconnect Cost of reconnect Solido, general and administrative Commission Makes about the cost of the c	2016 Rt m 153 2.253 993 5000 Mills	2017 RUB 175 2,477 1,535 2017 8XB	RUB 150 4,459 1,922 As of December 2003	RUB 293 6,294 3,268 16, 3609 KUB 56-615	RUB 440 9,216 6,063 2020 60.8	6 124 82			
Find of inventors Product development Salos, general and administrative Commission of the Commission o	2016 RUM 193 2,236 991 3014 810 31,210 31,210	2017 RUB 175 2,477 1,535 2617 RUB 42/62 2865	RUB 190 4,430 1,922 As of December 200 RUB (in millions) 68,700	293 6.294 3,268 16, 309 REB 56,413 31,391	9,216 6,063 2028 80.00 102,169	6 124 82 8			
End of exventees Product active/approxes Sides, peneral and administrative Francis and Francis and Administrative Francis and Francis a	2016 RES 105 105 2238 901 3804* 880 23,202 31,306	2017 RUB 178 2,477 1,538 2017 8.18 42,662 23,665	RLB 150 4,450 1,922 As of Everables 2008 RLB (in millions) 68,700 200 007	293 6,294 3,265 In. 369 RER 54,415 31,194 291,125	Rt II 449 9,216 6,003 2020 101 II 112 June 106 June 115 Ju	6 124 82 82 1,92 1,92 1,92 1,92			
Cost of recursion Product development States, peaced and administrative Cost administrative Cost administrative a	2016 MESS 193 2223 999 1004* MESS 23,132 11,146 111,000	2017 RUB 175 2,477 1,535 2017 838 21662 12662 12162 12162 12165	RUB 180 4,430 1,922 As of December 2018 (in million) 68,791 200,000 20:55	293 6,294 3,268 16, 3009 RTB 56,415 31,151 21,135 66,509	RtH 440 9.216 6,063 3126 80.28 122.50	6. 1241 827 8. 1,902 6,979 885			
Cost of s'executes Translation desired general See, general des desirementation See, general des desirementation Translation behand behand behand behand behand behand See des des des des des des des des des d	2816 REB 193 2216 2216 990 884 818 2312 3141 114,08 3342	2017 RUB 178 2-277 1,535 2617 83.0 25,662 25,663 144,412 37,665	RUB 180 4,450 1,922 An of December 2008 80.00 (in millions) 60,700 200.00 30.555	203 6,204 3,268 16, 3009 RUB 56,415 31,301 201,256 66,501	REB 449 9.216 6,063 2426 112,166 245 245 245 245 245 245 245 245 245 245	6 124 82 82 1,92 1,622 6,939 835			
Cost of revenues Product development	2016 MESS 193 2223 999 1004* MESS 23,132 11,146 111,000	2017 RUB 175 2,477 1,535 2017 838 21662 12662 12162 12162 12165	RUB 180 4,430 1,922 As of December 2018 (in million) 68,791 200,000 20:55	293 6,294 3,268 16, 3009 RTB 56,415 31,151 21,135 66,509	RtH 440 9.216 6,063 3126 80.28 122.50	6.			

(2) Total non-current liabilities as of December 31, 2020 consist principally of conventible noise contending. Refer to Note 13 to our consolidated financial statements.
* Not reveated to reflect adoption of ASC 842 Leaves, which requires the recognition of right-of-sea assets and leave liabilities for operating leaves.

Exchange Rate Information

Our business is primarily conducted in Bussia and the majority of our recenues are denominated in Russian rables. We have presented our most recent annual results of operations in U.S. dollars in the convenience of the rander. Using otherwise mode, all conveniences from RUB to U.S. dollars and Born U.S. dollars in RUB in this Annual Report were made at a rate of RUB 73 1877 in \$11.00, the official evaluation grain and some convenience of the rander (Rub PO). The recent properties of the results of the Russian Fordation and Control Russian Fordation and Control Russian and Control

See "Risk Factors-The principal markets in which we operate are generally subject to greater financial, economic, legal and political risks than more developed markets. Such risks may have a material adverse effect on our business, financial condition and results of operations." for a discussion of the foreign currency exchange rate risks and uncertainties our business faces.

B. Risk Factors

Intentity in or works at fair haven invokes a high degree of risk. The risks and uncertainties described below and disorbers in the demand Report, richiding in the section headed "Operating and Financial Between and Prospects" could arranged plant from from the contract of the contract of which we are unsures, or that we currently from monatorial, and not become important factors found affect so. Any of described heavily effect our business, francised conditions and results of operations, In such case, the trading price of our Class A shares could destine Finance read a monetary of the risk future, followed by a detailed overview.

Name of this Team.

The Edition is a name of what we believe to be the metrical risks and mornismine that could autocally absorbedy affect our financial condition, eventure of population, can the forward for the control of the cont

- skink we previously lad no experience, and the right general may be exercised in sunrepected ways.

 Historical Natural to Cur Entitione was Industry

 I for a cost transcript an institution of the cost of the co

- Our code to comply with applicable Bassian here and regulations could hamper our ability to effect services that competer effectively with those of our furings competition and may advancely affect on a business, financial conditions and results of operations.

 The composition and results of operations.

 The composition and results of operations in the we had a dominant position in our or name of our mandets and could impose linitation on our operational flexibility that may advancely affect on business.

 Since of our consulpation provide inherit transpurency in the operation, we advanced to a substitution of the original position of consistent of the composition of the original position of consistent of the composition of the original position of consistent of the composition of the original position of consistent of the composition of

- The control across your facility of the the channels of policies in configuration of the policy of the control of the channels of the cha

Prospects—Quantitative and Qualitative Disclosures About Marks Etals."
We fave risk related to be that opinionis and related crisis, including the mapping efforts OFFID-19 panelsis.
In count years, the how been conducted of opinionis in a trisin countries throughout the world. The create contracts of a second cause of commission that causes COVID-19 has spread againly to runsy justs of the world.
In count years, the best been been contracted or opinionis in a trisin countries throughout the world. The create contracts of a second cause of commission that causes COVID-19 has spread againly to runsy justs of the world, including Rassis. The opinionis has resulted in quantities, trust feetile countries, trust feetileties, and the temporary closure of stores and facilities. In March 2010, the World Health Organization declared COVID-19 panelsmix.

About more of an instruction, such as Ford'rick. Made inverse, and Common or preferred will found pain 2000, there, include pitch administration and Australian production application pressure, particularly strike consideration of 2000 below for histories and the reader consensus two stringbased as the pastime-cellular construction for the consensus transferred particular pressure, particularly strike and after factor dynamic of the recovery sears Yazdes businesses and depend on the common important of the common important and the strike dynamic of the recovery sears Yazdes businesses and depend on the common important of the common important and posterior and posterior factor greater particular strike dynamic configurations. Depending on the progression of the posterior of the common important particular strike and posterior dependent and posterior between a strike and posterior between

The centre which the COVID 1 retains more not make in our given probe will depend on faster co-depends, which are cell amounted make more be probled, including so the demonstrate that may congress any control of the COVID 1 which is consistent of the demonstrate the control of the control o

and reach and operation.

The designs and maintenance of international embrya, commentic or other sunctions against Ranks or certain persons in Ranks may have a material adverse offices on are believes, formation and reache of operations.

The United States, the European Union and certain orders controls here imposed comments unscribes one certain Ranks in government efficials, private individuals and Ranks companies, as well as "extent" inscribes a difficult agreeful type of transactions with named participants in certain modulous, scalading usual Ranks floated Institution, and marches the probability materials and commencial activities of U.S. and EU presents in Circuits a State of Commencial activities of U.S. and EU presents in Circuits a State of Commencial activities of U.S. and EU presents in Circuits a State of Commencial activities of U.S. and EU presents in Circuits a State of Commencial activities of U.S. and EU presents in Circuits and European Commencial activities of U.S. and EU presents in Circuits and European Commencial activities of U.S. and EU presents in Circuits and European Commencial activities of U.S. and EU presents in Circuits and European Commencial activities of U.S. and EU presents in Circuits and European Commencial activities of U.S. and EU presents in Circuits and European Commencial activities of U.S. and EU presents in Circuits and European Commencial activities and European Commencial activities of U.S. and EU presents in Circuits and European Commencial activities of U.S. and EU presents in Circuits and European Commencial activities of U.S. and EU presents in Circuits and European Commencial activities of U.S. and EU presents in Circuits and European Commencial activities and European Commencial acti

Since May 2017, Yandex LLC and Yandex Ukraine LLC, both subsidiaries of Yandex N.V., have been subject to Ukrainian stantions, which have blocked Ukrainian users from accessing our services and websites. These sanctions, which were extended in 2020 for a further one year, has all trade-operations and require blocking of all assets, including bank accounts.

In June 2012, persons to the Constitute America's Association for G1912 and 15 S. designation preceded the U.S. Constitute America's Association for C1912 and 15 S. designation preceded the U.S. Constitute America's Association and Association for C1912 and 15 S. designation preceded the U.S. Constitute Association of C1912 and 15 S. designation of C1912 and 15 S. desig

expanding the scope of sanctioned activities or transactions;

8

- designating parties with whom we have or may have significant which imposed economic sanctions, would be prohibited; or
- any [12, and [1] prints projectly that a continue spread to incontinue countries countries to destinguistics of countries of the surprises that they for expedient is surprised to the surprises that they for expedient is common than the prints of the countries that are suffered to the countries that the countries countries that the cou

We rely as the continued availability, development and analosomes of the internet infrastructure in the countries in which we appeared, tog cross, follows or disruption in the products and services provided by third-pury providers of any principal internet connections and the equipment critical to are internet properties and services, or any regulatory limitations on the internet in Ensis, wastle materially observedy effect our breast, hositons, found in continuous and contribution of the internet in Ensis, wastle materially observedy effect our breast, hositons, found in continuous and only experiences.

The process of concessions must be experienced to the control to the interest properties and services, or our propheric plaintifient on the literator in Basilia, could assembly alternally after our brand, beatiness, financial continuous and the procession of the control of th

The law, which partly came into force in November 2019, introduced inplote regulation of traffic routing in the Russian internet. While it is not entirely clear yet how this regulation will be applied in practice, its implementation, among other frings, may be a superimental framium internet traffic should be routed through Russian communication contents. This could reduce data Yanafer speed significantly and even result in interruptions and delays of the colless inverse; in the Russian internet.

In December 20, Beauts adopted a unstant menture.

In December 20, Beauts adopted a unstant of a synthetic production in the contract production of social networks, restrictions on the placement of publicly available general data on the interest, probablesing in advanture measures to pursuit or general part of criticisms for districtions of social spiriture of social networks, restrictions on the placement of publicly available general data on the interest, probablesing of sufficient interesting the public production of social spiriture of social networks of the data districtions on contract, and advanture of the contract of the public productions of the contract of the public productions of the contract of the public public productions of the contract of public public public productions of the contract of public public productions of the public public public public public productions of the public public

violating the procedure for the deletion of probabited information from the internet. The law also establishes administrative fines up to 20% of a company's annual tumover for non-deletion of information by an information resource, if such deletion is required by law. At present, the practice of applying these laws, as well as their impact on our business, is not completely clear. However, they may have a substantial impact on operation of our services.

The principal markets in which we operate offer an uncertain environment for investment and business activity that could have a material adverse effect on the value of our Class A shares, our business, financial conrelation of operations.

The legal function of a which we operate continues to evolve. The carrier populities devicement could increase the risk of new legalative instances that could be seen as protecting a country's national security analytic limiting foreign influence over the cuttors in which we operate in addition, there are in contained hereign afficient for an adaptation, and the enthrescent flow on the solution or complexities. At the same time, there is a contained on the contained of the cont

There has been increased scrating in recent periods of technology businesses across the glob. Should our operating environment become more challenging because of a change in the regulation or preception of technology companies, our business, financial condition, and results of operations may be materially and adversely offfends.

Around the world, technology companies are operating on an increasingly assentiated and delibringing environment, in part due to increased sortiny from policymakers, regulators and the general public. Such activity has the application of the property of

As an example, the Rainian Fedural Antimophys Serves (FAS) has recently, started to apply mere invasive remodes to behaviogy companies signalizing in its demanda and orders exact changes that marked participants should implement into their business processors in order to be trimmine the deligodar violation (in contrast to more general inquirements to eliminate the violations of the companies in the interaction of the companies in the interaction in the source of interaction in the way that Visional contrastitions in the source of interactions of the during of interaction in the way that Visional contrastitions in the source of interactions in the way that Visional contrastition in the contrastition of the share of interactions in the way that Visional contrastition in the contrastition of the share of interaction in the statute of interactions in the contrastition in the contras

Restrictive trade practices in many printfactions, including the United States, have also made doing business mere difficult for technology companies. For example, governments in a number of parisdictions have been considering the possibility of excluding Hauser from participating as a supplier in 5C networks based on proceptions of the Chicknee governments in Hauser cover Hauser's Should not be business practices, made processor or integrity directions cross or havers engine or experience and the Chicknee governments of the subsection of the control of processors. In the control of processors are designed in any animal market in which we operate, we may experience antimited adverse effect on unbusine, function collection of of operations.

If existing limitations on foreign ownership were to be extended to our business, or if new limitations were to be adopted, it could materially adversely affect our group and the value of our Class A shares.

Applicable law restricts foreign (non-Rausian) somewhap or control of companies involved in certain stategically important activities in Rausia as well as companies that are classified as "man media" businesses. Currently, technology, the intence and entire a destricting in each inclusive operation, but companies to the considerable by the Rausian government and the blast Duna, which, if adopted, would impose foreign rememble operation electronic constructions can extend acceptable to the proposal bate from time to inter-best considerably the Rausian government and the blast Duna, which, if adopted, would impose foreign rememble under interest companies.

In 2014 shall legislation that would resist foreign extensible of news aggregator was introduced. The dust legislation in broadly would and, if adopted, might be applied to Vandex. News and other services. At this time, we

cannot anticipate if the draft legislation will be adopted or, if it is adopted, whether such restrictions will be applied to us. See also "Item 4. Government Regulation".

Further, a duff law was proposed in mid-2019, for example, that was simed at restricting foreign ownership of "nignificant" internet companies, which, if adopted, could have been applied to Yundex. A number of parties, including representatives of the Russian government, identified concerns with the duff law, and the proposal was withdrawn in November 2019.

Another dual law was submitted to the State Dama in December 2020 that is aimed at prohibiting foreign ownership in excess of 20% of a Russian audiovisual service; including online video streaming services. If such a law were to be adopted and would be applicable to Yander, then we may be required to restructure certain of our services, such as KinoPoisk, which could full under the definition.

When also wantly desirable an exception license for two Facility Conference on the Section of th

Note this tading the restricturing of our corporate governance approved in December 2019, we cannot assure you that new legislation restricting foreign connecting or control will not be proposed and adapted. Any new restrictions on non-Resistant control could require us to late applicant steps in multiple or operating, composing governance or overechip structure, which could have a material adverse effect on our operations, or the value of our Clin Adapted. The Section 2014 is in the could have a material adverse effect on our operations, or the value of our Clin Adapted of Clin Adapted and Cli

Although we implemented a restructuring of our corporate governance at the end of 2019, we may not be compliant with any legislation limiting foreign ownership or control in our sector that might ultimately be adopted. Any such non-compliance could have a material adverse offers on our business, financial condition, results of operations and cosh flows, as well as on the trading price of our Class A Shares.

Even following our composite government: restructuring adopted in the 2019, we cannot assure you that our business will not become subject to neve begindate that might altimately be adopted with the goal of limiting foreign control of businesses in our setter. If our business becomes subject its, and a found not be becomplished with, any such algolithms, we cannot assure you that offerences actions against Yandor or our business's pile.

Raison authorists with an in bequared. The appoint and collectioness a dome and allower amount above refer on our business, framewor conditions, results of our gains and an ofference as the state page of our Clark A bases. Busilists, each few or all only and the extraction of the state of the conditions and allower as the state of the conditions and allower and a state of the conditions. The conditions are conditions and allower and a state of the conditions are adopted or of their or approach between developed the order of their order to the state of the conditions and an area of the conditions are composite government and an order to require the conditions and an order to require the conditions and the conditions are conditions and the conditions are conditions and a state of the conditions are conditions are conditions are conditions and a state of the conditions are c

The Public literate of machinism that was formed an examenation may be a support of the public literate of the pub

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other numbers of our Nominating Committee and Board believe would best serve the intensits of our company and our durabulders. Mercover, these directions, tagether with the two dosignated directors, could act in a manner that results in Board dealershes on material matters, such as budget approach, that restrict our flexibility on which is respected. Further, if the Palick Intenset Toursdatenes exercised in sight to use the Special Volume Intensit of Volume Intensit in Value Intensit on a manner that is inconsistent with our expectation, or if date to presentable, or admitted produce or compensation and cases of the presentable or thouse the Acquisite Account Intensit in Value Intensit or not between Continued and perception of such actions could also make a difficult or impossible for us to account the policy configuration of the produce of the Continued Intensity Intensit

In addition, the Russian legislative framework under which the Public Interest Foundation was incorporated is relatively new and there has been very limited experience with such legal from in practice. We may therefore face novel issues in connection with the unitested mechanics of the Foundation legislation and supporting regulations.

See also "Item 4. Information on the Company – Governance Structure".

he restructuring carried out at the end of 2019 introduced now elements of our corporate governance with which we persisonly had no experience, and the rights granted may be exercised in unexpected ways.

Although our extinctioning was designed by provide targeted and specific goornmare rights, some of those rights are not processly defined. For manner, what may constitute a "Special Statistion" is not defined, although it is one and the special process of the special state of the s

Risks Related to Our Business and Industry

We face significant competition from major global and local companies, including Google, Mail.rs and Sherbank, which could negatively affect our business, financial condition and results of operations. If our competitors start to more rapidly develop their technologies, we may need to increase RAD investments to defend our market share.

We face strong competition in various sepects of our brainess from global and Russian companies that provide internet services and content, including search, risk-halling and a commerce services. Currently, we consider our principal competitus across our lay verticals to be Google, Mail re, Facebook and Stochask.

Of the large global internat companies, we consider Google to be one principal companies in a number of seas, including the natural for decision and mobile internat smorth, the number for performance-based advertising, online adversing network revenues, adversing international processors. As considerable of the adversion period consequence of the decision and the season of the decision period in the consequence of the decision and the season of the season of th

With Asshed, in popular mobile platform, Congle exent significant influence over the increasingly important maker for mobile and location-based search and abortining. Pursuant to a settlement TAS and Congle exacts and produce the search of the congress o

We also view a number of social networking sites (VK, Facebook, Instagram, Tak Tek, You Tabe and others) as increasingly significant competitors. In light of their large audiences and the significant amount of information they can access and analyse regarding disc seers' neces, instructs and habits, we believe that they may be able to occur increased competition for us. The popularity of such sites may also reflect a growing shalf in the way in which people find information, all an answers and by produced, which may create additional competitions in start access.

people are mentations, go, insertes at my protoco, which any cortex attention compensation areas seen.

On the dismostic day, or principal competite, Marker Group, We compete with Marker Group of centre advertising budgets, allocated between social networks and search. Mad in Group do offers a voide range of internal services, neithing the entity principal flexistic verb mail, and offers a voide range of internal services, neithing the entity principal flexistic verb mail, and offers a vinice that are competable to some Mad in's usenth matter there was 1.6% and 1.1% in 300 and 2020, respectively the services of the service flexing of the services of the service of the competable to the services of the service

Our Tasi business, which is a joint senture with Uber which we completed in February 2018, also faces competition from Chymobil and a variety of other ride-bailing (Dids, regional offline players etc.), food delivery operators and disponch services (Delivory Chih, Samokat, Vyros, Olailo, StecMarket etc.) and care-having services (Delimobil), BellicCut, etc.). We may also face new competitors given attractive long-term potential of the ride-bailing and food delivery.

Yardes Market faces competition from online retailers and marketplaces, including Wildbursies, Oxon, AlExpress Resuis (operated through a IV between Mail em, Megalfons (EDE; and Albihah) and others. We understand that Sheshah has announced plans to copada in digital ecosystem, with a high focus on developing e-commerce platform on the basis of their Shesmarket (gencery delivery service) and recently announced partnership to develop

In addition, our other business units, including Media Services, Classifieds, and Cloud, face significant competition in their respective business areas.

On the Media Services front, our KinoPoisk service faces competition from ivi, Okko (operated by Ramsher Group, which is now owned by Sherbank), Netflix and other online cinemas, while Yandex Music competes with VK Music and Boom (both operated by Misl. ru), Apple Music, and Sportly (ontered the Russian market in 2020).

Our Classifieds brainess faces competition from a range of online and offline classified services, including Avitos (in real estate, automobile sales), and general classifieds), CIAN (in real estate), and Drom (in automobile sales). Our public cloud platform competes with a number of international and local services, such as Microsoft Aurar, Google Cloud, Amazon Web Services, Rondelcom, Steebank, Mail zu.

was to see pour coare pattern compete van a namer of international and local services, see his Monored Aure, Confel Code, Anamen Wei Services, Rondonces, Stochnek, Malin W.

We came against you did set will the discontinuous to compete desire, which we present the most partie present and address resources for competent was present the season parties. The contract of the present and address resources of the present parties of the resources of the present and parties of the resources of the present and parties of the resources of the present and parties of the resources. Any in added the code algosity which ever sometimes, founded and and not code order of presentance.

For any experience shortens of our make adversing revenue present and format presents or an operating margin.

The rest of present of our code adversing revenue present and format presents or an operating margin.

The rest of present of our code adversing market, the destination granter of the code of factors, including continuing macroconomic challenges in Easin, increasing competition, change in the nature of question and the contract of the present present of the code of the parties of the code of the parties of the code of the code of the parties of the parties of the code of the parties of th

- changes in the propriete of our substituting recognition of the substituting Network compared with our own website. In private in which our Yuder. Advortining Network compared with our own website. In private is which our Yuder. Advortining Network compared with our own with case, core operation gaugate per resident in the private verbels in a significantly lever and that the operation gaugate we realise our recognition gaugate with the private period from our own websites in a significantly lever and that the operation gaugate with the private period from our own websites. It is sufficiently the private period from our own our operation flow as some or compared flow on the original period for compared flow of the original period for control period gauget great period gauget gauget
- investments we make in our businesses, in particular e-commerce, our experimental businesses within Other Bets and Experiments (primarily Self-Driving Group and Cloud), investment in our food delivery business and logistics within Taxi segment, and investments in content in Media Services, as well as our initiatives related to the Internet of Things;
- increased depreciation and amortization expense related to capital expenditures for many aspects of our business, particularly the expansion of our data centers to support growth in both our current and new markets
- nelatively higher spending on advertising and marketing to further enhance our brand and promote our services in Russia, to build and expand brand awareness in other countries where we operate and to respond to competitive pressures, if these efforts do not drive revenue growth in the manner we anticipate;
- expenses in connection with the launch of new products and related advertising and marketing efforts, which may not result in the anticipated increase in revenues or market share;
- the possibility of higher fees or revenue sharing arrangements with our distribution partners that distribute our products or services or otherwise direct search queries to us. We expect to continue to expand the number of our distribution relationships in order to increase our services and to make it easier for our existing users to access our services;
- conti incumed in our international expansion offers small we associated in building the user has executely to begin generating sufficient sevenues in these markets to earn accretive operating mangin there, and increased contain associated with the creation, support and maintenance of mobile products and services to maintain and expand our offering and competitive market position, which may not result in the articipated internation to recensive or market the flare.

At the Russian internal market matures, our future expansion will increasingly depend on our ability to generate revenues from new businesses, from now business motits or in other markets. If we do not continue to innovate and provide services that over socieful and attractive to our waters, we may be markle to retain them and may become less attractive to our advertisers, which could adversely affect our business, financial condition and results of operations.

As interest stage has spread in Rimais, the rate of growth in the number of interest stores has been declining. Our access in our cost business depends on providing search and other services that make string the interest of a contract of the contract of

If we are smalle to continue to develop and provide our users with high-quality, up-to-date services, and to appropriately time the services with market opportunities, or if we are unable to maintain the quality of such services, our uses to know past again, or may define. Further, if we are to have a develop services and technologies that are compatible with not develop. One can unable to maintain the contract suffice generated by mobile and other digital devices, or if we are slow to develop services and technologies that are compatible with not develop. One can use the term past of market and the contract suffice generated by mobile and other digital devices, or if we are slow to develop services and technologies that are compatible with not develop.

If our users move to our competitors, we will also become less attractive to advertisers and therefore to Yandes. Advertising Network partners. This could advenedy affect our business, financial condition and results of operations.

. The competition to capture market share on mobile devices is intense, and if we are not successful in maintaining substantial reach among users and monetizing search and other services on mobile devices, our business, financial condition and results of operations could be adversely affected.

Its are in consistent out make dependence could be adversibly disposed.

Uses are in consistent per countries, making the personal companies, including the region promptions, rescaled companies and the second of the personal companies and the personal companies (including and personal companies (including access mine, personal companies) and personal companies (including access mine, personal companies and the personal companies (including access mine, personal companies and the personal companies (including access mine, personal companies and the personal companies and personal companies and expressions and companies and the personal companies and the personal companies and personal companies and the personal companies and personal companies

We expect to uniform device from the contract of the contract

We generate a minimated part of our revenues from advertising, which is cyclical and seasonal in nature, and any reduction in speading by or loss of advertisers would materially adversely affect our business, financial conditions, and retain of operations.

In the past several years, we continued to devenify our business, and as a result the share of our revenues generated from advertising has declined from 10% in 2018 to 18% in 2020. Nevertheless, advertising till remains the largest business for Yunder and the biggest contributor to our going revenue and operating priofit. Expenditures by advertises text to be cyclical, reflecting the overall economic conditions and budgeting and buying patterns, and can therefore flocation significantly. According to ANAC, the set of good in colone advertising expenditures was 4% in

15

2020, compared to 20% in 2019 and 22% in 2018. Any decreases in online advertising spending due to economic conditions, or other reasons, could materially adversely impact our business, financial condition and results of operations.

Advertising spending and user traffic also lead to be easonal, with interact usage, advertising expenditures and traffic historically driving down during the months, when there are extended Russian public holidays and vacations, and necrossing significantly in the fourth quarter of each type. For these reasons, comparing our results of operations on a period-op-eroid basis may not be enomingful, and past results should not be relied upon as an inclusion of filter preference. Furthermore, and exholicate Confirmer preference are confirmed readment of the preference of the services the confirmed of the preference of the services are confirmed to the preference of the services the confirmed to the preference of the services the confirmed to the preference of the services the confirmed to the preference of the services and traffic also better the preference of the services and the services are confirmed to the services and the services are confirmed to the services are confirmed to the services and the services are confirmed to the services are confirmed to the services and the services are confirmed to the services a

Any decline in the internet as a significant advertising platform in the countries in which we operate could have a material adverse effect on our business, financial condition and results of operations.

We have significantly distracted curve creams through the concept seeks between the season of the concept seeks between th

personance as a room, way my service assumence or common to the attention of efficiency and products and services companies with the absence and the contract of the attention of the internet, the growth in popularity of other forms of media, a decident in the attentionness of the internet, the association and ordinance and ordinance are specific factors, could have a neutral adverse efficient on or basicient, and an adversarial and the association and results of operations.

Secret of one househouses operate departs from terms as as adversarial and the adversarial adverse efficient on or basicient, formation and are alternative of operations.

Our Yudan, Exal business operate aspirate various visib. The base a specific entire and as one of the antique of the companies of the antique of the

We may face funccial, reputational and other exposure (including regulatory actions) in the event that any of our partners fail to meet their obligations under the arrangements, exconator francial difficulty, or fail to comply with local or international regulation and antaloads. A temporary or generated disreption to these arrangements, such as through significant deterioration in the expension, funccial position or other circumstances of the finite party or material failure acoustics could absorve; after our manifest of operations.

The formation and operation of joint ventures and other partnerships involve significant challenges and risks, including.

- difficulties in integrating operations and managing the large and diverse number of personnel, products, services, technology, internal controls and financial reporting of constituent components of our joint ventures and other partnerships, and any summicipated expenses relating to business integration;
- disruption of our ongoing business, distraction of our management and employees and increase of our expenses;
 departure of skilled professionals as well as the loss of established client relationships of the businesses we invest in or acquire;

- potential impairment charges or write-offs due to changes in the fair value of our business units as a result of market volatility or other reasons that we may not control which could have a mark function results.
- the risk that any future proposed transaction fails to close, including as a result of political and regulatory challenges and protectionist policies; and

error is not any sum performance in maximum and course, recursing a return is pressure and regularly strategies and present pressure process.
 shallingers in manageming or father pressing or formations using or designed to present post and press of postpontine in connection with those transactions.
 Additionally, first or nee of our paint center or other perturns full to maintain and enhance the Yunden brand, or if we incur excessive express in our effects to do so, our business, futured consider and enable of operations could be remembly abovery difficult.

Per ely an patters for a naterial partin of sur evenues and, in particular, for expanding our user base via distribution arrangements. Any failure to obtain or maintain such relationships on reasonable terms could have an observe effect on an evaluation. Simulation confidence and results of operations.

where office or nor humans, flamatical condition and results of operations.

Recomm from a britising or one Aberlining Section flamatic websites represented 16 NN of our orders aberlining recomes in 202 compand with 20 NN in 2019. We consider on all pattern activate to be important for the continued growth of no vehicles. Our approach to the nor network patterns are generally imminable at any time without cause. Our compendent could offer more forwable terms to our current or posterial released, partners, including anamented minimum revenues or other more advantageous revenue-sharing arrangements, in an effort to take market share away from u. If our activody partners decide to use a competitor's abbririning services, our revenue would decline.

including quanticed minimum revenues or offer more a photological revenues would decided.

The number of paid darks and amount of revenues that we draine from our partners in the Yange Section of Section Asserting 1 and 1

Our business units and joint ventures face comparable risks. For example, if we are unable to attract or maintain a critical mass of Taxi partners, consumers, couriers, restaurants, grocery stores, whether as a result of entition or other factors, our risk-shalling and food delivery services could become less appealing to users, and our financial results could be adversely impacted.

Our business (in particular, Scorch and Pertal and Media Services) depends on our ability to license, acquire or create compelling content at reasonable costs. Failure to offer compelling content would have our ability to expand our base of soon, adventions and network partners.

We have each of an count for the role of t

We believe that the hand identity that we have developed through the strongest of our technology, our user from, our independence from political considerations and, in particular, our ability to deliver relevant amoves and recommendation, but again fearly contributed to the success of our humans. We also believe that maintaining and submixing the Yardes band, including through contrast significant materialistic flows, to critical to expanding our form of the second of the political to expanding our form of the political to the

Maintaining and enhancing our brand, especially in relation to mobile services, will depend largely on our ability to continue to be a technology leader and a provider of high-quality, reliable services, which we may not continue to do successfully.

comment or accessions). We perfut an assage eighthority for growth and increasing complexity of are aportations, our healters, financial conditions and results of approximent could be achieved pellicitud.

When experienced, and continue to experience, growth in and diversification of our operations, which has placed, and will continue to place, significant demands on our measurement and our operational and financial indiventures.

We operate certains of our services through separatch business unto in order to facilitate the growth of those services. Management of these separate business units, some of which now operate or have operated as joint ventures with third-party partners, expires additional administrative effort, which may get arise on our management and other resources. If we do not effectively manage our growth and the operation of our business units, the quality of our services could suffer, which could abstractly effort counted business, framework and other controllars that the controllars could such adversary effort counted business, framework or administration and resoluted operation controllars and resolution and resoluted operations and resoluted operations.

As one uses and adventure bases capand, we can be confirmed to the confirm

We have insufed expenses with operations ordische Russia, and in 2016 and early approximately 5% of our revenues from intermittoul markets. Part of our fature growth stategy is to expand our operations groupspackagily on an exponential feature. Our ability to manage our business and conduct our operations across a broader range of goographics will exquire considerable management attention and resources and is subject to a number of six schedule remainment markets, neckable and feditions;

• challenges caused by distance, language and columnal differences;

- credit risk and higher levels of payment fraud in certain countries;

- octation and neglectivent of popular based a center continue,
 pressure can or experimental gazges as a version to appear and expension;
 convery exchange rest fluctuations and our shifts) to range or controv expense;
 sincipe exchange controls that angle process on from report sinding under named in central constitute;
 legal risks, including potential of classics for interpret of functional protection of classics and controls, and data processing regulations;
- adoption of new legislation and regulations, which may adversely impact our operations or may be applied in an unpredictable manner;
- significant changes in political environment;
- unexpected changes in preferences and perceptions of our users and customers; and
- higher costs and greater management time associated with doing business internationally.

• higher costs and greater management time associated with dring business internationally.
• In addition, compliance with complex and precisitally conficieng foreign and Results have and regulation that apply to our international operations may increase our cost of doing business and may interfere with our ability to self-ties, or precise in model frequire and expert requirements, under experiences, trader excitations, tax less, exceeding succession and precision of the expert and expert requirements, under excitations, tax less, exceeding succession and expert requirements, under excitations, tax less, exceeding succession and expert requirements, under excitations, tax less, exceeding succession and expert requirements and expert requirements. An advantagement and expert requirements and expert requirements and expert requirements.

We believe that a critical contribute to our access has been our composite culture, which values and fosters teamwork and innovation. As our business matures and diversifies, and we are required to implement more complete expensional management intoraces, including those introduced in connection with our records implemented composite growmare changes, we may find it increasingly difficult to manutation the beneficial aspects of our composite collective (see pages of the produced in the contribution of the contribution of the produced in the contribution of the

Our success depends in large part upon the continued service of key members of our management team and technical personnel, as well as our continued ability to attract, retain and motivate other highly qualified engineering, programming, technical, sales, customer support, financial and managerial personnel.

Ablung to strong to finding regular content of the process of the

The composition of what experience on an equation (experience to all the properties of the contract of the con

If our security measures are broached, multicious applications interfere with or exploit security flows in our services, or our services are subject to attacks that depends or dony the ability of users to access our products and services, our products and services may be preceived as not being secure, users and customers may curtail or stop using our products and services, and we may incar significant legal and financial exposure.

Third parties here in the past attempted, and may in the future attempt, to see malerium applications to interfer with our services and may desirpt our ability to connect with our news. Such interferonce orders occurs without disclosure to or consent from some, reculting as negative experience that need must need to the found to be a fine of the observation or their of information, perceivably including confidential or propertury inclination retaining in virtual, in which is milectar approxy, need and must need as the service of the observation or their observation accesses to mile the access to me access the contract of the contr

In addition, we offer applications and services that our user described in the clear of the description of the control of the

Our business depends on the accessary and reliability of our search results and dependability of our rich-bailing, food delivery, e-commerce, streaming and other services. A systems failure, technical interference or human error could present a from possibility counts search results or and our reliably deliver our other services, which could lead to a less of juers and observices and damage our reputation and materially observely office our business, function of counts of possibilities.

Our business depends on our ability to provide accusate and relable search results and other user services, which may be disrupted. For example, because our search technology ranks a webspage's relevance based in part on the importance of the vehicles that finds its, people have attempted to lisk groups of websites support to manipulate search results. If our effects to contrib doce and other types of "rinder spamming" are sussecessful, our reputation for defendencing relevant and could be humand. The and could result in a defendencing relevant action and the humand. The and could result in a defendencing relevant action and materials of operations.

For difference prevant results could be humand. This could result may be failed in our traffic, which may also energy differ our brainines, financial condition and transfer of operations.

We eak to make the goal and relativity is resulted as possible and the prevant in any other production and transfer of the prevant in any other financial results and other consists in which we operate the network allows us to support estimated in the result and the prevant in the p

From the Visit, we have experienced general contents to the intermediate access to our extrict and impacted the financians of our internal systems. Others give materials below a process, there are you of opening receipts from the process assumed power round good for the opening of the similar below as on great receipts assumed as the process of the

Although we test software updates before implementation and there were no significant downtime periods in recent years, errors made by our employees in maintaining or expanding our systems may damage our brand and

A number of internet, technology, media and patest-hidding companies own or are actively developing guitests overing search, indexing, electronic commerce and other internet-related technologies, as well as a watery of relusions models and methods. We believe that these parties will continue to take steps to protoc those technologies, facilities, but not limited to section patent protocolom in creative internations. As a routh, displaces regarding memory of recombinging search inglines accounted with online activities are letted by one in the future. In addition, use of open-source of technologies are in other subject to confine are thin format in addition, the ofference are including to the confine and the confine are in the subject to confine a relative and the confine are in other subject to confine are in other subject to confine a with the early induced treating and the confine are in the subject to the confine are in other subject to confine a with the confine are in the confine are in the confine and the confine are in the confine and the confine are in the confine are in the confine and the confine are in the confine are in the confine and the confine are in the confine are in the confine and the confine are in the confine are in the confine are in the confine and the confine are in

The results of the complete contracts with central networks and the complete contracts and the complet

Usile the vice and the control of operation.

Usile the vice and after control and the control that we lesses from find parties, the software, darknown, disportions, ringer, postended untillustral property, tools occur and low-where that we use for the operation of our convice were greatly the deposition of the control of the control

We may be held liable for information or content displayed or, retrieved by or linked to our websites and mubile applications, or distributed by our users; or we may be required to block certain content or access to our websites could be restricted; usy of which could harm our reputation, business, financial condition and results of operations.

Third parties may also seed to assert claims against so alleging unfair competition, data misappropriation, violations of privacy rigids or failure to maintain the confidentiality of user data. Our defense of any such actions could be couldy and movies againsticate inseed all tensions of our management and other resources. If any of those complaints results in labelity to use, the judgment or settlement could potentially be coulty, measuring similar lawasis, and harm our regulation and possibly or business.

The governments of the countries in which we operate are increasingly developing legislation aimed at regulation of the internet, in many places exputating liability and creating new obligations for companies that operate in the internet for example, under the law "Oh Information, Information Technologies and on the Protection of Information", we are required to detect from our search couples search results liability to webvist that how been blocked in Results for regulating plating information.

Basis for regarded copyright in Integrations.

Allificiant consequent copyright in Integrations in Internal has introduced a system of information and website blocking assessment which a prevent and any any purpose in all study rights in informations and a system of informations are more than the prevent and any any purpose in a second or information of information and website informations are more than the prevent and many and information and website informations are not information and information and information are prevented and another income and a second or information and information are prevented and another in contrast information are contrast information, and another information are desirable in information may be income and another information and adoption in information and adoption in information and adoption in information and another information and another information and adoption in information and another information and another information and adoption in information and another information and adoption in information and another inform

Now begindess and regulations may in the control of the control of

The categories of illegal information to which access can be restricted may be interpreted broadly or be capacided. In certain cases, even removal of illegal information does not eliminate the risk of website blocking or reinstate access to the blocked solvable.

Table of Content

For example, These regulations depend on the extra presented to the large of weathing for regional to the large of the extra present to the regional to the regional to the large of the extra present to the regional to the

We substanted that discussions are equipped among the effected approximent andirection is Turk in equipped to be present instinuction of a unadatory proxime of the resourcement of the content by appetually designed undirent measurement operations. Only two magnitudes the resourcement of particular to the content and the content in the conte

In addition, we understand that the relevant authorities, (recluding within the State Donn of the Russian Federation) are considering proposal to impose a mandatory obligation on all interest absorbing platforms and distributes of advertising to plate "routed absorbings" (i.e., a during their loss for permission of charles), so could be present an advertising and approximated functions in their interests price of charge, as a meanting to PS of their commercial advertising memory and advertising memory and post and permission of their proposal usual an existent interests and permission of their proposal usual an existent price permission and permission of their proposal are not correctly beason. If adopted, however, not a proposal usual dender on commercial advertising privately and could read in increase in the price of commercial advertising and the permission of or commercial advertising privately and could read the second price of commercial advertising and the permission of or commercial advertising and the permission of permission of the commercial advertising and the permission of the commercial advertising and the permission of the proposal advertising and the permission of the proposal advertising and the permission of the per

As the internet entries, an increasing amount of miline contant may be held in closed social networks, mobile upps or proprietary document formats, which may limit the effectiveness of our search technology, which could network flight our bound, business, fluxuical condition and results of operations.

Social networks are important players in the internet market and have a significant degree of control over the manner and extent to which information on their websites can be accessed through third-party search empires Information can also be intered in other closed systems, such as mobile upon.

If social or other networks or software providers take tops to present their content or documents in their formats from being sunchable, such content would not be included in now sunch results even if the content was directly such content would not be included in now sunch results even if the content was directly obtained by the content was directly such content would not be included in now sunch results even if the content or such content or such results are such as the content or documents in their proprietary format. Any of these results could are be included in the content or documents in their proprietary format. Any of these results could are be included in the content or documents in their proprietary format. Any of these results could are be included in the content or documents in their proprietary format. Any of these results could are be included in the content or documents in their proprietary format. Any of these results could are be included in the content or documents in their proprietary format. Any of these results could are be included in the content or documents in their proprietary format. Any of these results could not be included in the content or documents in their proprietary format. Any of these results could not be included in the content or documents in their proprietary format. Any of these results could not be included in the content or documents in their proprietary format. Any of these results could not be included in the content or documents in their proprietary format. Any of these results content or documents in the content or documents in the content or documents in the content or documents in their proprietary format. Any of these results content or documents in the content or documents in their proprietary format. Any of the content or documents in their proprietary format. Any of their content or documents in their proprietary format. Any of their content or documents in their proprietary format. Any of their content or documents in their proprietary format. Any of their con

We may have difficulty in continuing to scale and adapt our existing technology architecture to accommodate increased traffic and technology advances or now requirements of our users and advertisers, which could adversely affect our business, functed condition and results of operations.

We have of the meet highly valued veduce in Basin, we are flew or growing names of covering age for meet video appropriate as in increasing audient of cover. In addition, the covering we effect were equaled and pending sufficiently of an extraction of the region for a covering we of the covering we are flew to region for a covering we for a covering we are flew to region for a covering we for a covering we are for a covering we are flew to region for a covering we are flew to region for a covering we are flew to region for a covering we are for a covering we interruption as one extraction of the covering we interruption as one extraction as one extraction as one extraction of the covering we interruption as one extraction as one extra

As we capand our services, we will need to continue to invect in new technology infrastructure, including data centers. We may have difficulty in continuing to expand our infrastructure to meet increased demand for our services, including difficulties in electioning simble facilities or access to sufficient decreasing and an extractive contribution of the extractive con

Aberining duelpyed on our platforms may be interfered with by third parties, which may adversely affect our shilling to attact abortises. For example, fined parties, bad in the past, and may in the future, coupley totalonlogies can block the cliquips of adu no wedpages. The wide and effective use of ad-blocking dechanologies can reduce the amount of revenue generated by the ads we serve and decrease the confidence of our advertisers and Yandes. Adversing Persone, futures in our advertises the confidence of our advertisers and Yandes. Adversing Persone, futures in our advertises the confidence of our advertisers and Yandes. Adversing Persone, futures in our advertises the confidence of our advertisers and Yandes. Adversing Persone, futures in our advertisers the confidence of our advertisers and Yandes. Adversing Persone, future in our advertisers the confidence of our advertisers and Yandes. Adversing Persone, future in our advertisers the confidence of our advertisers and Yandes. Adversing Persone, future in our adversaries the confidence of our advertisers and Yandes.

If we fail to detect impressions and click fraud to other fraudotest scirily or if our partners (including Xadex, Advertising Network partners) disagree with our fraud detection techniques, we may face litigation and may lose the confidence of our advertisers or partners which may advertely affect our business, financial condition and results of operations.

We are exposed to the risk of finalshott and instillal impressions and clicks on the ada we serve from a variety of potential stances. Instillal impressions and clicks are those that we have determined are not intuited by the user to vive or access the meloding control, scholaring impressions and clicks in realizing fine final executed by automated scape of computer programs. We make our own websites and those of our partners for click found and promoting of the control of the cont

We acquire complementary benineurs, scame and schoolsaging from time to lime, and may fed to identify difficient wholede argues, acquire them an acceptable torms or succeptify insperse them, which may limit our ability to implement our growth stronger, Acquire them an acceptable torms or succeptify insperse them, which may limit our ability to implement our growth stronger, Acquire them or succeptify insperse them, which may limit our ability to implement our growth stronger, Acquire them or succeptify insperse them, which may limit our acceptance them to the sucception of more hadrones, function and stronger than the sucception of th

- We regularly acquire other businesses, technologies and teams. The acquisition and integration of new businesses, technologies and people pose significant risks to our existing operations, including:
- We regainly acquire other housesus, schoologies and learn. The acquisions and singulation of new housesus, but additional domainly lated on our management, who are also responsible for managing our existing operations; a morroral operating complexity of our business, requiring greater presented and other resources; difficulties in expanding beyond our core expertise;
- significant initial cash expenditures or share dilution in connection with acquiring and integrating new

legal risks (including potential claims of the counterparty or of third parties), which may result from our lack of expertise in the field of the target's business, incomplete or improver due diligence, miscontispanies, and/or other causes.

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Mercore, any perhaps with a first of the intercept value anymorms changes are supplied to a possible down and perhaps to except the control cont

The inherent limitations of the available data regarding internet usage and ordine advertising may make it difficult to assess our markets and our market position.

We carly our direct to information and incidence for recognition of the control o

Our Russian headquarters are currently located in approximately 64,000 square meters of rested property in central Moscow, with leases generally expiring in 2024. We also lease additional office space of approximately 47,000 square meters in business centers in central Moscow, which houses some of our divisions. In order to secure sufficient

office spects to import our expected fitting grants, in December 2018 we acquired appropria for its new Macron bendgatests, instanted at 15 Kengjan. Street. Each shape we have managed an orbital and extended as the foreign and companies of commissions, we entire the first distriction resolution and desirable frequently desired for commissions or commissions or commission government of more presents, and may be made to accordance to the commission and confidence of the commission and confidence of the commission and commission and commissions and commissions are commissioned as the commission and commission are commissional as a commission and commission are commission and commission and

Additional Risks Related to Regulatory Matters

Recurse the range of the services we possible is increasing and the legal framework governing the operations in our markets is evolving, we may be required to obtain additional licenses, permits or registrations or comply with other requirements, which may be costly or may limit our flexibility to ran our business.

As we increase the range of services and diversify our business we may have to apply for additional licenses. Maintenance of guarded licenses and obtaining new licenses may require us to spend additional resources. Licensing requirements may also limit our flexibility in running our business. Fulture to maintain required licenses may significantly limit our adultity to provide new services in respect of which these licenses are required.

Learning responses may also that our threating or maining our business. Fairles to mentain required learners any significantly plant or athirty personal reservance in required and the contraction of the

Secret comparies in our group underwest a plasmed impection by the competent Russian surfavority (Rodosmadors) in 2019. The authority dat not find any significant data potention violations. If further inspections are concluded in the finter and result in the determination that companies in our group fail to comply with the applicable data protection legislation, we could experience financial and reputational bases and could be restricted from providing central trays of arrives and the comply has the experiences.

Furthermore, we see cookies and other subsequent desharologies that units as in represent fee user experience and personalization of our products and critical that differently benefit both our uses and advertises frough, behavioral anguings, which makes our advertises greater efforts. The is no facility as to whether our personal completes with the responsation of applicable data personals in Equitation in Resistant advanta, and such laws could be the subsequent of applicable data personals in Equitation in Resistant advanta, and such laws could be the subsequent and personal and a name of the air outsetter with our counted that personal personal personal and a name of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the air outsetter in the counter of the personal and a name of the air outsetter in the counter of the air outsetter in the air outset in the counter of the air outset in the air outset in

the security authorities with information necessary for decoding the delivered or processed messages. Compliance with these requirements may require significant expenditures by us, including additional data centers, servers and other infrastructure or software development. Data retention may also harm our reputation with users. If we fail to comply with the above requirements, the Russian authorities can block access to our services in Russia.

Companies are also required to store all personal data of Russian users in databases located inside Russia. Ongoing compliance with the requirements provided in this legislation may be practically difficult, require significant efforts and resources, could lead to legislationly in other jurisdictions and limit functionally of our services. Compliance with the temperaturents may also made or ability to compete with other companies located in other jurisdictions that do not require mandatory leads reading of present all antition to their users and that may deten not to omply with such requirements in Busia.

parallelment and an extragence mandation, bould surger of presented data related where users and that may obtain not to comply with such requirements in Rainau.

Due to the nature of the sources were fine and fine that we have presented in a surface of contracts are applied as a possible and of the parallelment of the parall

Was ple radgive to reinting or non-advertising legislation that creatly created to go and archerous only the sales we care, which was the case of advertising and interpret archerous in a same of advertising or references.

Residually the sales of the case of advertising of creating products and acreving or and accordance or recommendation of the case of advertising or acree or recommendation of the case of a sales or recommendation of the case of the case or recommendation of the case of the c

Figure amendment to liquidation regulation group and contribute to the contribution of the contribution of

The regulatory function is Russia governing the use of behavioral tagesting in online abortising is unclear. If new legislation were to be adopted, or current legislation were to be interpreted, to resist the use of behavioral targeting in online abortising, our alloy to enhance the targeting of our abortising could be injusticantly limited, which could result in a loss of abortisers or a reduction in the relevance of the ads we serve, which would reduce the manner of clicks on the size all theorities or even as the description review of the ads we serve, which would reduce the manner of clicks on the size all theorities or even as the description review of the ads we serve, which would reduce the manner of the ads to reduce the size of the

May of our global competions, such as Google, have their principal operations oxide of Easis, putting then generally notice of the principion of Easisin courts and government agencies, even though some of show hower differes in Easis the regions and specimes are bound principals in Basis, therefore, we closely sombte courts specials eare of law in the Basisin regional and foliand courts. There are a number of possible passassis against Vasific, the courts of which could applicable the deposits of extracting to applicable and the foliably of a contracting to applicable and the subject of the contraction of the cont

Takes as information intermedusy using roots of the cultivaria by information.

Business has and regulation that are applicable to as, but not no root business competition, may impair our duity to disording not office or see that compete effects of the compete effects of the

Applicable animomophy ligidation impose creditations an companie that except a dimension position in a pitro market. The competite authorities night form time to time investigant the intent or online advertising indication, for rich beling luminous or other nature, in which we repeat a market with the recordant and animal position in our or more of these markets. Additionally, from time to time the recordant animal position in our or more of the contract markets. Additionally, from time to time to record the contract markets. Additionally, from time to time to record the contract markets and the recordant animal position in our or or first from the size that the recordant position in our or or offer markets in which are not for animal recordant animal position in our or or offer markets in which are not form the recordant animal position in our or or offer markets in which are not form the recordant animal position in our or or offer markets in which are not form the recordant animal position in our or or offer markets in which are not position and the recordant animal position in our or or offer markets and the notice of the recordant animal position in our or or offer markets and the notice of the notice and the notice of the recordant animal position in our or offer markets and the notice of the notice of the notice of the notice of the notice and the notice of the notice and the no

Any abuse of a dominant market position could load to administrative penulties and the imposition of fines of up to 15% of our prior year annual recenses in the relevant market. These limitations may reace our operational flexibility and responsiveness, which may adversely affect our business, financial condition and results of operations.

In February 2021, FAS studied Vanders that is has destribed inductions of the above of dominance in the way that Vanders process method results in its search capate. FAS suggested that Vanders may be discriminating against their depart enhances reviewed by recording its own digital products in such enhanced models. Despite the exhance provided that integration is success by one of enchander coulds in a value of the second results and exhances the second results and exhances the second results and exhances the results and exhances the second results are destribed intermined in results and the results of the exhances the second results are destribed. In the exhances the second results of the exhances the exhance

In addition, under Russian antimonopoly legislation some potential acquisition that we may consider require a preliminary approval by FAS. FAS may withheld the approval or may approve transactions subject to particular conditions. Such conditions could place significant restrictions or Yandex businesses, could make the acquisition less attractive, and could result in a termination of the proposed transaction.

Risks Related to Tax Matters

transport manner and that may engage in superadiciable or otherwise questionable practices with respect to an obligations or compliance with other legal requirements. We have been approached by government authorities from time to time or grading potential for claims or desire compliance marks in connection with that humanisation. As we see a large and more transported company with private recovers than such constraints and the contraction of the

Changes in the tax systems in the countries in which we operate, or unpredictable or unforeseen application of existing rules, may materially adversely affect our basiness, financial condition and results of operations.

Required in an exposition of continuous and regulations are adopted to see a disputation of a support of continuous processing of continuous proce

under the current candinate of wash content greater had allowed as a reverse, the authorists are taken as more assertive position in their interpretation of the in Supplication and, as result, it is possible that transactions and the supplication of the content of the supplication of the content of the co

We can provide no assurance that dividend withholding tax relief may not be challenged by the Russian tax

authorities based on the grounds mentioned above. Furthermore, Russian tax rules regarding residency and beneficial ownership which were recently introduced may change or their interpretation may evolve, thus triggering changes in taxation of dividends from our Russian subsidiaries to our parent company in the future.

Based on the current state of the law and available interpretations, we believe that Yandex N.V. and our material foreign subsidiaries should not be treated as controlled foreign corporations for Russian tax purposes. However, there are risks that any of these rules may be interpreted or applied in a manuser that may have an adverse effect on our results of operations.

In addition, in December 2010 Ensuin Framer Musiny summer that may been on adverse effect on our results of operations.

In addition, in December 2010 Ensuin Framer Musiny summer that it was in the precess of sharing a brill descript for double teaching to tray with the Netherlands, following reported failure to reach agreement on amendments to the tooy. The Ensuin sperement processes with inspirat in the final of 2011, the tours you'll excess to have effect from the beginning of 2021 in this case, one Russian subsidiaries would be object to a 19% not on divideable to our parent company; and their summerized earning. This change would materially adversely affect our ability to upstream divideable to our parent company; and their summerized earning. This change would materially adversely affect our ability to upstream divideable to our parent company; and may require us to consider changes to the structure of our companing upstream.

Our principal Russian operating subsidiary has significant accumulated earnings that have not been distributed to our Dutch parent company. Our current policy is to retain 50% of our carnings at the level of our principal subsidiary for investment in Russia.

As of Concerd's 2000, be but an account of EUR 3 (59) million (\$21 is million) for divided withholding to. If excurationers change and we are unable to retireme in that subsidiary's cornect operations or acquire an account of the excuration of th

Risks Related to Ownership of our Class A Shares

The price of our Class A shares has been and may continue to be volatile. Market fluctuations specific to developing markets or to high-growth technology companies generally may affect the performance of our Class A shares and could expose as to potential securities lifequine, which could result in substantial costs and a diversion of our management's attention and resources.

Due to macroscomenic and geopolicul costs, in 2003. If comparies global demonstrated injurificant growth, including companies with significant operations in Russia and cutain often markets. Generally, the market for technology and other growth companies to a perceipt experienced serves preceded volume fluctuations for the ventor between the operating performance of those companies. These broad macroscoussis, compositions, and and and analytic perceion general preceded or analytic perceipt performance of those companies. These broad macroscoussis, compositions, and and an advantable parties performance of those companies. These broad macroscoussis, compositions are also an advantable performance of those companies. These broad macroscoussis, composition and analysis of the second performance of those control of the description of the performance of the companies of the performance of those and macroscoussis, composition of the performance of the performance of those control of the performance of those control of the performance of the performance of these control of the performance of the performance of the performance of these control of the performance of the performance of these control of the performance of the performance of these control of the performance of t

- macrocrosmois and geopolitical developments, including those specific to technology businesses, the internet and online advertising both in Russia and globally, as well as the impact of COVID-19;
 any proposed or adopted legislation in Russia that would impost limitations on foreign ownership or

- market rumors which maynegatively impact the price of our Class A shares),
 quarterly variations in our results of operations or those of our competitors;
 fluctuations in our shall of the internet search market or our other markets;
- the proportion of our revenues generated on our websites relative to those generated through the Yandex Advertising Network or through distribution partners, as a result of the revenue sharing arrangements we enter into and the overall volume of advertising we provide our partners;
- announcements of technological innovations or new services and media properties by us or our competitors;

- announcements of Euclosinguical measurements or see survivous and multiparagenties by on or or competitions;
 determinant of Auditoria proclassed or matter for for index subsertings;
 determinants of Auditoria Auditoria in boths by or are malled to compete difficiency;
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 for numbers of authoria conducted, the mountain belt by adventors or for members of adventorians that belt is not adventising options,
 for numbers of a content or out of their mervice, and the volumes of their adventising on our services;
- changes in governmental regulations, in particular those applicable to regulation of online business in Russia and globally;
- disruption to our operations or those of our partners;
 our ability to develop and launch new and enhanced services on a timely basis;
- commencement of, or our involvement in, litigation;
 any major change in our directors or management;

- as your change in our discussor or management,
 changes in comings criticates or recommendation by securities analysis,
 our adulty to compete effectively for users, Architectic, pattern websites and context,
 the expensing and task pixes performance of other companies that invoters may deem composable to us;
 fluctuations in the exclusing each between commencia, melaning the Resistant while and the U.S. Adults;
 general glade of exists excentain commission common incommission makes on the excess upon the or sugaring early to form a growth or growth or growth or expense and the context growth of existing analysis.
 other revents or factors, including those resulting from war, incidents of terrorism, natural disasters, police health concerns or epidemics, such as the COVID-19 pandemic, natural disasters, or responses to these events.
 Additionally, volatility or a lack of positive performance in the price of our Class A shares may adversely affect our shifty to retain key employees, some of whom have been garasted equity awards.

This volatility may affect the price at which holders of Class A shares may sell such shares and the sale of substantial amounts of our Class A shares could adversely affect our trading price.

In the past, following periods of volatility in the overall market and the market prize of a company's securities, securities class action litigation has often been instituted against these or as of a conditional in adhermatic class action litigation has often been instituted against these conditional in adhermatic class action litigation has often been instituted against these conditional in adhermatic class action litigation has often been instituted against these conditional in adhermatic class action litigation has often been instituted against these conditions.

The concentration of volus power with our principal shareholders, including our founders, directors, senior management and principal non-institutional shareholders, together with the Priority Share held by the Public Interest Foundation, limits your ability to influence composent matters, while a loss of volusy control by our principal shareholders could affect the direction of our company.

On Class I dates have two strong or dester after Class A America reary voltage of date. And of February 1, 12-20, on Federal discress, souther assignment and their difficulty of their simulational administration and produces the ST Victor on antituding of the Strong and ST Victor of the ST Vict

In addition, a grap of the entirenting the was approach in the 1010 flow attention, convenient General City. Class D have was associated as provided the spen to deduct if Casal D hadar. A challed by Notes. Class D hadar is a challed by Notes and Casal D hadar is considered by a shift benefit or an electric description for part of the ways. In the contract of the proper data of the Notes is the same of the Workship & Notes of Casal D hadar is a challed by Notes and Casal D hadar is a considered by the Notes of the Notes of the Workship & Notes of Casal D hadar is a considered by the Notes of Casal D hadar is a con

As road, our funder, directors, extire management and their affiliates have significant influence over the management and affiring four company and over all matters requiring thereholder approval, including the election of directors, the amendment of our articles of association and significant compants transactions, such as a sale of our company or its assets.

This concentrated central limits your ability to influence decisions on corporate matters. We may take actions that our public interholders do not view as beneficial or as maximizing value for them. As a road, the market price of our Class A datum may be achieved price of the Class A datum may be achieved price of our Class A datum may be achieved by a datum may be achieved price of our class A datum may be achieved price of our class A datum may be achieved price of our cl

pers on the case A values may be described particular suppliers of persons of the case of different person, or in addition on, the interests of what Pandon shorthedness.

Some of our directions are elittical with incontent facile of financial institutions facile be financial institutions for the persons of the persons o

On Basel of Direction has the right to approve the accommission by a party, group of related parties acting in onescent of the rigid or beneficial ownership of shares expressioning 10% or more, is number or voting power of the rigid or beneficial ownership of shares expressioning 10% or more, is number or voting power or related parties and the rigid of the assets to more or more fined parties, excluding the rate of our principal Resistant parties and the related parties and related parties an

In Salitions the right of the robust of the prices of early integracy counter transactions.

In Salition to the right of the robust of the prices year integration to the counter that of the search o

- minimum shareholding Garchisch, based on per value, for shareholders to cell general morning of our shareholders or to had been to the agends for how encourage, which will be very difficult for Case A shareholders to an experience on militage than the activation.
 an executive continued to the shareholders to the activation of the activation of

The Dash public offer rales, which impose inhistative and procedural requirements in connection with the attempted talever of a Dash public company, only apply in the case of Dash target companies that have shares liked on a regulated market within the European Union. We have not listed our shares, and do not expect to list our shares, on a regulated market within the European Union, and therefore these rales do not apply to any public offer fore or Clins A shares.

We rely an NASDAG Stock Market rules that permit us to comply with applicable Dutch corporate governance practices, rather than the corresponding domestic U.S. corporate governance practices, and therefore your rights as a shareholder differ from the rights you would have as a shareholder of a domestic U.S. issuer.

As a furrisp private issues whose shares are lated on the NASDAO Global Select Marks, we are pennited in centain case to follow Datch copyrate generance practices instead of the corresponding requirements of the NASDAO Markeplace. Bales We follow Datch copyrate generance practices with regular to the operance regularization to senting and functional for an internal and pervision of forms systematic for general mentings of admiredulents. In accommend with Datch lear and general praceed business practices on earlier of mentions the or the private general mentings of admiredulent to the process of the Datch lear and general praceed business practices on a selection of general mentings of admiredulent of a process of a menting of admiredulent of general mentings of admiredulent of admiredulent practices of general mentings of admiredulent practices of general practice

We do not comply with all the provisions of the Datch Corporate Governance Code. This may affect your rights as a

And Dath company we are adopted to the Dath Compant Convenance Code, or DCCC. The DCCC contains both principles and best practice provisions for management bounds, supervisory boards, daveledulers and security of the provisions of the principles of the principles and best practice provisions. Best principles and best practice provisions apply in the bost fire relation to select and composition, conflicts of director and adaptivations requirements, based memoriases, and emissions, the advantages of the principles of the principles and best practice provisions apply in the bost fire relation to select and composition, conflicts of director and adaptivations requirements, based memoriases, and adaptivations, the advantages of the principles and adaptivations apply in the principles of the company to the principles of the company to the company to the principles of t

Because of the secondary fisting of our Class A shares on the Miscow Stock Exchange, we are subject to additional disclosure and compliance requirements that may conflict with those imposed by the SEC and NASDAQ, and we may experience trade fluctuations based on arbitrage activities.

In June 2014, we colabilished a accordary listing of our Class A dutes on the Monore Stock Exchange Pursuant to the listing, we and our insiders must comply with certain disclosure and other obligations that may differ in such a contract to the explanation to the VASIAVA listing is a halidone, may of the obligations reported by the Monore Stock Exchange are formalised as nature, and far exchange had inside a population of the suppression to incomplete with the contraction of the suppression to incomplete and the such as exceeds, we may be able to employ the all manned on displants as a nature, and it is considered with the contraction of the contracti

Risks for U.S. Holders

We cannot assure you that we will not be classified as a passive foreign investment company for any taxable year, which may result in adverse U.S. federal income tax consequence to U.S. holders.

We cannot user you that we will at the changiller as a possite foreign investment company for any studies you, which may not with a where C.S. feloral income tax consequences (C.S. feloral income tax consequences (C.S. feloral income tax consequences) (C.S. feloral income tax proposed continues) which have been a feloral income tax proposed continues to propose for the 2000 has you, and so see equent to be a FFE, the feloral f

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and the Remain Probation of the Nederlands, and to Remain Education were Data here provides for exceptation and endocument of foreign cost plagments. Therefore, it may be defined to entire any U.S. or other foreign cost plagment determed against on company, may of our reporting publishestors on many of an efficiency for the foreign cost plagment determed against on company, and our reporting publishestors on many of an efficiency of the company of the

Our composite affairs are growned by our articles of association and by the laws percenting companies accomposated in the Notherlands. The responsibilities of members of our flowed of Direction under Dark law are different flowered for laws of the law of the laws of the law of the laws of the

Item 4. Information on the Company. History and Development of the Company; Organizational Structure.

On Inductivity and the designment of our carest checking in 1919 and intended they subsice a relate in 1917 or graphing it floating experiency planting. I State IL 12, or formed in 300, as a cheby sensed basilety or for memory of project programming. State III and the State III and

Our company became profitable in 2001 and its revenues have been continually growing ever since. In May 2011 Yundes went public on the NASDAQ stock exchange, under the ticker YNDX, and subsequently listed on Moscow Exchange in June 2014.

For a discussion of our principal acquisitions and disposals in 2020, see "Operating and Financial Review and Prospects — Recent Acquisitions".

Reviness Overview

Our Business

Yandes is a technology company that bolds intelligent products and services powered by machine learning. Our goal is to help consumers and businesses better navigate the online and effline world. Since 1997, we have delivered world-class, boody relevant exacts and information reserves. Additionally, we have devidened market-bodgs one-formed transportation and delivery services, and surginging products, and however, and have going products, and however cannot be consumered. The continue and an exact the continue transfer to deep of the Content of State Acts and not to surface consumer.

We don'te a substantial part of our recreases from online advertising. We camble advertisors to defiver targeted, cost-effective ads that are relevant to our users' needs, interests and locations. We serve ads on our own search results and other Yandes wedpages, as well as on thousands of finity-party sociation that make up our Yandes Advertising Network. Through our ad network, we restand the undersee reach of our advertisers and generate revenue for both our restormed parties and law. We offer a variety of all formation to our description, including portionare-based, brand and who advertising formation associations of parties.

A few years ago, we embaded on a strategy to diversity our revenue streams and broaden the appeal of our ecosystem. Other revenue streams are growing rapidly and come from our Taxi segment, which includes one BXC and behaling. Food Feed Section and our desiration of the street of Feed Section (Feed Section 1), as well as to the Beha and Experiences. The commission of non-advertising business have been accompliated, by Feed Section 1 and 20% in the mead-artising appeals accounted for 20% or the region of the street of the proper section and with 1 in 10% and 20% in 20% i

- On functions are programmed in the following opening agencies:

 See and Partial, which includes Scand, Mall 360, Weather, New, Using, Travel, After voice assistant and number of other services offered in Russia, Belanus and Kazakhstan, as well as our Devices business (bitmer of Things).
- Test, including our risk-balling business (which consists of Yander, Test in Russis and 16 other countries across CS and EMEA, and Ube in Russis and CS) for both EX: and EMEA, Lopides, FoodFech businesses (including Vander, Line, our rate)—bear and process platforsy service, and Vander. Drive, our car-sharing business.
 Yander, Markel (study on oper companies on twice), ear comment and explained and results and even production seems of the control of the co

- Classifieds (including Autor zs, Yander Rodby, Yander Lobs, and Yander Classifieds); and
 Other Bets and Esperiments (including Yander Self-Driving Group ("Yander SDO"), Zen, Goolocation Services ("Geo"), Edudas, Investments, Vander Cloud and Vander Education).

In Edwary 2021, we have made changes to our organizational structure and created two over business groups. Stands, Advertining and Cloud Services, and E-commerce and Edd-Tech. Each of face business groups combines seemed and experiments, with similar business andsols, development mechanics and ensumer problems they show, under a single feated. The Stands, Advertining and Cloud Survices groups reclusive Stands and ensumer problems they show, under a single feated. The Stands, Advertining and Cloud Survices groups reclusive Stands and and Edd-Tech business groups considers not styrmaterial environmental and ensurement of the stands of the Stands and Edd-Tech business groups considers not by transferred environmental environmental ender a stand of the Stands and Edd-Tech business, under and Edd-Tech business, under a stand and Edd-Tech business groups contributed and the Stands and Edd-Tech business, and and Edd-Tech business groups contributed and the Stands and Edd-Tech business, and and Edd-Tech business groups contributed and the Stands and Edd-Tech business, and and Edd-Tech business groups contributed and the Stands and Edd-Tech business groups contributed and the Stands and Edd-Tech business, and and Edd-Tech business, groups contributed and the Stands and Edd-Tech business, and Edd-Tech business, and Edd-Tech business groups contributed and the Edd-Tech business, and the

Search and Fortal

We offer a broad range of world-class, locally relevant search and information services that are fire to our users and that enable them to find relevant information quickly and easily.

Funder Sourch

Our search engine effors almost instantaneous access to the vast range of information available online. We utilize linguistics, mathematics, machine learning and Al to develop proprietary algorithms that efficiently extract, compile, systematic and present relevant information to our users. Our organic gearch results are ranked by computer algorithm based exclusively on relevance, and we clearly segregate organic results from paid results to avoid confusing our areas.

37

According to Yunder Radar, our total search share reached 59 2% of all search traffic in Russia in 2003, up from 56 3% in 2018 and 57 9% in 2019, which was driven by share growth on both deskeps and mobile devices. In 2003, our search share on deskeps and mobile exched 19 2% and 45 4%, respectively. We continued to gain share in mobile search, excluding 57 9% in a Model and improving our lawer to 41 5% on 65 in 2003 (from 52 4% and 64 5% in 2018, our continued and improving our lawer to 41 5% on 65 in 2003 (from 52 4% and 64 5% in 2018), exceptively by shown the sechabate of 59 3% in 64 should and 41 9% in 65 KB, and 64 in 94 parts 65 KB, and 64 45 9% in 65

In 2020, Yanke, Sanis instanced SIVIL (See Anniel Service Sivil See Anniel Service Sivil See Anniel Service Sivil See Anniel Transferrent see Anniel Service Sivil See Anniel Service See Anniel Service Service See Anniel Service Service See Anniel Service Service See Anniel Service Serv

Enhanced with Alice, the first convenuenced wise assistant on the Russian market, Vander Search App integrates Vander's must have new/see into one app, including Search, Maps, News, Zen, Weather and many others.

All the legislating of 2021, our Search App was intailed on 57% of Android surrephones in Russia and generated 56% of Vander' executivatile on the Android platform. The Vander Search App audionize exched 61 million users on Android on a monthly have in Farthery 2021.

Yander Bowser

Tender December 1 for example the record most popular borsers or delatings and for most popular non-sative borsers or multicle failures in Email. Yarded Borsers is committed to delivering high-quality user expensions and to record the failures of the contract of the con

The continued that or the desired per studies between experiences after and one excess.

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File and the studies of the st

In May 2019, we amounted our own must home ecosystem powered by Alice, and carrently, the number of supported smust home device models in more than 8,000, including sit-conditioners, robot vacuum cleanes, light substitutes of the condition of the condition and more White finding only accessible through not reach up, Alice is no successible through a vacation Browney. Yunder, Station, Wander, Station May, Yander, Station May,

Note, Yeards, Annua and Yeards, I.V. or our mil V guitness treased and Depth (Annual Open Source Proposition, we do not make place by guitness and sented products.

In April 2004 we assumed Valued, V. true or market V million of the ADOP Valued, V. of the Source of the Comment of the Commen

In November 2020, we presented a new addition to our family of most equalents. The new Yorks Statista Max is the enter provided and equal producted by Yardis to date. It finances advanced Daily Audio technology for a performance, Mic 100 for streaming films in crystal clear quality, and an interactive LTD screen to visually augment Alact vegics.

In Forency 2021 we have ammonished that sales of most equality and most visually augment Alact vegics.

Other Produce and Services

Search and Portal segment includes number of other products and services, the key ones of which are the following:

- Seach and Parial agenut includes under of other product and service, the key was of which an dar he following:

 Vander Mad Parial one or writes productive, object with the production of the following:

 Vander Nation to help users with convergendance, time tacking, document management and conforming service;

 Vander Nation to help users with convergendance, time tacking, document management and understoning services.

 Vander Vander** Nation to help users with convergendance, time tacking, document management and understoning services.

 Vander Vander** And management of the services in the service

- Yanket Niegi, or the set drange service helping users to find independent professionals to perform various types of works and services such as tutors, repairman, driving instructors and many others. As of December 31, 2010, the ship subserse of the service reached \$65,000 users and the number of professionals and forefuners occurred I million.

 Vandet Q is a community of expert in science, medicine, commiss, obtaction, nrt, and many other areas of life, who have their knowledge in a question-and-source format. The daily undence of the service reached 25 million reason formed 2020.

Our Monetization and Advertiser Services

We offer a variety of ad formats to our advertisers, including performance-based, brand and video advertising formats.

Performance-based ads are principally targeted to a particular user query on our search engine result pages, and on the search result pages of our partners, as well as to the content of a particular website or webpage being viewed, or to user behavior or characteristics. Such ads are clearly marked as paid adventising and are separate from our organic search results and non-adventising content.

Most of our revenues are generated from performance-based advertising, on a pay-per-click basis, with a smaller, but growing portion of revenues generated from brand advertising and video advertising, based on the number of impressions delivered. We actively monitor the ads we serve, both automatically and manually, in order to help ensure the relevance of the ads as well as compliance with applicable laws.

Vanda. Direct is our aution-based advertising placement platform, which uses auxion theory and relice on our distributed infrastructure to process millions of auxions corry day. Yander. Direct bits advertisers conditioned by the conditions of the process and to appeal of a particular search question as content on Yander such each end in the particular search question as content on Yander such as a final plant of the particular search plant of the particular search question and particular search que

Performance-based ads on our decktop nearth engine results page; (SSEP) appear in one of several general categories: top of the page, appearing above the organic search results and bedome of the page; which appears other below the engines search results or the inight and block located to the right of the engines search results. Abortisens bid for the amount of staffic they want to purchase, instead of stafficient bidding for a specific ad placement block. Yande Direct continues and Vestage Vestage-Challer Continues and Vestage-Challer Continues (VCD) actions to several our our SSEP.

We are constantly working to improve our automatic strategies, to make then better help businesses much their goals. In the accord quarter of 2020, we launched see a Friend Cest For Action (CFA) model in Yandes Direct, and the Control of the Control of Control of

For many businesses, phone calls are one of important metrics of ad campaigns effectiveness, as well as a channel of communication with customers. Therefore, we have started to test the implementation of a free of charge call tracking feature, which we will continue to develop as 2021.

Yandex Advertising Network

Our Yardes Advertising Network partners include search websites, for which we provide search capabilities, as well as contextual network partners, where we serve ads on websites, based on user behavior or chaor or website content. Among our partners are some of the largest Russian websites, including Avito, Mail ru Group, Rambler, RIA and others.

We help finely-unty website courses monetize their centest while extending the reach of our advertisers. Through the Yundex Advertising Network, our partners can defrore performance-based also on their search results pages or websites. Our advertising algorithms use our propriets are destroyed, which optimizes the click-through rate on our network frough improved click prediction. We servera applicants for the Yundex Advertising Network and four weedstawn with high-pailty contract and destroyed residences to other advertises high-pailty contract and destroyed residences to other advertises high-pailty contract and destroyed residences to other advertises high-pailty contract and destroyed residences to other advertises.

Yandes's video subortising activost allows users to place fill-screen videos, video ads on pages of websites and ads within the video content available on ore 450 advertising platforms, including decktop and mobile, in mobile appear and SmarTV applications. Varieties video and entrode covers over 67 million users. Yandes's includespine enable users to provide advertising to the targeted andexes and offer analysis of its efficiency offerest took and interment, work all the allow when of analysis.

In 2020 we completed the acquisition of K50, an efficient and fully automated platform for centralized ad placement in different channels, and one of the leading ad solutions for ad agencies on the Russian market.

In 20th we completed the acquisition of KSO, as efficient and fully attentiated platform for centralized ad platement in different channels, and one of the leading all achieum for ad agencies on the Rasion market.

Perspectives of the control of the control of the control of the leading of the leading of the control of the leading of the control of the leading of

We offer our advertisers the ability to display ads on mobile versions of Yandes services, including Search, Zen, and our Advertising Network pattner websites, as well as in mobile applications, including our Yandes Search App. Advertisers are abit to set up their mobile bids as a coefficient of their desloop bids.

Lands of mode 2017. Turkey page, to a format of displaying content on models devices that looks reveal force, faster than regular with pages and is optimized for smaller screens. One Turkey pages are causin to implement everywheal to other smaller products used offer monetonians from Yunders and the town. Turkey pages are mainleft on Scotch, Zon and News, in models and deadings in 2010, our Turkey pages were being usefully tass of thousands of statement realists.

Adaptive models.

Our web analytics system, Vander, Metrica, has the largest overage among web analytics palatimm in Resist. It is installed on 89% of all "na" domains using at least one web analytics tag. It is also one of the free most popular web analytics took in the world. Yander, Metrica combines near real-time reporting tools with initiative heat maps and sension replay. It furtures online-to-effline and cross-device teaching, easy-to-use attribution models, initiative

dubbonds and fully outsenizable reports and segments. Vander, Merica offers a comprehensive set of tools for all analytics, helping bioinesses easily find traffic outrees with the highest ROX. Vander, Merica provides the Logs API to report all new data is note to accomplish complex tests. Vander, Merica is a soluble without any data eque, regardless of the traffic volume.

We also provide users with AppMorties, a universal app analytics and marketing platform for intall attribution that can be used for tracking various kinds of al companying, as well as for product analytics, crush reports and post campaigns.

Or tax ingreet provide a malt-mode experience that seathenly and efficiently satisfies the needs of users and housess for risk-balling, car-during and defivery (richaling food and grovey delivery). Our platform enables seem to be a support of the platform of the platform enables seem to be a support of the platform enables seem to be a support of the platform of the platform enables seem to be a support of the platform of the platform enables seem to be a support of the platform of the platform enables seem to be a support of the platform of the platform enables seem to be a support of the platform

Ride-Hailing

Exchange

We hands our rich chains gentres in Basin in 2011. As of Discretion 13, 2001, our rich balling services are resulted in 17 countries, including Ramia, and agreement (bill contribution). The state of our active chain of services are resulted in a 17 countries, including Ramia, and agreement (bill contribution). The state of services are resulted in a 12 countries, including Ramia, and agreement (bill contribution) and including a services are resulted in a 12 countries, including Ramia, and agreement (bill contribution). The state of services are resulted in a 12 countries, including Ramia, and agreement (bill contribution) and including results are resulted in a 12 countries of services are resulted in a 12 countries.

We have creditated user of this in a service are resulted in a 12 countries of the 12 c

Psp and others).

We cannot by hold relationships with our driven for our cited-balling services both directly and frough a talk patter entous of Hyr Mangament Companies or FMC), the entries Bensian regions, we also appear the new simplified of employment regions of the above interest of the complex of the property o

and third party participants in the event of personal injuries sontained in a risk. We here also implemented service access controls, such as driver scoring and detailed driver identification methods. We also lately centrals sudicy features to praintable users, such as providing child salely seas. For drivers, we effect training and vehicle check-lep, both removed pail as person, and we continue publishing services technological two his improves the pailed, may be a service of the continue publishing to sense of the results and service produced as services and produced provided to the control produced as the pail for the first and darks of the control produced as the pail for the first and darks of the control produced as the produced as the pail of the first and the first and the first and the first and the pail of the first and the pail of the pail of the first and the pail of the first and the

One Tood Teach businesse relies on a volle pattern service of counters, who make defineres on ears, balans, recovers and on foot.

An of Counter 13, 2001, or Vinder-Line services was unable to 170 cities in Russia south Katakhan, with the majority of proportions in Russia. Varieties Line is use of the backing undine Good arbeining and definery makes appearance with over 20 terminal union accounts and of seal of the Counterpart of the Counterpart

Yander Lagistics is our delivery solution for consumers and businessees, which we launched during the pandemic as a mean to serve the increased demand for delivery services. The service leverages Vander's routing and mapping platform to provide on-demand DCC and DDC delivery services.

Our logistics services are available to users in the Yandex Go super app, while for businesses we developed proprietary software, tailored for specific needs of SMBs and large enterprises.

In 2000 the service goes regularly, and is surrained can extract the course of the cou

Yandex.Drive

In February 2015, we handed our free-fluiding carduring service, Yands Africe, providing users with vehicles that can be recovered for a different point of time through a smallance mobile upp, as well as through Vandes Go, and which can be be deposed of its me through a smallance mobile upp, as well as through Vandes Go, and which can be deposed on the deposed of its me providing principal pri

- Yander Drive has been working with corporate clients since 2019, In 2020, Yander Drive launched a car subscription service, which allows a user to rent a car by subscription for a period of one month to one-and-a-half years through the app and includes maintenance and insurance.
- We equip Yander, Dire's car fleet with our own proprietary telemetics system and Yander, Anto, our incare infinitement system. Yander, Anto, provides a number of Yander's services, including Yander, Novigative and Yander, Vanies, Powerd by our voice-controlled assistant Alice, Yander, Anto allows the user to personalize the service. It recognition each user, greating them by name, bads their usual review, play their favorite most and warms better fifted or wealth entities.
- Yander, Drive pricing is inclusive of fuel, parking, insurance and other costs associated with car ownership, Yander, provides dynamic pricing, which integrates traffic conditions, customer demand and other factors at the reservation. In addition, Yander, Drive became the first car-sharing service worldwide to launch a fined-price utiffs based on the final destination point, which allows us to improve the utilization rates of our flext.
 - $In \, September \, 2020, Yandex \, contributed \, the \, Yandex. Drive \, car-sharing \, business \, from \, Yandex \, N.V. \, to \, MLU \, B.V., \, our \, joint \, venture \, with \, Uber.$

Yander,Market is one of the most popular internet services in Russia, working as a multi-category marketplace and price comparison service. We aggregate price, product and availability information from thousands of a continuous continuous and the continuous contin

Yands Market pric computes service we learned a 200, while the transformation one are commons platform began in 2011 when Yands and Orderhoad of Bassia computed the formation of a part without to develop the computes of th

In Custor 27th we combined our price comparison and makerplace businesses into one platform under the Yandes Madert bound. This unified platform enables us to provide the full said of commonre arrives to nover 20,000 person, realising access in commonses, fullifluence, fugious, as developing of marketing, proposed, support and analytics. This platform is also a more-type layer for each beyon. It is not a mining to the platform and a marketing to the platform in also a more type layer for each beyon. It is not a marketing to the platform and a marketing to the platform

During 2020 we materially expanded our third-party business (3P) from 34% of the marketplace's gross merchandise value (GMV) in the fourth quarter of 2019 to 63.5% in the fourth quarter of 2020 (66% in December 2020). More than half of our third-party GMV is fulfilled by Yander. Market.

Our combined o-commerce GMV, which includes Yandes. Market marketplace GMV; the GMV of Yandes. Lavks and GMV of deliveries from grocery stores on Yandes. East grow threefold in 2020 and reached 56 billion rubles (on a pro-formal basis, including Yandes. Market for the full year 2020). In addition to that, our Yandes. Market price comparison platform generated approximately 220 billion rubles of GMV in the full year 2020.

The assortment on Yandex Market marketplace expanded more than threefold during 2020 and reached 2 million SKUs by the end of the year. The number of buyers increment 2020. The number of sellers on the marketplace reached 8,000 in early 2021.

By the rail of 2005. Yeals, Market operated for difference cannot refer to Alescore and no as Indian on No Point of 2005. On presents, In addition, no beginning interactions related to some given received to the contract of the contract o

- Made Services include our entertainment services (Yandes Masie, Kind'yold IB). Vandes Afidia and Vandes 1 recommendation technologies and performance cutters. (Mode Services of the cutter of the control of the contro
 - Plas (for individuals) and Plas Multi (for up to 4 members of a household) subscriptions give access to finustands of movies and TV shows, including all of our original and exclusive content, access to music and podeants or Yandee Music as well as carbinek offerings;
 - Plas with more to and Plan Multi with more. It. More to is a Russian SVoD (Sobscription Video on Demand) service that gives access to original and exclusive TV-shows and series;
 Plas Multi with Amediatda (the subscription also includes more tv), an exclusive distributor of HBO content in Russia, in addition to the Plus subscription.

We are pleased that several key benefits of Yandex Plus are already materializing. We see improved conversion from trials to paid subscribers, better cross-service usage and higher average spend. Furthermore, we expect that other advantages of our subscription model such as higher customer retention and lower customer acquisition costs will come to be as soon.

Table of Content

- Vandex Music is a streaming platform that provides access to a catalog of 65 million music tracks and 254,000 podesat episodes. The service matches music for every taste using its recommendation system, creating unique playlists for each user. Vandex Music is the largest music streaming service in Russia.
- Kindraki is one of the leading video treatment guidefrom in Reasis and the largest Bassian-language source for information about movies, TV-shows, colidarly content and entertainment news, providing users with critical user reviews and training, promotional recommendation, lead movie individual, and many other vervies. DelTA, Kindraki lancaled in one value sometiming review. The review of the contraction of the con
- Yander-Afisha ("phybill") allows users to buy tickets to cisenus, theaters and concerts online. It incorporates personalized recommendations and is currently operating in over 190 cities across Russia, as well as several cities in Behavior and Kazakhaira.
- Yander, TV Program is a service providing users with an up to date schedule of broadcast, cable and digital TV channels as well as an option to view certain TV channels online.
- Yanks Manie or or one production counts, which we humbed on 2018 to outer who and muse counter, co-several as different propers with other production studies and provide marketing appear to new training and the production studies and provide marketing appear to new training from the production studies and provide marketing appear to new training from the production studies and provide marketing appear to new training from the production of the productio

Classifieds

Yandex's Classifieds business unit includes Auto.ru, Yandex.Realty, Yandex.Jobs and Yandex Classifieds.

Addars is our classifieds platform for used and new cars, motorcycles, commercial vehicles and space parts. We nive to make the used cars market as transparent as possible by providing comprehensive information about the observation of the production of the produc

Autors continues to hold a leading position in its catabolised markets with particularly strong presence in Moncow, St. Petersburg and Elasterisburg. We also continue growing our market share in the regions. Successful integration of Flarest Shalest Media, the largest media company in the Units with 30 and classifieds domains in the regions, and our deal with 34 anto re, the leading anto-classified in Kranosyavit region, have also strengthened our regional businesses.

We monetize Auto as through vehicle history reports, Joan commissions, value added services (VAS), listing fees and valid cells from clients for dealers, spece pert sellers and certain individuals as well as through advertising Vander-Really is our real exister classified platform for private individuals, developers and realisers. The service provides listings for both sales and restain of quartments, bosses and commercial property. We also offer the

opportunity to place listings for apartments in sextly-built or ranke-construction apartment complexes serious Easily, Variante, Realty helps users not only to find the right listing but also discover all relevant information about the building and as assemblings. Yander, Realty primarily generates receives from history of assembling the service of the residence of the residenc

was a possume employer directly from the app. Yander. John aggregates vacancies from a number of partners.

Yander Classifieds in a platform for free online classified advertisements of general goods, which we have launched in December 2020.

Other Bets and Experiments

We are constantly working to expand our portfolio to ensure growth and development in the future. Other Bets and Experiments segment includes new initiatives and smaller business that are being tested and developed.

Yandes Zm is a social infinatement platform that brings together content creators and users. The service features an Al powered personalized content fixed based on user interests. For content creators, the platform offerer members of solid processes are sometiments operated by the platform operated and expense are created 20.1 million in December 20.20 (up 51% from December 20%), the process power of solid processes are content of the platform of the platfor

then 2019; who growthy species over the measuring or day on the spatians.

Whate Zea has been exceedingly developing to so contempt plane in size 2017; when the service launched a partner program with content creaters. It helped to increase the their of high-quality content evaluable on the mean the beams one of the key distores of growing user engagement for Yalack Zea. Curronly 10% of the case's time on Zea relates to so one on platform and most of our content in unique and created exclusively for Yaules Zea.

White instally Values Zea was a text-based contenting form, are well form indighter one, substigated not their, to be related and partners of the new to determine the proposal of Yalack Zea. As of Telegram 2012 21% of our time is open contenting value contents compared to only 5% in January 2020.

Yanks Zin in available to som or Yanks Home Page, in Yanks Howers, Open deskap through a fining. Tarky and holmonia, and as a standalore app on Android and ASS. In addition, we integrated Zin in the main contraction of the page of the

Yander, Cloud is a full-fledged cloud platform that provides B2B customers (SMBs and enterprises) (which account for 90% of our revenue) and individual developers with scalable infrastructure, storage, machine learning and development tools to build and enhance cutting-edge digital services and applications.

Since the Lands in September 2011, Youther Chool has seen a repit profession of recentee and new contineers with number of native users reading 1,500 by the end of December 2001, drives by increasing the contineers of the contin

In carly 2017, we started working on our deverbes technologies with the aim of creating a fully autonomous system that can operate various types of vehicles and be applied to various transportation accessers (including, among others, including, logistics, commence, find and governy derivery) in a wide range of conditions. In May 2017, we surveited the first protospes of our self-driving our, which leverages Yando's world-time technologies, and lamented protospes of our self-driving our, which leverages Yando's world-time technologies, and lamented protospes of our self-driving our, which leverages Yando's world-time technologies, and lamented protospes of our self-driving our, which leverages Yando's world-time technologies, and lamented protospes of our self-driving our, which leverages Yando's world-time technologies, and lamented protospes of our self-driving our, which leverages Yando's world-time technologies, and lamented protospes of our self-driving our, which leverages Yando's world-time technologies, and lamented protospes of our self-driving our, which leverages Yando's world-time technologies, and lamented protospes of our self-driving our, which leverages Yando's world-time technologies, and lamented protospes of our self-driving our, which leverages Yando's world-time technologies, and lamented protospes of our self-driving our world-time technologies, and lamented protospes of the protospes of our self-driving our world-time technologies, and lamented technologies, and lamented technologies of the protospes of th

In November 2018, we received a license to operate our self-driving our in the state of Nevada and demonstrated the advanced capabilities of our autonomous vehicles at CES, Lus Vegas in January 2019 and again in 2020. In ore 2018, we obtained the relevant permission from the Intend Ministry of Transportation and Read Sulfey, and began regular tests of our self-driving cars on public reads in Tel Aviv, Intend. Yandes is also operating Europe's someonum relab-alling service with none exheling the activing date in the energie about in Intendio, Ressia.

By the end of 2020, our self-driving fleet had grown to over 160 cars, which have accumulated over 6 million autonomous miles on public roads in Russia, United States and Israel.

In 2019, Vander, signed an MOU with Hyundai Mobit to jointly develop autonomous vehicles and introduced the fourth generation of Vander autonomous vehicles based on the Hyundai Sonata in June 2020. We are also developing our own proprietary LIDAR, sensors to be used in our self-driving cars. We have already started testing the prototypes of our solid state 160-degree LIDARs on the streets of Moscow.

In Normber 2010, we introduced our autonomous delivery robot, Vander, Kreur, which because our actif driving technology. In 2005, Rovers stands commercial operations in three Russian locations—Musecus, losspells and Schlein-mous than 2,000 in February 2011.

And Schlein-Mouse and Schlein-Mouse and Schlein-Mouse and Schlein-Mouse than 2,000 in February 2011.

And Schlein-Mouse and Schlein-Mouse and Description in the Completed to the past of of the self-driving value by Schlein-Mouse Schlein-Mouse and Description and Schlein-Mouse Mouse Mouse Mouse and Description and Schlein-Mouse Mouse Mouse

One Collections Services integrate Vandes's abstraced technologies (recluding rappeng, cartography, and surigation) to provide a broad range of services across Russia, other CIS countries and Tuder, We focus on the reported of pipings and noting substant for artificial services and real-trained provides and real-trained provides

Yander-Maps provide high-quality, detailed maps of Russia, its registroning counties, Tarkey and other countries where we speciate our ride-builing nervice. The monthly medicance of the service has reselved 50 million users all platforms and 20 million monthly receipt sear on the moleke apps in 2020. We offer our users parameter views, menigions across coincise method with appendent entity, public transportation motes, driving discretions with a platform of the service of the service has reselved 50 million users of the service has been admitted by the service of the service has been been admitted by the service of the service has been been admitted by the service of the service has been been admitted by the service of the service has been been admitted by the service of the service has been been admitted by the service has been been admitted by the service has been been admitted to the service has been been admitted by the service has been admitted by the service

We use our technology and licenses to create and edit maps from raw data, including satellite images, GPS coordinates and live user feedback. Yandex Maps is also available via application programming interfaces, or APIs,

which allow developers to embed and use our interactive maps in third-party websites and applications, as well as to add extra layers of information — for example, to offer a map showing the location of a restaurant or a hotel.

We also offer Vander, Navigator, which integrates our Al ministent Alice. Yanden Navigator provides turn-by-turn navigation, incorporates a wine input function, speed limit warnings, parking information and information about accidents or and words. It is one of Vander's most popular nobile upon a turn of unge.

Our map-based apps allow offline businesses to place ads in native formats (adopted for different scenarios on the map), offering then advanced targeting capabilities.

Variet. Ann of Variet. Ann Variet. Ann Variet. Ann Variet. Ann Variet. Ann Variet. Variet vice some form of the Variet. Conf. (Conf.). Clay and others on the Resistant market. In this segment, we primarily generate revenues from the safe of Variet. Ann Varie

Vander, Text is a contactless proposest service at gas stations built into Yander, Navigator, Yander, Maps, Taximeter, an app for Yander, Text drivers, Yander, Drive and a standatore Yander, Fired app, and is also available to corporate closes. The service was launched in Determine 2018.

Currently, more than 7,000 feding stations are connected to the service throughout Rousia, recluding EEA, Nethangsitud, gas nation Taineth, Stell and others. In 2010 Rousell, Rousia's bigged oil company, including branch and as Rousell, IPP, Balberd, PEK and TNX, was connected to Yunder, Facil in 2020, users of Yunder, Facil prachased more than 547 million filters of facel with a gass merchandise-value of 21.9 hillion robbs.

In 2020, we launched a feature, whereby drivers can rade food and coeffice from a gas station more frough the appear all have it delivered to their car. This function is currently available at 150 gas stations in Moscow and the Moscow region and we yills further expansions. 2021.

Yardo Rating to the UII moint guidation based on Yardo, Maps, aimed a providing businesses in the transportation and bigative segments with roter optimization adultion that incorporate correct stuffer conditions.

More than 2000 commencial wheleto are Yardo. Routing guidation every day. Among the clients are large stuff and PMCV companies. Routing section/ages can also study by Wardos own services such as Yardos Latin.

Available Latin and VAMIA Solids.

Yander Boslows is a service for small and medium-sized businesses that bundles together ad book, illowing ad placement more efficient and simpler without special knowledge. We already have a simple subscription service inlored primarily in offline businesses on they can efficiently absentise entire in Search, Zea, Yander, Mapo, A. M. Network and other properties for a fixed monthly fee. We have seen a great interest to this product with the manufact officiant in Searche ground primarily businesses on the properties of the search and optimize the business and digital advertises; and digital advertises and digital advertises; and digital advertises are discussed in the substrate of the digital and digital advertises and digital advertises; and digital advertises are digital advertises.

Our Technology

Yander, is betwinding company that is a pioneer in machine learning, artificial intelligence and neural networks. We believe this expertise uniquely positions us in the global technology arena and allows us to innovate in our local markets and continuously improve our products and services based on complex, unique technologies that are not easily replicated.

Our adverticers include individuals and small, medium and large businesses throughout the countries in which we operate, as well as large multinationals. Small and medium size enterprises drive the majority of our advertising revenue. No single advertiser accounted for more than 1.1% of our total revenues in 2018, 2019 or 2020.

We have an extensive sales and appent infrastructure, with sales effices in a number of cities in Russia, as well as Minik, Belains, Luceme, Switzerland, Newburyport, Massachusetts, USA, Shanghai, Chine, Td Aviv, Jured and Almay, Kazakhhan. It Russia we have the regional sales offices.

The substantial majority of our advertisers use our automated Yander. Devect service to establish accounts, create asks and manage their advertising campaigns. Our largest advertising clients are served by a dedicated sales state. These advertisers here access to our strategic support services, including a dedicated account team, to hop them set up and manage their campaigns. Our sales team specialists are able to help advertisers with tasks such as selective precursary to contain gentle from a administrate precursary to contain gentle from a substantial precursary to the precursary tof the precursary to the precursary to the precursary to the precu

The Yandex Advertising Network follows a similar model. Most of the websites in the network submit their applications through Yandex Direct's automated partner interface. Our direct sales force focuses on building relationships with our largest partners to help them get the most out of their relationship with us. We also have relationships with different advertising sales agencies placing outline advertising.

realmentages who are target portions to two from got the end of our first real order attendings with as a level and a statement portion and indirect advertising a state approach purious genter advertising and the advertising genter and portion and an advertising and a statement and a s

We operate in a market characterized by rapid commercial and technological change; and we face significant competition in many aspects of our business, including search, ride-hailing, food delivery, classifieds, media services, e-commerce and cloud. We currently operate principally in Russia, Belavus, Kazadhitan, Uzbekistan and Turkey.

Across our different business lines we face competition from both global (such as Google, Facebook) and local players (Mail ru, Sherbank).

We consider Google to be our primary competitor. In addition to its search solutions, including voice search, Google offers online advertising, information and other search services similar to Yander. Direct. We expect that Google will continue to use its brand recognition, financial and engineering resources to compete with us.

Yandex 56.3 % 57.0 % 59.2 % Google 40.0 % 40.1 % 38.6 % Molion 2.2 % 1.6 % 1.1 %		2018	2019	2020
Google 40.0% 40.1% 36.5% 40.0% 40.1% 36.5% 40.0% 40.1% 40.0% 40.0% 40.1% 40.0%	Yandex			
	Google			
	Mail ru Rambler	2.2 %	1.6 %	1.1%
Other 1.3 % 1.2 % 1.0 %	Other	1.3 %	1.2 %	1.0 %

Mail in Group is one of our largest bead competitors. Mail in offers many communication services, including Russia's most popular webmail, social networking and messenger services. Our Yunder, Direct platform com for advertising budgets with my Target, an advertising bot operated by Mail in across its social networks and e-commerce

We before the social emocking sizes, such as Facebook, Tolice, T&Tak and Mali a Group's Visionikis; Odnoklassaki and bly World enviews as well as video platforms such as YouTak's, are becoming applicant comprision for online at houlges. These into alreas a genoring point of a first review from miles absorbing, and are experimenting with insortive way of a mending user staffs. In big of their very large administration of the comprision of an all some and produced as a first review of the production of the size in the production of the size in the value of the production of the size in the production of the size in the value of the production of the size in the production of the size in the value of the production of the size in the value of the production of the size in the value of the production of the size in the value of t

We also face competions from other search and service providers in establishing relationships with device numefacturers, such as mobile and tablet computer makers, and access providers, such as internet service providers. Such companies here a significant degree of central over the distribution of products and services, includingly beforing or calculability exclusive arrangements for "defail" count features or other services and bundling then with first ordinging to company principally have direct relationships with those companies, and may be influencedly recomment or other factors in deciding which search or other services to use.

Science and Education

Science and Education

Yandes has been developing and implementing educational programs inner 2007. Today the company has more than 30 educational projects and services that are used by people of all ages – from first grades to graduate stateboth, from young professionals to these who decided to change there are used. Our team of operations represent image scientific disciplines, including anthematics, data analysis, programming and linguistics. Bessles working on products and electrologic all Variety, more of composition and technological variety and the second of the second of

The Yanders School of Dian Analysis, efficing fine courses for undergraduates and graduate statems, has been raming since 2007. The school varies operation in data processing, by data influencement, data analysis, and for such a school of Dian Analysis of School of Dian Analysis in particularly with Tel Avis University, board & offices an advanced one-year matter's degree programs in machine Garning, Vander also has school for project ramages, now a destrice developes, designates and defor special matter. See

In 2016, with the support of regional governments and ministries overseeing education and II, we launched a project to teach programming to school children called Yundex Lyccum which is now offered in 169 cities in Russia and Kuzakhstan. Currently, over 10,000 teenagers are learning Python programming at Yundex Lyccum.

Vande and der ligher School of Timmonies (IST, our of few previous in Blanca holds in Ario In (VI) World Visionity Busings) principle for Facility of Compute Schools for Ario Information (Feed and Ario Information Computer Schools for Computer Schools for Ario Information Computer Schools for Computer Schools for Ario Information Computer Schools for Computer Schools

Every year, more than 1,500 students join Yunder-partner degree programs at the leading universities in Russia and other countries, with over 6,200 graduates since 2007. We opnous a number of contests and wedshelp-resistence is computer programming, mathematics and linguistics with participants from all over the world, and rus as annual programming competition, Yunder, Cap, in different fields of computer science such as backend, frontesid, annuals resistance, models up development, an analysis and composition for participants of the analysis and composition of the participant of t

- In 2019, we launded Practicum, a practice-oriented online educational service for individuals who want to succeed in their carees. We've developed our own exclusive learning platform to help people acquire new skills and learn preferences in 2010, we hanched 12 feet programs in account countries, and now offer a study of 14 frequences in a section as in a Software Development, Data Science, Marketing, Design, and English for Resums questions. Our concess are available and seast, the 15th, Institut of memory, Device melling only later and transfer of the confidence of the section of the portions of the section of the portions of the shounds devoking of the should confidence in the should be sufficient of the should be sufficient of the should be sufficient to the should be and the should be sufficient of the should be admitted by the should be sufficient to the should be sufficient to the should be altered as the should be sufficient to the should be a should be a should be sufficient to the should be a should be sufficient to the should be sufficient to the should be sufficient to the should be a should be sufficient to the should be a should be sufficient to the should be sufficient to
- To reward achievements in academics and research as well as to support undergraduate and postgraduate students in computer science and information technology at HSE, in 2014 we established the Bya Segalovich Scholarship, in memory of one of our on-founders. The scholarship committee includes faculty staff members and lead developers from Yandex. Since 2014, this scholarship has been awarded to over 96 students.
- To excurage scientific observaement in computer sciences we also excitation for a few and an absolution for the scheduling his been assessed when the scientific observation of the scientific observation observation of the scientific observation of the scientific observation of the scientific observation observation of the scientific observation observation observation observation observation o
- In September 2019 we assumed as a suit interface above or or efforts to provide IT collection and training to a most people a possible. The Educational Indicative is a Yander program to advosce education and improve the columniant environment funcing bettering. The program 'or efforts which supposed to provide the expectation and control, developing digital allists, developing to the developing the education and control, developing digital allists, employees the education and control, developing digital allists, employees the education of the expectation for the education and control and the education and control and the education and control and the education and the e
- Since the launch of the Educational Initiative, over 180,000 teachers, working in schools across 15 regions of Russia have appraided their professional qualifications. Almost 22,000 participants joined the program's contests, workshops, and courses.
- The technology and professional experience behind the program belieful us to quickly focus on supporting trachers and helping them to maintain the learning continuity during the consum/was bededown in the spring of 2000.

 Our the course of only a couple for sector, we adapted the whole of the untimal corriculum for distance learning and broadcast leasons on our free streaming service Y under, Live The Y under, School leasons were viewed over 4 minimum tearning to the bedome.
 - Our other important educational initiatives include the following:
 - Yandex, Testbook, an online service designed as a teachers' aid in primary education, which had over a million users before the lockdown and turned out to be a life-saver for thousands of teachers and almost 2 million students who had so quickly learn how to study from home.

- More than \$10,000 schoolchildren and \$12,000 teachers joined Cultural Murathon, the unious digital chaosional project promoting children's interest in culture, cinema, architecture, thesize and music, which was co-decedored by Russi's Ministry of Education and Ministry of Education tagglither with Yanker.
 To promote technology in cheaction and deep mutation for kerning process, Yander also offers the enhanced version of its Yander. Mail service fore of charge to be used at schools for cultuborative work for untimated numbers of security, which is independent for futures terming.
- In addition, schools and universities can use 30 GB of free storage space on Yandex. Disk for each staff member, together with a 50% discount for premium Yandex. Mail products. Yandex. Cloud, our platform for cloud computing and data processing, also offers discounts to institutes and universities building their own digital environment.

Since 2010, we have been running a leading conference on technology and in impact on people's liven – Yet Another Conference (YAC). In 2000, our annual conference on technology branched ont to cover the role of behaviors, or industrial productions and produced for the conference on the conference on the conference of the Conference on the conference on

Employees and Workplace Culture

We place a high value on technological innovation and compete aggressively for talent. We strive to hire the best computer scientists and engineers, as well as talented sales, marketing, financial and administrative staff. We seek to create a dynamic, falfilling work environment with the best features of a "start-sop" atmosphere, encouraging equal participation, creativity, the exchange of ideas and teamwork.

Our total headcount increased from 10/92 at December 31, 2019 to 11,864 or December 31, 2020, primarily as a result of contolidation of Yundex Market. As of December 31, 2020, we had 6,659 employees related to the product development cost category, 4,690 employees related to sales, general and administration, and 715 employees related to out of revenues.

Intellectual Property

We rely principally on a combination of trademark, copyright, related rights, patent and trade secret lows in Russia and other jurisdictions as well as confidentially procedures and contractual provisions to protect our cutrus bedshooking and our brand. We exist into confidentially and patent assignment agreements with our employers and consultants and confidentially agreements with other fining hardes, and we rigorously control access to our entry bedshooking.

Our patest department is responsible for developing and implementing our group-wide IP protection strategy in selected jurisdictions. We have filed more than 900 patent applications to date, of which more than 600 have resulted in issued patents in Russia, the USA, China and Taiwan. We also have niteraal procedures for invention disclosures, patent filings, patent acquisitions, freedom-to-operate analyses and patentiability searches.

We have there registered well-known trademarks in Ramin - "Radies", "walest", and "Raques" for centum services (clauses \$5, 35 and 42 under the International Clausification of Goods and Services) on the basis of sistensive use. Unless Ramin law, the protective granted to well-known trademarks is extended to no-homogeneous goods and services of contineers associate general cost of the designation of plane of the designation of plane of the designation of the plane with the rights helder a legislane interiests are neighbor admirest asks as a leave approach understant in Estimate, feed leaving the continues under the hard approached and plane of the right helder a legislane to the plane of the continues and the hard approached and app

We enter into written license and use arrangements with providers of a significant portion of the content we offer. Our agreements with not of the even content providers in Runis are on "content-for-tailfe," berns, pursuant to brickly we obtain access to news content for first in consideration of the user tailful that accesses the content providers 'website though our Yarder. News services. We know or practice often additional content. We do not be boundary to be now whether that we have the legal gifts in two and the test begain gifts in the services.

We do not one the content generated or protect by users near websites. As with all websites that here user-generated content, we are protectably ladde for any intelligenate committed by the creater of extent of the content of the c

Facilities

Our principal operating subsidiary currently leases a total of approximately 64,500 square meters in a single location in control Moscow that serves as our going's headquarters. We also base additional effice space of about 64,500 square meters in historic cells in several locations, of which approximately 71,100 square meters in historic cells of the control for the service of the service of

In December 2018, we acquired a property site at 15 Konygins Street, Moscow, Russia for our new Moscow headquarters. The acquisition cost of the property site amounted to 9.7 billion rables (around \$145 million, based on the exchange rate as of the transaction data) exchange rate as of the transaction data) exchange rate.

Governance Structure

In December 2019, our shareholders approved targeted changes to Yandes's composate governance structure, which we refer to as the restructuring. Our Board proposed this restructuring in response to the evolving legal and regulatory environment in Russia, and designed these changes to balance the concerns of public authorities in our core market with the interests of our shareholders, employees and users.

Pursuant to this restructuring, a number of changes were made, including the establishment of the Public Interest Foundation and new Board Committees. The Board of Directors was also expanded to appoint two "designated directors" in 2000, we learned to work in a new corporate government structure and to interest with its new clomests.

Public latered Foundation has certain limbed and targeted governance rights in our group. The Public latered Foundation was incorporated in the Ollsyshrikiy special administrative region in Kaliningrad, in the Russian Federation, and an early adopted legislative founcess. The Public latered Foundation has no submittedlers, owners or beneficious, and in governed by the Foundation's Board of Detectors comprising 11 directors, including memorins and produces of the Comprision of Comprision

Moscow School 657), all of which have long histories of cooperation with Yander. The Public Interest Foundation Bonel also includes these representatives of Yander management (initially, Askap) Volodo, Tayan Khadoverdym and Disab Banishii. The statistory purpose of the Public Interest Foundation, as et out in its cluries, its personers the continuity and promote the success of Yander. The Public Interest Foundation in not permitted by its cluster to orange in any commercial activities, in personal count with the conversely Vasardation.

- to approve the accomulation by a party, quantification of particles are parties active in amount, of the large in branching of nature representing 10% or more, in number or by voting power, of the outstanding Class A and Class B States (takes supplies), if our board has otherwise approved such accomulation of abuses.
 to approve a doctions of one Board to self, transfer or otherwise depose of, directly and indirectly, all or substantially all of our assects to one or more third parties in any transactions or action of the contractions of the contractions of the contraction of the contractions of the contraction of the contract
- to make binding nominations of two designated directors of our 12-person Board. Under Dutch law, a binding nomination will be adopted at a General Meeting of our shareholders, unless rejected by a two-thirds (23) majority of three voting.

Special Voting Interest in Yandex LLC

Special Integration in Institute ILC.

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As an additional process in Institute ILC.

As a made in Institute Instit

- the Public Interest Committee is not formed;
 the Public Interest Committee is dismissed by our Board;
- a designated director is not included in the Nominating Committee;
 a binding nomination for a designated director is rejected by the General Meeting;
- a sloojauted director is removed by the Grosset Meeting without approved of the holder of the Principy State;
 the General Meeting appoints candidate as a Class I Derector that has not been recommended by the Nominating Committee through Subcommittee I; or
 a decision of the Public Interest Committee is breached by Vander LLC

• a nationate one re-rose interest constitute in translated by Yandra LLC

He Francisch made darkets (reside by a register of queezing for a Special Corporate Stution but received, it must not a notice to Yandra, providing datable (rise do not core made notice) to the provided of the p

General Discrete.

Special Similarities related to a matter of animal security.

A Special Similarities in a matter continuing an extraordinary one-off even or loaded to matters of the national security of the Ramina Federation responsing quick enough.

If he insulation Board decides (concluy) is expected anymorphism(s) that is Special Similarities has recorded, it must not solve by Variety providing the decide of each of each

Conversion Provisions of the Class B Shares

Exercises Provided to Case 3 blows

In addition, any office description of the extractivity of the animatic convenient feature of the Case 3 blows we are exceeded Pervisorily, such down would amountainty convent into Cline A blows upon the facts of the holder. To midd this will be a substantial of the control of the company could anotherly difficulty and another and the control of the control

Regulation of Sensitive Businesses in Russia

In recent years, the Passian government has adopted a series of laws simed a regulating the technology and internet sectors generally, an described in detail below. In addition, a number of laws have been adopted and impact extends an discipation of the passion of the passion

Advertising Regulation

Advertising Regulation
The principal Brains to governing advertising, including online advertising, in the Tederal Law Yo. 38-77. "On Advertising," deed March 13, 2006 (as annotabel) (the "Bassian Advertising Law") The Bassian Advertising Law" of the Computer and American Engineering Conference on Computer and an advertised regulation of the American American Engineering Conference on Computer and an advertised regulation of the American Engineering Conference on Computer and an advertised and adver

We seek to comply with all advections [not and regulations. At the same time, the application of the advections [not, in particular in relation to product or services requiring corification, licensing or approved, can be analyses and inconsistent. The application of these have no an unanticupled nature, or the failure of our compliance either, any expose as in substantial hability as distributions of advertising and any resistic our adulty to provide the advertise and the contract of the c

advertising, which is a standard tool widely used in online business. Any future interpretation of Russian law affecting the regulation of behavioral targeting could have a negative impact on our business

ellectual Property Regulation

In principle, the acquisition, protection and enforcement of intellectual property rights in Russia are addressed in line with international standards. In particular, literary, artistic and scientific works are subject to copyright protection without any registration and enjoy legal protection imply by vitue of being created in an objective form practivable by third parties.

Mandatory registration with Respected is required for "land IP" such as trademarks and patents (so tabble in Russis for inventions, talky models and industrial designs) in order for the rights holder to acquire exclusive rights.

Trademarks registered abrend under the Madrid Agreement and/or Madrid Protocol have the same legal protection in Russis as locally registered trademarks.

Under Rousian low, we have exclusive rights to trade secrets (know-how) only if we have complied with a legal requirement to introduce reasonable measures to minimize confidentially of our trade secrets. Such measures may be bashessmen and difficult to implement. As we rely extensively in our operations on the protection affected to trade secrets, we have implemented as or of measures required by Russian law in order to protect those trade secrets, when in the control of the contro

One of the lawns problems and risks in Russian business practice relates to acquiring exclusive rights to works for him: and patentable results from employers. As a raise, the exclusive rights to works for him: and patentable results are analysed in the employer of the intelligental property in and change the course of employment. However, these are often uncertainties and disputes around the eveyor of such assignments. In case of employment disputes, Rainant costs are onto the actional to follow are only formulation approach and may law per-employer perspitation. In the exceed of execution as of supers, and a single of the same and a single perspitation and the superspitation and a single perspitation.

Nonetheless, under Bassian law, subject to the risks ordined above, we are deemed to have acquired copyrights and rights to file patent applications with respect to works for hire and patentiable results created by our employees during the course of their employment with us and within the scope of their job daties, and have the exclusive rights in their further use and disposal subject to compliance with the requirements of the Civil Code of Russia.

Laws relating to the liability of online service providers for the activities of their users and other third parties are still being developed in Rassis and certain other countries in which we operate. Recent laws adopted in Rassis, sea has the see on the regulation of social network, the law regulation of parties of the regulation of parties of part

Business contain procession used at establishing a forecome for functions of facility of other cores proclates in the information communicated plant price or ready personal results. Statumb is easily to represent the processing of the information of the inform

The Russian Croil Code also imposes strict liability for infringement of intellectual property rights if such infringement is committed in connection with business activities. It might be unclear how these provisions apply to online nervice provides.

Russian law establishes a system for the blocking of websites that make available specific categories of illegal

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information related to child permagnaphy, saicide or dang use as well as other restricted information. Current law also pennin the blocking of wholes for violation of data protection, capstigle and related rights. The procedure for deleting used information is complex and instrity efformed and the failure to follow and procedures my lead to the blocking of the spitished website by all Rassian internet service providers and belicommunication service operations. The violation of the procedure is provided by the procedure of the p

Other legislation is comenly in place in Russia that allows the Mechang of working that contain extension information (including containing calls for most roting, extremal activity and participation in most assembled.

The companies of illugal information which access can be received upon by the interpretal boundary of the capacitor by processors attention depending on containance. We may find outselves subject to such faculting of processors attentions of population processors and contained on the contained of the contained of the contained on the contained of the contained on the contained on

Moreover, presenta to recent legislative amendments, a wholste might be blocked if offer mitting contains discoppedful and inducent statements above to exceed, states, Constitution or povermental authorities. Additionally, the subjects between the exceedable of statements above the exceedable of statements above an exceedable statements above an exceedable statements above an exceedable statements and the extrements and the extrements and the extrements above the extrement of the extrements and the extrements are positive to the extrements and the extrements and indentifies the extrements are designed to the extrements and indentifies the extrements and indentifies the extrements and indentifies the extrements are designed to the extrements and indentifies the extrements are designed to the extrements and indentifies the extrements are designed to the extrements and indentifies the extrements are designed to the extrements and indentifies the extrements are designed to the extrements and indentifies the extrements are designed to the extrements and indentifies the extrements are designed to the ex

The legalistics well as miles allowing perfections for the legalistic in Basic are dressed, and the interpretation of each legalistic man designations, may impose new requirements on used our operations and lead to motival legal liability, which can be difficult to forces or interest periments or interest 2000 for European Commission promosed the study of the Dispulsation Services And which is smooth of contings commons of of role on obligations and accountability of radiant intermediation providing operations into the ULT the devenues to one under consciousned for all fear their designations and consciousned of the fear their designations and the study of the continues of the designation of the study of the continues of the study of the study of the continues of the study of th

In February 2020, dual legislation aimed at regulating big data in Rassia was introduced and remains under consideration. The wording of the legislation is very broad and ambiguous, but would create a basis for further regulation in this sphere. In particular, it action that the Government should implement correct over big data processing. Currently big data processing in not specifically covered by Rassian law. This legislation, if adopted, may have a fine-exchaint purpose on combinents, which is difficult to colorize at the present to present the colorize at the present to a colorize at the present to colorize at the present to a colorize at the present to

Applicability of the Russian Law on Strategic Enterprises

Under Russian law, a variety of activities related to encryption require a special permit (license) guarded by the Federal Security Service (the "FSS") subject to the applicant's continued compliance with a number of licensing quirements, including the requirement to use only certified encryption means and equipment and to ensure timely extension of such certification when its terms expire:

here also obtained an excyption license for our Yador. Cloud service in order to expend this basiness. Therefore, the renderions imposed by the stategic exceptions law have become applicable by Yador, as a whole has party one. Sensition involves weaping the exception of the most exception Remains analysis in more case of it when the analysis more than 19% of the voting power in Yador, or the time to approximate the ward available direct or induced control over Yador. So this revolves would also be expected untilly the competent Remains analysis; if a aquiter more than 5% of the voting power in Yador, which would represent the would be provided to the competent remains analysis; if a aquiter more than 5% of the voting power in Yador, which would represent

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See also "Risk Factors — If existing limitations on foreign ownership were to be extended to our business, or if new limitations were to be adopted, it could materially adversely affect our group and the value of our Class A shares".

Mass Media Regulation

Ratio les crajos entria perio fan disconstat sex sua simile sun comunication and information in be expansive a third appropriate hazaring personnel holy. Substandator, and to comply with motions and period principles desirabilities control. The sex country period to entries execute application (whethirs) expense as non mode As legationism desiral instanctions in charge extended to amplication and their period mode in amplication and constructive period and their period and thei

Since 2016, Bassian law impaces a limit of no more than 20% on non-Bassian ownership and control, direct or indirect, of Russian mass media. Accordingly, if our core business were to be required to register as a mass media, or if such law were otherwise amended to cover our business, it would have a material impact on the ownership structure of our business and could materially adversely affect the value of our Class A shares. See also "Risk Fester—If existing institutions one freeze gonomathy were to the extended to soo business, or if res ownership attractives of the risk packet; it toud materially adversely affect one qual value of our Class A shares.

In addition, in March 2019 a new law came into force that imposes liability for the dissemination of "lake news" in mass media or telecommunication networks if such news items are potentially of social importance. The liability includes fract up to 1.5 million related in the consequence of social violation.) It is difficult to predict how these norms will be interpreted in practice. This regulation can be applied to some of our services and, beforein; we could be ablied for the inclusion polished by their parties.

Internet Repulatio

A recent dual lies that parly came in force in November 2019 introduced higher regulation of walfer resting in the Russian internet. While it is not entirely clear yet how this regulation will be applied in practice, its implementation, among other shing, may lead to a requirement that Russian internet traffic should be routed through Russian communication centers. This could significantly reduce data transfer speech significantly and even result in interpretion and delay on other services in Russian communication centers. This could significantly enduce data transfer speech significantly and even result in interpretion and delay on other services in Russian.

Privacy and Personal Data Protection Regulation

We are adopted to Bassian and foreign lows regarding privacy and the protection of our users' personal data. We publish on our websites our privacy policies and practices concerning the use, processings, strange and disclosure of dear data. Any fallow by use to supply with our privacy policies as well as a few processing as against only by the contract of the cont

Proving data protection from provide that an individual most fleath appears to the provention of backing personal

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data. Such consent must be concrete, informed and conscious, and may be provided in any form evidencing the fact that consent has been provided, unless otherwise established by federal law, which requigited by digital electronic signature or evidenced in a similar manner prescribed by laws and regulations.

W. Lik or group, we discussed favour one only by daing from a clied on a beat or referred a clied on a group environmentary price or commencement of the account process price or commencement or comm

Rantian legislation also regulates, "regulaters of information distribution." Organizers of information distribution must retain a broad range of data relating to and generated by soon for a provide time and provide such data between the provide such and an experiment of the desired and procedure of the provide of time and provide such data between the desired are procedured by the provided of t

Russian personal data law also requires that companies note all personal data of Bassian neers only in databases located minds: Bassia. Although we have data centres located in Bassia, this law could limit our flexibility in managang or operations ploshilly. Failur to comply with appricable data protection legislation may lead to the restriction of access to our services. For example, in 2016 a Russian court ordered the blocking of access to a popular social rectional, weighther violation of data protection legislation.

Liconom for the Provision of Particular Kariesca.

Entities that provide certain beloommunication services for a for air engined sudar Rassian law to obtain a "schematics" license from Reskommadur. In order to increase our mage of services and diversity our business, we have discussed to be a service of the services of the services of the services of the services of the services. We discussed to consider the services of the services. We discussed to consider to consider the services of the se

Additionally, we may in certain cases offer user services for a fee, which could require us to comply with the licensing requirements described above.

snopoly Regulation

Ession low grants in the Federal Antimospoly Service, or FAS, wide powers and authorities to minimate competition in the madest, including approval or munitoring of mergers and acquisitions, exhibithment of solve of a few madest plays in excepting dominant pointion, approaching or facilities and other anti-competition agreement or practices. The regular may impose significant attribution facilities that the few man increase devices the format of the made the solve the voltage content, and in careful to adher anti-competition agreement in the regular and the solvent of the competition of activities and the solvent of the manufacture of the competition and the content of the competition of the content of the competition of the content of the conten

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could in the future recognize online advertising as a sengrate market, identify dominant players and impose conduct limitations and other restrictions

In addition, the "felfs autimotopoly package" developed by FAS is currently under consideration, which would introduce amendments to the existing autimotopoly legislation with regard to digital markets and IP. The new legislation aims to facilitate the review of cases in this sphere. In particular, the document specifies new integers for determining the dominant position of a digital transactional platform. Therefore, this legislation, if adopted, may have a dis-reaching negrous on on brainess, which in difficult to-traintant after present time.

T---------

Taction of legal entities and individuals in Russis is regulated primarily by the Tax Code of the Russian Federation. The cope and application of the Tax Code is clubrated by numerous regulations and clurifications from the Ministry of Finnce of Russian and by the Ted Code is Clubrated and Section 1 and Secti

Consumer Protection Logislation

Recent amendment to Russian consumer protection legislation impose daties on aggregators of information about goods and services. These norms are applicable to some of our and Yandex-Market's services and the failure to comply with such norms could lead to Inhilly.

In addition, amendment to the Ensima less on protection of consumers set out requirements for pre-similation of level Ression application on mobile devices, laptop and declarp computer, and some TV sets applicable as of depict of 20.20. The bit of applica in pre-similation includes needs between Conservation and the constraint of the conservation and the conservat

Also, the dual law "On maccopable contract towns that infringe on the rights of consumers" developed by Rosportehador provides for a wide in of contract town that are probibited from including an contract with consumers not only for execution, but also for aggregation of information about goods and services. There is only and administratoric lability in the const of non-compliance with the requirement. The wording used in the dutil law is suggested approximation, which can be begin uncertainty and negatively affect the company's services that interest with consumers (and may result in lability for whistins of such law).

Securities Regulation

Our Class A codinary shares are currently listed on the NASDAQ Global Select Market and in June 2014 were admitted to trading on Moscow Exchange; therefore, we are required to comply with specific Russian regulation concerning information disclosure; inside trading and certain other requirements as may be applied to foreign inserts in Russia.

Regulation of Self-Driving cars

Our Self-Driving Group is subject to extensive and evolving regulation with respect to this new technology and operating model. In particular, current and energing regulations govern the ability to test autonomous vehicles on public roads, which is an important stage in the introduction of autonomous technology to the transportation infrastructure and the development of driverloss test services.

Table of Content

Autonomous vehicles are allowed on public roads in Rensia in a text mode under Decree of the Government of the Russian Federation of November 2n, 2018 No. 1415 (the "Decree") Such texting is subject to the following per

A lar on experimental legal regimes in the field of digital innovations was recently exacted in the Rasiant Federation. This law aims to care the legal regulation applicable to diverdopers of digital innovations in seeking formal deprine of a innovative solution applicable to diverdopers of digital innovations in seeking formal deprine of a innovative solution applicable to diverdopers of digital innovations in seeking intermediate agriculture of the contract legal regulation which imposts such formal approval of digital innovations, which could find produce a regime for experimental features produced in the contract legal innovations are contracted in the contract legal innovation and the contraction of th

Regulations of Other Business Units; Other Jurisdictions

A number of our business units, including in particular Tasi, operate in sectors that are subject to extensive governmental servation and rapidly evolving regulatory requirements, both in Russia and in other jurisdictions in which we operate or may begin operating. We continuously monitor such regulatory developments and actively participate where appropriate in the development of the regulatory frameworks for these emerging businesses and operating models.

In addition, because many of our services are accessible worldwide and are becoming increasingly available to other users globally, certain foreign jurisdictions, including those in which we have not established a local office, employees or infrastructure, may require us to comply with their local laws.

Item 4A. Unresolved Staff Comment

Item 5. Operating and Financial Review and Prospects.

To shall set his filtering security and analysis of two founds extension and earlies of specialism in expectations in the "Social Conditional Travial Specialism Spec

We are one of the largest European internet companies and the leading search provider in Russia. Our principal constituencies are:

- Uners. We provide our users with advanced search capabilities and an extensive range of online services that enable them to find relevant, objective information quickly and easily, as well as communicate, connect, arrange transportation, access extertainment and shop over the internet.
- Advertions. Our online advertising platform allows advertisers to reach a large audience of users in their markets and deliver cost-effective online advertising. With Yandes Direct, our auction-based advertising platform, advertisers can promote their products and services through relevant ads targeted as a particular user query, the content of a website or webrage being viewed, we user behavior or characteristics.
- Yander, Advertising Network partners. We have relationships with a large number of finid-party websites, which we refer to as the Yander Advertising Network. In addition to serving ads on our own websites, we also serve ads on our network partners' websites and share the fees generated by those ads with our partners, providing an important revenue stream for them.

Chine adventing revenue accounted for BR Fs, 60 Fs, and 57 ms, for all creams in 2011, 100 fs and 2011 ms, for a first and account of the BR Fs, 60 Fs, and 57 ms, for all creams in 2011, 100 fs and 2011 ms, for a first and account of the BR Fs, 60 Fs, and 57 ms, for a first account of the BR Fs, 60 Fs, and 57 ms, for a first account of the BR Fs, 60 Fs, and 57 ms, for a first account of the BR Fs, 60 Fs, and 57 ms, for a first account of the BR Fs, 60 Fs, and 57 ms, for a first account of the BR Fs, 60 Fs, and 57 ms, for a first account of the BR Fs, 60 Fs, and 57 ms, for a first account of the BR Fs, 60 Fs, and 57 ms, for a first account of the BR Fs, 60 Fs, and 57 ms, for a first account of the BR Fs, and 57 ms, for a first account of the BR Fs, and 57 ms, for a first account of the BR Fs, and 57 ms, for a first account of the BR Fs, and 57 ms, for a first account of the BR Fs, and 57 ms, for a first account of the BR Fs, and 57 ms, for a first account of the BR Fs, and 57 ms, for a first account of the BR Fs, and 57 ms, for a first account of the BR Fs, and 57 ms, for a first account of the BR Fs, and 57 ms, for a first account of the BR Fs, and 57 ms, for a first account of the BR Fs, and 57 ms, for a first account of the BR Fs, and 57 ms, for a first account of the BR Fs, and a first account of the BR Fs,

We serve alls both on our own websites and on the website of our patterns in the Yandes Advertising Network. For performance-based also revold on the websites of our patterns in the Yandes Advertising Network, we mengine as recovered these paste on the patterns and the same of the performance-based also in the fine the advertises; paying the based also as not CVB basis, as favor as the displayed. We pay our patterns in the exclusion of the performance-based also revolved the particular and the performance based as the contract of the performance based as the perfor

Our agreements with our partners in the Yandex Advertising Network generally have an indiffulte term and may be terminated by other party at will with no termination fore, Agreements with larger partners in the Yandex interpretable programment of any or adversarial programment of any or adversarial programment of any or adversarial programment of the Yandex in adversarial programment of any or adversarial programment of the Yandex in adversari

- an state in comp commune in or our man segments anothering receives pattern.

 We believe the most significant factors that influence or ability to continue to instruse our online advertising revenues include the following:

 the level of a first internet potentiation and usage in Resist and the other markets in which we operate;

 the absolute and relative level of traffic on our own websites and those of our partners in the Yandex Advertising Network;
- the absolute and entainer to red at least to one or see verteines and house of our partners in the Y and Ashertiming Selecutic,
 the describerouse, effecting and quality of our area cross and the quality of the converted and the partners of the converted and the partners of the converted and the c

- or ability is effectively monitor inflic generated by or websites and those of the Yades Advertising Network partners, recluding through improvements to our advanced action and advertising placement system, while minimizing an intervive rise in a recentage for our advertise; and continued to the contract of the Advertise and Advertising placement system, while the interview of earth or earth partners are provided in the contract of the interview of earth partners are provided in a decklope.

- Segments

 During 2020, we revised our organizational structure, squarting several facus arous into product lines. As a result, our businesses are now arganized in the following operating augments.

 Search and Pontal, which includes Search, Mail 360, Wearfare, News, Using, Transt, Alex wave assistant and number of other services offered as Basin, Biolean and Examination, as well as our Devices business (Internet of Thungs).

 *** For in Position and 16 other countries across CCS and EMIA by the end of 2008, and Use in Enaise and CCS) for both BCS. and EDR, Laptices.
 - Taxi, including our ride-bailing business (which consists of Yandex Taxi in Russia and 16 other countries across CIS and EMEA by the end of 2000, and Uter in Russia and CIS) for both BXC and B2B, Logistics, FoodTech businesses (including Yandex Eats, our ready-to-eat and grocery delivery service; and Yandex Lavks, our hyperlecal convenience store delivery service; and Yandex Drive, our car-sharing business;

 - Food in homeone (undisent years) and the date of the company of th

Key Trends Impacting Our Results of Operations

Or operational and financial residual depends, among other factors, on monreconomic situation in Russia and other markets where we operate, including GDP good that diffusion rates, currency dynamics and breach in consumption and real disposable income. COVID-19 pandemic hald an adverse effect on the economic growth (globally) and in Russia) in 2020, as well as on the performance of different parts of our business. In addition to the impact of the current management, environment, the contract of the current management environment, the notion developed bear well as process of our results of expension of the current management environment, the notion developed bear well as process of the exercision of the current management environment, the notion developed bear well as process.

Our business and revenues have grown rapidly since inception, driven in recent years by the increasing diversification of our operations and the growing impact of businesses such as ride-bailing. FoodFork, E-commerce, Moda Services and others. After the significant increase in 2018 in all 2019, our revenue growth set has slowed down in 2020 as a result of the COVID-19 pandense. We expect the solid revenue growth to continue in the next periods approach by continuing inventoristics review on businesses.

Assuming so further evaluation of the commontine production and parked improvement of the situation from the second quarter of the year, we expect our total group revenues to be between 36th and 25th billion studies for the full year 2021. The growth will be primarily driven by the secretarion of revenue growth across our E-commonte businesses (Vandex Market, Lanka and grocory delivery within Yandex East), as well as a recovery in Starch and Portland and Taxin against.

Out operating margins of our Scorts and Petal business, representing our income from operations as a percentage of revenues, may fluctuate in the future depending on the precentage of our orders advertising revenues that we desire from the Yarket. Advertising believed to compute with our own website. The operating magin we realize on revenues generated from the wester for the future depending on the precent form of the website of our parties in the Variation. Advertising believed in a parties of the Variation o

Great is made, used a regular baser as impact, one operation and providing margins. The sendor of even deperition from make for these, including anarphone and tables, in growing one quickly than deshap quarties. Question from make for the industrial control of the control of

Or considiated operating margin has been decreasing in the recent periods on the back of growing investments into our non-abortaining businesses such as Yander. Market, Tood Tech and Media Services as well as conditioning exceeds and development of exife driving care and a number of other instatives. At the same time, Rich-Haifing and Classificht businesses have significantly improved their profability and delivered solid margins in 2001, which has partially offered being being to the same time. Rich a partial position is being to the same time of the same time. Such as partially offered being being to the same time of the same time. Such as partially offered being being to the same time of the same time of the same time. Such as a same time of the same time of the same time of the same time. Such as a same time of the same time of the same time of the same time. Such as a same time of the same time of the same time of the same time. Such as a same time of the same time of the same time of the same time. Such as a same time of the same time of the same time of the same time. Such as a same time of the same time of the same time of the same time. Such as a same time of the same time of the same time. Such as a same time of the same time of the same time of the same time. Such as a same time of the same time of the same time of the same time of the same time.

Root and falture equied expenditures may also per inventor on our operating margins. One equied expenditures doctorated from EUR 24,221 million is 2016 to EUR 25,551 million is 2019, with an accessar to EUR 24,551 excessive from EUR 24,551 million is 2016 to EUR 25,551 million is 2019, with an accessar to EUR 24,551 excessive from EUR 25,551 million is 2016 to EUR

To upper further band obtancement and regord to competitive presents, we sport larger amounts in 2018, 2019 and 2020 to advertising that we have good historically, is shoulder terms. A sparfacent protein for the present of the pres

Our revenues are impacted by seasonal fluctuations in internet saage and in advertising expenditures, Internet suage and advortising expenditures generally slow down during the months when there are extended Russian public biologies and vaccious, and are significantly higher in the fourth quarter of each year. Moreover, expenditures by advertisents tend to be cyclical, reflecting overall economic conditions, retail patterns and advertising budgeting and long agricus.

- For ride-halling business we generate higher revenues in the second half of the year, particularly, in the fourth quarter, in part due to holiday domand and a pick up in general economic activity. Lower revenues are generated in the first half of the year, particularly, in the second quarter, mainly due to increased investments in driver supply, as we compute with other sectors that ramp up hiring activities in the spring (i.e., the construction sector).
- For FoodToch business we expect to experience seasonal increases in our revenues in the first and fourth quarters, although the high growth rates have so far masked seasonal fluctuations. In 2020 we experienced less seasonality as a result of the COVID-19 pandemic and related restrictions, which accelerated the growth of the food and grocery delivery verticals.
- Inflation in Resist has also impacted our resists of experience and may continue to do as According to the Rassian Federal State Statistics Service, Rossat, the commune price index in Russia increased to 4.3% in 2014 and decreased to 3% in 2014 and decreased to 3% in 2014 or 2014 and decreased to 3% in 2014 a
- Changes in the value of the U.S. dollar compared with the Ressian rubb can also negatively affect our results of operations. See "Quantizative and Qualitative Disclosures About Market Risk—Foreign Carrency Exchange Risk."

Rade

Control Acquisitions

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In October 2018, we completed the acquisition of 99% in Eduberl LLC and its subsidiary ("Eduberl"), a daily deal and coupon aggregator, which is used to find deals at greecy stores, thus increasing our ownership from 10% to 10%. Cold consideration tracked RLD 233 million.

Other Acquisitions in 2018

During the year ended December 31, 2018, we completed other acquisitions for total consideration of approximately RUB 751 million.

in Natural 2019 or completed the asspation of most and assured liabilities of Zamie Company Limited (Cypen) and its two substituties, Zamie Development Company Limited (Cypen) and Zamie LLC (Bamin) Company LLC (Bamin)

On April 27, 2018, we and Sheshnik formed a joint venture based on the Yander, Market platform. As a part of the dead, Sheshnak subscribed for new ordinary shares of Yander, Market for RUB 30,000 million. Following that transaction, we and Sheshnak each held an equal number of the entitlending shares in Yander, Market, with up to 10% of existending shares allocated to management via an equity incentive pool. We retained a noncontrolling interest and application influence over Variation Market's business.

On June 22, 2020, we and Stochask entered into a binding agreement to recognize our joint ventures, Yandes Market and Yandes Money, On July 22, 2020, we completed the acquisition of the Stochask interest in Yandes Market (approximately 59%) for REB 42,000 million and adults Stochask 2.25% plus REB 1 interest in Yandes Morey for approximately REB 2.420 million. We good not can be enabled as a superagrantion assecuted for a superagrantion assecuted for a superagrantion assecuted for the universal conduction of REB 39.500 million. The acquisition is accounted for a superagrantion and between combinations of REB 39.500 million. The acquisition is accounted for a superagrantion and between the universal conductions of the superagrant and accounted to the

A further description of the joint venture formation, the acquisition and their accounting implications can be found in Note 3 of our audited consolidated financial statements included close-here in this Annual Report.

Other Acquisitions in 2020

Other Asymptotics in 2029

During the year end-hardenberk 31, 2020, we completed other acquisitions for a total consideration of approximately RUB 529 million.

A further description of the acquisitions and their accounting implications can be found in Note 3 of our audited considerated financial natarements included clearwhere in this Asmual Report.

		Year Ended December 31,		
	2018	2019	2020	
Revenues	100.0 %	100.0 %	100.0 %	
Operating costs and expenses:				
Cost of revenues	28.1	31.8	39.3	
Product development	17.7	16.7	16.7	
Sales, general and administrative	28.4	28.6	28.5	
Depreciation and amortization	9.5	8.4	8.1	
Goodwill impairment	-	0.4	-	
Total operating costs and expenses	83.7	85.9	92.6	
Income from operations	16.3	14.1	7.4	
Interest income	2.6	1.9	1.8	
Interest expense	(0.6)	(0.1)	(1.1)	
Effect of deconsolidation/consolidation of Yandex Market	22.1	-	8.8	
Loss from equity method investments	(0.2)	(2.2)	(1.0)	
Other income (loss), net	0.9	(0.7)	1.1	
Income before income taxes	41.1	13.0	17.0	
Provision for income taxes	6.4	6.6	5.9	
Net income	34.7 %	6.4 %	11.1%	

Our consolidade income from expertison as a percentage of total revenues decreased from 16.7% in 2018 to 14.1% in 2018, and to 7.6% in 2028. The lower margin in 2020 expended with 2018 to 14.0% in 2018 to 14.1% in 2018, and to 7.6% in 2028. The lower margin in 2020 expended with 2018 to any unique due to the revenue of the contraction of the contraction

	2018	(in millions of RUE)	2020
Revenues			
Search and Portal	100,956	121,547	124,321
Taxi	20,692	45,587	67,955
Yandex.Market	1,697	_	13,867
Classifieds	3,717	5,390	5,778
Media Services	1,909	3,867	7,807
Other Bets and Experiments	4,221	7,877	11,851
Eliminations	(5,535)	(8,877)	(13,235
Total revenues	127,657	175,391	218,344
idjusted operating costs and expenses			
Search and Portal	62,381	75,671	76,989
Taxi	25,542	46,149	65,561
Yandex Market	1,970	_	18,293
Classifieds	3,922	5,093	4,715
Media Services	2,754	6,126	11,652
Other Bets and Experiments	8,178	13,814	20,339
Eliminations	(5,535)	(8,877)	(13,204
Total adjusted operating costs and expenses	99,212	137,976	184,345
Idjusted operating income (loss)			
Search and Portal	38,575	45,876	47,332
Taxi	(4,850)	(562)	2,394
Yandex.Market	(273)		(4,426
Classifieds	(205)	297	1,063
Media Services	(845)	(2,259)	(3,845
Other Bets and Experiments	(3,957)	(5,937)	(8,488
Eliminations		_	(31
Total adjusted operating income	28,445	37,415	33,999

Eliminations represent the climation of transaction realsh between the expension, primarily related to advertising, brand cyclicis and server costs. Also a TAGES TAGES

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f revenues 48.2 %
9.7
57.9
26.3
9.2
6.6
100.0 %

Test recommendation of the control o

Paid claks on our own websites together with flower of our Yanks Adventising Vennesh patterns narroard 20% from 2019 to 2009 and 17% from 2011 to 2019. The average cost per claks on our own websites together with retaining Newson pattern received 21% from 2011 to 2019 and 10% from 2011 to 2019 to 2015 from 2011 to 2019 and 10% from 2011 to 2019 and 2019 and

During the periods under review, the year-over-year rates of change in paid clicks and average cost-per-click on a quarterly basis were as follows:

	Year-over-year growth in paid	Year-over-year growth in
Quarter	dide. %	cost-per-click, %
First Ouarier 2018	7	
Second Quarter 2018	10	6
Third Quarter 2018	13	5
Fourth Ouarier 2018	10	7
First Quarter 2019	11	7
Second Ouarter 2009	17	2
Third Quarter 2019	22	(2
Fourth Quarter 2019	20	(3
First Ouarier 2020	23	(9
Second Quarter 2020	22	(30
Third Ounter 2020	22	(13
Fourth Quarter 2020	14	(2 (7 (9) (10) (11)

The rate of change in paid clicks and average confogor click, and fact correlation with the rate of increase is our revenues may flustiant from period to period based on factors such as accounting, abortion competition for keywords, on addition to account the contract of the contract o

Revenue reduced to sales of goods. Revenues related to sales of goods principally expresed our revenue from Y andex Market, revenue from our Food End businesses (specifically, Y andex Larka, where we use first-party (I'P businesses model and as a safere transition and from our ministers or related to his (distorted of Hugo). Revenues related to sales of goods increased againstandy by XXX 11 XXX 1000 and by XXX 10 XX 1000 and by XXX 1000 and by XXX 1000 and by XXX 1000 and by XXX 1000 and by XXX

Chier revenue, Offer revenue principally represent our revenue from Madia Services subscription model, from Madiagine (mid-plany) using, from South-hard Parallel Vander, Dals and Tured Services, from Vander, Dals and Sured Services, from Vander, Dals and Services, Services and Services

Our revenues attributed to the Taxi segment necessarily \$1,110,23,04 million, or 40 1%, from 2019 to 2020 and by \$1,100 and by \$1,100 and by \$1,000 and \$1,000 a princetly due to the greated of our or dela-beling business done by an increase in the manner of rists and under from the order of contract of the state of state

Our revenue attributable to the Clustificals segment increased by RLB 388 million, or 7.2%, from 2019 to 2010 and by RLB 1,673 million, or 6.5 %, from 2018 to 2019. Clustificals revenues accounted for approximately 2.6% of fundal revenues in 2002, compared to 2019 on a primarily due to the impact of COVID-19 (including the cluster of man desclarishps) on the fund of the tests includes mapped used to the CHU-10 application, and a solvedness in red calculated.

demand as well as COVID-related supply chain disruptions leading to stock shortages at ear dealerships). The increase of this segment's share of total revenues in 2019 compared to 2018 is primarily due to rapid growth in its mature markets as well as in the regions, supported by our increased marketing spend in Classifieds in 2018 and 2019.

Our revenue stimbable to the Molas Services segment increased by EUR 3,540 million, or 10 PP, from 2019 or 2020 and by EUR 1,540 million, or 102.0°, from 2011 to 2017 million, or 102.0°, from 2011 to 2017 million, or 102.0°, from 2011 to 2017 Million Services revenues accounted for approximately 3.0% of front revenues in 2020, compared via 22 Vis in 2018. The increase of this segment's share of fixed revenues in 2019 and 2020 to primarily due to the growth in the number of Vandor-Plan indirectives, printing sprinted by CVVVID-19 (Account) on 2020.

Our revenues stributable to the Other Bets and Experiments category increased by RUB 3,974 million, or 50.9%, from 2019 to 2020 and by RUB 3,666 million, or 86.6%, from 2018 to 2019. Other Bets and Experiments revenues were primarily related to Zen and Gookearion Services and increased to approximately 5.4% of total revenues were primarily related to Zen and Gookearion Services and increased to approximately 5.4% of total revenues in 2020, compared with 4.5% in 2019 and 3.9% in 2018.

Operating Costs and Expenses

Our operating costs and expenses consist of cost of revenues; product development expenses; sales, gazeral and administrative expenses, depreciation and amonization expense and geodwill impairment. In addition to the reason discussed below with respect to each extepory, we generally expect our total operating costs and expenses to increase in absolute terms and as a percentage of revenues in the near term, see "—Key Trends Impacting Our Results of Operations".

Reachs of Opensions."

Get of revenues, Cost of revenues contain primarily of ruffic acquisition costs, the costs related to the Tasi segment, excluding cost of goods sold, cost of devices and other goods sold and other cost of revenues.

Traffic acquisition costs are the amounts paid to our partners in the Yandes Advertising Network for reviving our other advo on their wholes and to our partners who distribute our products or otherwise direct search quories to our wholes. These amounts are primarely lowed on revenue-during amongments. Some of our distribution primers are composated on the basis of the number of malificiants of Yandes. Developed to our exceeding the search primers are composated on the basis of the number of malificiants of Yandes. Developed to our exceeding the search primers are composated on the basis of the number of malificiants of Yandes. Developed to our exceeding the search primers are composated on the basis of the number of malificiants of Yandes. Developed to our exceeding the search primers are composated on the primers are composated to the contract of the primers are composated to the primers are contracted to the contract of Yandes and Sundairous contracts and Task an

Cut of revenues related to the Tail segment, excluding out of goods sold primarily consist of the cost of corporate test services paid to taic partners for providing services to corporate clients and various entourced services assessined with these coperations (for example, dispatch counts, call center services, testing of software security, and logistics costs for the food definety business), as well as cost related by Yander, Drive (consisting of costs of chaining on, suppliers than all networks everyors, to all networks everyors when the analysis of costs of chaining on, suppliers that all networks everyors when the analysis of costs of chaining on, suppliers that all networks everyors when the cost for the food definety business), as well as cost related by Yander, Drive (consisting of costs of chaining on, suppliers and and interview everyors when the analysis of costs of chaining on, suppliers and analysis of costs of c

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The following table presents the primary components of our cost of revenues in absolute terms and as a percentage of revenues for the periods presented:

Your unded Documber 21.

	2018	2019	2020
		(in millions of RUB, except percentages)	
Traffic acquisition costs:	***	ept percentages)	
Traffic acquisition costs related to the Yandex Advertising Network	14.785	15.518	12.856
Traffic acquisition costs related to distribution partners	5.713	7.622	7.090
Total traffic acquisition costs	20,498	23,140	19,946
as a percentage of revenues	16.1 %	13.2 %	9.19
Costs related to Taxi segment, excluding cost of goods sold:	7,692	20,113	29,014
as a percentage of revenues	6.0 %	11.5 %	13.3 %
Cost of devices and other goods sold	1,019	2,215	17,586
as a percentage of revenues	0.8 %	1.3 %	8.19
Other cost of revenues	6,684	10,320	19,188
as a percentage of revenues	5.2 %	6.8 %	13.8 %
Total cost of revenues	35,893	55,788	85,734
	28 1 %		

Cost of revenues increased by RLID 3/940 million, or £3 7%, from 2019 to 2002, printedly due to a RLID 13.277 million increase in cost of devices and other open obst. or a RLID 13.297 million increase in costs of devices and other open obst. or a RLID 13.297 million increase in costs of devices and other open obst. or a RLID 13.297 million increase in most costs, excluding cost of grounds and printed public or costs of begintes survive and the increase of costs related to our corporate Fact business), to a RLID 13.298 increase in subsect out of evenues, and decreased by RLID 13.298 million a trail for contrast of costs of begintes arrive and the increase of costs related to our corporate Fact business), to a RLID 13.298 increase in subsect out of evenues, and decreased by RLID 13.298 million arrive and the cost of evenues and decreased by RLID 13.298 million arrive and the cost of evenues and decreased by RLID 13.298 million arrive arrive and the cost of evenues and decreased by RLID 13.298 million arrive arr

Cut of revenues increased by RUB 19.895 million, or 55.4%, from 2011 to 2019, primarily date to a RUB 12.421 million increase in Tast segment costs, excluding cost of goods soid (principally) for our leases attributable to our set sharing bassess and cost of corporate Tast services), as well as due to a RUB 2.442 million increase in sorte cost, to a RUB 3.69 million increase in other cost of revenue and to a RUB 1.09 million increase in other cost of revenue and to a RUB 3.64 million increase in other cost of revenue and to a RUB 3.69 milli

The requiry of our turiffs equation costs relate to the Yudox Advertising Network, with a smaller portion relating to the turbine equation costs relating to the Yudox Advertising Network.

The requiry of our turiffs equation costs relating to the Yudox Advertising Network relating to the Section of the Yudox Advertising Network relating Network received for the Network relating Network relating Network received for the Network relating Network

Cust of devices and other goods sold increased by RUB 15,711 million, from 2019 to 2020, primarily driven by consolidation of Yandes Market in the amount of RUB 7,141 million. Cust of devices and other goods sold accession gas related by Yandes Market in the mount of RUB 8,120 million from 2019 to 2020 due to COCS in Yandes Labka, as well as our loT ministries. Cust of devices and other goods sold increased by RUB 11,196 million, or 117.24%, from 2019 and 2020 due to cock to all one of our face vices.

Other cost of revenues increased by RUB 8,868 million, or 85.9%, from 2019 to 2020, primarily driven by consolidation of Yandex Market in the amount of RUB 4,005 million. Cost of revenues excluding those related to Yandex Market increased by RUB 4,506 million from 2019 to 2020 as result of our investments in content within Media Services and Search and Portal. Other cost of revenues increased by RUB 3,506 million, or 54.4%, from 2018 to 2019, the to increase of express in or Million Services business.

We anticipate that cost of revenues will continue to increase in absolute terms primarily as a result of increases in the direct expenses of the Taxi and Yandex Market segments, loT devices production and logistics costs, as well as content and data conter costs, and will continue to increase as a precentage of revenues in the near term.

Product development. Product development expenses consist primarily of personnel costs incurred for the development, enhancement and maintenance of our search engine and other Yandex services and technology platforms. We also include rest and stillness armituable to office space occupied by development staff in product development expenses. We expense product development costs as they are neutred.

The following table presents our product development expenses in absolute terms and as a percentage of revenues for the periods presented:



Product Section regions increase the PLUE 3/10 million, or 24.0°s, from 2019 to 2020, and by RLIB 6/50 million, or 29.0°s, from 2018 to 2020. These increases were primarily due to increase in beachoust and subtice in 2020 band 2019; as well as increases in short-based compensation exposes. Development prosmed basedoust increased from 4.5°C as of December 3/1, 2008 to 5/24 as of December 3/1, 2008 as of December 3/1, 2

Soles, general and administrative. Sales, general and administrative expenses consist of compensation and office rent expenses for personnel engaged in customer service, sales support, finance, human resources, facilities, information technology and legal functions; fees for professional services; and advertising and marketing expenditures.

The following table presents our sales, general and administrative expenses in absolute terms and as a percentage of revenues for the periods presented:



at a preventing of promises

A Selection of the Selection

rent agreements, RUB 1,421 million in bank and payment systems commissions mainly related to Yandex. Taxi, and RUB 1,884 million in advertising and marketing expenses mainly related to the consolidation of Yandex. Market

real agreements, ICEE [4,27] mallions in their all seals performed systems or passes to a range, 1,100, and no. 1,100 minum in an averaging questions arranged performed and appropriate performance of the performance of the

Depreciation and annovization. Depreciation and amortization expense relates to the depreciation of our property and equipment, mainly servers and networking equipment, leasehold improvements, data center equipment and office farminer, and the amortization of our intemple assets with definite loves.



Share-hand compensation in our consolidated statements of income, share-based compensation expense is recorded in the same functional area as the expense for the recipient's cash compensation. As a result, share-based notion expense is allocated among our cost of revenues, product development expenses and sales, gueenal and administrative expenses.

The following table presents our aggregate share-based compensation expense in absolute terms and as a percentage of revenues for the periods presented:



Start-based composation expose increased by RLB 5,577 million, or 994%, form 2019 to 2020. The growth was principly related to the exchange of subsidiary-feed equity a made previously greated by Yandes. Modern and MLR ID, Vir. new Yandes NV, resisted share unit (RSSs). We accounted for the exchange as a modification resulting in additional cost recognised in (2) and (24 2020. In addition, the increase refused new equity-based grant marks 20 2075-2020, we will among the accounted for the LS, dather against trade.

Stare-based compressation expense increased by REB 3,000 million, or 90 4%, from 2011 to 2019. Peccase of new equity-based awards to new and existing employees granted in 2018 and 2019.

The share-based compressation expense for 2019 and 2020 includes REB 421 million and REB 895 million, respectively, related to Basiness Unit Equity Awards as described in Note 16 to our consolidated financial

We anticipate that share-based compensation expense will increase in absolute terms in the near term because of new equity-based awards to new and existing employees.

Goodwill impairment. The goodwill impairment recorded in 2019 in the amount of IKI 30 N2 million relates to Food Party and was a result of our annual goodwill impairment text. The impairment is the full amount of goodwill impairment in the result of the absence of expected spranges from the integration of the Food Party basiness model with the exclusing sportation of two of their basinesses or exclusing a relation of their Port Party basiness model with the exclusing sportation of two of their basinesses or exclusing as a change of Partiesses model of two Party Supported impairment or to recognized a SNA.

entite specialism of an orthor businesses in traductings, coulding as a schage of business model of Tool Party, No pushed improved was recognized a 2002.

Against depression of an orthor businesses in traductings, coulding as a schage of business and 200 Party and 200

factor contributing to the overall decrease in 2020 was the reduction in advertising and marketing expenses due to OVID-19, partly office by the growth in personnel costs due to headcount increases. The increase in 2019 was printingly due to increase in advertising or queeces as we continued to more in the development of the service.

Or adjusted operating const and expresses attributable to the Media Services segment increased by \$8.185,53.53 mailline, or 92.25, from 2019 to 2001 and by \$8.183,3372 milline, or 122.45 from 2018 to 2019 million, or 122.45 from 2018 to 2019 million million, or 122.45 from 2018 to 2019 million, or 122.45 from 2018 to 2019 million, or 122.45 from 2018 to 2019 million million, or 122.45 from 2018 to 2019 million millio

- Our adjusted operating costs and expenses attributable to the Other Bets and Experiments exceptly increased by RLIB 6,525 million, or 47.2%, from 2019 to 2000, and increased by RLIB 5,636 million, or 68.9%, from 2018 to 2019. The increases in both 2003 and 2019 were primarily due to continued investment in our Self-Driving Group, as well as reventments in Zen, Geo, Crostal and Education initiatives.

Interest Income

Interest income increased from RUB 3.15 million in 2019 to RUB 3,869 million in 2020 principally as a result of an increase of overage amounts of our deposits during the year. Interest income remained stable at RUB 3,322 million in 2018 and RUB 3,335 million in 2019.

Interest Expense

Interest expense increased from RUB 74 million in 2019 to RUB 2,373 million in 2000 monthly due to a increase of amortization of debt discount related to our convertible boats issued in the first quarter of 2020. Interest expense decreased from RUB 945 million in 2018 to RUB 74 million in 2019 monthly due to a decrease of amortization of debt discount related to our convertible notes which matered in Q4 2018 by 728 RUB million.

Effect of Yandex.Market consolidation

On July 2, 2020, we completed the acquisition of the Storbank interest in Yandes. Market (approximately 50% for RUB 42,000 million. The acquisition is accounted for as a step-acquisition under business combination rules. Accordingly, we remeasured our personaly level query interior in Yandes. Market to fair value, in the amount of RUB 14,138 million, and recorded a gain of RUB 19,200 million. As a result, we became the controlling shareholder in Yandes Africk and in formatical culture have been consolidated as common form July 24, 2020.

On April 27, 2018, we deconsolidated Yandex Market from our consolidated financial results and accounted for this investment under the equity method within investment in non-markeable equity securities on the consolidated planter ident, initially a first value of XLED 29,955 million. This resulted in a gain on the deconsolidation in the amount of XLED 23,244 million. From April 28, 2018 to July 23, 2020, we recorded our share of Vandex-Market's financial couls within the loss from equity method investments line in the consolidated interestric of second.

Other Income/Lenis, and

Our other incomer(loss), net primarily consists of foreign exchange gains and losses. The following table presents the components of our other incomer(loss), net in absolute terms and as a percentage of revenues, for the periods presented.

		Year ended December 31,		
	2018	(in millions of RUII,	2020	
		except perceptages)		
Foreign exchange gains/(losses)	1,169	(1,294)	2,835	
Other	(39)	94	(431)	
Total other income/(loss), net	1,130	(1,200)	2,404	

Bases de factual comes, of our epering absolutes in haisis in la Basin shell, chappy in the rable she de fact perindice; mostray pass and liabilities far as externated a chap carried by the company of the company of

In 2019 Peaces of the material approximate of the eable, we crospited for feeting necknaps losses of REBL 204 million is our Resistan shelidatives as other loss, set, arising from changes in the white of the U.S. delite compared in the Resistan roble during the year. In 2019 we recognized foring in change gas in our Resistan shelidatives in the mount of REBL 12.18 million due to depreciation of the Resistan roble against the U.S. delite have recognized an "Other" in "Other income; (box), set" in 2020 includes a ions from the disposal of our interest in Vandez-Money in the amount of REB 528 million and pinn from other investments in the amount of 228 million.

238 million.

Income Tax Expense

The following table presents our income tax expense and effective tax rate for the periods presented:



Over some tax or opens encoursed by \$100 t. 170 million from 2010 to 2020 and increased by \$1 t. B. 450 million from 2010 to 2020 million from 2010 millio

As of December 31, 2020, we had RUB 238,185 million (83,224.2 million) in cash, cash equivalents and term deposits. Cash equivalents consist of bank deposits with original maturities of three months or less. We keep a

sufficiently balanced currency build: depending on expected expenses in currencies different from the Ranisan roble and aiming at foreign exchange risks miligation. The certain currency split between the Ranisan roble and the U.S. delite is demonstrated accounts principally in the Nederlands and a Ranisa. Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa. Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa. Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa. Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa. Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa. Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa Our U.S. delite demonstrated accounts principally in the Nederlands and a Ranisa Our U.S. delite demonstrated accounts and

The ant proceds to us to March 2000 from the sale of our 0.75% convertible scales in stock March 3, 201, were IEEE 2,500 million 05,217 it million at the enchange rate as of the tours dain; The est proceeds from the control of the

as an another composes a prime citizeng and concentral prime photometed (Class A Alexa for aggregate set procedo 45 (3,609 (3,10 2 7,800 at the citating extra at 6 of a class). Other than the procedo fine on convention for contracting contracting of the citating extraction of the contracting c

As of Examine 30, by a but A but considerable or of EEE 377 million (5.4 cm/lan) and for minimum the afficient amount of finits on the assumes for permission processing and considerable and considerable and confiderable and con

In summary, our cash flows were:

	2018	(in millions of PT II)	2020		
Net eash from operating activities	28,212	44,379	32,604		
Net eash provided by/(used in) investing activities	25,959	(49,136)	(119,947)		
Net cash (used in) provided by financing activities	(32,804)	(2,394)	139,676		
Effect of exchange rate changes on cash and cash equivalents, and restricted cash and cash					
equivalents	4.288	(5.282)	23.660		

Effect of exchang equivalents

Cash from operating activities.

Cash provided by operating activities consists of text income adjusted for non-cash items, including depreciation and amortization exposes, operating lease right-of-oue (ROLI) assets amortization and the lease liability accretion, mentionate of the discount and issuance costs, share-based compensation exposes, efforting asceres and broses, effect of deconordation and consolidation of Vandex Market, goodwill impriment, amortization control assets, because from the discretion resident of the discretion of the dis

from operations before changes in working capital of RUB 487 million. Cash used in working capital was RUB 21,244 million is 2020 and increased between the periods primarily due to an increase in cash outflow related to accounts puyable and accrued liabilities, accounts receivable, net, and change in content assets, partly compensated by an increase in eash inflow from deferred revenue in 2020 compared to 2019.

Cash provided by operating activities increased by REB 16.167 million from 2018 to 2019. This increase was primarily due to an increase of REB 16.555 million in each from operations before changes is working equal. (sighly offset by a decrease in each provided by changes in working equal or REB 309 million. Each used in working equal was REB 3.956 million in 2019 and injury increased between the period primarily due to an increase in only working the contract of the contrac

We believe that our cristing each, cosh equivalents and each generated from operations will be sufficient to utility our currently anticipated each requirement through at least the next 12 menths. To the extent that our each, each equivalents and each from operating activities are insufficient to fund our future activities, we may be required to raise additional funds through equity or debt funancings, including bank credit arrangements. Additional financing may not be available extract found between future and activities are not activities and each form operating activities are insufficient to fund our future activities, we may be required to raise additional financing may end be additional from the foundation of the future activities and each form operating activities are insufficient to future activities, we may be required to raise additional financing may be activitied as a future activities and activities and activities are activities and activities are activities and activities are activities and activities and activities are activities and activities and activities are activities and activities are activities and activities are activities are activities and activities are activities are activities and activities are activities and activities are activities and activities are activities and activities are activities are activities and activities are activities and activities are activities are activities and activities are activities and activities are activities and activities are activities are activities and activities are activities and activities are activities and activities are activities and activities are activities are activities and activities are activities and activities are activities and activities are activities are activities and activities are activit

may not be required on time interestine to us of all it.

Call promobility and investing activities is a contract particular to a contract by AED 78311 million compared to 2019 as a result of an investor is each used for some combination (see of each equipital of AED 31,451 million making to the contract of the contr

Cash used in investing activities in 2019 decreased by IRLB 75,995 million compared to cash provided by investing activities in 2018 as a result of increases in investment in term deposite (set of materities) of IRLB 69,385 million and adverses in each provided by year behaviorses combination (set of cash used in exquisition) of IRLB 20,319 million related to the business combination with User in February 2018, which were purity offset by a decrease in expell configuration of IRLB 73,90 million and effects of IRLB 73,90 million of IRLB 73,00 mi

On tool openil convenilum were EII in 2555 million as 2001 and EII in 2544 million as 2001 and

Cash (used in)/provided by financing activities.

Cash inflow from financing activities in 2020 was RUB 139,6% consisting mainly of cash inflows from proceeds from issuance of convertible notes of RUB 12,046 million and proceeds from issuance of ordinary shares of RUB 22,650 million, slightly office by the cash outflow related to repurchases of ordinary shares of RUB 10,165 million.

For 2019, cash outflow from financing activities was RUB 2,394 million, primarily reflecting RUB 1,422 million used for repurchase of ordinary shares, RUB 747 million used in purchase of redeemable noncontrolling interests, and RUB 240 million paid for finance leases.

			Payments due by period		
	Total	Less than	One to three	Three to five year	More than five years
			(in millions of RUB)		
Long-term operating cars lease obligations	3,905	2,229	1,676	_	
Other long-term operating lease obligations	20,779	7,499	6,572	3,272	3,4
.ong-term finance lease obligations	4,798	550	1,074	1,112	2,0
.ong-term convertible debt	95,467	693	1,385	93,389	
Non-cancelable streaming content related purchase obligations	3,662	1,611	2,051	_	
Non-cancelable other purchase obligations	7,507	3,042	2,442	1,022	1,0
Total contractual obligations	136,118	15,624	15,200	98,795	6,4
The table above presents our long term ent obligations for our office, data center fees, data center operations and facility build-outs, devices production and other services an For agreements denominated in U.S. dollars, the amounts shown in the table above tax, where applicable.	d obligations.	.,			
Critical Accounting Policies, Estimates and Assumptions					
Our accounting policies affecting our financial condition and results of operations		C	A		

On parameter pricins afficing our financial conditions and which of operations are nowed high described in our consolidated financial intercents fine by some relative pricing in the control in the cont

In Processing Special in equivalent of the propriet of the columns of the process of the propriet of the columns of the process of the proces

Although we believe we have adoptedly reserved for our uncertain tax positions, no assurance can be given that the final ax outcome of these nutres will not be different. We adjust these reserves in light of changing facts and circumstances, such as the closing of a tax sadds or the refinement of an estimate. To the extent that the final tax outcome of those matters is different form the amounts recorded, such differences will impact the income tax expenses in the

period is which such determination is made. The income tax expect in facility the interest for energy previous and change to receive that are considered appropriate, as well in the related of interest. One attent Resistant to many between the contract of the contract of

In addition, significant management judgment in required in determining whether deferred our ausets will be reduced. A valuation allowance is recognised to robotic deferred to a most in the accent to williamship to sufficie these of most allowing process in the accentage most interest in the accentage most i

The FASS and references to a suppose the same of the fair values. Our estimates of the fair value of the identified intapple assets of season and the fair value of the fair value. Our estimates of the fair value of the identified intapple assets of season and the fair value of the value of the fair value of the value of the fair value of the fair value of the fair value of the value of t

We assess the experience of present of paragrams.

We assess the experience should using from business combinations on an annual basis, or more Exposerly if events or changes in concentances indicate that such carrying value may not be recoverable. Once that our annual review, factors we combine impacts the could tagger or assessment review makes an electronic review of the present of the country of the present of the country of the coun

Recent Accounting Pronouncements

Ser Note 1 — "Description of Business and Summary of Significant Accounting Policies" in the Notes to our consolidated financial internents included clear-here in this Annual Report.

Quantitative and Qualitative Disclosure on About Market Risk.

Foreign Currency Exchange Risk

The functional current, of the Training Architecture, which is a great time of the functional current, of the State of the Companies and t

Furthermore, the revenues and expenses of our Russian operating subsidiaries are primarily denominated in Russian rubles. However, a major portion of our capital expenditures, primarily servers, networking and engineering neut imported by Russian suppliers, as well as a portion of expenses denominated in a currency other than the

Rassian ruble, can be materially affected by changes in the dollar-suble and easo-suble exchange rates. In the event of a material appreciation of the U.S. dollar against the mble, such as that which occurred in 2015 or 2020, the ruble equivalents of these U.S. dollar-denominated expenditures increase and negatively impact our not income and cash flows.

reservation on one SU. A direct determinant expenditure increase and angegingly impact or an atomic and and how.

The least of two drives bedegington complete all stateding commission of approximately large and the second of t

Subsequent to December 31, 2020; the Russian ruble remained volatile against foreign currencies, including the U.S. dellar. The currency exchange rate as of December 13, 2020 was RUB 73.8757 to \$1.00 and, during the period from December 13, 2020 was RUB 73.8757 to \$1.00 and during the period from December 13, 2020 was RUB 73.8757 to \$1.00 and flaminy 30, 2021. The lightest net reached during this period was RUB 76.2727 to \$1.00 as of January 30, 2021. The lightest net reached during this period was RUB 76.2727 to \$1.00 as of January 30, 2021. The lightest net reached during this period was RUB 76.2728 to \$1.00 as of January 30, 2021. The lightest net reached during this period was RUB 76.2728 to \$1.00 as of January 30, 2021. The lightest net reached during this period was RUB 76.2728 to \$1.00 as of January 30, 2021. The lightest net reached during this period was RUB 76.2728 to \$1.00 as of January 30, 2021. The lightest net reached during this period was RUB 76.2728 to \$1.00 as of January 30, 2021. The light network and the period period period period was RUB 78.2728 to \$1.00 as of January 30, 2021. The light network and the period period period period was RUB 78.2728 to \$1.00 as of January 30, 2021. The light network and the period period period period was RUB 78.2728 to \$1.00 as of January 30, 2021. The light network and the period peri

We had cale, calcular quivelent and term deposits of XUB 238,185 million as of December 31, 200. We do not believe that we have any material exposure to changes in the fair value of our earls, each equivalent and term deposits as a restal of changes in intender terms. We do not not not sent in this intender purpose. Declines in intender tases trace, however, will reduce future reconstruct income.

On March 3, 200, we usuad \$1,200 million principal amount (RUB 12290 million as of the issue date) \$25,000 million principal amount (RUB 12200 million as of the issue date) \$25,000 million principal amount (RUB 12200 million as of the issue date) \$25,000 million principal amount (RUB 12200 million as of the issue date) \$25,000 million principal amount (RUB 12200 million as of the issue date) \$25,000 million principal amount (RUB 12200 million as of the issue date) \$25,000 million principal amount (RUB 12200 million as of the issue date) \$25,000 million principal amount (RUB 12200 million as of the issue date) \$25,000 million principal amount (RUB 12200 million as of the issue date) \$25,000 million principal amount (RUB 12200 million as of the issue date) \$25,000 million principal amount (RUB 12200 million as of the issue date) \$25,000 million principal amount (RUB 12200 million as of the issue date) \$25,000 million principal amount (RUB 12200 million as of the issue date) \$25,000 million principal amount (RUB 12200 million as of the issue date) \$25,000 million principal amount (RUB 12200 million as of the issue date) \$25,000 million principal amount (RUB 12200 million as of the issue date) \$25,000 million as of the issue date) \$25,000 million and \$25,000 million are of the issue date) \$25,000 million are of the issue date of the issue date) \$25,000 million are of the issue date of the iss

Item 6. Directors, Senior Management and Employees. The following table sets forth certain information with respect to each of our executive officers and directors and their respective use and noisition us of the date of this Annual Respect.						
Same	Are	Date of Expiration of Current Term of Office	Director or Executive Officer	Title		
Arkady Volenh	57	2024	2000	Executive Director and Chief Executive Officer		
John Boynton	55	2021	2000	Non-Executive Chairman		
Tigran Khudaverdyan	39	2022	2019	Deputy CEO and Executive Director		
Esther Dison	69	2021	2006	Non-Executive Director		
Alexey Komissarov	51	2023	2019	Non-Executive Director		
Rogier Riinia	58	2022	2013	Non-Executive Director		
Tharles Ryan	53	2022	2011	Non-Executive Director		
Iya Strebulaev	45	2021	2018	Non-Executive Director		
Alexander Voloshin	65	2022	2010	Non-Executive Director		
Mexey Yakovitsky	45	2023	2019	Non-Executive Director		
G. Gregory Abovsky*	44	N/A	2014	Chief Financial Officer: Chief Operating Officer		

Famous differ. The Clark Openions (Giber Tomps Conference will be desirable homese somewor of the management tomic including Papers Conference (Giber Tomps Conference).

Me Falicia is the principal founder of Vision and all beas one Clear Electronic Colling and all entries will be transported. The Clear and the Clear and Electronic Colling and all entries will be all the Clear and the Clear

Ms. Dyson has been a non-executive director at Yandex since 2006. Ms. Dyson is executive founder of Wellville, a US-based 10-year non-profit project to demonstrate the value of investing in health. Ms. Dyson is an active

incident conduction to a variety of The Self-term and accurates and exp. and due to in on the boat of Throublests, are shall recover a price from the part of the self-term and the part of the part o

- solid to Google, Montage cold in We Weish, and Committe Google States of Joseph Care Disease of States (1984). The Committee on Vision and Control of States (1984) and Committee Google States

worked and Supply Chief of Nate Times 1976. 1979, and an Assistant of Nate of Times 1976 (1976) and 1976 (1976

Audit Committee

Our audit committee consists of Messes. Ryun (chairpesson), Boyston and Strebulaev. Each member satisfies the "independence" requirements of the NASDAQ listing standards, and Mr. Byan qualifies as an "audit committee financial engors," as defined in hem 16 s. of Form 20 Fe and a determined by our board of directors. The audit committee oversees our accounting and financial reporting processes and the audits of our consolidated financial attentume. The audit committee is committeed from the audits of our consolidated financial attentume. The audit committee is required for, many their the financial attentume. The audit committee is required for, many their their audits of our consolidated financial attentume. The audit committee is required for financial attentume. The audit committee is required.

- cial statements. The audic committee is repossible for, among other things:

 making recommendations to our board of directors regarding the appointment by the shareholders of our independent auditors;
 coordinating our board's oversight of the internal control over financial reporting, disclosure controls and procedures and code of conduct;
- executing the two of the independent analysis, relating enough guessionar cours and precises no one is trained, or executing the view of the independent analysis relating to financial reporting, as propering at most and non-adia services permitted to be preferred by the independent analyses;
 procepting an older and non-adia services permitted to be preferred by the independent analyses;
 description and the independent analyses;
 description and self-former short transcriptions what transcriptions and formitted and collections.

- discussing material off-belance short transaction, amagements and degitions with nanogement and fire independent auditors;
 environing and approacing all proposed collection part transactions.

 discussing the annual andeed consolidated and stateory financial adversacts with management,
 prointedility receiving and emissioning the adoptive of our and committee cluster;
 prointedility receiving and emissioning the adoptive of our and committee cluster;
 a morting approach for the independent auditors to believe allowed prolects, otherwises on internal controls, the auditor's congenerate letter and independence letter and indepe
- establishing procedures for an annual internal audit;
- dealing with the internal audit matters and reviewing the findings of annual internal audits prepared by the internal auditors; and
 attending to such other matters as are specifically delegated to our audit committee by our board of directors from time to time.

Our compensation committee consists of Mesors. Epipa (chairpenson), Boyston and Ms. Dyson. Each member satisfies the "independence" requirements of the MASDAQ listing standards. The compensation committee and such affection is reviewing and approxing or recommending our compensation features, tacking all forms of compensation relating to an direction and management. Matchess of or management are set by particular and the compensation of the compensation of the forms and the com

- reviewing and approving the compensation, including equity compensation, change-of-control benefits and eventure amangements, of nor distiffuential officer and such other numbers of our management is it down expression.
 venturing the exhaultion of our management.
 venturing the exhaultion of our management.
 venturing providedly and making recommendation to our boad of distortion with expect to any intensive compensation and quity plans, purposes or similar amangements, executing providedly and making commendation to to our boad of distortion with expect to any intensive compensation and quity plans, purposes or similar amangements, executing provided and making commendation to the out-of-control out-o

The nominating committee consists of free members Ms. Dyson (charperson), Mesors. Eginja, Boynton, Komissanov, and Voloshin. Each member satisfies the "independence" requirements of the NASDAQ listing standards. The committee has formed two subcommittee:

- she The committee has formed two subcommittees.

 Schemistrate Counted have despited distinct to the Continuous), one distorts with a Brain proport and residency (MA. Voladesh), and one other directs (MA. Buystan). Subcommittee I will recommend to our Board for a sensitivity of the Continuous (Inc. Counted Inc. Count

Our companie governance committies consists of Mesors. Boystons (chairperson), Volonius, and Ms. Dyson. Each member satisfies the "independence" requirements of the NASDAQ listing standards. The companie governance committies units the board of directors in developing our composite governance committees in also repossible for making recommendations to the Board engading the composition of certain committees of the board and for recensing the Company's pricious and interest the surpression of certain committees of the board and for recensing the Company's pricious and interest the surpression of certain committees of the board and for recensing the Company's pricious and interest the surpression of certain committees of the board and for recensing the Company's pricious and surpression of certain committees of the board and for recensing the contained for the board and the pricing the committees of the board and the pricing the surpression of certain committees of the board and the pricing the companies of the board and the

Investment Committee

Our investment committee committee committee (committee (committee committee committee committee committee committee (committee (committee committee committee in responsible for, among other finages.

NESTMON (Intige standards. The investment committee is responsible for, among other finages.

Reviewing, and providing guidance to management and the Board with respect to, potential corporate transactions, including strategic investments, mergers, acquisitions and divestitures transactions ("Potential Transactions"), including the structure, timing or other terms or conditions of such transactions;

- Oversceing management's and the Board's due dilagence process with respect to Potential Transactions,
 Oversceing the expedition by management and the Compuny's Emancial, legal and other professional advisors of the definitive terms of any Potential Transaction and reporting to the Board regarding the implementation of any Potential Transaction and the integration of any completed transaction;

Public Interest Committee

A description of the Public Interest Committee can be found above under the heading "Item 4. Information on the Company—Governance Structure".

Substantially all of our employees are employed by our operating subsidiaries. Our employment agreements generally contain the minimum statutory notice periods required under Russian or other local law. The employment ents between our subsidiaries and certain senior managers and other employees contain non-competition and non-solicitation provisions, although we understand that such provisions are generally unenforceable under Russian

The following table indicates the composition of our workforce as of December 31 each year indicated:



Our employees are not represented by any collective bargaining agreements and we have never experienced a work stoppage. We believe our employee relations are good.

Exploye Para

We gare equity sends in the form of share opposition in the control of the control

- In the fourth quarter of 2020, we also granted performance share unit ("PSU") awards under the 2016 Plan, which entitle the recipient to receive a number of Class A shares at no cost based on the satisfaction of both time-based and performance-based criteria.
- Plan administration. Our board of directors or its compensation committee administers our Plans. Although our Plans sets forth certain terms and conditions of our equity awards, our board of directors or its compensation that the determinent the provisions and terms and conditions of each grant. These include, among other things, the verding schedule, repurchase provisions, fortesture provisions, and form of payment upon exercise.
- Eligibility. We may grant Company Awards to employees and directors of and consultants to our company and its subsidiaries. With respect to Business Unit Equity Awards, we may grant awards in the equity of a Participating Subsidiary to employees, officers, members of the board of directors, advisors and consultants of such Participating Subsidiary.
- Leavage per and som of again some. With segmen to the Cappage A seath, the conscious refer of a figure as measurement price of these approaches rights a seath in the competition gainst perfect than A share seath of the Cappage A seath of the Cappage A
- Finding scholds. The notice of gust specifies the vesting educhds: A wards generally vest over a four-year period, with four-sisteenths vesting on the first anniversary of gust and an additional one-sisteenth vesting each quarter function. When a guster's employment or service is terminated, the guster may generally exercise his or her options that have vested as of the termination date within interly days of termination or as determined by our plan administrator.
 - Class A Shares.
- Anordment and Termination. Our board of directors may at any time amend, suspend or terminate our 2016 Plan. Prior to any such amendment, suspension or termination, our board of directors must first make a determination that share options already granted will not be adversely affected. Unless terminated earlier, our 2016 Plan will continue in effect until May 2026.
- In February 2018, we made an offer to our senior employees of one of our Business units to exchange up to an aggregate of 425,290 of their outstanding Business Unit Equity Awards for an aggregate of 2,029,997 RSUs. The replacement RSUs are finity vested.
- In September 2020, we made an offer to all holders of outstanding MLU quity incentive awards for exchange such words for RSUs of Yandee N.V. The exchange was for up to an aggregate of 671,526 MLU outstanding equity awards for an aggregate of 2,203,809 RSUs. The replacement RSUs are subject to the same vertiling scholatics as the initial awards.
- Item 7. Major Shareholders and Related Party Transactions.

The number of shares outstanding used in calculating the percentage for each bited shareholder includes restricted share units in respect of Claus A shares and the shares underlying options held by such shareholder that are consciously within the days of February 15, 2021. The presenting of beneficial ownerships to be calculated in the shareholder that are consciously underlying that are conscio

Shares Beneficially Owned as of February 15, 2821					
	is .			Total Percentage	
					By Number of
Shares	%	Shares	%	Power(1)	Shares
		30,786,700	86.22 %	45.48 %	8.67 %
		_	_		
		-	-		
7,572		_	_		
148,717		_	_		
78,941		_	_		
5,959		_	_		
466,875		_	_		
1,614,303		_	_		
367,500		_	_		
4,733		_	_		
9,375		_	_		
2.004.616	0.07.6	20 207 200	07.22.07	45.00.00	9.52 %
3,064,613	0.97 %	30,780,700	80.22.79	43,93 %	9.32 %
8,533,491	2.67 %	3,318,884	9.29 %	6.16 %	3.33 %
35,245,851	11.02 %	_	_	5.21 %	9.91 %
28,823,400	9.01 %	_	_	4.26 %	8.10 %
16,311,700	5.10 %	_	-	2.41 %	4.59 %
91,999,057	28.76 %	34,105,584	95.51 %	63.97 %	35.46 %
	Number of Sharmon of S	Compared C	Comparison Com	Ches Ches	Char Char Char Sheet Char Char

Represents beneficial ownership of Exis than one percent of such class.

(1) Percentage of sold voting gover represents voting gover with respect to all of our Class A and Class B dates, voting hopither as a single class. Each holder of Class B dates is entitled to tex votes per Class B dates and such holder of Class A dates as entitled as to text. The Class A dates and Class B dates were specified as a single class and instants submitted as not seed as absoluted or class as dates and class B dates were specified as a single class and instants submitted as not seed as a date and class as dates as a single class as a date and class as dates as a single class as a date and class as dates as a single class as a date and class as dates as a single class as a date and class as dates as dates as dates as a date and class as dates as a date and class as dates as a date and class as dates as dates as a date and class as dates as dates

- (3) Includes (a) 60,000 Class A shares held by transit, the beneficiaries of which include Mr. Boyston or members of lins (family, (b) 61,388 Class A shares held by the John W. Boyston IV Transt of 2006, and (c) 20,677 veside restricted share units in respect of Class A shares. Other than in respect of the shares lead by the John W. Boyston IV Transt of 2006, Mr. Boyston discinim beneficial ownership of these shares except to the extent of his peculiary attented sometime. Exclude ASI 488 restricted share are in respect of Class A shares than on a vested or excendible within 60 days after February 15, 2021.
- Includes 33,221 vested remixed abuse units in respect of Claus A shares. Excludes 3,599 restricted share units in respect of Claus A shares that are not vested or exercisable within 60 days after February 15, 2021.
 Consists of 7,572 vested restricted share units in respect of Claus A shares flast are not vested or exercisable within 60 days after February 15, 2021.
- (6) Includes (s) 104392 Class A shares held by trusts, the beneficiaries of which include Mr. Ryan or members of his family and by Mr. Ryan directly, and (b) 43,825 vested restricted share units in respect of Class A shares that are not vested or exercisable within 60 days after February 15, 2021.
- (7) Consists of 78,941 vested restricted share units in respect of Class A shares. Excludes 6,875 restricted share units in respect of Class A shares that are not vested or exercisable within 60 days after February 15, 2021
- (Cominio of 5.99 vesiod extincted abure units in respect of Class A share. Excludes 1.55) excitated abure units in respect of Class A share that are not vesiod or excitable with 60 days after February 1.5 202.

 (P) Cominio of 5.99 vesiod excitated abure units in respect of Class A share units or respect of Class A share, and the share of special are shared as a sh
- (10) Consists of (a) options to purchase 467,492 Class A shares that are exercisable within 60 days after February 15, 2021, and (b) options to purchase 1,146,811 Class A shares. Excludes options to purchase 877,551 Class A shares, which are not voted or exercisable within 60 days after February 15, 2021.
- (11) Consists of options to purchase 367,500 Class A shares that are exercisable in the period from December 31, 2022 to September 30, 2023. Mikhail Parakhin has resigned from the Board, effective February 25, 2021
- (2) Consists of 4,733 voried restricted dure units in respect of Class A shares. Excludes 13,325 restricted duse units in respect of Class A shares that are not vested or executable within 60 days after February 15, 201.

 (1)) Consists of 9,375 voried restricted dure units in respect of Class A shares fast are not vested or executable within 60 days after February 15, 202.
- (14) Includes (a) 210,313 vested remixted share units in respect of Class A shares, and (t) options to purchase 2,456,842 Class A shares that are exercisable within 60 days after February 15, 2021. Excludes (x) 373,499 restricted share units in respect of Class A shares, and (y) options to purchase 1,296,593 Class A shares and restricted share units that are not vested or exercisable within 60 days after February 15, 2021.
- (15) The number of shares reported is based on Bloomberg data as of December 31, 2020 and represents what we believe to be its aggregate beneficial ownership as of December 31, 2020. The principal business office of Capital Group Companies is 333 So Hope Stores 55th, FL, Lux Angeles CA 90071.
- (16) The number of dates reported is based solely on the Schedule DIGA filed by Invoceo Ltd on February 12, 2021 and represents its beneficial ownership as of December 31, 2020. The principal business office of Invoceo Ltd is 550 Fearlines Steen Nr., State 1800, Adams, (th. 31009).

(17) The number of shares reported is based solely on the Schedule 13G filed by FMR LLC on February 5, 2021 and represents its beneficial ownership as of December 31, 2020. The principal business office of FMR LLC is 245 Summer Short, Boston, Massachusetts 02210.

Holdings by U.S. Shareholders

As of February 15, 2021, there was one holder of record of Class A shares (Cede & Co., as nominee for DTC) located in the United States, which held approximately 100% of our outstanding Class A shares by number, which represented approximately 47.2% of our outstanding shares by voting gover.

Related Party Transactions

Shareholders holding an aggregate of approximately 44 million Class A and Class B shares, representing approximately 52% of the voting power of our outstanding shares, are parties to a shareholders agreement, the principal terms of which are as follows:

Board composition. The parties have agreed to vote all of our shares held by them in favor of electing or re-electing those persons nominated by our board of directors for election or re-election as a director at any general meeting of our shareholders.

Compliance with foreign ownership laws. The parties have agreed to comply with any applicable laws from time to time in effect that regulate the owners of Yandex by non-Russian parties.

Amendments to articles of association. The parties have agreed that they will vote against any proposal to amend the articles of association in such a way as to eliminate:

- our multiple class share structure, with differential voting rights;

- our multiple class have restricter, with differential visting rights,
 des transpared three-year terms of ear distinct.
 de promises that can directive may only be removed by a two-death majority of votes cant representing at least 50% of our outstanding share capital,
 experiences that centain matters, including an amendment of our stricks of association, may only be brought to our shareholder for a vote queue a proposal by our board of directives,
 des supermossis for inharcholder approach of centain insplicated corporate actions, including a large for of demonger of our company or the association of our articles of association,
 descripted or on board of directives in approach on the accumulation by a party, group of related parties or parties acting in connect of the legal or boardinals overable of 10% or more, in number or by voting power, of our constanding Class A and Class 8 that excitates registering.

somming (use, since the non-state) care trapping or

- the critique for the leafer of the provision of the clothed or the provision of the clothed or the provision of the clothed or the common of the clothed or the c

Domain Programsion region. Shareholders party to the agreement tagether holding approximately 34 million Class A and Class B shares have the right to require that we register their securities for sale. Curban other shareholders have the right to join as a domain expositation. We have the right as to reflex a domain registration (a) if we have deaded recording reflection end-to-main expositation (in a share 37 million Class A million Class A and Class B shares have the right to the registration of the agreement price, set of underworder decording registration (in a share because it is a share a share

Piggehod regionation reglio. If we propose to fife a registration nationess fit is a public efficing of our securities other than relating to an employee share option, that purchase or similar place or parameter to a merger, age offer, or similar transaction, then we use use of the budges of registrate learning in some of the registration and all or any part of their registrations. We must use our best effect to cause the underwritter underwritten efficing to particular the hardwiders who expected to solicable their one observation conditions are not exceed to be required to an oddition and our condition is the required to the registration.

in any underwriten diffring to permit the characterists to be an expected to its beauth of the sides or the task and condition as now condition to be registered.

For \$F\$ - F\$ registering right, White we are rights to see Front \$F\$, one make methods being the 10 segments folding thems to an aggregate month of them \$F\$ of the sides of a found \$55,000,000 have the right to request that we district the registerinos attended on \$F\$ one \$F\$ of \$F\$, one make the sides of the sides of the sides of a found \$55,000,000 have the right to request that we district the registerinos as found in \$F\$ of the sides of engineering and the sides of a found \$55,000,000 have the right to request that we district the registerinos as found in \$F\$ of the sides of engineering and the e

Sherhash is a major financial institution and the largest savings benk in the Russian Federation. Approximately 51% of its voting shares are held by the Central Basis of the Russian Federation. Herman Gref, the Chief Executive Officer and Chairman of the Executive Board of Sherbash, was a member of our Board of Direction till Outsber 29, 2020.

Yandex Money and Yandex Market Joint Ventures

In July 2013, we sold a 75 percent (less I ruble) interest in our Yandes. Money business to Sherbank for \$60 million in each and entered into a joint venture arrangement with Sherbank in respect of the future operation of this business, which confirmed under the Yandes. Money brand.

On Agril 27, 2018, the Company and Sherbark formed a joint venture based on the Yandex Market platform. As a part of the deal, Sherbark subscribed for new ordinary shares of Yandex Market for RUB 30,000 million. Since that date, each of the Company and Sherbark held an equal number of the outstanding shares in Yandex Market, with up to 10% of outstanding shares allocated to management and an equity incentive pool.

On June 21, 2020, the Company and Storbank extereed into a binding agreement to recognize their joint ventures, Yundex Market and Yandex Money, On July 23, 2020, the Company completed the acquisition of the Shorbank interest in Yandex Market (proprisemently 59%) for RUB 42,000 million and sold to Shorbank in 25% plus RUB 1 interest in Yandex Money for approximately RUB 2,200 million. A net cash consideration of RUB 39,300 million has been transferred by the Company to Storbank as 25% plus RUB 1 interest in Yandex Money for approximately RUB 2,200 million. A net cash consideration of RUB 39,300 million has been transferred by the Company to Storbank as 25% plus RUB 1 interest in Yandex Money for approximately RUB 2,200 million. A net cash consideration of RUB 39,300 million has been transferred by the Company to Storbank as 25% plus RUB 1 interest in Yandex Money (in All Public Money).

Billion to be for sundernal by the Company to Schoulast.

Billion the soft of expending sections and studied disposal of equity inventions, the Company retinined a monesteraling interest and significant affilmence over Yandes Meloncy's lossitions. After the sale complication and Joy 2, 2020, Yandes Memory possed under control of Schoulash. In 2021, the Company contrinued to user Vandes Memory be sprome processing and to provide other services. The amount of revenues more of revenues more was with 10.72 million for the service and 10.82 million

In October 2017, we entered into an internet-acquiring agreement with Sherhark. The amount of feet was RUB 1,760 million for the year ended December 31, 2019 and RUB 1,990 million (\$26.9 million) for the period from January 1, 2020 till October 29, 2020. As of December 31, 2019, the amount of accounts receivable related to internet-acquiring was RUB 468 million.

Other agreements with Sherbank

The Correpany may from time to time in the ordinary course of business enter into other transactions with Sherbank group companies.

The December 1), 2009 and 2000, we had looss outstanding in the aggregate principal amount of RUIR-O and RUIR-O and RUIR-O and RUIR-O and RUIR-O to certain sensor employees. The interest rate on the loons is up to 3% per annum and they matter in 2000-2000.

The ST Francial Information.

See the financial statements beginning on page F-1.

We do not have any present plan to pay cash dividends on our shares in the near term. Any future determination as to the declaration and payment of dividends, if any, will be at the discretion of our board of directors and will depend on then existing conditions, including our financial condition, operating results, contractual restrictions, capital requirements, business prospects and other factors our board of directors may deem relevant.

If and when we psy dividends in the future, they will be populse on a pair pann basis on the outstanding Class A and Class B duters and the priority share. Although our Class C shares are technically estited a to assume

Item 9. The Listing.

How A: The Lange

Morton

Our Class A redinary dures are currently litted on the NASDAQ Glished Sedect Market, under the symbol "YXXX".

To Jine 2014, our Class A redinary dures were admitted to trading on Moscow Exchange (MOEX) and are currently litted in the Listing A Level I, top quotation list on MOEX, under the symbol "YXXX".

We incorporate this this Annual Expert the description of our amounted articles of association contained in our F-1 registration interment (File No. 333-17196) originally filed with the SEC on April 23, 2011, as amounted. Our articles of manufacture reasonable and on the SEC on April 23, 2011, as amounted. Our articles of manufacture reasonable and the second or an article section of the control of the second or an article section of the control of the second or an article section of the control of the second or article section of the control of the second or article section of the control of the second or article section of the control of the second or article section of the control of the second or article section of the control of the control of the control or article section of the control of

Material Contracts Convertible debt

In the first quarter of 2020 we issued and sold \$1.25 billion in aggregate principal amount of 0.75% convertible senior notes due 2025, to institutional investors that are not U.S. persons, outside the United States, in reliance datation S under the U.S. Securities Act of 1933, as amended.

In connection with the offering of the next, we extend this a Trust Deed, dated March 3, 2023, with BNY Mellon Corporate Truster Services Limited, as truster. The Trust Deed nededes the terms and conditions upon which the noise are to be authorized, unless and and delivered. The noise are convenible into each, our Clan A drawer or a combination of cola and our Clans A drawer, or or decision, based on an intuiti convenience and 57-55 personne which the noise the reference and the colar for \$4.97.20 Th. Accordance of \$4.97.20 Th. Enrichment of \$4.97.20 Th.

The notes bear interest at a rate of 0.75% per year, payable somi-surrailly in arrears on September 3rd and March 3rd of each year, beginning on September 3rd, 2007. The notes mature on March 3, 2005, unless earlier used, redeemed or converted in accordance with their terms. The notes are senior unsecured obligations and we do not have the right to redeem the notes prior to maturity, except in connection with certain changes in tax laws.

The net proceeds from the convertible note offering were \$1.237 billion, after deducting the initial purchasers' discount and estimated offering expenses.

On July 13, 2017, we entered into a Contribution Agreement (the "Contribution Agreement") with User International C. V. ("Uben"), a wholly owned subsidiary of Uber Technologies, Inc., to combine Yandex Taxi and the ride-hailing, food delivery and related logistics businesses of Uber in Russia and neighboring countries. On February 7, 2018, the transaction contemplated by the Contribution Agreement was closed.

Experience contains warrantee, indemnities and covenants customary for a joint venture combination of this nature.

Both parties have licensed their respective brank to MLU for use in the territories. In addition, Y mades licensed its over maps, heatine-based services and related technology to MLU.

At closing and in connection with the Contribution Agreement, Yandes and Uber entered into a deed of coverant, pursuant to which each agreed to accept certain restrictive coveranant towards MLU in the ride-hailing, food delivery, and related logistics business in the territories for an agreed period, as well as certain non-odicitation restrictions with respect to employees of MLU. Shareholders Agreement with respect to Yander. Taxi

On February 7, 2014. Yandes and Uber externed into a shareholders agreement, later amended as of September 9, 2020 (the "Shareholders Agreement,") in respect of the governance and operation of MLU. Parassant to the Shareholders Agreement, Yandes has the right to appoint a majority of the members of the agreement year based on the right to appoint a majority of the members of the supervisory board of MLU. It is a significant minority shareholder, (the has procedure right excitomary for a joint venture of this sature: Both particular to proceed to the sature in MLU. It is well as accurately register for fort redul, update in page doing and public different generation rights.

On July 14, 2019, MLU B.V. entered into an agreement to purchase the intellectual property assets and call centers of the Vexet group of companies in Russia, through the acquisition of 100% of the issued share capital of Auckord Emission (Fig. 2019 SPA''), from Fasten CV Innited (Fig. 2019 SPA''), from Fasten CV Innited (Fig. 2019 SPA'), and a continued the 2019 SPA on February 2, 2021.

ye 2, 201.

Or Folump 2, 2021, the pastics extend also a new share purchase agreement in respect of Archards, covering a different transaction pointed and consideration structure. The transaction closed on the same day.

The sellers are entitled to receive up to \$170 million in cash, including \$17 million which will be adapte to certain integration millionnex.

The integration of the acquired auton with the MLI platform in in progress and expected to be completed in the recondigurator of 2021. The acquitation agreement contains representations, warrantee and indomains upon its attractions of the sequent auton with the MLI platform in its progress and expected to be completed in the executed quarter of 2021. The acquitation agreement contains representations, warrantee and indomains upon its attractions of the sequent acquired and the second quarter of 2021. The acquitation agreement contains representations, warrantee and indomains upon its attractions of the sequent acquired acquired and the second quarter of 2021. The acquitation agreement contains representations, warrantee and indomains upon its attractions of the sequent acquired ac Sherbank Transactions

On June 23, 2020, we entered into a binding framework agreement with Sherbank (the "Framework Agreement"), pursuant to which we agreed to acquire Sherbank's indirect 45% interest in our Yandex Market joint venture, and Sherbank agreed to acquire our 25% (plus RIB 1) interest in our Yandex Market joint venture.

Parasant to the Framework Agreement:

• we agreed to acquire from Digital Assets Limited, a substituty of Sherback, 45% of the issued share capital of Yander Market for eash consideration of RUB 42.0 billion (based on an implied equity valuation of the

- we agreed to sell to Digital Assets Limited our 25% (plos RUB 1) participation interest in Yander. Money for each consideration of RUB 24 billion (approximately \$34 million), subject to adjustment at closing (the Yander. Money Transaction," and together with the Yander. Market Transaction, the "Sherbank Transaction");
- we and Sherhank agreed to terminate the agreements establishing the Yandex Market joint venture and the Yandex Money joint venture, together with certain operational agreements, with effect from the closing of the Storbank Transactions;

- Sorbard Transaction:

 all an exempter and evaluatiny obligations of Yandes in respect of financial services terminated, with effect from the closing of the Sherbard Transactions.

 all non-compete and evaluatiny obligations of Sherbard in respect of a commence businesses terminated, with effect from the closing of the Sherbard Transactions, and

 as a transactional point different picture (and the sherbard transactions, use will continue providing certain errors with respect to the huminess operations of Yandes Money, and Sherbard will continue to provide certain review of respect to the framework Agreement continue certain customery avaranties, indomnities and coverants. Sherbard and we have also agreed to certain one-solicitation recipicitions with respect to employees of Yandes. Market and Yandes Money, and Sherbard will be a sherbard provide to the sherbard provide continue to the provide continue to th

On July 3, 2020 the Sherbank Transactions were approved by the Russian antitrust authority.

Immediately following the closing of the Steebank Transactions, Steebank directly and indirectly became the owner of a 100% interest in Yundex Money, and we became the owner of a 90% interest in Yundex Market. At the same time, 10% of the equity on Yundex Market continued to be owned by an equity incentive foundation to facilitate current and future equity ownership by management and employees of Yundex Market. Drive Contribution

On September 4, 2003, Vandes and MLU extend into an agreement parasurt to which Vandes contributed the Vandes. Drive car-during business from Yandes NV to MLU, in exchange for new equity duries in MLU immediately following the contribution, Vandes held 61.7% and the held 31.5% of MLU Bay, the remaining duries were recovered for MLU management and employees. The contribution agreement contains representations, warranties and information contemps for a transaction of this state. The contribution decode in the full-time content of 2020.

. Under existing laws of the Netherlands, there are no exchange controls applicable to the transfer to persons outside of the Netherlands of dividends or other distributions with respect to, or of the proceeds from the sale of, shares of a Daried company.

Taxation Taxation in the Netherlands

General

The information set out below is a general summary of the natarial Darks tux consequences in connection with the acquisition, ownership and transfer of our Class A shares. The summary does not purport to be a comprehensive description of all the Darks has considerations that may be relevant for a particular holder of our Class A shares, who

The summary is based upon the tast leaves of the Netherlands as in effect on the date of this Annual Report, as well as registrions, rulings and decisions of the Netherlands and in Issing and other anthonics as will also an own or affect. All effectiveness in this summary is the Netherlands as in Netherlands have to the European part of the Kenglans of The Netherlands and in time, respectively, only. All of the European is subject to the Company of the Netherlands and in time, respectively, only. All of the European is subject to the European part of the Kenglans of The Netherlands and in time, respectively, only. All of the European is subject to the European part of the Kenglans of The Netherlands and in time, respectively, only. All of the European is subject to the European part of the Kenglans of the European part of European part of European part of the European part of Euro

Our company currently takes the view that it is a resident of the Netherlands for tax purposes, including for purposes of tax treaties concluded by the Netherlands, and this summary so assumes. This summary further assumes that the holders of Class A shares will be treated for Doted tax purposes as the absolute bearfixed owners of those Class A shares and any dividends (as defined below) received or realized with respect to such shares.

Dividend Withholding Tax

- Distinction paid on the Clain A fluere to a holder of such shares are generally subject to Death dividend withholding tax at a nee of 19%. The term "distincted" for this purpose includes, but is not limited to
 distributions in cash or in kind, deemed and constructive distributions, and repropenses of paid-in opidal net econgatered for Datch dividend withholding tax purposes;

 Sepalation processly, proceeds of redemption of abuses or, generally, consideration for the expursation of abuses in excess of the avanage paid-in capital recognized for Datch dividend withholding tax purposes;
- the par value of shares issued to a shareholder or an increase of the par value of shares, as the case may be, to the extent that it does not appear that a contribution to the capital recognized for Datch dividend withholding tax purposes was made or will be made; and
- partial represent of path-in capital, recognized for Dach divided withholding tax purpose, if and to the extent that there are not profits (nativer vines), within the meaning of the Dach Divideal Withholding Tax Act 1985 File or a de richtechnicature Policy (see the general mention of our attendance) has resolved in advance to make such a represent and provided that the par value of the charac concerned has been reduced by a compensional general by viring a measured our partial configuration.
 Generally we are responsible for the withholding of trace at source and the emittimes of the amounts withhold to the Dach has authorities, the dividend withholding tax will not be for our account.

If we received a profit distribution from from foreign admission bound (in an interface on the which the Nederlands has concluded a pump of the positioner of distribution on (in 1) influence (in 1) instance, the American Section of the Nederlands has concluded a pump of the Profit of the Nederlands has concluded a pump of the Profit of the Nederlands has concluded a pump of the Nederlands and the Nederlands has concluded a pump of the Nederlands and the Nederlands has concluded a pump of the Nederlands and the Nederlands have been described as the Nederlands and the Nederlands have been described as the Nederlands and the Nederlands have been described as the Nederlands and the Nederlands have been described as the Nederlands and the Nederlands have been described as the Nederlands and the Nederlands have been described as the Nederlands and the Nederlands have been described as the Nederlands and the Nederlands have been described as the Nederlands and the Nederlands have been described as the Nederlands and the Nederlands have been described as the Nederlands and the Nederlands have been described as the Nederlands and the Nederla

The amount of Datch withholding tax that we may retain reduces the amount of dividend withholding tax that we are required to pay to the Datch tax authorities, but does not reduce the amount of tax we are required to withhold from dividends paid to a holder of our Class A shares, Upon request, a holder of our Class A shares will be notified by our company of the amount of the Dutch withholding tax that was retained by us.

Non-residents of the Netherlands including but not limited to U.S. history)

The following is a description of the material Dutch tax consequences of holders of our Class A shares who under certain circumstances may not be subject to the above described 19% Datch dividend withholding tax.

The following is a deception of the material Data fits a consequence of ballots of our Clara. Advance who sudder continue consumence may with a subject to the above deceptibility 15% and inclinated, such finding to the following the control of th

A holder of Class A shares who is considered to be a resident of the United States and in extilled to the benefits of the 1992 Double Tasation Treaty between the United States and the Netherlands (*U.S. holder"), as amended more than the state of 15% united and the State of the 1992 Double Tasation Treaty between the United States and the Netherlands (*U.S. holder"), as amended more than the state of 15% united and U.S. holder is an except personn treat as described in article 35 of the Terrory, as a except personn as a described with the 15% of the Terrory, as a except personn as a described in the 50 of the Terrory.

U.S. holders that are exempt pension trusts or exempt organizations as described in articles 35 and 36, respectively, of the Teaty may qualify for an exemption from Datch withholding tax and may generally claim (i) in the case of an exempt pension trust fall exemption as source by inter-plicing two completed copies of from 18 9 til SA signed by the U.S. holder accompanied with U.S. from 6166 (as issued by the U.S. Internal Revenue Service and valid for the relevant tax such or (iii) in the case of from a creampt pension from Datch with the contract of the relevant tax such or (iii) in the case of from a creampt pension from 5 and from 18 per such that the relevant tax such or (iii) in the case of from a creampt pension from 18 per such pension from 18 pension from 1

filing through the withholding agent as mentioned in article 9 of the Datch Dividend Withholding Tax Act 1965 (which is generally the company) one of the following forms signed by the U.S. holder within three years after the end of the calendar year in which the withholding tax was levied:

- if the US. holder is an exempt pension trust as described in article 35 of the Treaty two completed copies of Form IB 96 USA accompanied with U.S. Form 6166 as issued by the U.S. Internal Revenue Service valid for the relevant tax your and
- if the US, holder is an exempt organization as described in article 36 of the Treaty: two completed copies of Form IB 95 USA accompanied with U.S. Form 6166 as issued by the U.S. Internal Revenue Service, valid for the relevant tax year.

Taxes on Income and Capital Gains

The description of taxation set out in this section of this Annual Report is not intended for any holder of Class A shares who is:

- an individual for whom the income or capital gains derived from the Class A shares are attributable to employment activities the income from which is trasslet in the Netherlands, or
 an individual who or an entity which holds, or is deemed to hold, a Substantial Interest in our company (as defined above).

Non-excellence of the Notherlands (including the national and LLS holders) are presently not subject to Duck income or corporate income to (other than divided withholding tax described above) on the income and capital gains derived from the Class A during to present the contract of the Northerland withholding tax described above) on the income and capital gains derived from the Class A during the Northerland above (in the Northerland above) on the income and capital gains derived from the Class A during the Northerland above (in the Northerland above) on the income and capital gains derived from the Class A during the Northerland above (in the Northerland above) on the income and capital gains derived from the Class A during the Northerland above (in the Northerland above) on the income and capital gains derived from the Northerland above (in the Northerland above) on the income and capital gains derived from the Northerland above (in the Northerland above) on the income and capital gains derived from the Class A during the Northerland above (in the Northerland above) on the income and capital gains derived from the Class A during the Northerland above (in the Northerland above) on the income and capital gains derived from the Northerland above (in the Northerland above) on the income and capital gains derived from the Northerland above (in the Nor

- task his Resident of the Vehiculands does not derive putils from an enterprise or decened enterprise, whether as an enterpresses (malermone) or pursuant to a co-entidement to the net worth of such enterprise (other than an enterpresses or as absorbed) which enterprise is, whole or in put, carried on though a permanent enterprise and enterprise in the Netherlands or effectively managed as the Netherlands and to which enterprise is part of an enterprise, the exact may be the Carried Advances are affinished to estimate a found antibulable.

 The second antibulable is a second antibulable in the exact may be the Carried antibulable in the Netherlands and to which enterprise is part of an enterprise, the exact may be the Carried antibulable in the Netherlands of t
- in the case of a Non-Resident of the Netherlands who is an individual (a) such individual does not carry out any activation in the Netherlands with respect to the Class A duters that researed ordinary active used as exactly a princip 3.0% puring any 6 in first. Dath Internet Tas A 2020 and (a) such substitutional form increases or capital gains from the Class A duters that are smaller as benefits from "other miscollarousses activities" in the Netherland revolution of reconstructions. A contraction of the Class A duters that are translet as the needed from "other miscollarousses activities" in the Netherland revolution of reconstructions.
- in the case of a Non-Resident of the Netherlands, which is an entity, it is neither entitled to a share in the profits of an enterprise effectively managed in the Netherlands, nor co-entitled to the net worth of such enterprise, other than by way of the holding of securities, to which enterprise the Class A shares or payments in respect of the Class A shares are attributable; and
- in the case of a Non-Resident of the Netherlands who is an individual, such individual is not entitled to a share in the profits of an enterprise effectively managed in the Netherlands, other than by way of the holding of securities or, through an employment contract, to which enterprise the Claim A shares or payments in respect of Class A shares are antibutable.

A U.S. holder that is entitled to the benefits of the Treaty and whose Class A shares are not attributable to a Datch enterprise or deemed enterprise, will generally not be subject to Datch taxes on any capital gain realized on the disposal of such Class A shares.

Gift, Estate or Inheritance Taxes

As Data get come: relations cause will give out to remote our Control of the Control of Control Administry or the Control of Control Administry or the Control of Con

For purposes of Dorch gift, estate and inheritance taxes, an individual who holds the Dorch nationality will be deemed us be resident in the Netherlands if lee or she has been resident in the Netherlands at any time during the tax years preceding the date of the gift in his new for she has been resident in the Netherlands at any intended in the processing the date of the gift in the Netherlands if le or she has been resident in the Netherlands at any intended in the Netherlands if lee or she has been resident in the Netherlands if lee or she has been resident in the Netherlands at any intended in the Netherlands if lee or she has been resident in the Netherland

Value-Added Tax

Other Taxes and Duties

There is no Datch registration tax, capital tax, customs day, stamp day or any other similar documentary tax or day other than coart fees populabe in the Netherlands by a holder of Class A shares in respect of or in connections with the execution, delivery and enforcement by legal proceedings (modaling any foreign judgment in the courts of the Netherlands) of the Class A shares.

Residence

An experience of the sea set forth above, a holder of Class A shares will not become or be deserted to become a resident of the Netherlands, nor will a holder of Class A shares otherwise become subject to teaction in the Netherlands, solely by reason of Architecture (Andrew Class A shares).

The following summary of the material U.S. following income tax consequences of the acquisition, exerciship and disposition of our Class A dues is based upon carror law and does not purptive to be a comprehensive discussion of all the tax considerations fold may be relevant to a decision to purchase our Class A duese. This summary is based on carror provisions of the Internal Review Code, existing, final, temporary and proposed United States Teamy Regulation, submittations from a placeful decisions, in each care as a stallable on the date of this found Report. All of the freegange are subject to change, which shape could apply remonstrately and could affect the transcriptors. One-Order before

This section numeration for material U.S. fideral income tax consequences to U.S. hidden, as defined below, of Class A theres. This numerary addresses only the U.S. federal income tax consequences to U.S. hidden, as defined below, of Class A theres. This numerary addresses only the U.S. federal income tax consequences for U.S. hidden a found to the consequence of the U.S. federal income tax consequences on the U.S. federal income tax consequences for U.S. hidden a found to the federal income tax consequences for U.S. hidden a found to the size of the federal income tax consequences for U.S. federal income tax consequences for the federal income tax consequences for the federal income tax consequences for the prediction consequences of the prediction consequences of the prediction consequences of the prediction consequences and deposition of the Color income tax for the consequences for the prediction consequences of the prediction consequences and deposition of the Color income tax for the consequences for the consequences for the prediction consequences of the prediction consequences of the prediction consequences for the consequences for the consequences for the prediction of the

considerations applicable to a holder of Class A shares that may be subject to special tax rules including, without limitation, the following:

- denotes appelied to a belief or Clan A deere the my be subject to special tax reles including, without limitation, the following certain function intentions;

 interactive companies;

 dealers or relative in recursive, currencies, or resistant principal contracts;

 use applied interconnect companies;

 regulated investment companies;

 persons that hold the Clan A there as part of a wash sule, budge, straddle, correction, contractive safe or similar transactions.
- persons that hold the Class A shares through partnerships or certain other pass-through entities;
 persons that own (or are deemed to own) 10% or more of our voting shares; and
 persons that have a "functional currency" other than the U.S. dollar.

Further, this summary does not address alternative minimum tax consequences or indirect effects on the holders of equity interests in entities that own our Class A shares. In addition, this discussion does not consider the U.S. tax consequences to most U.S. holders of Class A shares.

For the purposes of this summary, a "U.S. holder" is a beneficial owner of Class A shares that is, for U.S. federal income tax purposes:

- an individual who is either a citizen or resident of the United States;
 a composation, or other entity that is treated as composation for U.S. federal income tax purposes, created or organized in or under the lows of the United States or any state of the United States or the District of Columbia;

accompanion, or other carried, the income of which is insent as a composition for U.S. federal accounts to prepares, created or organized in or make the lows of the United States or any state of the United States or any states or any states of the United States or any states of the United States or any states or any states of the United States or any states or any states or any states of the United States or any states or any

the conditions of 6th blow.

Distribution. Since the discussion under **Particle Foreign Investment Company Considerations** volume, the gases amount of any distribution (reducing any amounts withheld in respect of Death withhelding text) actually or constructed by executed by at 15 holder with respect to Class. A there will be under the ICS holder as a divided to the center paid and of our comment accumulated entirings and profits as determined under U.S. folder as a few contract and accumulated entirings and profits as determined under U.S. folder as a few contract and accumulated entirings and profits and sent entire and accumulated entiring and profits and sent entire and accumulated entiring and profits and sent entire and accumulated entiring and profits and such adjusted tan actually be taxable to the U.S. holder as capital gain from the take or exchange of property.

However, near we do not calculate our

camings and profits under U.S. federal income tax principles, it is expected that any distribution will be reported as a dividend, even if that distribution would otherwise be treated as a non-assable return of capital or as capital gain under the nise described above. The amount of any distribution for property other than cash will be the fair market value of that property on the date of distribution. The U.S. holder will not be eligible for any dividends-received deduction in respect of the dividend deview caches to expenditure.

Under the Internal Revenue Code, qualified dividends received by certain non-composite U.S. bidden (i.e. individuals and certain treats and cuttory correctly are absject to a maximum income ton set of 20%. This reduced income taxes are as a supplicable to dividend and policy "qualified frequency requirements" as who are expressed. S. bidden (i.e. individuals and certain treats and contain received by an admittance of the set of the policy of the

a guesses of section of the treation of the treation of the terminal (and currently higher) reducing resources to store, cought in the create of the friend present of the store of the terminal of the treation of the cought of the created of the design of the cought of the created of the design of the cought of the created of the cought of the cought

Upon using a distribution to interfaciles, even the generalized activation point or this consense childred, in Dank in Marked y Plant Marked 19, 100 and 100 a

Solve roles deposition of Clast A dates in Solder will appeally recipitate gain of loss of 1.5 Adead income on approximate to the or exhauge of Clast A dates in one assessment and the Solder and Sol

Passive foreign investment company considerations. A corporation regarded untiled be United States generally will be classified as a passive foreign investment company (PDIC') for U.S followal income tax purposes in any teachlety year in which, after applying the applicable look-through rules, either (f) at least 5% of the gross income in passive income, or (i) at least 59% of the average gross value of its assets is attributable to useits that produce regarded.

tower or at held or the production of passive income. In a triving at this calculation, a per star parties of the store and ment of each apparation on which we ver, duringly or melandly, at least 2.7% minute by value, must be likely as the contract of the passive income and ment of each apparation on which we ver, duringly or melandly, at least 2.7% minute by value, must be likely as the contract of the passive income and the store of the value of the passive income and the store of the value of the passive income and the store of the value of the passive income and the store of the value of the passive income and the value of the v

Backey Fishboling and Information Reporting U.S. builders generally will be subject to information reporting experiments with respect to dividends on Class A shares and on the proceeds from the safe per deposition of Class A shares have a per dividend being the subject to information and the safe per deposition of Class A share to the safe per dividend being the s

Here at long to the periodic reporting and other informational enquirements of the Securities Exchange Act of 1934, as amended, or the Exchange Act, Under the Exchange Act, u

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PART II.

Not applicable.

Not applicable.

Evaluation of Disclosure Controls and Procedures

Enablating Biochaster Cambba del Procedura

The company's integrating commission and procedure is an integration of the company's closed researcher efficie and sheef flumental officer, evaluated the effectiveness of the company's ducksurer controls and procedure is an integration of the company's ducksurer controls and procedure is a fined or final fail in 15-15/cg and 15-15/cg a

centrals and procedures were effective of the examenble assurance level.

Management Reported Reported Reported Conference of the examenble assurance level.

Management Reported Reported Conference of the examenble assurance level.

Our management responsible for estimation and an administration of the examenble assurance in the examenble assu

Management ascessed the droigs and operating effectiveness of our internal control contributed reporting as of December 31, 2000. This assessment was performed under the direction and approximation for or their executive efficient and address and effective and effec

say, a stream control over lumental economic grounds.

The effectiveness of our internal control over funascial reporting as of December 31, 2020 has been assisted by JSC KPMG, our independent registered public accounting from Their report may be found below.

REFORT OF INDEPENDENT RECISTERED PUBLIC ACCOUNTING FIRM

To the Shareholders and Board of Directors Yandex N.V.:

Opinion on Internal Control Over Financial Reporting

Options on instruct Control One Practical Approximate Vision Control on Transaction of Control on Transaction Control on Transaction Control - Integrated Transaction Control on Transaction

The Company acquainty Varieth Market during 200, and management excluded from its assessment of the effectiveness of the Company's internal control one function of the Company's activated control one function of the Company's activated control one function of the Company activated and evaluation of the internal control over function of the Company activated and evaluation of the internal control over function activated and evaluation activated and evaluation activated and evaluation activated and evaluation ac

The Company's management is repossible for maintaining effective internal control over fluscular reporting and for its assessment of the effectiveness of internal control over fluscular inporting, included in the accompanying Management's Report on the terms of Control over Transacti Reporting, but such as a special control over the control ove

Definition and Limitations of Internal Control Our Financial Reporting to Accompt. Security of the Control Con

Han 16.A. And Committee Flameful Export.

Mr. System Grandifics as "ands committee flameful export," as defined in Item 16A of Form 20-F and as determined by our board of directors.

Hom 14R. Code of Edics.

We have adopted a written code of ethics that applies to our Board of Directors, all of our employees, including our principal executive and principal financial officers, and any of the company's direct and indirect subsidiaries. A copy of the code of onlicit, which we refer to as our "Code of Business Ethics and Conduct", is available on our website at it <u>panalest convidenment of the Code of the C</u>

The following table numarious the fees of SSC KPMG, our independent registered public accounting firm, or its affiliates billed to us for each of the last two fixed years:

	2019	2020
Audit Fees(1)	133.0	204.4
All Other Fees(2)	_	35.0
All Other Fees(2) Total Fees	133.0	239.4

(1) Audat fees for 2020 and 2019 were for professional services provided for the interior review procedures and the audat of our consolidated annual francial statements included in our Annual Reports on Form 20-F or services normally provided in connection with statemy and regulatory filings or equipments for those fiscal years.

(2) All other fees relate to due diligence investigations and advisory services.

In 2011, we catabilished a policy pursuant to which we will not engage our auditors to perform any non-audit services subou the audit committee pre-approves the service. The audit committee pre-approved all of the non-audit

services performed for us by JSC KPMG during 2020.

Hem 16D. Exemptions from the Listing Standards for Audit Committees.

Not applicable.

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Item 16E. Purchases of Equity Securities by the Issuer and Affiliated Purchasers.

Period	(e) Total Number of Masses Partheon(f)	(b) Average Drive Puill per Marce(f)	(e) Taid Number of Marris Parchased on Fast of Publicly Assessmed Plans or Pergrams(1)		(or Approximate Buller Value) of Shares that May Vet Be Pane or Fragman(3)
January 1 - 31, 2020	112.999	\$ 44,0905	112,990		275,414,496
February 1 - 29, 2020	109.786	\$ 42,9955	109.756	5	270.694.195
March 1 - 31, 2020	3,398,302	\$ 33.0971	3.398.302	5	158,219,710
April 1 - 30, 2020	592,175	\$ 14.2352	592,175	5	137,946,502
May 1 - 31, 2020	_	_	_		
June 1 - 30, 2020					
July 1 - 31, 2020	_	_	_		_
August 1 - 31, 2020					
September 1 - 30, 2020	_	_	_		_
October 1 - 31, 2020					
November 1 - 30, 2020	_		_		_
December 1 - 31, 2020					
	4.213.163	5 33,8995	4.213.163	5	137,946,502
Total	4,213,163	5 33,880	4,213,163	,	
Period	in) Takel in Takel Taken Panken(l)	(b) Arrange Blue Fall per Marry(l)	(c) Tatal Number of Marco Parchard as Part of Palishy Assessed Plans or Program(s)	_	(d) Maximum Number (or Approximate Buller Valley of Bharry thei May Vet Be Parchared Under the Plans or Fragmans(J)
Protein Sanuary 1 - 31, 2019	(a) Total Number of Name? Parabasel(1)	(b), k mage Polar Polit per Nharro(2)	(r) Total Number of Waren Paralascel ex Face of Publish Assessment Pleas or Programs(1)	_	(d) Maximum Number (or Approximate Bellar Valler) of Sharer shall May Vin Be Faredaned Under the Flancer Programs(3)
Forial January 1 - 31, 2019 February 1 - 28, 2019	(n) Table (n) Table (n) Nores (n) Pareken((i))	(b). Armapy Prior Polityre Absent(B)	(e) Taid Number of Maren Pershand on Pershand on American Treat or Programs(3)	_	(e) Marimum Number (or Approximate Bellar Valley) of Sharry shari May Visi Be Parchaned Under the Plancur Programs(I)
Fedat J. 2019 January 1 - 31, 2019 February 1 - 32, 2019 Magash 1 - 31, 2019 January 1 - 32,	(p) Titel Number of Share Parchard(l) —	(b), kerrage Price Told por Name(d)	(r) Total Number of Sharm Perchand on Fast of Publicy Assumed Plan or Programs())	_	(d) Marimum Number (or Approximate Bellar Valley) of Sharrs shail May Nie Be Farschand Under the Flansor Fragmans(2)
Found January 1 - 31, 2019 February 1 - 32, 2019 March 1 - 32, 2019 March 2 - 32, 2019	(6) Tead States of Market of Perchand(1) — — — — — — — — — — — — — — — — — — —	(6)-kerninge Brine Folk por Nikern(5)	(c) Total Number of Marco Parchand as Parchand as Assessed Flan or Programs(3)	_	(d) Merleman Number (or Approximate Stellar Valve) of Shorrs that May Not the Proximan Under the Proxima Programs(d)
Protest 2-31, 2019 February 1-31, 2019 February 1-25, 2019 Macch 1-31, 2019 April 1-26, 2019 April 1-30, 2019 May 1-31, 2019	(c) Total (c) Total (c) Share: (c) Probability	(h), keengy Print Polit por Nhara(h)	(s) Taid Number of Steam Personnel on Marine Personnel on Ammunet Plans or Prognant(s)	_	(d) Marianan Number (ev. Approximate Bellar Valler) (Marcolan May Not Br Parchard Dady (in Plano or Programs(2))
Protest January 1 - 31, 2019 February 1 - 28, 2019 Medica's 2-32, 2019 April 1 - 30, 2019 April 1 - 30, 2019 Medica's 2-32, 2019	(e) Tode Souther of Souther of Finishment(f))	(Alchemy Pain Folipe Mars(C)	(p) Tand Number of the Commission of Tand of Palaby and Internal Palaby and Internal Palaby and Palaby and Programa(1)	_	(d) Marianan Number (ev. Approximate Bellar Valler) (Marcolan May Not Br Parchard Dady (in Plano or Programs(2))
Privat 1-31, 2019 January 1-31, 2019 March 1-31, 2019 March 1-31, 2019 May 1-31, 2019 Januar 1-30, 2019	(4) Today Select Materia Panakasa(2)	(A), temp Pair Fell pr Marsell)	(s) Yand Number of Steam Pershaud in Marine Pershaud in American's Plant or Programa(3)	_	(d) Medistan Tember (e) Apprelenta Teller Valny (Marrshan May Ist in Pravisor Under the Pance Programs(h)
Fried January 1 - 31, 2019 February 1 - 22, 2019 March 1 - 51, 2019 March 1 - 51, 2019 May 1 - 51,	(a) Todal Mones Pankandi(i)	O), kreegy Policy Pull per Marce ()	(p) Taild Number of the Tail of the Control of the Control Fe of February (Plan or Programmit)	_	(d) Mariaman Number (in Agravalente Buller Valley) of Marro-than May bit de Parchenel Unite of Missan Fraggarand (d)
Front J. 2019 Fortuny 1 - 31, 2019 Fortuny 2 - 32, 2019 Agril 1 - 32, 2019 Agril 1 - 32, 2019 Agril 2 - 32, 2019	All land Market Barrier Families ()	(b), kerney (c), kerney e (c), kerney) Marro(3)	(g) Tank Summer of Start Parketed in Tree of Patholy Land Parketed in Programs(3)	_	(d) Maximum Number (m Approximate Beller Valley of Marce than the Control of the Control March of the Pleas or Programm(2)
Front 1, 23, 2019 Submey 1 - 31, 2019 Submey 2 - 32, 2019 Agail - 24, 2019 Agail - 24, 2019 Agail - 24, 2019 Agail - 25, 2019 Agail - 15, 2019 Agail - 10, 2019 Agail - 10, 2019 Agail - 10, 2019	district dis	(A) Average Non-Paul per Marcelly	b) Tool Number of Waren Navalued on Nava Navalued on Nava of Theory (Navalued One) of Theory (Navalued One)	_	(d) Mexicones Number (m Approximate Briller (m Approximate Briller May Not for Breakend Under the Please or Programm(h)
Final January 1 - 31, 2019 February 1 - 22, 2019 Match 1 - 51, 2019 September 1 - 50, 2019 Geoduler 1 - 31, 2019 Geoduler 1 - 51, 2019	Million of Manager of	(6) kromp Non-Paul ya Manariti	6) Told Number of Steam Perchanged Steam Perchanged Assessed These Assessed These Assessed Theory	_	(d) Maximum Number (m Approximate Beller Valley of Marce than the Control of the Control March of the Pleas or Programm(2)
Front (1) 2-31, 2019 Substance (1) - 28, 2019 Mental (1) - 28, 2019 Agail (-1) - 2019 Agail (-1) - 2019 Substance (-1) - 2019 Substance (-1) - 2019 August (-1), 2019 Supplied (-1), 2019	district dis	(A) Average Non-Paul per Marcelly	6) Told Number of Steam Perchanged Steam Perchanged Assessed These Assessed These Assessed Theory	_	(6) Meximum Yandur (a) Approximate Buller Valey of Marcu Mari May Net Re Parchard Under the Plance Programa(3)

(1) - As of trade date,
(2) - Weighted average per month;
(3) - As of trade date,
(2) - Weighted average per month;
(3) - As of trade date,
(4) - Co. March 1), 2013, as assumed date on board of directors had inductived a program to regurdence up to 12 million of our Chan A dates; form time to trans in upon model transactions, On Documber 10, 2013, are assumed as an abundance of directors had authorized on increase in our conting 12 million shares; per model are authorized as a substance of the mended regurdence program for an additional all million shares. The program was completed in June 2014 On July 20, 2014, we assumed as a shallown all research of the mended regurdence program for an additional analysis where the program is a management of the program of t

Item 16F. Changes in Registrant's Certifying Accountant

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In Subsection (Compared Contractance).

The Subsection (Compared Contractance) and the Compared of the SEC regions foreign priore to sears, including our company, to comply with various compared personance practices to adultion, NASSOAQ sheep work that foreign priors is some may foliarly be more constructions in the other SEASSOAC compared government enabled, subject to critical exceptions and except to the center that such exceptions would be contracted to the compared to the Compared government exceptions and except to the center that such exceptions would be contracted to the compared of the Compared government exceptions and except to the center of the compared government exceptions and except to the center of the compared government exceptions are presented as a compared government of the compared population to government exceptions and except to the compared government exception and except to the compared government exceptions are present as a compared government exception and except to the compared government exception and except the compared government exception and except to the compared government exception and except government except

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Table of Content

YANDEX N.V.
INDEX TO CONSOLIDATED FINANCIAL STATEMENTS

record of the benefit in Entire ID 2016. Associated in Entire ID 2016.

International United States See See of Control and 2019 and 2019 annihilated States See See of Control and 2019 and 2019 annihilated States and Entire ID 2016 and 2019 and 20

F-2 F-4 F-5 F-6 F-7 F-9 F-10

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

When eachied the accompanying consolidated behaves short of Yandes NV and subsidiators (the Company) as of December 11, 2020 and 2019, the related consolidated statements of accome, comperhancer accome, can flower than the contract of the

contensity with 1.5 generally sucception accounted general group contensity with 1.5 generally sucception accounted group contensity and the compression of content of fine to general group contents of the compression of th

Basis for Options
These of the first of the Company of the Company's management. Our expensibility of the Company's management of the Company's management of the commission of the commission of the commission of the Company in management of the Com

the ECASE.

We conducted our audit in accordance with the standards of the PCASE. Those standards reprire that we plus and genfrom the said to obtain reasonable assurance about whether the consolidated financial interestent are fixed or material interinents. Whether the sour control financial interinents are fixed or material interinents are fixed or fixed our fix

sale matter before, providing a segurate opinion on the critical andia matter or in the accounts or discharges to which it reduces.

Adjustions and per values of crime amonghed secure and the personally half apply interest in Yacks Market. As a part,

Adjustion and per values of commission of the co

/w/ JSC "KPMG"

We have served as the Company's auditor since 2017.

Moscow, Russia
March 31, 2021

VANDEX N.V. CONSOLIDATED BALANCE SHEETS (In millions of Russian rubbes ("RUB") and U.S. dollars ("S"), except share and per share data)

			As of December 31,		
	Notes	2019	2020	2020	
		RUB	RUB	s	
SSETS					
ish and cash equivalents	4	56,415	132,398	1,792.	
erm deposits		31,891	105,787	1,432	
coxen's receivable, loss allowance for doubtful accounts of RUB \$15 and RUB 1,798, respectively	4	17,832	25,440	344	
repaid expenses		3,315	6,727	90.9	
overstery under receivable, net		508 1,226	4,510 2,259	65.	
	4	1,226 8.797		175	
ther current assets	4	170.754	12,950	1910	
reporty and equipment, net	,	47,856	61,772	836.	
pomating leave right-of-sue assets tamenble assets, pet	8	21,218	20,500	281) 295	
stangine assets, but	11	1295	7.464	101.	
con-current connect assets, net	9	3,295 52,205	104.275	1411	
scoreta	,	2.289	1391	1,411.	
ong-term prepara expenses weethers in non-marketable equity securities	3.4	28.073	1,135	15.	
referred as assets	10	1,847	1,639	22.	
the non-current assets	A A	3,694	4,893	66.	
otal non-current anoth		179,842	225,211	3,048.	
OTAL ASSETS		291,126	515,612	6,979.	
		291,126	515,612	4,979.	
ABBLITIES AND SHAREHOLDERS' EQUITY countri navable and accrued liabilities	4	34.978	43,634	590.	
Accounts paywas and accrased materials as a common payment of the common and fore-incorest extens travelsis	- 1	34,978 8,020	11,440	154	
ncome and non-income taxos payable information and the second sec	4	8,020 3,542	0.645	154.9	
Altered revenue		46540	61,719	855	
otas carreas manustus ionasetible Adhi	13	45,540	83.277	1.127.	
convertible debt	10	1.951	83,277 3,838	1,127.	
terries un intenses	10 X	1951	12,530	173	
porarraj trans transference there account liabilities		7 119	4.689	67.	
and non-current Exhibits		15 151	104.634	1 416	
otas non-current natentava		61 691	166 151	2,251	
etal tutettek and contineencies	12	61,591	166,353	2,251.	
constitutions and commignicals designed and designed desi	15	14.246	3.167	42.1	
sercholders' coulty:	10	14,240	3,140	44.	
nucrosacry county. (1.00 nar value: shares authorized (1 and 1), shares issued (1 and 1) and outstanding (nil and 1)	14				
deligner shares rar value (Linux A (10.0). Class B (10.1) and Class C (0.09); shares satisfied (Class A: 500.090 000. Class B: 37.138.658 and Class C: 37.748.658 as of December		_	_		
turnery marie: par value (c. nas A +0.01), C. nas it 0.10 and C. nas C +0.09) states autororated (c. nas A +0.000), C. nas it 3.13, 0.55 and 1.00 c. 15.7, 0.65 as of 1.0ccmber 1. 2019 and 2.020; where is used (C. nas A + 2.91.527, 6.55 and 2.30.450.47). Class (B. 17.118, 6.55 and 1.57.06.47), and C. lass C + 6.00.00 and 1.42, 9.64; where constraining (Class A + 2.01.527, 6.50).	14				
2.2719-508 and 518-591 535 Class II 57 138-553 and 35 708 C ² and 108 C class		261	278	3.1	
cassary shares at cost (Class A: 508, 147 and 1, 928,621; Priority share: I and mili		(411)	(6)	(0.	
Mittornal maid-in careital		68,000	169.762	2.176	
cumulated other commenhensive income	1.4	4341	17.976	243.	
tained carnings		122.187	146.988	1.989.	
etal omity attributable to Yandex N.V.		194,928	325,998	4,412.	
secontrollina intervets		20.761	20.094	7771	
etal sharsheiders' equity		215,189	346.892	4,684	
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY		291 126	515.617	6,979	

VANDEX N.V. CONSOLIDATED STATEMENTS OF INCOME (In millions of Russian rables and U.S. dollars, except share and per share data)

Revenues Decrating costs and expenses:	Notes	2015	2019	2020	2020
		RUB	RUB	RUB	5
	17, 18	127,657	175,391	218,344	2,955.6
Cost of revenues(1)		35,893	55,788	85,734	1,160.5
Product development(1)		22,579	29,209	36,339	491.9
Sales, general and administrative(1)		36,206	50,155	62,335	843.8
Repreciation and amortization		12,137	14,777	17,687	239.4
Joodwill impairment	9	_	762	_	_
Total operating costs and expenses		106,815	150,691	202,095	2,735.6
ncome from operations		20,842	24,700	16,249	220.0
nterest income		3,382	3,315	3,869	52.4
nterest expense		(945)	(74)	(2,373)	(32.1
ffect of deconsolidation/consolidation of Yandex Market	3	28,244	_	19,230	260.3
.oss from equity method investments		(194)	(3,886)	(2,175)	(29.4
Other income(loss), net		1,130	(1,200)	2,404	32.4
Income before income tax expense		52,459	22,855	37,264	503.6
ncome tax expense	10	8,201	11,656	13,055	176.7
Net income		44,258	11,199	24,149	326.9
Net loss attributable to noncontrolling interests		1.726	1.627	1.363	18.4
Net income attributable to Yandex N.V.		45,984	12,826	25,512	345.3
Set income ner Class A and Class B share:				-	
Basic	2	140.77	39.21	74.87	1.01
Viluted	2	137.20	38.21	72.03	0.98
Veighted average number of Class A and Class B shares outstanding:					
	2	326.667.118	327.127.314	340.764.574	340.764.574
Basic		335,162,062			

The accompanying notes are an integral part of the consolidated financial statement

YANDEX N.V.

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(In millions of Russian rubles and U.S. dollars)

	Year ended December 31,					
	2015	2019	2020	2020		
	RUB	RUB	RUE	5		
Net income	44,258	11,199	24,149	326.9		
Foreign currency translation adjustment:						
Foreign currency translation adjustment, net of tax of nil	8,102	(4,306)	13,676	185.1		
Reclassification adjustment, net of tax of nil	_		893	12.1		
Total other comprehensive income(loss)	8,102	(4,306)	14,569	197.2		
Total comprehensive income	52,360	6,893	38,718	524.1		
Total comprehensive (income)/loss attributable to noncontrolling interests	(133)	2,592	(71)	(1.0		
Total comprehensive income attributable to Yandex N.V.	52,227	9,485	38,647	523.1		

YANDEX N.V.

CONSOLIDATED STATEMENTS OF CASH FLOWS
(In millions of Russian rubles and U.S. dollars)

			Year ended December 31,		
	Notes	2018	2019	2020	2020
		RUB	RUB	RUB	s
CASH FLOWS FROM OPERATING ACTIVITIES:					
Net income		44,258	11,199	24,149	326
Adjustments to reconcile net income to net cash provided by operating activities:					
Depreciation of property and equipment	7	9,833	12,164	13,862	187
Amerization of intangible assets	9	2,304	2,613	3,825	51
Amortization of content assets	11	184	1,167	3,013	40
Operating lease right-of-use assets amortization and the lease liability accretion	8	5,466	9,195	9,643	130
Amerization of debt discount and issuance costs		728		1,667	22
Share-based compensation expense		6,552	9,855	15,728	212
Deferred income tax (benefit)/expense		(2,264)	1,845	685	9
Foreign exchange (gains)/losses	4	(1,169)	1,294	(2,835)	(38
Effect of deconvolidation/convolidation of Yandex Market	3	(28,244)		(19,230)	(260
Goodwill impairment	9	_	762	_	
Loss from equity method investments		194	3,886	2,175	21
Other		(63)	355	1,166	15
Changes in operating assets and liabilities excluding the effect of acquisitions:					
Accounts receivable, net		(4,705)	(3,469)	(6,333)	(85
Prepaid expenses and other assets		(5,352)	(5,242)	(5,607)	(76
Inventory		(225)	(543)	(1,501)	(20
Accounts payable and accraed liabilities		719	991	(3,674)	(45
Deferred revenue		479	786	2.617	35
Content assets	- 11	(575)	(4.451)	(7.300)	(99
Content liabilities		92	1.972	554	
Net cash from operating activities		28.212	44.379	32.604	44
CASH FLOWS PROVIDED BY/USED IN/INVESTING ACTIVITIES:					
Purchases of property and equipment and intangible assets		(28.323)	(20.543)	(24.551)	(332
Proceeds from sale of property and equipment		235	44	106	
Acquisitions of businesses, net of cash acquired		19.844	(347)	(33.798)	(457
Investments in non-marketable equity securities		(155)	(72)	(15)	- 60
Proceeds from sale of equity securities		34	4.612	(11)	
Investments in term deposits		(55.592)	(90.975)	(364.894)	(4.935
Maturities of term denosits		92,469	57.967	303.286	4.105
Loans granted, net of proceeds from repayments		(372)	178	(81)	0
Deconsolidation of cash and cash conivalents of Yandex Market		(2.181)		(01)	
Net cash provided by (used in) investing activities		25.959	(49.136)	(119.947)	(1.623

The accompanying notes are an integral part of the consolidated financial statem

YANDEX N.V.

CONSOLIDATED STATEMENTS OF CASH FLOWN (Continued)
(In millions of Russian rubles and U.S. dollars)

(in minous or reason	runes and U.S. dollars)				
		2015	Year ended Dece	mber 31, 2020	2020
	Nates	D1 II	2019 D1:B	RUB	2020
CASH FLOWS (USED IN) PROVIDED BY FINANCING ACTIVITIES:		Ken	RCH.	ACH.	
Proceeds from exercise of share entions		115	156	1,176	15.9
Repurchases of share ortions		-	(55)	(828)	(0.3
Parchase of redocrable procontrolline interests			(747)	(3.213)	(43.3
Parchase of non-redeemable noncontrolling interests		_	(-1)	(1.709)	(23.
Proceeds from sale of noncontrolling interests		_	20		
Ordinary shares insurance costs		_	_	(96)	0.3
Proceeds from eventraft borrowings				397	5.
Repayment of convertible debt		(21,281)	_		
Reputchases of ordinary shares		(10,085)	(1,422)	(10,165)	(137.6
Proceeds from issuance of convertible debt	13			82,046	1,110.6
Proceeds from issuance of ordinary shares	14	_	_	72,659	983.
Payment for contingent consideration		(1,504)	(91)	(63)	(0.5
Payment for finance leaves		(3)	(240)	(374)	(5.1
Other financing activities	_	(46)	18	(145)	(1.5
Net cash (used in) provided by financing activities	_	(32.804)	(2.794)	139,676	1,890.7
Effect of exchange rate changes on cash and cash equivalents, and restricted cash and cash equivalents		4,288	(5,282)	23,660	320.2
Not change in cash and cash equivalents, and restricted cash and cash equivalents		25,655	(12,433)	75,993	1,028.0
Cash and cash equivalents, and restricted cash and cash equivalents, beginning of period		43,231	68,886	56,453	764.2
Cash and cash equivalents, and restricted cash and cash equivalents, end of period		68,886	56,453	132,446	1,792.1
RECONCILIATION OF CASH AND CASH EOUVALENTS, AND RESTRICTED CASH AND CASH EOUVALENTS:					
Cush and cush overcolores beginning of norted		42.662	68.798	56.415	763.6
Restricted cash and cash equivalents, beginning of period		569	55	16	0.6
Cash and cash conivalents, and rostricted cash and cash equivalents, beginning of period		43.231	68.886	56.453	764.2
Cash and cash ourivalents, end of notiod		68.798	56.415	132.798	1.792.2
Restricted cash and cash outrailors, end of notiod		88	38	45	0.6
Cash and cash equivalents, and restricted cash and cash equivalents, end of period		68,856	56,453	132,446	1,792.8
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:					
Cash maid for income taxes		8.874	11.193	12.799	167.8
Cash paid for acquisitions	3	956	351	40,030	541.5
Convertible notes coupen traid		112	_	346	43
Interest paid for finance leases		_	_	113	1.5
Operating cash flows from operating leases Non-cash operating activities:		5,475	9,199	10,790	146.1
Right-of-use assets obtained in exchange for operating lease obligations		7,235	12,233	6,190	83.1
Non-cash investing acitylities:					
Settlement of learns granted and interest receivable through acquisition		795	-	-	_
Acquired property and equipment and intangible assets not yet paid for Nea-cash financing activities:		693	1,240	1,475	20.0
Non-cash financing activities: Right-of-use assets obtained in exchange for finance lease obligations		113	1 966	1612	48.5

VANDEX.NV.
CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY
(In millions of Russian rubles and U.S. dollars, except share and per share data)

	Princity Sh Israed on Outstandi (Note 16)	4	Ordinary Sharos Issued and Outstanding		Treewry shares at	Additional Paid in	Accumulated Other Comprehensive	Retained	Name redormable		Redormable non- controlling
	Shares	Amount	Shares	Amount	cest	Capital	Encouncipt.com)	Earnings	NCI	Total	interests
shance as of January 1, 2018		ROLE	326,304,842	801 Bt 271	(3.816)	26,497	EUR 1.861	65.001	81/8	RTR 80.251	9,821
non-hand connectation econor						6,552	1,881			6.552	
servine of share servines (Note 16)			3.192.990			110				110	
n widheldes related to convince of share arounds						0.0				(90)	
lars R shares conversion				(8)							
mushases of shapes (Note 14)			15.760479		(10.157)					(18.157)	
						(3.202)					
											50
											278
ber .						(9)	25	(29)		36	_
Cincome / (Loss)		_		_				45.994	(1660)	66.323	mife
are bood connected on connec						9,855				9,855	
s widdeddea related to exercise of share awards						(102)				(192)	
insur of shares for certicus exercised					11.564	(11,564)					
											(236)
											2.299
									28265		
fact of adortion of ASU 2016-13 (Note 1)								(232)	(190	(20)	
											14.246
are based commencation economic						36,013				16.003	
s widdeddea related to exercise of share awards						(179)				(179)	
numbers of shares (Nette 14)			(6.228.167)		(10.565)					(11.95)	
numbers of share ordinas						8.836		(2.216)		6.602	(9.79))
										72,555	
											51
						6.792					
											499
ndes Self-Driving and Yandes Drive Car Sharing Businesses Restricture (Note 3)		_		_		(1.561)	71		(219)	(3.799)	
					(0)	230		(90)			_
income / (best)								25.512	(1,360)	26.169	
ance in redemetion value of redemable noncontrolling interests	_	_	_	_	_	_	_	1,929		1,929	(1.800)
lance as of December 26, 2828			356,216,532			199,792	17,926	146,798	20,874	366,092	3.567
lance as of December 31, 2828, 5						21561	201	1,999,7	272.8	4.651.9	47.9

The accompanying notes are an integral part of the consolidated financial statements

YANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

FOR THE YEARS ENDED DECEMBER 31, 2018, 2019 AND 2020 (in millions of Russian rubles and U.S. dollars, except share and per share data)

Yandex N.V., the parent company, together with its consolidated utsoidiaries (collectively "Yandex" or the "Company"), is a technology company that builds intelligent products and services powered by machine lea Yandex is one of Europe's largost internet companies and the leading search and ride-builing provider in Russia.

Yandex N.V. was incorporated under the laws of the Netherlands in June 2004 and is the holding company of Yandex LLC, incorporated in the Russian Federation in October 2000, and other subsidiaries.

Basis of Presentation

Bins of Processina

The exemptory go consolidated function intercent industries that the best proposed in conformity with executating principles generally accepted in the United States of America (*U.S. GAAP*). The accompanying consolidated and autonomous differ form the function intercents proposed by the Company's inclinitial tagged entities of the securities proposed in the accounting process of the State of Proposed in the America and the State of the State of Processing and the America and the America (*U.S. GAAP*). Destinated retained contings of the Company's accounted and an amounts or accounted in the accounting of the Company are based on amounts or exhibit on the laws of CAS GAAP. Destinated retained contings of the Company are based on amounts or accounted in the America of America (*U.S. GAAP*). The Company are based on amounts of the laws of CAS GAAP*.

The consolidated interioral interesses included the account of Yander N. Yand the entities controls. All inter-company transactions and bedances within the Company have been estimated upon consolidation.

Noncontrolling interess in consolidated and administrate are included in the consolidation and the company is and the entitled interess in consolidation are included in the consolidation and the account of the Company is and the entitled interess in the consolidation are included in the consolidation and the account of the consolidation and the consolidation are included in the consolidation and the account of the consolidation are included in the consolidation and the account of the consolidation are included in the consolidation and the account of the consolidation are included

To preparation of contributed formed attenued in conferencia (see Execution) (ed. 15, CoAA regions consequent to the decisions and assemption that affect to expend assemble of non-stable distincts, such cases of administrate for the completed assemble of the conference in Yandar. Market determined in connection with the housest combination (viale.) In quantized assembles of more intensity in the content in non-stable delay location, relocated the contenting interest, intil recognition and apparation assemble of a global and assemble assembles, selection of the content in an assemble and the content in th

YANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

FOR THE YEARS ENDED DECEMBER 31, 2018, 2019 AND 2020
(in millions of Russian rubles and U.S. dollars, except share and per share data)

Foreign Currency Translation

The function carriers of the Company's parent company is the U.S. delite. The functional carriers of the Company's expensing unbediance is generally the respective local carriery. The Company has decited the Rossian risks as its reporting carriers, M.I. Delites between terminal and in Bansam refules based on the cachange rate or the balance sheet date and revenue and expenses are translated after manufly weighted average rate of cachange, and the company is a company in the company

Translations of amounts from RUB into U.S. dollars for the convenience of the reader have been made at the exchange rate of RUB 73.8757 to \$1.00, the prevailing exchange rate as of December 31, 2020 (except as vise stated). No representation is made that the RUB amounts could have been, or could be, converted into U.S. dollars at such rate.

A significant person of the Company's revenues is derived from online aborations; the makes for which is highly competitive and apolly changing. Significant changes in this industry or changes in users' interest personnel and contract of procession. One revenue, primarily programmed by commission-based greatests of the industry or changes in users' interest personnel and contract of procession. One revenue, primarily programmed by commission-based greatests of the law based on the company in the contract of the Company's little contracts in Significant Cuspon with the contracts in Significant Cuspon with the contract in Significant Cuspon with the Company's little contracts in Significant Cuspon with the Company's little contract in Contract Cuspon with the Company's little contract in Contract Cuspon with the Cuspon

Approximately have fine Company's revenue is collected on a prepaid basis, credit terms are extended to major takes agencies and to larger loyal clients. Accounts receivable are typically unsecured and are primarily derived revenue cannot fine continues located in the Rasinal Federation.

No individual customer or groups of affiliated customers represented more than 19% of the Company's revenues in 2011, 2019 and 2020.

Financial internetion that can potentially subject the Company to a significant consensation of could risk censals, in addition to accounts receivable, primarily of cash, each equivalent and term deposits. The primary focus

The Company's treasury policy addresses the level of credit exposure by working with different geographically diversified banking institutions, subject to their conformity to an established minimum credit rating for banking relationships. To manage the risk exposure, the Company mainly maintains its portfolio of investments in a variety of term deposits.

Revenue Recognition

Revenue in recognized when the control of promised goods or services is transferred to the Company's customers in an amount that reflects the consideration to which the Company expects to be entitled in exchange for those

YANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

FOR THE YEARS ENDED DECEMBER 31, 2018, 2019 AND 2020 (in millions of Russian rubles and U.S. dollars, except share and per share data)

pends o service. The Company identifies its contacts with customers and an exame removal of XI. Additives, recept where deality of the contact in the contact and an examination of the contact and an examination

The Company's principal revenue streams and their respective accounting treatments are discussed below:

The Company's online advertising revenues are generated from serving online ads on its own websites and on Yander. Advertising Network (platform for ads placement) members' websites. Advance payments received by the Company from advertisers are recorded as deferred revenue on the Company's consolidated balance sheets and recognized as online advertising revenues in the period services are provided.

the Company in make between are recorded as defined recorded on the Company's constituted behavior defined and recognized on solidon devictional previous as the provide services and provided behavior and the company of the principal to its advitions and entains collection risk. The Company company of the principal to its advitions and entains collection risk. The Company company continues and entains collection of the company of the principal to its advitions and entains collection risk. The Company company continues and entains collection of the company continues and entains collection of the Company continues continue advitoring company continues and entains collection of the Company continues continue advitoring company continues and entains collection of the Company continues continue advitoring company continues and entains collection of the continues and entains collection of the company continues and entains collection of the company continues and entains collection of the continu

The Company's banks. Dates curies offers a doctions the deality to place professionary deads of the Yades and Yeads, whereing Necoust member wholes regarded usery groups or a submitted of the Necousta of the Yades. A doctionally, Necoust member wholes regarded to some in the Section of the Necousta of

The Company recognition recome from heard advertising on its websites and no Yander. Advertising Network member websites as "impressions" are delivered. As "impressions" in delivered when an advertisement appears on pages recordly seen.

The Company may accept a lower consideration than the amount promised per the constant for certain revenue transactions and certain continents may receive cash-based incentives or credit, which are accounted for as wasted consideration when circumstant for resource to recognize. The Company below that the resource with the consideration when consideration is a consideration.

The revenues of the Taxi business primarily consist of commissions for providing ride-hailing services and food delivery services.

For rids-halling services provided to individual users, the Company is not a principal and reports only commission fees as revenue. For services provided to corporate transportation services clients the Company acts as the

VANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

FOR THE YEARS INCIDED TO AND 2020 (in millions of Ressian radios and U.S. dellars, except share and per share data)

principal and resense and related costs are recorded goess. In the regions, where evenues exceed personsional discounts to users and minimum fare guarantees to drivers, the discounts and guarantees are rected against revenues.

The Company uses its risk-halling platform to provide various services to risker. Fleet Management Computes ("FMX", "which are computed that manage and employ large numbers of drivers), individual text in driver and computer claims. Individual users (index) access the platform for fire and the Company has no performance obligation to individual users, to a result, only taxi FMX', individual drivers and computer cleans are considered the Company Locations.

The Company evaluates the presentation of revenue on a gross versus not basis based on whether it acts as a principal by controlling the service provided to the passenger or whether it acts as an agent by enabling individual eres is interest facefully with service users and provide the review to the passenger.

It is no establishmently with MMs and individual drivers, the Company is not a principal. The Company contain a drivers to obtain nodes and receive proposed for the olds though the use of the Company's including applications.

The Company of the Company of the Company is not a principal. The Company of the Company is not an including applications.

The Company of the Company of the Company is not a principal. The Company is not a principal of the Company is not a principal of the Company is not a principal of the control of the Company of the Company is not a principal of the control of the Company of the Company is not a principal of the Compa

The Company and control and the Company and control and the Company and the Co

- The Company controls the quality of transportation services promised to its corporate customers, such as prioritization of corporate rides, and setting quality and response requirements for FMCs and individual taxis drivers in order for them to be eligible to offer corporate rides.
- The platform's backend provides on-demand analytics and expense reporting capabilities to corporate clients, thus reducing their administrative costs. The Company considers this to be a significant part of the corporate client's user experience.
- The Company is contractually responsible for providing on demand transportation services to corporate clients (in order to service corporate clients, the Company enters into an additional contract with FMCs pursuant to which the FMC is the service provider and the Company in the service recipions). In case of customer disastifaction, the Company, enther than FMCs or individual taxi driven, must provide a remedy.
- The Company is required to compensate FMCs and individual used drivers regardless of whether the corporate client accepts a ride or not, therefore, the Company has inventory risk.
 The Company has full discretion in setting ride prices for corporate clients.

VANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

FOR THE YEARS ENDED DECEMBER 31, 2018, 2019 AND 2020 (in millions of Russian rubles and U.S. dollars, except share and per share data)

For food delivery services provided to individual users, the Company is not a principal and reports only Viander. Each is commission for so a revenue. For food delivery services performed by the Company and not the restaurant needs of the Company to the company to the principal control of the Company to the principal control of the delivery services performed by the Company and not the restaurant needs of the delivery services and the assessment of the delivery services and food delivery services provided in the region where researces control principal desired on the control of the reliend services received purposed on the reliend services and food delivery services provided in the regions, where reliend services is the controlled and services, the excess in presented in sales, general and administrative expenses in the controlled and services of services.

For car-hating business the Company uses the provisions of ASC 452 Leases to account for its car floot restal revenues and other related products and services. The Company recognizes car fleet restals revenues when obligations under the terms of the contact with a customer are satisfied. Generally, this occurs evenly over the print of restal as the control over the promised services is transferred to the customer and associated benefits are constant.

The Company recorded R1B 21,960 (\$297.3) of promotional discounts to users and minimum fare guarantees in 2020 (R1B 19,995 in 2019 and R1B 14,311 in 2018), of which R1B 12,220 (\$227.2) (\$218.7,202 in 2019 and R1B 11,574 in 2018) were presented in sales, general and administrative expenses.

Revenues from sales of goods

The Company's revenues from sales of goods primarily consist of e-greecy revenues and revenues from devices and other goods sold.

E-grocery revenues are generated from the sale and delivery of consumer products to individual customers. Beducts are ordered through mobile application and then delivered from the Company's hyperfocal dark stores. Revenue from e-grocery services is recognized when control of the goods is transferred to the customers, which generally occurs upon delivery.

Other Revenue

The Company's other revenue primarily consists of revenues from the Company's media services.

The Company's revenue from its media services is recognized over the period when the respective services are provided to users.

Practical Expedients and Exemptions

YANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

FOR THE YEARS ENDED DECEMBER 31, 2018, 2019 AND 2020
(in millions of Russian rubles and U.S. dollars, except share and per share data)

Cost of Revenues

Cast of crossess costs of suffic acquisition costs, cost of devices and other goods odd, Vander Drive car lesses, guellee costs and autorosced services such as insurance, maintenance and other services, cost of corporal test services, legalices, costen acquisition costs, expenses assertinged of the corporative of the Contrary Admit Cast and Cast of crossess. Tolkin, acquisition costs continued among the Vander. Admit Cast and Cast

Product development express comist primarily of personnel costs incurred for the development of, columentarily and maintenance of the Company's scarch equipe and other Company's services and technology platforms, and development express also include next and utilities attributable to office space excepted by development and. Product development express mainly relate to the relatively minor organises and enhancements and are all incurred.

Advertising and Promotional Express:

The Conquire expenses advertising and promotional costs in the period in which they are incurred. For the years ended December 31, 2018, 2019 and 2020, promotional and advertising expenses intained IU/B 15,372, IU/B 13,30 and IU/B 16,374 (Appetitude).

Social Security Contributions

The Computer makes contributions to governmental pension, medical and social feath on behalf of in employees. These contributions are exposed as incured. In Russia, the amount was calculated using a regressive rate (from 14/6), to 4/6 for acceptability computers and from 30°2, his 15% for other computers in 1000, 2009 and 2015) based on the annual compensation of each employee. The rates for 2021 remain the same for other computing from 30°2, his 15% and 2015 based on the annual compensation of each employee. The rates for 2021 remain the same for other computing from 30°2, his 15% and 30°2, his 10°2, his 10°

Share-Based Compensation

The Company gusts share options, thate approachion rights ("SARs"), restricted share units ("RSUs"), performance share units ("PSUs"), "Synthetic Options" and business unit equity swands (together, "Share-Based Assend") to its employers and consultants.

The Copport common for for what it for part duce, the copport, which and because the copport of the copport of

VANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

FOR THE YEARS ENDED DECEMBER 31, 2018, 2019 AND 2020
(in millions of Russian rubles and U.S. dollars, except share and per share data)

Cancillation of as wead accompanied by the concurrent gast of a replacement sward is accorded for an amelification of the terms of the cancillation and a "modification swards". The compensation costs associated with confinence are recognized of order the enjoint versign confidence in the new scheen (Sack compensation costs cannot be less than the gast-date fair whee of the required area of the confidence of the scheen of the cost of the fair wish of the required as well are fair when of the confidence and as the cancillation and as the cancillation and a fair cancillation and

Compelanies in comer is defined as the change in capity during a point from non-owner sources, U.S. GAAP requires the reporting of comprehensive income in addition to not income. Compelensive income of the synthetic set income and foreign commercy installation adjustments. For the years ended December 3, 100, 200 and 200 total compelensive income endeded, in addition to not income, the effect of translating the datement of the Compel, the detection of the compelensistic income endeded, in addition to not income, the effect of translating the datement of the Compelensistic income of RIB 4,541 as of December 31, 200 and RIB 13,756 (S24.3) as of December 31, 2000 consists solely of comulative foreign correctly translation adjustment.

YANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

FOR THE YEARS ENDED DECEMBER 31, 2018, 2019 AND 2020
(in millions of Russian rubles and U.S. dollars, except share and per share data)

Noncontrolling Interests and Redcemable Noncontrolling Interests

Interesh led by their parties in consolidated majority-owned unbulletime are presented as necessarialing interesh, which represent the reconstructing interesh in the underlying and asset of the Company's consolidated majority-owned unbulletimes. Necessarialing interests that are not redocumble are reported in the equips section of the consolidated balance debect. The net income (loss) attributable to necessarialing interest reflects the salace of the extraored to the company's consolidated balanciate, in which the are not then reasonable are proposed in the equips section of the consolidated balanciate chees. The net income (loss) attributable to necessarialing interest reflects the salace of the company's consolidated balanciate, in which there are of the reasonable injuries or referented the association in the salace of the reasonable injuries.

Ossessing interests in the Company's consolidated advalutates held by the consequence of the company's consolidated advalutates held by the consequence of the company's consolidated advalutates held by the consequence of t

Fair Value of Financial Instruments

Financial Instruments carried on the balance does include cash and cash equivalent, term deposits, restricted cash, investments in equity securities, accounts receivable and funds receivable, laums to employees, accounts pepale, conventile debt and a carried insidiation. The carring amount of only and cash and call equivalents, show-term deposits, count restricted each, accounts receivable and funds receivable, accounts pepale and accord induline apparaturate for exception for beauth on the balance for making of the measured indulines.

The contraction of the

Fair value is an exit price, representing the amount that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants. A three-tier fair value hierarchy is established as a basis for considering such assumptions and for inputs used in the valuation methodologies in measuring fair value:

Level 1—observable inputs that reflect quoted prices (unadjusted) in active markets for identical assets or liabilities;

Level 2—inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly; and

True Deposits

That deposits are classified depending on their original mutativity as (1) cash and only equivalent of the original mutativities are free months or loss, (8) current term deposits of the original mutativities are more than three
months, but no more than one year, and (10) one current term deposits of the original mutativities are more than three
months, but no more than one year.

Inconstruction Equip's Neurotifue

Inconstruction Equip's Neurotifue

Inconstruction is the closely of excitors in which the Company can excitor in Equipment in Company and the Company can excito in the Company can excito in the Company can excito in Equipment in Company can excito in the Compa

VANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

FOR THE YEARS ENDED DECEMBER 31, 2018, 2019 AND 2020 (in millions of Russian rubles and U.S. dollars, except share and per share data)

The Company review is inscriments in equity actuating for the backwarp report of the company in actual control of the company actual control of the company

The Company has certain concentrations of outstanding trade receivables in international locations that impact the Company's assessment of the credit quality of receivables. The Company monitors the macroeconomic and all environment in each of these locations in its assessment of the credit quality of vade receivables.

Inventories, consisting of products available for sale, are primarily accounted for using the weighted average method, and are valued at the lower of cost and net realizable value. The Company estimates the net realizable value of such inventories based on analysis and assumptions. A change to the earlying value of inventories is recorded to nost of revenues.

YANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) FOR THE YEARS ENDED DECEMBER 31, 2016, 2019 AND 2020 (in millions of Rassian rubles and U.S. dollars, except share and per share data)

	Extinated useful lives
Servers and network equipment	3.0-4.0 years
Infrastructure systems	3.0-10.0 years
Office famiture and equipment	3.0 years
Buildings	10.0-20.0 years
Land rights	50.0 years
Leasehold improvements	the shorter of 5.0 years or the remaining period of the lease term
Other equipment	2.0-10.0 years

Land is not adjustated.

Department of assets included in sects not you in sec commences when they are ready for the intended use.

Lease

The Company determine of assets included in sects not you in sec commences when they are ready for the intended use.

Lease

The Company determine of an arrangement or or continue from a support by assembly an adjustate of the company of the continue of a substitute of the company of the continue of the continue of the continue of the continue of the company of the continue of the co

The Company accounts for lease concessions (rent discounts and rent deferrals) received as a result of the COVID-19 pandemic as if they were part of the enforceable rights and obligations in the original contracts by recognizing negative variable lease cost.

YANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) FOR THE YEARS ENDED DECEMBER 31, 2014, 2019 AND 2020 (in millions of Russian rubies and U.S. dollars, except share and per share data)

(in million of Resolution of R

Goodwill represents the excess of purchase consideration over the Company's share of fair value of the net assets of acquired businesses. During the measurement period, which may be up to one year from the acquisition date, the Company may apply adjustments to the assets acquired and liabilities assumed with a corresponding offset to goodwill is not subject to amortization but is tested for impairment at least annually.

date, the Company may apply adjustments to the material equations assumed with a contrasponding effect in product (condent in and subject to amountains that is bested for improment of local anamaty).

The Company from a qualified assumed on the desiration of desiration of the contrasponding of the contraspo

	Estimated weekd lives
Acquisition-related intangible assets:	
	1.0-10.0 years
	2.0-15.9 years
	3.0-6.8 years
	2.0-5.0 years
	2.0-10.0 years
	4.0 years
	1.0-4.5 years
Other technologies and licenses	the shorter of 5.0 years or the underlying license terms

Control mark

The Company Justices and gradeace content ances to order to effer users anliented viewing of films and ueies (or titles) via subscriptor, transaction and advertising models. Most of the content learner agreements are for a fixed for Payments for the content assess, scheduling additions to streaming models and the changes in striated bubbles, see relateful which not each fitten operating activities in the consolidated attenues of each fitten operating activities in the consolidated attenues to each fitten operated against the content asset. For transaction models, the composition of the part of the

- Content which is Ecensed for Jess than a year is recognized as current content assets within the other current assets line and content which is Ecensed for a period of more than one year is recognized as non-current content assets on the consolidated balance sheets. Reclassification is not applied after initial classification to current content assets or non-current content assets.

For produced content, the Company capitalizes costs associated with centers production, recluding softeness, and a production on relocal when incurred. These amounts are included in the one-current content assets like in the consolidated balance doesn. Produced content assets are expected to be amenticed within four years after lates.¹ for films and series prodominantly monetated admission,² for amounts are included on the propriets of the films (see sector) revenues recognized for such period to the film's (see sector) revenues recognized for such period to the film's (see sector) revenues recognized for such period to the film's (see sector) revenues recognized for such period to the film's (see sector) revenues recognized for such period to the film's (see sector) revenues recognized for such period to the film's (see sector) revenues recognized for such period to the film's (see sector) revenues to the received foreigness at film's sector film's recognized for such period to the film's (see sector) revenues recognized for such period to the film's (see sector) revenues recognized for such period to the film's (see sector) revenues recognized for such period to the film's (see sector) revenues recognized for such period to the film's (see sector) revenues recognized for such period to the film's (see sector) revenues recognized for such period to the film's (see sector) revenues recognized for such period to the film's (see sector) revenues recognized for such period to the film's (see sector) revenues recognized for such period to the film's sector recognized for such period to t

For the advertising model, the Company's general policy is to amortize each content's costs on a straight-line basis over its license period. For the subscription model, the Company's general policy is to amortize each content asset based on the estimated number of first three showings. For the transaction model, the Company secural policy is to amortize each content such based on the estimated viewing patterns. The Company amortizes content assets based on the estimated viewing patterns. The Company amortizes content assets the filterns and produced in no est out-fervous from the estimated viewing patterns. The Company amortizes content assets the filterns and produced policy in the content of content and produced view part of the part

YANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

NOTES TO CONSOLIDATED FRANCIAL STATEMENTS (Continued)

FOR THE YARDS ENDED DECEMBER 13, 2014, 2019 AND 2026

(In million of Resultion without and U.S. diffuse, except above state)

The Company's video husiness model in advertigation band, after the relative of the resulting and the

	December 31, 2019	Transition Adjustment	January L 2020
	81.9	RIR	81.9
Allowance			
Accounts receivable, net	17.892		17.618
	3,315		
	8,797	(43)	1,00 8,754 2,34
	2,299	Qb .	
Discusses to retained earnings, pos-tax			
Tax effect			
Decrease to retained earnings, not of tax officet		(248)	
Non-redressable NCI effect of adoption		(16)	

In December 2019, the FASSI issued ASSI 2019-12, Simplifying the Associating for Instinent Target 19th ASSI 2019-12 transverse certain exceptions for performing integerised as allocations, recognizing deferred trans-for investment of the Computer of the

to Junary 2020, the TASII most ANY 2020 ft. Tecromontal cipally Securities (Tope 221), incomment-liquity Method and Junet Ventors (Tope 223), and Denominous and Hodging (Tope 111); Clarifying the proposition of the proposi

YANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) FOR THE YEARS ENDED DECEMBER 31, 2014, 2019 AND 2020 (in millions of Russian rubies and U.S. dollars, except share and per share data)

In August 2001, the FASB issued ASU 200540, "Debt.— Debt Will Generation and Other Options (Schiopier 470-30) and Derivatives and Heighing.— Contracts in Entity's Own Equity (Soldaper 811-69). Accounting for Convertible Inhoments and Contract in an Entity's Own Equity (Soldaper 811-69). Accounting for Convertible Inhoments and Contract in an Entity's Own Equity (Soldaper 811-69). Accounting for certain function in the Contract in Soldan and equity. Contract in Entity's Own Equity (Soldaper 811-69). Accounting for soldar prince and contract on an extract in Entity in Contract Equity (Soldaper 811-69). Accounting for Soldaper 811-69). Accounting for Soldaper 811-69. Accounting for Soldaper 811-6

2. NET NOVEM PER SILVAE

Base and except Class A and Class B tendancy share for deep pages ended December 3 1, 2001; 2009 and 2020 is compared on the basis of the weighted average number of endinary shares notationaling using for two class needed. Black need to these the two compared using the weighted average number of endinary shares notationaling sharing the period, including retrieved absers. Delical are issuence per selection of the continuant Space. Build shares already abserved as a continuant space of the continuant Space. Build shares a continuant space of the continuant Space. Build shares a continuant space of the continuant space of the continuant space. Build shares a continuant space of the continuant space of the continuant space. Build shares a continuant space of the continuant space of the continuant space of the continuant space. Build shares a continuant space of the continuant space of the continuant space of the continuant space of the continuant space. Build shares a continuant space of the continuan

The convertible notes due 2025 provide for a flexible settlement feature: The Company intends to settle upon conversion the principal amount of the debt for eash. The convertible dots is included in the calculation of diluted net income per share if its inclusion is dilutive under the treasury stock method. The convertible notes due 2018 and 2025 were anti-dilutive in the years ended December 31, 2018 and 2020, respectively.

Table of Contents								
		Y.	ANDEX N.V.					
	NOTES TO	CONSOLIDATED	FINANCIAL STAT	EMENTS (Continuo	rd)			
	FOR TE	E YEARS ENDED	DECEMBER 31, 200	18, 2019 AND 2020				
The components of basic and diluted net income per sha		Russian rubles and	U.S. dollars, except s	hare and per share	data)			
				Year ended Dece	aber 31,			
	Class A 2018	Cass R	Class A 2029	Class R ECR	Class A RLB	Class A 2020	Clex B	Class R
Not income althought for besis. Radionation of set income as a result of convenience of Class II to Class A shares	Class A 91/8 40/595 51/99	REW 5389	Class A 81.00 11.300 1.477	Class II RC III 1,477	Clost A RLR 22,811 2,701	Oast A 8 308.7 36.5	2,700	3 36.6
Not income, allocated for busine Radination of set is encouse as a small of conversion of Class IB to Class A shared Radination for set is made to Class II these:	Class A BL/B	R18 5389	Class A 84.98 11.349 1.477	Class B SC B	Clen A RI R 22,911 2,791	Class A 3 306.7 36.6	R1 B	S 364
Reallization of net income as a result of convention of Class III to Class A shared Reallization of the income to Class III than to Class III to Class III to Class A shared Distance in Classification. Distance of Classification of Communication of Classification of Class III to Class	Class A 83/8 65/65 53/89 	REW 5,389 (136)	Class A 83.98 11,349 1,477 	Class II 80: III 1,477 (38)	Clost A RLR 22,811 2,701	Oast A 8 308.7 36.5	2,700 (100)	9 36.6 (1.0)
Realisation of set income at a result of conversion of Class II to Class A chance Realisation of set incomes leClass II to Class A chance Datation in Chanting Datation in Chanting Weighted arrespondency ordinary chance of the control of the contr	Class A 81/8 40,565 5,399 45,988 200,300,711 30,256,607 8,294,945	5389 (136) (136) 5253 36,256,417	Class A #3.0 11,349 1,477 (200 12,896 201,603,245 21,406,245 21,406,225	Cless II 101 II 1,477 (38) 1,489 12,690 (68)	Clear A 91 B 22,911 2,901 (57) 25,655 366,479,622 36,084,662 12,643,367	Class A \$ 366.5 10.00 306.5 306.	2,500 (100) 2,590 3,991,662	\$ (14) 35.2 36,004,962
Radination of set income as a result of convention of Class II to Class A shares Radination of set incomes to Class II these Debton in Classified; Not income, alternate for debtase Weighted servings onlinesy shares entranding—boxics Debton offices of the Classified Debton offices of the Classified Obstance offices of the Classified Obstance offices of the Classified Obstance of the	Class A 83/8 60,546 53,990 ———————————————————————————————————	5389 (136) 5353 35,556,617	Class A 83.98 11,009 1,077 (20) 12,286 209,000,245 17,000,000	Clan B 10.18 1,477 (30) 1,439 17,699 (60)	Class A RTB 2,501 2,701 (57) 25,601 164,674,622	Class A \$ 306.7 36.6 	2,500 (100) 2,500 (100) 2,500 36,054,662	\$ (1.4) (5.2) (6,004/62

The second secon

VADREX.N.

NOTES TO CONSOLIBATED TRANSCAL STATEMENTS (Continued)
FOR THE YAME STAND DECEMBER 3, 1981, 291 AND 203

(in million of Bestive radios and see a s

The RUB 51,836 (\$701.7) of goodwill was assigned to the Market reportable segment. The Company expects to achieve significant synergies with various Yandex services from deeper integration of Yandex M the Yandex consystem. None of the goodwill is expected to be deductible for income ux purposes.

YANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

FOR THE YEARS ENDED DECEMBER 31, 2018, 2019 AND 2020 (in millions of Russian rubles and U.S. dollars, except share and per share data)

The following unsalided pro forms information presents the combined results of operations of the Company and Yander. Market for the years ended December 31, 2019 and 2020 as if the acquisition of Yander. Market completed as of January 1, 2019.



In September 2000, the Correspon and Dec International CV, "Clea"s, a solution of the Technologies Inc. completed the specific file self-driving vehicle business ("Self-Driving Group"), from the Company's of the Technologies in the Company of the Technologies in the Company of the Technologies in the Technologies in the Company of the Technologies in the Company of the Technologies in the Technologies in the Company of the Technologies in the Technologies i

Immediately that the restructuring, Yandes Self-Driving Group ("Yandes SOO") was owned by the Company and Then with respective connecting of 72.8% and 18.6%, while the remaining abares are reserved for Yandes management and employees. Mil IR N., challeng the Yandes Drive ear-chaining business, was owned by Yandes and Uber with their respective connecting of 61.7% and 33.5%, while the remaining abares are reserved for ground and employees of Mil IR Districts.

Other

Daring the year ended December 31, 2001, the Company completed other acquisitions for total consideration of approximately RUB 529 (57.2), including cash consideration of RUB 450 (56.1) and fair value of consideration arming me year ended December 31, 2000, the Company completed other acquisitions for total consideration of approximately IEEB 25 (57.2), including each consideration of IEEB 45 (56.1) and fair white of consideration of IEEB 45 (56.1) and fair white of consideration of IEEB 45 (56.1) and fair white of Consideration of IEEB 45 (56.1) and fair white of Consideration of IEEB 45 (56.1) and fair white of Consideration of IEEB 45 (56.1) and fair white of Consideration of IEEB 45 (56.1) and fair white of Consideration of IEEB 45 (56.1) and fair white of Consideration of IEEB 45 (56.1) and fair white of Consideration of IEEB 45 (56.1) and fair white of Consideration of IEEB 45 (56.1) and fair white of Consideration of IEEB 45 (56.1) and fair white of Consideration of IEEB 45 (56.1) and fair white of Consideration of IEEB 45 (56.1) and fair white of Consideration of IEEB 45 (56.1) and fair white of Consideration of IEEB 45 (56.1) and fair white of IEEB

In March 2019, the Company completed the acquisition of assets and assumption of liabilities of Znamie Company Limited (Cyprus) and its two subsidiaries, Znamie Development Company Limited (Cyprus) and Znamie LLC

YANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

NOTEST CONSOLIDATED PINANCIAL STATEMENTS (continued)

FOR THE YEARS ENDED DECEMBER 3.7, 3018, 2019 AND 2020

(in millions of Business radios and U.S. deliver, except davar and per where death)

(Busin) ("DeChection"). The Chection is an internal based question and answers used network. The pistury proper of the equations of The Chection on the production of the pistury and the state of the pistury and the state of the pistury and the pistury and the pistury and the state of the pistury and pistury and pistury and the pistury and

March 11, 2019 RUB

The RIB 25 assigned to goodwill is attributable to the Search and Portal reportable segment and is primarily attributable to expected synergies that result from cordata. RIB 113 assigned to intangible assets relates to software that were amortized over a period of 1 year.

The results of operations of TheQuestion for the period prior to the acquisition would not have had a material impact on the Company's results of operations for the year ended December 31, 2018. Accordingly, no pro formal financial information is precisived.

Acquisitions in 2018 Uber

In February 2018, the Company and Uhre complicated the combinations of Yandon. Tasi Holding BV with several Uhre legal mattine into MLU BV, a Data private instituted labelity company. The Company and Uhre each combination for the labeling and found drively businesses in Ranal, Ranahama, Academyan, American, Reference of the labeling of the labeling company. The Company and Uhre each combination of the labeling company and the labeling company and the labeling company. The labeling company and the labeling company. The labeling company and the labeling company. The labeling company and the labeling company and the labeling company and the labeling company and the labeling company. The labeling company and the labeling company and the labeling company and the labeling company and the labeling company. The labeling company and the labeling company and the labeling company. The labeling company and the labeling company and the labeling company. The labeling company and the labeling company and the labeling company. The labeling company and the labeling company and the labeling company. The labeling company and the labeling company and the labeling company. The labeling company and the labeling company and the labeling company and the labeling company. The labeling company and the

VANDEX.N.V.

NOTES TO CONSOLIDATED FENENCIAL STATEMENTS (Continued)

FOR THE YEAR S-NORED DECEMBER 31, 310, 430, 320

(in million of Residence also and U. Salein, scaped soon and per others data)

formal amounted to REW 37,261, which consisted of cash consideration, in the amount of REW 37,661 and non-each consideration, represented by the fair value of

The fair value of non-cash consideration at the acquisition date was ICIB 59,200, which was determined using a discounted each flow model. This fair value measurement is based on significant unobservable inputs and tus represents a Level 3 measurement as defined by ASC 20.

	February 7, 2018
ASSETS:	
Cash and cash equivalents	20,762
Other current assets	314
Property and equipment	70
Intargible assets	7,257
Goedwill	42,026
Investments in non-marketable equity securities	4,392
Total assets	74,821
LIABILITIES:	
Other current liabilities	403
Deferred tax liabilities	1,508
Total liabilities	1,911
Total net assets acquired	72,910
Fair value of the noncontrolling interest	19,649
Total purchase consideration	53,261

Of the RUB 7,257 assigned to intangible assets, approximately RUB 2,115 relates to the acquired license in the territories for the Uber brand that will be amortized over a period of 6.9 years and approximately RUB 5,142 represents customer relationships that will be amortized over a period of 15.9 years.

The RUB-QSM of goodwill was uniqued to the Tail reportable segment. The Company expects to achieve significant synengies and cost reductions using Vandes's deep technological expertise and the global ride-bailing expertise of the Nove of the goodwill or expected to be deductable for some tax purposes.

The fair value of the noncontrolling interest was determined based on the fair value of the Universe combined. The fair value was estimated using a discounted cash flow model. As Uber was a private company as of the closing date, the days when measurement is based on significant inputs that are not observable in the model and those represents a Level 3 measurement and offered in ASC 120.

The fair value of the Ube basics was adetermined using cosh flow projections based on financial badgets and forecasts occuring a five-year period. The cash flows beyond that five-year period have been estimated based on sustained being-term growth areas.

VANDEX N.V.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

FOR THE YEARS INSIDE DECEMBER 3. 2014. SHO NOS 205

(in million of Bassian radios and U.S. deflars, except share and per share deal)

The results of operations of the University and and and so in the amount of RUB 1810 and and so in the amount of RUB 1810 and and loss in the amount of RUB 1810 and a

The usuality of firms assume have been colculated after applying the Company's accounting policies and adjusting the results of the Universe contributed to reflect the additional assumation that would have been charged enumb, or the adjustment of the consequent of the Company of the Company



The IUS C2 suppord to product in attributable to the Search and Fortal reportable sugment and in printable to expected synogries that result from concepture with Eddaced's insuger authorize and disc. Of the IUS 357 insuger to insupple much, opportunity (IUS 27) of their to indicate the sull be authorized over a print of 4.6 types. IUS of entire to containe confidentially and IUS 4.6 fortices to band. The results of operations of Eddaced for the policy to be suggestions would not be true band authorized not the Company's results of explaints for the years and Deletzeed 11, 103 of 218. Accordingly, no pro-

VANDEX NV.

NOTES TO CONSOLIBATED FUNNCIAL STATEMENTS (Continued)

FOR THE YARDS NOED DECEMBERAL JAIN, SHE, MAY DO DON

(in million of Residuate spike and Link Continued, State And Link Continued and Link Contin

Formation of Yandex-Market joint venture in 2018

Yandex-Market

On Apr 27 20 GHz the Company and Stochash formed a joint variour based on the Yandes Marke platform. As a part of the dual, Shochash subscribed for now ordinary shares of Yandes Marke for REIR 30000 From that date that the contract of the dual Shochash subscribed for new ordinary shares of Yandes Market for REIR 30000 From that date that the contract of the dual Shochash subscribed for the contract of the dual Shochash subscr

Cash and Cash Equivalents

Cash and cash equivalents as of December 31, 2019 and 2020 consisted of the following:

	RUB	RUB	s
Cash	35,829	60,006	812.3
Cash equivalents:			
Bank deposits (1)	20,192	72,369	979.6
Investments in money market funds	3	4	0.1
Other cash equivalents	391	19	0.2
Total cash and cash equivalents	56,415	132,398	1,792.2

VAMEX.V.

NOTES TO CONOLIDATED FENANCIA STATIMENTS (Continued)

FOR THE VERSE NEED DECEMBER 31, 2018, 2019 AND 2020

(In allian of Resistan rables and U.S. deflare, except share and per share date)

Corners expected confe losses for eash, cash equivalents, tense deposite, fonds receivable and other financial states were intensated for the year ended December 31, 2020. All of the Company's eash is held at financial institutions that management believes to be of high certain quality.

The financial assett measured at amortized cost primarily consist of trade accounts receivable. In developing the trade accounts receivable, the Compusy pooled certain assets with similar credit risk characteristics based on the nature of customers, policies used to part credit from and their historical and expected credit loss patterns. Financial assets that do not share risk characteristics with other financial assets were evaluated separately. The Company namegas water receivables using deligence, as a key cord account of the company namegas water receivables using deligency as a key cord calculation.

Trade Accounts Receivable, Net
Trade accounts receivable as of December 31, 2019 and 2020 consisted of the following:

	2609	2020 D1 W	2020
Trade accounts receivable - third parties	18,345	27,238	368.7
Trade accounts receivable - related parties (Note 18)	302	_	_
Allowance for credit losses	(815)	(1,798)	(24.3)
Total accounts receivable, net	17,832	25,440	344.4
Movements in the allowance for expected current credit losses on trade receivables for the years ended December 31, 2019 and 2020 w	were as follows:		
	2809	2020	2020
Balance at the beginning of the period	2809 RUB 670	2020 RtW 815	2020 \$
Balance at the beginning of the period. Advation of ASJ No. 2016-13 (Note 1)	RUB	RUB	- 5
	Rt II 670	RUB 815	s 11.0
Adoption of ASU No. 2016-13 (Note: 1) Current period provision for expected credit losses Write-off Write-off	Rt II 670	RUB 815 214	\$ 11.0 2.9
Adoption of ASU No. 2016-13 (Note 1) Current period provision for expected credit losses	Rt B 670 — 311	RUB 815 214 865	\$ 11.0 2.9 11.7

Accounts receivable balances are considered past due when payment has not been received by the date indicated on the relevant invoice or based on agreed upon terms between the customer and the Company. The Company considers the performance of the customer receivables portfolio and its impact on allowance for credit losses. The Company also evaluates the credit quality based on the aging status and payment activity.

VANDEX N.V. NOTES TO CONSOLIDATED FENANCIAL STATEMENTS (Continued) FOR THE YEARS ENDED DECEMBER 31, 2018, 2019 AND 2020 (in millions of Rossian rables and U.S. dollars, except share and per share data)

	2019	2020 RUB	2020
VAT reclaimable	3,879	7,573	102.
Prenaid income tax	1.321	1.484	20
Loans to employees	998	1,238	16.
Other receivables	1.009	819	11
ours granted to third parties	328	528	7.
Current content assets	395	499	6.
interest receivable	409	426	5.
Prepaid other taxes	107	148	2.
Restricted cash	22	29	0.
ours granted to related parties (Note 18)	5	6	0.
Other	324	200	2
Total other current assets	8.797	12,950	175
The loss granted to their parties as of December 31, 2009 represent RUII documented loans be. The accurate interest receivable as of December 31, 2019 and 20200 was in the amount of RUIA shallows been and evoluted from the amounted cond basis of fluorening receivables. The Company did not Other Non-current Assets.	and RUB 426 (\$5.8), respectively, and is reflected in other current and	non-current assets within the Co	
Other non-current assets as of December 31, 2019 and 2020 consisted of the following:			
	_	2029 2020 RUB RUB	2020
		2.7/2	

	2029	2020	2020
	RUB	RUB	- 5
Loans to employees	2,763	3,855	52.2
VAT reclaimable	820	718	9.7
Contract assets	_	234	3.2
Loans granted to related parties (Note 18)	38	32	0.4
Restricted cash	16	19	0.3
Loans granted to third parties	37	18	0.2
Interest receivable	6	_	_
Other non-current assets	14	17	0.2
Total other non-current assets	3,694	4,893	66.2

VANDEX.N.V. NOTES TO CONSOLIDATED FRANCIAL STATEMENTS (Continued) FOR THE YEARS ENDED DECEMBER 31, 2019, 2019 AND 2020 (in million of Russian rubles and U.S. dollars, except share and per share data)

	RUB	RUB	- 5
Yandex Market B.V.	25,075	_	_
Yandex Money	2,132	_	_
Unaffiliated technology companies	447	636	8.6
Venture capital funds	419	499	6.8
Total investments in non-marketable equity securities	28,073	1,135	15.4

In July 2020, the Company completed the acquisition of the Shechtask interest in Yandes Market (approximately 50%) and sold to Shechtask a 25% plus RUB 1 interest in Yandes Money. As a result of the divestment of Yandes Money, other non-operating loss in the amount of RUB 92% (\$12.5) was recognized. For more details on the transaction refer to Note 2.

Summarized Financial Information of Funder, Market B.F.

The following table process summarized information about the assets and liabilities of the Company's equity method investee Yander, Market B.V. as of December 31, 2019.

	2019
	RUB
Current assets	30,136
Non-current assets	6,297
Current liabilities	7,448
Non-current liabilities	5,140

The following table presents summarized information about the results of operations of Yandex Market B. V. for the period from the deconsolidation of Yandex Market B. V. through December 31, 2018 and for the period of 2020 prior to the consolidation of Yandex Market (Note 3).

	2018*	2009	2020**	2020
	RUB	RUB	RUE	- 5
Total revenues	6,196	19,370	14,964	202.6
Total operating expenses	(8,026)	(28,900)	(19,990)	(270.6)
Net loss	(611)	(7,777)	(4,514)	(61.1)

VANDEX N.V.

NOTES TO CONSOLIDATED FENANCIAL STATEMENTS (Continued)
FOR THE YEARS ENDED DECEMBER 31, 2019, 2019 AND 2020
(in millions of Ressian rubbe and U.S. dollars, except share and per share data)

Accounts Payable and Accrued Liabilities

		2019 RUB	2020 RUB	2020
Trade accounts payable and accrued liabilities - third parties		21,443	30,647	414.8
Trade accounts payable and accrued liabilities - related parties (Note 18)		- 11	-	_
Operating lease liabilities, current (Note 8)		10,603	8,620	116.7
Salary and other compensation expenses payable/accrued to employees		2,459	4,046	54.8
Finance lease liability, current (Note 8)		462	321	4.3
Total accounts payable and accrued liabilities		34,978	43,634	590.6
Other Income/(Loss), Net				
The following table presents the components of other income/loss), net for the periods presented:				
The interesting three properties are components of other machine/(1999), and the periodic properties.				
	2008	2009	2820	2020
	RUB	RUB	RUB	2
Foreign exchange gains(losses)	1,169	(1,294)	2,835	38.4
Other	(39)	94	(431)	(6.0)
Total other income/(loss), net	1,130	(1,200)	2,484	32.4
Income and non-income taxes payable				

Instrume and man-forcem tears populod.

The looses and monitor tears populod line of consolidated balance electric includes income tears populois in the amount of EUB 411 and EUB 45 (§6.1) as of December 31, 2019 and 2020, respectively.

Reclamatifications of of Accommission Other Comprehensive income for the years ended December 31, 2019, 2020 were as follows:

Reclamatifications of consonation of an executable other comprehensive income for the years ended December 31, 2018, 2019 and 2020 were as follows:

Reclamatifications of consonation of a commission of the comprehensive income for the years ended December 31, 2018, and 2020 were as follows:

Reclamatifications of consonation of the comprehensive income for the years ended December 31, 2018, the second of the comprehensive income for the years ended December 31, 2018, the reclamatification of the comprehensive income of the comp

The Company does not exter into derivative arrangements for hedging, trading or speculative purposes. However, some of the Company's contracts have embedded derivatives that are bifurcated and accounted for separately from the host agreements. Note of these derivatives are designated as hedging instruments.

FOR THE YEARS ENDED DECEMBER 31, 2018, 2019 AND 2020

(in millions of Ressian rubbes and U.S. dollars, except share and pur share data)
The fair value of derivative instruments as of December 31, 2019 and 2020 was as follows:

Foreign enchange contracts
Other non-current sainets
Foreign enchange contracts
Other non-current sainets
Foreign enchange contracts
Other accerted liabilities
Foreign enchange contracts
Other accerted liabilities

The effect of derivative instruments not designated as hedging instruments on income for the years ended December 31, 2018, 2019 and 2020 amounted to losses of RUB 1, RUB 98 and RUB 1,590 (\$21.5), respectively and teld within the foreign exchange (gians) losses line in the Company's consolidated statements of each flows.

The Company used non-derivative financial instruments to protect the Company from the risk that U.S. delite-denominated parchases of its averus and network quipment will be alternedy affected by durings in the exchange rate and no used untility of the alternative protection of the company from the conductable before dwents. In the first and finding questions (2014) the Company designated \$150 JULIU 7600 at the exchange rate and one of untility of the company designated \$150 JULIU 7600 at the exchange rate and resident protections and the conductable protections are provided by the Company designated \$150 JULIU 7600 at the exchange rate and resident protections are provided by the company designated \$150 JULIU 7600 at the exchange rate and resident protections are provided by the conductable \$1,000 JULIU 7600 at the exchange rate and resident protections are provided by the residency of the protection of the company designated \$150 JULIU 7600 at the residency of the company designated \$150 JULIU 7600 at the exchange rate and residency of the company designated \$150 JULIU 7600 at the exchange rate and residency of the company designated \$150 JULIU 7600 at the exchange rate and residency of the company designated \$150 JULIU 7600 at the exchange rate and residency of the company designated \$150 JULIU 7600 at the exchange rate and residency of the company designated \$150 JULIU 7600 at the exchange rate and residency of the company designated \$150 JULIU 7600 at the exchange rate and residency of the company designated \$150 JULIU 7600 at the exchange rate and residency of the exchange rate and residency of

The fair value of assets and liabilities as of December 31, 2019 and 2020, including those measured at fair value on a recurring basis, consisted of the following:



YANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Conditioned) FOR THE YEARS ENDED DECEMBER 31, 2014, 2019 AND 2020 (in millions of Russian rubles and U.S. dollars, except share and per share data)

combinations (Note 3). 7. PROPERTY AND EQUIPMENT, NET

Property and equipment, net of accumulated depreciation, as of December 31, 2019 and 2020 consisted of the following:

	2029	2020	2020
	RUB	RUB	- 5
Servers and network equipment	59,409	74,478	1,008.2
Land and buildings	16,133	18,587	251.6
Infrastructure systems	9,537	14,343	194.2
Office famiture and equipment	4,843	5,847	79.1
Finance lease right-of-use assets (Note 8)	1,680	3,858	52.2
Leasehold improvements	1,980	3,087	41.8
Other equipment	1,607	3,152	42.7
Assets not yet in use	3,778	5,817	78.7
Total	98,967	129,169	1,748.5
Less: accumulated depreciation	(51,111)	(67,397)	(912.3)
Total property and equipment, net	47,856	61,772	836.2

Depreciation expenses related to property and equipment for the years ended December 31, 2018, 2019 and 2020 amounted to RUB 9,833, RUB 12,164 and RUB 13,862 (\$187.6), respectively.

KLEASS

The Company had providing bases for corporate effices, pushing upon and leases for cars used in the Yandes. Drive service. The Company's leases have remaining lease terms of 1 to 5 years, some of which include options to terministic the Leaves which 1 year.

The companion of lease expanse were as follows:

	2018	2019	2020	2020
	RUB	RUB	RUB	5
Total operating lease cost	5,466	9,195	9,643	130.5
Total variable lease cost			2,039	27.6
Finance lease cost:				
Amortization of right-of-use assets	3	174	348	4.7
Interest on lease liabilities	1	75	134	1.8
Total finance lease cost	4	249	482	6.5

YANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Conditined) FOR THE YEARS ENDED DECEMBER 31, 2019, 2019 2020 (in million of Russian rables and U.S. dollars, except share and per share data)

			2019	2020	2020
			RUB	RUB	s
Operating leases					
Operating lease right-of-use assets			21,218	20,800	281.0
Operating lease liabilities – current (Note 4)			10,603	8,620	116.
Operating lease liabilities – non-current			10,841	12,830	173.
Total operating lease liabilities			21,444	21,450	290.
inance lease liabilities - current (Note 4)			462	321	4.
Finance lease liabilities – non-current			1,094	3,387	45.
Total finance lease liabilities			1,556	3,708	50.2
Maturities of lease liabilities were as follows:					
	Operating leases		Finance		
Year ended December 31.	RC B	s	RUB	5	
1021	9.728	131.7	550		7.
1022	5.202	70.4	578		7.
2023	3.046	41.2	546		7.
2024	2.400	32.5	570		7.
2025	877	11.8	547		7.
Thereafter	3.436	46.5	2.062		28
Total lesse payments	24.684	334.1	4.798		64.
			4		
Less imputed interest	(3,234)	(43.7)	(1.090)		(14.)
Total	21,450	290.4	3,768		50.
Total					
Information about weighted-overage remaining lease term is prese	nted below:			2019	2020
Information about weighted-average remaining lease term is prese Weighted average remaining lease term, years	nted below:		_		
Information about weighted-overage remaining lease term is prese Weighted average remaining lease term, years Operating leases	nted below:		_	26 73	4.
Information about weighted-overage remaining lease term is prese Weighted average remaining lease term, years Operating leases				2.6	4
Information about weighted-overage remaining lease term is prese Weighted overage remaining lease term, years poenting lease times lease Information about weighted-overage discount rate is presented bed			_	2.6	4.
Information about weighted-overage remaining lease term is prese Weighted average remaining lease term, years Operating leases Finance leases			_	2.6 7.3	4. 8.

The Company recognized subbase income of RUB 1,473, RUB 7,544 and 8,555 RUB (\$115.4) for the years ended December 31, 2018, 2009 and 2020, respectively, presented within the revenues ine in the consolidated statements of income.

able of Contents							
		YANDI	EX N.V.				
	NOTES TO CO	ONSOLIDATED FINA	ANCIAL STATEMEN	TS (Continued)			
	FOR THE	YEARS ENDED DEC	EMBER 31, 2018, 201	9 AND 2020			
	(in millions of Ru	ssian rubles and U.S. o	Iollars, except share a	nd per share data)			
The changes in the carrying amount of good	dwill were as follows: Search and Portal	Tasi	Yandes. Market	Classifieds	Media Services	Total	Total
		Taxi RUB		Classifieds RUB	Media Services	Total RUB	Total S
Balance as of January 1, 2019	Search and Portal RUB	RUB	Market RUB	RUB	RUB	RUB	
Bulance as of January 1, 2019	Search and Portal		Market		RUB 2.140	RUB 53.238	
Bulance as of January 1, 2019	Nearth and Portal	RUB 43,682	Market RUB	RUB 5,188	RUB	SUB 53,238 (576) 52,662	
The changes in the carrying amount of good Balance as of January 1, 2019 Gross amount of podest! Accordated impairment loss Accordated Nets 21	Search and Portal RUB 2,225	RUB 43,682	Market RUB	RUB 5,188	2,140 (576)	RUB 53,238 (576)	
Bilance as of January 1, 2019 Gove amount of product! Accumulated impairment loss Acquainteen (Nets 3) Innovinness	Search and Portal RUB 2,228 2,228 2,228 2,95	RUB 43,682 43,682	Market RUB	RUB 5,188	2,140 (576) 1,564	ST-85 (ST0) S2,642 295 (762)	
Balance as of January 1, 2019 Gose amount of goodwill Accumulated impairment law Acquaintees (New 5)	Search and Portal RUB 2,225 2,226 233	RUB 43,682 43,682	Market RUB	5,188 5,188	2,140 (576) 1,564	53,238 (576) 52,662 295	
Balance as of January 1, 2019 Goess amount of productl Accumulated impriments loss Acquaintions (Oute 2) Impriment Frontige corrusory translation adjustment Balance as of Domes 21, 2019	Search and Portal RUB 2,228 2,238 235 4	43,682 	Market RUB	5,188 5,188 5,188 6	2,140 (576) 1,564	53,238 (570) 52,662 295 (762) 10	
Bildance as of January 1, 2019 Gross amount of pocksell Accustodian department law Acquisitions (Next 3) Repairment Impairment Impai	Search and Portal RUB 2,228 2,228 2,228 2,95	43,682 43,682 ————————————————————————————————————	Market RUB	5,188 5,188	2,140 (576) 1,564 — — — 2,140	80:8 53,238 (576) 53,662 295 (762) 10	
Balance as of January 1, 2019 Goess amount of productl Accumulated impriments loss Acquaintions (Oute 2) Impriment Frontige corrusory translation adjustment Balance as of Domes 21, 2019	Starch and Portal RUB 2.228 2.232 2.252 4 2.527	43,662 (762) 43,662 (762)	Market RUB	5,188 5,188 5,188 6 5,194	RUB 2,140 (576) 1,564 2,140 (576)	53,238 (570) 52,662 295 (762) 10 53,543 (1,338)	\$
Bildance as of January 1, 2019 Gross amount of pocksell Accustodian department law Acquisitions (Next 3) Repairment Impairment Impai	Search and Portal RUB 2,228 2,238 235 4	43,682 43,682 ————————————————————————————————————	Market RUB	5,188 5,188 5,188 6	2,140 (576) 1,564 — — — 2,140	80:8 53,238 (576) 53,662 295 (762) 10	\$
Balance as of January 1, 2019 Gene amond of genderal General and Genderal General Gene	Nursh and Portal RUB 2,228 2,228 2,238 2,24 2,57 4 2,577 2,327	43,662 43,662 (362) 43,662 (362) 43,662 (362)	Market RUS	5,188 5,188 5,188 6 5,194	RUB 2,140 (576) 1,564 2,140 (576)	53,238 (570) 53,2442 295 (762) (762) 10 53,543 (1,339) 52,285	
Balance and James 1, 2019 Green server of green to the control of green to the	Sourch and Portal RES 2238 7338 225 4 257 1577 1597	43,662 43,662 (762) 43,662 (762) 42,532 42,533 42	Market R1 B	5,188 5,188 5,188 	2,140 (576) 1,584 	53,235 (57%) 52,662 295 (762) 10 53,543 (1359) 52,245 52,079	\$
Balance as of January 1, 2019 Gene amond of genderal General and Genderal General Gene	Nursh and Portal RUB 2,228 2,228 2,238 2,24 2,57 4 2,577 2,327	43,662 43,662 (362) 43,662 (362) 43,662 (362)	Market RUS	5,188 5,188 5,188 6 5,194	RUB 2,140 (576) 1,564 2,140 (576)	53,238 (570) 53,2442 295 (762) (762) 10 53,543 (1,339) 52,285	\$

As a rule, goodwill is non-deductible for income tax purposes for business combinations.

Intemplibe assets, net of amortization, as of December 31, 2019 and 2020 consisted of the following intemplibe assets:

					2020		
	Cost	Lesc Accumulated amortization RUB	Carrying value RUB	Cost	Losc Accumulated assortization RUB	Carrying value RUB	Net carrying value
Acquisition-related intensible assets:							
Trade names and domain names	3,291	(1,233)	2,058	3,575	(1,796)	1,779	24.1
Customer relationships	6.105	(1.180)	4.928	10.651	(1.795)	8.858	119.9
Content and software	1,153	(832)	321	8,905	(1,445)	7,460	101.0
Supplier relationships	12	(12)	_	120	(18)	102	1.4
Workforce	276	(276)	_	276	(276)	_	_
Patents and licenses	52	(44)	8	52	(52)	_	_
Non-compete agreements	41	(40)		41	(41)	_	_
Total acquisition-related intangible assets:	10,933	(3,617)	7,316	23,620	(5,421)	18,199	246.4
Other intangible assets:							
Technologies and licenses	7,316	(4.839)	2.477	7.709	(4.540)	2.569	38.8
Assets not yet in use	572		572	774		774	10.5
Total other intangible assets:	7,555	(4,839)	3,049	8,483	(4,540)	3,643	49.3
Total intangible assets	18.821	(8.456)	10,365	32.193	(19,261)	21.542	295.7

ted intangible assets for the years ended December 31, 2018, 2019 and 2020 were RUB 1,007, RUB 1,179 and RUB 1,924 (\$26.1) respectively.

YADEX NV.

NOTES TO CONSOLIDATED FEMANCIAL STATEMENTS (Continued)

FOR THE YEAR ENDED DECEMBER 33, THE 579 NATO MAS

(in million of Resource rather and be and the All The All

	Acquired intengible awarts	Other intangible assets	Total intangible assets	
	RUB	RUE	RUB	s
2021	2,872	1,109	3,981	53.9
2022	2,732	941	3,673	49.7
2022 2023	2,511	523	3,034	41.1
2024	2,431	236	2,667	36.1
2025	2,018	60	2,078	28.1
Thereafter	5,635	_	5,635	76.3
Total	18,199	2,869	21,068	285.2

IL NCOME TAX

Nonce trans are computed in accordance with Raminin Federation, Darks and other sational loss laws. The transfel account of Yundes 11.C was subject to federal and local income tax at a combined commit air of 29% for the years maded December 17, 2011, 2019 and 2005. Yandes N.V. is incorporated in the Northelands, and in smaller parties were neglect to recome tent at the start of 27% in the years noted December 3, 2011, 2019 and 2005.

Distinction paid to Yander N.V. by in Reason subsidiaries are subject to a 7% distinct withfulfage to, compared in accordance with the leave of the Reason for Internation and an extinct on the previous of the Netherlands

	2018 RUB	2809 RUB	2829 RUB	2020
Current tax expense —Russia	8,220	9,052	12,421	168.1
Current tax expense/(benefit) —Netherlands	1,672	563	(119)	(1.6)
Current tax expense—other	573	196	68	0.9
Total current tax expense	10,465	9,811	12,370	167.4
Deferred tax (benefit) expense - Russia	(1,656)	1,351	1,219	16.5
Deferred tax (benefit)/expense - Netherlands	(270)	418	(719)	(9.7)
Deferred tax (benefit) expense-other	(338)	76	185	2.5
Total deferred tax (benefit)/expense	(2,264)	1,845	685	9.3
Total income tax expense	8,201	11,656	13,055	176.7

VANDEX N.V.

NOTES TO CONSOLIBATED FINANCIAL STATEMENTS (Continued)

FOR THE VALUE SCHOOL DESCRIBER J., 2018, 2019 AND 2020

(in sellion of Reside radios and S. Cadillo, scept where and per share date)

The components of income before acome tax expense for the year ended December 31, 2019, 2019 and 2020 were as dictions.

	2018 RUB	2019 RUB	2020 RUB	2020 S
Income before income tax expense —Russia	33,392	38,626	40,332	545.9
Income((loss) before income tax expense —Netherlands	17,665	(16,916)	(3,348)	(45.3)
Income before income tax expense —other	1,402	1,145	220	3.0
Total income before income tax expense	52,459	22,855	37,264	503.6

	2018	2019	2020	2620
	RUB	RUB	RUB	s
Expected expense at Dutch statutory income tax rate of 25%	13,115	5,714	9,301	125.9
Effect of:				
Tax on inter-company dividends	802	764	936	12.7
Non-deductible share-based compensation	1,638	2,464	3,932	53.2
Other expenses not deductible for tax purposes	721	1,908	1,921	26.0
(Revenul) accrual of unrecognized tax benefit	(102)	319	121	1.6
Reversal of prior year unrecognized tax benefit accrual following tax audits	_	(417)	_	_
Equity method loss of Yandex Market	73	1,088	618	8.4
Effect of deconsolidation/consolidation of Yandex Market	(7,061)	_	(4,807)	(65.1)
Difference in foreign tax rates	(1,832)	(2,381)	(2,244)	(30.4)
Change in valuation allowance	850	2,285	3,428	46.4
Other	(3)	(89)	(151)	(2.0)
Income tax expense	8,201	11,656	13,055	176.7
			120000	17957
Movements in the valuation allowance were as follows:	2018	2019	2020	2020
	RUB	2019 RUB	2020 RUB	2020 S
Balance at the beginning of the period	RUB (922)	2019 RUB (1,730)	2020 RUB (3,810)	2020 \$ (51.6)
Balance at the beginning of the period Charged to expenses	RUB (922) (850)	2019 RUB (1,730) (2,285)	2020 RUB (3,810) (3,428)	2828 \$ (51.6) (46.4)
Balance at the beginning of the period Charge of to expenses Foreign currency translation adjustment	(922) (850) 42	2019 RUB (1,730) (2,285) 206	2020 RUB (3,810) (3,428) (272)	2828 \$ (51.6) (46.4)
Balance at the beginning of the period Chargoll to expenses Footign currency translation adjustment Acquisition-related charge	RUB (922) (850) 42	2019 RUB (1,730) (2,285) 205	2020 RUB (3,810) (3,428) (272) (1,094)	2829 \$ (51.6) (46.4) (3.7) (14.8)
Balance at the beginning of the period Charge of to expenses Foreign currency translation adjustment	(922) (850) 42	2019 RUB (1,730) (2,285) 206	2020 RUB (3,810) (3,428) (272)	2828 \$ (51.6) (46.4)

As of December 13, 2009 and 2020, the Company included accrued interect and penaltics related to surrecognized tax benefits, studing RUB 121 and RUB 157 (\$2.1), respectively, as a component of enher accrued liabilities, necessaries and RUB 23 and none, respectively, as a component of reposal account into the current and the first and account and RUB 24 and RUB 247 (\$2.5), respectively, of surreceptively, of surreceptively, and respectively, and respectively.

Table of Contents						
		YANDEX N.V.				
	NOTES TO	CONSOLIDATED FINANCIAL STA	TEMENTS (Continued)			
	FOR THE YEARS ENDED DECEMBER 31, 2018, 2019 AND 2020					
	(in millions of I	Russian rubles and U.S. dollars, except	share and per share data			
106 and RUB 24 (\$0.3), respectively.	The Company does not anticipate significant increase	es or decreases in unrecognized income t	ax benefits over the next to	elve months.		
A reconciliation of the total	amounts of unrecognized tax benefits was as follows:					
		_	2015	2009	2020	2020
Balance at the beginning of	the period		RUB 290	RUB 239	RUB 439	5.9
Increases related to prior yes			9	155	53	0.7
Decreases related to prior ye	ears tax positions		(111)	(11)	(61)	(0.8)
Increases related to current	year tax positions		51	56	105	1.5
Settlements		_			(109)	(1.5)
Balance at the end of the	period	_	239	439	427	5.8

	2019	2020	2020
	RUB	RUB	2
Assets/liabilities) arising from tax effect of: Deformed tax paset			
Accrued expenses	2,977	3,985	53.9
Net operating loss carryforward	3,452	10,214	138.3
Intangible assets	606	946	12.8
Property and equipment	464	468	6.3
Content assets	_	59	0.8
Operating lease liabilities	4,572	3,407	46.1
Finance lease liabilities	306	180	2.4
Other	75	159	2.2
Total deferred tax asset	12,452	19,418	262.8
Valuation allowance	(3,810)	(7,840)	(106.1)
Total deferred tax asset, net of valuation allowance	8,642	11,578	156.7
Deferred tax liability			
Convertible debt discount	_	(2,081)	(28.2)
Property and equipment	(1,937)	(2,570)	(34.8)
Intangible assets	(1,480)	(3,627)	(49.1)
Content assets	(155)	(652)	(8.8)
Unremitted carnings	(953)	(1,875)	(25.4)
Deferred expenses	(148)	(165)	(2.2)
Allowance for doubtful accounts	(25)	(3)	_
Operating lease assets	(3,651)	(2,319)	(31.5)
Finance lease assets	(328)	(119)	(1.6)
Other	(69)	(366)	(4.9)
Total deferred tax liability	(8.746)	(13,777)	(186.5)
Net deferred tax liability	(104)	(2,199)	(29.8)
Net deserred tax assets	1.847	1.639	22.2
Net deferred tax liabilities	(1,951)	(3.838)	(52.0)

FOR THE YEARS ENDED DECEMBER 31, 2018, 2019 AND 2020 (in millions of Russian rubles and U.S. dollars, except share and per share data)

As of December 31, 2003, Vindex NV, Index of operating loss carry-forwards (VCAC) if for Decide in June 1992, pages 42 and per faither daily 2017. In loss at using begaining on a caption of RUB 2, 501 (see Section 2), and including 2027. The loss at using begaining on or also famous; 1, 2019 for Decide compared to approach of RUB 2, 501 (see Section 2), and including 2027. The loss at using begaining on or also famous; 1, 2019 and the caption of RUB 2, 502 (see Section 2), and the caption 2

any of Earth order million.

As of Executive 11, 2020, the Company had DOEs for Ensuine income tax purposes of RLIB 30,568 (541.3) which have an indefinite term of compformed Russian income tax has also operation that the tax base for 2021 and per tendent 59 (50% assistance of tax bosons existed forward.

As of Executive 11, 2020, the first had some for Company (offers that the Variety N. A described where) do had DOEs for Dead issues on a propose of RLIB 2009 (510.9). For Deads suppose to a purpose to tax purpose to tax purposes and the second of RLIB 2009 will not be expected to the company of the described forward forward profit up to 2027. The bases using beginning on or offer Juneary 1, 2009 may be caused forward forward for N years, i.e., will expect terms 2025 (400.0).

NOS of the first printed clean income tax purposes amounted to RLIB 4, 200 (54.5) and RLIB 2, 400 (64.5) and

M. de for the justification income its propose amountal to BLR 4,30 (SE) and RED 4,50 (SE) and RED 4,5

Content assets as of December 31, 2019 and 2020 consisted of the following:

RUB	2020
5.882	79.6
844	11.4
116	1.6
1,121	15.2
7,963	107.8
499	6.8
7,464	101.0

YANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) FOR THE YEARS ENDED DECEMBER 31, 2014, 2019 AND 2020 (in millions of Russian rubies and U.S. dollars, except share and per share data)

	2018	2019	2020	2019					
	RUB	RUB	RUB	s					
Licensed content	180	1,045	2,625	35.5					
Produced content	4	122	388	5.3					
Total amortization of content assets	184	1,167	3,013	40.8					
As of December 31, 2020, the portion of the costs of completed and not released films that the Company expects to amortize during the twelve months are RUB 35 (\$0.5).									

	Licensed	Produced content	Te	tal t awets
	RUB	RUB	RUB	5
2021	3,54		3,687	49.9
2022	1,30	9 251	1,560	21.1
2023	62	i 300	926	12.5
Total	5.47	6 697	6,173	83.5

Perfuse Commitments
The Company has done control sing suchase commitments for streaming content with future payments, excluding value added are, amounting in REII [3,6] (\$2.15) in 2021, REII [7,7] (\$2.45) in 2022, REII [7,7] (

FOR THE YEARS ENDED DECEMBER 31, 2018, 2019 AND 2020 (in millions of Russian rubles and U.S. dollars, except share and per share data)

As of December 31, 2001, the Company was subject to vision taggle and engaged partners and services and servi

Environment and Current Economic Situation

The Company's operations are primarily located in the Russian Federation. Consequently, the Company is exposed to the economic and financial markets of the Russian Federation which display characteristics of an granter. The Input, tax and regulatory frameworks continue to develop and are subject to interpretation and frequent changes.

Taxes are played, to end an injustment of the contract of the

FOR THE YEARS ENDED DECEMBER 12, 2018, 2019 AND 2029

(in million of Revision rables and U.S. dellars, except shave and per shave data)
since 2014 (driven by negative growth is 2015-2016 and 2020 as well as flatish treads is 2018 and +1% growth is 2019).

The OFFIC - General Stranger (Stranger (Strang

The Central Bank of Russia responded quickly to the situation and continued its accommodative policy by cutting the key rate from 6.25% to 4.25%. The entire reduction was carried out during the first 7 months of 2020 as a trive measure for the prademic crisis. Inflation amounted to 4.91% for the year 2020 compared to 3.04% in 2019.

All those factors among others contributed to the 4% reduction in the codine advertising market in 2020 (based on AKAR data). Notably, the digital advertising market has outperformed other formats and increased by 4% in 2020. Online advertising has increased in share in the total advertising market from 49.4% in 2019 to 53.4% in 2020.

Lo Delta Philippe Companies and the contract of the contract o

In early 2021 the economy has started to show some signs of recovery supported by improving consumer and business activity as well as a decrease of unemployment rates. The speed of the further acceleration of economic growth in 2021 will highly depend on the epidemiological situation in Russia (including the potential spread of new variants of the coronavirus and vaccination progress) and other macroeconomic fasters.

On Martia, 3). Oldo the Company issued and sulf \$1.250 of (EUR \$2.509 at the exchange rate as of the issue date) in aggregate principal amount of \$7.750 concertible notes date March \$3,250 (the "None") at par. The convertible roots continue under under under the contract of the contrac

FOR THE YEARS ENDED DECEMBER 31, 2018, 2019 AND 2020
(in millions of Russian rubles and U.S. dollars, except share and per share data)

business day immediately percoding the materialy date of the Noiss. The institubility could acceptance the materialy date upon the event of defaults, fundamental change event or a definition green. The Company will not have the right to Child Indian Market of a Clina A Abuse concentral Phil of the convenience pairs (in IF SN-ce mean in principal manual of the Noiss or grant pairs (and a Market of a Clina A Abuse concentral Phil of the convenience pairs (in IF SN-ce mean in principal manual of the Noiss or grant pairs (and a Market of a Clina A Abuse concentral Phil of the convenience pairs (in IF SN-ce mean in principal manual of the Noiss or grant pairs (and a Market of a Clina A Abuse concentral Phil of the convenience pairs (in IF SN-ce mean in principal manual of the Noiss or the configuration extents here beare in the Noiss of the configuration of the Noiss or the Noiss of the Noiss or the Noiss of the Noiss of the Noiss or the Noiss or th

The set proceeds to the Company from the size of the Notes were REB 32200 (\$5.27) it at the exchange rate as of the issue daily, Delt issuance costs were approximately \$13.00 (\$5.31) at the exchange rate as of the issue daily. Delt issuance costs were approximately \$13.00 (\$5.31) at the exchange rate as of the issue daily sets allowed to additional paid-to explain and \$10.77 (\$5.31) at the exchange rate as of the issue daily was allowed to additional paid-to explain and \$10.77 (\$5.31) at the exchange rate as of the issue daily was allowed to defensed issuance costs and will be material as intoner compare on the time of the Novel as of the issue daily was allowed to additional paid-to explain and \$10.77 (\$5.31) at the exchange rate as of the issue daily was allowed to additional paid-to explain all \$10.77 (\$5.31) at the exchange rate as of the issue daily was allowed to additional paid-to explain all \$10.77 (\$5.31) at the exchange rate as of the issue daily was allowed to additional paid-to explain all \$10.77 (\$10.7

numerical an interest expense over the term of the Notes.

The Company and product postures for the liability and quity component of the Notes. The carming value of the liability component of HBIT 74655 (\$1.105 at the exchange rate as of the issue date) as of the date of issuance was excepted at the product the left to such those using a discount set of 190%, the Company contained becoming use at the date of the issue for the such that the conversion feature. Date decisions in sumerical used the effective interest entended are the product to the conversion feature. Date of the date of issue date to a conversion of the date of the issue are a calculated by choicing the fair value of the lability component from the maintainty date. The value of the quity component of this SAS/\$15.13.3 at exclusions of the date of the issue can accolated by choicing the fair value of the lability component from the maintainty date. The value of the date of the issue can be a value of the value of the lability component from the maintainty date. The value of the conversible dark instrument as a value and was recorded as a defe discount. The tar effect of the value of the product of the conversible dark instrument as a value and was recorded as a defe discount. The tar effect of the value of the product of the conversible date in the conversible date

The carrying value of the Notes as of December 31, 2020 consisted of the following:

	December 2	31, 2020
	RUB	- 5
0.75% Convertible Senior Notes due March 2025	92,344	1,250.0
Unamortized debt discount	(8,343)	(112.9)
Unamortized debt issuance cost	(724)	(9.8)
Total convertible debt	83,277	1,127.3

The remaining unamortized debt discount of RUB 3,343 (\$112.9) as of December 31, 3020 will be amortized over the remaining life of the Notes, which is approximately 4.2 years. The effective is component for the period was 3.2%.

The Company recognized RUB 2,240 (\$30.3) as interest expenses related to the contractual interest coupon, amortization of the debt discount and issuance expenses for the year ended December 31, 2020.

The Company has three authorized classes of redistry shares, Class A, Class B and Class C with (1881, (10.10 and (100 Par waker, expectively). The principal finances of the three classes of ordinary shares are as follows:

Class A shares, par waker (1010 per share, entitled to not vote per share: The Class A shares share eatily with the Class B shares, on a part prove basis, in any dividends or other distributions.

NOTES TO CONSOLIDATED FENANCIAL STATEMENTS (Continued)

FOR THE YEARS ENRED RECEMBER 31, 2014, 2019 AND 2020

Class III shares, per value (51) byer share, entitled to be votes per share. Class II shares, per value (51) byer share, entitled to be votes per share. Class II shares are similar to a fixed annual amount in the cent of a dividend or distribution limited to 160 by en share. Settled to be vote per share. Class II shares are entitled to size of sense and a settle of the cent of a dividend or distribution limited to 160 byer share. Settled to the votes per share. The Class C share are entitled to a fixed annual amount in the cent of a dividend or distribution limited to 160 byer share in any one financial period by the cent of a dividend or distribution limited to 160 by en share in any one financial period by the control of the

Company.

On September 2, 12000, the Company issued a Priority Share to Sochusk. In December 2019, the Priority Share was repurchased by the Company and Incid in Security as of December 31, 2019. In March 2020 The Priority Share was requestable and the Public Share of the Priority Share perior to Medic Information, causility as so-commercial expansions with the combination periodical based by the Company. As associated, the Priority Share perior to Medic Information and the Priority Share as the Priority Share as the Company is registed to the Priority Share as the Company is registed as the Company is regis

	Shares		EUR	RUB	Shares		EUR	RUB	
Authorized:	574,887,317				574,887,317				
Priority share	1				1				
Class A ordinary shares	500,000,000				500,000,000				
Class B ordinary shares	37,138,658				37,138,658				
Class C ordinary shares	37,748,658				37,748,658				
Issued and fully paid:	331,276,314	€	6.7	267	357,569,138	€	6.9	290	
Priority share	1		_	_	1		_	_	
Class A ordinary shares	293,527,655		2.9	130	320,430,479		3.2	151	
Class B ordinary shares	37,138,658		3.7	133	35,708,674		3.6	128	
Class C ordinary shares	610,000		0.1	4	1,429,984		0.1	- 11	

Can be company that the class A share so from time to time in part to reduce the distinct effects of its Star-Based Awards to employers of the Company.

On November 13, 2007 the Company amounced a share repurchase program of up to \$5000 of Class A shares from time to time in open market transactions effective for up to the following twelve months.

For the year ended December 31, 2019, the Company procedured 440,791 Class A shares are a recognitive for the following twelve months.

For the year ended December 31, 2020, the Company repurchased 4,228,163 Class A shares at an average price \$33.86 per share for a total amount of RUB 10,585 (\$143.3). Treasury stock was accounted for under the cost

YANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) FOR THE YEARS ENDED DECEMBER 31, 2014, 2019 AND 2020 (in millions of Russian rubies and U.S. dollars, except share and per share data)

On Jaze 29, 2020 the Company carried out a public effering and listing of 8,121,527 Class A dutes on the NASDAQ ("SO"). Goldman Socie & Co. 11.4. ("underwriter") was the role underwriter of the efficiency flower to the change the advantage of the enderwriter executed in Bill as upon to produce as additional 213,274 Class A dutes, and accordingly the Company insend an aggregate of 3,40,101 Class A dutes at an offering price of 509 23 per dute in the public offering. Even price of 500 42 per dute in the public offering, Even price of 500 400 (100 A dutes at an offering price of 500 23 per dute in the public offering for any other of 500 400 (100 A dutes at an offering price of 500 23 per dute in the public offering for any other of 500 400 (100 A dutes at an offering price of 500 23 per dute in the public offering for a company of 500 400 (100 A dutes at an offering price of 500 23 per dute in the public offering for a company of 500 400 (100 A dutes at an offering price of 500 23 per dute in the public offering for a company of 500 400 (100 A dutes at an offering price of 500 23 per dute in the public offering for a company of 500 400 (100 A dutes at an offering price of 500 23 per dute in the public offering for a company of 500 400 (100 A dutes at an offering price of 500 23 per dute in the public offering for a company of 500 400 (100 A dutes at an offering price of 500 23 per dutes at a company of 500 400 (100 A dutes at a company of 500 400 400 A dutes at a company of 500 A dutes at a company of 5

In addition, concurrent with the public offering, the Company carried out a private locates of 4,969,913 Class A shares to each of three private inventors, or an aggregate of 12,182,739 Class A shares, at the public offering they price of 549-25 per share, for gone proceeds of 56900 (RUB-4),771 as the exchange rate as of the offering that:

The total number of new Class A shares issued in the public offering and the private placement was 21,522,840 Class A shares, and the aggregate gross proceeds were \$1,060.0 (RUB 73,276 at the exchange rate as of the offering date), before deducting indeventing discounts and commission, placement agent fees, and estimated aggregate offering expenses.

The expense people by the Compour related to the efficings were pelopide by the Compour related to the efficings were pelopide by the Compour related to the efficing were personal or the efficings, i.e. additional paid on expend to a copied based on AKC 346-10-599-1. These expenses were represented by anticoner's resultance and of the reports, actually good accounting patter and other fine. Tool assessed of related expenses were BLVD 721 (19.8).

IN BERLEMANLE SHOWCONTROLLING INTEREST.

Redeemable associated line interests (RNCI) mainly relate to the equity incentive arrangements the Company has made available to the senior employees of the Taxi, Classifieds and Yander Market business units, pursuant to which such persons are eligible to acquire depositury receipts (DRs), or receive options to acquire DRs, which entitle them to economic interests in the respective subsidiaries of the Company.

	2019	2020	2620
	RUB	RUB	- 5
RNCI related to DRs acquired by senior employees	3,681	215	2.9
RNCI related to options to acquire DRs	10,565	2,455	33.3
RNCI recognized in connection with the business combinations (Note 3)	-	497	6.7
Total redeemable noncontrolling interests	14,246	3,167	42.9

FOR THE YEARS ENDED DECEMBER 31, 2018, 2019 AND 2020 (in millions of Russian rubles and U.S. dollars, except share and per share data)

(18) 51 0.8 14,246 3,167 42.9

In Segundre 2016, the Contemp refused the employees of our first between such as supported by the Contemp or to an appropried 2013/207 (And contenting Basican) Unit (Sing) Acade for an appropried 2014/207 (2014) (Sing) Acade for an appropried 2014/207 (2014) (Sing) Acade for an appropried 2014/207 (2014) (Sing) Acade for an appropried 2014/207 (Sing) (Sing)

IA. SIAME ANSO COMPASS TION

Employee Equity Inconfer Plus

Company large greated Base Based Associate to employees of the Company pursuant to its Fourth Amended and Resisted 2007 Equity Inconfere Plus (the "2007 Plus") and its 2016 Equity Inco

The 2007 Flow was adopted in February 2007 and annualed in 2007, 2008, 2011, 2012, and 20113. The 2016 Flow was approved at the 2016 annual general meeting of shareholders on May 27, 2016 and replaced the 2007 Flow. The extraction successived general meeting of shareholders on May 27, 2016 and replaced the 2007 Flow. As these repeats associated general meeting of shareholders on May 27, 2016 and replaced the 2007 Flow. As the repeat is used under the Plane contrict the Plane contrict

VANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) FOR THE YEARS ENDED DECEMBER 31, 2016, 2019 AND 2020 (in millions of Ressian rubbes and U.S. dollars, except share and per share data)

in million of Resistant and Les Suffers, except show and give the date of great in the first montate value of a Clark A devent of Execution and Clark Suffers, except show and give the first montate value of a Clark A devent at some of special head of the surface of a Clark A devent of the contract of the surface of a Clark A devent of the surface of a Clark A devent at some of special head of the contract of the surface of

	2019
ividend viold	
spected annual volatility	39.4-41.1
60-thee interest rate	1.64-1.88
speciad life of the awards (years)	5.91-6.05
ciphted-average grant date fair value of avends (nor share)	15.97
No SANs grain wer made for the years entited December 31, 2010, 2019 and 2020. No share options grains were made for the year ended December 31, 2020. The Company used the following summarptions in the ISSM princing anded when valuing in Share-Bank Awards. Expected variables The 2021 grains, the Company was bankerised valuable for Company's own shares. Expected forms: The expected terms of avoids grained has been calculated following the "implified" method, using half of the sum of the contractual and variing terms, because the Compan	ny has no historical

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			YAND	EX N.V.				
		NOTES TO CONSC	LIDATED FIN	ANCIAL STATEMENT	S (Continued)			
		FOR THE YEAR	RS ENDED DEC	EMBER 31, 2018, 2019	AND 2020			
(in millions of Russian rubles and U.S. dollars, except share and per share data)								
pattern of exercises sufficient to estimate the expected term on a more reliable basis.								
 Dividind yield. This assumption is measured as the average armufated dividend estimated to be paid by the Company over the expected life of the award as a precentage of the share price at the grant date. The Company date not detain any dividends with respect to 30 Hz, 2019 or 2020. Currently, the Company does not have any plans to pay dividends with the test term. Because optioners were generally compensated for dividends and the Company has not plans to pay called date. Company has no plans to pay called adhedules the near term caused respected positions of exercise made for awards granted in the year earlied bert 73, 100? 								
 Fair value of ordinary shares. The Co 	mpany estimated th	e fair value of its ordinary	shares using the	closing price of its ordinary	shares on the NASDA	Q Global Select Market on t	the date of grant.	
Risk-free interest rate. The Company	used the risk-free in	terest rates based on the U.	S. Treasury yield	curve in effect at the gran	t date.			
The following table summarizes awards act	ivity for the Compa	ny:						
	Options SARs RSI's Weighted Weighted arrange receive arrange receive arrange receives				entrage exer			
Outstanding as of December 31, 2019	Changing VIII 4 842	S 37,17	Ountity 176 500	S 12.25	David's 12 881 232	neice ner share		e ner share
Granted				-	10,561,259		218,159	
Exercised Forficined	(544,788)	29.43	(25,000)	32.85	(6,565,195) (568,911)		= =	_
Forfeited Concelled					(868,911)		_	_
Outstanding as of December 31, 2020	2,778,654	\$ 38.70	191,399	S 32.72	15,889,959	=	218.159	=

The following table summarizes information about outstanding and exercisable awards as of December 31, 2020:

			Awards Outstanding				
Exercise Price (S)	Type of areard	Number outstanding	Average Remaining Contractual Life (in years)	Aggregate Intrinsic Value	Number exercisable	Average Remaining Contractual Life (in years)	Aggregate Intrinsic Value
\$36.62	Option	1.068.554	8.59 \$	35.2	400.708	5.29 S	13.2
\$40.00	Option	1,701,500	7.13	59.3	1,305,000	7.10	38.6
Total Options		2,770,654	7,70	85.5	1,765,766	7.45	51.8
\$20.99	SARs	1,100	0.91		1,100	0.91	
\$32.85	SARs	100,000	2.56	3.7	100,000	2.56	3.7
Total SARs		191,109	2.54	3.7	161,100	2.54	3.7
Total RSUs	RSU	15.889.959	8.80	1,105.6	5.371.991	8.51	373.8
Total PSUs	PSU	218.159	9.87	20.6		_	
Total Options, SARs, RSUs and PSUs		18,979,272	8.62 \$	1,215,4	2,178,799	8.18 S	429.3

YANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) FOR THE YEARS ENDED DECEMBER 31, 2014, 2019 AND 2020 (in millions of Russian rubies and U.S. dollars, except share and per share data)

	Opti		RSI		PNIs				
	Quantity		Weighted Average Grant Date Fair Value	Quantity		Weighted Average Grant Date Fair Value	Quantity		Weighted Average Grant Date Fair Value
Non-vested as of December 31, 2019	1,798,584	S	15.43	9,235,579	S	32.92		S	_
Granted			-	10,561,259		54.14	218,159		94.23
Vested	(734,208)		15.36	(8,377,555)		44.38	_		-
Forfeited	_		_	(868,911)		36.78	_		_
Cancelled	-		-	(32,404)		37.96	_		-
Non-vested as of December 31, 2020	1,864,346	s	15.48	10,517,968	s	44.77	218,159	s	94.23

The Company recognized share-based compensation expense in respect of such Synthetic Options in the amount of RUB 907 and RUB 457 (\$6.2) for the years ended December 31, 2019 and 2020. As of December 31, 2020, sois RUB 700 (\$9.5) of unamortized share-based compensation expense related to unvested Synthetic Options.

there was IRI TO 90 55 for immersional datase-based compensations expense related to serviced Synthetic Options

Bacineses Unit Do 90 55 for immersional datase-based compensations expense related to serviced Synthetic Options

The Computer recent contracted central of its business units into separate legal structures in the Footnemese, Tail, Classificate operating segments in 2016 and its Media Services segment in 2018 (neglector, the *Thricipating Scholadineses*). In connections with these recentances and the services received for a relevant expensive was the operation of the Principating Scholadineses. In the Computer passed of a relate capting numerical action of the principating Scholadineses. In the Computer passed of the Computer passed of the Computer of the Computer passed of the Computer of the Computer passed of the Computer of the Computer

MLU B.V., a subsidiary of the Company, granted options and restricted share units ("RSUs") to the employees of the MLU B.V. and its subsidiaries (the "MLU Group") pursuant to the MLU B.V. 2018 Equity Incentive Plan (the "2018 Plan"). The 2018 Plan was adopted by the Management Board of MLU B.V. on February 7, 2018. Options issued

FOR THE YEARS ENDED DECEMBER 3.1 ML, 301 M2 200 200 200 (in million of Resistar ridbe and U.S. differs, current share and per share data)

under the 2011 Plus outside the bolder to acquire depository receipts one Class A share of MLU II W. at a specified cursive price. SSUs avaisable under the 2018 Plus outside the bolder to receive a fixed number of depository receipts over Class A share of MLU II W. at an ocal upon the statistication of centain translessed oresign central.

In September 2000, the MLI Group officed to all believe of containing MLI regains incentive awards the exportancy to exchange undo south for RSUs of Yandes N.Y. An aggregate of 671, SSE MLI requiry awards were exchanged for an aggregate of 2,201,309 Yandes RSUs. The replacement RSUs yets under the same schedule as the exchanged nearth. Awards in respect of approximately 2,720 MLI RSUs remain containing following the cardinage:

Prior to the exchange described above, the 2018 Plan provided for the issuance of Share-Based Awards to employees, officers, directors, advisors and consultants of the Group to receive a fixed number of depositary over Class A shares of MLU B.V. representing in the aggregate a maximum of 5.7% of the fully distend share capital of the Group.

The fair value of M.U.B.V. ISS3 is in neutral based on the fair market values of the underlying shares on the dates of great. Since the M.U. Group's shares are not publicly based, it estimated the fair value of its shares on the basis of valuations method also you explored in the contract approach. "On the basis of valuations method also you have been as the property of the contract and the value of the shares on the basis of valuations are not all you exploring the "contract approach" valuation method also you have been as the value of the shares of the value of the val

Expected life of the awards (years) 6.06 - 6.10		20	019
Risk-free interest rate 7.76-8.88 % Expected life of the awards (years) 6.06 - 6.10			
Expected life of the awards (years) 6.06 - 6.10			
Wrighted accesses around date fair value of awards (ner share)	Expected life of the awards (years)		6.06 - 6.10
	Weighted-average grant date fair value of awards (per share)	S	131.25

- The MLI Group used the following assumption in the BSM pricing model when valuing in Share-Based Awards.

 Expected voluntity. The MLI Group used 50% voluntity which halped that Vanides NV's shares voluntity.

 Expected voluntity. The MLI Group used 50% voluntity which halped that Vanides NV's shares voluntity.

 Expected voluntity. The MLI Group was 50% voluntity which halped that Vanides NV's shares voluntity.

 Expected voluntity. The MLI Group was 50% voluntity which halped that Vanides NV's shares voluntity.

 Expected voluntity. The MLI Group has no halped that Vanides NV's shares voluntity.
- Devidend yield. This assumption is measured as the average annualized dividend estimated to be paid by the MLU Group over the expected life of the award as a percentage of the share price at the grant date. The MLU Group over the expected life of the award as a percentage of the share price at the grant date. The MLU Group

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YANDEX N.V.								
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)								
FOR THE YEARS ENDED DECEMBER 31, 2018, 2019 AND 2020								
(in millions of Russian rubles and U.S. dollars, except share and per share data)								
does not have any plans to pay dividends in the near term, therefore it used an expected dividend yield of zero in its option pricing model for avoired granted in the year ended December 31, 2019.								
 Fair value of ordinary shares. Since the MLU Gough's ordinary shares are not publicly traded, it estimated the fair value of its ordinary shares on the basis of valuations arrived at by employing the "income approach" and the "market approach" valuation methodologies. 								
Risk-free interest rate. The MLU Group used the risk-free interest rates based on the	Russian Ruble Interest Rate S	wap yield	curve in effect at the grant da	le.				
The following table summarizes share options and RSUs activity for the MLU Group under	er the Plan:							
	o	ptions		R	itis			
	average exercise average exer					Weighted exercise price per share		
Outstanding as of December 31, 2019	179,522	5	215.28	271.542	5	_		
Granted				118.308				
Exercised	(13.906)	202.97		(38,776)		_		
Forfeited	(9,642)		203.83	(34,973)		_		
Cancelled	(155,964)		217.06	(313,374)		-		
Transfers from the MLU Group				(7)		_		
Outstanding as of December 31, 2020		5		2,720	5	_		

The concelled quantity for an aggregate of about 408,511 KSUs and share options was as a result of exchange from MLU equity incentive awards to RSUs of Yander N.V., as described above. The following table summarizes information about outstanding and executable RSUs under the MLU Plan as of December 31, 2020.



VANDEX.N.Y.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

FOR THE YALKS INDED DECEMBER 21, 2018, 2019 AND 2019

(in million of Resident robust and loss of the S. dellars, except share and par share data)

The following table aummatics information about no votted share options and RSUs under the Plan.

	Options			RSUs			
	-		Weighted			Weighted	
			Average			Average	
			Grant Date			Grant Date	
	Quantity		Fair Value	Quantity		Fair Value	
Non-vested as of December 31, 2018	69	s	132.54	101,983	s	163.40	
Granted	256,812		131.25	191,214		218.27	
Vested	(36,040)		132.05	(58,244)		179.91	
Forfeited	(32)		132.64	(10,586)		193.31	
Cancelled	(77,380)		132.07	(17,560)		214.72	
Non-vested as of December 31, 2019	143,429	s	130.60	206,807	s	203.59	
Granted			_	118,308		226.97	
Vested	(34,939)		130.18	(44,260)		203.71	
Forfeited	(9,642)		132.07	(34,973)		216.10	
Cancelled	(98,848)		130.60	(244,532)		212.83	
Transfers to the Group			-	621		119.42	
Non-vested as of December 31, 2020		s	_	1,971	s	209.77	

The MLU Group has recorded share-based compensation expense in respect of RSUs and share options under the MLU B.V. 2018 Equity Incentive Plan in the amount of RUB 1,204 and RUB 2,205 (S1.1) for the years ended December 31, 2019 and 2020, respectively.

and December 31, 2009 and 2020, respectively.

As of Chemoth 13, 13,000 there was BEE 32 (50.3) of summerized share-based compensation exposes related to someoidal RSUs under MEU RV. 2018 Equity Incentive Plan which is expected to be recognized over a weighted enemy period of 2223 years.

Mars Based Compensation Exposes.

The Compensation period after-based compensation exposes of REI 8.552, REI 9.555 and REI 15.72 (\$12.20) for the years ended December 31, 2011, 2019 and 2020, respectively.

The MEU award exchange decembed above was accounted for as a modification of REI 8.00 (\$1.40) period exchange decembed above was accounted for as a modification of REI 8.00 (\$1.40) period exchange decembed above was accounted for as a modification of REI 8.00 (\$1.40) period exchange december 31, 2011, 2019 and 2020, respectively.

The NEI 1 award exchange decembed above was accounted for as a modification of REI 8.00 (\$1.40) period exchange december 31, 2011, 2019 and 2020, respectively.

The NEI 1 award exchange december of the remaining section gives the remain

The Company's deef operating decision maker (COOM) is the management committee including in CEO, depthy CEO, COO and a group of CEO and his depthy's direct operation. The Company reports in function professional relationship of the control of the company reports in function professional relation in the plant's Dark and fair to committee in control of the company reports in function professional reports. The company reports in function of the company reports in function of the company reports in the company reports in the company report of the company reports in the co

FOR THE YEARS INCIDED DECEMBER 3, 2018, 309 AND 3025

(in millions of Renium rables and U.S. dellars, recept dure and per share date)

within the Other Bets and Departments. These changes insure consistency with intensal reporting. Segment results below here been rentated for all periods to reflect these reclassifications.

- The Task expensed includes the Company's rich halling business (which consists of Vander, Task in Ressis and 17 other countries across CIS and IMEA by the end of XXX0, and Uber in Ressis and CIS) for both IXC and IRIR, Logistics, FoodTech businesses (including Vander, Earth, the Company's ready-to-eart and genory delivery service; and Vander, Earth, the Company's in hypothesial conveniences not delivery service; and Vander, Earth, the Company's hypothesial conveniences not delivery service; and Vander, Earth, the Company's hypothesial conveniences not delivery service; and Vander, Earth, the Company's hypothesial conveniences not delivery service; and Vander, Earth, the Company's hypothesial conveniences not delivery service; and Vander, Earth, the Company's hypothesial conveniences not delivery service; and Vander, Earth, the Company's hypothesial conveniences not delivery service; and Vander, Earth, the Company's hypothesial conveniences not delivery service; and Vander, Earth, the Company's hypothesial conveniences not delivery service; and Vander, Earth, the Company's hypothesial conveniences not delivery service; and Vander, Earth, the Company's hypothesial conveniences not delivery service; and Vander, Earth, the Company's hypothesial conveniences not delivery service; and Vander, Earth, the Company's hypothesial conveniences not delivery service; and Vander, the Company's hypothesial conveniences not delivery service; and Vander, the Company's hypothesial conveniences not delivery service; and Vander, the Company's hypothesial conveniences not delivery service; and Vander, the Company's hypothesial conveniences not delivery service; and Vander, the Company's hypothesial conveniences not delivery service; and Vander, the Company's hypothesial conveniences not delivery services and the Company's hypothesial conveni
- The Yandes Market segment (deconcilidated and nested as an equity investor under the equity method accounting for the period from April 28, 2018 till July 23, 2020) includes the Company's price companion service, e-commerce markeplace and serval mult experiments
- The Chamilech segment includes Auton an, Yanders Realty, Yanders Alon, and Yanders Chamilech, and derives revenues from online adventising and listing free;

 Media Services including our advantageous nerview Yander Plan, Yanders Manie, KissuPvioli, Yanders Afrika and our production center Yanders Plan, Vanders Manie, KissuPvioli, Yanders Afrika and our production center Wander Plan, Vanders Manie, KissuPvioli, Yanders Afrika and our production center Wanders Plan, Vanders Manie, KissuPvioli, Vanders Afrika and our production center Wanders Studio), which derive revenue from Media Services subscription model, advantaging and indevine processes.

Operating segment of the Company any stegate products managed by other operating segments into first services, for which they are forced to pay syndises or other types of compensation. Such composuration superant interactions this has reclused that in recense of the reputable segments preceded below. The Company considers it is impracticable to separately present recense from external customers and interesponent transactions for each reportable segment preceded below. The Company accounts for interactions from external customers and interesponent transactions for each reportable segment as an information in our transport possible and are not preceded to find the present transactions for each reportable segment as an information in our transport possible and are not preceded to find particies, that is, at the level approximating current market prices.

VANDENNY.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

FOR THE YEAR ENDED BECKENHERS LS, 2016, 2019 AND 2020

(in million of Research areles and Ex observed area and are short and as a continued of the segments' profits and insen that are used by the COUND.

	2018	2019	2020	2020
	RUB	RUB	RUB	5
Search and Portal:				
Revenues	100,956	121,547	124,321	1,682.9
Depreciation and amortization	(10,037)	(12,020)	(12,922)	(175.0)
Adjusted operating income	38,575	45,876	47,332	640.6
Taxi:				
Revenues	20,692	45,587	67,955	919.9
Depreciation and amortization	(798)	(1,432)	(1,707)	(23.1)
Adjusted operating (loss)/income	(4.850)	(562)	2.394	32.4
Yandex Market				
Revenues	1,697	_	13,867	187.7
Depreciation and amortization	(11)	_	(1,213)	(16.4)
Adjusted operating loss	(273)	_	(4,426)	(59.9)
lassifieds:				
Revenues	3,717	5,390	5,778	78.2
Depreciation and amortization	(67)	(27)	(7)	(0.1)
Adjusted operating (loss)/income	(205)	297	1,063	14.4
Media Services:				
Revenues	1,909	3,867	7,807	105.7
Depreciation and amortization	(71)	(94)	(144)	(1.9)
Adjusted operating loss	(845)	(2,259)	(3,845)	(52.0)
Other Bets and Experiments:				
Revenues	4,221	7,877	11,851	160.4
Depreciation and amortization	(1.005)	(1.007)	(1.318)	(17.8)
Adjusted operating loss	(3.957)	(5.937)	(8.488)	(114.9)
liminations:				
Intersegment revenues	(5.535)	(8.877)	(13.235)	(179.2)
Depreciation and amortization	(148)	(197)	(376)	(5.1)
Adjusted operating loss			(31)	(0.4)
Fotal:				
Revenues from external customers	127.657	175,391	218,344	2,955,6
Depreciation and amortization	(12,137)	(14,777)	(17,687)	(239.4)
Adjusted operating income	28.445	37,415	33,999	460.2

YANDEX N.V. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Conditioned) FOR THE YEARS ENDED DECEMBER 31, 2014, 2019 AND 2020 (in millions of Russian rubles and U.S. dollars, except share and per share data)

	2018	2019	2020	2020
	RUB	RUB	RUB	\$
djusted operating income	28.445	37.415	33.999	460.2
ess: share-based compensation expense	(6.552)	(9.855)	(15.728)	(212.9)
dd: interest income	3.382	3.315	3.869	52.4
ess: interest expense	(945)	(74)	(2.373)	(32.1)
dd: other income(lloss), net	936	(5.086)	229	3.0
dd: effect of deconsolidation/consolidation of Yandex Market	28.244		19.230	260.3
ess: amortization of acquisition-related intangible assets	(1,007)	(1,179)	(1,924)	(26.1)
ess: compensation expense related to contingent consideration	(44)	(38)	_	_
ess: one-off restructuring cost		(881)	(98)	(1.2)
ess: goodwill impairment	_	(762)	_	_
ess: income tax expense	(8,201)	(11,656)	(13,055)	(176.7)
let income	44,258	11,199	24,149	326.9
The Company's revenues consisted of the following:				
	2015	2017	2020	2020
Inline advertising revenues(1):	RUB	RUB	RUB	s
Yandex websites	78,696	96.466	105.163	1.423.5
Yandex Advertising Network websites	24,041	25,272	21,287	288.2
otal online advertising revenues	102.737	121.738	126.450	1.711.7
evenues related to Taxi segment, excluding sales of goods	20.564	44.636	57.516	778.5
	417	2,145	20,145	272.7
evenues related to sales of goods				
evenues related to sales of goods ther revenues	3,939	6,872	14,233	192.7

⁽¹⁾ The Company records revenue net of VAT, abortsing homese and discounts. Because it is impractical to track homese and discounts for infline abortsing revenues generated on Yandex sobules and on those of the Yandex Adortsing Network members separately, the Company has allocated homese and discounts between its Yandex websites and the Yandex Advertising Network websites proportionately in their respective gross revenue contributions.

	RUB	RUB	RUB	5
Revenues:				
Russia Rest of the world	118,128	162,958	204,205	2,764.2
Rest of the world	9,529	12,433	14,139	191.4
Total revenues	127,657	175,391	218,344	2,955.6

VANDEX.N.Y.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

FOR THE YALKS INDID DECEMBER 3, 1988, 2019 AND 3039

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The following table acts forth long-lived ances other than function instruments and deformed are noted by gampathic area.

	2018	2019	2020	2020
	RUB	RUB	RUB	- 5
Long-lived assets:				
Russia	117,602	131,267	208,514	2,822.5
Finland	5,946	5,668	8,307	112.4
Rest of the world	1,070	1,135	1,692	23.0
Total long-lived assets	124,618	138,070	218,513	2,957.9

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VANBEX.N.V. NOTES TO CONSOLIBATED FINANCIAL STATEMENTS (Cantinued) FOR THE YAMES INDEED BECCHIERER, 19, 181, 201 AND 2030 for Silling of Region and the original control of the Silling of Silling

	2018	2019	2020	2020
	RUB	RUB	RUB	s
Online advertising revenue:				
Yandex.Market	469	805	290	3.9
Revenues from subleasing and other services:				
Yandex.Market	1,001	1,738	1,141	15.4
Yandex.Money	51	37	22	0.3
Fees for online payment commissions:				
Yandex.Money	432	783	314	4.3
Cost of revenues:				
Yandex.Market	_	29	8	0.1

	2018	2019 RUB	2020 RUB	2020
	RUB	KUB	RUB	2
Accounts receivable:				
Yandex.Market	407	302	_	_
Yandex Money	37	31	_	_
Total accounts receivables from related parties:	444	333	_	_
Prepaid expenses and other current assets:				
Yandex Market	_	16	_	_
Yandex Money	307	76	_	_
Total prepaid expenses and other current assets from related parties:	307	92	_	_
Accounts payable:				
Yandex Market	70	- 11	_	_
Yandex Money	_	13	_	_
Total accounts navables from related nurties:	70	24	_	_

The Comprehensive psychole from related specifics. The Comprehensive that the time of the agreements with Yunder Mesory are composable to the terms of the analysis of the Comprehensive that the time of the agreements with Yunder Mesory are composable to the terms obtained as smit-breakform with unrelated similarly similarly assisted constructors and applies of the Comprehensive of Recember 13, 2009 and 2020, the amount of laws guested to certain some employers was IR.IR 43 and IR.IR 31 (0.55), respectively (Note 4). The losss bear attented using to The personal and makes in 2003-2028 and the Recember 13, 2009 and 2020, the amount of laws and makes in 2003-2028 and the Recember 13, 2009 and 2020, the amount of laws and makes in 2003-2028 and the Recember 13, 2009 and 2020, the amount of laws and makes in 2003-2028 and the Recember 13, 2009 and 2020, the amount of laws and makes in 2003-2028 and the Recember 13, 2009 and 2020, the amount of laws and makes in 2003-2028 and the Recember 13, 2009 and 2020, the amount of laws and makes in 2003-2028 and the Recember 13, 2009 and 2020, the amount of laws and another in 2003-2028 and ano

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NOTES TO CONSOLIDATED FUNNYLAL STATEMENTS (Continued)

FOR THE YEARS ENDED DECEMBER 31, 3014, 2019 AND 2020

(in millions of Resistor relation and U.S. dellure, recept share and per share dutts)

milectores. Gives the recent limiting of the transaction, the initial accounting for the transaction in incomplete at the time these financial attenues were authorized for insuance. Accordingly, not all relevant disclosures are available for the transaction.

The greats

In Formary 2021, the Company gunted personnt to the 2016 Plan (t) RSUs and PSUs to purchase an aggregate of up to 1,531,530 Class A shares to its comployers; (ii) 2,132,740 RSUs in respect of the Solf-Driving Group on a fifty Mateual bosts; and (iii) 1,862,275 Synthesis Options in respect of flow of the Company's business units, which may be settled in Company RSUs representing 7% of the engine of the Company's business units, which may be settled in Company RSUs representing 7% of the engine of the Company's business units, which may be settled in Company RSUs representing 7% of the engine of the Company State of the Company RSUs representing 7% of the engine of the Company RSUs representing 7% of the engine of the Company RSUs representing 7% of the engine of the Company RSUs representing 7% of the engine of the Company RSUs represents an advantage of the Company RSUs representation of the RSUS representation of th

English Institution (English Procedures)

Region Front Section (Engl

In February 2021, the Company entered into USD purchase forward agreements with a third-purty bank amounted to \$\$4.5 (RUB 4.047 at the exchange rate as of the dates of designation) designated as a hedging instrument to belge in exposure to the variability in expected future each flows related to forecasted purchases of servers and activeted equipment.

PART III.

Item 17. Financial Statements
Sec "Item 18. Financial Statements."

Item 18. Financial Statements.
See the financial statements beginning on page F-1.

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| Page |

Confidential treat
 Filed herewith

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SIGNATURES

The registrant hereby certifies that it meets all of the requirements for filing on Form 20-F and that it has duby caused and authorized the undersigned to sign this Annual Report on its behalf. filing on Form 20-E and that it has duly caused and authorized the undersigned to sign that somes supermonth of the SANDER NEW TO ANALOGY WOLGEST

Name: Analog's Valueb

Title: Chapf Encentre Officer

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CERTAIN CONFIDENTIAL PORTIONS OF THIS EXHIBIT HAVE BEEN OMITED AND REPLACED WITH "!"". SUCH IDENTFIED INFORMATION HAS BEEN EXCLUDED FROM THIS EXHIBIT BECAUSE IT IS (I) NOT MATERIAL AND (II) WOULD LIKELY CAUSE COMPETITIVE HARM TO THE COMPANY IF DISCLOSED.

7 February 2018

(As amended and restated on 9 September 2020)

YANDEX N.V.

and

UBER INTERNATIONAL C.V.

and

STICHTING MLU EQUITY INCENTIVE and MLU B.V.

SHAREHOLDERS' AGREEMENT IN RELATION TO MLU B.V.

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1	DEFINITIONS DEFINITIONS	
2.	REGISTRATION RIGHTS.	
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SCHEDULE & ANTI-CORRUPTION COMPLIANCE PROCESAME
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SCHEDULE DINTINA PROCESSION

THIS AGREEMENT (the "Agreement") is made as a DEED on 7 February 2018:

BETHEREN

(1) MACH N. 4. Similed beliefs company planetices represented by the proposed under the later of the Nethricans, having its registered office at Schiphol Boulevard 155, 1118 EID Machine (1) Machine (1

(F) The Parties acknowledge that the Foundation is a Party to this Agreement solely for the purposes of Clauses S.3 (Appointment and minoral of Managing Directors), 6.6 (Appointment and minoral of Supervisory Directors), 9.1 (Declauses S.3 (Appointment and Managing Directors), 9.1 (Principles Section Section

The Parts have agreed to make provision for the management and administration of the affairs of the Group on the terms and conditions act out in this Agreement.

DEFAILIDIS AND INTERPRETATION

DEFAILIDIS AND INTERPRETATION

The Committee of the

Flashinsts Day* means a day (not being a Sisturity or Sunday) on which banks are open for general barriary business in Miscoow (Russian Federation), Amsterdam (Netherlands) and San Flaguer masses the proclased of any Shares in accordance with the terms of this Agreement.

**REP has be meaning given in Clause 6.2

**REP has be meaning given in Clause 6.13

Clause means a content on a Group Company, is charter, articles of association or similar constitutional document as amended from time to time (including, for the avoidance of doubt, **Clause** flashing in clause 6.13

Clause means a clause of the Agreement, **Company Prapared Batture** has be meaning given in the Clause 24.1;

Completion has be meaning given in the Clause 24.1;

Completion has be meaning given in the Clause 24.1;

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Completion has be not meaning given in the Completion** Agreement 3.1;

Completion has be not m

The probability of the probabili

Equily Proportions' makes the respector proportion in which the Shares are held from time to time by each of the Shareholders, save that if the expression "Equily Proportions' is used in the contact of some by the real pill of the Shareholders, it and incum the respective proportions in which Shares are held by each of those particular Shareholders' is contact of the Control of the Shareholders' is an exercise proportion of the Shareholders' is an exercise proportion of the Shareholders' is an exercise property of the Shareholders' is an exercise property

(c) passing a resolution putting lead into voluntary regulation (other than for the purposes of a borse fine amalgamation or reconstruction);
(a) suffering the appointment of a provisional legislation a encorer, a manager or an administrative receiver or
(b) purposes of a bors fine analgamation or reconstruction);
(c) suffering the appointment of a provisional legislation are necessary or an administrative receiver or purposes of a bors fine analgamation or reconstruction), dissolution, receiverings, patients fairly expected programment or science with credition, more interest, patients and provisional legislation, discolution, receiverings, patients fairly expected programment or science with credition, more interest, but the propose of programment or science with or provisional legislation, discolution, receiverings, patients fairly expected or programment or science with credition, more interest, patients and provisional legislation or provisional legislation, and option and provisional legislation (and provisional legislation), and option and provisional legislation (and provisional legislation).

Reg Terms meases (i) the number of these proposed transfers, and the consideration per Share; and (ii) all other mental standards and contained from the proposed transfers, and the consideration per Share; and (ii) all other mental standards.

Reg Terms meases (ii) the surprise of the proposed transfers, and the consideration per Share; and (iii) all other mental standards.

Reg Terms meases (iii) the surprise of the proposed transfers, and the consideration per Share; and (iii) all other mental standards.

Linked* meases standards consideration of the proposed transfers, and the consideration per Share; and (iii) all other mental standards.

Linked* meases standards consideration of the

Twee Securities* has the meaning given in Classe 18.1;

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(i) in respect of any other Shaesholder, any wholly-owned and Cortroded corporate Affiliate of such Shaesholder, and in each case which is not all rhotshisted Purchasier.

Prescribed Price Than the meaning given in Claims 23.5.2.

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*****Industry Suffer his meaning given in Claims 24.5.2.

*****Industry Suffer his meaning given in Claims 24.5.2.

*****Industry Suffer his meaning given in Claims 2

Paleiade Party Centract* means any contract, arrangement or transaction (i) between, on the one hand, a Group Company and, on the other hand, a Related Party, or (ii) pursuant to which a Group Company has that party right against a Related Party, for the avoidance of Goude, each of the Diric Centribution Agreement and the Diric Centration of the Diric Centration and th

157746100877) and whose registered office is at 2114 litypacon persodo, bdg 9, 120009. Moreove, Russian Federation,
(as officed and contraded in the application federation laws and registeriors). Class, him North Yorks, Subative and Syria to enclose the Russian Federation.

Bacticines Private Priv

Assurance) and 31 (Governing law and Dispute Recordado), 32 (Process Agent), paragraphs 5 and 6 of Schedule 3 (Transfer Terms), and Schedule 4 (Repstation Rights):

"Tax of "Tases" means any federal criticus, state, bod or foreign net income, alternative or advo memors, andiented, gross account gross records, sales, see, and visitions, value of the control of the

"Uber Escluded Territory" has the meaning given in Clause 3.5, and a reference to the "Uber Escluded Territories" shall mean all of them.

"Uber Escluded Territory Committee" has the meaning given in Clause 3.7, i:

"Uber Escluded Territories Stelladed print has the meaning given in Clause 2.5, i.e.

"Use Escluded Territories Stelladed print has the meaning given in Clause 2.5, i.e.

"Use Escluded Territories Stelladed print has the meaning given in Clause 2.5, i.e.

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"Use Teschold Territories Stelladed print the Netherlands, Vigoritarial Eli, registered with the lactor register of the Channel of Committee under member 69444602."

"Uber Teschold Territories Territories (Print Print Pr

- Authority, unincorporated association, trial or partnership (whether or not having separate legal personality);

 1.2.2 an elemence to a planticular person shall include a reference to the personality;

 1.2.3 an elemence to a Clause, paragraph, Schedule (better from to a schedule to a statisticy provision) of Recitation shall be a reference to a clause, paragraph, schedule of the from the schedule to a statisticy provision of Provision shall be a reference to a clause, paragraph, schedule of the reference to a clause, paragraph, schedule of the reference to a clause, paragraph, schedule or recitation of the schedule to a statisticy provision of the reference to a clause, paragraph, schedule or recitation of the schedule to the schedule or paragraph, schedule or recitation of the schedule or paragraph schedule or recitation of the schedule or paragraph schedule or recitation of the schedule or paragraph schedule or recitation or schedule or paragraph schedule or paragraph, schedule or recitation or paragraph schedule or paragraph, schedule or paragraph, schedule or schedule or paragraph, schedule or schedule or paragraph, schedule or schedule or paragraph schedule or schedule or paragraph schedule or schedule or paragraph schedule or schedule or schedule or paragraph schedule or paragr

- (8) a person and each of his connected persons (within the meaning of sections 1122 and 1123 of the Corporation Tax Act 2010) will be presumed to be acting in connect.

 (a) a company and each of the officers and directors will be presumed to be acting in connect.

 (b) a company and each of the officers and directors will be presumed to be acting in connect.

 (c) a company and each officer and acting the control of the cont

1.6.2 all vaccordies, representations, indemnities, coverants, agreements and odigations in favour of two or more provurs a new number of their secretary.

Procurement with respect to the Group

17. If, under this Agreement a Perly has undertaken to another Party to procure that any Group Company shall do any and or thing, the Party in question shall not be in breach of that undertaken.

13.1. If the procure of the Party has undertaken to another Party to procure that any Group Company, that director has exercised his votes as a director in favour of the doing of the earl of Pining in question.

14.1. If the earl of Pining in Question.

15.1. If the earl of Pining in Question.

16.1. If the earl of Pining in Question.

undicates; If.

and and any Party who commands or valid for the appointment of a director of a Group Company, that director has exercised his vales as a director in facuum of the duting of the case of any Party whose candidates comprise a mapping of members of a board of directors or a management board of a Group Company, that of the case of any Party whose candidates comprise a mapping of members of a board of directors or a management board of a Group Company, that of the disput of the case of any Party whose candidates comprise a mapping of members of a board of directors or a management board of a Group Company, and party and the disput of the case of any party whose candidates comprise a supplied of the members are better of the disput of the case of a Group of the disput of the case of a Group of the disput of the case of any party whose candidates of the case of a case of a case of the case of a case of the case of a case of a case of the case of a case o

- to the Thermodeter of the steeches in accordance with Clause 3.1 in *Tables 46* relabellator*. A Notice of London 2.5 in *Tables 46* relabellator in A Notice of London 2.5 in *Tables 46* relabellator in A Notice of London 2.5 in *Tables 46* relabellator in the Company of the Steech 46* relabellator in the Steech 4

- be amended to include such New Territory and the term of protective undertakings set out in the Deed of Covernant shall commence in respect thereof, <u>uniteds</u>

 3.5.1 User or Yunder, (or any of the Affiliation) is already operating the own Suchess in the New Territory and of the date of the Notice of Interfect or or

 2.2 where their or Territor (or any of the Affiliation) and statisty generating to own Suchess in New Territory as of the date of the Notice of Interfect.

 (A) User of Affiliation (or any of the Affiliation) and statisty generated in the Territory of the Affiliation (or any of the Affiliation) and the Affiliation (or any of the Affiliation) and the state of the Notice of Interfect.

 (B) User falls to address the Competition with the Competition with Competition with

- (ii) Uher bilb to absorbe for just "Variet, as absorbed for just "Avaiets fail to absorbed for just the as absorbed for just the as absorbed for just the property product provided provided to the provided provi

al actions and decisions of the Supervisory Board in respect of the Business of the Company and its Subsidianties in the Uther Excluded Territories, and
3.72 one comprised exclusively of Supervisory Directors ofter than *Yendre Excluded Territories. Decision of the *Yendre Excluded Territories.
3.73 Subject adverse, the Company (or any of the Subsidiaries in the *Yendre Excluded Territories.
3.74 Subject adverse, to Actual 11 (Passerse destination, and relatedissically any) plants in the contrary in this Agreement. The Company (or any of its Subsidiaries) shall, and Uther or *Yendre (as the Excluded Territories. Decidiaries) and to these 11 (Passerse of the Subsidiaries) and the Subsidiaries in the Subsidiaries) and the Subsidiaries in the Subsidiaries ino

- 3.12 Mobilificationing Classer 3.5 the financial position and results of operations of the Company in the Excluded Territories shall be included in the consolidated features and information) reclaims, subject to appropriate reductions made in respect of the Excluded Territories (as applicable).

 3.13 Willhood prejudice to Classer 3.10 and 3.12, in the center any Response Excluded Territory information also relates to the Company of the Excluded Territory information also relates to the Company of the Excluded Territory information and invariance of the Company of the Excluded Territory information and the Excluded Territory information or the Excluded Territory information in the Excluded Territory information in the Excluded Territory information in the Excluded Territory information or the Excluded Territory information comprised Vision Territory information Com

- 4.1.5 the persons fulfilling the role to that is equivalent to the client feathwooday officer of the Group, which on the date of this Agreement is Andrey Egunov (the "CTO"), is each once in the contractive of the Subsidiaries.

 4.2. The Determination are to the Subsidiaries

 4.3. The Determination are to the International Contractive of the Subsidiaries of Subsidiaries of the Subsidiaries of Subsidiaries on Subsidiarie

- 48 Unions offerenties agreed in setting by the Shareholders, each of the Company and Yander undertakes by procure but any person appointed to Senter Management.

 4.8.1 must have the appropriate kills, qualifications and experience required of a member of Serier Management having regard to the nature of the Croup law person of the Company and Yander (and the Company and Yander (and Yander) and Yander (and Yander
- The Company and the Distriction of the Company and the Company and the Company and the Distriction of the Company and the Distriction of the Company and the Company

- Managing Directors shall be the chard executive officer (the "CEO") and may be a non-resident of the Netherlands and the other Managing Director shall be the chard executive officer (the "CEO") and may be a non-resident of the Netherlands and the other Managing Director shall be an invalidated into its a resident of the Netherlands. Its shall formation in the Managing Director.

 Appetitiment, removal and removaristic officers (the CEO and Dukto Director by written notice to the Company and Yandes and User shall procure that the Process of the centre to homester managers and appetitiment, and the centre of the CEO and Dukto Director by written notice to the Company and Yandes and User shall procure that the Process and User contained in Clauses 4.6. 4.7.4 and 4.10 with respect to apportment of Secret Managers shall apply, market managers, to the appointment of Secret Managers shall apply, market managers to the process of the Foundation shall be applicated to the Secret of the CEO and Dukto Director shall be a shall be applicated by the respect to supportment of Secret Managers shall apply, market and process that the Foundation shall be applicated by the company of the Secret of Secret Managers shall apply, market and process that the process of the Foundation shall be applicated by the CEO and Dukto Director shall be a determined by the Secret of Secret Managers shall apply, market and the secret of the CEO and Dukto Director shall be a determined by the Secret of Secret Managers shall apply the common of the process of the Secret of Secret Managers shall apply the secret of the CEO and Dukto Director shall be a determined by the Secret of Secret Managers shall apply the secret of the Secret Se

- 5.12 A residution of the Management Board may, related of all a meeting, be passed in willing, which shall include an electronic message and a message transmitted by any other accepted means of communication, provided the such message can be proted.

 6.13 Any Managing Director salls be estitude to appoint the final message of the second provided provided of the second provided provided of the second provided provided

- 1.3 To the extent that the number of Nominoe Supervisory Directors nominated by Yandes or User from time to time accessible their defiliented under Clauses 6.2.1 and 6.2.2 (respectively). Supervisory Directors of the Supervisory Directors on the Supervisory Director on the Supervisory Directors on the Supervisory Director on the Supervisory Director and the Supervisory Directors on the Supervisory Directors and Supervisory Directors and Supervisory Directors on Supervisory Directors and Supervisory Directors on Supervisory Directors and Supervisory Directors and Supervisory Directors on Supervisor

- Supervisory Board: The Chalmman of the Supervisory Sound shall not have a second or casting valor or any other special voting powers.

 Remineration

 6.15. The Supervisory Streets shall not be entitled to receive bear or immuneration from the Company in their capacity as approximary discounted for the Company or otherwise in connection with remineration for dispervisory Directors in their capacity as decirious shall fast which the companies of the Shareholders. The destination of any shall shall be the remineration of dispervisory Directors in their capacity as decirious shall fast which the companies of the Shareholders. The destination of the Shareholders in the Company or otherwise the Shareholders. The destination of the Shareholders in the Company or otherwise the Shareholders. The destination of the Shareholders or the Millstein or destination of the Shareholders or the Millstein or destination or the Shareholders or the Millstein or destination or the Shareholders or the Millstein or destination or destination of the Shareholders or the Millstein or destination or destination or the Shareholders or the Millstein or destination or destination or the Shareholders or the Millstein or destination or the Shareholders or the Millstein or destination or the Shareholders or the Millstein or the Millstein or destination or the Shareholders or the Millstein or

- 7.4 Meetings of the Supervisory Board shall be held in person in the Neitherlands, urless in exceptional circumstances (i) an alternative location is determined in advance by the Chairman and provised that on meetings will be held in the United Ricippion or (ii) it is determined but the meeting will be held by a conference sall-video conference between Supervisory Directors some the conference sall-video conference between Supervisory Directors some the conference sall-video conference between Supervisory Board and Supervisory Board and Supervisory Board sall-video conference between Supervisory Board (ii) and supervisory Board sall-video conference between Supervisory Board (iii) and supervisory Board sall-video conference Board (iii) and supervisory Board meetings (iii) and the sall-video conference Board (iii) and supervisory Board meetings (iii) and the sall-video conference Board (iii) and the sall-video conference Board (iii) and iii) an

- Convenience in accordance were Lucidar 7.1

 Court

 Court
- 7.9. If a quorum is not present within 90 minutes of the time appointed for such re-convened meeting (or ceases to be present for 90 minutes), that meeting shall be adjourned to be held [***] later at the same time and place (unless all Supervisory Directors agree otherwise). Without prejudice to Clause 11 (Reserved Matters), the quorum at the second re-convened meeting shall be:
- 28 If a glotted is the precent which we recent on the process of the precent process of the precent process of the precent process of the pro

- by a majority of the total voice of all Supervisory Directors present, entitled to voice and voicey, Novembranding the foregoing, decisions of the Supervisory Stoard may also be latent without a

 7.10. If these is a list of voice is a voice state in a voice sta

- 7.21 Note that does not not consider the supervisory Board shall exclude any Coserver from access to any meeting or any portion hereof if the Supervisory Board readously believes that (a) such exclusion in reasonably recessary to statify its Suckey's date, to preserve attempt, elect printing or to be priced to play confidential proprising information. (b) there is, no it reasonably skilly to be, a confident of extreme stewers or decision, or the cent when display and the suckey of the su
- 7.22 | seez confidential (accommendated by Clauses 20.4 to 20.5 b) at information which they recone about the Clinical part for Econop illustress or the Districtions or the Militiate or 2.22 | setze that a confidentiality agreement with the Company or terms which are consistent with and not be served them the Company or terms which are consistent with and not be served privately and provides of the September (1998). The Company is the control of the Company or terms which are consistent with and not purplicate legal privates again private for an extra transfer or the Company or the control of the Company or the Co

The Shareholdes acknowledge and agree that the indemnification and advancement agreements in respect of each Managing Director and Supervisory Director shall provide for the following just, for the avoidance of doubt, if there is any conflict between this Clause 8 and any indemnification and advancement agreement in respect of each Managing Director and Supervisory Director shall provide for the Supervisory Director shall provi

- Supervisory unicost, their the projection of this Classe is that private in the extent primition by applicable Lawy!

 The Managing Proteins and Supervisory Discontineating by the Supervisory Discontineation, advancement of expenses and/or insurance provided by the applicable Shareholder that nominated free, which are setteded by the applicable Shareholder that nominated free, which are retained to be secondary to the primary deligation of the Company to Indemnify such Managing Directors and Supervisory Directors are provided herein. Notice direction, the Company.

 8.1.1 and be the information of first record (i.e., its obligation to such Managing Directors and Supervisory Directors are provided and the Shareholder of the Shareholder (i.e., its obligation to such Managing Directors and Supervisory Directors are secondary).
- 1.1 that is the in common of the record (i.e., it collegation is such instancing circums as to supervised planted as in principle of any submitted to the common of the c

- 9.2
- Decision of the Shareholders any by these other at a Shareholders' general meeting or fasher primited under the Articles and by Applicable level by written resolution of the Shareholders, shareholde 9.3
- 9.4 9.5
- 9.6
- 9.7.1 If a quorum was not present at the initial general meeting and the first re-convened general meeting due to the absence of Uber, for so long as Yandex holds at least [***] of its Initial Proportion, one representative of Yandex (whether in person, by authorised representative or by proxy); otherwise
- 102 as copied to Super 3 in Supercharacter or Transce upment in person, by automote representation or or young consense.

 172 as set on in Clause 15.

 183 Except for the Reserved Matters and when otherwise required by Applicable Lais, the Structholders shall decide on matters by Shareholders holding more than half of the share capital of the Company.

 193 Subject to Super 3 in 3, all Shareholders' general meetings shall be held at the registered office or at such other place within the Netherlands as shall be specified or fixed in the notice or waters of inforce between.

1.10 The Shareholders may participate in and hold a Shareholders' general meeting using a conference beliephone or aimfar communications equipment by means of which all Shareholders participating in the Shareholders' general meeting can have each other. Perticipation in such a meeting hald constitute attendence and presence in present at such meeting.

1.11 The Shareholders have been such as the second of the Shareholder participation on the meeting and consistent and presence in present at such meeting.

1.12 White prejudes to the remarker of this Clause 16, the Parties agree that the structure, soop of competence, brunshord and operational procedures of the Shareholders and the Company shareholders and the Company shareholders and the Company shareholders are adopted or passed as receivable to the Parties agree that the structure, soop of competence, brunshord and operational procedures of the Shareholders and at lines conseny the processor of the Agreement to the factor them to the Shareholders and the Company and prompty process are adopted or passed as receivable to the second Shareholders's passed as receivable of their Shareholders and the Company shareholders and the Company shareholders are deposed or passed as receivable to the processor of the Agreement and the territor Charles's passed of the Shareholders and the processor of the Agreement and the second Charles's passed of the Shareholders and the Operation of the Shareholders and the Operation of the Agreement and the second charles's passed of the Shareholders and the Operation of the Agreement and the second of the Agreement and the second charles's passed decision in the Agreement and the Shareholder's passed decision in relation to such Affected Shareholder's passed decision in the Shareholder's passed decision in relation to such Affected Shareholde

- any of the matter is to be considered by the Shareholders, as indicated in Clause 112 and Standale 2), Uther, and

 11.11. (If the matter is to be considered by the Shareholders, as indicated in Clause 112 and Standale 2), Uther, and

 11.12. If the matter is to be considered by the Shareholders, and indicated and inclause 112 and Standale 2), Uther, and

 11.12. If the Shareholders agree that:

 11.12. If the Shareholders agree that is the shareholders agree that the sharehold

- 11.6.2 In the event that the Management Representatives cannot recoive the Escalation Matter within [11] of the reterral of such matter to them, the Escalation Matter will be reterred to the declaration efforce of each Shandwide for of the ultimate holding company within the Shandwiders group. If applicability, and will not be a controlled to the property of the second of the s

- Beginners (Security Security S

- (II) required by vivoice or User's verify comprises by the Curposy with the deligations sat out in Clauses 113, and 112 forcoming Colligations), and the original constitution of the Curposy or another College (in the College of the

- as acros as reasonably practication due the end of each houseally place and in any event (affect to provide gooded by Applicable Law and in any event (affect to the end of each houseally place and each decognotion through the end of the end 2018 florated place and each decognotion through the end of the end 2018 florated place and each decognotion through a place of the end 2018 florated place and each decognotion through a place of the end 2018 florated place and each decognotion through a place of the end 2018 florated place and 2018 florated place a

- the set Yurke, with a shalf of such specified peckage to later the Time shalf of the time application quarter of section becomes and the Company and the more set that with the opportunity in where and provide reasonable comments on such disks prior to providing the final quarter of section per section of the company and the provide the section of the company and the period of the p

- otherwise. The Supervisory Directors and Managine Directors shall be entitled to goal any information (with the exception of any commencial) sensitive information, as meanwhally determined unamenously by the Supervisory Board privating is any Close Congrage, the Close Business or offers of any of the Coinga Congrages, excented by such persons is their exception as Supervisory Director of Managing Directors, as Transpared or to the that appointed on Sub-Supervisory Director of Managing Directors, as Transpared or the Ordinary and Internation provided as contemplated by the Clause shall be Confidented Information for the purpose of the Assignment of the Congrage o

- 12.16 After and costs relating be an audit unfor Clause 12.4 shall be borne by the partly being, either hardess or unfor its as uncern very very the numerous ments.

 13.1 The Experiency Stoard shall approve the Budgets for the 2018 financial year and all absequent periods in accordance with Schedule 8 (Judget).

 14.1 SALONDO.

 14.1 The Company shall, and the Sharedoless shall proun that the Company shall, operate the Cloup Business under, and with the use of, the brands in the applicable Territories in accordance with the terms and conditions of the Yardes Teledenian Licensery Agreement.

 15. CONTRIUMO OBLIGATIONS

- Internal controls and compliance

 15.1 The Supervisory Stund shall implement and maidain in Internal control manual. 3 yearly review of the Cloudy's ritemed control procedure; programs of the Supervisory Stund of Stundard Stunda

- (A) any person in visidition of agolicitable Sunctions; or
 (B) a person hard as Needeckee Parky or
 (A) The Association of Asso

conditions of the Restructuring to be effectuated as promptly as practicable after Completion. The Restructuring shall at all times comply with the provisions of Section 8.3 (Tax Consequences) of the Contribution Agreement and Clauses 4.2 and 4.3 of Schedule 7.

- concitions of the Restructuring to be efficienced as growthy as particulate after Competition. The Restructuring shall all all times comply with the provisions of Section 8.3 (Tax Consequences) of the Contribution Agreement and Contribution Agreement Agreement and the Contribution Agreement and the Contribution Agreement and Contribution Agreement, and contribution Agreement Agr

- 16.6 Within | "" of the early of the Acceptance Period, the Company shall notify the their Shareholder if other Yands or User does not deed to subscribe for, or is deemed to have decired to secretary to be acceptance period. The Company shall notify the control to the Life Pro-duct Entertainment shall be entitled to advocable for jon the same lemns) the liver litterainment of the liver of the Acceptance Period.

 18.7 For the protect of "" after the early of the Acceptance Period (as excluded as recommendation of the Acceptance Period (as excluded as recommendation) in acceptance with Clauses 18.6) and on the literainment of the literainment of the Acceptance Period (as excluded as recommendation) in acceptance with Clauses 18.6) and on the literainment of the Acceptance Period (as excluded as recommendation) in acceptance with Clauses 18.6) and on the literainment of the Acceptance Period (as excluded as recommendation) in acceptance with Clauses 18.6) and on the literainment of the acceptance Period (as excluded as recommendation) in acceptance with Clauses 18.6) and on the literainment of the acceptance Period (as excluded as recommendation) in acceptance with Clauses 18.6) and on the literainment of the acceptance Period (as excluded as recommendation) in acceptance with Clauses 18.6) and on the literainment of the acceptance period (as excluded as excluded as

- (2) such transferen is capable of performing the obligations of a Shareholder under this Agreement, and
 (b) is under an obligation is retreashed to Shares to the transference cases to be a Permitted Affiliate of the transference and obligation is retreashed to Shares to the Termitted Affiliate of the transference and evidence reasonably additionable controlled to the Committed Affiliate objects on the Committed Affiliate objects and objects to the Committed Affiliate objects on the Committed Affiliate objects to be solged to recovering. Software, processor, assessment and recovering the processor of the processor of

- Management Stands, I. (The Sourchine) Bound, 7 Tubertogs of the Season, 9 (Perceiver of the Shareholders of the Company), 105 (Companie Companies) of Season 107 Tubertogs of the Season 107 Season 10

- 20. RIGHT OF FIRST REFUSAL

- And the Lock-up Period express and prior to a Qualified IPO, either Vandes or Utber (or any of heir Premitted Affiliates) (the "Selfing Shareholder") may Transfer some or all of its Shares to a fine Empty Purchaser, provided that such Shareholder has first received a soun fisc offer (or 10th Min 10th to the Affiliate Empty Purchaser is provided that such Shareholder has first received a soun fisc offer (or 10th Min 10th to the Affiliate Empty Purchaser is provided and the Shareholder provided first in a sent case, that such case, that such case, that such case is the such c

- and the failing Shareholder shall be board to self to such Other Shareholder, the Shares specified in the DRTR Acceptance Notice on the Key Term and in accordance with the Transfer

 A If a ROPF Acceptance Notice is not given with respect to all of the Shares the subject of the Transfer Notice within the ROFF Acceptance Notice is not given with respect to all of the Shares the subject of the Transfer Notice within the ROFF Acceptance Notice, by the Third Party
 Purchaser the made the Other good to no other There (Party Purchaser), provided that:

 20.4.1 the transfer is on the Key Terms contained in the Other (por terms that are none advantageous to the Solling Shareholder).

 20.4.2 the Third Party Purchaser and Provided Purchaser.

 20.4.3 the Solling Shareholder in the Other (por terms that are none advantageous to the Solling Shareholder).

 20.4.4 If the Transfer is not completed within the Company and the Other Shareholder of the proposed completion date of the transfer to the Third Party Purchaser and a rehibble Purchaser.

 20.4.4 If the Transfer is not completed within the [117] product referred to above, the Solling Shareholder is or their Shares without serving a further Transfer

 20.4.4 If the Transfer is not completed within the [117] product referred to above, the Solling Shareholder is or their Shares without serving a further Transfer

 20.4.4 If the Transfer Notice and a ROPER Acceptance Notice shall each be governed by English law and be invocable.

- 20.6 This Clause shall not apply to a transfer of Shares pursuant to Clause 21 (Tag Along Rights).

- Loss into Lusae train of agey to a street or shares pursuant to Lusae 2 (1 kg variety regists).

 21.1 When [**] of
 21.1 In receipt of written notice from either Yandse or Liber (for the purposes of this Clause 18 a Selling Shareholder) of its consent to the other Shareholder (for the purposes of this Clause 19, the Other Shareholder) Transferring pome or all of its Shares (or any interest therein or in sepacit thereof) prior to the expiry of the Lock-up Ferod in accordance with Clause 19, and the Clause 19,

- 21.1 incorpt of withinn choice born either Yandise or their plantines of the Clause 16 a Selferig Disardoiding of dis concert to the other Shardoidines for The purpose of the Clause 16 2 or 10 or 10

- Shareholder shall be required to agree to do any such act or fring which shall have the effect of imposing upon 1 an obligation to combinus a greater amount of capital or other imminishes the solder of the other Shareholder's displation under this Clause 22.22.

 22. Without Inhibity Clause 22.2 or paragraph 4 of the Transfer Terms, the Shareholder's shall not shall be a shareholder to the shall be a shareholder's displation under this Clause 22.22.

 22. Without Inhibity Clause 22.2 or paragraph 4 of the Transfer Terms, the Shareholder's shall not shall be a shall be to the Shareholder's displation under this Clause 22.22.

 22. Without Inhibity Clause 22.2 or paragraph 4 of the Transfer Terms, the Shareholder's shall not shall be shall be to the Shareholder's displation under the Clause 22.2.

 23. Without Inhibity Clause 22.2 or paragraph 4 of the Transfer Terms, the Shareholder's shall be shall be shall be shall be shall be shall be to the shall be sha

- 2.18 Yundes shall have a period of [17] from the date of the ROFO Notice in which to accept or reject the ROFO Offer (the "ROFO Acceptance Period"). Any acceptance of the ROFO Offer (the "ROFO Acceptance Notice"), at which joint Yundes shall be bound to joint has the intercolled once made in "ROFO Offer (the "ROFO Acceptance Notice"), at which joint Yundes shall be bound to joint has the sound to purchase the Draws (the "ROFO Offer shall be in accordance with the Trainest Frame and complete did a place and time to be appointed by their by rotice in writing to Yundes, so which are long to the horizon the purchase the State of the ROFO Offer shall be in accordance with the Trainest Frame and complete did a place and time to be appointed by their by rotice in writing to Yundes in accordance with the Trainest Frame and complete did a place and time to be appointed by their by rotice in writing to Yundes in accordance with the Trainest Frame, provided that are shall be an interest to the provided of the POFO Offer (the POFO Offer) of the POFO Offer (the POFO Offer of the POFO Offe

- may be recessary to meet the moment toning requirements of the receiver stock enthwarp or listing authority to be in public hands:

 2112 any port of most plan embours for any organization of the receiver stock enthwarp or listing authority to be in public hands:

 2113 as and when required under any Applicable Lau, or an insucondally required by the underwritten for the Qualified PPO, applicable programs and any applicable Lau, or a seasonably required by the underwritten for the Qualified PPO, applicable programs and applicable Lau, or a reasonably required to the ten publicable programs and applicable Lau, or a reasonably required to the ten bear to the Qualified PPO, applicable programs and applicable programs and

- 24.2 (Right of First Related). You does due the vertical to give a route in a vertical to later grouper to Chause 84.4 (a *Page Abong Notice) with a relation to the case of the Time of the Chause 84.4 (a *Page Abong Notice) with a relation of the Chause 84.4 (a *Page Abong Notice) with a relation of the Chause 84.4 (a *Page Abong Notice) with a relation of the Chause 84.4 (a *Page Abong Notice) are reconstructed with a relation of the Chause 84.4 (a *Page Abong Notice) with a relation of the Chause 84.4 (a *Page Abong Notice) with a relation of the Chause 84.1 (a *Page Abong Notice) with a relation of the Chause 84.1 (a *Page Abong Notice) with a relation of the Chause 84.1 (a *Page Abong Notice) with a relation of the Chause 84.1 (a *Page Abong Notice) with a relation of the Chause 84.1 (a *Page Abong Notice) with a relation of the Chause 84.1 (a *Page Abong Notice) with a relation of the Chause 84.1 (a *Page Abong Notice) with a relation of the Chause 84.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a relation of the Chause 94.1 (a *Page Abong Notice) with a

24.4 the consideration that is payable or otherwise transferable to Uber upon the consumention of the Drag Sale must be the same form of consideration and the same as a payable or otherwise transferable to other Shareholders, and

24.4 the consideration that is payable or otherwise transferable to the Chief Shareholders, and

24.4 the consideration that is payable or otherwise transferable to the Chief Shareholders, and

24.4 the Drag Sale must be non-deferred and non-confingent cash consideration (in
procked any secondly in connection with the Drag Sale

24.5 Classes 22.2 and payably in record of the process connections by the Classes 24.2 and is payably invested of the process connections by the Classes 24.2 and it seems 1 payable years.

24.6 If the Drag Sale does not complete with [""] after the date of the Drag Along Notice (other than due to default by Uber under this Agreement or in respect of the Drag Sale transaction

14.4 the Drag Sale does not complete with [""] after the date of the Drag Along Notice (other than due to default by Uber under this Agreement or in respect of the Drag Sale transaction

14.4 the Drag Sale does not complete with [""] after the date of the Drag Along Notice (other than due to default by Uber under this Agreement or in respect of the Drag Sale transaction

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14.4 the Drag Sale transaction than the Drag Notice (other than due to default by Uber under this Agreement or in respect of the Drag Sale transaction

14.4 the Drag Sale must be non-default to the Drag Notice (other than due to default by Uber under this Agreement or in respect of the Drag Notice (other than due to default by Uber under this Agreement or

- 24.0 If the Dag Sale does not complete with [""] after the called the Drag Along Notice (other than due to default by User under this Agreement or in respect of the Drag Sale transaction itself) to Drag Notice (shade instruction) and one of the Drag Sale transaction itself) to Drag Notice (shade instruction) and one of the Drag Sale transaction itself) and the Drag Sale transaction is not capable of Drag Sale transaction in the Drag Sale transaction is not capable of being remedied or is not remedied 25.1. If transaction approximate (a Drag Sale transaction) and the Drag Sale transaction is not capable of being remedied or is not remedied 25.1. If the Drag Sale transaction is not capable of being remedied or is not remedied 25.1. If the Drag Sale transaction is not capable of the Company of an Event of Dradual forms of Drag Sale transaction is not capable of the Company of an Event of Drag Sale transaction is not capable of the Company of an Event of Drag Sale transaction is not capable of the Company of an Event of Drag Sale transaction is not capable of the Company of an Event of Dradual Monthly is not an extra property of the Drag Sale transaction is not in the Drag Sale transaction in the Drag Sale transaction is not in the Drag Sale transaction is not in the Dr

- 25.5.1 any requirement in the Agreement or the Articles that the Defaulting Shareholder is required to be present (in person or by a representative) at Shareholder's person maked is goornal and line to experiment any Shareholder in required to the present (in person or by a representative) at Shareholder's person and the control of th

of Field Refease), Clause 21 (Tag Allony Rights), Clause 22 (Leputity Event), Clause 23 (Qualified (PP)) and Clause 24 ((Ing Sele) shall not apply to any transfer permitted by this Clause
Stage down

24.4 Dark, in its ode decreate, and have the right but not the colliption, for so long as it downs appropriate, to restinguish the control of the complete of the colliption of the colliption

Date or following pools of the Step. Cut Notice is the case may bely the Shandshider shall process that a meeting of the Supervisory Board be connected to discuss the results of the Company's investigation and implementation of connection resources and any additional action to be taken to the prevention of any further Complexion Breach.

26.8 For the purpose of clause 27, the "Regular Long Step Date of Lane may be determined." "Part the case or when Step Point Step Point Step Regular Long Step Point Step Long Step Date Step Long S

In relation to Yandex	In relation to Uber
Address: Schiphol Boulevard 165, 1118 BG Schiphol, the Netherlands	Address: 1455 Market Street, 4th Floor San Francisco, CA 94103
[""]	[***]
[""]	[***]
With a copy to: Gregory Abovisty, COO Yandex LLC 16 Lea Tollaty Str. Misconi 19021 Russia ("")	With a copy to: Jame Legiph Cooley LLP 101 Callfornia Street San Francisco, CA United States of America [""]
Timothy Corbett Morgan, Lewis & Bocklus UK LLP Condor House, 5-10 St. Paul's Churchyard	

	London EC4M 8AL United Kingdom [***]					
	In relation to the Company	In relation to the Foundation				
	Address: Schiphol Boulevard 165, 1118 BG Schiphol, the Netherlands	Address: Schiphol Boulevard 165, 1118 BG Schiphol, the Netherlands				
	[***]	[**]				
	[***]	[**]				
	With a copy to each of:	With a copy to:				
	Timothy Corbett Morgan, Lewis & Bocklus UK LLP Condor House, 5-10 St. Paul's Churchyard London EC4M 8AL United Kingdom [**]	Timothy Corbett Morgan Lewis & Bocklus LIK LLP Condor House, 5-10 St. Paul's Churchyard London EC4M 8AL United Kingdom [**]				
7.4	Should a Party fall to notify another Party of any change to its address in accordance with Clause 27.1, then any notice served under this Clause shall be validly served by that second Party if served to the address listed in Clause 27.3.					
8.	TERM					
8.1	This Agreement shall, subject always to the Surviving Provisions in Clause 28.3, continue in force and effect following Completion until the earliest to occur of the following events:					
	28.1.1 all of the Shareholders agree in writing to terminate it;					
	28.1.2 a Qualified IPO becoming effective; and					
	28.1.3 all of the Shares held by the Shareholders becoming held by one Shareholder (
8.2	Without limiting Clause 28.1 and without prejudice to the continuation of this Agreement with respect to all other Shareholders who are party (or who, in accordance with Clause 19.6 have adhered) to it, this Agreement shall terminate with respect to a Shareholder if that Shareholder ceases to hold Shares in the Company (subject to Clause 19.5)					
8.3	Upon termination of this Agreement the provisions of this Agreement (other than the Surviving Provisions) shall automatically terminate and cease to have any effect and no Party, nor any person having third party rights under this Agreement, shall have any claim against any other under it, except in relation to any prior breach or under the Surviving Provisions.					
9.	ANNOUNCEMENTS AND CONFIDENTIALITY					
	Announcements					
9.1	No Shareholder nor the Company shall (and each Shareholder shall procure than none of its Affiliates or subsidiary undertakings or parent undertakings shall):					
	29.1.1 make or send; or					
	29.1.2 permit another person to make or send on its behalf,					
	a public announcement or circular regarding the existence or the subject matter of a Transaction Agreement, unless it has first obtained each other Party's written permission (that permission not to be unreasonably withheld or delayed).					
	Permitted announcements					
	Permitted announcements					

22.2.1 which is required by Applicable Law, a count of completed jurisdiction or a competent judicial, governmental, supervisory or regulatory body, or 22.2.2.1 which is required by Applicable Law, a count of competent jurisdiction or a competent judicial, governmental, supervisory or regulatory body, or 22.2.2.2 which is required by rate of a sick count and or many part of the property of the discount persons and the competence of a count such that has present to make a count and or the property and take into account each other printy acquirements as to the limiting content and number of making the amountement or circular counts with the act other Printy and take into account each other printy, experiments as to the limiting content and number of making the amountement of circular to the extent it consults with each other Printy and take into account each other printy, experiments as to the limiting content and number of making the amountement of circular to the extent it consults with each other printy and take into account each other printy, experiments as to the limiting content and number of making the amountement of circular to the extent it consults with each other printy and take into account each other prints printed the force of making the amountement of circular to the extent it consults with each of the print prints.

28.4 See as provided in Clause 28.4 A does not apply to a disclosure or use of condental information in the filtering contractions.

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29.5.2 The disclosures or use is required by a faction to account each other prints.

29.5.5 The disclosures or use is required by a faction to account of a total contraction of the prints of the prints of the contraction of the prints of

- for his benefit of the Company, pursuant to which the intended recipient has been restrictions on the use of the relevant information as are contained in Clause 27.5 and in such case.

 Clause 27.5 and in such case.

 (a) the Company has used in the manufactor of Counter 27.5 and in such case.

 (b) the Company has laused in the manufactor of Shorter, Socialized in the proposition and clauser of Counter 27.5 and in such case.

 26. Before a Plany makes a declosure in the committence contemplate by Counter 27.5 or 25.5 £ shall. It be exerted at persentations of the proposition and clauser in persentations of the proposition and clauser in commentation of the presentations.

 26. Before a Plany makes a declosure in the committence contemplate by Counter 27.5 or 25.5 £ shall. It be exerted at a persentation of the presentations and the presentations of the presentation of the presentations of the presentations of the presentation of the

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 3. Mincellance and the continuous plant and implication of the Parly Warranties is how, accurate and not midisating in respect of taself at the dask of the Agreement.

 Assignment

 2. Subject to Clause 3.3, no Parly may at any time assign, transfer, change or dask in any other manner with the Agreement or any of is right-under it (including holding an interest on hour for substitution) or purport to be in, not sub-contract any or all of its obligations used this Agreement with the Agreement or any of its right-under it (including holding an interest on hour for substitution).

 5. Subject to Clause 3.3, no Parly may as year or three in, is a Permitter Addition which its results in Substitution in the contraction of the purport to be in, not sub-contraction and year of all of its obligations pursuant to beauty and written content of each other purport. Any purposed of Adversors as contemplated by fact clause, such of in gifts and deligations pursuant to the Agreement as well thinked in the terminal production of the purport and the contraction.

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25.5 Each of the Particles confirms that the Agreement together with the Transaction Agreements and the agreement or an extraction of the Particle software and the Secondary of the Company of the Comp

- 30.11 Any payment made by or due from a Party under, or pursuant to the terms of, this Agreement dual to the eard clear of all Tax whethcover save only for any deductors or withholdings required by Agriculate I fax Legislation.

 Coursect conversation.

 30.11 Any payment made by or due from the Agreement had not be possible to treated by the Parties as an adjustment to any consideration payable pursuant to this Agreement.

 30.11 Subject to Clear 1, and unless of methruse appointed, the sate of exchange to be used for converting amounts specified in the Agreement made to the payable of the payable of
- Variation

 3.18 No variation of this Agreement (or any of the documents referred to in it) shall be valid unless it is in writing (which for this purpose, does not include email) and signed by or on behalf of each of the Parises. The expression "variation" includes any variation, supplement, deletion or replacement thosever effected.

 Counterparts

 3.19 This Agreement may be executed in any number of counterparts and by the Parises is it on separate counterparts, each of which when executed and delivered shall be an original, but as

- all the counterpast together constitute on inturnent. Delivery of a counterpart of this Agreement by small attachment shall be an effective mode of delivery. In relation to each counterpart of this Agreement is all the contemporal registrate page to the final fact of this Agreement, such counterpart signature page.

 200 Anthring in the Agreement or in any document referred to in it shall constitute any of the Parties a partner of any other, nor shall the secundors, completion and implementation of this Constitute any of the Parties a partner of any other, nor shall the secundors, completion and implementation of this Constitute any of the Partner page.

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- referred a see faulty withed by exhibition is accordance with this. CLEA Addition Notice The Tables; I as all present in brow and a mortified by the Clause, which is many interest of the Clause Addition of

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Cheshite WM.4 20T. It such person is not or ceases to be effectively appointed to accept service of process on behalf of Uber. Uber shall immediately appoint a further person in England to accept service of process on its barbill.

32.2 Each of Parkeau with the Company immediately appoints Law Disbertium Composite Services. Limited as their appert under the Agreement for service of process and agrees that the process on the behalf of the process of the

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EXECUTION PAGES

EXECUTION as DEED by

a ROOMEN incorporated in
the Netherlands, Auding by
Authorised Person

DESCRITES as DREED by
URER N. HOCKINGS & 20 M, acting in its core capacity and in its capacity and general partner of URER N. HOCKING & 20 M, acting in its core capacity and in its capacity as general partner of URER NTERNATIONAL C.V. a Cludin-have governed limited partnershes)

The Managing Dreador of Separation of witness (in BLOCK CAPTALS)

Address of witness

Address of witness

Address of witness

Coccupation of witness

Coccupat

) /s/ Philipp Sergeyevich Lebedev Authorised Person

Name of witness (in BLOCK CAPITALS) ALFRED ALEXANDER DE CUBA

Schiphol Boulevard 165
1118 BG Schiphol
the Netherlands
Senior Legal Counsel

EXECUTED as a DEED by
MLUB X,
a company incorporated in
the Netherlands, acting by
Philips Sergeyevich Lebeder
who, in accordance with the laws of that
the company in the presence of:

)
) /s/ Philipp Sergeyevich Lebedev
) Authorised Person

Signature of witness Name of witness (in BLOCK CAPITALS)

(in BLUCK CM-1ALS)

Address of witness

Schiphol Boulevard 165

1118 BG Schiphol
the Netherlands

Occupation of witness

Senior Legal Counsel

DEED OF TERMINATION relating to SHARE PURCHASE AGREEMENT

THIS DEED OF TERMINATION ("Deed") is made as a DEED on 2 February 2021

- FASTEN CY LIMITED, a limited liability company incorporated and existing under the laws of the Republic of Cyprus under registration number HE 355819, having its registered office at Alestrikas 3, Office 302, 6018, Lamaxa, Cyprus, and
- MLU R.V., a private company with limited liability (heclaton vonnounchap met hoperite anasynologi(hecl) incorporated and existing under the laws of the Netherlands, having its corporate sent at Antondona, in registered office at Schaphol Boulevard 165, 1118 BG Schaphol, the Netherlands and registered with the trade register of the Chamber of Commerce under number of 1616997.

WHEREAS:

- (A) The Parties entered into a share purchase agreement, dated 14 July 2019 (as amended on 16 March 2020, 3 April 2020 and 1 August 2020) (the "Original SPA").

IT IS AGREED as follows:

- INTERPETATION

 1.1 Uleas otherwise defined berein or the context otherwise requires, words and terms defined in the Original SFA shall have the same meanings when used in this Deed and the rules of interpretations or or in the Original SFA shall apply to this Deed.
- 2. TERMINATION
- TERMINATION
 To Original SPA in hereby terminated in its entirety with effect from the date of this Deed.
 The Original SPA in hereby terminated in its entirety with effect from the date of this Deed.
 On termination (including, without limitation, clause 22 1, 24) provisions of the Original SPA, including any which are expressly stated in the Original SPA as surviving its termination (including, without limitation, clause 22 1, 24) of the Original SPA) or which might often via defense and effects. 1

- 2.3 With effect from the termination of the Original SPA in accordance with Clause 2.1 and to the fullest extent permitted by applicable law, each Party:
 - fully, finally, irrevocably and unconditionally releases and discharges the other Party from all its obligations and liabilities arising ur (whether past, present or future, and whether actual, contingent or otherwise);
 - (b) confirms to the other Party that it has no claim or right to claim against such Party arising out of, in relation to or in connection with the Original SPA, and if (and if so, to the extent that) it has any such claim or right to claim; it fully, finally, irrevocably and unconditionally waives such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not it is currently aware of such claim or right to claim whether or not in the control of such claim or right to claim whether or not in the claim of such claim or right to claim or
 - (c) concents and undertakes to the other Party that it shall not (i) use, commence (or cause to be commenced or pursue against such Party any action, suit, claim or any other contract or claim and the design presents in Chance 2 (b) on a place or right is claim referred to in Chance 2 (b)), or otherwise entires any of the foregoing, or (i) require, dustife or encourage in one year powers to that one of the Chance 2 (b)), or otherwise entires any of the foregoing, or (i) require, dustife or encourage in one year powers to that one year of the actions described in Chance 2 (b)).

save that the release and discharge set out in Clause 2.3(a) shall not apply to the Parties' obligations under this Deed.

- 2.4 Each Party agrees that no fault or breach of the Original SPA shall be construed or implied by this Deed.
- 3. MISCELLANEOUS
- 3.1 Each Party confirms that it has not assigned or otherwise transferred (or purported to assign or transfer) any of its rights under the Original SPA.
- 2. This Deed time has been pushed entonically signed, and may be executed in any number of counterparts and by the Parties to it on separate counterparts, each of which when duly executed shall constitute an original of this Deed, but all the counterparts shall begether constitute the same agreement.

 3.3 This Deed (including non-contractual disputes or claims) shall be governed by, and construed in accordance with, the laws of England.
- 3.4 The cours of England shall have exclusive pariadiction to settle any dispute or claim that arises out of, or in connection with, this Deed (including non-contractual disputes or claims).

 Aroundingly, my precedingly relating to, or it connections with, this Deed (including non-contractual disputes or claims) have been proposed to a contractual disputes or claims (in part of the contractual disputes or claims).

 This Deed has been dispected by the Parties of order includy adundering reportatively and deleveral a need can be destroyed as a deed on the darwing as the start of the Deed.

	SIGNATURE PAGES - DEED OF TER?	MINATION
EXECUTED and DELIVERED as a DEED by MLU B.V. a company incorporated in the Netherlands, acting by)	/s/ Philipp Lebedev
Philipp Lebedev Managing Director B, who, in accordance with the laws of that territory, is acting under the authority of the company in the presence of:	}	
	Signature of witness	/s/ Galitskaya Albina
	Name of witness (in BLOCK CAPITALS)	GALITSKAYA ALBINA
	Address of witness	
	Occupation of witness	
EXECUTED and DELIVERED as a DEED by FASTEN CY LIMITED a company incorporated in Cyprus, acting by	}	%/ Michail Loaca /s/ Anna Andreou
Michail Lonca, Anna Andreou Managing Director, who, in accordance with the laws of that territory, is acting under the audiority of the company in the presence of:)	
	Signature of witness	/s/ Georgia Christov
	Name of witness (in BLOCK CAPITALS)	GEORGIA CHRISTOV
	Address of witness	
	Occupation of witness	
	Signature Page – SPA Deed of Termi	nation

CERTAIN CONFIDENTIAL PORTIONS OF THIS EXHIBIT HA EXCLUDED FROM THIS EXHIBIT BECAUSE IT IS (I) NO	
DISCLOSED.	Exhibit 4.9

Confidential

Date: 2 February 2021

(1) FASTEN CY LIMITED

and (2) MLU B.V.

NEW SHARE PURCHASE AGREEMENT for the sale and purchase of the issued share capital of Axelcroft Limited

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THIS NEW SHARE PURCHASE AGREEMENT (this "Agreement") is dated 2 February 2021 and is made BETWEEN:

- FASTEN CV LIMITED, a limited liability company incorporated and existing under the laws of the Republic of Cyprus under registration number HE 35819, having its registered office at Afentrikas 3, Office 302, 6018, Lamaca, Cyprus, with further particulars set out in Part A of Schedule 1 (Information about the Sellor and the Group) (the "Sellor"); and
- MLU B.V., a private company with limited inbility (bealson vennocrackup met heportax aussprakelyliketi) incorporated and existing under the laws of the Netherlands, having its corporate soat at Amsterdam, its registered office at Schiphol Boulevard 165, 1118 BG Schiphol, the Netherlands and registered with the trade register of the Chamber of Commerce under number 90/10899 (her "Buryca").

each a "Party" and together the "Parties".

BACKGROUND

- (A) The Parties entered into a share purchase agreement dated as of 14 July 2019, as amended as of 16 March 2020, 3 April 2020 and 1 August 2020 (the "Original Agreement"), in respect of the purchase and sale of shares in the capital of the Company (as defined therein). The Parties exeminated the Cirginal Agreement pursuant to a deed of termination dated as of the date herord, and have entered into this Agreement in respect of the alternative set of materiactions set forth herein.
- As of the date of this Agreement, the Selver is the solve legal and beneficial owner of one hundred per cent (10%) of the total issued and outstanding share capital of Ascelerofi Limited, askibility company incorporated and existing under the laws of the Republic of Cyprus under registration number HE 19711A, bring its registred office at Adentitias.) Office 30, 40, 81, Lamanca, Cyprus (the "Company") the Selver also owns and Controls (as defined below) directly and indirectly) interesting the particulars of an in the Fel of Schedule (1) (Information and under Softward and Corrolly). The Selver also owns and Controls (as defined below), the particulars of which are set out in Part C of Schedule 1 (Information and Adentitias). Office and the Corrolly in Company is the Corrol Corroll of Schedule in (Information and Adentitias) and the Corroll of Schedule 1 (Information and Controls are set of the Softward and Corroll of Schedule 1 (Information and Corroll of Schedule 1 (Informatio
- (C) The Seller has agreed to sell to the Buyer of Company (the "Sale Shares"), and the Buyer has agreed to purchase the Sale Shares for the consideration stated below, in each case upon and subject to the terms and conditions of the Agreement.

IT IS HEREBY AGREED:

- 1. DEFINITIONS AND INTERPRETATION
- 1.1 <u>Definitions</u> In this Agreement (including its Schodules), unless the context requires otherwise, the following words and terms shall have the following meanings:

 "Accounts" means the audied consolidated accounts of the Group as at, and for the period starting from; [***] and entiting on, the Accounts Date, comprising the monoidated balance short, print and no account and each first seatment of the Contract, accompanied by the mader's report, prepared in accounter and confidence and Applicable Law;

"Affiliate" means, in relation to any person (the "first person"):

- (a) a person that directly, or indirectly through one or more intermediaries, Controls, or is Controlled by, or is under common Control with, the first person;
- (c) a legal entity that shares the same investment management or investment advisory company with, or acts solely as have nominee holder on behalf of the first person, or a fund for which the first person acts as have nominee;

 (d) upon any liquidation or other dissolution of the first person which is not a natural person, any person that is a beneficial owner of the interests held in the entity being liquidated or dissolved.

to sources, (c) with respect to a first person that is a natural person, any person that is a member of his-her family, and

(f) without limitation, each of ****] (as each defined in Part A of Schedde 1 (Information about the Seiler and the Group)) shall be deemed Affiliates of each other;

mixidal banguarg that for the purposes of this Agreement is) this Seiler shall not be deemed an Affiliate of the Buyer nor, after Completion, of any Group Company, and (b) after

completion, the Buyer land the deemed an Affiliate of the Group Company.

 $"Agreed \ Completion \ Statement" \ has the meaning given to it in paragraph \ 3.1(b) \ of Schedule \ 2 \ (Completion \ Statement \ Principles);$

"Agreed Software" means (a) [***] and (b) [***] to be installed on (i) the Servers, (ii) computers used by the AMP Employees and (iii) such other computers as are shown in the Inventory Lists as having [***] installed;

"Agreed Software Costs" has the meaning given to it in Clause 14.5.1;

"Agreed Substance Costs" has the meaning given to it in Clause 14.5.1;

"Agreed Substancement" has the meaning given to it in Clause 14.5.1;

"Agreed Statement" has the meaning given to it in Clause 19.1.2;

"Agreed Statement" has the meaning given to it in Clause 19.1.2;

"AMF Engloyer" means a Transferred Employer behiding an administrative and/or management position at a Group Company;

"Annexementer" means any public amountement, communication or circular, including any document, statement or disclosure published, issued or made;

"Applicable Law" means any law, statute, order, decree, binding decision, licence, permit, consent, approved, agreement, or regulation of any Governmental Authority having jurisdiction over the matter or prices in specials, or other legislative or administrative action of a Governmental Authority, or a final, binding, or executive decree, injunction, judgment or earlier of a cort to inferior document has the contractive of the contractiv

or outer of a count that attricts and not the authority is affect the nature of person in questions;

"AR Bujetts Verker has the meaning given to it in Clause 4.6.1;

"AR Statement" has the meaning given to it in Clause 4.6.1;

"And Statement" has the meaning given to it in Clause 4.6.1;

"And Brandware" man PiccountechnoseCoppers (PMC), as audior of the Company in connection with the Accounts;

"Big Four Firm" means Deloitte Touche Tohmatsu, EY, KPMG, PWC, or any successor in title to any of their respective accounting and/or valuation businesses.

The Pater III is seemed because of the the booking and provision of information services for arranging passenger and cargo transportation drough telecommunication (including, but not limited to, over the internet, communication devices and/or mobile applications), (ii) as inde-balling, ride-balling, reviews and related services for the arrangement of passenger and errors parameterism, on each one in the Reastine Federation, according to by the Former Group as of the date of this Agreement. The Parties acknowledge and agree that Business includes the Verer Debrio Business as conducted as of the date of this Agreement,

"Business Day" means a day other than a Saturday or Sunday or public holiday on which banks are ordinarily open for the transaction of normal banking business in Nicosia, Cyprus; Moscow, Russian Federation, or Amsterdam, the Netherlands (sawe in Clause 19.10, where "Business Day" shall have the meaning given to it in Clause 19.10.2);

"Business IT" means all Information Technology which is owned, used or held for use by any Group Company (excluding "shrink wrapped", "click wrapped" or other software commercially available off the shelf);

"Buyer Documents" means the deeds, agreements and other documents referred to in this Agreement which have been, or which are to be, executed by or on behalf of the Buyer or to which the Buyer is otherwise a party,

"Buyer Protected Information" has the meaning given to it in Clause 16.1.1;

"Buyer Related Person" means any Buyer Group Company and/or any director, officer, employee, consultant, contractor, agent or adviser of any Buyer Group Company (and any director, member, partner, officer or employee of any such person);

director, member, patter, effect or employe of any such persons.
"Boyer's Capried Counset" means E as G Economides LLC with an office at 17 Ge. Xenopoulou Sucret, 1106 Limanosl, Cyprus, P.O. Box 58043, 3730 Limanol, Cyprus,

"Boyer's Capried Counset" means E & G Economides LLC with an office at 17 Ge. Xenopoulou Sucret, 1106 Limanol, Cyprus, P.O. Box 58043, 3730 Limanol, Cyprus,

"Boyer's Neal Team" means any of the following individuals: [***] (in respect of the Tax Warranties, [***] (in respect of the Seller Warranties set out in pangraph 17 of Part A of Sedeckels* (Solider Teamont), [***] and [**].

"Boyer's Disagreement Notice" has the meaning given to it in paragraph 3.1(b) of Schedule 2 (Completion Statement Principles);

- Player's Group" means:

 (a) the Boyers and

 (b) each person which is for the time being (whether on or after the date of this Agreement):

 (i) a shareholder of the Boyer; and

 - (ii) holding company of the Buyer, any subsidiary of the Buyer (including, for the avoidance of doubt, the Group Companies after Completion) or any such

holding company, and the ultimate beneficial owners of the Buyer and any Affiliates of such ultimate beneficial owners, and

a "Boyer Group Company" shall be construed accordingly;

"Boyer's Immediate Group" means the Boyer and all subsidiaries of the Boyer and "Boyer Immediate Group Company" means any of them;

(a) any Relief to the extent that it has been shown as an asset or taken into account in reducing a provision for deferred tax in the Accounts;
(b) any Relief to the extent that it arises in the Ordinary Course of Business between the Accounts Date and Completion; or

(c) any Relief to the extent that it arises to a Group Company in respect of a period beginning after Completion; or in respect of a transaction contemplated hereunder (including for the avoidance of doubt any Relevant Change of Law) occurring or deemed to have occurred after Completion;

"CA 2006" means the Companies Act 2006;
"Call Centers" means each of the call contres operated by [***];
"Chilm" means any claim by the Buyer or, in case of in Indomnity Claim, by any other Indomnified Person, in each case against the Seller under or in connection with this Agreement;

"Cluster Switch Date" has the meaning given to it in Annex 7 to Schedule 12 (Post-Completion Integration);
"Collected A/R" has the meaning given to it in Clause 4.6.1;

"Company" has the meaning given to it in Recital (B);

"Company has the meaning given to in Recinil (18);

"Company Debenture" means the debenture entered into by the Company as charges (1**) as charges on 17 March 2020;

"Company Garantee" means the Genumerous control into by the Company as guarantee [1**] as lender on 17 March 2020;

"Company Reduced Person" means any Group Company andre any Director, officer, Employee, or management company of any Group Company;

"Compelerias" means completion of the sale and purchase of the Sale States in accordance with Clause 7 (Compelerias);

"Compelerias" means completion of the sale and purchase of the Sale States in accordance with Clause 7 (Compelerias);

"Compelerias Talkances" has the meaning given in paragraph 1.2 of Schedule 2 (Completion Statement Persophets);

"Compelerias Data" means the cale on which Completion occurs;

"Completion Date AIR" means the accounts receivable of the Group outstanding as of the end of the Completion Date but solely to the extent such accounts receivable were actually included

as Current Assets in the final calculation of the Working Capital in accordance with Clause 4.3 as set out in the Agreed Completion Statement;

"Completion Debt" has the meaning given in paragraph 1.3 of Schedule 2 (Completion Statemes
"Conduct Notice" has the meaning given to it in paragraph 7.2 of Schedule 5 (Tax Indemnity);

"Confloratial Information" means my proprietary and confloratial information, and may include commercial, business, financial, operational, technical, administrative, marketing or other information (including intellectual property), information relating to existing or new products or services for flower in development), business opportunities, tasks excess, to be a supervise of the information of the information continued from the

Central man in the management in in paragraph (1). It of rail As deScenae (1)/Anni **narramina*;

Chestard** means, with respect to any person, if the possession, directly of selection of securities of each directly or distinctly, to exceed the possession of the p

"Designa" means Desnifin Limited, a limited liability company incorporated and existing under the laws of the Republic of Cyprus under registered number HE 339370, having its registered office at Alembra 3, Office 102, 6018, Lamaca, Cyprus,
"Deferred Consideration" [***];

**Determined" means fatul determination of a claim by the arbitrators appointed under Clause 18 or otherwise by written agreement of the Buyer and the Seller settling the claim;

Directors means, in repect of any Group Company, a member of the board of directors, or member of the management board or supervisory board, a general director or a claim

conscious officer of such Group Company.

"Deletange Date" raisons that does not conjudy.

"Deletange Date" raisons the date on which all liabilities of the Seller under the Facility Agreement have been irrevocably and unconditionally discharged by the Seller, [***] has no further obligations to find advances under the Facility Agreement, and all Enumbrances under the Security Agreements have been released, provided that Discharge Date shall be dement to have occurred upon receptly the Seller of a certification study by ***[**].

"Disclosed" means in respect of the Seller Warranties, fairly disclosed in or under the Disclosure Letter with sufficient detail to enable a reasonable investor to assess the nature and the scope of the matter disclosed, and "Disclosure" and "D

"Disclosure Bundle" means, in respect of the Disclosure Letter, the bundle of documents that have been provided by the Seller or its Representatives to the Buyer and/or its Representatives prior to Completion, electronically stored in permanent form on a memory card or other electronic flush memory data storage device used for storing digital information and attached as an amen to the Disclosure Letter;

"Disclosure Letter" means the letter in the agreed terms from the Seller to the Buyer dated the date of this Agreement and signed by the Seller and acknowledged by the Buyer immediately prior to Completion making general and specific Disclosures in relation to the Seller Warranties, together with the Disclosure Bundle which forms part thereof;

mmeasure pore to Completon making general and specific Disclosures in relation to the Selfer Warranties, Supplier with the Disclosure Bundle which forms purt thereof.

Plogues* means up of spice, continency, claim or difference of white-values arising out of relating to, to having an ormounties with this Agreement and one system Transaction Document, including a dispute, continence of the consequence and the state of the state

"Draft Completion Statement" means the draft of the completion statement in the agreed form attached as Schedule 3 (Form of the Draft Completion Statement), drawn up by the Seller in accordance with the principles set out in Schedule 2 (Completion Statement Principles) and Part B of Schedule 3 (Form of the Draft Completion Statement) and setting out the Seller's calculation of the "First" is at Completion.

"Draft Documents" has the meaning given to it in paragraph 3.1(a) of Schedule 2 (Completion Statement Principles);

"Eligible Bonus Recipient" has the meaning given to it in paragraph 3.1 of Part A of Schedule 4 (Employee Matters);

"Employee" means an employee, contract worker, part-time employee, temporary employee or home worker of any Group Company or a Former Group Company, as the case may be, excluding any self-employed individual service providers;

"Encumbrance" means any right, interest or equity of any other person (including any right to acquire, option, preference, right of pre-emption or right of first refunal) or any mortgage, charge, plokey, lent, restriction, assignment, hypothesistion, security interest, tile retention, power of sale or any other excumbrance, security agreement or arrangement or other Third Party right, or any agreement, arrangement or obligation to create, or any chain by any present o have, any of the same;

"Facility Agreement" means facility agreement [***];

"Family" means any group of individuals who are together related in any of the following ways: spouse (or civil partner or cohabitee), child or grandchild (or any further lineal descendant) (in each case including any adopted children or stepchildren), brother, sister,

cousin, parent, grandparent, aunt, uncle or other close family relative of that individual, and "Family Member" shall mean any person who is a member of the relevant Family,

"Family Trust" means, in relation to any person, trust established by that person (or any Family Member of that person (whether living or dead)) in relation to which only that person and/or his Family Members are capable of being beneficiaries;

"Fastes Parties" means certain shareholders of the Seller and ultimate beneficial owners of certain shareholders of the Seller as lotted in Part I of Part A of Schodule 1.

"Fastes Nevice" means Limited Liability Company "Fasten Service", a limited liability company incorporated and existing under the laws of the Russian Federation under the state regardation number (OSS) 11427356441.

**Final Release Transfer* has the meaning given to it in Clause 3.43;

Final Release Transfer has the meaning given to it in Clause 3.43;

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Final Release Transfer has the meaning given to it in Clause 3.43;

*Final Release

"First Release Date" has the meaning given to it in Clause 3.4.1;

First Release Transfor has the meaning given to it in Clause 3.4.1;

Farner Group Companies means the substitution of the Seller, which, solely prior to Completion, includes the Group Companies; and *Former Group* means all such Former Group* m

"Fundamental Claim" means any Warranty Claim involving or relating to a breach of any of the Fundamental Warranties;

"Generated behavior mean any government of the administrative travitories, any organization, institution or authority with the countrie, judicial regulating organization for institution or produced produced produced and produced produced produced produced produced and produced prod

"Group Telephone Numbers" means the telephone numbers and short indices used in the Business as at the date hereof and listed in Part A of Schedule 13 (Group Telephone Numbers' means the telephone numbers and short indices used in the Business as at the date hereof and listed in Part A of Schedule 13 (Group Telephone Numbers', Numbers').

"Guarantee" means any guarantee, indemnity, suretyship, letter of comfort or other assurance, security or right of set-off given or undertaken by a person to secure or support the obligations (actual or contingent) of any other person and whether given directly or by way of counter-indemnity to any other person who has provided a Guarantee;

"HB Records" means information and data with poper to the Transforms Employees in the form reasonably acceptable to the Bayer (such form having been provided to the Stelle in the Extell Rise Hibbs." The Correction of the Stelle In the Extell Rise Hibbs." The Correction of the Transform and employment mark record), accessary for integration of the Transform Employees data in the HB and popul systems used by the Bayer.

"FIRS" means the body of pronouncements issued by the International Accounting Standards Board ("LASP") including the International Financial Reporting Standards and interpretations approved by the ISSA International Accounting Standards and Standards Interpretations Committee interpretations approved by the producessor International Accounting Standards Committee, since part the Product International Accounting Standards Committee, since part the Product International Accounting Standards Committee, since part the Product International Accounting Standards Committee, since part to Produce International Accounting Standards Reporting Stan

Tabledelases' means not use a new receivant unit.

Tabledelases' me in repect of an process, may between got indebedones in the nature of borrowing (including any indebedones for monies borrowed or raised under any bank or third party Guarantee, acceptance credit, bond, note, bill of exchange or commercial paper, letter of rock, frames leave, have practical agreement, forward sale or purchase agreement schedel and control of the process of the process

"Independent Counset" means Queen's counsel of at least ten (10) years standing who is experienced in commercial and corporate matters and is neither presently, nor in the past three (3) years has been, retained to represent any Buyer Group Company or any Seller Group Company, and who does not have a conflict of interest under the applicable standards of professional conduction.

protessional contact.

"Information Technology" means computer systems, communication systems, software, hardware and related services;
"Integration" has the meaning given to it in paragraph 2.1 of Schedule 12 (Pass-Completion Integration);
"Integration Bosons" means a bosons in an amount of (***);

sing name nown access when an automatic of ""."]

"Integration Rome Cap" has the meaning "the state of the st

"Integration Records" has the meaning given to it in Clause 14.2.1(a);

"Integration Settlement Date" has the meaning given to it in Schedule 12 (Post-Completion Integration);

**Takefurtant Pour Bay faith mean all rights or to a finding given to its actional Left Pouls Amplitude Integration (Fig. **Takefurtant Pour Bay flags from mean all rights or find all rights or finding states and design partner; trade severt rights, rights in know-how and confidential information; rights associated with works of authorising, including exchance origination rights, complete, includent and design partner; trade severt rights, rights in know-how and confidential information; rights associated with works of authorising, including exchance origination rights, complete includents, deather origination rights, respirate includents, therefore a found rights, right in control respirate origination or finding exchance (action rights) and rights in or relating to regulations, excreasing, excitations, combination, devisions, and resource of, and applications for, any of the rights referred to allow:

Tavestary: Left means each list of the assess used in the operations of each Call Centre identifying each asset, its ownership, location and condition, compiled as of 31 December 2020, as addressed by the fellet to Buyer prior to Completion.

[***];
"IP Indemnity" has the meaning given to it in Clause 8.9.3;

"Wwrantes", means the Seller Warranteses contained in paragraph 16 of Part A of Schedule 7 (Seller Warrantes);
"IT Licences Indomnity" has the meaning given to it in Clause 8.9.4;
"Kry Former Group Company" means each of [***];

"Kronos" means Limited Liability Company "Kronos" a limited liability company incorporated and existing under the laws of the Russian Federation under the state registration number (OGRN) 1162375033919, particulars of which are set out in Part C of Schedule 1 (Information about the Seller and the Group);

"Labour Indemnity" has the meaning given to it in Clause 8.9.8;
"LCIA" has the meaning given to it in Clause 18.2;

"Lider (Samara)" means Limited Liability Company "Lider", a limited liability company incorporated and existing under the laws of the Russian Federation under the state registration number (OGRN) 1088316010892;

"Lider-O" means Limited Liability Company "Lider-O", a limited liability company incorporated and existing under the laws of the Russian Federation under the state registration number (OGRN) 110554905681;

"Liquidation Confirmation" has the meaning given to it in Clause 3.4;

"Local Services Agreements" means, collectively, call centre information and software services agreements to be entered into prior to or at Completion between Teleon, on one hand,

and each of the Key Former Group Companies, on the other hand, pursuant to which Teleon will provide information services and other services related to access to Property Rights owned by the Group Companies, in agreed form;

"Lass" means any action, cost, claim, demand, proceedings, expense, charge, loos (nebuding any direct loss of profit, all interest and penalties), damages, or any other liability or protective award (nebuding damages, reseasable and documented legal and other professional advisors", experts and consultant? fees and costs, penalties, expenses and other losses, or any other liability of a constant of the costs, penalties, expenses and other losses, or any other liability of a constant of the costs, penalties, expenses and other losses, or any other liability of a cost and costs, penalties, expenses and other losses, or any other liability of a cost and costs, penalties, expenses and other losses, or any other liability of the costs, penalties, charges and other losses.

Last Purchased Refer means.

- (b) the cancellation, loss or non-establiship of all or part of a Relat for the eases that a bus been shown as an anset or relaced a liability in the Accounts or any Relat for the extent that a large in the Unitary Counter of Bassless of severe the Accounts the annual for Completess Date, and the annual or the Land Inchessed Relat defeat that the deceased in the charge of the Completes Date, and the annual or the Land Inchessed Relation and the Completes Date, and the annual or the Land Inchessed Relation to the Completes Date, and the annual or the Land Inchesses Date, and the Account Date and the Completes Date, and the annual or the Land Inchesses Date, and the Account Date and the Completes Date, and the annual or the Land Inchesses Date, and the Account Date and the Completes Date, and the Account Date and the Completes Date, and the Completes Date, and the Account Date and the Completes Date, and the Account Date and the Completes Date, and the Completes Date, and the Completes Date and the Completes Date, and the Completes Date and the Completes Date, and the Completes Date and the Completes Date, and the Completes Date and the Complete Date and the Completes Date and the Complete Date and the Completes Date and the Complete Date

"Management Accounts" means the unaudited consolidated balance sheet of the Group and the unaudited consolidated profit and loss account of the Group for the period [***] including any notes thereon, a complete and accurate copy of which shall be delivered to the Buyer on or before the Completion Date;

"Management Accounts Date" means the date to which the Management Accounts have been prepared;
"Material Adverse Change" [***];

"Material Aberrec Change" [1**]:
"Material Charters has the meaning given in paragraph 10.1.2 of Part A of Schodule 7 (Soller Warrantics);
"Material Charters has the meaning given to it in paragraph 12.1 of Schodule 7 (Soller Warrantics);
"Mailmann Chain Amoust" has the meaning given to it in Clause 10.2.1;
"Massilan Valary" means, in respect of an Employe, an average amount of their monthly salary (including both their monthly) hase salary and a monthly home target amount, but excluding any munit, warm and and quarterly benousely paid to not furphyce over the six-month period preceding the relevant date;

"Named Competitor" means any person operating business under any of the following brands and any Affiliates of such person from time to time: [***] and Affiliates thereof;

"Net Adjustment" has the meaning given to it in Clause 4.5;
"Notice" has the meaning given to it in Clause 19.10.1;

"Notified Address" has the meaning given to it in Clause 19.10.4;
"Notified Claim" means any Claim notified by the Buyer in accordance with Clause 6.3;

"Ordinary Course of Business" means the ordinary and usual course of business consistent with past practice (including, where applicable, with respect to quantity and frequency and with respect to nature and levels of rider and driver incentives and discounts);

"Organisational Documents" means any articles of incorporation, articles of association, charter, by-laws or other constituent or organisational document of any person required or contemplated by the Applicable Law for the creation or operation of such person;

"Original Agreement" has the meaning given to it in Recital (A);

"Other Phone Numbers Agreement" has the meaning given to it in paragraph 10.5 of Part A of Schedule 7 (Soller Warranties);

"Other Phone Numbers" means the telephone numbers listed in Part B of Schedule 13 (Group Telephone Numbers);

Owned PR means any Intellectual Property Rights owned by any Group Company;

Owned IPR means any Intellectual Property Rights owned by any Group Company;

Owned IPR means any Intellectual Property Rights owned by any Group Company;

Owned Registered IPR means any Owned IPR that is registered or is the subject of applications for registration;

"Parties" means the Seller and the Buyer and the "Party" means either one of them;

"Permitted Method" has the meaning given to it in Clause 19.10.2;

"Personal Data" has the menning given to it in paragraph 16.3.1 of Part A of Schedule 7 (Sellor Warranties);

"Properties" means the property or the properties details of which are set out in Schedule 9 (The Properties);

"Protected Information" means the Buyer Protected Information and/or the Seller Protected Information, as applicable;

*Purchase Prior has the meaning given to in Clause 3.1;

Real Estate Register means Resonan Unified State Register of Real Estate (in Reaction: Estates description processes of peccus productions comp);

Recovered Amoust has the meaning given to it in Clause 10.12.5(a);

"Recovery Amount" has the meaning given to it in Clause 10.12;

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"Related Party Agreement" means an [***] entered into between [***];

Rebease Change of Law means up decision of any cover to thread after Compelsion that change the two or practice generally substanced a upply to the matter giving the to the Tax Effect or that reverse an ordine decision of upon our or bribated in the practication in relation which to Going Compensage per Former Group Compensage per a part of early change (including any retrospective change), after Compelsion, in the law (including absolution legislation) or in the generally published interpretation or practice of any Tax Authority or in financial reporting or accounting standards or practice coming into four day reflect complicing.

financial reporting or accounting standards or practice coming into force after Completion;

Relevant Protein means with respect to the Tax Warrantics, the period starting at the legislation of [***] and ending at [***] (both inclusive);

Relevant Properties has the menning given to it in Clause 3.4;

Relevant Relefer has the menning given to it in paragraph 5.1 of Schedule 5 (**Inc Indomnty);

Relefer has the menning given to it in paragraph 5.1 of Schedule 5 (**Inc Indomnty);

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Relefer has the menning given to it in paragraph 5.1 of Schedule 5 (**Indomnty);

"Restricted Business" means [***];

"Restricted Period" has the meaning given to it in Clause 13.1.1;

"Restricted Person" means any person who is at the time of signing this Agreement a Key Integration Employee or a Top Manager,

"Retricted Territory" means any geographic area in which the Business (or any part of the Business) is conducted at Completion (or was conducted in the period of [***] preceding Completion) and any country in which the Buyer conducts its business (or any part of such business) at Completion, as listed in Schedule 14 (Countries List);

"Restructuring" means the reorganisation and restructuring of [***];
"Restructuring Indemnity" has the meaning given to it in Clause 8.9.2;

"Retained Records" has the meaning given to it in Clause 14.2.2.

"Rospater" means the Federal Service for Hellectural Property of the Russian Federation (in Russian: Фодеральных служей по заменального собеменность (Pocus

any nucescene Bassian Convermentan Assaurance,

"Refer of "Randes "manularidi carrierys of the Russian Federation;

"Rades" has the meaning given to it in Clause 18.2;

"Retent Parform" means IT platform "Ratas", an integrated information system providing tast ride-hading, ride-sharing and related services for the arrangement of pausonger

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transportation, a more detailed description of which is set out in Schedule 11 (Information Technology);

"Sale Shares" has the meaning given to it in paragraph (C) of the Recitals;

**Research are not a grant or economic superior to a to a control of the control

"Security Agreements" means certain security agreements to secure obligations of the Seller as borrower under the Facility Agreement made between Former Group Companies and/or) shareholders of the Seller, each as charger, and [***] as chargee in accordance with the Facility Agreement,

"Seller Account" means the following bank account:

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For Account" means the following bath Name: [***]
Beneficiary account No: [***]
Beneficiary Bank: Bank [***]
Beneficiary Caution code: [***]
INN: [***]
KPP. [***]
Correspondent account: [***]
[****]
SWIFT: [***]
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"Seller Claim" means any claim by the Seller against the Buyer under or in connection with this Agreement, including under or in respect of any of the Buyer Warranties;

"Seller Liability Cap" means an amount equal to [***] and the [***];
"Seller Protected Information" has the meaning given to it in Clause 16.2.1;
"Seller Related Entity" means:

- any member of the Seller's Group,
 any Seller Related Person, and
- any company which would be a subsidiary of any Seller Related Person (or any group of Seller Related Persons collectively) if such Seller Related Person (or such group of Seller Related Persons collectively) were a company,

for the avoidance of doubt, including the Group Companies prior to Completion and excluding the Group Companies after Completion;
"Seller Related Person" means, where either individually or collectively:

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- (b) any group of individuals who are together members of the same Family,
 (c) any Family Trust of which any such individual is an actual or potential beneficiary,

that would, if the relevant individual, group of individuals and/or Family Trust were (individually or collectively) a company, be a holding company of the Seller:

- (i) that individual (or, in the case of a number of individuals who are together members of the same Family, each such individual),
- (ii) any Family Member of any such individual or individuals, and
- (iii) any Family Trust of which any such individual or individuals is or are an actual or potential beneficiary;

"Seller Warranties" means the warranties given by the Seller to the Buyer as set out in Schedule 7 (Seller Warranties);

- "Seller's Groups" means:

 (a) the Seller, and

 (b) each person which is for the time being (whether on or after the date of this Agreement):
- (i) a shareholder of the Seller, or
 (ii) a subsidiary of the Seller or any such shareholder (including any Former Group Company but excluding, from and after Completion, any Group Company),

and a "Seller Group Company" shall be construed accordingly;

"Server" means each of the computer servers owned by Teleon prior to Completion and used for the purposes of the Business;

"SoftPlus" means Limited Liability Company "SoftPlus", a limited liability company incorporated and existing under the laws of the Russian Federation under the state registration number (OGRN) 1157847332565;

"Staff Schedule" has the meaning given to it in paragraph 2.2 of Part A of Schedule 4 (Employee Matters);

"Stollisa DS" means Limited Liability Company "Stollisa DS", a limited liability company incorporated and existing under the laws of the Russian Federation under the state registration number (OGRN) 1167746725013;

"Statement" has the meaning given to it in Clause 19.1.2;

"Subsidiaries" means the companies and undertakings specified in Part C of Schedule 1 (Information about the Seller and the Group) and a "Subsidiary" means any of them;

"Subsidiary Equity Interests" means all shares or participatory interests in a Subsidiary, or all of such shares and participatory interests in the Subsidiaries collectively, as the context require;

"Surviving Agreements" has the meaning given to it in Clause 14.1.1(c);

"Surviving Provisions" has the meaning given to it in Clause 19.12.2;

"Target Working Capital" means [***];

"Tax", and "Taxation" means all forms of taxation including withholdings, daties, imposts, levies, value added tax, social security contributions imposed, assessed or enforced by any Governmental Authority (subcher in the Rassian Federistics, Republic of Cyprus, or any other principation in which says Googy Company or, where relevant, any Former Group Company of the Company of t

The André mans a canaminate an extraction of promoting against or attributable directly or primarily to a George Company or any Former Goorge Company or any other person.

The André mans a canamination and verification of a person's financian, I are and accuming record and apperting documents by a compensation of Cyptical Tax Andreity for the propose of verifying such person's tax calculations and payments as well as overall compliance with the applicable Tax law conducted in-chambers or at such person's place of business;

"Tax Authority" means any Governmental Authority competent to impose any Tax, or responsible for the administration and/or collection of Tax or enforcement of any law in relation to Tax, in any jurisdiction.

"Tax Claim" means a Claim involving or relating to a breach of any Tax Warranty or under the Tax Indemnity;

"Tax Effect" means:

(a) actual Taxation payable or suffered by the relevant Group Company; and
(b) a Lost Purchased Relief;

(b) a Lost Purchased Relief.

"Tax Informally" means the indemnities relating to Tax set out in Schedule 5 (Tax Indonsity);

"Tax Warranties" means the Seller Warranties contained in Part B of Schedule 7 (Seller Warranties);

"Televar" means limited Liability Company "Televar" (femendy samed Limited Liability Company "Zelevary Liniya Kranondir"), a limited liability company incorporated and existing under the laws of the Russian Federation under the state registration number (OGRN) [122/8000019 particulars of which are set out in Part C of Schedule 1 (Information about the Seller and the Company.)

Soller and the Groups;

"Tricphane Number Agreement" means agreements with respect to the use of any Group Telephone Number;
"Third Party" means any person other than a Party to this Agreement or an Affiliate thereof,
"Third Party Calus" has the meaning given to it in Lose 11.21;
"Third Party Tax Game" has the meaning given to it in Classe 11.21;
"Third Party Tax Game" has the meaning given to it in Classe 11.21;
"Third Calus" means a Claim involving or relating to a breach of any Title Warranty or under the Title Indomnity;

"Title Indemnity" has the meaning given to it in Clause 8.9.1;

"Title Warranties" means the Seller Warranties contained in paragraph 1 of Part A of Schedule 7 (Seller Warranties);
"Top Managers" means each of the Employees of the relevant Former Group Companies listed at Part B of Schedule 4 (Employee Manters);

"Pransetles" includes any transcrine, circumstance, state of affirms, occur, examinating reviews commission of whether mature, including a recept or accrual of income or gains, distribution, failure to distribute, acquisition, disposal, transfer, payment, lean or advance, and any reference to an event occurring on or before a particular date shall include cream which for Its approace as deemed under replacible Law to have, or are treated or regulated a horing, occurred on or their Completion.

"Transferred Assets" means the assets of the Former Group Companies listed in Schedule 22 (Transferred Assets) to the Original Agreement that have been transferred to the Group Companies:

"Transferred Employee" has the meaning given to it in paragraph 1.1.1 of Schedule 4 (Employee Matters);

"TransCervice" means Limited Liability Company "TransCervice", a limited liability company incorporated and existing under the laws of the Russian Federation under the state registration number (OGRN) 1070276006460;

"US\$" or "US Dollars" means lawful currency of the United States;

"Vezet Dobro" means Limited Liability Company "Vezet Dobro", a limited liability company incorporated and existing under the laws of the Russian Federation under the state registration number (IGRN) 114238001021;

"Vext Dakro Business" means the business conducted in the Rousian Federation of providing both B2B and B2C intractivy cargo transportation services as well as certain other services, namely: or towing, removal of construction underside and goods, assistance with loading and unloading of cargo truck;

Vext Platform" means II platform "Fasters" ("Vext 2.0"), as integrated information system providing taxi ride-builing, ride-during services and related services for the arrangement of passenger transportation;

"Warranty Claim" means a Claim involving or relating to a breach of any of the Seller Warranties (other than any Tax Warranty);

"Withheld Amount" has the meaning given to it in Clause 6.3.1;

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"Working Capital" [***]

- 12 In this Agreement (1)
 12 In this Agreement including the Schedules), unless otherwise specified:
 12.1 The Schedules from part of this Agreement and shall have the same force and effect as if expressly set out in the body of this Agreement, and any reference to this Agreement and the shall include the schedules.
 - 1.2.2 The contents table, and the headings to Clauses, paragraphs and schedules, are for convenience only and do not affect the interpretation of this Agreement.

 - 2.3 References in this Agreement.

 (a) any Rectal. Clause or Schedule are to those contained in this Agreement and references to any paragraph are to those contained in the relevant Rectal of Schedule to this agreement.
 - (b) this Agreement or to any other agreement or document (or to any specified provision of this Agreement or any other agreement or document) are references to this Agreement, that agreement or document or that provision as amended, supplemented, novated or otherwise modified from time to time (in each case provided that any seal namedament, supplement, novation or other modification is not in breach of his Agreement or the reviewal agreement or document);
 - a document in the "agreed form" is a reference to a document in a form approved and for the purposes of identification initialled by or on behalf of each Party on or before the execution of this Agreement or set out in a Schedule;

 - (d) a "Party" includes a reference to that Party's successors, permitted assigns and personal representatives;
 (e) one gender includes all genders (including, in each case, neuter), and the singular includes the plant, and vice versa, unless the context otherwise requires;
 (f) a time of day is to Moscow (Russian Federation) time, unless the context otherwise requires;

 - (g) writing shall include any modes of reproducing words in a legible and non-transitory form (and for the avoidance of doubt shall include e-mail or other electronic form);
 - (h) the words "herein", "hereof", "hereof", "hereinafter", "hereinafter", "herein after words of similar import shall (unless the context otherwise requires) be deemed to refer to this Agreement as a whole, and not to a specific clause, paragraph or schedule thereof;
 - (i) a "personal color and color and

- (i) a "subsidiary undertaking" or "parent undertaking" is to be construed in accordance with section 1162 (and Schedule 7) of CA 2006 and a "subsidiary" or "holding company" is to be construed in accordance with section 1159 (and Schedule 6) of CA 2006.
- 2.2. Any reference to any states, law, regulation, rule, delegated legislation or order is to any states, law, regulation, rule, delegated legislation or order as annealed, modified or emplood from time to time and to any states, law, regulation, rule, delegated legislation or order replacing or male under any of them; provided that so such annealment, modification or replacement when the class of this Agreement shall increase the liability of any Party beyond that for which such Party would have been liable but for such annealment, modification or replacement.
- 12.5 A reference to any English legal term for any action, remedy, method of judicial proceeding, legal document, legal status, court, official or any legal concept or thing shall, in respect of any jurisdiction other than England, be deemed to include what most nearly approximates in that jurisdiction to the English legal term.
- 12.6 The rule known as the *ejisudem generia* rule, and similar rules of interpretation, shall not apply and accordingly the words "stuber" and "stuberwise" shall not be given a restrictive meaning (where a wide interpretation is possible); and the words "studening" and "in particular" are to be construed as being by way of illustration or emphasis only, and are not be occurred as being by way of illustration or emphasis only, and are not be occurred as a being by way of illustration or emphasis only, and are not be occurred as a being by way of illustration or emphasis only, and are not be occurred as a being by way of illustration or emphasis only, and are not be occurred as a being by way of illustration or emphasis only and processing of interpretation or a being by way of illustration or emphasis only and processing or a being by way of illustration or emphasis only and processing or a being by way of illustration or emphasis only and processing or a being by way of illustration or emphasis only and processing or a being by way of illustration or emphasis only and processing or a being by way of illustration or emphasis only and the processing of illustration or emphasis only and processing or a being by way of illustration or emphasis only and processing or a being by way of illustration or emphasis only and processing or a being by way of illustration or emphasis only and the processing of illustration or emphasis or an interpretation or emphasis or a being by way of illustration or emphasis or a being by way of illustration or emphasis or a being by way of illustration or emphasis or a being by way of illustration or emphasis or a being by way of illustration or emphasis or a being by way of illustration or emphasis or a being by way of illustration or emphasis or a being by way of illustration or emphasis or a being by way of illustration or emphasis or a being by way of illustration or emphasis or a being by way of illustration or emphasis or a being by way of illustration or emphasis or a being by wa
- Any amount to be converted from one currency into another currency for the purposes of this Agreement shall be converted using (a) with respect to Roubles to be converted from or insunther currency, the official cutablished exhaust part cutablished by the Certain Basis of the Reassan Federation as of the relevant data, and by with respect to the current currency control of the control basis of the reason federation as of the relevant data, and by with respect to the current currency control of the control basis of the reason federation for current control of the control of the current current current current control on a control of the current cu 1.2.8
- Any payment to be made under or in connection with this Agreement shall be made in US Dollars by wire transfer of the relevant amount in readily available funds into the relevant account on or before the date the payment is due for value on that date. Full details of such account thall be provided in writing by the recipient to the payer at least [***], unless othership provided for heavily provided in the relevant account of the payer at least [***], unless othership provided for heavily provided in the relevant account of the payer at least [***], unless othership provided for heavily provided in the relevant account of the payer at least [***], unless othership provided for heavily provided in the payer at least [***], and the payer at least [1.2.9
- 1.2.10 The Parties acknowledge and agree that this Agreement has been jointly drafted by the Parties, and, accordingly, the contra proferentem rule (or any similar rule of interpretation) shall not be applied against any Party.
- 2. SALE AND PURCHASE OF THE SALE SHARES
- 2.2 Title to, beneficial ownership of, and any risk attaching to, the Sale Shares shall pass on Completion to the Buyer together with all rights and benefits attaching or accruing to the Sale

Shares on or after Completion (including the right to receive all dividends and other distributions declared, made or paid after Completion).

- 2.3 Without prejudice to Clusse 2.1, the Seller covenants with the Buyer that (a) it has now and shall have at Completion the full power and right to sell the Sale Shares; (b) at Completion it will, subject to the terms of this Agreement, at its own cost, give the Buyer clear risle free of Encumbrances to the Sale Shares; and (c) at Completion the Sale Shares will be disposed of free from all Encumbrances.
- 2.4 The Seller shall procure that, prior to Completion, each person having any right of consent, pre-emption or right of first refusal over any of the Sale Shares conferred on it either by the Organisational Documents of the Company or in any other way irrevocably waives any such rights.
- 2.5 The Buyer shall not be obliged to complete the purchase of any of the Sale Shares unless the purchase of all the Sale Shares is completed simultaneously.
- 3. CONSIDERATION
- 3.1 The consideration for the Sale Shares shall be equal to [***] (the "Purchase Price"), as may be reduced and otherwise adjusted pursuant to other provisions of this Clause 3, Clause 4 and Clause 5.
- 3.2 The Purchase Price shall be satisfied by the Buyer:
 - 2.2.1 on the Completion Date by paying to the Seller the Completion Consideration in cash and otherwise in accordance with Clause 1.2.9.

 (a) less the Deferred Consideration to be retained by the Buyer and settled in accordance with Clauses 3.4 and 6, and

 (b) less the Integration Bonus Cap to be retained by the Buyer and settled in accordance with Schedule 4 (Employer Manters); and
 - (c) as may be adjusted pursuant to Clause 4; and
 3.2.2 within [***] by paying to the Seller an amount in cash (if any) [***], and otherwise in accordance with Clause 1.2.9 (the "Integration Consideration").
- 3.3 Payment of the Completion Consideration and the Integration Consideration (if any) into the Seller Account in accordance with Clause 3.2 shall constitute a good discharge by the Buyer in respect of the relevant part of its obligations hereunder, and the Buyer shall have no obligation as to the distribution or onward payment of any such amount out of such account by the Seller.
- 3.4 Subject to Clause 6, the Buyer shall pay to the Seller:
 - 3.4.1 a portion of the Deferred Consideration equal [***] (the "First Release Transche") as may be adjusted in accordance with the remainder of this Clause 3.4 not later than the [***] (the "First Release Date"), such payment to be in US Dollars, calculated in accordance with Clause 1.2.8;
 - 3.4.2 a portion of the Deferred Consideration equal to [***] (the "Second Release Trunche") as may be adjusted in accordance with the remainder of this Clause 3.4 not later than the [****] (the "Second Release Date"), such payment to be in US Dollars, calculated in accordance with Clause 1.2.8; and

3.4.3 the remaining portion of the Deferred Consideration equal to [***] (the "Float Release Tranche") as may be adjusted in accordance with the remainder of this Clause 3.4 so that the task the "it" (the "Float Release Date"), such payment to be in US Dubtine, calculated in accordance with Clause 1.2.8;
provided that, if the Selfe dividers to the high payment are tarter from the Basson Eventure of equal transition of existence of any Former Group Company lated devices of the Russon Federal Tax Service and squad with an enhanced qualified electronic againster confirming the censaries of existence of any Former Group Company lated below due to its Russon Federal Tax Service and squad with an enhanced qualified electronic againster of existence of any Former Group Company lated when the state of the Russon Federal Tax Service and squad to the state of the Russon Federal Tax Service and search to the Service of the Russon Federal Tax Service and Service of the Service of Release Transche, the Second Release Transche and the First Release Transche, and Service Albert New Toperson and Service of the Service of Release Transche, and Service Albert New Toperson and Service of the Service of Release Transche, and Service Albert Service and Service Office Service of the Service Albert Tax Service and Service Office Service of the Service Albert Tax Service and Service Office Service Office Service Albert Tax Service and Service Office Ser

No.	Former Group Company (tax identification number)	Relevant Proportion (in RUB million)		
		From Completion until the First Release Date	Following the First Release Date until the Second Release Date	Following the Second Release Date until the Final Release Date
1.	[***]	[***]	[***]	[***]
2.	[***]	[***]	[***]	[***]
3.	[***]	[***]	[***]	[***]
4.	[***]	[***]	[***]	[***]
5.	[***]	[***]	[***]	[***]
6.	[***]	[***]	[***]	[***]
7.	[***]	[***]	[***]	[***]
8.	[***]	[***]	[***]	[***]
9.	[***]	[***]	[***]	[***]
10.	[***]	[***]	[***]	[***]
11.	[***]	[***]	[***]	[***]

12.	[***]	[***]	[***]	[***]
13.	[***]	[***]	[***]	[***]
14.	[***]	[***]	[***]	[***]
15.	[***]	[***]	[***]	[***]
16.	[***]	[***]	[***]	[***]
17.	[***]	[***]	[***]	[***]

- 3.5 Any amount of the Deferred Consideration kept by the Buyer pursuant to Clause 6 or otherwise paid (or satisfied) by the Seller to or in favour of the Buyer by way of:

 3.5.1 any downward adjustment to the Completion Consideration Consideration;

 3.5.2 any Warrandy Claim, Tax Claim or an Indemnity Claim; or

 3.5.3 otherwise pursuant to this Agreement,

shall be and shall be deemed (as far as legally permitted) to be pro tauto a reduction in the Purchase Price. If any payment is made in respect of any Indemnity Claim to any Indemnified Person (other than the Buyer) the Purchase Price shall similarly be deemed to have been reduced by amount of such payment thereunder.

- COMPLETION CONSIDERATION: ADJUSTMENT
 To Completion Consideration shall be adjusted after Completion in accordance with the provisions of this Clause 4 and the process set out in Schedule 2 (Completion Statement Principles).
- The Darft Completion Statement as agreed or determined pursuant to paragraph 3 of Schedule 2 (Completion Statement Principles) shall constitute the Agreed Completion Statement for the purposes of the Agreement and shall be final and shouling on the Parties.

 Completion Shallence Completion Statement for the purpose of the Agreed Completion Statement for the Agreed Completion Statement and Completion Statement and Statement for the Agreed Completion Statement for the Agreed Completion Statement and Completion Consideration shall be adjusted as follows:

- The Completion Consideration shall be adjusted as follows:

 4.4.1 in the event that Completion Cash Balance exceeds [***], the amount of the excess shall be payable by the Buyer to the Seller in accordance with Clause 4.5;

 4.4.2 in the event that Completion Bulkence is less than [***], the amount of the deficit shall be payable by the Seller to the Buyer in accordance with Clause 4.5;

 4.4.3 in the event that Completion Debt exceeds [***], the amount of the excess shall be payable by the Seller to the Buyer in accordance with Clause 4.5;

 4.4.4 in the event that Completion Debt exceeds [***], the amount of the excess shall be payable by the Buyer to the Seller in accordance with Clause 4.5;

 4.4.4 in the event that the Working Capital exceeds the Target Working Capital, the amount of the excess shall be payable by the Buyer to the Seller in accordance with Clause 4.5;

 and

- 4.4.5 in the event that the Working Capital is less than the Target Working Capital, the amount of the deficit shall be payable by the Seller to the Buyer in accordance 4.5.
- 4.5 The Buyer and the Solier agree that the sums that the Buyer or the Seller, is the case may be, is respectively obliged to pay to the Seller or the Buyer pursuant to Clauses 4.4.1 to 4.4.5 and the seller of the Buyer pursuant to Clauses 4.4.1 to 4.4

4.6 A/R Adjustment

- AR. Adjustment

 4.6. On the Color the date that [***] the Buyer shall deliver a written statement (the "AR Statement") to the Solite setting furth the aggregat amount of the Completion Date.

 AR smally collected by the Computer or may of its Shelderices as of the end of business on the date; [***] the "Cultered AR"3, including a calculation of the amount, if
 may, by which the Completion Date. AR exceeds the Collected AR (see abount, if all may, if we'd Ra-berfall? I Delivening the delivery of the AR Statement, the Pallal
 procure that upon the Solie's reasonable reports, the Group Computing provide the Solite and its Representatives access that greater than the Color of the Color of the Color of the Statement, the Basic and upon reasonable advances notice to the work paper and books and records relative to the Party provide the Solite and its Representatives that the Color of the Color of the Solite does not interest that the Color of the Solite does not interest that the Color of the Color of the Solite does not interest does not make dispute the calculations of the AR Statement for the Color of the Color of the Statement, such amount shall be final and binding.
- If the Seller disagrees with the calculation of the AR Shortfall (if any) contained in the AR Shatement, the Seller shall notify the Buyer of such disagreement in writing [***] after recept by the Seller of the AR Shatement, which notice (the *AR Dhapate Notice*) will set forth in reasonable detail the Seller's alternative calculation of the AR Shortfall and the provision of Clines 4.5 shill happy to resolving such dispute.

 In the event any such AR Dispute Notice is timely provided:
- - (a) the Seller and the Bisper shall use commercially reasonable efforts for a period of [1+1] (or such longer period as they may mutually agree) to resolve any diagreements with respect to the calculation included in the AR Statement that were disputed in the AR Dispute biscie. If, at the end of such period, the Seller and the Bisper remains unable to resolve the edipute in its entirety, not the intercolorled internal and anomatic thereof in dispute that the submitted to an internationally recognized accounting time or expert advantage that the submitted to an internationally recognized accounting time or expert advantage that as reasonably acceptable to the Seller and the Bisper, which shall not be the independent accountment of the Seller or the Unity (the "Dispute Auditor").
 - (b) The Dispute Auditor shall determine, based solely on the provisions of this Clause 4.6 and the written submissions by the Seller and the Buyer, and not by independent review, only those items and amounts that remain then in dispute as set forth in the AR Dispute Notice. The Seller and the Buyer shall, and shall cause their respective. Affiliates and Representatives to, cooperate in good faith with the Dispute Audative, and shall give the Dispute.

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- Auditor access to all data and other information it reasonably requests for purposes of such resolution. The Dispute Auditor's determination shall be made within [***] after the dispute is submitted for its determination and shall be set forth in a written statement delivered to the Seller and the Buyer.
- (c) The Dispart Auditor shall have exclusive particlesis over, and recorting to the Dispart Auditor as provided in this. Clause 4.6.3 shall be the only records and reachly entitled as each indemnification or recovery of any attempts? Fees or other profusional fees incurred by such Party or its Affiliates in connection with any dispart governed by the Clause 4.6.3.
- (d) The Dispute Auditor shall not be germitted by propose its own calculations to resolve any disputed form, instead, the Dispute Auditor must select between the exclusions of use liver as proposed by the larger and this Select and shall allocate to fee and expenses between the Select and the Buyer in the same proportion to exclusions of use liver as proposed by the larger and this Select and shall allocate to fee and expenses between the Select and the Buyer in the same proportion to an abundance of the Parties, about manufacte error of Brad.
- 4.6.4 Within [***] of the final determination of the AR Shortfall (if any) in accordance with this Clause 4.6, the Seller shall pay to the Buyer or one of its designees an amount in each equal to the AR Shortfall and otherwise in accordance with Clause 1.2.9 in consideration of the Buyer assigning (or procuring the assignment) of any and all rights in relation to the Completion Data AR constituting the AR Shortfall and otherwise in accordance with Clause 1.2.9 in consideration of the Buyer assigning (or procuring the assignment) of any and all rights in relation to the Completion Data AR constituting the AR Shortfall to the Seller (not designee) in exchange the payment of 47**.
- INTEGRATION CONSIDERATION ADJUSTMENT; INTEGRATION PERIOD
 Integration Consideration; Adjustment

The Buyer shall pay the Integration Consideration to the Seller (if any) within [***] of [***], provided that the Integration Consideration shall be calculated and adjusted in accordance with Schedule 12 (Past-Completion Integration).

- 5.2 Conduct of Business During the Integration Period
- 5.2.1 The Buyer undertakes to the Seller that for the duration of the Integration Period it shall not take any action (or cause or permit anything to be done) in bad faith with the purpose of distorting the financial performance of the Company or the Subsidiaries, or otherwise avoiding, reducing or adversely affecting the amount of the Integration Consideration.
- 5.2.2 The Buyer shall procure that during the Integration Period:
 - (a) no Top Manager is removed from the office or stripped of its control over, or functions related to, the Integration other than for cause or with the prior written consent of the Seller, and
- (b) no Top Manager's employment or service agreement is varied other than in accordance with its terms or with the prior written consent of such Top Manager.

 5.2.3 The Buyer covenants with the Seller that during the Integration Period:

- (a) the Buyer shall retain the beneficial ownership of the whole of the issued share capital of the Company and each other Group Company; and
 (b) the Buyer shall not commence a winding up or bankruptcy of any Group Company and shall procure that no Group Company changes its place of b
- (b) the Buyer shall not commence a w

 6. WITHHOLDING AND SET-OFF; RECOURSE
- 6.1 Subject to Clause 3.2.1(a) and except as otherwise expressly provided in this Clause 6 or elsewhere in this Agreement, all sums payable under or pursuant to this Agreement shall be paid free of:
- there or:

 6.1.1 any counterchain or set off of any kind; and
 6.1.2 any other deduction or withholding (other than any deduction or withholding of Tax required by Applicable Law).

 6.2 Note withstanding the foregoing, if the amount of any Claim has been Determined in favour of the Buyer.

 6.2 Ingrite to the date on which the Integration Consideration. On payable to the Selter, the Buyer shall be entitled to withhold and set off such Determined amount from the Integration Consideration.
 - 6.2.2 after the date on which the Integration Consideration was paid to the Seller (or if no Integration Consideration was payable to the Seller), but prior to a Release Date, the Buyer shall be entitled to withhold such Determined amount from the Deferred Consideration.
- Northermating the regions of the largest monoided the feller of Talmin accordance with Classe 10.1 (the "Notified Claim") but such Claim has not been Determined:

 6.3.1 prior to [****]. See Brown may withhold a reasonable estimate of the amount of the Notified Claim (including my reasonable costs and expenses smootiated with such Notified Claim).

 6.3.2 prior to [****], the Broyer shall be entitled to withhold such Withheld Amount from the Deferred Consideration that remains suspaid as of such date;
- 10.2 Jim to [17], the theyes and the State of an agree on either the validation of the Claim or the amount of the Whideld Amount is the Party, but every series notice on the other, may appointed by the Claim or the amount of the Whideld Amount (be the Whideld Amount) to the Whideld Amount (be the Whideld Amount) to the beginning of the Claim on the same to be determine whether in the Independent Counted's epition that the Claim for the Whideld Amount (be the Whideld Amount) to the Bellet of the State of the Claim for the State of the State o
- - (a) if the Withheld Amount (or a portion thereof) was withheld from the Integration Consideration in accordance with Clause 6.3.1, simultaneously

- with, and as part of, the Integration Consideration, or, if the Integration Consideration (less the Withheld Amount) has been paid prior to such determination by the Independent Counsel, within [***] of the determination;
- (b) if the Withheld Amount (or a portion thereof) was withheld from the Deferred Consideration in accordance with Clause 6.3.2, on the next Release Date (and, if the amount due to the Seller on such Release Date is lost than the Withheld Amount, then on the next following Release Date(s), or, if the Withheld Amount was withheld prior to a Release Date and the helpedented Conner's determination is made after such Release Date; and "Of the determination" of the determination of the determination is made after a such Release Date; and "Of the determination" of the determination is made after a such Release Date; and the determination is made after a such Release Date; and the determination is the determination in the determination in the determination is the determination in the determination in the determination is the determination in the determination in the determination is the determination in the determination in the determination is the determination in the determination in
- 6.3.5 subject to Clause 6.4, if the Independent Counsel determines in his reasonable opinion that the Withheld Amount is not a reasonable estimate of the amount of the Claim (including costs and expenses) then the Parties shall jointly instruct the Independent Counted to determine what he considers to be a reasonable amount. Such reasonable amount as determined by the Independent Counted that December (armount as death amount and then June).
 - (a) If the relevant Withheld Amount was withheld from the Integration Consideration, may withheld such Departed Amount from the Integration Consideration and shall integrate Consideration, or an extra consideration of the Integrate Consideration (or if the Integration Consideration (or if the Integratio
 - (b) if the relevant Withheld Amount was withheld from the Deferred Consideration, may withhold the Disputed Amount from the Deferred Consideration (useds Disputed Amount to be settled in accordance with Clauses 6.3.7 and 6.3.8), and shall pay any secress of the Withheld Amount over the Disputed Amount to be settled in the control of the Settled Amount was the settled pay for the Settled Amount of the Settled Amount
- If the Longstoder Course determines that the Withhold Amount is a resonable remote of the amount of the Claim and that the Claim has a resonable prospect of source, of the new control of the Claim and that the Claim has a resonable prospect of source, and the long temperature of the Claim and that the Claim has no control of the Claim has the control of the Claim has the claim has not have a reasonable prospect of success, then the control for Indian department of the Claim has the claim has no large and the Claim.
- 6.3.7 if, after the date on which the Integration Consideration is to be paid by the Buyer to the Seller hereunder or after a Release Date, a Notified Claim by the Buyer with respect to all or a portion of a Withheld Amount or Disputed Amount, as applicable,

- is Determined in favour of the Seller, then, within [***] thereafter, the Buyer shall cause such part of the Withheld Amount or Disputed Amount, as applicable, as is being withheld in relations to such briefined Claims to be paid in accordance with Clause 12.9, to the Seller (which the Seller and the Buyer acknowledge shall be treated as a payment of a portion of the Purchase Price); and
- It [***] A Nortified Chain by the Buyer with report to all or a printer of a Warheld Annesse or Disposed A
- 6.4 Subject to Clause 3.4, the Buyer shall pay to the Seller:

 - 6.41 on the First Release Date, the First Release Tranche (if any) less any amounts the Buyer may withhold in accordance with Clause 6.2 and Clause 6.3;
 6.42 on the Second Release Date, the First Release Tranche (if any) less any amounts the Buyer may withhold in accordance with Clause 6.2 and Clause 6.3;
 6.43 on the First Release Date, the First Release Tranche (if any) less any remaining amounts the Buyer may withhold in accordance with Clause 6.2 and Clause 6.3.
- 6.5 For the avoidance to do that and northermal gas terms prince to any pass any prenaturing amonum to mayor may northermal northermal to the accordance with Calasses 1.6, 10 in the event that the amount of flaringston consideration pupuls to the Seller is less than the amount of Claims Determined in favour of the Buyer (including in the event that no linegration Consideration is pupuls), the Buyer shall be entitled to 1***].

 6. For the avoidance of older, donline, in Claims 6.3 1.0 6.3 (delicative) shall restrict the Buyer's or the Seller's gat to 10 (rookes) purposes saving on of Claims through the procedure set out in Claims 18 (Governing Law and Dispute Resolutions) simultaneously with Independent Councel's procedure set out in Claims 6.3 or (ii) challenge any determination that the Independent Councel may make in accordance with Claims 6.3.1 to 6.3.8 (inclusive).

 7. COMPLETION
- 7.1 The Completion Date shall occur on the date bereof, unless agreed otherwise in writing between the Parties. Completion shall take place on the Completion Date at 10 am (CET) at the offices of the Buyer's Cypriot Counsel in Limassol or at such other place(s), date, and time as may be agreed between the Parties in writing.
- 7.2 At Completion:
 7.2.1 the Seller shall do, or procure the currying out of, each of those things listed as its obligations in Part A, Part B or Part C of Schedule 6 (Completion Arrangements); and
 - 12.2 the Buyer shall do, or procure the carrying out of, each of those things listed as its obligations in Part A, Part B or Part C of Schedule 6 (Completion Arrangements).

- 7.3 Completion shall not be deemed to have occurred for any purpose until all of the actions and steps listed in Part A, Part B and Part C of Schedule 6 (Completion Arrangements) shall have been completed or waivers of the relevant actions or steps are given by the Party(ies) entitled to the benefit of the performance of such actions or steps.
- 7.4 Pending Completion, any items delivered or payments made by a Party pursuant to Part A, Part B or Part C of Schedule 6 (Completion Arrangements) shall be held on trust for the benefit of such Party by the recipient of the item or payment.
- 7.5 If any Party five is unable to comply with any of its obligations under Clause 7.2 or Part A, Part B or Part C of Scholale 6 (Completion Arrangement) on the date on which Completion is specified to the place pursuant to this Agreement, the flavor (in case of a failure to comply by the Seller) or the Seller (in case of a failure to comply by the Buyer) shall not be obligated to complete this Agreement and may, in each case without prejudice to all other rights and remedies in relation to such failure to comply (and whether or not such failure would constitute a regulatory breach of this Agreement):

 - 7.5.1 postpone Completion to another time and date; or
 7.5.2 proceed to Completion so far as practicable; or
 7.5.3 terminate this Agreement by notice in writing to the defaulting Party.
- If Completion is postponed under Clause 7.5.1, this Clause 7 (Completion) shall apply (and the Seller and the Buyer shall be obliged to perform their respective obligations under this Clause 7 (Completion) (but without prejudice to the non-defaulting Party's rights in relation to the prior breach by the defaulting Party) as if the time and date notified by the non-defaulting Party with Clause 7.5 are with earth and and searched before Completion.
- 7.7 If the Agreement is terminated in accordance with Clause 7.5.3 (and without limiting the non-defaulting Party's right to claim damages), the provisions of Clause 19.12 shall apply.
- 8. SELLER WARRANTIES AND INDEMNITIES
- Subject to Clauses 8.8 and 19.7 (Assignment, Etc.), the Seller warrants to the Buyer that each of the Seller Warranties is true and accurate on the date of this Agreement
- 8.2 Where any statement in any Seller Warnany is qualified as being made "as far as the Seller is aware" or any similar expression, such Seller Warnany shall, unless otherwise stated, be deemed so refer to the knowledge of (i) [***], (ii) can't of the general indexess of each Key Former Group Company, (iii) [***], and (v) [***], each of whom shall be deemed to have knowledge of such matters not hey would have discovered, had they made it due and reasonable enquiries.
- 8.3 Each of the paragraphs in Schedule 7 (Seller Warranties):

 - tactor to the puragraphs in Schoolar (Colour Institution).

 S.1.2 dailable control as separate and independent warrany; and

 S.1.2 unless expressly provided in this Agreement, shall not be limited by reference to any other paragraph in Schedule 7 (Seller Hurvanties) or by any other provision of this Agreement.
 - and the Buyer shall have a separate Claim and right of action in respect of every breach of a Seller Warranty.

- 8.5 The Selfer hereby; (a) waives any right or claim which it may have against any Company Related Person (except, in the case of a Company Related Person who is a Decente, officer or Employee, in the case of a Longary Related Person who is a Decente, officer or Employee, in the case of a Longary Related Person who is a Decente, officer or Employee, in the case of a Company Related Person who is a Decente, officer or Employee, and the Company Related Person who is a Decente, officer or Employee, and the Company Related Person who is a Decente, officer or Employee, and the case of framb from any lashibly arising from any such misraprocentation, error or omission, and (c) agrees that any such right or claims shall not Decente, officer or Employee, and the case of framb frames of the Company Related Person who is a Decente, officer or Employee, and the case of the Company Related Person Related Person Shall:

 8.5.1 Outsin the prior written concert of the Broyer, and Related Person Shall:

 8.5.2 on the entitled to assign in rights under this Clause 8.5
- 8.6 Subject to Clause 8.8:
 - 8.6.1 the Seller shall not be liable for any Warranty Claim or a Claim under any Tax Warranty to the extent that the facts, matters or circumstances giving rise to such Warranty Claim or such Claim under any Tax Warranty were within the actual knowledge of any member of the Buyer's Deal Team as at the date of this Agreement; and
 - 8.6.2 subject to Clauze 8.6.1, the thopyer shall be entitled to make a Warranty Claim or a Claim under any Tax Warranty whether or not the Boyer and/or any Boyer Related Person (other than the Buyer's Deal Team in respect of their satual knowledge) had knowledge (whether assault, constructive, implied or impacted) of the matter group rate to the recoverable fall that the reduced on the grounds that the Buyer and or any Buyer Related Person (beet than the Buyer's Deal Team in report of the matter group rate to the buyer and the second that the reduced on the grounds that the Buyer and the ground that the Buyer and the ground that the Buyer and the grounds that the Buyer and the group the ground that the Buyer and the group the group that the Buyer and the group the group that the Buyer and the group that the Buyer and the grounds that the ground that the Buyer and the grounds that the ground the grounds the ground that the ground that the ground that the ground that grounds the grounds that grounds the grounds the ground that the grounds that the grounds that grounds the grounds the grounds that grounds the grounds that grounds the grounds that grounds that grounds the grounds that grounds that grounds the gro
- 8.7 The Buyer acknowledges and agrees that the Seller gives no warranty, representation or undertaking as to the accuracy or completeness of any information that is in the nature of forecasts, estimates, projections, statements of intent or statements of opinion provided to the Buyer or any of its advisers or agents (howsoever and whensoever provided).
- 8.8 The Seller shall not be liable in respect of any Warranty Claim or any Claim under a Tax Warranty to the extent that the facts and circumstances giving rise to such Claim are Disclosed in the Disclosure Letter.
- 8.9 Indemnities

Non-inducating any other provision of this Agreement, the Seller shall (so far as possible by vary of adjustment to the Purchase Price) on domain indumnity in full and hold humines the Boyer and each other Indomnified Person against, and covenants to pay to the Boyer and each other Indomnified Person as amount equal to, all Loues suffered or incurred by the Boyer or 28

any other Indemnified Person arising, directly or indirectly, out of or in connection with any of the following matters:

- 8.9.1 any title defect with respect to any of the Sale Shares or any shares or participation interests in any other Group Company or any legal predecessors thereof (including any Encumbrance over the Sale Shares or over any shares or participation interests in any of the Group Companies or any legal predecessors thereof, as the result of or in connection with any overt, fact, crimerature, or action thinging place priors to the Completion Date, formed also a the result of or in connection with.

 - (b) any failure to obtain necessary corporate approvals in connection with any acquisition or transfer of shares (participation interests) in any of the Group Companies or any legal producessors thereof;
 - (c) any failure to comply with the pre-emptive rights in connection with any acquisition or transfer of shares (participation interests) in any of the Group Companies or any legal predecessors thereof;
 - (d) the acquaints of the Sale Shares by the Saler or any acquinitiess of durars (participation interests) in any of the Coupy Companies not having been validly carried out in accordance with Applicable Lears and Engineering to the Coupy Companies or any legal professionars forced:

 (d) any page of females or recognitions of a Good Company on having been validly carried out in accordance Applicable Lears, and/or

 - (f) any aspect of the issue of Sale Shares or any shares or participation interests issues by any Group Company or any legal predecessors thereof not having been validly carried out in accordance with the Applicable Laws,
- in each case, prior to Completion ("Title Indemnity");

 8.9.2 any Third Party Claims in connection with the Restricturing, including where they arise out of a failure to comply with Applicable Law ("Restricturing Indemnity");
- 8.9.3 any loss of the Intellectual Property Rights in [***], whether in whole or in part, as the result of or in connection with any event, fact, circumstance, or action taking place prior to the Completion Date, including as the result of the Restructuring, and any failure to procure registration by [***] by Completion (the "TP Indemnity");
- 8.9.4 any claim in respect of an utiliarful use of any rights in any computer software against any Group Company as the result of or in connection with any event, fact, orientation, or action taking place prior to the Integration Completion Duty (the 'TI Lieuwes Indentity');
 8.9.5 any Telephon-Ruisbert Agreement

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- (b) is declared to be invalid, or

 (c) the service provider imposes any additional obligation on any Group Company,
 in case of each of (a), (b) and (c) as a result of or in connection with any event, fact, circumstance or action prior to the Completion Date;
- 8.9.6 any claim in respect of any material breach, material misappropriation, or material unauthorized disclosure, intrusion, access, use or dissemination of any Personal Data by any person against any Group Company arising as a result of or in connection with any event, fact, circumstance or action prior to the Completion Date;
- any person against any Grosp Company arising as a result of or in connection with any even, fact, circumstance or action prior to the Completion Date;

 my claims, actions or proceedings by or on the bold of any That Physical Phy
- 8.9.9 The Discharge Date not having occurred on the next operational day of [***] following the Completion Date.
- 8.10 All amounts due under Clause 8 9 shall be paid by the Seller to an Indemnified Person in full, without any ste-off, counterclains, deduction or withholding (other than any deduction or shall also be a shall also be

BUYER WARRANTIES

- 9.1 The Buyer warrants to the Seller that each of the Buyer Warranties is true and accurate on the date of this Agreement

- 9.2 Each of the puragraphs in Schedule 8 (Boyor Warranties)
 9.2.1 shall be controod in a separate and independent warranty; and
 9.2.2 success of the separate and independent warranty; and
 9.2.2 success of the separate and independent warranty; and
 9.2.3 success of the separate and independent warranty; and
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- $9.3 \qquad \hbox{The Buyer Warranties shall not be extinguished or affected by Completion}.$
- 10. LIMITATION OF THE SELLER'S LIABILITY
- 10.1 Time Limitation for Claims
 - | 10.1. If the Buyer becomes source of any potential Chaim, the Buyer shall as soon as reasonably practicable give a notice of the Chaim in writing to the Seller specifying the matters set out in Chance 11. Subject to Chance 10.1.2 flault to give any notice under this Chance will in no voy projector the Buyer's shally to be bring a Chaim except that the Seller shall not be liable for saw Chaim to see center that in Isability and excell chaim has arrived as read to vidual flault.

 10.1.2 The Seller shall not be liable for sup Chaim unders a notice of the Chaim is given by the Buyer to the Seller specifying the matters set on in Chause 11.1:

 (a) in respect of any Chaim for breach of any Fundamental Warrarty, [***] following the Completion Date;

 (b) in respect of any Chaim, the but due of the period which is [***] after the Completion Date growth flat if upon expiry of such period a Tax Audit of any Group Company in respect of a period prior to Completion has been softlind or is ongoing then such time period shall be extended to amount to [****] after the Completion Date;
 - - (o) in respect of a Claim under the Title Indemnity, [***] following the Completion Date;
 (d) in respect of any Indemnity Claim (other than a Claim under the Tax Indemnity or Title Indemnity), [***] following the Completion Date;
 (e) in respect of any other Claim, [***] following the Completion Date.
 - (y) an irreject was yours \(\text{Lam.}\)\)\ \(\text{Times to the group control and \(\text{Times}\)\)\ \(\text{Times to the group control and \(\text{Times}\)\)\ \(\text{Times}\)\)\ \(\text{Times}\)\ \(\tex
- - 10.2.1 The Seller shall not be liable for any individual Warranty Claim or a Claim under a Tax Warranty (or a series of such Claims arising from substantially identical facts

- or circumstances) where the liability Determined for any such Claim or series of such Claims does not exceed [***] (the "Minimum Claim Amount").
- 10.2.2 Subject to the threshold set out in Clause 10.3.1, where the liability Determined in respect of any such Warranty Claim or a Claim under a Tax Warranty or series of such Claims exceeds the Minimum Claim Amount, the Seller shall be liable for the amount of such Claim or series of such Claims as Determined and not just the excess.

- 10.3 Aggregate Minimum Claims
 10.3 Aggregate Minimum Claims
 10.3. The Selfer shall not be liable for any individual Warranty Claim or a Claim under a Tax Warranty unless the aggregate amount of all Claims which satisfy the Minimum Claim Amount and for which the Selfert would be lables in the absence of this Clause 10.3.1, exceeds [1**].
 - 10.3.2 Where the liability Determined in respect of all Claims which satisfy the Minimum Claim Amount exceeds [***], the Seller shall be liable for the aggregate amount of all such Claims as Determined and not just the excess.

- 10.4.1 The aggregate liability of the Seller for:

 - (a) all Claims shall not exceed [***];

 (b) all Tax Claims shall not exceed [***];

 (c) all IP Claims shall not exceed [***];

 (d) all Title Claims shall not exceed [***];

 - all Indeamity Claims under the Labour Indomity shall not exceed [***]:

 all Claims, other than: (i) indumental Claims, (ii) Fac Claims, (iii) PC Claims, (iv) Indeamity Claims under the Labour Indeamity and (iv) Claims under Clause Computions Configuration, 4 disposition, 4 di

- The Seler shall not be label for any Warranty Chain or a Clain under a Tax Warranty to the extent that such Clain has arisen or is increased an a result of:

 10.5.1 may matter or thing done or omitted to be done pursuant to and in compliance with a Transaction Document or otherwise at the request in writing or with the approval in swring of the Borer.
- 10.5.2 any act, omission or transaction of the Buyer or other Buyer's Immediate Group Company done, committed or effected:
 - (a) in the knowledge that such act, omission or transaction might give rise to, or increase the extent of, such Claim or in circumstances where such Claim was reasonably foresceable as a result of such act, omission or transaction, or

- (b) observine than in order to comply with Applicable Law or pursuant to a legally binding commitment to which any Group Company or a Buyer Group Company is adopted on referring Complexies.
 10.5.3 a betted of any Transaction Document by Buyer Group Company that is a party to such Transaction Document.
- 10.5.4 the passing of, or any change in, after the date of this Agreement, any law, rule or regulation of any Governmental Authority not actually (or prospectively) in effect at the date of this Agreement including any law, rule or regulation passed after the date of this Agreement including any law, rule or regulation assets.
- are of this Agreement natural gravity may, true or registration passes after the case of the Agreement to taking circle tetrospectively;

 10.5.5 a valuage first the date of this Agreement in the interpretation and maintaintains of any but, rule or regulation by any Governmental Androiry;

 10.5.6 any change in accounting policy, principles, methods, bases or practice of any Buyer Group Company or Group Company introduced or having effect after Completion, or
- 10.5.7 any change in financial reporting standards introduced or having effect after the date of this Agreement. 10.6 No Double Recovery and no Double Counting

No Party may recover for breach of or under this Agreement or otherwise more than once in respect of the same Loss suffered or amount for which the Party is otherwise entitled to claim (or part of sach Loss or amount), and no amount (or part of any amount) thall be taken into account, et or of or cerebra more than once for breach of or under this Agreement or otherwise, with the inter that there will be no deleted counting for treat of or wheth the Agreement or otherwise, with the inter that there will be no deleted counting for the and or of under this Agreement or otherwise, with the interest that there will be nothed counting for the and or otherwise.

10.7 Mitigation of Losses

Nothing in this Agreement impairs any Party's common law duty of mitigation. The Buyer shall use reasonable endeavours to mitigate any Losses, costs or liabilities suffered or incurred by it, any other member of the Buyer's Group or, following Completion, any Group Company in consequence of any fact, matter, event or circumstances giving rise to a Warranty Claim.

- 10.8.1 The Seller shall not be liable for any Warranty Claim to the extent that a specific and proper allowance, provision or reserve has been made in the Accounts for the matter giving rise to such Warranty Claim.

 10.8.2 The Selfer shall not be liable in respect of any Warranty Claim to the extent that any matter giving rise to the Warranty Claim is specifically and properly included as a liability must be Accounts.

None of the limitations contained in this Clause 10 shall apply to the extent a liability arises or is increased as a result of fraud or fraudulent misrepresentation by the Seller, the directors of the Seller or [***].

10.10 Matters Capable of Remedy

To the extent that the subject matter of a Claim is capable of remedy, the Seller will not be liable in respect of that Claim to the extent that it remedies the relevant breach without a loss cost or liability to the Buyer or any Group Company within [***] following notification of a Claim by the Buyer to the Seller under Clause 10.1.1.

The Seller shall nobe liable in respect of any Claim to the extent that used: Claim is based upon a liability which is contingent only or is otherwise not capable of being quantified unless and until and hability excess to be contingent and becomes an astual liability or becomes capable of being quantified, as the case may be, and do seat any possible and the liability or becomes capable of being quantified, as the case may be, and do seat any possible protected that this Clause (0.11 all and no separate to realize a final basility of which notices given by the Broger under Clause (0.11 all under Clause (0.11 all

10.12 Recovery from Third Parties

Where, following the Completion Date, the Bayer or any Group Company is entitled to recover from any Third Party an amount (the "Recovery Amount") in respect of any matter or event which gives rise to a Warranty Claim or an Indemnity Claim (including under any insurance policy):

- 10.12.1 the Buyer shall not be restricted from pursuing that Warranty Claim or Indomnity Claim or any other Claim in relution to the same subject matter against the Seller,

 10.12.2 the Buyer shall not be restricted from pursuing that Warranty Claim or Indomnity Claim or any other Claim in relution to the same subject matter against the Seller,

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 10.12.2 the Buyer shall not be same subject matter against the Seller,

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- 10.12.3 If the Third Party in specifion is an insurance company, the Buyer shall cause the relevant Group Company to, take all reasonable actions to recover the Recovery
 Amount from such insurance company under such Group Company's insurance policy, and keep the Selfer reasonably informed of the progress of such recovery, unless the
 provision of such information would came the Buyer or any force, foreign in the such confederatility obligation.

 10.12.4 If the Third Party in specifion is not an insurance company, the Buyer shall assign its claim against such Third Party to the Selfer only if all of the following conditions are
 satisface.
- - (a) the Seller pays and settles in full to the Buyer the amount of such Warranty Claim or such Indemnity Claim before the Buyer so assigns its claim against such Third Party to the Seller,
 - (b) the Buyer's claim against such Third Party is capable of being assigned (including by virtue of a provision allowing such assignment in a contract or arrangement with such Third Party); and

(c) such assignment does not projudice legitimate business interests of the Buyer, geométic that if the Buyer refuses to assign the claim against such Thed Pury to the Selfer on the basis set out in Clause 10.12.4(c), it shall provide the Selfer with an 34.

explanation of what legitimate interests of the Buyer may be prejudiced by such assignment

- 10.125 in the event the Buyer does not suits in this party and proportions of Clause 10.123 or Clause 10.124 or Clause 10.124
 - (b) if recovery of the Recovered Amount is delayed until after such Claim has been satisfied by the Seller, the Buyer shall repay to the Seller the amount so recovered (less any costs and expenses incurred by the Buyer or such Group Company in recovering the Recovered Amount and any Taxasion attributable to or suffered in report of the Recovered Amount to the amount of such Claim satisfied by the Seller than 100 and 100 and 100 are suffered in report of the Recovered Amount to the amount of such Claim satisfied by the Seller, the Buyer shall repay to the Seller the amount so continue to the support of the Recovered Amount and any Taxasion attributable to or suffered in report of the support of the Recovered Amount and any Taxasion attributable to or suffered in report of the Recovered Amount and any Taxasion attributable to or suffered in report of the Recovered Amount and any Taxasion attributable to or suffered in report of the Recovered Amount and any Taxasion attributable to or suffered in report of the Recovered Amount and any Taxasion attributable to or suffered in report of the Recovered Amount and any Taxasion attributable to or suffered in report of the Recovered Amount and any Taxasion attributable to or suffered in report of the Recovered Amount and any Taxasion attributable to or suffered in report of the Recovered Amount and any Taxasion attributable to or suffered in report of the Recovered Amount and any Taxasion attributable to or suffered in report of the Recovered Amount and any Taxasion attributable to the Recovered Amount and the Recovered Amount

10.13 Indirect Losses

The Seller shall not be liable under or in connection with this Agreement (including pursuant to or under an Indemnity Claim) in respect of any indirect or consequential losses, any punitive or exemplary damages, in each case whether due to a breach of contract, breach of warranty, gross negligence, negligence or otherwise, whether actual or prospective.

10.14.1 Until Completion has taken place in accordance with the terms and conditions of this Agreement:

- (a) the Buyer may not make any Warranty Claim or Indemnity Claim; and
 (b) the Seller shall not be subject to any liability under any Warranty Claim or Indemnity Claim.
- 10.14.2 The Buyer confirms that, as of the date of this Agreement, it is not aware of any matter that constitutes a breach of this Agreement or which entitles it to make a Claim.

11. CLAIMS

11.1 Notification of Claims

Notice of any Claim for breach of or under this Agreement shall be given by the Buyer to the Seller as contemplated under Clause 10.1.1 and within the time limits specified in Clause 10.1.2 and shall specify in reasonable detail the legal and furtual basis of the Claim and setting out to the extent possible by the buyer's reasonable estimate of the amount of losses, costs and liabilities which, or, is to be, the subject of the Claim (including any losses which are contingent on the occurrence of any future events.)

11.2 Conduct of Third Party Claims
11.2.1 If the chief legal officer of the Buyer becomes aware of a claim in writing by a Third Party other than a Third Party Tax Claim (the "Third Party Claim") which might

be reasonably expected to result in a Warranty Claim or Indemnity Claim being made, the Buyer shall:

- OF INSTRUCTION OF OPENS OF THE WAY AND ASSESSMENT OF THE WAY ASSES
- (b) consult with the Seller as to the manner in which such Third Party Claim might be avoided, resolved or compromised, giving all reasonable weight and consideration to proposals for the same made by the Seller; and
- (c) subject to consultation and the provision of information to the Seller set out in this Clause 11 2 above, retain conduct of such Third Party Claim and act reasonably and in good finh in taking such action as it shall deem necessary to avoid, dispute, deny, defend, resist, appeal, compromise or contest Third Party Claim (including making counterlaims or other claims against third parties).
- 11.2.2 If the Buyer would be entitled to make a Warranty (Chiin or Indemnity Chain as a result of, or in connection with, a Third Party Chain, then the Buyer shall not, and shall procure that no other member of the Buyer's Group shall, admit liability in respect of such Third Party Chain, and shall procure that such Third Party Chain shall not be compromised, disposed of or retired without.
 - (a) the Buyer giving written notice to the Seller of the intention to admit, compromise, dispose or settle such Third Party Claim, such notice to contain reasonable details of such Third Party Claim to the extent not already provided to the Seller in accordance with Clause 11.2.1(a);
 - (b) the Buyer promptly providing such further details of the Third Party Claim as may be reasonably requested by the Seller for the purposes of developing proposals referred to in Clause 11.2.2(c), and
 - (c) the Buyer giving all reasonable weight and consideration to proposals of the Seller with respect to such Third Party Claim which may be provided by the Seller within [***] from recept or the notice referred to in Clause [12.2a) or such shorter period as the Buyer may notify to the Seller as is required to comply with a procedural order or the late of procedure of our our arthral rubmout considering such Third Party Claim.

12. LIMITATION OF THE BUYER'S LIABILITY

12.1 Time Limitation for Seller Claims

12.1.1 If the Soller becomes aware of any potential Soller Claim, the Soller shall as soon as reasonably practicable give a notice of the Soller Claim is writing to the Biyer specifying an extensive detail to be gipt and detail being of the Soller Claim and entiting on the the cites processible the Soller's reasonable entitle or time and the second form of the soller to the second soller to the second

not be liable for such Seller Claim to the extent that its liability under such Seller Claim has arisen or increased as a result of such failure.

- 12.1.2 The Buyer shall not be liable for any claim by the Seller unless a notice of such claim is given by the Seller to the Buyer specifying the matters set out in Clause 12.1.1:

 (a) in respect of any Seller Claim for breach of any Buyer Warranty set out in Schedule 8 (Buyer Warranties), [***] following the Completion Date;
 - (b) in respect of any other Seller Claim (except for any Seller Claim in relation to payment of all or a portion of the Purchase Price, including all or a portion of the Deferred Consideration), [***] following the Completion Date; and
- (c) as regord only sellect Claim (***) following the date on which the relevant portion of the Purchase Price is due in accordance with fits Agreement.

 12.1.3 The Buyer shall not be label for any Sellec Claim (that has not been previously satisfied or serted between the Buyer and the Seller or withdrawn by the Sellery unless the Seller in secondance with Claim 2.1.3.1. In respect of a Seller Claim referred to in Claims 12.4, such legal action need not be brought until (***) fails the case which the Seller orientified the Buyer of the Seller in secondance with Claim 2.1.1. In respect of a Seller Claim referred to in Claims 12.4, such legal action need not be brought until (***) after the first of the loss becoming accordance for example to Claims 2.4.
- 12.2 Maximum Liability

The aggregate liability of the Buyer in respect of all Seller Claims shall not exceed the aggregate amount of [***] (subject to all adjustments thereto under this Agreement and not including any interest (default or otherwise), penalties, costs or expenses incurred by the Seller in recovering any amount of the Purchase Price).

12.3 Fraud

None of the limitations contained in this Clause 12 shall apply to the extent a liability arises or is increased as a result of fraud or fraudulent misrepresentation by the Buyer.

12.4 Contingent or Non-quantifiable Claims

The Buyer shall not be linkle a respect of any Seller Claim to the extent that such Seller Claim is based upon a liability which is contingent only or is otherwise not capable of being seller of the seller of the

12.5 Indirect Losses

The Buyer shall not be liable under or in connection with this Agreement in respect of any indirect or consequential losses, any punitive or exemplary damages, in each case whether due to a breach of contract, breach of warranty, negligence or otherwise, whether actual or prospective.

12.6 General

- General

 12.6.1 Ustil Completion has taken place in accordance with the terms and conditions of this Agreement

 (a) the Selfer may not make any Selfer Claim under a Buyer Warranty; and

 (b) the Buyer shall not be subject to any tability under any Selfer Claim under a Buyer Warranty.

 12.6.2 The Selfer confirms that, as of the date of this Agreement, it is not aware of any matter that constitutes a breach of this Agreement or which entitles it to make a Selfer Claim under a Buyer Warranty.

- 12.7.1 If the CEO or chief legal officer of the Seller becomes aware of a written Third Party Claim which might be reasonably expected to result in a Seller Claim under a Buyer Warranty being made, the Seller shall:
 - (a) give the Buyer written notice of such Third Party Claim as soon as reasonably practicable (and in any event within [***] of the CEO or chief legal officer of the Seller becoming aware of such written That Party Claim (supplier with relevant documentation and information setually available to the Seller in relation thereton as at the date of such as the contract of the Seller and the Seller a

 - as yetypones no run manur manur y the EMPSET, 2002.
 (c) subject to consultation and the province of information to the EMPSET end in this Clause 12.7.1 above, retain condust of such Third Party Claim and not reasonably and in good faith in taking such action as it shall does necessary to avoid, dispate, deny, defend, resist, appeal, compromise or contest Third Party Claim (including making consultations or other claims again theid partice).
- 12.7.2 If the Seller would be entitled to make a Seller Claim under a Buyer Warranty as a result of, or in connection with, a Third Party Claim, then the Seller shall not, and shall procure that no other member of the Selfer's Group shall, admit liability in respect of such Third Party Claim, and shall procure that such Third Party Claim, and shall procure that such Third Party Claim shall not be componented, disposed of or settled without.
 - (a) the Seller giving written notice to the Buyer of the intention to admit, compromise, dispose or settle such Third Party Claim, such notice to contain reasonable details of such Third Party Claim to the extent not already provided to the Seller in accordance with Clause 12.7.1(a);

- (b) the Seller promptly providing such further details of the Third Party Claim as may be reasonably requested by the Buyer for the purposes of developing proposals referred to in Clause 12.7.1(c), and
- (c) the Seller giving all reasonable weight and consideration to proposals of the Buyer with respect to such Third Party Claim which may be provided by the Buyer within [147] finon recept of the notice referred to an Classe 127-261 or such shorter provide as feedler may notify as the Buyer as is required to comply with a procedural order to fee and of procedural cover or when the Buyer are ordered to the Complex of the Com
- 13. RESTRICTIVE COVENANTS

- (b) [****].

 **gracided that the provisions of this Clause 13.1.4 shall not prevent any Seller Related Entity from placing a general advertisement for the recruitment of personnel or the engagement of any consultant and engaging any prevent as an Employee or consultant who responds to it.

 **13.1.5 at any time after Completion, engage in any trade or business or be associated with any person firm or company engaged in any trade or business, using:

 (a) the name "Venet", "Renaw", "Ranaw", "Lender", "Man", "Tax Saturi", "Red Tax", "Faster", "Revier", "Payraum", "Taxay", "Monute", "Taxay Caryyst", "Par Taxas", "Genet", "Payraum", "Taxay Caryyst", "Renaw", "Renaw",
 - (b) any trade or service mark, business or domain name, design or logo which, at Completion, was or had been used by any Group Company in connection with the Business; or

- (c) anything which is, in the reasonable opinion of the Buyer, capable of confusion with the words, mark, name, design or logo referred to in Clauses 13.1.5(a) or 13.1.5(b);
- 13.1.6 at any time after Completion, present itself or permit itself to be presented as:

 - (a) connected in any capacity with any Group Company; or
 (b) interested or concerned in any way in the Sale Shares (or any of them); or
- (19) meterested or concernous anny way in the Sales states (or any of tentin), or

 33.1.7 at any time after Completion, do or say, write or publish or broadcast anything which may be harmful to the reputation of any Group Company.

 13.2 The coverants in Clause 13.1 are intended for the benefit of, and shall be enforceable by, each of the Buyer and each Group Company and shall apply to actions carried out by the Selter (or any Selter Related Entity) in any capacity (including as shareholder, partner, director, principal, consultant, officer, agent, adviser or otherwise) and whether directly or indirectly, on its one beland or or baland (or jointly will, any other persons.)

 13.3 Nothing in Clause 13.1 shall prevent the Selter (or any Selter Related Entity) from:

 - Nothing on Clause C3.1 shall prevent the Select for any Select Related Entity) from:

 13.3.1 holding for inventment purposes only:

 (a) units of any authorized unit trust, or

 (b) not more [***] of any claus of shares or securities of any privately held company other than a Named Competitor, or

 (c) not more than [***] of any claus of shares or securities of any company traded on a recognized investment exchange (within the meaning of the Financial Services and Martes Act 2000).
 - - (a) to operate the Business operated by the Seller and the Former Group Companies at the date of this Agreement during (i) the Integration Period and (ii) the shorter period of [***] following the Integration Period and [***]; or
 - (b) to hold an equity interest in any Former Group Companies other than the Group Companies following Completion; or (c) complying with Applicable Law.
- 13.4 The provisions of Clause 13.1.4 shall lapse and cease to apply to any Restricted Person whose employment or engagement with the Company or any Group Company (or any other member of the Buyer's Group) is terminated by, at the request or with the consent of the Company, the relevant Group Company or such other member of the Buyer's Group, as applicable.
- 13 Each of the coverants in Clause 13. In a separate undertaking by the Seller and shall be enforceable by the Bloyer and each Group Company separately and independently of their right to enforce any one or more of this other coverants constituted in that Clause.

 136 The Parties schools depth after Self-the confidential intermediate relating to the Business and that the Buyer is entitled to protect the goodwill of the Business as a result of Doying the

Sale Shares. Accordingly, each of the covenants in Clause 13.1 is considered fair and reasonable by the Parties.

- 13.7 The Seller exhausted and the seller and the seller exhausted in the seller exhausted and seller exhausted in the provisions of this Clause 13 (Restrictive Covenants). While those provisions are considered by the Parties to be reasonable in all the circumstances, is a suggest that if any of those restrictions, by themselves or taken together, are adolgsed to go beyond what is reasonable as all the circumstances, for the protection of the eligitimate interests of the hope but would be adolgsed reasonable if any arms of their wording word-celebrat or mended or qualified or the periods referred to were relocated or the range of produces another services or are dealt with were reduced in scope, then the relevant restriction or restrictions shall apply with such modifications on my be received to make a development of the relevant restriction or restrictions shall apply with such modifications are possible to receive the latest of the world and effective.
- 13.8 The consideration for the covenants in Clause 13.1 is included in the Purchase Price.
- 13.9 Each Group Company may enforce the terms of this Clause 13 (Restrictive Covenants) in accordance with the Contracts (Rights of Third Parties) Act 1999, provided always that, as a condition thereto, any such Group Company shall:
- 13-9.1 of other performance of the Boyer, and 13-9.2 on the entitled to assign its rights under this Clusse 13 (Restrictive Coverants).

 13-10 any time after Completion, the Boyer shall not, and shall precure that note of the Boyer Group Companies shall, make an adverse statement or remark about the Seller or its scharch-fielders to a third purey.
- 14. COVENANTS AND UNDERTAKINGS
- Subjects Completion contraining the Seller
 H.1.1 confirms, warrant and undertakes that at Completions
 (a) sucher is not any Seller Related Entity will have any claims on any account whatever contracting against any of the Directors, officers. Employees of any Group
 Company and have to agreement our immediately will have any claims on any account whatever contracting against any of the Directors, officers. Employees of any Group
 Company and have to agreement our immediately under which say such person has say obligations of any kind to any Seller Related Entity; and
 - (b) neither it nor any Seller Related Entity will have any claim on any account whatsoever outstanding against any Group Company; and
 - (c) no agreement or arrangement will be outstanding under which any Group Company will have an obligation of any kind to any Seller Related Entity, other than claims and obligations under (1) the Local Services Agreement, (ii) trackernals kencers from the Group Companies to the Former Group Companies as Instel in schedules to the Local Services Agreement, (ordering the Services) agreement; (iii)
- 14.1.2 except for the claims or obligations existing under the Survivue Agreement, to the extent that any such claim or obligation exists, irrevocably and unconditionally varives such claim or obligation and releases each Group Company and any such person (except, in the case of such Director, officer or Employee, in the case of final) from any liability substancer in respect of each claim or obligation.
 14.2 The Seller shall, and shall procure that each Seller Related Entity shall, following Completion:

- 14.2.1 send to the Buyer all papers, books, accounts and other records relating wholly or predominantly to any Group Company in the possession or control of the Seller or Seller Related Entities and which are not kept at any of the Properties; provided that:
 - (a) the Seller and the relevant Seller Related listnices may keep an their prosention or counted unde papers, books, accounts and other records relating whole or considered the seller seller
 - (b) following [***], the Seller and the relevant Seller Related Entities shall send to the Buyer all Integration Records (except for those Integration Records which the Seller Related Entities are required to keep in accordance with Applicable Law, in respect of which the Seller shall send to the Buyer a copy thereof);
- 14.2.2 at all reasonable times during normal boutiess boors and on transmable advance notice, provide the Buyer and each Group Company, together with their Representatives, with Selfer Related Entity are obliged to keep under the Applicable Law (the "Relation Recorder") when then those referred to it Cause 14.2.1; <u>manifold</u> that entitler nor any Selfer Related Entity also a follogidal to love due the Part of the Selfer.

 - (a) information that would violate any Applicable Law;
 (b) information the disclosure of which would jougnatise any attempt, client privilege available to the Seller or any other Seller Group Company relating to such information;
 - (c) information the disclosure of which would cause the Seller or any Seller Group Company to breach a confidentiality obligation, unless the Buyer undertakes to keep any such information confidential (except as required by Applicable Law) and in such case the Seller or any Seller Related Entity shall be obliged to provide the Buyer with, or allow access to, socia information; and
 - (d) any auditors' and accountants' work papers except in accordance with their normal disclosure procedures and then only after entering into their customary agreement relating to access; and
- 14.2.3 retain 46% and securely all Restande Records that are in the possession or control of the Seller or any Seller Related Entity, and not dispose of or dentry any Retained Records. He are the seller of the Seller or any Seller Related Entity, and not dispose of or dentry any Retained Records. When the first pring the Buyer at least [***] notice of the intention to do so and giving the Buyer the opportunity to review and to take possession of or copy any of such Sentiard Records.

- 14.3 Each Group Company, and (in the case of Clause 14.1 only) each Director, Employee and professional adviser of a Group Company, may enforce the terms of Clauses 8.2, 14.1, and 14.2 in accordance with the Contracts (Righes of Third Parties) Act 1999, provided always that, as a condition thereto, any such person shall:
- 14.3.1 obtain the prior writing consent of the Buyer, and
 14.3.2 not be entitled to assign in rights under such Clauses.

 14.4 In respect of the relevant Employees of the Group Companies and the relevant Former Group Companies following Completion, the Buyer and the Seller shall perform certain actions and make agreed promotes as set out in Schodale 4 (Employees Matter);

- 14.5.1 The Buyer agrees to acquire (or procure that a Buyer Related Person acquires) valid licenses to the Agreed Software for the use by the Group Companies ("Agreed Software Licenses"), provided that the relevant cost incurred by the Buyer (or the Buyer Related Person) shall not exceed [***] (the "Agreed Software Costs").
- 14.5.2 The Burger and WH [4] following unds acquisition notify the Seller in string of the Agreed Software Costs and, upon request, shall provide to the Seller such additional confirmation of the Agreed Software Costs are stored as the Seller may reasonably request. The Selfer shall compressive the Agreed Software Costs to the Buyer, and the Buyer shall be considered to such the Costs of the Buyer, and the Buyer shall be considered to such the Costs of the Costs of

14.6 The Seller shall, and shall procure that:

- 14.6.1 each Seller Related Entity shall, terminate the trademark licenses referred to in Clause 14.1.1(c) with effect from Integration Completion Date and submit the relevant termination agreements for registration with Rospatent; and
- 14.6.2 prior to Completion, Vezet Dobro LLC unconditionally, irrevocably and absolutely transfers all the Intellectual Property Rights in trademark No. 631909 (HECEM ДОБРО) to Kronos and registers such transfer with Rospatent no later than [***].

15. ANNOUNCEMENTS

- 15.1 Subject to Clause 15.2, neither Party shall make, or permit any person to make, any Amouncement concerning the existence, content or subject matter of this Agreement (or any document entered into pursuant to this Agreement) without the prior written consent of the other Party (such consent not to be unreasonably conditioned, withheld or delayed).
- 2. Clause 15.1 shall not apply to the extent an Announcement in required:

 15.2. I by Applicable Law or regulation;

 15.2. I by Man Conventional Authority or any regulation; or supervisory authority or any relevant securities exchange, or by any conventional and the securities and the securities exchange, or by any court, arbitral body or other authority of competent purposes.
 - in each case to which any relevant Party is subject, whether or not the same has the force of law. In such circumstances, the Party required to make an Announcement shall promptly motify the other Party and shall, to the extent reasonably practicable, consult with, and make all

- 15.3 Without projudes to Classes 15.1 and 15.2, between the date of this Agreement and the Integration Completion Date the Parties shall (subject to the requirements of Applicable Law) interested parties of the Parties and/or the Comp Companies and to any applicable Governmental Authorities or other badies and to the models or otherwise regarding this Agreement and all such Amonoments or ordinary to the Comp Companies and to any applicable Governmental Authorities or other badies and to the models or otherwise regarding this Agreement and all such Amonoments or ordinary to communications shall be made in accordance with such agreement.
- 16. CONFIDENTIALITY
- 16.1 The Seller undertakes to each of the Buyer, each member of the Buyer's Group and each Group Company that it shall, and shall procure that each members of the Seller's Group shall, in each case except as expressly permitted by this Clause 16 (Confidentiality):
 - 16.1.1 keep confidential:

 - lacey confidential:

 (a) the existence and the provisions of this Agreement and of any agreement entered into pursuant to this Agreement;

 (b) the negotiations relating to this Agreement (and any such other agreements);

 (c) all Confidential Information relating to any Group Company, the Business, the Integration or any member of the Buyer's Group; and

 (b) [***]

 (together, the "Buyer Protected Information");
- (16) 16.1 2 of clades any of the Broyer Mentalman / 16.1 2 of clades any of the Broyer Mentalman / 16.1 2 of clades any of the Broyer Mentalman (16) 16.1 3 of trade any use of any of the Broyer Protected Information.

 16.2 The Broyer undertake to seach of the Soller and each member of the Soller's Group that it shall, and shall procure that the members of the Broyer's Group shall, in each case except as expressly permitted by the Clame 16 (Confidentally)
 - 16.2.1 keep confidential:
 - (s) the existence and the provisions of this Agreement and of any agreement entered into pursuant to this Agreement,

 (b) the negotiations relating to this Agreement (and any sucks other agreements); and

 (c) all Confidential Information relating to the Selter or any other member of the Selter's Group,

 (together, the "Selter Protected Information");

- 16.2.2 not disclose any of the Seller Protected Information in whole or in part to any person; and
- 16.2.3 not make any use of any of the Seller Protected Information.

 16.3 The obligations set out in Clauses 16.1 and 16.2 shall not apply, or shall cease to apply, to:
 - 16.3.1 any Protected Information disclosed with the prior written consent of the Party whose Protected Information would be disclosed;
 - 16.3.2 except for all Confidential Information relating to the Seller or any other member of the Seller's Group (other than the Group Companies), any Protected Information which the Buyer proposes to provide (or does provide) after Completion to any person:
 - nes moyer proposes he provide of once provide) afthe Compelication to any person.

 (2) so whom the Paper is considering editing more of all of the labest of an submit is in proposed that any Grange Company (or all es a material part of the business or an active of any Grange Company) be solds, or so when it proposes to assign and let any of its rights under and in accordance with this Agreement, for the purpose of enabling the proposed transfer or assignment governed transfer or assignment of the proposed transfer or assignment of the Busyer of the Busyer or any member of the Busyer's Compa, or to whom the Busyer or any member of the Busyer is Compa, or to whom the Busyer or any member of the Busyer is compared to the busy or any member of the Busyer is done, in proposing to grant any security, or

 (c) who is an adviter of the purpose of advising the Busyer in connection with the transactions contemplated by the Transactions Documents or by Clause 16.3.2(a);

 manded that used discourse is contacted for the purposes and, in respect of each of Clauses 16.3.2(a) in facilities the proposed that the person of the discourse is contacted for the purposes and in respect of each of Clauses 16.3.2(a) (inclusive), that the Busyer shall procure that such person recent for all Confidentials in Remotities or when the such as a mandate that used the confidentials.
 - 16.33 eccept for all Confidential Information relating to the Buyer or any other member of the Buyer's Group (including the Group Companios), any Protected Information which the Seller proposes or jurisde for disciplinating the Completion to any person who is an advisor for the purpose of advising the Seller in connections with the transactions of the Companion of the Compan
 - 16.3.4 any Protected Information which prior to its disclosure was already lawfully known by such person (or which was subsequently disclosed or becomes available to such person):
 - (a) without any obligation on such person to maintain its confidentiality or otherwise restricting its use or disclosure; and
 - (b) if such Protected Information was obtained by such person from another person, such other person was not bound by any obligation to keep such Protected Information confidential;
 - 16.3.5 any Protected Information which, at the time of its disclosure or subsequently, was or has become a part of the public domain otherwise than as a consequence of a

breach of this Agreement or any other duty or obligation of confidentiality by any person; or

- 16.3.6 any Protected Information which the relevant Party is required to disclose by any Applicable Law, the rules or regulations of any applicable Governmental Authority or any relevant securities exchange, or by any court, arbitral body or other authority of competent jurisdiction, or any Tax Authority, in each case to which such person is subject, whether or not the sume has the force of law.
- 16.4 The burden of proof lies with the Party seeking to rely on Clause 16.3.6 to demonstrate that any of the circumstances set out in Clause 16.3.6 applies to any Protected Information.
- 16.5 If the Purp seeding to why on Change (8.5 is required to duction any Protected Information for the purpose of out in Chance 16.35, prior to such disclosure such Party will (unless consistent with satisfying in Obligations) and will take into account any reasonable comments which the other Party may have in relation to the content, timing and nature of depaths of the disclosure and add see such steps as the other Party my margine from the foot Party to mitigate the cut of or avoid the exprisement of any such discontinuous discount and the content of the discourant control of any such discontinuous discount and the discourant of the discourant control of any such discontinuous discourant of any such discontinuous discourant discoura

17. FURTHER ASSURANCE

- 17.1 The defer shall, and shall preserve that my fellor Robust Early, that faul shall not consorble endown to preserve that my referent shell preserve that my referent shell not recovered and defer used accounted and deferent and shall be former my exceeding register from most out one for the purposer of transfering. Shall Sharms and jump fall effects that Agreement and any advantages contained and otherwise to confer on the Buyer the fall benefit of the rights, powers and remodes purposed to be conferred upon the Buyer under this Agreement and any such documents.
- 172 The Boyer shall, and shall procure that any Boyer Related Person shall (and shall use reasonable endeavours to procure that any relevant third party shall), at its own expense, promptly exceeds and deliver used advancement and perform used, and as as for Selecting reasonably require time to trust for the propose of group fall effects to this Agreement and any and boundaries.

 Agreement and any and boundaries are considered to sold the fall bounded of the gight, powers and nounded proposed to be exceeded and not advancement and now and boundaries to sold reasonable endeavour the proposed to be exceeded upon the Selection of the sold of the gight, powers and nounded proposed to be exceeded upon the Selection of the sold of the gight, powers and nounded to the proposed to be exceeded upon the Selection of the sold of the gight, powers and nounded to the proposed to be exceeded upon the Selection of the sold of the gight, powers and nounded to the proposed to be exceeded upon the Selection of the sold of the gight power and nounded to the proposed to be exceeded as a sold of the sold of the gight power and nounded to the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the sold of the gight power and nounded to the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the proposed to be exceeded as a sold of the pro

GOVERNING LAW AND DISPUTE RESOLUTION

- GOVERNOCLAW AND INSPITE RESOLUTION
 This Agreement and up Dispute this personnel by and construed in accordance with the laws of England.
 Any Dispute stall be referred to and finally resolved by arbitration under the Arbitration Risks of the Londox Court of International Arbitration (TLCIA*) then in free; (the "Bales"), which are decided to be increpated by a Ferredence in this Clauser (in Genoming Learn And Longous erreduction), and equilitated terms used in this Clause 18 (Genoming Learn and Dispute resolution), which are not observed before in this Agreement have the meaning given to them in the Rales.
 There shall be there(i) arbitrations, seed which that the controlled by the clauser(ii) and our of which shall be nominated by the city of the control of the composition of the composit

party, make the remaining appointments forthwith. Notwithstanding any provision to the contrary in the Rules, the parties and arbitrators may nominate and the LCIA may appoint arbitrators (including the Chairman of the tribunal) from among the nationals of any country, whether or not a party is a national of that country.

- 18.4 The seat, or legal place, of arbitration shall be London, England, at a location to be determined by the tribunal. The language to be used in the arbitral proceedings shall be English.

 Where testimony or a document is provided in a language other than English, a translation of such testimony or document shall be provided in the English language, and shall be certified as a two-unpoleted accurate mentalines by a recognized mentalized.
- 18.5 Any such award shall be final and binding on the Parties and judgment upon the award may be entered in any court having jurisdiction and any right of appeal under the Arbitration Act 1996 or otherwise or reference of points of law to the courts is hereby waived, to the extent that such waiver can be validly made.
- 18.6 Each Party retains the right to seek steries, provisional or conservatory measures and so confirm and enforce any arbitral award, and any such request shall not be deemed incompatible with the agreement or a suries or this right to arbitrat. The courts of England, Cyprus, the Netherlands for the Resuits Federation shall have non-exclusive jurisdiction in respect of any such interns, provisional or conservations, peaces. A Party my assess direntary, personnel or of any surjection projects.
- 18.7 Each Party hereby consents generally in respect of any arbitration proceedings arising out of, or in connection with, this Agreement or a Dispute hereunder to the giving of any relief or the issue of any process; in connection with such proceedings including the making, enforcement or execution against any property (irrespective of its use or intended use) of any order or judgment which may be made or given in much proceedings.
- 18.8 Each Party agrees that the arbitration agreement set out in this Clause 18 (Governing Law and Dispute resolution) and the arbitration agreement contained in each other Transaction Document (other than the Local Services Agreements and all documents entered into pursuant to the Local Services Agreements) shall together be deemed to be a single arbitration
- 18.9 Each Party consents to being joined to any arbitration commenced under any Transaction Document on the application of any other Party if the arbitral tribunal so allows, and subject to and in accordance with the Backs. Before the constitution of the arbitral tribunal so and to accordance with the Backs. Before the constitution of the arbitral introduced process of the arbitral tribunal so allows, and subject to a read longuage readstance with the Backs. Before the Control of the arbitral tribunal to the Control of the
- 18.10 An arbitral relational continuous during Appendent may consolidate an arbitration benefies or who at Lander 18.3.

 18.10 An arbitral relational continuous during the Appendent may consolidate an arbitration benefies or who are abbitration and example and the continuous designations of law or fact, and subject to and in accordance with the foliar. For the avoidance of doubt, that Clause 18.10 is an agreement in writing by all parties to any consolidations or the continuous designation of the continuous designation of the continuous designation and the continuous designation are designation and lab for a distriction with the earlier Commencement Date under Article 1.4 of the Bules (i.e., the first-field arbitration). Notice of the consolidation order must be given to any arbitrators already appointed in relation to such

...

the arbitration(s) which are to be consolidated under the consolidation order, all parties to those arbitration(s) and the LCIA Registrar. Any appointment of an arbitration relative the date of the consolidation order will terminate immediately and the arbitrates will be deemed to be discharged. This termination is without pregulete to the validity of any act dates or order made by the arbitrature of by any cort and benefits to be paid proper of the arbitration before than arbitrary appointment to remain on the based proper of the arbitration before than arbitrary appointment to arbitration the order to be paid proper exclude a Party i right to those its own arbitration, each Party revocably and unconditionally survey any right to do so.

18.11 To the extent permitted by Appliede Law, each Party revocable yand unconditionally waves any right to do so.

18.11 To the extent permitted by Appliede Law, each Party asserts any objection, on the basis that a Dispute has been resolved in a manner contemplated by Clauses 18.9 to 18.10, to the validity and/or efficiencement of any plantial around.

- 18.12 Each Party agrees that any arbitration under his Clause 18 (Governing Law and Dapase resolution) shall be confidential to the Parties and the arbitrators, and that each Party shall therefore keep confidential, whose limitation, the fact that the arbitration has taken place or it stiling place, all non-public documents produced by any other Party for the purposes of the arbitration, all saves in the arbitration and all other non-poles information produced by a reliance that parties proceedings, including bearings, save to the extent that disciouser may be requested by a registery sakers); or required of it by kgel days, to protect or pursue a kgel regist or to enforce or challenge as award in boas fide kgel proceedings before a state court or other packed authority.
- 18.13 The law of this arbitration agreement, including its validity and scope, shall be English law.
- 11.1 It was to this measurant agreement shall be founding on a viscous part who against right sand that Agreement shall go an agreement shall be founding one any person who acquires rights under this Agreement shall, as a precondition of low or otherwise. Any such person who intends to commerce legal proceedings in relation to a Dispute arising out of or in connection with this Agreement shall, as a precondition of commercing such proceedings, give prior written notice to all the Parties to the Agreement that a gives to be found by this Cause I (is covering Lear and applicar resolution).

- 19.1. This Agreement and other Transaction Documents constitute the whole Agreement between the Parties relating to the subject matter of this Agreement to the exclusion of any 19.1. This Agreement to the exclusion of any 19.1. The agreement between the Parties (whether written or oral) in relation to such subject matter. In particular (but without limitation), this Agreement and such documents superside the Original Agreement.
- 19.1.2 Each Party acknowledges that, in entering into this Agreement and the other Transaction Documents, it is not relying on any statement, representation, assurance or warranty of any person whether a Party to this Agreement or not) (a "Statement") other than any Statement (in "Agreed Statement") as expressly set out in this Agreement or such other Transaction Documents.
- 19.1.3 Each Party agrees and undertakes to the other Party that:

for any Statement made, repeated or deemed made, whether negligent or innocent) other than an Agreed Statement; and

- (b) the only rights and remedies available to it arising out of or in connection with any Agreed Statement shall be solely for breach of contract, in accordance with the provisions of this Agreement (and each Party hereby irrevocably waives any other rights and remedies in relation to any Agreed Statement (including those in toot or arising under the Misrepresentation Act 196 or any other statutes).

19.2 Effect of Completion

Any provision of this Agreement and any other documents referred to in it which is capable of being performed after but which has not been performed at or before Completion, and all warranties and covenants and other undertakings contained in or entered into pursuant to this Agreement, shall remain in full force and effect notwithstanding Completion.

19.3 Variation and Waiver

- 19.3.1 No purported variation of this Agreement shall be effective unless it is in writing, expressly refers to this Agreement, and is duly executed and signed by or on behalf of each of the Parties to this Agreement.
- 19.3.2 A waiver of any right or remedy under this Agreement or by law shall only be effective if given in writing and signed by the person waiving such right or remedy. Any such waiver shall apply only to the circumstances for which it is given and shall not be deemed a waiver of any subsequent breach or default.
- 19.3.3 Failure by any Party to exercise, or any delay by any Party in exercising, any right or remedy granted to such Party under this Agreement or by law shall not constitute a waiver by that Party of that or any other right or remedy, nor shall such failure or delay prevent or restrict any further exercise by that Party of that or any other right or remedy.
- 19.3.4 The single or partial exercise by any Party of any right or remedy granted to such Party under this Agreement or by law shall not prevent or restrict the further exercise by that Party of that or any other right or remedy.

19.3.5 A Party which:

- (a) waives a right or remedy granted to such Party, or releases any other Party from any liability, under this Agreement or by law, or
 (b) takes or finits to take any action against another Party;
 does not, and shall not be deemed to, affect in rights in relation to any other Party.

19.4 Counterparts and Creation of Agreement

This Agreement may be executed in any number of counterparts, each of which when duly executed shall constitute an original of this Agreement, but all the counterparts shall together constitute the same agreement. No counterpart shall be effective until each Party has executed at least one counterpart.

This Agreement shall be binding on and shall enure for the benefit of the successors in title of each Party.

19.6 Third Party Rights

- 19.6.1 Save as specified in Clause 19.6.2, a person who is not a Party to this Agreement shall not have any rights under or in connection with it by virtue of the Contracts (Rights of Third Parties) Act 1999. This Clause 19.6.1 shall not operate to prevent any person to whom the benefit of any rights under or arising out of this Agreement have been validly assigned in accordance with Clause 19.6 from enforcing or enjoying the benefit of those rights.
- 19.6.2 Subject to Europe 16.4, 19.6 and 19.6
- 19.6.3 The ability of the Parties to this agreement to terminate, and, any or waive are pile provisions of the Agreement, to the extract order provision of the Agreement to the trainst and the agreement to be trainst and the agreement to be trained and the agreement to be related to the agreement of the Agreement or the Agre
- 19.6.4 The rights specified in Clause 19.6.2 shall not be assignable.

19.7 Assignment, Etc.

- 19.7.1 Save as specified in Clause 19.7.2, this Agreement is personal to the Parties and no Party shall, without the prior written consent of each other Party:
 - (a) assign, transfer, mortgage, charge, declare or establish a trust of or deal is any other transers with this Agreement or any of this rights (or any claims or causes of action arising or of them) and displation under or arising and of this Agreement (or any document referred to in this, or papers to do any of the same, or

 (b) absolutates or delegate in any manner or any off of its absolutes used this Agreement on sup high Party or age.)
- 19.7.2 Following the period of [***] after the Integration Settlement Date, the Buyer may assign (shoulately or by way of security and as whole or in part), transfer, mortgage, or charge (for the purposes of this Clases 1972, to "single") the benefit of any or all of the Seller's soligations or any benefit aroung under or out of this Agreement and/or any entered that the purposes of the class 1972, to "single") the benefit of any or all of the Seller's soligations or any benefit aroung under or out of this Agreement and/or any intentions to exercise in rights under Class 1972, to be "single" of the purposes of the content of the surface of the Dury's available power, transfers, mortgage, or others, the purposes of this Class 1972, the "single" of the Buyer's available that the surface is a Buyer Group Company. The Buyer shall procure that (i) any shoutquest assignment of any benefit out undertakes by the assignment complance with the Class 1972 and (in) prior to any assignment complance with the Class 1972 and (in) prior to any assignment complance with the Class 1972 and (in) prior to any assignment complance with the Class 1972 and (in) prior to any assignment complance with the Class 1972 and (in) prior to any assignment complance with the Class 1972 and (in) prior to any assignment complance with the Class 1972 and (in) prior to any assignment complance with the Class 1972 and (in) prior to any assignment complance with the Class 1972 and (in) prior to any assignment complance with the Class 1972 and (in) prior to any assignment complance with the Class 1972 and (in) prior to any assignment complance with the Class 1972 and (in) prior to any assignment complance with the Class 1972 and (in) prior to any assignment complance with the Class 1972 and (in) prior to any assignment complance with the Class 1972 and (in) prior to any assignment complance with the Class 1972 and (in) prior to any assignment complance with the Class 1972 and (in) prior that 1972 and 1972 and 1972 and 1972 and 1972 and 1972 and 19

to be a Buyer Group Company for any reason, such assignee shall assign all benefit enjoyed by it pursuant to this Clause 19.7.2 to another Buyer Group Company. The liability of the Seller to an assignee shall be limited to the liability it would have had to the Buyer had the assignment not occurred.

198.1 Safe as opecified in Clause 198.3, the rights and remedies provided under this Agreement are in addition to, and not exclusive of, any rights or remedies provided by law.

198.2 Without prejudice to any other rights or remedies that any Party may have, each Party acknowledges and agrees that damages above would not be an adequate remedy for any tench of the terms of the Agreement by such Party. Accordingly, each Party agrees and undertakes that each other Party shall be entitled, without proof of special damages, so to remedies of impaction, appecting references or other complete refer for any interned or status breach the ferents of this Agreement of a status breach the ferent of this Agreement of a status breach the ferent of this Agreement of a status breach the ferent of this Agreement of a status breach the ferent of this Agreement of a status breach the ferent of this Agreement of a status breach the ferent of this Agreement of a status breach the ferent of this Agreement of a status breach the ferent of this Agreement of a status breach the ferent of this Agreement of a status breach the ferent of this Agreement of a status breach the ferent of this Agreement of a status breach the ferent of this Agreement of a status breach the ferent of this Agreement of a status breach the ferent of the Agreement of a status breach the ferent of the Agreement of a status breach of the status of

- (b) Nother Party shall be mitted to recicial or (except as otherwise expressly provided in this Agreement) terminate this Agreement, for breach of contract, for negligent or innocent misrepresentation or otherwise.

- 19.9.1 If any provision of this Agreement (or any part of any provision) is found by any court or other body of competent jurisdiction to be invalid, illegal or unenforceable to any extent, that provision or part-provision shall:
 - (a) be deemed to be modified to the minimum extent necessary so as to render such provision or part-provision valid, legal and enforceable (and, without prejudice to the preceding wording, the Parties agree to negotiate in good faith to amend such provision or part-provisions to that, as amended, it is legal, valid and enforceable and, as far as possible, achieves the interded commercial rendr of the original provisions;) or
 - (b) if it is not possible to modify (and/or the Parties fail to agree an appropriate amendment to) such provision or part-provision as envisaged by Clause 19.9.1, to the relevant extent, be deemed not to form part of this Agreement.
- 19.9.2 In the circumstances referred to in Classe 19.9, the legality, validity and enforceability of the other provisions of this Agreement (including, in relation to any part-provision, the remaining parts of the relevant provision), and, where relevant, the legality, validity and enforceability of such provision or part-provision under the law of any other jurisdiction, which allow the effects or empired.

- 19.10.1 A notice or other communication (a "Notice") given to a Party under or in connection with this Agreement shall be:
 - A notice of other communication (a. Numer) given to a Farny under or in connection with this Agree
 (a) in writing and in English (e. companied by a prosperly prepared translation into English);
 (b) scent to such Parry at such Parry's Notified Address; and
 (c) sent by a Permitted Method.
- 19.10.2 "Permitted Method" means any of the methods set out in the first column in the table below. The second column in the table below sets out the date and time on which a Notice given by the relevant Pointed Method shall be deemed to be given (provided the relevant Notice is properly addressed and set us to be Norified Address). For the purposes of the Cleasur 19.10, "Binistees Day" shall mean aday on which babase are good for normal banding business at the place of freeight of the relevant notice.

purposes of this Clause 19.10. Business Day shall mean a day on which banks are open for normal banking business at the prace of receipt of the relevant notice.				
Permitted Method	Date on which Notice deemed given			
Personal delivery	When left at the Notified Address			
Pre-paid signed for post or special delivery (or airmail, if the destination is outside of the country of origin).	9:00 a.m. on the [***] after posting			
Commercial courier	Time and date of signature of the courier's receipt at the Notified Address			
E-mail	Subject to subsequent satisfaction of the requirements of Clause 19.10.9, on receipt of an automated delivery receipt or confirmation of receipt from the relevant server			

- 10 10.3 In the event that, under the provisions of Classe 19 10.2, a Noise could be deemed to have been received at an enter that any under the provisions of Classe 19 10.2, a Noise could be deemed to have been received at an enter than during member horizons have in the place of receipt (normal business hours being deemed for these purposes to be between 90 as m. and 55 00 pm. focal time) on a Business Day in the place of receipt, such Notice shall intend to be deemed to have been creed whele housens how note that in the place of receipt.
- 19 104 A Notice dual be deemed have been treaves when to anothe soon text sain in the place of recept.

 19 105 A Notice dual be deemed have been sent to the "Sudfackwest" of a Party if a sent for the attention of the person, and to the address or email address, specified in Clause 19 10.5 (subject to any subsequent changes notified and effected in accordance with Clause 19 10.6)

 19 105 The initial Notified Address of each of the Parties is an set out below:

 52

Name of Party	Address	Email	Telephone number	Marked for the attention of:
FASTEN CY LIMITED	Afentrikas 3, Office 302, 6018, Larnaca, Cyprus	[***]	[***]	[***]
MLU B.V	Schiphol Boulevard 165, 1118 BG Schiphol, the Netherlands	[***]	[***]	[***]
	Copy to: Timothy Corbett Morgan, Lewis & Bockius UK LLP Condor House, 5-10 St. Paul's Churchyard			

- 19.10.6 If any pury values to make who along the second section of the sectio

53

- 19.12 Consequences of Termination

 19.12.1 Except as provided in this Clause 19.12, no Party shall have any further obligation to any other Party or other person under this Agreement following instermination.

 19.12.2 The following provisions shall survive termination of this Agreement and continue in full force and effect

 (a) Clauses 1 (Applications and Interpretations), 15 (Announcements), 16 (Confidentiality), 18 (Governing Law and Dispute resolution) and 19 (Mixeellaneous) (the Serviving Persolution).
 - [9123] Termination for this Agreement which occurred or existed prior to termination.

 [914] Termination for this Agreement which occurred or existed prior to termination.

 [***]

SCHEDULE 1 INFORMATION ABOUT THE SELLER AND THE GROUP SCHEDULE 2 COMPLETION STATEMENT PRINCIPLES SCHEDULE 3 FORM OF THE DRAFT COMPLETION STATEMENT

SCHEDULE 6 COMPLETION ARRANGEMENTS SCHEDULE 7 SELLER WARRANTIES SCHEDULE 11 POST-COMPLETION INTEGRATION SCHEDULE 12 GROUP TELEPHONE NUMBERS IN WITNESS of which this Agreement has been executed on the date written at the start of this Agreement.

EXECUTED by
for and on behalf of FASTEN CY LIMITED
by Mechail Lonce
)
Managing Director
// Michail Louca

Signature Page 1 – SPA

EXECUTED by for and on behalf of MLU B.V. by Philipp Lebedev, Managing Director B

))) /s/ Philipp Lebedev

Signature Page 2 – SPA

23 June 2020

23 Jane 2029

YANDEN N.

SBERBANK OF RISMA
POICITAL ASSETS LIMITED
YANDEX MORKET BV.
PS YANDEX MONEY LLC
**YANDEX MORKET BV.
**ANDEX MARKET LLC
YANDEX MARKET LLC
YANDEX MARKET FOURTY INCENTIVE
EDDEAL PROBOL DLC
YANDEX DELA ERMOND LLC
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YANDEX DELA LLC
YANDEX LLC
YANDEX MARKET FOURTY INCENTIVE
LANDEX MARKET TABLE
YANDEX MARKET TABLE

FRAMEWORK AGREEMENT

CONTENTS

CLAUSE PAGE

Exhibits [***]

Page III

THIS FRAMEWORK AGREEMENT (this "Agreement") is made on 23 June 2020

BETWEEN:

- (1) YANDEX N.V., a public limited liability company incorporated under the laws of the Netherlands (naunifoce vonnouschup met hoperite aussprukelijkheid), having its official sest (annature zeite) in Amsterdam, the Netherlands, and its office at Schiphol Boulevard 165, 1118IG Schiphol, the Netherlands, and registered with the Darket Trafte Register of the Chamber of Commerce under market 278/516 (7-WW);
- SBERBANK OF RUSSIA, a public joint stock company incorporated under the laws of the Russian Federation whose registered office is at 19 Vavilova St., 117997 Moscow, Russia and registered with the Unified State Register of Legal Entities under number 1027700132195 ("Sberbank");
- (3) "DIGITAL ASSETS" LIMITED, a limited liability company incorporated under the laws of the Russian Federation whose registered office is at 19 Vavilova St., 117997 Moscow, Russia and registered with the Unified State Register of Legal Entities under number 5157746082160 ("Digital Assets");
- (4) VANDEX.MARKET B.V., a private company with limited liability incorporated under the laws of the Netherlands (bealesten vennoentschap met beportte aussprakelijkheid), having its official seat (satuntaire zeel) in Amsterdam, the Netherlands, and its office at Schiphol Boalevald 165, 1118BG Schiphol, the Netherlands, and registered with the Ducht Trade Register of the Chamber of Commerce under musher 66115822 ("DWT);
- (5) "FS VANDEXMONEY" LLC (OOO off: flagues: [Jearnes), a limited liability company incorporated under the laws of the Russian Federation whose registered office is at Bulled 2.82 Sadownicheslaya St., 115035 Moscow, Russia and registered with the Unified State Register of Legal Entities under number 10777486511 (2 107).
- (6) "NADEL/MONEY" IRCO LLC (OOO HIXO «Statesee "Jenuarus), a "non-banking credit organisation" organised under the laws of the Russian Federation whose registered office is at hiuld 2, 82 Sudownicheshaya St., 115055 Moscowe, Russia and registered with the Unified State Register of Legal Entities under number 112771 (1000001)" (TO Confidence).
- (7) YANDEX.MARKET LLC, a limited liability company incorporated under the laws of the Russian Federation, whose registered office is at Floor 5, Build. 44, 11 Timura Frunze St., 119021 Moscow, Russia and registered with the Unified State Register of Legal Entities under number 1167746491395 ("YMLLC");
- (8) YANDEX LLC (OOO «ЯНДЕКС»), a limited liability company incorporated under the laws of the Russian Federation, whose registered office is at 16 Lva

- Tolstogo Street, 119021, Moscow, Russia and registered with the Unified State Register of Legal Entities under number 1027700229193 ("YLLC");
- (9) STICHTING VANDEXMARKET EQUITY INCENTIVE, a foundation incorporated under the laws of the Netherlands, whose registered office is at Schipbel Boulevard 163, 1118 BG Schipbel, the Netherlands, and registered with the trade register of the Chamber of Commerce under number 71530975 ('Miching').
- (10) EDADEAL FROMO LLC (OCO «Eagust Ilposes»), a limited liability company incorporated under the laws of the Russian Federation whose registered address as at Rosm 14, Permite 1, Floor 3, Binds 2, 11 Timmar Franze Str., 119021 Moscow, Russia and registered with the Unified State Register of Legal Entities under mather \$51776141477 (Vedsteal").
- (11) YANDEX.DRIVE.LLC (OOO «Ruseuc Jiguilino), a limited liability company incorporated under the laws of the Russian Federation whose registered address is at Premise 5817, 75 Sadownicheskaya Emb., 115055 Moscow, Russia and registered with the Unified State Register of Legal Entities under number 51778-6277385 (*Uprive);
- (12) YANDEX.OFD.LLC (1000 «Stages: O.O.Je.), a limited liability company incorporated under the laws of the Russian Federation whose registered address is all Build. 44, 11 Timura Frunze St., 119034 Moscow, Russia and registered with the Unified State Register of Legal Entities under number 1167746592321 ("VOFD").
- (10FD);
 (13) VANDEX.CLOUD LLC (0.000 offuness: 0.6 massos), a limited liability company incorporated under the laws of the Russian Federation, whose registered office is at Pomine S28, 16 Lya Tolstogo Street, 119021 Moscow, Russia and registered with the Unified State Register of Legal Entities under number 1187746678580 ("YChoud");
- (14) YANDEX.HEALTH CLINIC LLC (OOO «Клиника Яндекс Здоровье»), a limited liability company incorporated under the laws of the Russian Federation, whose registered office is all Premise 9109, 16 Iva Tolstogo Street, 119021 Moscow, Russia and registered with the Unified State Register of Legal Entities under number 517746/85894 ("Whether");
- (15) VANDEX.CLASSIFIEDS LLC (1000 offinges: Beprinzamo), a limited liability company incorporated under the laws of the Russian Federation whose registered address is at Premise 3A06, Build 2, 82 Sadovnicheslasya St., 115035 Moscow, Russia and registered with the Unified State Register of Legal Entities under unmber \$1577404272 (VTAssifieds).
- (16) YANDEX,MARKET LAB LLC (OOO «Strugex: Mapseer Jla6»), a limited liability company incorporated under the laws of the Russian Federation whose registered address is at 16 Lva Tolstogo Street, Moscow, 119021, Russia and

registered with the Unified State Register of Legal Entities under number 1167746241222 ("YMLAB");

- registered with the United State Register of Legal Limites under number 116/46/21/22 ("VMLAUF");

 [7] **XANDE & COMMIRKE LIMIDED, a private company limited by shares incorporated under the laws of Hong Kong, having its official seat in Hong Kong, and its place of binniness at Level 09, 4 Hing Yp Street, Kwam Tong, Kowloon, Hong Kong, and registered in the Trade Register under number 27/37/25/2*("VECOMERCE"); and I Level 09, 4 Hing Yp Street, Kwam Tong, Kowloon, Hong Kong, and registered in the Trade Register under number 27/37/25/2*("VECOMERCE"); and I Level 09, 4 Hing Yp Street, Kwam Tong, Kowloon, Hong Kong, and registered in the Trade Register under number 18/36/26/24 ("CLP").

 [8] **CANTER OF LOVALTY PROCRAMS Ref. (A) of Intern Hipportune Jaconson-ton), a joint stock company incorporated under the laws of the Russian Federation where registered advants at Porture Von Scholler, 115/14 Moscow, Russia and registered with the Unified State Register of Legal Entities under number 1117/366/89440 ("CLP").

Wintxies:

(A) On the terms, and subject to the conditions, contained in this Agreement and the other Transaction Documents (as such term is defined below), amongst other things; (a) YNY has agreed to globally Alsocis has agreed to purchase, the YN Share (as such term is defined below); (b) Dipital Alsocis has agreed to self, and YNY has agreed to purchase, the YN Share (as such term is defined below); (c) the Duris have agreed to terminate the Terminated Agreements (as such terminated Agreements (as such terminated Agreements); (as the procedule practice of the Agreement (as such terminated Agreements); (as the rise defined below); (b) the Duris have agreed to terminate the Terminated Agreements (as such terminated Agreements); (as the rise of the defined below); (b) the Duris have agreed to terminate the Terminated Agreements (as the Part of the Part of the Terminated Agreements); (as the procedule practice) to the terminated Agreements (as the Part of the Part of the Part of the Part of Terminated Agreements); (as the Part of the Part of Terminated Agreements); (as t

IT IS AGREED AS follows:

I. INTERPRETATION

Definitions

1.1 In this Agreement:

"AA Claim" means a claim by an AA Claimant against an AA Respondent pursuant to any AA Indemnity;

"AA Claim Arbitral Tribunal" has the meaning given in Clause 14.1(a);

- "AA Claimant" means:

 (a) any member of the YM Group in the case of an AA Claim pursuant to the YM AA Indemnity;

 (b) any member of the YNV Group in the case of an AA Claim pursuant to the YNV AA Indemnity; or

(c) any member of the YD Group in the case of an AA Claim pursuant to the YD AA Indemnity

"AA Indemnity" means the YD AA Indemnity, the YM AA Indemnity or the YNV AA Indemnity, as the context requires

- "AA Repanded" means the YI AA Indemnity, the YM AA Indemnity or the Y.

 "AA Repanded" means:

 (a) Sherbank in the case of an AA Claim pursuant to the YM AA Indemnity,

 (b) 'Dn the case of an AA Claim pursuant to the YNV AA Indemnity,

 "Artual Determined Amount" has the meaning given in Clause 14.1(b);

 "Actual Tax Liability" means:

- "Artsal Tax Liability" means:

 (a) when such term is used in the YM Tax Covenant, any liability of any member of the YM Group to raske or suffer an actual payment of, in respect of or on account of Tax for which any member of the YM Group to raske or suffer an actual payment of, in respect of or on account of Tax for which any member of the YM Group (a) is not primarily liable, or (b) has indemnified another under art 5.4.1 of the Russian Tax Cole) arising in respect of or as a consequence of an Event which occurred in the period from and including 27 April 2018, but on or before Closing, or in respect of or with reference to any Income, Profite or Grains which were gernel, accurated reversely in the period from and including 27 April 2018, but on or before Closing, with the amount of the Actual Tax Liability being the amount of the satual payment plus the monet of the Actual Tax Liability being the amount of the satual payment plus the monet of the Actual Tax Liability being the amount of the satual payment plus the monet of the Actual Tax Liability being the amount of the satual payment plus the monet of the Actual Tax Liability being the amount of the satual payment plus the monet of the Actual Tax Liability being the amount of the satual payment plus the monet of the Actual Tax Liability being the amount of the satual payment plus the monet of the Actual Tax Liability being the amount of the satual payment plus the amount of the Actual Tax Liability. Tax Payment Payment Payment Payment Actual Tax Liability and payment plus the satual payment of in respect of or as Section of the Actual Tax Liability. Tax Payment Payment Payment Payment Actual Payment of the Tax Payment Payment Payment Payment Actual Payment of the Tax Payment Payment Payment Payment Actual Payment of the Tax Payment Payment Payment Payment Actual Payment Actual Payment Actual Payment Payment

"Affiliate" means, in relation to any person, any other person which, directly or indirectly, through one or more intermediaries, Controls, is Controlled by or is under common Control with such person recovered mass:

- (c) the Central Bank of the Russian Federation, the government of the Russian Federation, any bodies or subdivisions thereof and any entities Controlled by them (other than through Sberbank) shall not be deemed to be an Affiliate of Sberbank (and vice versa); and
- (d) with effect from Closing:
 - (i) no member of the YM Group shall be deemed to be an Affiliate of any of the Sberbank Parties; and
 - (ii) no member of the YD Group shall be deemed to be an Affiliate of any of the YNV Parties;

Assumed. Amount: as the exeming given in Linux: 141(C). "Arthority" means of wheeling, objective, and institute of programming of the programming

"Barus LLC Agreements" means Agreement No. 10212335, dated 24 December 2018, in relation to pick-up points sublease, as amended by the Additional Agreement No. 1, dated 18 October 2019, Additional Agreement No. 2, dated 31 October 2019, and Additional Agreement No. 3 dated 24 November 2019, between Barus LLC and YMLLC;

 $\mbox{\bf "Beneficiary" has the meaning given in Clause 8.4;}$

"Beardistry" has the meaning given in Clause 8.4,

"Brand Sale Agreement" means the VD Aucillary Agreement in the Agreed Form referred to in Schodule 5 an Eshibit VD 7;

"Brandsize Party" means ["**], a ["**], a five context requires;

"Business Day" means a day (other than a Standary, Sandary or public holiday) on which banks are open for business in Moscow (Russia), Amsterdam (The Netherlands), Hose good and runt (Swetterlands).

"Change of Control Event" means a VD Change of Control Event or a VM Change of Control Event, as the context requires;

"Claim" means a claim or counterclaim of any kind pursuant to, resulting from, arising out of or in connection with this Agreement or any of the other Transaction Documents or any of the Transaction, howsoever arising, including any AA Claim, [***] General Claim, General Warranty Claim, Tax Claim, Title Claim and Russian Third Party Indoemialy Claim.

"Claim Notice" has the meaning given in Clause 13.1;

"Claimant Party" means any AA Claimant with respect to any AA Claim, any General Warranty Claimant with respect to any General Warranty Claimant with respect to any Tax Claimant with respect to any Reassan Thard Party Indomenity Claimant with respect to any Reassan Thard Party Indomenity Claimant with respect to any General Claimant.

"Closing" means completion of the YM Transaction and the YD Transaction in accordance with Clause 7;

"Closing Actions" has the meaning given in Clause 7.6;
"Closing Date" has the meaning given in Clause 7.5;

"Company Group" means the YM Group or the YD Group, as the context requires;

**Company Relief* memo:

(a) when such term is used with respect to the YM Tax Covenant, any Relief of any member of the YM Group to the extent that the same arises as a consequence of

or by reference to an Event occurring after Closing or in respect of a period commencing after Closing; or

(b) when such term is used with respect to the YD Tax Covenant, any Relief of any member of the YD Group to the extent that the same arises as a consequence of or by reference to an Event occurring after Closing or in respect of a period commencing after Closing;

"Conditions" has the meaning given in Clause 5.1;

"Confidential Information" has the meaning given in Clause 18.1;

"Connected Persons" means, in relation to a Party, any of its Affiliates and such Party's and such Affiliate's respective former and current directors, officers, employees, agents, consultants and legal and beneficial shareholders (whether direct or indirect);

"Consideration" means the YM Consideration or the YD Consideration (as the context requires);
"Consideration Balance" has the meaning given in Clause 3.2(b);

- "Control" means, with respect to any entity:

 (a) the ownership or control (directly or indirectly) of more than 50 per cent. of the voting share capital of such entity;
- to the right, power or ability, whether exercised or held directly or indirectly (excluding through any unexercised call options, warrants or similar instruments, except for any inserversical call options, warrants or similar instruments that gant used fight, power or ability to include the online of a not excrete withing the contract of the calling of a not excrete withing the contract of the c
- (c) the right to receive (directly or indirectly) the majority of the income of such entity on any distribution by it of all of its income or the majority of its assets on a winding up.
- (d) the right to appoint or remove the sole executive body or such members of the board of directors (or of any of its committees replicating such entity is board powers) of such entity as hold a majority of the voting rights at meetings of such board (or committee) on all, or substantially all, matters or the right to appoint or remove any executive director of such entity; or
- (e) any right, power or ability, whether exercised or held directly or indirectly (excluding through any unexercised call options, warrants or similar

instruments, except for any unexercised call options, warrants or similar instruments that grant such right, power or ability) to exercise a dominant influence over such entity, to issue binding instructions or otherwise to direct or cause the direction of the management, policies or activities of such entity,

in each case, whether through the ownership or holding of securities or other equity interests, or pursuant to any constitutional document, contract or other document regulating such entity or to which such entity is subject, and whether acting alone or with other persons, and "Controlled" and "Controlling" shall be construed accordingly;

(a) any member of the [***] pursuant to the [***]; or
(b) any member of the [***] in the case of a [***] pursuant to the [***];
[[***][means the [***] or the [***] as the context requires;

ies, liabilities and costs (including reasonable and properly documented legal costs and attorneys', "[***]" means any and all losses, damages, expenses, fines, penal experts' and consultants' fees);

"[***]" means:

(a) Sberbank and/or YD in the case of a [***] pursuant to the [***]; or

(b) NV and/or VM in the case of all *** [personn to the [***]]

**Peed of Transfer* means the notarial deed of transfer to effect the transfer of the YM Shares from Digital Assets to YNV substantially in the Agreed Form contained in Estable 1;

(a) when such runs used in the YM Tax Covenant, the use or set-off of a Company Relief (as defined in paragraph (a) of the definition of such term) against any Annal Tax Liability or against any Income, Profitor or Gains of any members of the YM Group eranch accrued or received in the prior of fine and including 2?

April 303, but on on before Cioning, where, but for such use or set off; YMV would also been entitled to make a claim under the YM Tax Covenant, in which case the amount of the Deemed Tax Liability shall be equal to the amount which would have been payable in the absence of the use or set.

off of that Company Relief plus any reasonable and documented costs and expenses suffered or incurred by the YM Group in connection with any such use or set off of a Company Relief, or

when such term is used in the YD Tax Covenant, the use or set-off of a Company Relief (as defined in paragraph (b) of the definition of such term) against any Actual Tax Liability or against any Jacome, Profits or Gains of any member of the VD Grosp earned, accurated or necessed on the brief Closing where, but for such use or set of IT. Tax Covenant, in which case the amount of the December 12 are the profits or Gains and the To IT. Tax Covenant, in which case the amount of the December 12 are the profit of the Company Park of the Company and the Company of the Company Park of th

"Defaulting Party" has the meaning given in Clause 6.14;

"Dutch Notary" means any civil law notary of Van Doorne N.V. or such civil law notary's deputy or success

"Dutch Power of Attorney" means the powers of attorney substantially in the Agreed Form contained in Exhibit 2;

(a) any direct or indirect interest, right or equity of any person (including any right to acquire, option or right of pre-emption or first offer or first refusal);

(b) any claim, mortgage, charge, pledge, lien, assignment, attachment, option, power of sale, easement, encumbrance, debenture, hypothecation, security interest, trust arrangement, title retention or other security agreement, arrangement or third party right;

(c) any restriction on use, voting, transfer or receipt of income; or

(d) any restriction on exercise or any other attribute of ownership,

(a) any restrictions on exercise or any other attribute of ownership, in each case, of any day advantages can always of meeting. The exercise of a single production is not calculated any agreement, arrangement or obligation to create or permit any of the foregoing. Tweel' meets any event, transaction (including the execution of any Transaction Decument and Closing), action, circumstance or omission whether abone or in conjunction with any other event, transaction, circumstance or emission and included nather (without limitalization becoming, being or certaing to be a member of a group of computes (however defined) for the purposes of any Tax and in this Agreement, references to an "Event" occurring on or before a particular date shall include an Event Content for the purpose of Tax to occur or which is otherwise.

treated or regarded as occurring on or before such date, and references to an "Event" occurring after a particular date shall include an Event deemed for the purposes of any Tax to occur or which is otherwise treated or regarded as occurring after such date;

"Extended Long Stop Date" has the meaning given in Clause 5.8;

"FAS" means the Federal Anti-Monopoly Service of the Russian Federation;

"FAS Approval" means the approval with respect to the YM Transaction issued by the FAS under Federal Law No. 135-FZ "On Protection of Competition", dated 26 July 2000 (sa amended), with such approval being unconditional and free from any obligations (contractual or otherwise) on the YMV Group, or otherwise subject only to conditions or obligations which was resistantly and approval remaining in full force and the production of the CMV Group, or otherwise subject only to conditions or obligations which was resistantly to a Vision and the approval remaining in full force and the production of the CMV Group, or otherwise subject only to conditions or obligations which was the production and the approval remaining in full force and the production of the CMV Group, or otherwise subject only to conditions or obligations when the condition of the CMV Group of the CMV

"Finally Determined AA Claim" has the meaning given in Clause 14.1(d);

"Fill Tife Garantee" nears with the beginning given in value (**100.).

"Fill Tife Garantee" nears with the beginning the dependence of the implied convents set out in Part I of the Law of Property (Miscellaneous Provisions) Act 1994 when a disposition in expressed to be made with full tide guarantee.

"General Claim" mans a Claim dort than AA Claim, (***), General Warranty Claim, Tax Claim or Tife Claim;

"General Warranties" means the warranties contained in Clause 10.1;

"General Warranty Claim" means a claim made by one Party (the "General Warranty Claimant") against another Party (the "General Warranty Respondent") with respect to or for breach of any of the General Warranties, including any claim pursuant to the indemnity contained in Clause 10.2;

"General Warranty Claimant" has the meaning given in the definition of General Warranty Claim;

"General Warranty Respondent" has the meaning given in the definition of General Warranty Claim;

Tacone, Profits or Gains' means income, receipts, turnover, revenue, profits, chargeable gains and any other similar measure by reference to which Tax is chargeable or ascessed, and in this Agreement references to "Income, Profits or Gains' canned, accorded or necession on wholes a particular date or in respect of a security of the property of the property of a security of the property of any Tax to have been canned, accorded or received on the property of any Tax to have been canned, accorded received or the depth and the contract property of the prop

"[***]" means a [***], a [***] or a [***], as the context requires;

"[***]" means a [***] or a [***], as the context requires;

"Insolvency Event" means, in relation to any person:

- (a) any admission by such person of its inability to pay its debts as they fall due, or the suspension of payment on any of its debts (other than where it is disputing such payment in good faith) or the announcement of its intention to do so;
- (b) any step by such person with a view to a composition, moratorium, assignment or similar arrangement with any of its creditors;
 (c) any convening by such person, its directors or its members of a mention for the purpose of considering any resolution for, or any proposal to petition for, or to fife documents on with the court for, it winding up, administration whether out of court or otherwise of desolution or any such revolution being passed;
- (d) any request by the directions or other times of summing and amministrative (ventices to us to dest) as taken poly, in tectionates or any six resonance comp goodway, and seemed to the properties of such protects or any expected, or the laying of any notices of their intentions to appear, of the laking of any step with a view to appointing, a liquidator, trustee in bushrapter, judicial custodium, compulsory manager, receiver, administrative receiver, administrative (whether set of court or otherwise), pricecul or surfaine different sections of the properties of the section of the properties of the
- (e) any other voluntary action by such person in furtherance of its liquidation, administration (out of court or otherwise), reorganisation, dissolution, bankruptcy (or the termination of its corporate status); or
- (f) with respect to any person, the occurrence of the equivalent of any of the above in any jurisdiction;

"[***]" has the meaning given in Clause 6.14;
"HKIAC" has the meaning given in Clause 30.1;
"HKIAC Rules" has the meaning given in Clause 30.1;

"JPM Correspondent Account" means the bank account with the following details:

[***]

or such other correspondent bank account relating to YNV's paying bank as may be agreed between YNV and Sberbank prior to the Closing Date;

"K.V.Z. Approval" means approval with respect to the YM Transaction issued by the Committee for the Regulation and Protection of Competition of the Ministry of
National Economy of the Republic of Kazakhstan under the Commercial Code of the

Page 13

Republic of Kazakhatan No. 375-V, dated 29 October 2015, with such approval being unconditional and free from any obligations (contractual or otherwise) on the YNV Group, or otherwise subject only to conditions or obligations which are satisfactory to YNV in its reasonable opinion, and such approval remaining in full force and effect;

"Long Stop Date" means [***];

"Losses" means any losses, damages, claims, costs and expenses (including reasonable and properly documented legal costs and attorneys', experts' and consultants' fees (but excluding any internal costs and expenses), but EXCLIDENC (a)

any indirect or consequential losses; (b) loss of profit or revenue (whether direct or indirect); and (c) any punitive or exemplary damages (whether direct or indirect);

"[***]" means any of the following:

"[***]" means obligations of YLLC under the YD Ancillary Agreements (other than the [***]) and YNV Group's obligations set out in Clause 9.22;
"Outgoing Directors" means:

(a) in respect of YM: Lev Khasis, Andrei Vanin and Gabriel Nouri; and
(b) in respect of YD: Gregory Abovsky, Tigran Khudaverdyan and Vadim Marchuk;

"[***]" means [***];

"Party" means party to this Agreement and includes any permitted assignee of such party in accordance with this Agreement and any successor to such party;

"Permitted Agreement" has the meaning given in Clause 14.1(c);

"[***]" has the meaning given in [***];

"Qualifying Claim" has the meaning given in Clause 13.12;

"[***]" means Limited Liability Company [***];

Televast Company means:

(a) **Min the context of the sale and purchase of the YM Shares; and

(b) **YD in the context of the sale and purchase of the YD Share;

Televast Indemnifier has the meaning given in Clause 12.5;

Televast Proportion means:

(a) [***]; and

(b) [****];

"Relevant Protected Person" has the meaning given in Clause 12.5;

Relevant Protected Ferson¹ has the meaning grown in Linne 12.5; Relevant Protectives² mean (as the counts requires).

(a) YNV in the context of the sale and purchase of the YM Shares; and (b) Digital Assets in the context of the sale and purchase of the VJD Share; Relevant Sherbank Agreements³ has the meaning given in Clause 9.7; "Relevant Sherbank Data/Services" has the meaning given in Clause 9.7;

Relevant Sherbank Data/Service has the meaning given in Clause 9.7;

**Relevant Selber* means (as the context requires).

(a) YNV in the context of the sale and purchase of the YD Share; and

(b) Digital Assets in the context of the sale and purchase of the YM Share;

Relevant Share means the YM Share or the YD Share (as the case may be);

Relevant Shar means the Rosinis SNA and the Deed of Transfer;

[**]** has the meaning given in [****];

[*]** has the meaning given in [***];

Relif means any relicit, loss, illownance, credit, exemption, deduction or set off, or any right to repayment of Tax;

Representative has the meaning given in Clause 18.1;

Resignation Letter means a letter in the relevant form contained in Schedule 8;

"Respondent Party" means any AA Respondent with respect to any AA Claim, any General Warranty Respondent with respect to any General Warranty Claim, any Tax Respondent with respect to any Tax Claim, any Take Respondent with respect to any Tax Claim, any Take Respondent with respect to any Results InTel Party Indemnity Claim and any other respondent or recipient Party with respect to any General Claim made by any other Party;

"Russian Notary" means [***];

"Russian SPA" means the sale and purchase agreement to effect the legal transfer of the YD Share from YNV to Digital Assets in the Agreed Form contained in Exhibit 3;

"Russian SPA Signing Date" has the meaning given in Clause 7.1;

"Russian Third Party Claim" has the meaning given in Clause 12.5;
"Russian Third Party Claim Indemnity" has the meaning given in Clause 12.5;

"Russian Third Party Indemnity Claim" means a claim by a Russian Third Party Indemnity Claimant against a Russian Third Party Indemnity Respondent pursuant to the Russian Third Party Claim Indemnity;

"Russian Third Party Indemnity Claimant" means the Relevant Protected Person;

"Russian Third Party Indemnity Respondent" means the Relevant Indemnifier;

"Sale Transaction" means the YM Transaction or the YD Transaction (as the case may be);

"Starctioned Person" means (a) any person that is the target of Starctions, (b) any person listed in any Starctions-related list of starctioned persons maintained by the Starctions Authorities; (c) any person organized or resident in a Starctioned Territory, or (d) any person directly or indirectly or mode or controlled (as such terms are interpreted an accordance with relevant Starctions) by any such persons of persons, provings survivars, that more of Stochnick, 170 nor their respective Affiliation or subsidiations shall be considered "Starctioned Ferson" for the purposes of the superson of the start of the

as as me one of this Agreement, including under Directive I of Executive Order 1360 or Article 5(1) of Countal Regulation (EU) 33/3044, as amended;

*Sauctioned Territors," means, at any time, a country or territory which is itself the subject or larget of any country-wide or territory-wide Sauctions (at the time of the Agreement, Criman, Colla, Iran, North Korea and Syria).

Sauctions means: economic or financial sanctions or trade embargoes imposed and administered from time to time by any Sarctions Authority;

Sauctions Authority means any of the following: the U.S. government through the Office of Foreign Assets Control of the U.S. Department of the Treasury (OVACC) or

the U.S. Department of State, the United Nations Security Council, the European Union, the Netherlands or the United Kingdom;

"[***]" has the meaning given to it in [***];

"[***]" has the meaning given to it in [***];

"[***]" has the meaning given to it in [***];

"[***]" has the meaning given to it in [***];

"[***]" has the meaning given to it in [***];

"[***]" has the meaning given to it in [***];

"[***]" has the meaning given to it in [***];

"[***]" has the meaning given to it in [***];

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"[**]" has the meaning given to it in [**];

"[**]" has the meaning given

Neerbank Parkey Brish Less Agreement's mean (i) Agreement Neer No. 101609944, date 26 January 2018 in relation to pick-up points lesse, as amended by the Additional Agreement No. 1, dated on or around 2 January 2019 and the Additional Agreement No. 2, dated on or around 2 January 2019 and the Additional Agreement No. 1, dated on the Additional Agreement No. 2, dated and so around 2 January 2019 and the Additional Agreement No. 2, dated and a WMLLC; and (ii) Agreement No. 2, dated 10 December 2019; in relation to pick-up points less, between Shenkan at VMLLC;

Service Termination Excert means any intotional of inabolettu unlateral termination by any member of the YNV Group of any YD Ascillary Agreement referred to in Scholack 2s and Exhibit V0 1s 10 VO Lincolated V0 Ascillary Agreement, and where under the school of the Scholack V0 Is 10 VO Lincolated V0 Ascillary Agreement, and where under the school of the Contract V0 Ascillary Agreement, and where the School of the School of the School V0 Is 10 VO Lincolated V0 VO Lincolated V0 Is 10 V

"Services" means, with respect to any person, any internal services, software, platform or other infrastructure operated internally by such person, which is (or are) only accessible by such person, or its Affiliaties or its or their respective officers, directors, employees and agents (subject to and in accordance with internal rules) and is (or are) not accessible by external users;

"Share" means of Walkares and the YD Share, and "Share" means any part thereof;

"Shortfall Amount" has the meaning given in Clause 14.1(f);

"SLA" means a service level agreement entered into between YLLC and YD Credit on the date of this Agreement, in the Agreed Form contained in Eshibit YD 24;

"Surviving Provisions" means Clauses 1 (Interpretation), 13 (Limitations on Liability), 17 (Announcements), 18 (Confidentiality), 19 (Language), 20 (Notices), 21

(Assignment), 22 (Costs, Taxes and expenses), 23 (Invalidity), 24 (Third party rights), 27 (Variation and waiver), 28 (Whole agreement), 29 (Governing law) and 30 (Arbitration);

"SWIFT Confirmation" has the meaning given in paragraph 2.2 of Schedule 1;

"Tax" or "Taxution" means all forms of turation, withholding taxes of any nature, levies, duties, governmental fees, imposts, contributions or charges in the nature of Tax, wherever and however imposed, including without limitation: corporate income tax, wage withholding tax, personal monome tax, trade tax and social socially contributions, VAZ, restored thics can extend eather, capital day, transfer tax one vila by transcensor, dividend tax, taxing pade, principally or clastic transcript is and other municipal taxes and levies, anti-pollution taxes and levies due and payable, levied or amounteed by virtue of law in any jurisdiction, together with all possible, the proposal dependence of the contributions of the c

"Tax Authority" means any government, state or municipality or any local, state, federal or other authority, body or official anywhere in the world exercising a fiscal, revenue, customs or excise function or otherwise having authority in the assessment, collection or administration of Tax;

"Tax Claim" means a claim by a Tax Claimant against a Tax Respondent pursuant to any Tax Covenant;

**Tax Chimmat" means a claim by a Tax Claimant against a Tax Respondent pursuant to any Tax Covenant;

"Tax Chimmat" means.

(a) YNV in the case of a Tax Claim against Digital Assets and/or Seerbank pursuant to the YM Tax Covenant; or

(b) Digital Assets in the case of a Tax Claim against YNV pursuant to the YD Tax Covenant;

"Tax Covenant" means the YD Tax Covenant or the YM Tax Covenant, as the context requires;

"Tax Reposadest" means:

"Tax Reponderd" ments:
(a) Sherbank and/or Digital Ausets in the case of a Tax Claim made by YNV pursuant to the YM Tax Covenant; or
(b) YNV in the case of a Tax Claim made by Digital Ausets pursuant to the YD Tax Covenant;
"Terminated Agreements" means the YD Terminated Agreements and the YM Terminated Agreements;
"Terminated Agreements" means the termination agreements to effect the termination of any Russian law-governed Terminated Agreements, in the Agreed Form continued in Labina's processing and the YM Terminated Agreements and Terminated Agreements, in the Agreed Form continued in Labina's processing and the YM Terminated Agreements, in the Agreed Form continued in Labina's processing and the YM Terminated Agreements, in the Agreed Form continued in Labina's processing and the YM Terminated Agreements, in the Agreed Form continued in Labina's processing and the YM Terminated Agreements, in the Agreed Form continued in Labina's processing and the YM Terminated Agreements and Terminated Agreements and Terminated Agreements are the YM Terminated Agreements are the

"Third Party" has the meaning given in Clause 24.1;

"[***]" means a [***] as determined pursuant to the problem classification set out in clause 1.3 of the SLA;

"Title Claim" means a claim by a Title Claimant against a Title Respondent with respect to or for breach of any of the Title Warranties or pursuant to any indemnity contained in Claime 10.4 or 10.6;

"Title Claimant" means:

(a) YNV in the case of a Title Claim with respect to or for breach of any of the YM Warranties or pursuant to the indemnity contained in Clause 10.4; or

(b) Digital Assets in the case of a Title Claim with respect to or for breach of any of the YD Warranties or pursuant to the indemnity contained in Clause 10.6;

- (a) Digital Assets and/or Sberbank in the case of a Title Claim with respect to or for breach of any of the YM Warranties or pursuant to the indemnity contained in Clause 10.4; or
- (b) YNV in the case of a Title Claim with respect to or for breach of any of the YD Warranties or pursuant to the indemnity contained in Clause 10.6;
 "Title Warranties" means the YM Title Warranties and the YD Title Warranties,

"TM Licence Agreement" means the Yandex Money Trademark Licence Agreement between YLLC and YD Credit to be entered on the date of this Agreement, being the YD Ancillary Agreement referred to in Schedule 5 as Exhibit YD 6;

Transaction Documents' means this Agreement, the Deed of Transfer, the Russian SPA, the Termination Agreements, each of the Ancillary Agreements, the SLA and any other documents and agreements referred to berein and therein and any other documents and agreements referred into pursuant thereto, in each care, other than the Terminated Agreements.

"Transactions" means the transactions contemplated by this Agreement and the other Transaction Documents, including the Sale Transactions;

"Transfer Taxes" means sales, use, registration, stamp, documentary or similar Taxes and duties imposed by any Tax Authority, in each case, in relation to any Sale Transaction, but excluding any Taxes based on or attributable to gains arising by reason of any of the Transactiones;

"USRLE" means the Unified State Register of Legal Entities of the Russian Federation;

"USRLE Extract" has the meaning given in Clause 7.2;

"VAT" means any value added Tax, goods and services Tax, turnover or sales Tax, or other equivalent indirect Tax, including any interest, penalties, or additions to such Tax, in any jurisdiction;

"Waived Claim" means a claim, potential claim, counterclaim, right of set-off, indemnity, suit, action, cause of action, right or interest of any kind and nature whatovere, whether known or unknown, suspected or unsuspected, however (including whether under statute, common law, contract or otherwise) and whethere variety and in whatever undertion and under any to whatoever;

"Waiver Letter" means the offer letter and the waiver letter in the Agreed Form contained in Exhibit 6;

Waiving Party" has the meaning given in Clause 8.4;

"Waiving Party" has the meaning given in Clause 8.4;

"Warranties" means the General Warranties and the Title Warranties;

"Working Hours" means 8.00 a.m. to 5.00 p.m. local time on a Business Day;

"[***]" has the meaning given in [***];
"YD AA Indemnity" has the meaning given in Clause 12.3;

"YD Ancillary Agreements" means those ancillary agreements referred to in Schedule 5, comprising Exhibits YD 1 to YD 23, with the relevant Exhibit number shown alonguide its rame in Schedule 5, and the SLA;

shown alonguide its name in Schodule 5, and the SLA;

"YD Breaching Party" has the meaning given in Clause 12.3;

"YD Change of Control Event" means [***];

"YD Charter" means the charter of YD from time to time;

"YD Consideration" has the meaning given in Clause 9.15;

"YD Data" has the meaning given in Clause 9.15;

[***]

"YD Group" means YD and each entity Controlled by YD from time to time, including YD Credit;

"[***]" has the meaning given [***];
"[***]" has the meaning given [***];
"[***]" has the meaning given [***];

"[***]" has the meaning given [***];

 $\label{eq:consideration} \textbf{``YD Initial Consideration''} \ has the meaning given in Clause \ 3.1(b);$

"YD Initial Consideration" has the meaning given in Clause [14](g);

"YD Plan'mated Agreement" has the meaning given in Clause [14](g);

"YD Plan'mated [19] only what incentive have option, postfortharing, besus or other compensation, incentive or motivation plan, faind, scheme, programme or other strangement; (b) any severance or termination pay, medical, surgical, loopalization, life insurance or other welfare plan, faind, scheme, programme or other arrangement; (b) any plan, faind, scheme, programme or other arrangement, (b) any plan, faind, scheme, programme or other arrangement, (b) any plan, faind, scheme, programme or other arrangement, pursuant to which a pension, allowance, lamp same of the bredit its possible of the plant (and, scheme, programme or other arrangement, pursuant or other bredit its possible of the plant (and, scheme, programme or other arrangement, pursuant or other bredit its possible of the plant (and, scheme, programme or other strangement, in each case, that employee of the VD Group or any other person providing, or who has provided, services to the VD Group or any other person providing, or who has provided, services to the VD Group or any other person providing, or who has provided, services to the VD Group or any other person providing, or who has provided, services to the VD Group or any other person providing, or who has provided, services to the VD Group or any other person providing, or who has provided, services to the VD Group or any other person providing, or who has provided, services to the VD Group or any other person providing, or who has provided, services to the VD Group or any other person providing, or who has provided, services to the VD Group or any other person providing, or who has provided, services to the VD Group or any other person providing, or who has provided, services to the VD Group or any other person provided, or who has provided provided from time to time;

"VD State Arrangements" has the meaning given in Clause 14 [16];

"VD Terminated Agreements" m

"YD Transaction" means the sale and purchase of the YD Share from YNV to Digital Assets pursuant to this Agreement;

TWA Ancillary Agreements' means the same and partners on the 1D State country to triginglan concess passuant on the Agreements,

"WMA Ancillary Agreements' means those ancillary agreements referred to in Schedule 7, comprising Exhibits YM 1 to YM 21, with the relevant Exhibit number shown alongside its name in Schedule 7 (for the avoidance of doubt, such agreements being solely addends to the existing agreements, but excluding provisions of the existing agreement and method under such addends).

"WM Articles' means the articles of association (numbers) of YM from time to time;

"YM Breaching Party" has the meaning given in Clause 12.1;

"I'M Change of Central Event" means the time (following Chang) at which I'N'V and its Affiliation (following) we indirectly) rous, holder orders incertain instead dears in the expent of YM that represent less than (""I'm') of the tental used and expent of YM of the central and recognitions of the VM George occurs after Closing, an equivalent equity interest of any successor entity to YM that constitutes the parent company of the group that holds substantially all of the assets of the YM George following suck recognitions (see Fig. 1997).

"YM Confidential Data" means all financial, business and strategy information with respect to or concerning the YM Group or any of its businesses, operations or assets that any member of the Sberbank Group received prior to Closing, including;

- (a) monthly, quarterly and annual business, financial and strategy updates and related presentation materials with respect to or concerning the YM Group and its business units;
- (b) monthly, quarterly and annual financial models and other financial analysis and related presentation materials with respect to or concerning the YM Group and its business units;

- th business units;
 (c) amust and experted ybudget reports and related presentation materials with respect to or concerning the YM Group and its business units;
 (d) presentations and other materials with respect to or concerning [***]; and
 (e) any other information supplied to [***] persuant to or in accordance with [***]er which may otherwise have been supplied as a result [***];
 "VM Consideration" has the meaning given in Clause 3.1(a);

 "VM Data" has the meaning given in Schedule 9;

"YM Group" means YM and each entity Controlled by YM from time to time, including YMLLC;

"[***]" has the meaning given in [***];

"YM Indemnified Obligations" means:

- (a) with respect to the YM Ancillary Agreements referred to in Schedule 7 as Exhibits YM 1 to YM 6 (inclusive), all provisions of each such YM Ancillary Agreement;
- (b) with respect to the YM Ancillary Agreements referred to in Schedule 7 as Exhibits YM 7 to YM 21 (inclusive), only the obligation of Sberbank set out in Clause 6.18 (and no provision of any such YM Ancillary Agreement itself); and

(c) the obligations of Sberbank set out in Clause 6.19;

"[***]" has the meaning given in [***];

YM Permitted Agreement" has the meaning given in Clause 14.1(i);

"YM Warrantors" has the meaning given in Clause 10.3;
"YNV AA Indemnity" has the meaning given in Clause 12.2;
"YNV Breaching Party" has the meaning given in Clause 12.2;

"YNV Group" means each of the YNV Parties and each of their respective Affiliates from time to time, including (with effect from Closing) the YM Group;

"[***]" has the meaning given in [***];
"[***]" has the meaning given in [***];

(a) with respect to the YD Ancillary Agreements referred to in Schedule 5 as Eshibits YD 1 to VD 7, all provisions of such YD Ancillary Agreements; and the YD forcing to the YD Ancillary Agreements referred to in Schedule 5 as Eshibits YD to VD 7, all provisions of such YD Ancillary Agreements; and the YD Group set on Elaste 6.17 all on a power power of any such YD Ancillary Agreement steff; and

"YNV Parties" means YNV, YMLLC, YLLC, Stichting, Yedadeal, YDrive, YOFD, YCloud, YHealth, YClassifieds, YMLAB and YE-Commerce and (with effect from Closing) the YM Group.

Interpretation

1.2 In this Agreement, except where the context otherwise requires:

- (a) references to "Clauses" and "Schedules" and "Exhibits" are to clauses of, and the schedules and exhibits to, this Agreement; and a reference to a paragraph is (as the case may be) a reference to a paragraph of the Clause or Schedule in which the reference appears;
- (b) a reference to "this Agreement" or to any specified provision of this Agreement are to this Agreement or such provision as in force for the time being, as amended, modified, supplemented, varied, assigned or novated, from time to time;
- a reference to any other document referred to in this Agreement is a reference to that other document as amended, modified, supplemented, varied, assigned or novated (other than in breach of the provisions of this Agreement) from time to time;
- (d) a reference to his Agreement includes the Schodules to it, each of which forms part of this Agreement for all purposes;

 (e) a reference to a "company" shall be construed so as to include any company, corporation or other body corporate, wherever and however incorporated or established;

- (f) a reference to a "person" shall be construed so as to include any individual, firm, body corporate, joint venture, unincorporated association, partnership, trust, government, governmental body, authority or agency (whether or not having separate legal personality), and a reference to a person includes a reference to that person's successors and assigns.
- (g) a reference to "in writing" or "written" shall include any mode of reproducing words in a legible and non-transitory form, but not email;
 (h) a reference to any governmental or regulatory body shall be construed so as to include any successor body performing the same functions in all material respects;
- (i) any reference to a "day" (including within the phrase "Business Day") means a period of twenty-four (24) hours running from midnight to midnight in the relevant jurisdiction;
- (j) references to "clear Business Days" in relation to the period of a notice means that period excluding the day when the notice is served or deemed to be served and the day for which it is given or on which it is to take effect;
- (l) if a period of time is specified as from a given day, or from the day of an act or event, it shall be calculated exclusive of that day;
- (m) except as provided for in Clause 20.4, a reference to a time of the day is to Moscow time;
- a reference to "US Dollars" or "USD" shall be construed as a reference to the lawful currency for the time being of the United States of America;
- (o) a reference to "RUB" shall be constitued as a reference to the lawful currency for the time being of the Russian Federation;
 (p) a reference to "Euron" or "EUR" means the lawful currency used in member states of the European Union that have adopted a single European currency;
- (q) a reference to any English legal term for any action, remedy, method of judicial proceeding, legal document, legal status, court, official or any legal concept or thing shall in respect of any jurisdiction other than England be deemed to include what most nearly approximate the English legal term in that jurisdiction and reference to any English statute or encatternst shall be deemed to include any engineetent or analogous laws or rules in any other jurisdiction;
- (r) a reference to any law or enactment (including in this Clause 1.2) includes references to:

- (i) that law or enactment as re-enacted, amended, extended or applied by or under any other enactment (before or after signature of this Agreement);
- $(ii) \quad \text{any law or enactment which that law or enactment re-enacts (with or without modification); and} \\$
- (iii) any subordinate legislation made (before or after signature of this Agreement) under any law or enactment, as re-enacted, amended, extended or applied, as described in Clause 1.2(r)(i) above, or under any law or enactment referred to in Clause 1.2(r)(ii) above,

provided that, as between the Parties, no such amendment or re-enactment shall apply for the purposes of this Agreement to the extent that it would impose any new cretended obligation, liability or restriction on, or otherwise adversely affect the rights of, any Party, and "law" and "enactment" includes any legislation in any jurisdiction.

- (s) in constraing this Agreement, the so-called "gisulom generis" rule does not apply and, in particular, any phrase introduced by the terms "include", "including", "in particular" or any similar expression shall be construed as illustrative and without limitation and shall not limit the sense of the words preceding use therms;
- (u) words importing the singular include the plural and vice versa, and words importing a gender include every gender.
- 1.3 The Parity achieve/deg but they have precipiently into the supprission and derifting of this Agreement. In the event that a question of important areas (including as the internation of the reliable and t

1A In this Classe 14, the "Conversion Rate" means, in relation to any currency to be converted into or from RUB as at or on a particular day, the official exchange rate established by the Central Bank of Russia for the exchange of the relevant currency on such day. Where any Claim refers, or is referable, to any amount that is expressed in a manner; other than RUB, then, for the purposes of determining the value or amount of such Claim and whether a monothery limit of tresholds to out in this Agreement (including in Claim 12, Claim 13, Schedule 5 or Schedule 17) has been reached or exceeded in the care may bely, such most AUB amount shall be converted in AUB by ofference to the Currenton Back or the time of the Claim Nate from the Claimst

Party to the Respondent Party of such Claim (or, if such day is not a Business Day, on the Business Day immediately preceding such day).

- On and subject to the provisions of this Agreement, at Closing:

- 2.1 On and subject to the provisions of this Agreement, as Closing.

 (a) Digital Anests hereby selfs, and Sherbank shall procure that Digital Anests selfs, and YNV hereby purchases, the YM Shares, and

 (b) YAV hereby agrees to self, and Digital Anests shall purchase, the YD Share,
 in each case, on the basis that the Relevant Shures shall be sold with Full Title Guarantee and free from all Encombrances and together with all rights and benefits attaching to them as a Closing, including any right or greet all divides, distributions or any return of capital declared, made or paid on or after Closing.

 2.2 Each Party hereby invocacible and unconditionally valves all rights over, or in connection with, any of the Relevant Shares in gray laws, including any right of pre-cereption or after reservation or arranter in respect only on the Redevant Shares or their theorem, relieved a sourcition of other constitutional documents of the Relevant Company, under any of the Terminated Agreements, under Applicable Law, by agreement or otherwise.
- 2.3 Each Party shall procure that, no later than Clossing, any and all such rights over, or in connection with, any of the Relevant Shares conferred upon or held by any other person are warred so as to permit the sale and purchase of the Relevant Shares under this Agreement on Closing, with the Relevant Seller holding all of the right, till and interest in the Relevant Shares, for from all Tiscendirectors.
- 2.4 Without limiting the generality of Clauses 2.2 and 2.3:
- (a) each of the parties to the YM SHA hereby irrevocably consents to the YM Transaction for the purposes of the YM SHA (including clause 22.1 thereof) and the YM Articles (including article 13, paragraph 2, thereof); and
- (b) each of the parties to the YD SHA hereby irrevocably consents to the YD Transaction for the purposes of the YD SHA (including clause 17.1 thereof) and the YD Charter.
- 2.5 No Relevant Purchaser shall be obliged to complete the purchase of any of the Relevant Shares unless the purchase of all the Relevant Shares with respect to such Relevant Purchaser is completed simultaneously in accordance with this Agreement, but completen on the purchase of some of the Relevant Shares with respect to such Relevant Purchaser with on agent class finds of such Relevant Purchaser with on agent class finds of such Relevant Purchaser with on agent class finds of such Relevant Purchaser with on agent class finds of such Relevant Purchaser with on agent class and such as the purchase of the meaning Relevant Shares.
- 2.6 Save with respect to the steps set out in Clause 7.1 which shall take place on the Russian SPA Signing Date, and the notification of the USRLE Extract in accordance

with Clause 72, all other steps to complete the YM Transaction and the VD Transaction shall each occur simultaneously, or as simultaneously as possible, on the Closing Date leads not everly reperficed in purargaph 2 of Schedule 1 on the Closing Date, and no Party shall be obliged to complete the VD Transaction on the Closing Date, and two serves. Closing Ballar of two vers. Closing Ballar of the Closing Actions, have been performed or otherwise statified, in accordance with Clause 7.

3. Consideration

Consideration for the Relevant Shares

- 3.1 The consideration for the sale and purchase of:
- (a) the YM Shares shall be an amount in RUB equal to RUB [***] (the "YM Consideration"); and
- (b) the YD Share shall be an amount in RUB (converted from USD at the average USD / RUB exchange rate determined by the Central Bank of Russia for [***] period ending on the [***] prior to the Closing Date) equal to:
 - (i) USD [***] (the "YD Initial Consideration"); plus
 - (i) interect on the amount of the YD bitail Consideration at the rate of [***]*s per annum (pro-rated for any interest period of less than 12 months) during 12-month interest period to commune on 5 July in one year and to end on 4 July of the immediately following year) and to be compounded at the end of each complete Demonth period.

(the aggregate of the YD Initial Consideration and such interest being the "YD Consideration"), with the Consideration being payable in accordance with Clause 3.2.

- with the Consideration heing possible in accordance with Clause 3.2.

 Set off of Consideration and payment of Consideration Balance

 2. Each of TVV and Digital Assets agrees, acknowledges and undertakes that:

 (a) on the Closing Date, Digital Assets is obliged to pay to YNV an amount in RUB equal to [***], and YNV is obliged to pay to Digital Assets an amount in RUB equal to [***], with payment of such amounts to be satisfied and discharged in accordance with this Clause 3.2;

 (b) in order to simplify the payments of Consideration on the Closing Date, the amounts referred to in Clause 3.2(a) shall be set off against each other on the

- Closing Date, such that on the Closing Date YNV shall be obliged to pay to the DA Account an amount in RUB equal to [***], such [***] to be paid in accordance with Clause 3.2(c) and paragraph 2.1 of Schedule 1;
- (c) in accordance with and at the time stated in pungapsh 2 of Schedule 1, YNV shall procure the payment to the DA Account of an amount in RIB equal to

 [***] and each of Digital Acces and Sherhank expressly acknowledges that the debting of such mount from the IPM Correspondent Account or the crediting
 of such mount to the DA Account, in either case, shall he an effective discharge of the obligation of YNV ander this Agreement to payed amount to Digital
 Assets and neither YNV nor any of its Affiliates shall be concerned to see to the application or be answerable for loss or misapplication of such amount;
- - (i) an amount in RUB Quad to [***] having been debited from the JPM Correspondent Account or having been credited to the DA Account, and
 (ii) YNV and the Dutch Notary having received the SWIFT Confirmation; and
 (iii) the Dutch Notary having receited the Deed of Transfer on behalf of each of YNV, YM and Digital Assets,

 - the obligation of Digital Assets to pay the YD Consideration and the obligation of YNV to pay the YM Consideration, in each case, under this Agreement shall each be irrevocably satisfied and discharged in full, with no further payments of any Consideration (or part thereof) required to be paid by either Party.
- MATTERS OF OCCER ON THE MATERIAL TO
 On the date on which this Agreement has been executed by or on behalf of all the Parties; each of the Parties:
- shall duly execute and enter into, or prosure the execution and entry into of, each of the Ancillary Agreements to which it is a party, and shall deliver or procure the delivery of a signed counterpart of this Agreement and each such executed Ancillary Agreement to each of the other Parties (or its nominated Representatives), and the Agreement and each such executed Ancillary Agreement to each of the other Parties (or its nominated Representatives), and the Agreement and each such executed Ancillary Agreement to each of the other Parties (or its nominated Representatives), and the Agreement and the (a)
- (b) shall procure that there is delivered to each of the other Parties (or its nominated Representatives):

 (i) in the case of any Party with a board of directors, to the extent required pursuant to its constitutional documents, a copy of the written resolution

of, or a copy of an extract from the minutes of meeting of, the board of directors of such Party authorising the entity into and execution by it of this Agreement and each of the other Transaction Documents to which it is intended to be a party and performance by it of each of the Transactions to which it is intended to be a party.

- (ii) at to use of any Party with a sanagement band, to the cuero required presents it is continuous decoments, copy of the written resolutes of copy of copy of any of the decomposition of the present such as the present such as the present such as the copy of the cop
- (iii) in the case of any Party without a board of direction or to the extent required personant to its constitutional documents, a copy of the written resolution of Documents to which it is intended to be a pury and performance by if of each of the Transactions to which it is intended to be a pury, and intended only a pury and performance by if of each of the Transactions to which it is intended to be a pury, and intended only a copy of a power of attening prunature is which this greater and any other Transaction Documents to which it is intended to be a pury, and intended to the p

- Conditions to each Party's obligation to effect Cosing

 5.1 Choing shall be conditional upon, and the obligation of each Party to effect Closing shall be subject to, the satisfaction at or prior to the Russian SPA Signing Date of each of the Golowing conditions (the Conditions Translating satisfied on the Closing Date:

- (a) the FAS Approval having been obtained;
 (b) the KAZ Approval having been obtained;
 (c) [***] having paid to [***], reflecting certain [***];
- (d) no facts, events or circumstances having arisen or occurred which would result in any of the Warranties given as at the date of this Agreement or repeated at Closing being untrue or inaccurate; and

- (e) no Applicable Law and no Sanctions having been issued, enacted or promulgated, having arisen or having come into force following the date of this Agreement (whether temporary, preliminary or permanent) pursuant to or as a consequence of which:
 - (i) the custing into experiments of any Transaction Document by any Party, the consummation of any of the Transactions by any Party, the sales experience and System or the presents or except and part of the Consultantion, a cliffer case, would be underly appealed, perhabit of perhabit or behinded or builded or would result in the violation of any Stanction by, or the likely imposition of any Stanction on or with respect to, any member of the VM Group or the YNV Group;
 (ii) the further operations after Closing of any member of the YD Group or any member of the YM Group would be prohibited or materially restricted, or
- (iii) any member of the YM Group would be prohibited or materially restricted; or
 (iii) any member of the YD Group or any member of the YM Group would be required to dispose of or
 separate any material put of its businesses, assets or operations before any of the Transactions could be consummated.

 Obligations to procure satisfaction

- 5.2 Each of the Parties shall notify each of the other Parties as promptly as reasonably practicable of any event that would result, or would reasonably be likely to result, in any of the Conditions failing to be satisfied on or before the Russian SPA Signing Date or the Closing Date.
- result, in any of the Conditions failing to be satisfact on or before the Russian PAN, Signing Date or the Closing Date.

 3. Each of the Parties shall (and shall procure that its Affiliates and Representatives shall)

 (c) eco-speciate faily with each of the dear Parties in relation to membry perguantion, submission and pursuit of all clearance applications and finings required in connection with satisfying the Conditions and the taking of all other steps or actions as may be necessary or desirable to obtain all connects, approvals or actions in order to satisfy or faith for conditiones and one spools after the date of this Agreement and responding to surpressed for information promptly and in any event in accordance with any relevant time limit, and

 (b) promptly south of each Parties of any communication (whether written or oral) from any Authority with respect to any of the Conditions or the Transactions, and keep the other Parties reasonably informed of the progress of any notification or filing and providing such assistance as may reasonably be required in relation theory.
- 5.4 Without limiting the generality of Clauses 5.2 and 5.3, YNV shall:

- (a) use its reasonable efforts to ensure that each of the Conditions in Clauses 5.1(a), 5.1(b) and 5.1(c) is satisfied as soon as practicable after the date of this Agreement and in any event before the Long Sup Date or (if Clause 5.8 applies) before the Extended Long Sup Date;

 (b) be responsible for preparing any applications or fillings contemplated or required to be made to satisfy or fulfill the Conditions in Clause 5.1(a) and Clause 5.1(b);

- 5.5 Without limiting the generality of Clause 5 2 and 5.1 Sections of This generality of Clause 5 (16).

 5.5 Without limiting the generality of Clause 5 2 and 5.1 Sections and VM Adull provides to VMV such information, documents and assistance as is reasonably respected by VMV for the purpose of proparing the applications or filings contemplated or required to be made to satisfy or fulfil the Conditions in Clause 5 (16) and Clause 5.1 (16).
- 5. No Party abull (and each Party shall procure that none of in Affiliates shall) take any action after the date of this Agreement that could reasonably be especied to finantize or delay the obtaining of or result in not obtaining) the FAS Approval or the EAS Approval or to result in any of the Conditions failing to be satisfied port to the Change (January 2014).

Waiver

5.7 Each offe Conditions may be varived or varied (in whole or in part) with the prior written consent of YNN and Sherhank (any such consent to be in the sole discretion of each such Party and subject to whatever conditions or qualifications it may determine in its sole discretion. Sherhank may at any time in its sole discretion waive in whole or in part and conditionally or unconditionally the Condition set out in Clause 5.1(c) by notice in writing to YNV. YNV may at any time in its sole discretion. Page 32

waive in whole or in part and conditionally or unconditionally the Condition set out in Clause 5.1(b) by notice in writing to Sberbank.

Extension of Long Stop Date

5.8 It 3y 23.9 (Nations into the Long Step Date, the Conditions in Clause 5.1(g) and Clause 5.3(g) have not been carried for variously YVN, a fact care of the Condition in Sci. (10). In the Condition is Clause 5.7(g) to 5.10 (relication) been cateful the content assistant (or university by YN and Stephanic pressuant to Clause 5.7), then the Parties' obliquitions set out in Clauses 5.2 to 5.6 (inclusive) with respect to the satisfaction of such Conditions shall ensure in full first each effect and Synth Parties.

Termination if Conditions not satisfied by Long Stop Date or Extended Long Stop Date

59 If all of the Conditions have not been or fail to be satisfied (or have not been waived in writing by YNV and Sherbank parasant to Clause 5.7) on or before 23.59 (bloscow inse) on the Long Ship Date (or the Extended Long Ship Date (if Clause 5.8 applies), either YNV or Sherbank shall be entitled, as any time thereafter, provident or Clause 5.0 and applies, written notice in the other Fary. Upon recept of each notice, this Agreement shall automatically terminate, in which event, the provisions of Clause 5.10 shall apply.

Effect of fermination

5.01 Upon termination of this Agreement pursuant to Clause 5.9, 7.4 or 7.9, all provisions of this Agreement (other than the Surviving Provisions and Clause 5.9, this Clause 5.10 and Clause 7.4 or 7.9 (as applicable)) shall terminate and be of no further force or effect, but such termination shall not affect any rights, obligations or inhalition of any offer barries arriage on accuraing under this Agreement before such termination.

No other rights to terminate or rescind

5.11 Subject to Clauses 5.9, 7.4 and 7.9, no Party shall have any right (including any right under common law or any right in respect of claims arising under or in connection with this Agreement, other than in the case of fraud) to delay or defer Closing or either before or after Closing to rescind or terminate or fail to perform this Agreement.

6. Post-success [***]

- Definitions

 6.1 For the purposes of this Clause 6:
- (a) "[***]" means any company, from time to time, (i) in relation to which YNV Group owns no less than [***]% of its issued, voting share capital and (ii) whose business in any prior [***] period [***] (dogether with any entities Controlled by such company) and where [***] of such company (together with

any entities Controlled by such company) generated from [***] during any prior [***] period constitutes more than [***]* of the [***] generated by such company and any entities Controlled by at (taken as a whole) during the same [***] period resorted activation and the element be a [***] company (including any [***]) which company and experiment of the element be a [***] county before \$Y\$ (company has been privated and experiment and the element be a [***] county before \$Y\$ (company has been privated and experiment and the element be a [***] county before \$Y\$ (company has been privated and experiment and experimen

- - with respect to the period prior to Closing, a period ending on the earlier of:
 - (i) with respect to the percol prior to Choning, a percod ending on the cunter of:

 (ii) the Call of the College (pick (reductive))

 (iii) the date on which this Agreement is terminated pursuant to Clause 5.9, 7.4 or 7.9; and

 (C) the expiry of the [147] period following the date of this Agreement, which percod shall be automatically extended for a further [147] period unders Sectional or 73V displaces to such excessions a triving to the other of least [147] prior to equity of the mind [147] period or a specific or 13V displaces to such excessions a triving to the other of least [147] prior to equity of the mind [147] period or a specific or a further [147] period or a further or a specific or a further [147] period or a further or a further [147] period or a fu

 - (A) the period ending on [***] with respect to compliance by any [***] and by [***] in relation to the restrictions that apply to them in Clause 6.2 or 6.3 (as the case may be); and
 - (B) the period ending on [***] with respect to compliance by YNV and Sberbank and their respective Affiliates in relation to the restrictions that apply to them in Clause 6.2 or 6.3 (as the case may be).

6.2 Subject to the remaining provisions of this Clause 6, with effect from the date of this Agreement until the expiry of the [***] covenants to [***] that [***] shall (and

[***] shall procure that no [***]shall and no member of the [***] with, any [***] PROVIDED THAT Such restriction shall cease to apply with respect to [***]upon the expiry of a period of [***]following the time at which [***] and [***] has been terminated.

6.3 Subject to the remaining provisions of this Clause 6, with effect from the date of this Agreement until the explay of the [***] covenants to [***] that no member of the [***] shall pand [***] and [***] shall pand [***] or explored in the "shall [and [***] shall pand [***] or explored in the "shall pand

1***]

6.4 With effect from the date of this Agreement and for such time as [***] applies, each of the Parises broby agreen that the restrictions contained in [***] shall supersect and replaces any other [***] and that to person may make any claim under or in relation to [***].

6.5 Upon expire of the relevant [***] and that to person may make any claim under or in relation to [***].

6.5 Upon expire of the relevant [***] and that the person to may make any claim under or in relation to [***].

6.5 Upon expire of the relevant [***] and that the person to may read the person of the person of the relevant [***] and all against apply and become fully enforceable with respect to such Parisy or other person, resonance max, if Closing does subsequently occur, the [***] shall terminate at Closing in accordance with Clause 8.1(c) and the [***] shall commence on the Closing Date in accordance with Clause 8.1(c) into [***].

[***] 6.6 If:

- (o) [***] by any member of the [***] in non-compliance with [***] shall be entitled to demand that [***] shall pay to [***]; or

 (b) a [****] by any member of the [***] or any of its or their respective Affiliates in non-compliance with Clause 6.3, [***] shall be entitled to demand that [***] shall pay to [***].

 in either case, within [***] of receipt of written demand, the following amount(s):

(c) with respect to the [***] in respect of [***], an amount equal to [***]; and

d)	if non-compliance under Clause 6.2 or 6.3 (as the case may be) occurs with respect to [***], then no further payments shall be due under Clause 6.6(c), but single amount in RUB shall be payable, being the aggregate of:
	(i) the amount calculated in accordance with the following formula:
	[***]
	[***]
	[***]
	[***]
	[***]

- [***]

 [***]

 [***]

 (ii) LEN may amount already actually guid by the relevant payer pursuant to Clause 6.6(c) to the extent that non-compliance with respect to the first [***].

 (ii) LEN may amount already actually guid by the relevant payer pursuant to Clause 6.6(c) to the extent that non-compliance with respect to the first [***].

 6.7 Each of the Parties agrees that the amount of [****] provided for in Clause 6.6 is consonable and proportionate to [****] and proportionate to [*****] and proportionate to [****] and proportion

- O-3.

 Caparate rectricitions

 69 Each of the restrictions in Clauses 6.2 and 6.3 shall be enforceable independently of each other and its validity shall not be affected if any other is invalid.

 6.10 Each undertaking contained in Clause 6.2 and in Clause 6.3 shall be construed as a separate undertaking and, if one or more of the undertakings in any such Clause is held to segarate the public interest or unlawful or in any way an unreasonable restraint of trade, the remaining undertakings in such Clause shall continue to brind the relevant party.

 6.11 Each Party agrees that the restrictions in Clauses 6.2 and 6.3 are reasonable and are entered into for the purpose of [***] (in the case of the restriction in Clause 6.2)

and of [***] (in the case of the restriction in Clause 6.3) and shall be binding on them in all circumstances

6.12 If any of restrictions in Clauses 6.2 and 6.3 is held at any time to be illegal, void, invalid or unenforceable in whole or in part under any Applicable Law in any jurisdiction, the provisions of Clause 23 shall apply.

- [***]
 6.13 Each Party agrees, acknowledges, confirms and undertakes that:

- 6.13 Each Party agrees, acknowledges, confirms and undertakes that:

 (a) such Party shall not, either by itself or through any person (methoding any of its Representatives) whether acting in concert with it, acting on behalf of it or or the remainder of the property of
- 6.14 An "[***]" shall be deemed to occur if a Party (the "Defaulting Party") takes, procures or permits the taking of any action or step that is inconsistent with, or not in compliance with [***].
- 6.15 In addition to and without prejudice to all other rights that the Non Defaulting Party may have under this Agreement, Applicable Laws or otherwise ([***], upon or

at any time following the occurrence of an [***] (the "Non Defaulting Party") shall be entitled to serve written notice [***] requiring the [***] and that this Agreement[***] [***] in each case, within [***] of recipi of such notice. If the [***] remains in effect and [***], the Non-Defaulting Party may [***] an amount equal to [***] within ***]. Each of the Parting agree [***].

6.16 In addition to and window product is all other right that the Nan Derlanding Pays may have under risk agreement, approached, are or otherwise flockading recovered and the following Pays who therefore the pays are such as the following Pays who therefore the pays are such as th

- Obligation not to terminate certain Ancillary Agreements
 6.17 Each of Sberbank, Digital Assets and each member of the YD Group undertakes to the YNV Group to procure that:
- (a) none of the YD Ancillary Agreements referred to in Schedule 5 as Exhibits YD 8 shall be terminated unilaterally by the relevant member of the YD Group that is a party to it before at least the date falling [***] following the Closing Date; and
- none of the VD Accilipty Agreement feeder to in Schooling S in Endoise VD 9 to VD 23 (inclusive) shall be terminated unilaterally by the relevant member of the VD George that is a purity to it, other than in accordance with its terms.
- 6.18 Sberhank undertakes to the YNV Group not to unilaterally terminate any of the YM Ancillary Agreements referred to in Schedule 7 as Eshibits YM 7 to YM 21 before at least the date falling [***] following the Closing Date and shall continue to provide the relevant services under such agreements in at least the same volume and scope and on at least the sum commercial terms as the services were provided to the YNV Group immediately prior to Closing.
- volume and cope and on a feat the same commercial terms as the services were provided to the YTM Group immediately prior to Clioning.

 6.10 Sechreida mediately to the Vision of the Control of the Vision of the Vi

Right to terminate certain YM Ancillary Agreements

6.20 Each member of the YNV Group that is a party to each of the YM Ancillary Agreements referred to in Schedule 7 as Ealshist YM 7 to YM 21 shall be entitled to terminate any useh YM Ancillary Agreement unitaterally, by service of notice on Sherbank and any termination pursuant to any such notice shall require at least 30 calculared days rooted.

Translations of Ancillary Agreements

621 Each of the Parties shall use its respective reasonable endeavours to agree, prior to Closing, an English translation of each of the Ancillary Agreements to which it is a party, with the form of any such agreed translation being for informational purposes only.

Waiver [***]

- - (i) any Applicable Law, or

 (ii) the rules and regulations of any securities exchange or any Authority to which the entity making the announcement is subject or submits, wherever situated,

PROVIDED THAT such entity shall to the extent permitted by Applicable Law have first [***], before making such announcement;

- (d) prior to Closing, [***] shall not [***] except where [***] not prohibited by the YM SHA.

 6.23 The waiver [***] shall be of no further force or effect [***] if:
- (a) [***]; and

(b) any breach of any provision of Clauses 6.22(a) to 6.22(d) (inclusive) occurs, in which case, the cessation of the waiver set out in this Clause 6.23 shall be without prejudice to any accrued rights or liabilities of any Party.

Provision of YM information

6.24 Certain regular information shall cease to be provided as follows:

- (a) the pack of spidas information provided cach month to the board of directors of YM shall cease to be provided to the YM directors nominated by Digital Assets with effect from the date of file Agreement;
- (b) the financial and operating data provided regularly to the designated operational team within Digital Assets shall cease to be provided to them with effect from the date of this Agreement resources as as as a small continue to be provided until Closing, and
- (c) the pack of information provided each quarter to the board of directors of YM shall cease to be provided to the YM directors nominated by Digital Assets with effect from Closing,

PROVIDED THAT if this Agreement terminates in accordance Clause 5.9, 7.4 or 7.9 then the information referred to in paragraphs (a) and (b) above shall recommence being provided as from the date of such termination.

being provided as from the date of such termination.

25. YM shall continue to provide to ligal all custs usuch financial information as may be required as order for Sowbeak and Digital Assets to comply with its reporting obligations (provided that any information requested by Digital Assets, and required the provided by YM, shall be limited to the entitioning obligations (provided that any information requested by Digital Assets, and required the provided by YM, shall be limited to the entitioning content of the applicable required requirements under Applicable Law and applicable accounting rules) and YM shall ensure that YM's saudior cooperates with Sobehank's and Digital Assets' auditors in relation thereto.

Latellectual property comprising components of [***]

6.26. After the date hereof, YD shall be entitled to update the list of programs and services comprising [***] (as such term is defined in the YD Ancillary Agreement referred to in Schedule's as Exhibit YD I) to be used for the purposes of the YD Ancillary Agreement referred to in Schedule's as Exhibit YD I) is to such that the Ancillary Agreement referred to an Schedule's as Exhibit YD I) is to such that the Ancillary Agreement referred to an Schedule's as Exhibit YD I) is to such that the Ancillary Agreement referred to an Schedule's as Exhibit YD I) is to such that the Ancillary Agreement referred to an Schedule's as Exhibit YD I) is to such that the Ancillary Agreement referred to an Schedule's as Exhibit YD I) is to such that the Ancillary Agreement referred to an Schedule's as Exhibit YD I) is to such that the Ancillary Agreement referred to an Schedule's as Exhibit YD I) and I provide such the Ancillary Agreement referred to a Schedule's as Exhibit YD I).

6.27 Y.L.C. shall be entitled to audit YD Group's software, programs and services used by the YD Group at any time before [***] within the scope and time periods agreed between Y.L.C and YD acting reasonably.

6.28 Each of YLLC and YD shall use all respective reasonable endeavours that YLLC shall not be obliged) to agree, prior to Closing, the Updated Program Components List for the purposes of extending the license provided by YLLC to YD noder the YD Aucillary Agreement referred to in Schedule S as Eshibit YD I to over such Updated Organic Components List by say of an amendment thereto.

6.29 YD hereby agrees that no later than [***] after Closing it shall (and shall procure that each of its respective Affiliates shall) permanently delete any Components that [***] (as such term is defined in the YD Ascellups Agreement referred to an Scheckle 5 as Exhibit YD 1). One before the capity of the [***] period following the Closing Date (or upon full deletion of such Components in accordance with this Clause, if earlies). YD shall provide written confirmation to YLLC that all such Components required to be befored pressure to the Clause Poster non-removable process.

7. CLOSING

- 7.1 On the [***] following the day on which each of the Conditions set out in Clause 5.1(a), 5.1(b) and 5.1(c) has been satisfied and remains satisfied or has been warred (if applicable) pursuant to Linuxe 5.7), or on such darker thanness Day as may be agreed in writing between YNV and Sebeshau, (the "Remain SYA Seging Condition in the satisfied, if he has been wared in writing by YNV and Sebeshau pursuant to Linuxe 5.7(a). (a) (physicable Leavy) remains entitled (et., if any sense) (a) YNV, Sherhauk and YD shall duly execute the Waiver Letter in the presence of the Russian Notary;
- (b) (subject to the Waiver Letter having duly executed by each of YNV, Sherbank and YD) YNV and Digital Assets shall (and Sherbank shall procure that Digital Assets shall) duly execute the Russian SPA in the presence of the Russian Notary;
- (c) YNV and Digital Assets shall procure that the Russian Notary:
 - (i) immediately following execution of the Review SPA or the Russian SPA. Signing Date, sylunits an electronic application to the Russian Federal Tax Service for amendments to be made in the USRLE to reflect the transfer of the YD Share from YNV to Digital Assets, and (ii) motifies YD of the execution the Russian SPA.
- 7.2 Each of YNV, Sherbank and Digital Assets shall notify each other in writing promptly (and in any event within [***]) following such Party receiving an extract from the USRLE that confirms that the transfer of the YD Share to Digital Assets has been registered in the USRLE (the "USRLE Extract"), whether such Party obtains such USRLE Extract of from the Russian Notary.

- 7.3 Prior to the execution of the Russian SPA:
- (a) YNV shall deliver to the Russian Notary (with a copy to Digital Assets) such documents as the Russian Notary requires in order to:
 - (i) establish that YNV has title to the YD Share and that the YD Share was fully paid by YNV; and
 - (ii) confirm that the person that executes the Waiver Letter and the Russian SPA on behalf of YNV is duly authorised to do so;
- (b) Digital Assets shall (and Sherbank shall procure that Digital Assets shall) deliver to the Russian Notary (with a copy to YNV) such documents as the Russian Notary requires in order to confirm that the person that executes the Waiver Letter and the Russian SPA on behalf of Digital Assets is duly authorised to do so; and
- (c) YD shall deliver to the Russian Notary (with a copy to YNV and Digital Assets) such documents as the Russian Notary requires in order to confirm that the person that executes the Waiver Letter on behalf of YD is duly authorised to do so.

Failure to execute Waiver Letter or Russian SPA on Russian SPA Signing Date or failure to obtain USRLE Extract

7.4 If:

- (a) on the Russian SPA Signing Date, YNV fails to execute the Waiver Letter and/or the Russian SPA in accordance with its obligations in Clauses 7.1(a) and 7.1(b), Sherhank shall be entitled by written notice to YNV;

 (b) on the Russian SPA Signing Date, Sherhank fails and/or YD fails to execute the Waiver Letter in accordance with its obligations in Clause 7.1(a) and/or Digital Assets fails to execute the Russian SPA in accordance with its obligations in Clause 7.1(a) and/or Digital Assets fails to execute the Russian SPA in accordance with its obligations in Clause 7.1(a) and/or Digital Assets fails to execute the Russian SPA in accordance with its obligations in Clause 7.1(a) and/or Digital Assets fails to execute the Russian SPA in accordance with its obligations in Clause 7.1(a) and/or Digital Assets fails to execute the Russian SPA in accordance with its obligations in Clause 7.1(a) and/or Digital Assets fails to execute the Russian SPA in accordance with its obligations in Clause 7.1(a) and or Digital Assets fails to execute the Russian SPA in accordance with its obligations in Clause 7.1(a) and or Digital Assets fails to execute the Russian SPA in accordance with its obligations in Clause 7.1(a) and or Digital Assets fails to execute the Russian SPA in accordance with its obligations in Clause 7.1(a) and or Digital Assets fails to execute the Russian SPA in accordance with its obligations in Clause 7.1(a) and or Digital Assets fails to execute the Russian SPA in accordance with its obligations in Clause 7.1(a) and or Digital Assets fails to execute the Russian SPA in accordance with its obligations in Clause 7.1(a) and or Digital Assets fails to execute the Russian SPA in accordance with its obligations in Clause 7.1(a) and or Digital Assets fails to execute the Russian SPA in accordance with its obligations in Clause 7.1(a) and or Digital Assets fails or Clause 7.1(a) a
- (c) the Waiver Letter has been executed in accordance with Clause 7.1(a) and the Russian SPA has been executed in accordance with Clause 7.1(b), but YNV and Digital Assets fail to receive the USRLE Extract on or before 23.59 Moscow time on the [***] following the Russian SPA Signing Date, either YNV or Sberbank child be entitled, by written notice to the other.

to elect to terminate this Agreement with effect from the date of receipt of such termination notice and, upon such termination, the provisions of Clause 5.10 shall apply, resonate raws, if termination to occurred in accordance with Clause 7.4(c), within [***] of the date of receipt of such termination notice, each of YNV and Digital Acutes shall (and Stechnish shall procure that Digital Acutes shall pake, and procure the taking of, all such actions and steps as are necessary in order to unwind, cancel and termination by To Transaction and to effect the termined vols. To YNF order by State 1.5 and the state of the State 1.5 and the state of the State 1.5 and procure the taking of, all such actions and steps as are necessary in order to unwind, cancel and terminate by To Transaction and to effect the termination by Digital (**).

Assets (and any other person(s) to whom Digital Assets may have transferred the YD Share or any portion of it or any rights, title or interest in it) of the YD Share and any rights, title and interest that Digital Assets (and any transferree(s)) may have with respect to the YD Share, including:

- (d) the execution by YNV and Digital Assets (and any transferee(s)) in the presence of the Russian Notary of a sale and purchase agreement in substantially similar form to the Russian SPA and the cancellation and withdrawal of the application to the Russian Federal Tax Service for amendments to be made in the USRLE; and
- (e) to the extent that a USRLE Extract is received by YNV or Digital Assets after such date of termination which reflects Digital Assets (and any transferee(s)) as being the holder of the YD Share, YNV and Digital Assets shall procure that a further application is made to the Russian Federal Tax Service for amendments to be made in the ISRLE to show YNV as being the holder of the YD Share.

- Closing Date determination
 7.5 The "Closing Date" shall be:
- 15 in a Cussage page statuses.
 (a) the [444] Bastics Day following the Business Day on which each of YNV and Digital Assets receives (or is deemed to receive in accordance with this Clause) the USRLE Entree (and if any such Party receives the USRLE Extract on a day that it not a Business Day, or outside of Working Hours on a Business Day, receipt of the USRLE Extract shall be deemed to occur for the purposes of this Clause at \$400 a.m. Moreover time on the Business Day immediately following south day, for
- (b) such earlier Business Day as may be agreed in writing between YNV and Sberbank,

PROVIDED TRUST, on such Business Day, each of the Conditions in Clauses 5.14(1) (Harranties) and 5.1(e) (Applicable Laws) remains satisfied (or, if any such Condition is not satisfied, it has been waived in writing by YNV and Sherbank pursuant to Clause 5.7).

Closing Actions

- 76 On the Closing Date, each of the Patries shall perform or comply with (or procure the performance or compliance of) each of the actions or steps expressed to relate to it as set out in Schedule I (such actions and steps being the "Clusing Actions"), with the Closing Actions set out in paragraph 2 of Schedule I being required to be performed or complical with the tower percention such paragraph 2.

 7.7 Closing shall only have occurred when:
- $(a) \qquad \text{all of the actions set out in Clauses 7.1 and 7.2 have been performed or otherwise complied with by the relevant Parties; and} \\$

(b) all of the Closing Actions have been performed or otherwise complied with by the Parties pursuant to Clause 7.6 and Schedule 1.

Failure to perform Closing Actions or failure of Closing Date to occur

- 7.8 If Closing does not take place on the Closing Date because:
- (a) It count goes not tack passe on the country time because.
 (d) any of the Shevalth Parties or any number of the YOI Group has failed to perform any of its Closing Actions pursuant to Clause 7.6 and Schedule 1 on the Closing Date (in circumstances where the YNV Parties and each member of the YM Group has satisfied or performed its Closing Actions or (in the case of those Closing Actions set out paragraph 2.0 Schedule 1 which are required to be performed in the order set on therein would have been in a position to do so with respect to any subsequent Closing Action had the defaulting Sherhard Party or member of the YD Group not failed to have satisfied or performed the relevant precoding Closing Action, but NY may by writen soute to Sherbard; or
- trevenue preconing Lossing Actions, 10m 1 x Yu may by written foxers to exhibit as of the Schedule 1 on the Closing Date (in circumstances where the Sherbark Parties and each member of the YD Group and YM Group has satisfied or performed in Closing Actions or (in the case of those Closing Actions set or a paragraph C 24 Schedule 1 which are exquisted to be performed in the order at otherwise would have been in a position to do so with respect to any subsequent Closing Actions that the defaulting YNV Party not failed to have satisfied or performed the relevant preceding Closing Action), then Sherbank may by written action to YNV.

- (c) proceed to Closing to the extent reasonably practicable (without limiting its rights under this Agreement with respect to any such failure); or

 (d) defer Closing to a later Business Day that is within [***] after the original Closing Date (in which event any reference in this Agreement to "Closing Date" shall refer to such later Business Day).
- Closing does not take place on any deferred Closing Date following an election being made pursuant to Clause 7.8(d) because:
 - (i) any of the Shehnak Parties or any member of the YD Group has failed to perform any of its Closing Actions pursuant to Clause 7.6 and Schedule 1 on the destrued Choing Date (in crimunistances where the YW Parties and each tomaber to the YB Group has satisfied or performed in Choing Actions Determined to Choing Actions to the Choing Actions Determined to Choing Actions of the Choing Actio

respect to any subsequent Closing Action had the defaulting Sberbank Party or member of the YD Group not failed to have satisfied or performed the relevant preceding Closing Action), then YNV may by written notice to Sberbank; or

- (ii) any of the YNV Parties has failed to perform any of its Closing Actions pursuant to Clause 7.6 and Schedule I on the deferred Closing Date (in circumstances where the Schedule Parties and each number of the YD Group and YM Group has satisfied or performed its Closing Actions or (in the case of those Chong Actions as of any argaphy 6.1 dSchedule I which are required to be performed in the order set on therein) would have been an a position to do so with respect to any subsequent Closing Actions and the defaulting TNV Party not failed to have satisfied or performed the relevant percentific Closing Action, that the White any by written souther by Wt., or
- on the Business Day determined in accordance with Clause 7.5(a) or 7.5(b), either or both of the Conditions in Clauses 5.1(d) (Warranties) and 5.1(c) (Upplicable Janva) has caused to be statisticd on or following the Rossins DAY Signing Date and such Condition has not been warved in writing by YNV and Sterhank pursuant of Licuse 5.7, either VNV or Shorehank pursuant or with notice to the other.

Shethask pursuant to Clause 5.7 either YNV or Sherbask may be written notice to the other.

Act to instruct the Agreement with New for four the date of rock of and humination notice and, goes such termination, the provisions of Clause 5.10 shall apply, moreous rear within [***] of the date of used termination, each of YNV and Digital Assort shall and Sherbask shall protein the Eligial Assort, shall take, and procure the kinding of all such actions and steps are are excessing or order to unswind, cancel and terminate the YD Transaction and they are a treated and terminate the YD Transaction and they are a treated and terminate they YD Transaction and they have been in had the Vasivar Letter and the Rossians SPA on these necestrals, that the materior for the YD Share now been registered with the USRLE and almost once of the Cloung Almost to been performed, including.

(c) effecting the transfer to YNV from Digital Assets (and any other person(s) to whom Digital Assets may have transferred the YD Share or any portion of it or any rights, title or interest in it) of the YD Share (together with all rights, title and interest that Digital Assets (and any other person(s) to whom Digital Assets (and any other person(s) to whom Digital Assets (and any tother person(s) to whom Digital Assets (and any other person(s) to whom Digital Assets (and any other person(s) to whom Digital Assets (and any tother person(s) to whom Digital Assets (and any other person(s) to whom Digital Assets (and any other person(s) to whom Digital Assets (and any tother person(s) to whom Digital Assets (and any other person(s) to whom Digital Assets (and any tother person of the Asset and the Digital Assets (and any other person(s) to whom Digital Assets (and any take the Digital Assets (

termination, there is paid to YNV an amount in RUB equal to [***], such payment to made in accordance with Clause 15.1 to the relevant YNV bank account as shall be notified in writing by YNV to Sberbank.

Undertaking with respect to use of proceeds

7.10 Except as licenseed or authorised by all relevant Sanctions Authorities, Sherbank hereby undertakes that it shall not directly or indirectly distribute, provide, use, lend, contribute, or otherwise make available to any person any part of the YM Consideration or other proposets received pursuant to this Agreement to find any activities or beausies of or will any person, or in any country or territorie, that at the time of such finding in a Sanchender Berson or a Sanchend Territory, the activities or beausies would (i) be prohibited by Sanchoss that apply to any member of the TVV Group, or (b) constitute or cause an authorital breach of Sanctions by any member of the TVV Group, or cold result in the imposition of any Sanctions of any sunction of the TVV Group, or all the sunctions of the transition of any Sanctions of any sunctions of any sunctions of any Sanctions of any S

7.11 As at the date of this Agreement, Sberbank hereby undertakes and confirms that neither it nor any signatory to this Agreement acting on behalf of Sberbank or any of its Affiliates is a Sanctioned Person.

8. TERMINATION OF TERMINATED AGREEMENTS AND WAIVER OF CLAIMS

Terminated Agreements

8.1 With effect from and following Closing, each of the Parties irrevocably and unconditionally agrees that each and every provision of each of the Terminated Agreements (whether still to be performed or not), and all transactions pursuant to thereto, including (but not limited to):

- (a) all provisors in any Terminated Agreement that are expressed in such Terminated Agreement as surviving its termination;

 (b) all part and call epitions or other rights provided for in or contemplated by any Terminated Agreement with respect to any participation interest in YD or any share in the capital of YM;
- (c) (subject to and without perjudice to the provisions of any Transaction Document, including Clause 6) all [***], [***] and other [***] between any of the Parties or concerning YD or YM, including any such obligations contained in any Terminated Agreement and including [***]; and
- (d) all [***] with respect to YM regarding all [***] (as such terms are defined in the YM SHA),

in each case, shall terminate and be of no further force or effect (whether legal, moral or otherwise).

Termination Agreements

Ermantion Agreements

8.2 Each of the Futths hereby agrees and acknowledges that termination of the relevant Terminated Agreements pursuant to the Termination Agreements with effect from Cloning is not conditional upon performance or satisfaction of any the obligations set our in clauses 2.4, 2.6, 2.7, 2.9, 1.0, 2.1, 2.13, 2.14 and 2.15 of the Termination Agreement with respect to be Very Mermantical Agreements, or any the obligations set our in clauses 2.5, 2.6, 2.8, 2.9, 1.12, 2.12, 2.14 and 2.15 of the Termination Agreement with repeats to be Very Mermantical Agreement, or any termination of any termination Agreement provided for by the relevant Termination Agreement, or any termination of any Termination Agreement provided for by the relevant Termination Agreement, or any termination of any Termination Agreement provided for by the relevant Termination Agreement, or any termination of any Termination Agreement provided for byte and the second termination of any Termination Agreement provided for a school-degled under it, or to seek to do so, and that the only remody capable of being sought by any pury to any Termination Agreement for breach of any such obligation that was one of the adult to action of charded legations.

Employee plans

- 8.3 With effect from Closing.
 (a) no member of the Sberbank Group shall be liable for any obligations under any YM Plan, whether arising before or after Closing;
- (b) no member of the Sberbank Group shall, and no former or current director, officer or employee of any member of the Sberbank Group shall, participate in, benefit from or be entitled to receive any payments under any YM Plan (whether accruing before or after Closing);
- (c) no member of the YNV Group shall be liable for any obligations under any YD Plan, whether arising before or after Closing;
- on member of the YNV Group shall, nor former or current director, efficier or applyees of any member of the YNV Group shall, participate in, benefit from or be entitled to receive any payments under any YD Plan (whether accruing before or after Choing); and

 (e) each of the Parties agrees that the provisions of Clause 8.4 shall apply with respect to any and all claims of any nature with respect to the YM Plan or the YD Plan (see the Choing); and or the Plan (see the case may be).

 Waiver and release of claims

8.4 With effect from the Closing Date, each of the Sberhank Parties (for and on behalf of itself and its Connected Persons) agrees, covenants and undertakes to each of the YNV Parties and its Connected Persons, and each of the YNV Parties (for and on behalf of itself and its Connected Persons) agrees, covenants and undertakes to each of the Sberhank Parties and its Connected Persons (the Party giving such coverant being such coverant below.

- a "Waiving Party", and each Party and its Connected Persons receiving such covenant being a "Beneficiary") as follows:
- (a) each Waiving Party coverants and undertakes that neither such Waiving Party nor any of its Connected Persons has any Waived Claim against any Beneficiary arising out of, in relation to or in connection with:
 - any provision of, or the subject matter of, any Terminated Agreement, including all obligations and other provisions (and subject matter thereof) referred to in Clause 8.1 (other than with respect to and without prejudice to Clause 6);
 - (ii) any document, information, notice or agreement entered into, provided or issued (or not entered into, provided or issued) in connection with any of the Terminated Agreements or any of the transactions contemplated thereby;
 - (iii) any aspect of the management, business or operations of any member of the YM Group or the YD Group arising during or with respect to the period prior to Closing (subject to and without prejudice to any Tax Claim);
 - (iv) the YM Articles, the YD Charter or any other constitutional documents or rules of procedure of any member of the YM Group or the YD Group,
 (v) any YM Plan or YD Plan, or the terms thereof, or any benefits or payments accruing thereunder, or

 - (vi) the termination, resignation, removal or replacement of any director, officer, employee or manager of any member of the YM Group or the YD Group on, or at any time prior to, Closing (including any Outgoing Director),
 - (each such Waived Claim being a "Relevant Claim");
- (b) each Waiving Party hereby waives and unconditionally and irrevocably releases and discharges (and shall procure that each of its Connected Persons shall unconditionally and irrevocably release and discharge) each of the Beneficiaries (without any admission of liability) from:
 - (i) any and all Relevant Claims; and
 - (i) any jada in tercerona. Incini, mass

 (ii) any jada lity of any kind, whether direct or indirect, foreseen or unforescents, foreseeable or unforescents, known or unknown, contingent or actual, present or future, arining anywhere in the world and arising out of or in connection with any Relevant Claims or relating to any facts or matters whatsoever underlying under Relevant Claims (see har "Relevant Liability").

- (c) to the extent that any Relevant Claim or any Relevant Liability exists or may exist, each Waiving Party covenants and undertakes to each Beneficiary that this Agreement shall, and does hereby, constitute full, final and irrevocable settlement of any such Relevant Claim or any Relevant Liability;
- (d) each Waiving Party covenants and undertakes to each Beneficiary:
 - (i) not to (and shall procure that none of its Connected Persons shall) sue, commence, voluntarily aid in any way, prosecute or cause to be commenced or prosecuted against any Beneficiary any action, suit, claim, investigation, regulatory proceedings or any other proceeding in any jurisdiction whatsoever arising out of, in connection with or relating to any of the matters released and discharged pursuant to Clause 8.4(b).
 - (ii) not to (and shall procure that none of its Connected Persons shall) request, assist or encourage in any way any company or any other person (including any Authority) to take any of the actions described in paragraph (i) above in any jurisdiction whatsoever, and
- any numerity is use any or me actions escentice in paragraph (i) nove in any jurinacions winthereer, and

 (e) each Winnig Party oversants, represent, warrants and undersack to each Benefits, pith at other such Party nor any of its Connected Persons has assigned,
 immforred or otherwise disposed of, and will not assign, transfer or otherwise dispose of, any interest in any actual or potential Waived Claim of any kind

 which it had, has or might have against any person who has or may be emitted to bring a counterclaim artining out of, or in any way connected with, or relating to

 the matter ordered and incharged personant to Clause 14-80.
- 8.5 Each of the Parties agrees to take all steps and to do and execute, or procure to be done and executed, all acts, deeds, documents or things which are reasonably required in order to give effect to this Clause 8.
- 9. Post Closing obligations

9.1 With effect from Closing [***] undertakes [***] that [***] shall,

(a) use, rely upon, process, obtain or have access to (or be entitled to use, rely upon, process, obtain or have access to):

(ii) [***]; or

(b) use, rely upon or process (or be entitled to use, rely upon or process) [***], (together, "[***]") unless such use, reliance, processing, obtaining or access of or to [***]:

 $\begin{array}{ll} (x) & \text{ by the [***]; or} \\ (y) & \text{ by [***] from time to time following Closing,} \end{array}$

(orgate, the "1*").

9.2 With effect from Closing, [***] undertakes that [***] transfer, make available or disclose to any person [***], except to the extent disclosure of [***] is expressly permind [***].

equeues priminate [**]

3. With effect from Closing [***] jarres and acknowledges that, with respect to [***] its shall procure that no member of [***] and no member of [***] shall see, rely upon, process, obtain or have access to any of the [***] (or shall be entitled to do so), unless such use, relatince, processing, obtaining or access is expressly provided for and permitted by an agreement [***]

9.4 Upon termination of [***] that provides for or permits the [***] services [***], all such [***] parvices shall constitute [***].

9.4 Upon termature of [***] half provides for operatins the [***] services [***] all such [***] services shall constitute [***].
5. Subject to the provisions of this Agenerati (including Claude 1) and subject to these 98, with effect from Clouing and without prejudice to any other remody persuants to any Transaction Document or otherwise, each of [***] undertakes to indemnify and to keep indemnified on demnad each member of [***] against and form, and occusates to hold humiles and to pay to each member for [***] or [***] or any and all amounts open along a way and all are "lively all on any and all are "lively all or any and a star of the properties of the properties of the properties of the [***] to a result of a result of a resource in with any member of the [***] to a result of a result of a resource in the properties of the properti

9.6 If, after Closing, either [***] in writing that, notwithstanding the provisions of [***] by such member of [***] is not the subject of [***], and, following receipt of such notice, [***] continues to [***], so member of [***] shall be entitled to claim under the indemnity in Clause 9.5 with respect to [***] suffered or incurred as a result of [***] specified in such notice.

[***]
9.7 With effect from Closing, [***] that [***] shall,

ex, rely upon, process, obtain or have access to (or be entitled to use, rely upon, process, obtain or have access to):

(i) [***]

(ii) [***] or

(b) use, rely upon or process (or be entitled to use, rely upon or process) [***],

(x) by the [***]; or
(y) by any member of [***] from time to time following Closing,

- (together, the "[***]").

 9.8 With effect from Closing [***] undertakes [***], transfer, disclose or make available to any person [***], except to the extent disclosure of [***].
- 9.9 With effect from Closing [***] agrees and acknowledges that, with respect to [***] is shall procure that no member of the [***] shall use, rely upon, process, obtain or have access to [***] (or shall be entitled to do so), unless such use, reliance, processing, obtaining or access is expressly provided for and permitted by an agreement [***].

agreement (***)

9.10 Upon termination of (***) that provides for or permits the (***) services (***), all such (***) services shall constitute (***)

9.11 Subject to the provisions of his Agreement (including Clause 13) and subject to Clause 9.12, with effect from Closing and without prejudice to any other remody parameter to any Transaction Document or otherwise, each of [***] undertakes to indemnify and to keep indemnified on demand each member of (****) gainst and from, and oversumes to hold harmless and to pay to each member of he [****] of member, any and all amounts equal as any and all any strength or a simple strength of the strength of

9.12 If, after Closing, [***] notifies [***] in writing that, notwithstanding the provisions of [***] by such member [***] in not the subject of [***] and, following recept of such notice, [***] continues to [***] no member [***] shall be entitled to claim under the indemnity in Clause 9.11 with respect to [***] suffered or incurred as restud (***) in such notice.

Deletion [***]

Deletion [**]

9.13. Whin [***] of the Choing Date, [***] (and shall procure that each of its respective Affiliates shall) permanently delete all [***] hald (and shall procure that each of its respective Affiliates shall) permanently delete all [***] including (i) all copies of all or part thereof and (y) any portion of any [***] included in other months, that the deleting Party is aware of ceverable that the layer and small reformation with

respect to the [***]. Prior to the [***] being deleted, so Puny shall fond each Puny shall procure that any Affiliate shall not) distribute or copy [***] to any difficult that does not showly comes [***] or to any think pure or enter procure. One whose the captive of the [***] period difficulties the Chaines Bank [***] and the [***] and that all [***] agreed to be deleted pressure in this Chaines has been generately deleted. Nother [***] may being a Clain against [***], and excitor [***] may being a Clain against [***], in either case, for breach of this Clause 9.13 if [***] has not fully performed its obligation under this Chaine [***].

9.14 With respect to any data relating to [***] (including [***]) that [***] has received directly from the [***] where [***] either within the [***] period prior to Closing or since [***] shall procure that the [***] with respect to [***], such [***] to occur within [***] of the Closing Date, XXXXYY TRAY Such obligation shall not apply to any [***].

9.15. With respect to any data relating to [***] (including [***]) that [***] has received directly from the [***], where [***] within the [***] period prior to Closing or since [***] shall procure that the [***] period prior to and such [***], such [***] to occur within [***] of the Closing Date, sucrear must use dologition shall not apply to any [***].

9.16 With effect from Closing until [***], with respect to any [***] that was received directly by a member of the [***] during the [***] period prior to Closing, none of the [***] (and each of [***] shall procure that none of the other [***] deliberately [***], EXERT THAT the [***] shall not be prohibited from [***].

9.17 Subject to Closing baving occurred, with effect from [***], none of the members of [***] (and each of the members of [***] shall procure that none of the other members of [***] shall).

(a) subject to [***] and the provisions of the [***], use or display for any purposes [***] any of the following [***];

- (b) use, state or mention [***] (whether written, electronic or otherwise)), to [***], except where such indication (x) (i) is merely in the context of describing the factual history of the [***], and [***] or (y) (i) is obligatory [***] pursuant to any mandatory provision of Applicable Law and (ii) such indication shall only be made to be minimum retent strictly necessary in order to comply with such Applicable Law and on greater; and
- (c) file any new trademark application [***].

9.18 With effect from Closing until [***], no member of the YNV Group shall use [***] or any of their direct derivatives, PROVIDED THAT any steps or actions by the [***] shall not constitute a breach of this Clause. 9.19 With effect from Closing until [***], no member of [***] shall [***] or any of their direct derivatives, [***] and PROVIDED THAT any steps or actions by the [***] shall not constitute a breach of this Clause. 9.20 With effect from Closing [***] shall be permitted to [***]: [***] [***] ATMs .

9.21 With effect from [***] each of [***] undertakes (and shall procure that each other member of [***] undertakes) not to use and to cease using, and no member of [***] shall be entitled to use, [***]. [***] $9.22 \quad \text{With effect from Closing, [***] shall be obliged to continue to use, and [***]:}$ [***]

9.23 A Claim parsonat to the YD As Indemnity in Clause [2.3(f) shall be the sole and eachnive remedy of YD with respect to any breach of [***] by [***] and no member of the [***], shall be entitled to bring any other Claim against or the entitled to recover any amount (including any bones, damages, expense, fines, possibles, liabilities or costs) from, any member of the [***] with respect to such breach on any other basis (including any losses, damages, expense, fines, possibles, liabilities or costs) from, any member of the [***] with respect to such breach on any other basis (including any claim for contractual damages for breach of [***]). [***]
[***]

10. Title and capacity warrantes and indemnities

General Warranties

10.1 Each Party (a "General Warrantor") warrants to the other Parties:

(a) as at the date of this Agreement; and

(b) as at the Closing Date, by reference to the facts and circumstances then existing and as if any references in the following warranties to the date of this Agreement were references to the Closing Date,

in each case, that each of the following warranties is true and accurate:

- (c) such Party is validly incorporated, in existence and duly registered under the Applicable Laws of its jurisdiction of incorporation
- (d) such Party has the requisite right, power and authority and (where such Party is a Relevant Seller or Relevant Purchaser, subject to the FAS Approval being obtained) has obtained all other applicable governmental, statutory, regulatory or other concess, inciences, suthernations, waivers or exemptions required to empower at to enter insus and perform the Agreement, the Transactions and each of the off-transaction December to which it is a party of the Agreement, the Transaction and each of the Agreement of the Transaction Tournation to which it is a party of the Agreement of the Transaction Tournation to which it is a party of the Agreement of the Transaction Tournation to which it is a party of the Agreement of the Transaction Tournation to which it is a party of the Agreement of the Transaction Tournation to which it is a party of the Agreement of the Transaction Tournation to which it is a party of the Agreement of the Transaction Tournation to which it is a party of the Agreement of the Transaction Tournation to which it is a party of the Agreement of the Transaction Tournation of the Agreement of the Transaction Tournation of the Agreement of the Transaction Tournation to which it is approximately as a party of the Agreement of the Transaction Tournation of the A
- (e) each of the Transaction Documents to which it is a party contitutes legally valid and binding obligations of such Party, enforceable in accordance with its term, subject to general principles of equity and applicable bankruptcy, insolvency, reorganisation, moratorium and similar Applicable Laws relating to or affecting creditors' rights and encodes generally;
- (f) the entity is operformance and complace by such Party of or with any Transaction or any term of any of the Transaction Documents does not:

 (i) violate or conflict with the provisions of its charter, memorandum and articles of association, certificate of incorporation, by-laws, or equivalent coentributional documents;
 - (ii) result in a violation or breach by it of any Applicable Laws where such breach would adversely affect its ability to enter into or perform its obligations under this Agreement;

 - (iv) conflict with, result in any breach of or constitute a default under any other agreement, commitment or other arrangement to which it or any of its Affiliates is a party or by which any of its respective assets are bound, except for any such conflicts, breaches or defaults that would not result in a material alverse effect on such Party or any of its Affiliates; or
- 10.2 Solyes to the provisions of this agreement including (Clause 13), with effect from Closing and without projudice to any other remody pursuant to any Transaction Document or otherwise, each General Warranten beerly undertake to indemnify and to keep indemnified on dermni cade where Party against and from, Closing by which other Party as a restart of 10,0 a bench by the General Warranten or ap of the General Warranten or approximate as a time of the General Warranten or approximate as a time of the General Warranten or approximate to a size of the General Warranten or approximate to a size of the General Warranten or approximate to a size of the General Warranten or approximate to a size of the General Warranten or approximate to a size of the General Warranten or approximate to a size of the General Warranten or approximate to a size of the General Warranten or approximate to a size of the General Warranten or approximate to a size of the General Warranten or approximate to a size of the General Warranten or approximate to a size of the General Warranten or approximate to a size of the General Warranten or approximate to approximate the General Warranten or approximate to approximate the General Warranten or approximate to approximate the General Warranten or approximate the General War

any and all Losses suffered or incurred by such other Party in bringing any claim under, or in disputing, defending, settling, investigating or providing evidence in connection with establishing its right to be indemnified pursuant to, this Clause 10.2.

Title Warranties with respect to YM Shares

 $10.3 \quad \text{Each of Digital Assets and Sberbank (the "{\bf YM Warrantors"}) jointly and severally warrants to YNV:}$

- (a) as at the date of this Agreement; and
- as at the Closing Date, by reference to the facts and circumstances then existing and as if any references in the following warranties to the date of this Agreement were references to the Closing Date,

in each case, that each of the following warranties (the "YM Title Warranties") is true and accurate:

- (c) Degital Assets is the sole legal and beneficial owner of all of the YM Starce;
 (d) the YM Starce comprise all of the shares in the capital of YM that are owned or held by, or on behalf of, Digital Assets, Sherbank or any of their respective Affiliate;
- Assumes,

 (a) no Encumbrances over or affecting the YM Shares have been created or have come into existence since the issuance of the YM Shares to Digital Assets and no person has claimed to be entitled to an Encumbrance in relation to any of the YM Shares;

 (b) Digital Assets is entitled to transfer or procure the transfer of the full legal and beneficial ownership of the YM Shares to YNV on the terms set out in this Agreement; and

- Agreement, and

 (g) there are no most or other agreements or undestandings to which Digital Assets, Sheshask or any of its Affiliates is alpity, or to which Digital Assets, Sheshask or any of its Affiliates is adjust, with respect to the exercise of votest attaching to any of the YM Shares which shall not be terminated on or before Closing.

 10.4. Subject to the previouses of this Agreement (including Clause 13), with effect from Closing and without projudes to any other remody pursuants to any Transaction Document or otherwise, each of the YM Swarmants remody undertakes to industry, and to be found the Agreement of the Agreeme

YM Share at Closing on the basis of facts and electromatone cristing at Closing, or (d) then being any Braumbrance over any of the YM Share at Closing on the basis of facts and commitments excissing at Closing, for a face, say, and all lowes sufficient of insorting by YWY (v) in distinguish, defending or settling any such loss or any claim made by any person that results in any of the foreigning events or matters, or (v) in bringing any claim under, or in disputing, defending, settling, investigating or providing evidence in connection with establishing in right to be indemnfed pursuant to, this Close 10.4.

- 10.5 YNV warrants to Digital Assets:
- (a) as at the date of this Agreement; and
- (b) as at the Closing Date, by reference to the facts and circumstances then existing and as if any references in the following warranties to the date of this Agreement were references to the Closing Date,

in each case, that each of the following warranties (the "YD Title Warranties") is true and accurate:

- (c) YNV is the sole legal and beneficial owner of the YD Share;
- (d) the YD Share comprises all of the participation interest in the charter capital of YD that is owned or held by, or on behalf of, YNV or any of its Affiliates;
- (e) there are no Encumbrances over or affecting any part of the YD Share and no person has claimed to be entitled to an Encumbrance in relation to any part of the YD Share;
- (f) YNV is entitled to transfer or procure the transfer of the full legal and beneficial ownership of the YD Share to Sberbank on the terms set out in this Agreement; and
- (g) there are no trusts or other agreements or understandings to which YNV or any of its Affiliates is a party, or to which YNV or any of its Affiliates is subject, with respect to the exercise of votes attaching to any part of the YD Share which shall not be terminated on or before Closing.

10.6 Subject to the provisions of this Agreement (including (Clause 13), with efficire from Closing and without pripidee to any other remedy paramet to any Transaction Document or otherwise, VNV hereby understates to indemnify and to keep indemnified on demand Digital Assets against and from, and covenants to hold harmless and to pop to Digital Assets or demand, any and all amounts of use on the construction of the contract of the property of the contraction of the

date, (e) Digital Assets not having full legal and beneficial title to the entire YD Share at Closing on the basis of facts and circumstances existing at Closing; or (d) there being any Encumbrance over any part of the YD Share at Closing on the basis of facts and circumstances existing at Closing; next.asset, in each case, any and all Loness suffered on reactive Dy Digital Assets; (i) in dipitaling, defending or settling any such at loos or any claim made by any person that results in any of the foregonize curves or matters, or (v) in bringing any claim under, or in disposing, defending, settling, investigating or providing evidence in connection with establishing its right to be indemnfield persons in the Clause 106 or 100.

Separate warranties

10.7 Each of the Warranties is separate and independent and except as expressly provided to the contrary in this Agreement is not limited:

(a) by reference to any other Warranty; or
(b) by anything in this Agreement or any other Transaction Document.

188. The rights and remodes of any Claiman Plany in respect of my breach of my Wermany or in respect of my other coverance or obligations of my other Davy in the Agreement shall not be affected by Council growing on the present of my inter- or other middences by send Claiman Plany to any prosens, copied in several or middle and Agreement or in a specific waiter or release by the Claimant Planty in writing and any such waiter or release shall not prejudee or affect any remaining rights or remotises of the Claimant Plany.

10.9 None of the Warranties shall be qualified by reference to any matter that is not set out in its terms.

11. Tax corvaxus:

Wh Tax Coreasant

11.1 Subject to the provisions of this Agreement (including Clause 13), with effect from Closing, Sherbank and Digital Assets hereby jointly covenant to pay to YXV on demand an amount equal to the Relevant Proportion of:

(a) any Actual Tax Lability; and

(b) any Deemed Tax Liability, and

including, in each case, any and all Losses suffered or incurred by YNV in bringing any claim under, or in disputing, defending, settling, investigating or providing Popts 57

evidence in connection with establishing its right to be indemnified pursuant to this Clause 11.1 (the "YM Tax Covenant").

11.2 The YM Tax Covenant shall be the sole and exclusive remedy of each member of the YNV Group against any member of the Sberbank Group with respect to any liability to Tax concerning the YM Group, and no member of the YNV Group shall be entitled to bring any other Claim against, or be entitled to recover any amount from, any members of the Sherbank Group with respect to any liability to Tax concerning the YM Group on any other basis.

YD Tax Covenant

11.3 Subject to the provisions of this Agreement (including Clause 13), with effect from Closing, YNV hereby covenants to pay to Digital Assets on demand an amount equal to the Relevant Proportion of:

(a) any Actual Tax Liability; and

(b) any Deemed Tax Liability,

including, in each case, any and all Losses suffered or incurred by Digital Assets in bringing any claim under, or in disputing, defending, settling, investigating or providing evidence in connection with establishing its right to be indemnified pursuant to this Clause 11.3 (the "YD Tax Covenant").

114. The YID Tax Covenant shall be the sole and exclusive remody of each member of the Sherbank Group against any member of the YNV Group with respect to any lashibly to Tax concerning the YID Group, and so member of the Sherbank Group shall be entitled to bring any other Claim against, or be entitled to recover any amount from, any member of the YN Group with regreat to any lashibly to Tax concerning the YID Group on any other basis.

11.5 The Tax Covenants shall not cover any Actual Tax Liability or Deemed Tax Liability to the extent that such Tax Liability was paid or discharged on or before Closing.

Losing
D. Accidant Acassams [***]
YM Anollary Agreement [***]
12.1 Subject to the provisions of this Agreement (including Clauses 12.4 and 13), with effect from Closing [***] against and from, and [***], any and all amounts equal to:

equal to: (a) [***]; (b) [***];

(c) [***]; and

(d)	[*	*],	
sui	suffered or incurred at any time after Closing by [***] as a result of [***] having [***], INCLUDING, in each case, any and [***] (the "[***]").		
YI	YD Ancillary Agreement [***]		
12 to:		bject to the provisions of this Agreement (including Clauses 12.4 and 13), with effect from Closing, [***] against and from, [***] any and all amounts equal	
(a)	[*	*]	
(b)	[*	*]	
(c)	[*	*]	
sui	suffered or incurred at any time after Closing by [***] as a result of [***], INCLEIDING, in each case, any and all [***] (the "YNV AA Indemnity").		
YI	YD Ancillary Agreement [***]		
12	3 Su	bject to the provisions of this Agreement [***] with effect from Closing, [***] against and from, [***]:	
(a)	an	y and all amounts equal to:	
		(i) [***]	
		ii) [***]	
	(ii) [***]	

(iii) [***]

(iii) [***] (kwxxxxxxxx, with respect to any [***], the [***] to the extent that a [***] has occurred, and such [***] has occurred as a result of [***] having [***] with respect to the relevant obligation is provise the relevant Service [***].

(iv) a [***] having occurred and used [***] with respect to such [***], resources TRACT such [***] has occurred as a result of [***] having occurred and used [***] with respect to such [***], resources TRACT such [***] has occurred as a result of [***] having committed either:

(A) an intentional [***] to which the relevant [***] feature, or

(B) an intentional [***] on the intentional

- (vi) any [***] having occurred; or

(b) any and all amounts equal to:

(i) [***]

(ii) [***] (iii) [***], and

(iv) any [***], BUT ONLY, in the case of [***], to the extent that a [***] has occurred, and such [***] has occurred as a result of [***] having committed [***] set out in either [***]

(**) get out in enter (***)

suffered or incurred at any time after Closing by any member of the [***] as a result of a [***] having occurred during any calendar month, and such [***] having been caused [***] with respect to such [***] and where at least [***] occurred during the same calendar month prior to such [***] and each [***] was caured [***] with respect to such [***], mornisor nav.

(v) each such [***] bas occurred as a result of [***] with respect to, [***] to which the relevant [***] relates; and

(vi) [***] with respect to the occurrence of [***] with respect to [***] are calendar month;

(c) any and all amounts equal [***] suffered or incurred at any time after [***] as a result of a [***] having occurred and such [***] failing to be curred on [***] with respect to such [***] necessaries are calendar month;

- - with respect to seate [***], PROFINED THAT SECT. [***] INDEXENSE AS A FARMEN [***] IN CONTINUE AND ASSAULT [***] INDEX ASSAULT
- (d) any and ****] suffered or incurred at any time after Closing [***] as a result of a [***] having occurred [****] prior to such [***] and each such prior [***] was cared on or before [***] resonance and one of before [***] resonance and any time after a contract of the angle [***] relates only to [***] across the angle [***] relates only to [***] services), and
 (ii) [***] to occur during any calendar month and that was cured and not with respect to the first [***] that occurred during the same calendar month;

- (c) any and all amounts equal to any and all Losses [***] suffered or incurred at any time after Choing by any member of the [***] as a result of a [***] having occurred and such [***] failing be [***]. Incursion must use his [***] have consent as a result of [***] having committed either:

 (i) an [***] set out in [***] which the relevant [***] relates; ce

 (ii) an [***] set out in [***] to which the relevant [***] relates [***] in reasonable efforts to cure such [***] in accordance with its obligations [***].

 - and resonance retirems that in relation to a [***] with respect to the YD Ascillary Agreement referred to in Schedule 5 as Exhibit YD 5, such [***] relates only to [***] services.

 (the [***] relationship being the [***] and

INCLEBING, in each case, any and [***] suffered or incurred [***].

[***]

[***] Third Party Claim Indemnity

Third Party Clain Indomnity

2.4 Subject to the provisions of this Agreement (including Clause 13), with effect from Closing, VD and YLLC (each a "Relevant Indomnities") hereby undertakes to indomnity and to keep indomnitied on domaind YLLC (where the Relevant Indomnities is V) and YD Credit (where the Relevant Indomnities is VLLC) (which is VL

13. LIMITATIONS ON LIABILITY

13.1 No Respondent Party shall be liable for any Claim unless it has received written notice of the relevant Claim from the relevant Claimant Party, specifying in reasonable detail the particulars of the relevant Claim, including the matter giving rose to the Claim, the nature of the Claim and the amount of the Claim (together with evidence of and the basis for such amounts to the cetter reasonable way suitable at the time) of "Claim Market".

- (a) in the case of a Claim other than an AA Claim, within [***] of the date on which the Claimant Party becomes aware of the fact, matter or circumstance giving rise to its right to bring a Claim;
- (b) in the case of an AA Claim under the YD AA Indemnity in Clauses 12.3(a) to 12.3(e) (inclusive) with respect to the occurrence of a Confirmed Yandex Problem, within [***] of the expiry of the relevant cure period provided for in clause 1.3.4 of the SLA; or
- (c) in the case of the YD AA Indemnity, any member of the YD Group;

 (i) in the case of the YD AA Indemnity, any member of the YD Group;

 - (ii) in the case of the YM AA Indemnity, any member of the YM Group; or
 - (iii) in the case of the YNV AA Indemnity, any member of the YNV Group,
 - in each case, becomes aware (or reasonably ought to have been aware) of the fact, matter or circumstance giving rise to its right to bring an AA Claim,

and, in any event, by no later than:

- (d) with respect to any General Warranty Claim or Title Claim, the date falling [***] after the Closing Date;
- (c) with respect to any Tax Claim, the date falling [***] after the Closing Date, sectors art, if on that date, a tax audit of any member of the relevant Company Group in respect of a prietod prior to or straddling Closing has been notified or is ongoing then the time period shall be extended to the date which is [***] following the date on which the final binding decision (which has entered into legal force) is issued by the relevant Tax Authority in relation to such tax audit;

 (f) with respect to any AA Claim:
- with respect to any AA Claim:

 (i) against a particular AA Respondent pursuant to the YD AA Indomnity or the YNV AA Indomnity in relation to any YD Ancillary Agreement

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- (or any obligation of it), the relevant date that is stated in Schedule 5 alongside the name of the AA Respondent or its Affiliate with respect to the relevant YD Ancillary Agreement (or obligation of it); and
- (ii) pursuant to the YMAA Indemnity with respect to any YMA Arcillary Agreement, the relevant date that is stated in Schedule 7 alongside the name of the relevant YMA arcillary Agreement,

 (g) with respect to any AA Claim [***] that relates to a [***] with respect to the [***] in:
- - (i) Clause 9.22(a), the date falling [***] after the date that falls [***] following the Closing Date; and
 (ii) Clause 9.22(b), the date falling [***] after the date that falls [***] following the Closing Date; and
- (h) with respect to any Russian Third Party Indemnity Claim, the date falling [***] after the date of termination of the relevant YD Ancillary Agreement to which the relevant Russian Third Party Claim relates.
- 13.2 A Claim shall (if it has not been previous) statisfied, settled or withdrawn) not be enforceable against any Respondent Parry and shall be deemed to have been withdrawn (and no new Claim may be made in respect of the facts, event, matter or circumstance giving rine to such withdrawn Claim) unless arbitral proceedings in respect of such Claim are commenced by a request for arbitration being issued and surved upon the Respondent Parry wintell "*197" with "*197" of severe of a Statis Nation on such Respondent Parry wintell "*197" of severe of a Statis Nation on such Respondent Parry wintell "*197" of severe of a Statis Nation on such Respondent Parry wintell "*197" of severe of a Claim Nation on such Respondent Parry wintell "*197" of the Statistical Respondent Parry with a statistic qualified (Laims, corectle) statistical respondent Parry wintell (Laims, resonant mark this provision shall not) apply from the time at which the amount of such Claims, when aggregated with the amount of proceedings in the statistical respondent Parry wintell (Laims, resonant mark) and the statistical resonant r

- Maximum aggregate liability threshold

 13.3 The maximum aggregate amount of the liability of the YNV Group in respect of all Claims shall not exceed [***].

 13.4 The maximum aggregate amount of the liability of the Sherbank Group in respect of all Claims shall not exceed [***].

- Tax Claim threshold

 15. Subject a busy to the aggregate limitation in Clause 13.3, the maximum liability of YNV in respect of any and all Tax Claims shall not exceed [***] of the YD Consideration.
- 13.6 Subject always to the aggregate limitation in Clause 13.4, the maximum liability of Sberbank in respect of any and all Tax Claims shall not exceed [***] of the YM Consideration.

AA Claim threshold

- 13.7 Subject always to the aggregate limitation in Clause 13.3 and subject to Clause 13.8, the maximum liability of the YNV Group.
- (a) with respect to any AA Claim pursuant to the YD AA Indomnity in relation to any YD Aacillary Agreement (or obligation of it), shall not exceed the amount in Rilli dust at [***] admigable he name of the relevant months of the YAA Videoph that is a pury to it.

 (b) with respect to any AA Claim by YD against YD pursuant to the YD AA Indimnity YB art relates to [***] with respect to YAVY solligations in:
- (c) Clause 292(b), the maximum liability of the YNV Group shall not exceed an amount in RLIB equal to [***], and
 (ii) Clause 9 22(b), the maximum liability of the YNV Group shall not exceed an amount in RLIB equal to [***], and
 (iii) Clause 9 22(b), the maximum liability of the YNV Group shall not exceed an amount in RLIB equal to [***], and
 (iii) in respect of any and all AA Claims, shall not exceed an amount in RLIB equal to the [***], remove an wave with unit and
 AA Claims in relations to the YOA A theoming with report to all [***] and in creacted in aggregate, RLIB [***], remove a wave with unit and
 AA Claims in relations to the YOA A theoming with report to all [***] and in creacted in aggregate, RLIB [***].
- 13.5 If a YD. Dange of Costnel Event occurs on or before the date falling [***] following the Chosing Date, the maximum inshirty of the YWY Goop in respect of the Chosing Date, the maximum inshirty of the YWY Goop in respect of the Chosing Date, the maximum inshirty of the YWY Goop in respect of the Chosing Date of the Chosing Date of the Chosing Date of the Chosing Date of the Chosing Office of the Chosing Office
- (a) in relation to each of the YD Ancillary Agreements referred to in Schedule 5 as Exhibits YD 1 to YD 6 shall not exceed an amount in RUB equal to RUB [***] (instead of the amount in RUB that is [***] alongside the name of the relevant member of the YNV Group that is a party to such YD Ancillary Agreement); and
- and

 (b) in relation to a [***] with respect to YNV's obligations in Clause 9.2(b), shall not exceed an amount in RUB equal to RUB [***] (instead of the amount in RUB specified in Clause 13.7(b)(ii)).

 139 Subject always to the aggregate limitation in Clause 13.4 and subject to Clause 13.10, the maximum liability of the Sherbank Group:

 (a) with respect to any AA Chim pursuant to any YNV AA Indefermity in relation to any YD Ancillary Agreement, shall not exceed the amount in RUB that is [***] alongsides Sherbank's name or the name of the relevant member of the YD Group by reference to such YD Ancillary Agreement (to the extent an

individual financial threshold for any such YD Ancillary Agreement is specified in Schedule 5);

- (b) with respect to any AA Claim pursuant to the YM AA Indominity in relation to any YM Ancillary Agreement, shall not exceed the amount in RUB that is stated in Schedule? Jalengaids Schedule's on its Affiliate's name by reference to such YM Ancillary Agreement (to the extent an individual financial threshold for any such YM Ancillary Agreement specified in Schedule'?) as properties of the extent of the control of the extent an individual financial threshold for any such YM Ancillary Agreement specified in Schedule'? In the Properties of the extent an individual financial threshold for any such all AA Claims, shall not exceed an amount in RUB equal to [****], PROVINGO ALWAYS that the maximum liability of:
- - In respect to any aims and AAC claims is are relation to the YM AA Indemnity:

 (A) with respect to all [***], shall not exceed, in aggregate [***], and

 (ii) YD for all AA Claims in relation to the YNV AA Indemnity:

 (A) with respect to all [***], shall not exceed, in aggregate [***].

(A) with respect to all [188], shall not exceed, in aggraptic, [188].

13.10 If a YM. Change of founds Flower access on to referre the fine filling [188] following the Clearing Date, the maximum liability of the Storbark Group in respect of an AA Claim is served before the occurrence of the YM Change of an AA Claim is reveal before the occurrence of the YM Change of Central Forest and has not become a Finally Determined AA Claim in as study occurrence, or the Claim Notice is served on or after the occurrence of the YM Change of Central Forest and has not become a Finally Determined AA Claim as at such occurrence, or the Claim Notice is served on or after the concurrence of the YM Change of Central Forest in relation to each of the YM Ancillary Agreements in the Storbard in the YM Ancillary Agreements in the YM Ancillary Agreement in YM A Claim Storbard is a YM A Storbard in YM Ancillary Agreements in YM A Storbard in YM Ancillary Agreements in YM A Storbard in YM Ancillary Agreements in YM A Storbard in YM Ancillary Agreements.

1.1 Salgiest above the aggregate intuition in Clause 114, the maximum liability of a Russian Third Party Indomnity Respondent with respect to any Russian Third Party Indomnity Claim shall not exceed an amount in RUB equal to [***] in relation to each YD Ancillary Agreement to which the Russian Third Party Indomnity Claim relation.

De minimis and basket thresholds

13.12 No Respondent Party shall be liable in respect of any Claim from a Claimant Party unless:

- (a) the amount in relation to any individual Claim against such Respondent Party exceeds [***] (each such Claim being a "Qualifying Claim"); and
- (b) the aggregate amount of all Qualifying Claims against such Respondent Party exceeds [***], in which event the Respondent Party shall be liable for the full amount of all such Qualifying Claims, and not just the excess.

Contingent liabilities

13.13 If any Claim is based upon an underlying liability which is contingent only, no Respondent Party shall be liable under such Claim unless and until such underlying contingent liability becomes an actual liability and gives me to an obliquation to make a payment and such payment is actually made. When the relevant proceedings in respect of the Claim are commonsed by a respect the arbitration being insolend and served upon the Respondent Party which in [***] of such contingent liability becoming an actual liability, and (b) any such contingent liability decoming an actual liability, and (b) any such contingent liability decoming an actual liability within [***] from the date of the Claim made in secondance with Claim [**].

- 13.14 If a Respondent Party is given written notice of a Claim by a Claimant Party under this Agreement:
 (a) the Respondent Party and each of its Affiliates shall be entitled to take all such actions as are within their power and authority and as they may deem appropriate in order to see do remedy or rectify the circumstances giving rise to, or that form the basis of, such Claim during the period of [1***] following recept of notes that the control of the property of the control of the property of the property
- (b) the Respondent Party shall not be liable under such Claim, and the Claimant Party may not recover any amount in respect of such Claim, until the expiry of such [18].
- such [***] persod, and

 (dering such ****] persod, and without projutice to its duty to mitigate any loss, the Claimant Party shall (and shall procure that each of its Affiliates shall)

 (provide all information and enaconable assistance to the Respondent Party and its Affiliates with respect to all actions that they may take, or with to take,
 parsonate to paragraph (a) above, and & Respondent Party and mirrorather (a) Claimant Party may incur of and to the extent that such Claimant Party angrees to take any action that has been requested in writing by the Respondent Party.

13.15 Subject to Clause 13.16 and without prejudice to the right of any AA Claimant to bring an AA Claim pursuant to any AA Indemnity [***] resulting from [***], no Party shall be liable to any other Party (whether pursuant to, arising under or in

connection with any Claim, any Transaction Document, any Transaction or otherwise) for any:

- (b) loss of profit or revenue (whether direct or indirect); or
- 13.16 The limitations in Clause 13.15 shall not apply to any [***] pursuant to the [***].

13.16 The limitations in Clause 13.15 shall not apply to any [***] pursuant to the [***].

No double recovery

No double recovery

13.17. Notine the Shedmick Group nor the YNV Group (in each case taken as a whole group) shall be entitled under the Timesaction Documents to recover disrugges or obtain payment, reinfluencement, restitution or indemnity from the YNV Group or the Shedmick Group (as applicable) (in each case taken as a whole group) more than once in respect of only soor the elselized rained of any Clause to be extent that it has absorb recovered disrugacy estimated postule or indemnity from the YNV Group or the Shedmick Group (as applicable) (or any member of any such group) in respect of such loss or the subject matter of such

Lists.

13.18 For the purposes of any Claims (including Clause 13.17); (a) recovery by one or more members of the Sterbank Group shall be deemed to be recovery by and on behalf of all members of the Sterbank Group, (b) recovery by one or more members of the YNV Group shall be deemed to be recovery by and on behalf of all members of the NVH Group; (c) recovery by any member of the Sterbank Group of any amount from any member of the NVH Group; (s) recovery by any member of the Sterbank Group of any amount from any member of the NVH Group; with respect to say Claim shall reduce the aggregate liability of all members of the YNV Group with respect to any Claim shall reduce the aggregate liability of all members of the SVH Group with respect to any Claim shall reduce the aggregate liability of all members of the Sterbank Group with respect to any Claim shall reduce the aggregate liability of all members of the Schwalk Group with respect to any Claim shall reduce the aggregate liability of all members of the Schwalk Group with respect to any Claim shall reduce the aggregate liability of all members of the Schwalk Group with respect to any Claim shall reduce the aggregate liability of all members of the Schwalk Group with respect to any Claim shall reduce the aggregate liability of all members of the Schwalk Group with respect to any Claim shall reduce the aggregate liability of all members of the Schwalk Group with respect to any Claim shall reduce the aggregate liability of all members of the Schwalk Group with respect to any Claim shall reduce the aggregate liability of all members of the Schwalk Group with respect to any Claim shall reduce the aggregate liability of all members of the Schwalk Group with respect to any Claim shall reduce the aggregate liability of all members of the Schwalk Group with respect to any Claim shall reduce the aggregate liability of all members of the Schwalk Group with respect to any Claim shall reduce the aggregate liability of all members of the Schwalk Group with respect to any Claim

Conduct of Third Party Claims

13.19 If, after Closing, any of the Sherhank Parties, or any of the YNV Parties, (in either case, the "Relevant Parties") becomes aware of any claim, action or demand made against it or any of its Affiliates by a third party (a "Third Party Claim") which is reasonably likely to give rise to a Claim (other than a Reassan Third Party Indemnty) Claim.

(in the case of the Sherbank Parties being the Relevant Parties) Sherbank shall notify YNV, and (in the case of the YNV Parties being the Relevant Parties) YNV shall notify Sherbank, in either case, as soon as reasonably practicable, giving details of the relevant facts and circumstances relating to the Third Party Claim as are known to the Relevant Parties and its Affiliase and of any new developments with respect to the Third Party Claim as are known to the Relevant Parties and its Affiliase and of any new developments with respect to the Third Party Claim as are known to the Relevant Parties and its Affiliase and of any new developments with respect to the Third Party Claim.

- (b) Sherbank or YNV (as the case may be, as a Relevant Party) shall:
 - (i) keep YNV or Sberbank (as the case may be) informed of all material developments in relation to the Third Party Claim; and
 - (ii) consult with YNV or Sberbank (as the case may be) as to any actions that any Relevant Party or any of its Affiliates intends to take to avoid, resist, dispute, appeal, compromise, mitigate, remedy or defend the Third Party Claim;
- (c) no Relevant Party shall (and each Relevant Party shall procure that none of its Affiliates shall) settle, admit liability or make any agreement or compromise in relation to:
 - (i) any Third Party Claim that would give rise to a Claim other than a Tax Claim; or
 - (ii) any legal proceedings initiated by a Relevant Party in a court of competent jurisdiction against its applicable Tax Authority with respect to any demand from such Tax Authority in respect of Tax, which would give rise to a Tax Claim,
 - in each case, without the prior written approval of YNV or Sberbank (as the case may be, as the notified party pursuant to paragraph (a)) (such approval not to be unreasonably withhold or delayed) to the extent such settlement, admission, agreement or compromise would result in the YNV Group or the Sberbank Group (as the case may be) incurring liability under any Chair, and
- (d) with respect to any Claim (other than a Tax Claim) that relates to or arises from a Third Party Claim, the YNV Group or the Sberbank Group (as the case may be) shall have no liability with respect to such Claim unless the Third Party Claim is:
 - (i) subject to a final, conclusive and binding determination by a court or arbitral tribunal of competent jurisdiction which cannot be appealed against or in respect of which the time to appeal has expired; or
 - (ii) subject to a settlement, admission, agreement or compromise in relation to which YNV or Sberbank (as the case may be) has given its prior written approval (unless such approval has been unreasonably withheld or delayed).

Conduct of Russian Third Party Claims

13.20 If, after Closing, any Relevant Protected Person becomes aware of any Russian Third Party Claim made, or threatened to be made against it, which is reasonably likely to give rise to a Russian Third Party Indemnity Claim:

.....

- (a) the Relevant Protected Person shall notify the Relevant Indemnifier as soon as reasonably practicable, giving details of the relevant facts and circumstances relating to the Russian Third Party Claim as are known to the Relevant Protected Person and of any new developments with respect to the Russian Third Party Claim.
- (b) the Relevant Protected Person shall:
 - (i) keep the Relevant Indemnifier informed of all material developments in relation to the Russian Third Party Claim; and
 - (ii) consult with the Relevant Indemnifier as to any actions that the Relevant Protected Person intends to take to avoid, resist, dispute, appeal, compromise, mitigate, remedy or defend the Russian Third Party Claim;
- (c) the Relevant Protected Person shall not settle, admit liability or make any agreement or compromise in relation to the Russian Third Party Claim, without the prior written approval of the Relevant Indemnifier (such approval not to be unreasonably withhold or delayed) to the extent such settlement, admission, agreement or compromise would result in the Relevant Indemnifier incurring inhality under any Russon Third Party Indemnity Claim;
- (d) the Relevant Protected Person shall:
 - (i) take such action as the Relevant Indemnifier may reasonably request to avoid, resist, dispute, appeal, compromise or defend the Russian Third Party Claim;
 - (ii) provide such information and assistance as the Relevant Indemnifier may reasonably require in connection with the preparation for and conduct of any proceedings and/or negotiations relating to the Russian Third Party Claim; and
 - (iii) (if the Relevant Indemnifier elects to do so) allow the Relevant Indemnifier to take over the conduct of all proceedings and/or negotiations arising in connection with the Russian Third Party Claim,

provents, as a set that the Relevant Indoornile healthy indirectly in indirectly in all today indirectly for derivated for indirectly indirectly for all today indirectly for derivated Provinced Provinced Review of the Milliance squared for this sufficiency indirectly for an and early of the Milliance squared for the Milliance squared for the Milliance squared for the Milliance squared per location and provinced per some state of the Milliance squared per location and provinced per some state of the Milliance squared per location and the Milliance squared per

(e) with respect to any Russian Third Party Indemnity Claim that relates to or arises from a Russian Third Party Claim, no Relevant Indemnifer shall have liability with respect to such Russian Third Party Indemnity Claim unless the Russian Third Party Claim is:

- (i) subject to a final, conclusive and binding determination by a court or arbitral tribunal of competent jurisdiction which cannot be appealed against or in respect of which the time to appeal has expired; or
- (ii) subject to a settlement, admission, agreement or compromise in relation to which the Relevant Indemnifier has given its prior written approval pursuant to Clause 13.20(c) (unless such approval has been unreasonably withheld or delayed).

Recovery from third party in respect of Claims

13.21 Where any Claimant Party or any of its Affiliates actually recovers from any third party any sum in respect of any matter or event which has resulted in a Claim and:

- (a) such sum is actually recovered before settlement or final determination of that Claim, the amount recovered (less any related Taxes suffered on receipt of such sum and any reasonable costs and expenses incurred by the Claimant Party or its Affiliates in recovering the sum) shall reduce the amount of such Claim by an equivalent amount, or
- equivariant amount, or such a first such Chim has been satisfied by the Respondent Party, the Chimanat Party shall pay to the Respondent Party and amount equal to such sum recovered dies sup related. Taxes suffered on receipt of such on med any reasonable costs and expenses incurred by the Chimanat Party or its Affiliation in recovering the sum passes such sum recovered exceeds the amount of such Chim, in which case, the Chimanat Party shall pay to the Respondent Party on amount equal to the Chim and shall be entitled to retain the excess.
- 13.22 No Respondent Party shall be liable in respect of any loss that is the subject matter of a Claim if and to the extent that such loss is recovered under any policy of insurance in force at the date of Closing or would have been so recovered if the policies of insurance effected by or for the benefit of the Relevant Company (that is the Affiliate of the Caimann Party) had been maniatined after Closing on no less frourable terms than those existing at Closing.

Voluntary actions and other exclusions

- 13.23 No Respondent Party shall be liable for any Claim to the extent that any loss that is a subject matter of the Claim would not have arisen but for, or is increased as a result of:
- (a) any transaction, act (including election), emission, delay or default of the Claimant Party or any of its Affiliates after Closing, except where the same is:

 (i) carried out or effected persuant to a legally binding commitment of the Claimant Party or any of its Affiliates entered into or created on or before Closing, or

- (ii) the use of a Company Relief in circumstances giving rise to a Deemed Tax Liability, save to the extent that the use of such Company Relief results in a greater loss to the relevant Company Group than would have resulted had a Company Relief not been used;
- (b) a breach by the Chimnet Party or any of its Affiliates of this Agreement or any Transaction Document;
 (c) a change in Applicable Law made after Closing, any legislation not in force at Closing or any change after Closing of administrative practice or interpretation of Applicable Law, or
- or symmetric Late, to (a) a change in the accounting policies or practices of the Claimant Party or any of its Affiliates introduced or having effect after Closing. Loss of employees or consultants

13.24 Without profiles to the provisions of Clauses 6.1 to 6.12 (inclusive), no Claimant Party shall be entitled to bring any Claim (and no Respondent Party shall be table) for any losses, changes, expenses, fines, penalties, liabilities or costs suffered or incurred by such Claimant Party or any firs. Affiliates as a result of or in connection with any governo consign by the an employe of cor goathy to, any number of a Company Crosqu, whether such consistion results from any actual or proposed implementation of any of the Transactions, any breach or default under any of the Ancillary Agreements or otherwise.

- 13.25 Each of the Parties hereby agrees that:
- (a) the term "knowingly" when used in any [***] means where the relevant use, reliance, processing, obtaining, access, transfer or disclosure is within the actual knowledge of the CEO, the CFO, the CFO, the head of legal or the CTO/IT director of the relevant member of [***]; and
- no member of the [***] shall have any liability for, or under the [***] in respect of [***] and that so member of the [***] shall have any liability (for, or under the [***] in respect of, any breach of [***], in other case, where such breach has arisen as a result of a deliberate action or a deliberate entition or mostions by any otherwise of, are complaint, any number of the [***] and where such each or or mission by any the [***] or white the such in the arisen that are legally within its power and authority to stop or cease the relevant use, relature, processing, obtaining, access, manter or deformed are travelled in the relevant breach.

13.26 Without prejudice to any daty under Applicable Law to mitigate any loss or damage, where a Respondent Party is or may become liable to a Claimant Party in respect of any Claim, the Claimant Party shall take reasonable steps, and (d applicable) shall procure that any relevant Affiliates shall take reasonable steps, to mitigate any loss or damage in repect of which the Claim is or may be readed.

General

13/27 This Clause 13 shall remain in force notwithstanding termination of this Agreement pursuant to Clause 5.9.

13/28 The limitations of liability contained in this Clause 13 shall not apply to any liability for any Claim to the extent that the same is attributable to fraud or fraudulent misrepresentation on the part of the Respondent Party.

14. CHANGE OF CONTROL

- (a) "AA Claim Arbitral Tribunal" means, with respect to any AA Claim, the arbitral tribunal that has been constituted following a notice of arbitration having been served, and arbitration proceedings having been initiated, by the relevant AA Claimant, in each case in full compliance with Clause 30;
- (b) "Actual Determined Amount" means, in respect of a Finally Determined AA Claim, the total amount (including any costs) in RUB which:
 - in the case of Clause 14.1(d)(i), the relevant AA Respondent is ordered by the AA Claim Arbitral Tribunal to pay to the relevant AA Claimant pursuant to the award of the AA Claim Arbitral Tribunal; or
 - (ii) in the case of Clause 14.1(d)(ii), the relevant AA Respondent has agreed to pay to the relevant AA Claimant or which the AA Respondent is required to pay pursuant to any settlement agreement,
 - PROVIDED ALWAYS that such amount fully reflects the provisions of Clause 13.8 or 13.10 (as the case may be) and the reduction in the financial threshold limitations specified in such Clauses;
- "Assumed Amount" means, in respect of a Finally Determined AA Claim, the total amount (including any costs) in RUB which:
 - (i) in the case of Clause 14.1(d)(i), the relevant AA Respondent would have been outered by the AA Claima Arbitral Tribusal to pay to the relevant AA Claimant if the provisions of Clause 13.8 or 13.10 (as the case may be) (and the reduction in the financial threshold limitations specified in such Clauses) had not applied, and assumed total amount to be

expressly specified in the award (or its reasoning) of the AA Claim Arbitral Tribunal pursuant to a request that the AA Claimant shall be required to make in accordance with Clause 14.4(e)(i); or

"Finally Determined AA Claim" means an AA Claim where:

- (i) such AA Claim is subject to a final, conclusive and binding award by the AA Claim Arbitral Tributal pursuant to arbitration proceedings conducted and administered in accordance with the IRKAC Rules and otherwise pursuant to and in compliance with Clause 30, where such award cannot be appealed against or in respect of which the time to appeal has experted; or
- (ii) such AA Claim has been agreed in writing by the AA Respondent, or is the subject of a settlement agreement entered into between the relevant AA Claimant and AA Respondent,

- Claimant and AA Responsant;

 (b) "Permitted Agreement" means by TD Permitted Agreement or the YM Permitted Agreement (as applicable);

 (b) "Shortfall Amount" means, [***]:

 (g) a "YD Permitted Agreement" means a valid, legally binding agreement entered into by only Sherhank and YD:

 (i) on or about the occurrence of a YD Change of Control Event, and which comes into effect no earlier than completion of the YD Change of Control Event,
 - (ii) that is governed by English law;
 - (iii) that permits disclosure of a copy of it to YNV if Sherbank serves any written notice on YNV pursuant to Clause 14.2;

- (iv) where the parties to such agreement have agreed that any dispute, controversy or claim arising out of or in connection with such agreement or the arbitration agreement contained in it, including any question regarding the existence, formation, validity, performance, termination or enforceability of IRIAC must be fire IRIAC related in few when the relevant today conformation, and dispute or any arbitration proceedings with respect to such dispute thall not be consolidated or joined with any arbitration proceedings with respect to such dispute thall not be consolidated or joined with any arbitration proceedings with respect to such dispute thall not be consolidated or joined with any arbitration proceedings with respect to any AA Claim;
- (v) pursuant to which if YD brings an AA Claim pursuant to the YD AA Indemnity against YNV, and a YD Change of Control Event occurs either
- (v) pursuant to which it TD brings an AA Claim pursuant to the YD AA Indemnity against YNV, and a YD Change of Control Event occurs either:

 (A) before the service on YNV of the recturant Claim Notice or

 (B) after the service of the relevant Claim Notice or YNV, but before the AA Claim becomes a Finally Determined AA Claim, and that AA Claim becomes a Finally Determined AA Claim, and that AA Claim becomes a Finally Determined AA Claim, and the relevant Actual Determined Amount is less than the Assumed Amount, Sherbank agrees to comparest YD for an amount in IRB equal (**IV) (social amount to be compensated being the "YD Compensation Amount"); and

 (vi) that shall at no time ever constitute a Transaction Document; and
- (vii) where neither of the parties to such agreement or any of their Affiliates are parties to any YD Side Arrangements;
- (h) "YD Side Arrangements" means [***];
- "YM Permitted Agreement" means a valid, legally binding agreement entered into by only YNV and YM:
 - (i) on or about the occurrence of a YM Change of Control Event, and which comes into effect no earlier than completion of the YM Change of Control Event;
 - (ii) that is governed by English law;
 - (iii) that permits disclosure of a copy of it to Sberbank if YNV serves any written notice on Sberbank pursuant to Clause 14.3;
 - (iv) where the parties to such agreement have agreed that any dispute, controversy or claim arising out of or in connection with such agreement or the arbitration agreement contained in it, including any question

regarding the existence, formation, validity, performance, termination or enforceability of it and including non-contractual disputes or claims, shall always be referred to and finally resolved by confidential arbitration administered by the IRIAC under the IRIAC Rules in force when the relevant notice of arbitration is submitted, but where any souls dispute are any instruction precedings with respect to consolidated or juntout with any arbitration proceedings with respect to say AA Claims,

(b) pursuant to which IVIA brings and AC falling pressuant the FVAA Indemnity against Shechard, and a YM Change of Control Event occurs either.

(A) before the service on Shechards of the relevant Claim Notice, or

(B) after the service of the relevant Claim Notice on Shechards, but before the AA Claim becomes a Finally Determined AA Claim,

and that AA Claim becomes a Fraully Determined AA Claim, and the relevant Actual Determined Amount is less than the Assumed Amount, YNV agrees to compensate YM for an amount in RUB equal to or less than (but in no event more than) [***] (such amount to be compensated being the "YM Compensation Amount").

(vi) that shall at no time ever constitute a Transaction Document; and

- $(vii) \quad \text{where neither of the parties to such agreement or any of their Affiliates are parties to any YM Side Arrangements; and their Affiliates are parties to any YM Side Arrangements and their Affiliates are parties to any YM Side Arrangements.}\\$
- (j) "YM Side Arrangements" means [***].

14.2 If:

- (a) an AA Claim is made by any member of the YD Group pursuant to the YD AA Indemnity in accordance with this Agrees
- (b) a YD Change of Control Event occurs either:

 (i) before the service on YNV of the relevant Claim Notice; or
- (ii) after the service of the relevant Claim Notice on YNV, but before the AA Claim becomes a Finally Determined AA Claim;
 (c) a YD Permitted Agreement has been entered into (and, for the avoidance of doubt, Sberbank has no obligation to enter into any YD Permitted Agreement);
 (d) such AA Claim becomes a Finally Determined AA Claim;

- (e) the relevant AA Claimant receives from YNV an amount equal to the Actual Determined Amount with respect to the Finally Determined AA Claim; and
- (f) if a Shortfall Amount with respect to the Finally Determined AA Claim exists, on or after the date of payment by YNV of the Actual Determined Amount:

 (i) YD serves written notice on Sherbank pursuant to the YD Permitted Agreement requiring Sherbank to pay an amount up to or equal to the YD Compensation Amount; and
 - (ii) YD actually receives from Sberbank the full amount of the YD Compensation Amount,

Sberbank shall be entitled to serve written notice on YNV requiring YNV to pay an amount equal to [***] PROVIDED ALWAYS that:

- Sebenhas, shall be entitled to serve written notice on 1874 requiring 1874 to pay an amount equal to [***] renormal answars that:
 (the meaning multilatility of YNY under thic Clause 14.2 ability of Clause 1874)
 (b) Sherbank shall be entitled to make only one demand and serve one notice under the provisions of this Clause 14.2 per AA Claim;
 (i) in order to be valid, any written notice from Sherbank shall be required.
 (i) to contain a confirmation and warranty to YNY the as at the date of such notice.
 (ii) to contain a confirmation and warranty to YNY the as at the date of such notice.
 (ii) a Sherifall Amount exists with respect to the Finally Determined AA Claim;
- - (B) YD has served written notice on Sberbank pursuant to the YD Permitted Agreement requiring Sberbank to pay an amount equal to the YD Compensation Amount;
 - (C) Sberbank has paid to YD an amount equal to (but no less than) the YD Compensation Amount;
 - (E) the VD Final monumer is in full force and effect, and is valld, hinding and enforceable in accordance with its terms; and

 (E) no VD Side Arrangements exist or are in place, and there is no agreement to enter into any VD Side Arrangements, and

 - (ii) to be accompanied by:

 - a certified complete copy of the YD Permitted Agreement; and
 a written statement duly executed on behalf of YD that confirms and warrants that:

- (I) a Shortfall Amount exists with respect to the Finally Determined AA Claim brought by YD;
- (II) YD has served written notice on Sberbank pursuant to the YD Permitted Agreement requiring Sberbank to pay an amount equal to the YD Compensation Amount;

- (II) YD bar received an amount equal to (but no less than) the YD Compensation Amount, and
 (IV) no YD Side Arrangements exist or are in place, and there is no agreement to enter into any YD Side Arrangements; and
 (I) YNV shall have no liability under this Clause 14.2 (and Sherhank shall not be entitled to demmad any amount from YNV under this Clause 14.2) if
 (I) the relevant AA Claim; persuant to the YD AA Indemnity is not a Trainly Determined AA Claim;
 (II) Sherhank has not actually placed, and YD has not extally received, the full amount of the YD Compensation Payment;
 (III) any YD Side Arrangements exist or are in place at the relevant time;
 (IV) Clause 14.4 or 14.5 fails to be compiled with or is otherwise breached by any of the Sherhank Parties or any member of the YD Group;
 (IV) "Those of Formal Lines Internations to benear exists or

 - (vi) any member of the Sherbank Group or any member of the YD Group or any of its Affiliates (including any person(s) (or any of its Affiliates) that, together or individually, may acquire Control of the YD Group as a result of a YD Change of Control Event) [***].

YM AA Indemnity compensation

- (a) an AA Claim is made by any member of the YM Group pursuant to the YM AA Indemnity in accordance with this Agreement;
 (b) a YM Change of Control Between cours either:
 (i) before the service on Sherbank of the relevant Claim Notice; or
 (ii) after the service of the relevant Claim Notice on Sherbank, but before the AA Claim becomes a Finally Determined AA Claim;

- (c) a YM Permitted Agreement has been entered into (and, for the avoidance of doubt, YNV has no obligation to enter into any YM Permitted Agreement);
- (d) such AA Claim becomes a Finally Determined AA Claim;

- (c) the relevant Ar Claimant receives from Sherbank an amount equal to the Actual Determined Amount with respect to the Finally Determined Art Claim, and
 (f) if a Shortfall Amount with respect to the Finally Determined Art Claim exists, on or after the date of payment by Sherbank of the Actual Determined Amount:

 (i) YM serves written notice on YNV pursuant to the YM Permitted Agreement requiring YNV to pay an amount up to or equal to the YM Compensation Amount, and

(ii) YM actually receives from YNV the full amount of the YM Compensation Amount,
YNV shall be entitled to serve written notice on Sherbank requiring Sherbank to pay to YNV an amount [***] PROVINDED ALL WAYS that Department in the pay to YNV an amount [***] PROVINDED ALL WAYS that Up the maximum liability of Sherbank under this Clause 14.3 shall not exceed [***];

(b) YNV shall be entitled to make only one domaind and serve one notice under the provisions of this Clause 14.3 per AA Claim;

- in order to be valid, any written notice from YNV shall be required:
 - (i) to contain a confirmation and warranty to Sberbank that as at the date of such notice:
 - (b) Schooling of the Amount exists with respect to the Finally Determined At Claim;
 (d) Schooling of the Amount exists with respect to the Finally Determined At Claim;
 (d) YM has served written notice on YNV pursuant to the YM Permitted Agreement requiring YNV to pay an amount equal to the YM Compensation Amount.

 - (C) YNY has paid to YM an amount equal to (but no less than) the YM Compensation Amount;
 (D) the YM Permitted Agreement is in full force and effect, and is valid, binding and enforceable in accordance with its terms; and
 - (E) no YM Side Arrangements exist or are in place, and there is no agreement to enter into any YM Side Arrangements; and
 - (ii) to be accompanied by:

- (A) a certified complete copy of the YM Permitted Agreement; ad
- (B) a written statement duly executed on behalf of YM that confirms and warrants that:

 - (i) a Shortfall Amount exists with respect to the Finally Determined AA Claim brought by YM; (II) YM has served written notice or YNV pursuant to the YM Permitted Agreement requiring YNV to pay an amount equal to the YM Compression Amount;
 - (III) YM has received an amount equal to (but no less than) the YM Compensation Amount; and
- (ii) I have increase an amount appear to jour to sees main the First Complementar Anothers, and
 (ii) Sherbank shall have no slashling under this Clause 14.3 find ATVV shall not be entitled to demand any amount from Sherbank under this Clause 14.3) if:
 (i) the relevant AA Claim pursuant to the YM AA Indemnity is not a Finally Determined AA Claim;
 (ii) YNV has not actually paid, and YM has not actually received, the full amount of the YM Compensation Payment;

 - (iii) any YM Side Arrangements exist or are in place at the relevant time;
 - (iv) Clause 14.4 or 14.6 fails to be complied with or is otherwise breached by any of the YNV Parties or any member of the YM Group;
 - (v) a YM Change of Control Event no longer exists; or
 - (vi) any member of the YNV Group or any member of the YM Group or any of its Affiliates (including any person(s) (or any of its Affiliates) that, together or individually, may acquire Control of the YM Group as a result of a YM Change of Control Event) [***].

Undertakings from AA Claimants

14. If an AA Claimant makes, or intends to make, an AA Claim pursuant to the YD AA Indemnity or the YM AA Indemnity in accordance with this Agreement and a Change of Control Event occurs either:

(a) before the service on the relevant AA Respondent of the relevant Claim Notice; or

- (b) after the service of the relevant Claim Notice on the relevant AA Respondent, but before the AA Claim becomes a Finally Determined AA Claim, each AA Claimant hereby undertakes, agrees and acknowledges that:
- (c) the relevant AA Respondent shall have no liability to the AA Claimant under the AA Claim unless and until the AA Claim becomes a Finally Determined AA Claim;
- (d) the provisions of Clause 13.8 or 13.10 (as the case may be) shall always apply with respect to determining the amount of the Actual Determined Amount;
- (e) if the AA Claim becomes a Finally Determined AA Claim, the Assumed Amount shall always be required to be determined, such that:

 - (i) where Clause 14.1(d(s)) applies
 (A) the award (or its reasoning) of the AA Claim Arbitral Tribunal shall be required to expressly state the Assumed Amount; and
 (B) the AA Claimar shall be obliged to specifically request the AA Claim Arbitral Tribunal to state the Assumed Amount in its award (or its reasoning); or
 - (ii) where Clause 14.1(d)(ii) applies, the Assumed Amount must be expressly specified and agreed to in writing between the relevant AA Claimant and AA Respondent,
 - in each case, for the purposes of applying and performing this Clause 14, but without the AA Respondent have any obligation to pay such Assumed Amount; and
- (f) no claim against Sberbank (in the case of a YD Permitted Agreement) or YNV (in the case of a YM Permitted Agreement) shall be made pursuant to any Permitted Agreement until after the time at which the AA Respondent has paid the Actual Determined Amount.

Undertakings from Sberbank and YD

- 14.5 Each of the Sherbank Parties and each member of the YD Group hereby severally undertakes, agrees and acknowledges that:
- each AA Claim under the YD AA Indomnity, and all legal and arbitration proceedings relating thereto, shall always be separate to, and shall never be consolidated with, any claim or dispute under any YD Permitted Agreement or any claim or dispute with respect to any YD Change of Control Event, whether involving any member of the Sherbank Chong, any member of the YD Group or any of its Affiliates (including any persons) of use 70 its Affiliates (including any persons) of use

together or individually, may acquire Control of the YD Group as a result of a YD Change of Control Event) (each a "YD Dispute");

- (b) no member of the Sberbank Group shall be joined in any arbitration or legal proceedings that are initiated or pursued against YNV with respect to any AA Claim under the YD AA Indemnity;
- (c) no actual or proposed arbitration or legal proceedings with respect to any YD Dispute may be consolidated with arbitration or legal proceedings that are initiated or pursued against YNV with respect to any AA Claim under the YD AA Indemnity; and
- (d) it shall take no steps and make no application to any Authority (including to any AA Claim Arbitral Tribunal or any other court or arbitral tribunal) and shall procure that none of its Affiliates shall take any steps or make any such application, and shall not permit any other person (including any of its Affiliates) to take any steps on its behalf, in each case, to seek any of the foregoing.

- $14.6 \quad \text{Each of the YNV Parties and each member of the YM Group hereby severally undertakes, agrees and acknowledges that:} \\$
- (e) each A. Claim under the YM. A. Indemnity, and all legal and arbitration proceedings relating thereto, shall always be exposet to, and shall over be considered to the control of the c
- (c) no actual or proposed arbitration or legal proceedings with respect to any YM Dispute may be consolidated with arbitration or legal proceedings that are initiated or pursued against Sberbank with respect to any AA Claim under the YM AA Indemnity; and
- (d) it shall take no steps and make no application to any Authority (including to any AA Claim Arbitral Tribunal or any other court or arbitral tribunal) and shall procure that none of its Affiliates shall take any steps or make any such application, and shall not permit any other person (including any of its Affiliates) to take any steps on its behalf, in each case, to seek any of the freegoing.

15. PAYMENTS

Method of payment by any Party to YNV Group

Is I. Unless otherwise expeasity stated in this Agreement, any payment to be made under any this Agreement by any Party to any member of the YNV Group shall be made by such Party (set by one of such Party's normatees on the Party's behalf) to such bank account of a member of the YNV Group as shall be notified by YNV or any other member of the YNV Group as shall be notified by YNV or any other member of the YNV Group, in mimedately vanished finish by electronic transfer in XIII on the date date for payment. Each of the YNV Party call and to ball of order does not member of the YNV Group expenses discovered by the Computer of such annotation and smalled bank account of a man and the such effective of the such as the party of the SNV Group expenses the such members of the YNV Party or any other such and the such effective of such annotation and smalled bank account of a such annotation and smalled bank account of a such annotation and smalled be not the such annotation of the

Method of payment by any Party to Sherbank Group

Method of apoment by any Party to Sherbank Group

To St. Unless otherwise percepts state of in the Agreement, any payment (other than with respect to the payment of the Consideration Balance, which shall be past in accordance with Clause 3.2 and Schedule 1) to be made under this Agreement by any Party to any member of the Sherbank Group shall be made by such Party (or by one of such Party) reminiscen so the Party shall be under load accordance of a number of the Sherbank Group as shall be made by such Party (or by one of such Party) and sensitive by Sherbank and the such party of the sherbank Group as shall be fund to any other member of Sherbank Group, as shall be fund by described in the sherbank Group as shall be fund by described and the sherbank Group, as shall be fund by described and the sherbank Group, as shall be fund by described and the sherbank Group, as shall be fund by described and the shall be described and shall be described

Each of the Parties agrees to perform (or procure the performance of) all acts and things and execute and deliver (or procure the execution and delivery of) such further documents as may be required by Applicable Law or as may be reasonably requested by any other Party (including the execution of all decides and documents, procuring the convenient of all needs party and documents, and the party and documents, procuring and of altreastysts are all needs and consents and the parties of all resolution and documents, and regists available to it (i) to be very perfect or confirm ownership (of forced or otherwise) in each felerant Parchaser of its right, tall or siltered in, to or under any or all of the Relevant Status; and (b) in purchasers and greeffect to this agreement for the purpose.

of vesting in and securing to each Party the full benefit of this Agreement and consummating each of the Transactions.

Consultation on announcements

12.1 The Schedula Parties and the YNV Parties may make a public amountement with respect to the entry into of the Transaction Documents or any of the Transactions, subject to consulting first with YNV (in the case of any amountement by any of the Sherbank Parties) or with Sherbank (in the case of any amountement) and the YNV Parties) as to the content of such amountement. Some of the YNV Parties is not be content of such amountement.

Permitted announcements

17.2 Notwithstanding Clause 17.1, a Party may make an announcement concerning the existence or the subject matter of this Agreement if required by:

(a) any Applicable Law, or

(b) the rules and regulations of any securities exchange or any Authority to which that Party is subject or submits, wherever situated,

Powers was a singuisation on any sectures executing or any nutriently to which that Party is subject or solution, wherever situated,

Powers was a singuisation to the extent permitted by Applicable Law Note free (Li) given nevies to the other Parties of its intention to make such as amountement and (ii) taken all each steps as may be reasonable and practicable in the circumstances to agree the contents of such amountement with the other Parties, before making such amountements.

Confidentiality obligation

18.1 For the purposes of this Clause 18:

(a) "Confidential Information" means all information:

- which results from negotiating or entering into any of the Transaction Documents or exercising its rights or performing its obligations under any of the Transaction Documents;
- (ii) which relates to any of the Transactions, the existence, contents or any provision of any of the Transaction Documents or any agreement, arrangement or transaction entered into pursuant to any of the Transaction Documents;
- (iii) which relates to the existence, contents or any provision of any of the Terminated Agreements or any agreement, arrangement or transaction entered into pursuant to any of the Terminated Agreements;

- (iv) which, in the case of any Party, it has or acquires in relation to any other Party or its business, assets or affairs, including information received under or pursuant to any of the Terminated Agreements; or
- (v) which comprises the YM Confidential Data; and
- (b) "Representatives" means in relation to a Party, any of its Affiliates and such Party's and such Affiliate's respective directors, officers, employees, agents, advisers, accountants, consultants and finance providers.
- 18.2 Each of the Parties shall, and shall ensure that each of its Representatives shall:
- (a) maintain all Confidential Information in confidence;
- (b) not disclose, copy, reproduce or distribute any Confidential Information to any person except as this Clause 18 permits or as the other Parties approve in writing; and
- (c) (with respect to any Confidential Information that does not relate to itself or its Affiliates) not use Confidential Information for its own business purposes.

Permitted disclosure

Permitted disclosure:

18.3. App Party (the "Disclosing Party") may disclose Confidential Information to any of such Burty's Representatives but dual only do so if it is reasonably required for purposes connected with this Agreement and only if the Representatives are refinered of the confidential nature of the Confidential Instruction Exercises are normalized in the Schemals (Compt but bods any PM Confidential Data may disclose say VM Confidential Data may disclose upon y VM Confidential Data may form, ageed or media in whole or in part) to any of its Affiliation which operate, or to any of its Representatives that is at the time of such disclosure, composition of the VM Compt for its base at the time of the disclosure, composition with the basiness of the VM Compt for its way at the date of this Agreement). The Disclosure proprise continuous and produce of doubt, the Schemals Goung does not contain any such competing business as at the date of this Agreement). The Disclosure proprise for any breach of this Clause 18 by the person to when the Confidential Information on disclosure. For the evaluation of doubt, the Compt Compt of the Disclosure of the Compt of the Disclosure of the Compt of the

- $18.4 \quad \text{Notwithstanding the other provisions of this Clause 18, any Party may disclose any Confidential Information:} \\$
- (a) subject to the provisions of Clause 18.5, if and to the extent required by Applicable Laws or for the purpose of any judicial or arbitral proceedings;

- (b) subject to the provisions of Clause 18.5, if and to the extent required by the rules and regulations of any securities exchange or other Authority to which that Party is subject or submits, wherever situated;
- (c) to any Authority for the purpose of making any post-Closing filings with respect to any of the Transactions as may be required by Applicable Law;
- (d) if the relevant Confidential Information is already in the public domain at the date of this Agreement;
- (e) if the relevant Confidential Information has come into the public domain after the date of this Agreement otherwise than as a result of disclosure of that Confidential Information in breach of this Clause 18 or in breach of another confidentiality obligation where the relevant disclosing party is or ought reasonably to be watter found breach.
- (f) if the relevant Confidential Information was or has become lawfully in the relevant Party's possession or the possession of any of its Representatives (in either case as evidenced by written records) and not subject to any obligation of secrecy on its part prior to it being received or held; or
- (g) if and to the extent that Party can demonstrate that the information was independently developed by that Party without reference to any Confidential
- 18.5 In the case of Clauses 18.4(a) and 18.4(b), the Disclosing Party shall (to the extent lawful and practicable):
- (a) if any legal proceedings are commenced or action is taken that could reasonably be expected to result in the disclosure of any Confidential Information, immediately softly the other Parties in writing and take all reasonable steps to resist or avoid such proceedings, and keep the other Parties fully and promptly informed of all related matters and developments.
- (b) consult (where doing so is reasonably practicable and in accordance with Applicable Laws) with the other Parties first on the proposed form, content, timing, nature and purpose of any disclosure, and give the other Parties an opportunity to discuss the relevant information before any disclosure, and
- (c) if it obliged to disclose any Certification Internation to any other person, disclose only the minimum amount of information which is believe to be information undergoing the control of the cont
- 18.6 Without prejudice to any other rights or remedies that the Parties may have, the Parties acknowledge and agree that damages alone may not be an adequate remedy for

any breach by them of this Clause 18 or Clause 17 and that the remedies of injunction and specific performance, including other equitable relief, for any threatened or actual breach of this Clause 18 or Clause 17 by any Party would be more appropriate remedies and any Party shall be entitled to seek such remedies.

Duration of obligations

18.7 The restrictions contained in this Clause 18 shall continue to apply to each Party for a period of [***] from Closing.

19. LANGUAGE

19. Lexexact

19. The language of each Transaction Document, except for the Russian SPA, the Termination Agreements, the Waiver Letter, each of the Ancillary Agreements and the SLA, is English and all documents, notices, survives and all other written communication or otherwise between the Parties in connection with this Agreement, and between any purities to any Transaction Documents, shall be in English.

19.2 If may Transaction Document, except for the Russian SPA, the Termination Agreements, the Waiver Letter, each of the Ancillary Agreements and the SLA, is translated into another language, the English language test shall prevail.

19.3 In the event of any despute, controversy or claim referred to arbitration in accordance with Clause 30, all documents admitted for consideration in relation to each arbitration shall be in English.

20. Notices

2011. Ago stole or other communication to be served by any Party on another Party under or in connection with this Agreement shall be in English and, except where expressly provided otherwise, shall be in writing and signed by or on behalf of the Party serving it. I shall be served by delivering it by international consier to the address set out in Clause 202 marked for the attention of the relevant individuals et out in Clause 202 marked for the international consier in continuous with the provisions of this Clause 20,0 with a copy to be sent by entail to the entail address set out in Clause 202 can dead for the attention of the species on so to below morous max (a) any failure or allaged failure by the relevant recognition to receive such copy motion between the continuous country, and (b) such notice shall be deemed served only by reference to the notice to be delivered by international country, with the deemed turned or the continuous country and the continuous country and the continuous country and the country of the continuous country and the continuous country and the country of the country o

 $20.2 \quad \text{The addresses, addressees and email addresses of the Parties for the purpose of Clause 20.1 are as follows:} \\$

Party and name of individual	Address	Email address and telephone number
YNV		
For the attention of: [***]	Schiphol Boulevard 165, 1118BG Schiphol, the Netherlands	[***]
Sherbank		
For the attention of: [***]	19 Vavilova St., 117997 Moscow, Russia	[***]
Digital Assets		
For the attention of: [***]	19 Vavilova St., 117997 Moscow, Russia	[***]
YM		
For the attention of: [***]	Schiphol Boulevard 165, 1118BG Schiphol, the Netherlands	[***]
YD		
For the attention of: [***]	Build. 2, 82 Sudovnicheskuya St., 115035 Moscow, Russia	[***]
YD Credit		
For the attention of: [***]	Build. 2, 82 Sudovnicheskuya St., 115035 Moscow, Russia	[***]
YMLLC		
For the attention of: [***]	Floor S, Build. 44, 11 Timura Frunze St., 119021 Mescow, Russia	[***]
YLLC		
For the attention of: [***]	16 Lva Tolstogo Street, Moseow, 119021, Russia	[***]
Stichting		
For the attention of:	Schiphol Boulevard 165, 1118 BG Schiphol, the Netherlands	[***]

- · · · · · · · · · · · · · · · · · · ·		
Party and name of individual	Address	Email address and telephone number
[***]		
Yedadeal		
For the attention of: [***]	Room 14, Premise 1, Floor 3, Build. 2, 11 Timura Frunze St., 119021 Moscow, Russia	[***]
YDrive		[***]
For the attention of: [***]	Premise SF17, 75 Sadovnicheskaya Emb., 115035 Moscow, Russia	[***]
YOFD		[***]
For the attention of: [***]	Baild. 44, 11 Timura Frunze St., 119034 Moscow, Russia	[***]
YCloud		[***]
For the attention of: [***]	Premise 528, 16 Lva Tolstogo Street, 119021 Moscow, Russia	[***]
YHealth		[***]
For the attention of: [***]	Premise 9109, 16 Lva Tolstogo Street, 119021 Moscow, Russia	[***]
YClassifieds		[***]
For the attention of: [***]	Premise 3A06, Build. 2, 82 Sadovnicheskaya St., 115035 Moscow, Russia	[***]
YMLAB		[***]
For the attention of: [***]	16 Lva Tolstogo st., Moscow, 119021	[***]
YE-Commerce		[***]
For the attention of: [***]	Sai Yeung Choi Street South, 2A-2H, Ginza Plaza, Floor 20, Office 2002, Mongkok, Hong Kong	[***]

Party and name of individual	Address	Email address and telephone number
CLP		[***]
For the attention of: [***]	Premise No. 505/506, 5 1st Derbenevsky Per., 115114 Moscow, Russia	[***]

Deemed time of service

20.3 A notice shall be deemed to have been served by courier, at the time of delivery, Parostate russ in each case where delivery by international courier occurs outside. Working Hours or at any time on a day that is not a Bissiness Day at the location of receipt, service shall be deemed to occur at 8.00 a.m. on the next following Bissiness Day at the sciention of receipt.

20.4 References to time in this Clause 20 are to local time at the address to which the relevant notice is sent.

20.5 In proving service of a notice, it shall be sufficient to show (in the case of delivery by courier) a proof of delivery signed by the recipient that it was delivered to the correct address of the relevant Party set out in this Clause 20 (or as otherwise notified under it).

Change of details

20.6 A Party may notify the other Parties of a change to its name, relevant addressee, address or email address for the purposes of this Clause 20, provided that such notice shall only be effective on:

- (a) the date specified in the notice as the date on which the change is to take place; or
- (b) if no date is specified or the date specified is less than [***] after the date on which notice is deemed to have been served by courier, the date falling five [***] after notice of any such change is deemed to have been served.
- 21. ASSIGNMENT
 21.1 This Agreement shall be binding on and inure for the benefit of each Party's successors in title.
- 22. No Pearly manages and make for me extent or each Party successors in title.

 22. No Pearly may single the health of this Agreement in subset or party in transfer, desired a total own or otherwise dispose of in any manner whatever any of its rights or obligations under this Agreement or subsentized or delegate in any manner whatever its performance under this Agreement, in each case, without the consent of

the other Parties and any such assignment, transfer, declaration of trust, sub-contracting or delegating, or any purported attempt to do so, of the whole or any part this Agreement, or any rights or obligations under it, without such consent shall be void.

22. Costs, Taxes and expenses

22.1 Except as otherwise expressly set out in this Agreement, all costs incurred in connection with, or in anticipation of, each Transaction Document (including the negatiation, preparation, durling, execution, performance and implementation of it shall be paid by the Party incurring such expenses.

Naturalization are experientation for

222. All for said expenses of the Russian Notary with respect to the transfer of the YD Stare, including with respect to any actions (including Closing Actions) to be performed before or by the Russian Notary on or following the Russian SPA Signing Date or on or following the Closing Date and any costs or expenses in connection with the registration of the transfer of the YD Share (including any application to the Russian Federal Tax Service for amendments to be made in the USRLE) shall be borne by Sherbank.

22.3 All fees and expenses of the Dutch Notary with respect to the transfer of the YM Shares on the Closing Date, including with respect to any Closing Actions to be performed before or by the Dutch Notary prior to, on or following Closing and any costs or expenses in connection with any registration of the transfer of the YM Shares shall be borne by YMV.

Stare shall be bone by YNV.

Transfer Tase.

Transfer Tase.

2.24. Any Transfer Tases pepalse in connection with any Sda Transaction shall be gold by the Delevant Procheser for each Sda Transaction, and the Delevant

Procheser and the responsible for lating such steps as an encourage to present the payment of the Transfer Tase, including diffiting any administrative or reporting

obligation imposed by the jurisdiction in question in connection with such payment. The Parties shall set reasonably and cooperate and work together in good faith

with a view to minimizing say Transfer Taxes.

Set off, payments and gross up

22.5 Save as otherwise set out in this Agreement, all payments to be made pursuant to this Agreement or any other Transaction Document by any Party shall be paid in full without any set-off or counterclaim and free from any deduction or withholding save as may be required by Applicable Laws.

22.6 If any Party is required by Applicable Laws to make a deduction or withholding from any payment made pursuant to this Agreement (other than a payment to a Relevant Seller of any part of the consideration for the Relevant Shares) and/or if any payment

made promote to the Agreement (other than a promote to a Reference Science of any part of the consideration for the Exclusive Change) in a signice to Tax in the beautior of the promote the consideration of the Science Change of the Change of the Science Change of the Change of the

22.7. Where any Paymakes an increased payment under Clause 22.6 in rospect of a deduction or withholding and the payee subsequently receives and utilises a Relief in respect of the amount withhold or deducted, the payee slall as soon as reasonably practicable account to such Parry for such portion of any such Relief as shall leave the payee in an observer woves position than if no such delection or withholding allower inputs in the or such party for such portion of any such Relief as shall leave the payes in an observer woves position than if no such delection or withholding allower inputs to the many the party of the payer in the party of the payer of the party of the payer of the party of the par

22.8 Any payment made pursuant to this Agreement shall, so far as is possible under relevant Applicable Laws, be treated as an adjustment to the relevant consideration for the Relevant Shares.

23. Invalidity

- (a) such provision shall:
 - (i) to the extent that it is illegal, void, invalid or unenforceable be given no effect and shall be deemed not to be included in this Agreement; and
- (ii) not affect or impair (s) the legality, validity or enforceability in that jurisdiction of any other provision of this Agreement; and

 (iii) not affect or impair (s) the legality, validity or enforceability under the law of any other jurisdiction of such provision or any other provision of this Agreement; and

 (b) the Parties shall use all reasonable endersours to replace such a provision with a valid and enforceable substitute provision that carries out, as closely as possible, the intentions of the Parties under this Agreement.

- 24.1 For the purposes of the Contracts (Rights of Third Parties) Act 1999:
- 2.4 I ref me purposes of the contracts (regime on into transes) Act 1999.

 (e) each of the Connected Persons of Party where such Party comprises a Beneficiary shall be entitled to enforce the provisions of Clause 8.4;

 (b) each Affiliate of a Non Defination Party that is not a Party shall be entitled to enforce the provisions of Clause 6.16;

- (c) each member of the YNV Group that is not a Party shall be entitled to enforce the provisions of Clauses 6.17, 6.18 and 6.19;
- (d) each member of the YNV Group that is not a Party shall be entitled to enforce the provisions of Clause 9.5;

(s) cach member of the YNV Group that is not a Party shall be emitted to enderse the provisions of Clause 9.5;

c) cach member of the Serbank. Group that is not a Party shall be emitted to enforce the provisions of Clause 9.1;

c) cach member of the YNV Group that is not a Party shall be emitted to enforce the provisions of Clause 12.;

(g) cach member of the YNV Group that is not a Party shall be emitted to enforce the provisions of Clause 12.3;

c) cach member of the YNV Group that is not a Party shall be emitted to enforce the provisions of Clause 12.3; and

(i) c) ch Affiliate of a Relevant Protected Person that is not a Party shall be emitted to enforce the provisions of the indemnity in Clause 13.20(d),

constructions of the Party. (each being a "Third Party").

24.2 Except as expressly provided in Clause 24.1, a person who is not a Party shall have no rights under the Contracts (Right of Third Parties) Act 1999 or otherwise to enforce any of the terms of this Agreement. 243 Notwithstanding the provisions of Clause 24.1 or any benefits conferred by this Agreement on any Third Party by virtue of the Contracts (Rights of Third Parties) Act 1999, the Parties may amend, vary, waive or terminate this Agreement at any time and in any way (in accordance with this Agreement) without the consent of any Third Party.

25. No partnership

Nothing in this Agreement and no action taken by the Parties under this Agreement shall constitute a partnership, association or other co-operative entity between any of the Parties or constitute any Party the agent of any other Party for any purpose.

26. COUNTERPARTS

This Agreement may be executed in counterparts, and by the Parties on separate counterparts, but shall not be effective until each Party has executed at least one counterpart. Each counterpart shall constitute an original of this Agreement, but the counterparts shall together constitute one and the same instrument.

27. VARIATION AND WAIVER

27.1 No Transaction Document may be varied, supplemented, deleted or replaced by an agreement in writing (which does not include email) signed by or on behalf of each

Party to such Transaction Document, which shall then be binding on all Parties to such Transaction Document.

- 27.2 Any waiver of any right or default under any Transaction Document shall be effective only in the instance given and will not operate as or imply a waiver of any other or similar right or default or any subsequent occasion. No waiver of any Transaction Document or of any provision of it will be effective unless it is in writing (which does not include caust).
- 27.3 Any delay by any person in exercising, or failure to exercise, any right or remedy under any Transaction Document shall not constitute a waiver of the right or remedy or a waiver of any other rights or remedie and no single or partial exercise of any rights or remedy under any Transaction Document or otherwise shall prevent any father exercise of the right or remedy to the exercise of or opiot exercise of the right or remedy to the exercise of one of the remedy to the exercise of one of the remedy to the exercise of one of the remedy to the exercise of the right or remedy to the remedy to t
- 27.4 Each of the obligations, covenants, warranties, indemnities and undertakings in favour of a Party set out in this Agreement which is not fully performed at Closing shall not be affected by Closing, except to the extent waived or released by a specific and duly authorised written waiver or release by such Party.

28. WHOLE AGREEMENT

- 24. This Agreement (logother with each other Transaction Documents) contains the whole agreement and understanding between the Parties relating to the transactions contemplated by the Transaction Documents and superscele all previous agreements, understandings or arrangements (whether express, implied, our or written (selectior ento in draft from) between the Parties relating lost transactions, which alled cases to have any finite from or effect including the term selection which all cases to have any first for force of effect including the term selection which all our arrangements of the date of this Agreement, but such termination shall not affect our price, obligations or inflinites of YVM and Selections arrangement part such termination shall not affect our price, obligations or inflinites of YVM and Selections arrangement part such termination shall not affect our price, obligations or inflinites of YVM and Selections arrangement part such termination shall not affect our price, obligations or inflinites of YVM and Selections arrangement part such termination shall not affect our price of the price of the strength of the such termination shall not affect our price of the price of the such arrangement part such termination of the price of the such termination shall not affect our price of the price of the such termination shall not affect our price of the p
- 28.2 Any term, condition, representation, warranty or other statement implied by law, custom, usage or course of dealing shall not form part of any Transaction Document and shall be excluded to the fullest extent possible and, to the extent not possible to so exclude, each Party irrevocably waives any right or remedy in respect of it.
- 28.3 Each Party:
- (a) confirms that, in entering into the Transaction Documents, it has agreed not to rely on any representation (including, without limitation, any misrepresentation or any misstatement), warranty, collateral contract, assurance, covenant, indemnity, undertaking or commitment which is not expressly set out in the Transaction Documents;
- (b) confirms that, notwithstanding anything in the Transaction Documents to the contrary, the only rights or remedies of the Parties in relation to any

representation (including without limitation any misurgeneration or any misutatement), serrandy, collacted contract, assurance, coverant, including, undertaking or committening town exists to the first concentration of the December are contracted or refressed to in the Transaction Decembers and no Party has any other right or remoty (whether by vary of a claim for contribution or otherwise) in text (including negligence) or for misurgeneration (whether randigator or another randar ports a native of the contribution or otherwise) and whether randar ports a native of the contribution or otherwise and whether randar ports a native of the contribution of the con

- 28.4 Nothing in this Clause 28 shall limit or exclude any liability for fraud or fraudulent misrepresentation.
- 29. GOVERNING LAW

This Agreement, the arbitration agreement contained in it and all matters, disputes or claims (including non-contractual disputes or claims) arising out of or in connection with it or its subject matter shall be governed by, and construed in accordance with, English law.

30. ABHILLION
30.1 The Parties agree that any dispute, controversy or claim arising out of or in connection with any Transaction Document or the arbitration agreement contained in it, including any question regarding the existence, formation, validity, performance, termination or enforceability of any Transaction Document and including non-contractual disputes occidentine (eds.) The Superior Shall adaptive preferred to and finally respected by confirmal arbitration administration Abhitration Technical Arbitration Technical Arbitration (Centre (*IRIAC**) under the IRIAC**) under the IRIAC** Administered Arbitration Roder* (*IRIAC**) in force when the Notice of Arbitration is submitted.

302. The law of this arbitration agreement (Clause 80 in its entirety) shall be English law.

303. The sent of arbitration shall be London, United Kingdom. The Parties expressly agree that any arbitral hearings may be conducted in locations outside of Lundon, or by way of virtual or electronic hearings in accordance with HKAC Rules, but any agreement to conduct arbitral hearings coinside of London, or to conduct virtual or electronic hearings, hall not be deemed in a sugerment or recognition by the Parties that he was one of hearings, shall not be deemed in a facetonic recognition by the Parties have been well nowing shall be the send of arbitration.

104 The arbitration proceedings shall be conducted and administered in English.
105 Unless otherwise directed by the arbitral tribunal, all evidence, legal authorities, witness statements, experts reports as well as onal testimony entablished in a language.

other than English shall be accompanied by an official (or duly certified) translation thereof in English.

- 30.6 All notices by one Party to another Party in connection with the arbitration shall be in accordance with the provisions of Clause 20.
- 30.7 There shall be three arbitrators, all of whom shall be fluent in English and the chairperson of the arbitral tribunal shall appear on the HKIAC Panel of Arbitrators as of the date of the formation of the arbitral tribunal. Each of the arbitrators shall be selected and appointed in accordance with the HKIAC Rules.
- 30.8 If there are only two parties to the arbitration at the time the Netice of Arbitration is submitted, each of them shall appoint one arbitrate the two party-appointed arbitrators shall nonimate the third arbitrator who shall serve as chairperson of arbitration arbitrator shall nonimate the third arbitrator who all serve as chairperson of arbitration arbitrator shall no select the third arbitrator within [***] of the last of their appointments, the third arbitrator shall be selected and appointed in accordance with the HKIAC Rules).
- 309. If there are more than two parties to the arbitration at the time the Notice of Arbitration is submitted, the arbitrators shall be appointed in accordance with the IRLAC Roles and the Parties bereity agree that the disputing parties collectively represent two "addes" for the formation of the arbitral tribunal (as claimant(s) on side and respondently) on the other side).
- 30.10 The award shall be final and binding upon the Parties and on any persons claiming through or under any of the Parties. The award may be entered and enforced in any national court having jurisdiction, and judgment upon the award rendered may be entered in any national court having jurisdiction.
- 30.11 By agreeing to arbitration pursuant to this Clause 30, the Parties do not intend to deprive any national court or other governmental body or regulatory agency of its jurisdiction to issue an interim injunction or other interim relief or assistance in aid of the arbitration proceedings or for the enforcement of any arbitral award, provided that the Parties agree that they may only seed such relief as is consistent with their agreement to revolve Deputsely by any of arbitration.
- Journal of the Cartest agree than they may study sees show refer as a successful of the contract of the Cartest and the Cartes

30.13 Each Party consents to being joined to any arbitration commenced under any Transaction Document on the application of any other Party if the arbitral tribunal so allows, and subject to and in accordance with the HKIAC Rules.

30.14 In order to facilitate the comprehensive resolution of related Diputes, and upon request of any party to an arbitration pursuant to this Clause 30, such arbitration may be consolidated paramate to the IRIACR facile suith any other arbitration or proposed arbitration involving, consected to or arising out of this Apprential or any deet Transaction Docume, up or all of the parties on any Transaction Docume, up or all of the parties on any Transaction Docume, and or arbitration of any other Transaction Docume, and or arbitration or arbitration or arbitration of any other Transaction Docume, and or arbitration or arbitrat

30.15. The procedures for the taking of volume cand but the graves to any transaction Decument, any of the Transactions or any other Dispute.

30.15. The procedures for the taking of volume is included using a volume of the procedure for the taking of volume is included or the procedure for the taking of volume is included in the procedure of the procedure for the rectange of documents shall be governed by article 2 and article 90 fibe IBA Rates on the Taking of Volume is infrastroal Arbitrations is submitted. The procedure for the exchange of documents that the governed by article 2 and strictle 90 fibe IBA Rates on the Taking of Volume in Infrastroal Arbitrations. In Such and that 3 Party shall only be required to procedure specific, identified documents or narrow and specific categories of documents, that are reasonably believed to exist, which are relevant to the Duppte and Imaterial by the stockness.

Dopice and material to its outcome.

30 Is for its search or wards, the arbitral tributal shall (seless it considers such a railing to be inappropriate in the circumstances of the Dopice) award the prevailing Party all of for neconable coat-of-pocked third-party expenses, including reasonable attempts, fees and expenses and arbitral costs.

30 I.T. If any Party last to make any payment to the bank of the RIAGAC where each payment is to satisfy, the costs of the arbitration procedure or the fees of any arbitrations for the purposes of any arbitration intitated parasant to this Clause 30, including where the bank of the IRIAC referees or is prohibited under applicable law or regulation from coveriging any payment from any such Party (s. Parkyping Party), in owder Party to such arbitration shall be centified to pay asy amount that has been reguested from, but has not been guided by, the Non-Paying Party in order to ensure that the arbitration procedure may continue. If any such other Party (the Paying Party) is considered to ensure that the arbitration procedure may continue. If any such other Party (the Paying Party) of some also yout propries, no contributional generalizing a Clause 30 I/6 to the contrary.

- (a) each of the Parties agrees that such Paying Party shall be entitled to recover the amount of such payment from the Non-Paying Party immediately after such payment is made and that in the event that the costs are not recovered prior to the final award, the final award (regardless of the Party in whose favour it is made as regards the Dopple teichly folal linduction and obligation on the Non-Paying Party to pay at a mount to the Paying Party to pay at the propagation.
- (b) the Non-Paying Party shall hereby be obliged to pay to the Paying Party on demand an amount equal to the sum that the Paying Party has actually paid, together with any costs and expenses of recovery incurred by the Paying Party.

30.18 Unless this Agreement has already been terminated, this Agreement and the rights and obligations of the Parties hereunder shall remain in full force and effect pending any award in any arbitration proceeding hereunder, regardless of the nature of the Dispute.

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Jol 19 See and to the centest that disconsers way be required by legal days, to protect or pursue a legal right or to enforce an award in bona fide legal proceedings-before a national court or other judicial authority, the Parties undertake as a general principle to keep confidential all wards, together with all materials created during and for the purpose of arthration produced by any Party in the proceedings provided such documents are not in the peake demant. For Parties agree that the arbitration shall be kept confidential and that the existence of the proceeding and any element of a (techning but not limited to any plendings, breef or other disclosed beyond the arbitration shall be legal and professional above, exan all arbitration of the arbitration of the peaker of the conduct of the arbitration contains a may be lowfully required in judicial proceedings relating to the arbitration or otherwise.

Joseph Copie of the conduct of the arbitration contains a may be lower than the problems of the conduct of the arbitration, except as may be lower than the proceeding relating to the arbitration or otherwise.

Dopute herounde, including any administrative decisions on appositing, terminating or disqualifying arbitrators.

30 cl. 17 the extent that preparing to imparabilities under his clause 30 or any preparing by complete and a single and a sin

October private and commercia sets and not private and commercia sets.

30.22 Without projective to any other rights or remedies that the Parties and provided gas and agree that dismages alone would not be an adequate remedy for any breach by them of this Clause 30 and part that the remedies of injunction and specific performance as well as any other equitable relief for any threatened or statable based of the Clause 30 by any Party would be more appropriate remedies.

30.23 With respect to Article 248.1 and 248.2 of the Arbitration Procedure Code of the Russian Federation, and any right that any Party may have under any such provision

at any time, (as may be amended, revised, supplemented or replaced from time to time), each of the Parties agrees, acknowledges and undertakes that: (a) in accordance with their agreement to arbitrate set out in the Clause 20 (including in particular Clause 120), the Russian commercial (arbitrary) courts shall have no juncticient with expected to the resolution of any Ploque; (b) it shall not seek an injunction from the Russian commercial (arbitrary) courts and have no juncticient with expected (arbitrary) courts a newtoniare with the proposal properties of the resolution of a new representation of the secondary of the properties of t

30.24 Any reference in this Agreement (including this Clause 30) to an "award" shall be construed as broadly as possible and shall be a reference to any act of the arbitral tribunal, including any order, ruling or any other type of act.

30.25 The agreement to arbitrate contained in this Clause 30 shall be binding upon any statutory or contractual successors and assignces of each Party.

As Witness this Agreement has been executed by or on behalf of the Parties on the day and year first before written.

EXECUTED for and on behalf of)
YANDEX N.V. by)

Signed: /s/ Alfred Alexander de Cuba

Name: Alfred Alexander de Cuba

EXECUTED for and on behalf of)
SBERBANK OF RUSSIA by)

Signed: /s/ Andrey Kartashyan

Name: <u>Andrey Kartashyan</u>

EXECUTED for and on behalf of)
"DIGITAL ASSETS" LIMITED)

Signed: /s/ Yuri Volkov

Name: Yuri Volkov

EXECUTED for and on behalf of)
YANDEX.MARKET B.V.)

Signed: /s/ Alfred Alexander de Cuba

Name: <u>Alfred Alexander de Cuba</u>

Page

EXECUTED for and on behalf of plant in the property of the plant of th

EXECUTED for and on behalf of)

YANDEX.CLOUD.LL.C)

Signed: <u>Al-Alfred Alexander de Cuba</u>

Name: Alfred Alexander de Cuba

EXECUTED for and on behalf of)
YANDEX.HEALTH CLINIC LLC)

Signed: /s/ Alfred Alexander de Cuba

Name: <u>Alfred Alexander de Cuba</u>

EXECUTED for and on behalf of |)
YANDEX.CLASSIFIEDS LLC |)
Signed: \(\triangle \triangle Alfred Alexander \text{de Cuba}\)

EXECUTED for and on behalf of)
VANDEXMARKET LAB LLC)

Signod: <u>Al Alfred Alexander de Cuba</u>

Name: Alfred Alexander de Cuba

EXECUTED for and on behalf of)
YANDEX E-COMMERCE)
LIMITED)

Signed: /s/ Alfred Alexander de Cuba

Name: Alfred Alexander de Cuba

EXECUTED for and on behalf of)
CENTER OF LOYALTY)
PROGRAMS JSC)

Signed: /s/ Disarev A.N.

Name: Disarev A.N

Page 1

EABIN CONFIDENTIAL PORTIONS OF THIS EXHIBIT HAVE SEEN OMITTED AND REPLACED WITH TYPE, SUCH DESTITIED INFORMATION HAS BEEN EXCLUDED FROM THIS EXHIBIT SECAUSE IT IS () NOT MATERIAL AND (ii) WOLLD LIKELY CAUSE COMPRETITIVE HARM TO THE COMPANY IF DISCLOSED.

DISCUSSION.

14 September 2020

YANDEX N.V.

MLU B.V.

CONTRIBUTION AGREEMENT

Morgan Lewis
Condor House
5-10 St. Paul's Churchyard
London EC4M 8AL
Tel. +44 (0)20 3201 5000
Fax: +44 (0)20 3201 5001
www.morganiewis.com

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THIS ADDRESSIONT is made on 14 September 2000
ESTIVERS.

1. VANCES N.V. a public invested statisty company (plasmices exercoductage) brind under the laws of the Netherlands, having its corporate seal at Amiliation, its registered office at Schipfol Bookeaved 15st 11180 Schize, the Netherlands and registered with the trade register of the Chamber of Commerce under number 2726/510*("Vandes") and Schize statistics and registered with the trade register of the Chamber of Commerce under number 2726/510*("Vandes") and Schize statistics and registered with an Extension of Commerce under number 2726/510*("Vandes") and Schize statistics and registered with an Extension of Commerce under number 2726/510*("Vandes") and Schize statistics and registered with an Extension of Commerce under number 2726/510*("Vandes") and Schize statistics and registered with the telephon observation of Commerce under number 674/610*("RLL").

**RECTULE SCHIZES COMMERCE COMMERCE ("Part Schize") and Schize Sc

Tibusiness Day* means a day (sexcluding a Salaristay or Sunday) on which banks generally are open in Mozous, the Russian Federation and Amsterdam, the Neitherlands for the transaction of Incomal Serials (Salarista) and Sunday (Salarista) or Sunday (Salarista) and Sunday (Sal

Third Raciales Employee's moon of correct employees, temporary workers, officers, consultants, decidure or individual service provides of Yardes and its Subdidates who are primary regogate in the Chine Baseases Warmers's mean the warmers in Part 3 of Schedule 2 (Yardes Linker Warmerster);

Thirds George's means Yardes, Cardening and Yardes, Drive, and each its a "Third Company";

Thirds Noting's means on child are sold real and the second plant of the Subsequence o

Shareholders Agreement

Fettly means any conposation including any non-portific corporation), general partnership, initied pathweship, initied sability partnership, initied sability company (including party non-portific pathweship). The partnership initied pathweship initied pat

relationsement adaptions under listers of credit, (g) any amounts owed to related parties that are unpaid as of the Competition Date (including any intercompany loans between Yandox Telesance Dates' means the rolated deed in the agreed form as prepared by Van Dornet NV, by which the MLU Shares shall be issued to Yandox.

**Tassaurce Dates' means from Industrial deed in the agreed form as prepared by Van Dornet NV, by which the MLU Shares shall be issued to Yandox.

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**Tassaurce Dates' means for the Shares Shares' in the Industrial Shares' in

Its seed, made or rendered by any court, administrative agency, artification, Covernmental Authority or other inbursed of completer jurisdiction;

"Ordinary Covers" maios, with respect to any Entity, the operations of such Entity in the ordinary course of business malerality consistent with past practice;

"Organizational Documental" manuals with respect to any princip, such as a contributed of association, incorporation, formed any organization, by the contribution of association, incorporation, formed any organization, by these organizations, and the contribution of the contrib

Trademark License Agreement means the amendment agreement to the [111].
Transaction means the transfer of the Perlopision Interests and the Issuance of the M.U. Shares as contemplated in clause 2 (Corolbution) and as governed by the terms of the Transaction Tourness, means the Agreement, the Processing Contemplated and Services License Agreement Agreemen

"Trackets Cining Perticipation Interest" has be meaning given in Recital (N.C.
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"Trackets Cining Perticipation Interest" has be meaning given in Recital (N.C.
"Trackets Cining Perticipation Interest" has be meaning given in Recital (N.C.
"Trackets Interest Cining Interest Vision and Interest Vision and Interest Vision Interest Vision

- References to any document (including this Agreement) are references to that document as amended, consolidated, supplemented, rounded or replaced from time to time.

 16 In this Agreement, except where the control offenines requires

 1.6.1 any reference to "Matter" camber includes any method of reproducing sent on treat in a legible and non-ternativy time, including a mail.

 1.6.2 in reference to "Matter" camber includes any method of reproducing sent on treat in a legible and non-ternativy time, including a mail.

 1.6.2 in reference to "Matter" in the bankf correctly of the Russian Pederation, and any reference to "YBD" is to the leastful covering method or Prisps.

 1.7. Any reference to "YBB" is to the leastful correctly of the Russian Pederation, and any reference to "YBD" is to the leastful covering of the United States of America.

 1.8. Haddings are treated for convenience only and data not affect the construction of this Agreement.

 2.1. ONOTHERITY Confident in extending for the Control of the Participation Interests M.U. will issue to Yandes the M.U. Shares pursuant to the Issuance Deed; and

 2.1.1 a "Russian Completion, in exchange for the CUI Shares Various shall instante and contribute to M.U. the Participation Interests as set out in clause 2.3.

 2.8. A Date Completion, M.U. and Issue had M.U. Shares Interest and contribute to M.U. the Participation Interests as set out in clause 2.3.

 2.9. A Date Completion, M.U. and Issue had Shares an available to except the M.U. Shares an available of exclusing to the m.I. Shares an available of exclusing the mail and after the Completion, and all rights to any distorted or destination declared, make or paid in respect of the M.U. Shares and the member of the Completion in control of the M.U. Shares and the member of the Completion in control of the M.U. Shares and the member of the Completion in control of the M.U. Shares and the member of the Completion in control of the M.U. Shares and the member of the Completion in control of the M.U. Shares and the member of
- shacked or accurage to them at and other the Competion, and all rights to any dividends or other distributions declared, make or paid in reject of the MLU Distribution of an infer Competion.

 3.4 Reliastan Competion, NUL and Yanders shall enter the road preference there is required to extract the presence of effecting the transfer of the enter legisla and beneficial life in an of a Philosophic Interests, the eard of any Economismoses and together with the benefit of all rights and advantages attained or according to them at and belowing Competion, NUL and all commissions, the eard of early day Economismoses and together with the Economismose and Economismose an

2.5.2 MLU shall deliver, or cause to be delivered, to Yandex two original of the Disclosure Letter, each duly executed by MLU.

- 2.2 MLU shall deliver, or cause to be delivered, to Yandes two original of the Disclosure Letter, each duly executed by MLU.

 The Conditions

 The Conditions

 3.1 Dust Conspiction is conditional on the following Conditions being satisfied on or before 5.30 p.m. (Moscow time) on the Longstop Date, and continuing to be satisfied at Dusth Completion:

 3.1.1 condition of the Yandes SDD Demetger.

 3.1.2 Yandes entering this convertible bian agreement between Yandes and Yandes SDD to be dated on or about the date hereof.

 3.1.3 entering the Condition of the Yandes SDD Demetger.

 3.1.4 completion of the subscription by Yandes TI'm pursuant to a notineal deed of issue in the agreed form to be entered into via power of attorney on or about the date hereof ("").

 3.1.5 completion of the subscription by Yandes TI'm pursuant to a notineal deed of issue in the agreed form to be entered into via power of attorney on or about the date hereof ("").

- 1.15 completion of the transartie of "") from the international C.V. Is Yardisc pursuant to a notated dead of sale and transfer in the apprect form to be entend into via power of attorney on a blood for data the next."

 1.16 The set shall not have occumined any Material Adverse Effect since the date of this Agreement.

 1.17 The pile (Via Adverse Effect and Section 1) and the set of the Completion Commercement Date with the same effect as Rough made on and as of the Completion Commercement Date with the same effect as Rough made on and as of the Completion Commercement Date with the same effect as Rough made on and as of the Completion Commercement Date with the same effect as Rough made on and as of the Completion Commercement Date with the same effect as Rough made on and as of the completion of the Completion Commercement Date with the same desired as Rough made on and as of the completion of the Completion Commercement Date with the same desired as Rough made on and as of the completion of the Completion Commercement Date with the same desired as Rough made on and as of the completion commercement Date with the same desired as Rough made on and as of the completion commercement Date with the same desired as Rough made on and as of the completion commercement Date with the same desired as Rough made on and as of the completion commercement Date with the same desired as Rough made on and as of the completion commercement Date with the same desired as the same desired as Rough made on and as of the Completion completion on the Completion commercement Date with the same desired as Rough made on and as of the Completion commercement Date on the Completion commercement Date with the same desired as Rough made on and as of the Rough made on and as of the Rough made of the Rough of the

- 32 With the exception of the Conditions

 Satisfaction of Conditions

 Satisfaction of Conditions

 A Variety of International Condition

 A V

- 15 Each party with mostly the other of the satisfaction of each Condition for which it is responsible (as set out in clause 3.1) as soon as possesse was new seven extension.

 Failure to satisfy Conditions

 3.6.1 remains unsatisfied as 3.30 pm, (Moscow time) on the Longstop Date and (if capable of waiver) has not been waived on or before that time:

 3.6.2 becomes impossible to satisfy one of before the Longstop Date and (if capable of waiver) has not been waived on or before that time:

 3.6.3 becomes impossible to satisfy one of before the Longstop Date and (if capable of waiver), has not been waived within [""] of such Considerable becoming impossible to satisfy, or

 3.6.3 be unsatisfied immediately before Complicion and (if capable of waiver), has not been waived within [""] of such Considerable becoming impossible to satisfy, or

 3.6.1 becomes or ALU image in rotate to the other party immensing this Agreement.

 4. COMPLETION

 Complicion Commencement Date

 1.0 becomes or ALU image and 10 pm, (ECT) of the Date Natury of Stock to Invalidation, to Note that the Longston of the Complicion Commencement Date).

 1.0 becomes complication of the complicion of the Complicion of the Complicion Commencement Date, or all the Condition of the Completion of the Completion

MLU is rejected for any reason, re-fle the respective application with the relevant tax inspectorate in accordance with Applicable Laws for the registration of the Participation Interests in the name of MLU.

- name of MLU

 Obligations at Duton Completion

 All Plant Completion and programs the obligation is the paragraphs 1 (General obligations) and 2 (Duton Completion) of Scribedule 1 (Completion obligations) states are to be performed by and at the time and in the broad's set of solid feeting.

 Obligations at Russian Completion

 All Russian Completion and party parts perform the obligations that paragraph 3 (Russian Completion) of Scribedule 1 (Completion obligations) states are to be performed by 8 and at the control of Scribedule 1 (Completion obligations) states are to be performed by 8 and at the control of Scribedule 1 (Completion obligations) states are to be performed by 8 and at the control obligations performed by 8 and at the control obligations obligations personal to Scribedule 1 (Completion obligations) states are to be performed by 8 and at the control obligations personal to Scribedule 1 (Completion obligations) states are to be performed by 8 and at the control obligations personal to Scribedule 1 (Completion obligations) states are to be performed by 8 and 8
- 4.7 No party shall be obliged to complete a Completion unless the other party compiles with clause 4.4 (Obligations at Dutch Completion) or clause 4.5 (Obligations at Russian Completion) (as applicable).
- applicable).

 49 Without famility datase 4.7 if a party has not complete with its obligations under clause 4.4 (Chigation or Judich Completion) or 4.5 (Obligations of Australia Completions of Australia Completions of Australia Completions of Aust
- 5. WARRANTIES AND LIMITATIONS ON LIABILITY
 Warranties

Warmaties

The Schaduler warmarts to the other panty in respect of isself in the terms of the warranties set out in Part 1 of Schadule 2 (Party, Wileranders) on the date of the Agreement and on Completion

The Completion Commencement Date and on the Completion Date is a flash sepress
or implied reference in such warranties to the date of the Agreement was replaced by a reference to such date.

- 5.2 M.U. further waisrant to Yapolex in the tores of the waisrantine set out in Part 2 of Schedule 2 (M.U.) Oberes Waisrantine) on the date of the Agreement and on the Completion Commentees the land of the Agreement was replaced by a reference to the Completion Commentees to the Comm
- 5.4 "Yandar may, no later than "P" prior to the Completion Commencement Date, deliver to M.U. a letter (seach a "Supplemental Disclosure Letter") which shall contain gard shall qualify the Drive Business Witarrations as expealed at Completion (disclosures and ecologing general disclosures that the general disclosures of the letter of the letter of the Disclosure Letter) relating to matters which shall have been during the power of the mid-business of the letter of the prior of the letter of the prior to the letter of the prior than the date of the prio
- who had have attended by the period from the date of the Agreement up to the time of delivery of the Supplemental Disclosure Letter.

 5.1 subject to classes 5.2 Competent shall lake just a later.

 5.1 subject to classes 5.2. Competent shall lake just a later.

 5.1 subject to classes 5.2. Competent shall lake just on a recordance with, and in the memore set out in classes 4.

 5.2 where the agreement in which case classes 6.7 Environments of the memore set out in classes 5.3 and 5.5 (Limitation on habits), an election by William of the set of the
- such roots shall not projecte in sight to claim damages or other compression in respect of such matters foliating Completion, and

 5.53 the Destinates Warman is expected in the Completion Commonweal Completion Completion

- 59 The lability of each party in respect of Claims shall be limited in the circumstances and to the extent set out in Schedule 3 (Limitations on Islahity).

 6. COVEMATS

 Consider of the Drive Business Pending Completion

 1. During the process and Completion Pending Completion of the Completion Date and (8) the termination of this Agreement pursuant to clause 7 (Terminated) (the "The Completion Pending") variety is processed and Tasks, in the Ordinary Course (other than identity, response and Tasks, in the Ordinary Course (other than identity, response and Tasks, in the Ordinary Course (other than identity, response and Tasks, in the Ordinary Course (other than identity, response and Tasks, in the Ordinary Course (other than identity, response and Tasks, in the Ordinary Course (other than identity, response and Tasks, in the Ordinary Course (other than identity).
- 6.2 During the Pire-Completion Period, except as (a) required under Applicable Law or by the terms of a Transaction Document or (b) MLU has otherwise consented to in writing (which consent shall not be unreasonably withheld conditioned or delayed); (1) Yandex shall cause each entity of the Drive Group not to and (2) with respect to the clauses in <u>underlined failed</u> below, and solely to note the trialing to the Circle Sensions. Yardex shall not and shall cause leach entity of the Drive Group not to and (2) with respect to the clauses in <u>underlined failed</u> below, and solely to note the trialing to the Circle Sensions. Yardex shall not and shall cause is shallfallow not (i) next continued.
- Duding the Prick compliation reviews, even was an expression of the compliance review of the compliance reviews and the compliance of the compliance reviews and the compliance review of the compliance reviews and the compliance review and the review

- 6.2.10 seal lease. Search or discovered any material congest, or assess of any material congest, or assess of any action flowers of any material congest, or assess of any action flowers of action fl

eous) (other than clause 8.8. (Further assurances) and 8.18 (Continuing effect)), 9 (Notices) and 10 (Governing law and dispute resolution).

(Microstreamus) (offer than classe 8.2 (Further assurances) and 8.16 (Continuing effect), 8 (Microstra and 100 (Governing law and dispute resolution).

No other right to be immission are scaled as the second of t

Permitted Geodesians and a second production of the program of the second production and will not discuss on the first production of the first product

8.4 No party shall gand each party shall grouve than more of the Affiliates or subsidiary undertakings or parent undertakings shall:
8.1 make or send, or
8.4.2 permit another person to make or send on its behalf,
8.4.2 permit another person to make or send on its behalf,
8.4.3 permit another person to make or send on its behalf,
8.4.2 permit another person to make or send on its behalf,
8.4.2 permit another person to make or send on its behalf,
8.5.2 makes 8.4 does not apply to a monouncement or circular.
8.5.5 Clause 8.4 does not apply to a monouncement or circular.
8.5.1 which is required by a priceptical base, a count of competent jurisdiction or a competent judicial, governmental, supervisory or regulatory body, or
8.5.2 which is required by a rule of a stock exchange or Issing authority on which the shares or other securities of a member of the declosing person's group are listed or traded.

Consultations

- Consistant

 A party that is regard to make or send an accountment or circular in the constructions contemplated by classes 8.5.1 and 8.5.2 must, before making or sending the accountment or circular in the constructions contemplated by classes 8.5.1 and 8.5.2 must, before making or sending the accountment or circular to the class of contemplated by classes 8.5.1 and 8.5.2 must, before making or sending to the contemplate accountment or circular to the center 8.5.2 must be formed to the contemplate and making the amountment or circular to the center 8.5 must be formed to the contemplate and making the amountment or circular to the center 8.5 must be formed to the contemplate and making the amountment or circular to the center 8.5 must be formed to the contemplate and the contem
- 8.7 This Agreement may be executed in any number of counterparts and by the parties on separate counterparts and each such counterpart shall constitute on original of this Agreement but all of which bgether constitute one and the same instrument. This Agreement shall not be effective until each party has executed at least one counterpart.
- of wish bigetive constitute one and the same instrument. This Agreement shall not be effective until each just has executed at least one contempart.

 Further assurances

 8.8 To the estent associatally required by another party, each party shall get to come cost) perform (or procure the performance of) such further acts, and execute and deliver (or procure the execution and deliver) of such further delivery of such fur
- 8.10 Unless seques agent, or waster or severe of any provision or condition of this Agreement shall constitute a general variation or valver of any provision or condition of this Agreement shall constitute a general variation or valver of any provision or condition of this Agreement shall remark the parties under or pursuant to this Agreement shall remain in full force and effect, except and only to the center that they are so varied or valver.

8.11 Any consent granted under this Agreement shall be effective only if given in writing and signed by the consenting party and then only in the instance and for the purpose for which it was given.

- 1.1 Any consent graines under the agreement shall be entered very 8 given in writing also algrees by the consenting party and this only in the instance and for the purpose to winch it was Entered and Progression and Progre

- Costs

 8.13 Each party shall be responsible for its one legal, accountancy and other costs, changes incurred in connection with the negotiation, preparation and implementation of this Agreement and the other Transaction Documents. The parties acknowledge that if such consent is sought, 45.0 shall be responsible for, and shall bear, all of the costs, changes and expenses incurred in connection with the negotiation, preparation and implementation of this Agreement and the other Transaction Documents. The parties acknowledge that if such consent is sought, 45.0 shall be responsible for, and shall bear, all of the costs, changes and expenses (including for the avoidance of south, any filing fees) incurred by the parties in connection with obtaining the consent of FAS in connection with the Transaction.

 No set-off
- 8.48 Every symmetr payable by a party under, or pursuant to the terms of, this Agreement shall be made in full without any set off or counterclaim however arising and shall be the and clear of, and without deduction of, or withholding for or an account of, any amount that is due and payable to the purpounder this Agreement.

 Paymeters and of Tax

 8.15 Any payment made by or due from a party under, or pursuant to the terms of, this Agreement shall be free and clear of all Tax whatsoever save only for any deductions or withholdings of Tax required by
- 8.16 It is intended that neither party shall bring any actions or claims whatsoever under a Russian Transfer Deed, other than actions or claims with respect to disputes that are not allowed under Russian law to be settled by arbitration set forth in this Agreement. If a party brings

any such claim or action, it shall indomrify the other party against all reasonable and oily documented costs, charges and expenses (including hose suffered or incurred in establishing or enthorsy a right to be retainfined under the Agreement, suffered or incurred as a result thereof. All such amounts shall be pojuble as a tier for the right to bring claims and actions contany.

That Party Rights

8.17 The parties contributed the right to large and the party of the right to bring claims and actions contany.

Continuing effect

8.28 Each provision of their dail vary term of this Agreement shall be enforceable by virtue of the Contracts (Rights of Third Parties) Act 1999 by any person who is not a party.

Continuing effect

8.29 Each provision of the Agreement shall continue in All force and effect after Completion, except to the extent that a provision has been fully performed on or before Completion.

Uses the case of the contributed of the contribute of the contributed or contribute on the force and effect after Completion, except to the extent that a provision has been fully performed on or before Completion.

1.0 If any provision or part of the Agreement is legal, invalid or unerforceable in any respect under the law of any released jurisdiction, then such provision shall go for as it is invaled or unerforceable in any respect under the law of any released jurisdiction, then such provision shall go for as it is invaled or unerforceable to give no either and shall be demonstrated in the Agreement and environment to effect the Agreement and go for the Agreement and go for invalid or unerforceable provision.

Designations and bability

Unless otherwise expressly provided in this Agreement, all colligations and labilities of the parties under this Agreement are several.

Assignment

2.1 No party may assign, transfer, west in another person or otherwise deal with any of its rights, benefits or obligations under this Agreement without the prior written consent of seath other party, Any purported design contempt on the principle of the party of the rights, benefits or obligations under this Agreement without the prior written consent of seath other party, Any purported design contempt in the principle of the party of the rights, benefits or obligations under this Agreement without the prior written consent of seath other party. Any purported design contempt is a principle or that the interfactor.

Covereing Language

2.2 The Agreement was registrated in English (other than information in the Schedules or the Discourse Latter or the Supplemental Discourse Latter that is in Russian (the "Russian Language thermation) and only factors about the English of the Russian Language thermation and only factors about the series in English in the Information as written in Russian, as applicable) and not be any translation into any other language.

- Relates

 2. With effect from Russian Completion, Yundes, on its own behalf and on behalf of, as applicable, its past, present or fisher successors, assigns and each other Yundes, Related Party (collectively, the "Relateser").

 2.2.1 | **The Relateser's and Relateser's and Relateser's and Relateser's and Relateser's and Relateser's and Relateser's shalf have a corresponding manning) and shalf cause each Yundes, and the relateser's and Relateser's possible Relateser's and Relateser's and Relateser's possible Relateser's and Relateser's possible Relateser's and Relateser's possible Relateser's Andrelateser's and Relateser's possible Relateser's Andrelateser's A

- In the Clause 2.7.

 NOTICES

 NOTICES

 1. Any rotice (including any appround, consent or other communication) is non-rection with this Agreement shall be in writing a in English and delivered by hand or counter (using a in inferendation) in connection with the Agreement shall be in writing a in English and delivered by hydroid to the other party piers in accordance with the clause, and for the anoidance of local a notice ashall not be deemed be beginned made only by email, but a counterp copy of each notice shall also be sent to the email adviserable profession for clause 3.0 or the center place in the clause and another clause 3.0 or the center place in the clause and profession for the foreign the connection of the clause and another clause 3.0 or the center place in the clause and the cla

9.3 The relevant details of each party at the date of this Agreement are:

	Yandex	MLU
	Address: Schiphol Boulevard 165, 1118 BG Schiphol, the Netherlands	Address: Schiphol Boulevard 165, 1118 BG Schiphol, the Netherlands

Attention: [***]	Attention: [***]	
Email: (***)	Email: [***]	
With a copy to each of: [***] Morgan, Lewis & Bockius UK LLP Conion House, 5-10 St. Paul's Churchlyard London ECMA B&L United Kington	With a copy to: [***] Morgan, Lewis & Bocklus UK LLP Condor House, 5-10 St. Paul's Churchyard London ECMAB, United Kindodon	
London ECAM BAL United Kingdom Empli (***)	London EC4M BAL United Kingdom Empli (***)	

- Enail [**]

 9.4 Should a party fail to notify the other party of any change to its address in accordance with clause 8.1. then any notice served under this clause shall be validly served if served to the address listed clause 8.3.

- South a party hall in anothly the other party of any charge to its address in accordance with clause 8.1, then any notice severed under the clause shall be validly served if served to the CONTRIBUTION AND CONTRIBUTION CONTRIBU

 - 10.4.2 Having square for a feet or Engineering service day set out in section 33(1) of the Additionation of all Confidence in the Polymorphism of the Additionation of the Addit Additionation of the Additionation of the Additionation of the

- arguable defence to the claim(s), counterclaim(s) or part(s) thereof eacts and threather make an award (which may be a find award) if it determines, respectively, that (i) any arguant to the claim of the claim of

- escubed to the purpose of applying any finalistic for or any sentiar rule or provision. If this dissues operates to exclude a party's right to choose its own admirator, such party introducibly and uncontrolled wave any right does not recommend the provision of the basis that a Dispute has been resolved in a manner contemplated by clauses 10.4.6 to 10.4.7 to the validay active described experiments of any admirat assets.

 10.4.9 The sent party is a controlled and active controlled in the party of the active party and the reduced has provided to the party of t

- 11.1.1 Van Doome, N.V. may advise and act on behalf of Yandex with respect to this Agreement and the Issuance Deed, and any agreements or any disputes related to or resulting from this Agreement and/or the Issuance Deed; and
- *** represents warus in source LMOC, and

 11.1.2 the Dutch Notary shall execute the Issuance Deed pursuant to which the MLU Shares will be issued to Yandex and that the Dutch Notary shall act as civil law notary on behalf of Yandes (supplications).

SCHEDULE 1 COMPLETION OBLIGATIONS

23

SCHEDULE 2 WARRANTIES PART 1 – PARTY WARRANTIES PART 2 – MLU SHARES WARRANTIES PART 3 – YANDEX.DRIVE WARRANTIES

24

SCHEDULE 3 LIMITATIONS ON LIABILITY

25

SCHEDULE 5
AGREEMENTS WITH YANDEX RELATED PARTIES BELOW MATERIALITY THRESHOLD

Signed by Affred Alexander de Cuba Cuba Cuba Cuba Cuba Cuba Cuba Cuba	}	in: Alfred Alexander de Cuba Signature
Signed by Philipp Sergeyevich Lebedev (rame) (day) authorised for and on behalf of MLU B.V.	SIGNATURE BAGE TO CONTRIBUTION	hs/Phillipp Sergeyevich Lebedev Signature

SIGNING PAGE

SUBSIDIARIES OF YANDEX N.V.

Name of Subsidiary(1)	Jurisdiction of Organization
YANDEX ILC	Russia
Autopark Laboratory LLC	Russia
BeKio Corp LLC	Belarus
Charitable foundation «Help is near»	Russia
Clinic Yandex Health LLC	Russia
Edadil LLC	Russia
Edadil Promo LLC	Russia
Food Party LLC	Russia
GIS Technologies LLC	Russia
INO CPE SDA	Russia
K50 LLC	Russia
Kinopoisk LLC	Russia
MLU Africa B.V.	The Netherlands
MLU B.V. (3)	The Netherlands
MLU Europe B.V.	The Netherlands
NAPA LLC	Russia
Opteum LLC	Russia
Spb Software Limited	Hong Kong
Telesystems LLC	Russia
UBER AZERBAIJAN LLC	Azerbaijan
Uber ML B.V.	The Netherlands
Uber ML Holdeo B.V.	The Netherlands
Uber Systems Bel LLC	Belarus
Yandex Advertising LLC	Belarus
Yandex Advertising Services LC	Turkey
Yandex Autorru AG	Switzerland
Yandex DC LLC	Russia
Yandex DC Vladimir LLC	Russia
Yandex E-commerce Limited	Hong Kong
Yandex Europe AG	Switzerland
Yandex Europe B.V.	The Netherlands
Yandex Inc.	USA
Yandex Information Technology Co., Ltd.	China
Yandex Media Services B.V.	The Netherlands
Yandex Oy	Finland
Yandex Self Driving B.V.	The Netherlands
Yandex Self Driving Group B.V. (4)	The Netherlands
Yandex Self Driving Group inc.	USA
Yandex Self Driving Group LLC	Russia
	The Netherlands
Yandex Self Driving Holding B.V.	
Yandex Self Driving Holding B.V. Yandex Services AG	Switzerland

f andex. Classifieds Holding B.V.	The Netherlands
f andex Classifieds LLC	Russia
fander, Classifieds Technology LLC	Russia
fandex Cloud LLC	Russia
fandex Drive LLC	Russia
fandex Food LLC	Russia
fandex Fuel LLC	Russia
ANDEX GO ISRAEL Ltd.	Israel
fandex Go S.R.L.	Romania
YANDEX ISRAEL Ltd.	Israel
fandex Kazakhstan LLP	Kazakhstan
fandex Lavka LLC	Russia
l'andex Logistics LLC	Russin
fandex Market B.V.	The Netherlands
fandex Market Lab LLC	Russin
f andex. Market LLC	Russin
Fandex Medialah LLC	Russia
fandex Mediaservices LLC	Russin
randex OFD LLC	Russia
fandex. Probki LLC (2)	Russin
andex Prosvesheheniye LLC	Russin
r'andex Studio LLC	Russia
Fandes, Taxi AM LLC	Ammia
randex. Taxi B.V.	The Netherlands
fandex. Taxi Corp LLP	Kazakhstan
randex. Taxi Corp. AM LLC	Armonia
randex. Taxi Holding B.V.	The Netherlands
randex, Taxi Kazakhstan LLP	Kazakhstan
Fandes, Taxi LLC	Rusia
fundex.Taxi Technology LLC	Russia
randes, Taxi Ukraine LLC	Ukning
r'andex. Technologies LLC	Russia
randex, Technology GmbH	Germany
Fandex, Telecom LLC	Russia
randex Testing LLC	Russia
randex Ukraine LLC (2)	Ulmine
(interBel LLC	Belarus
Ten Platform LLC	Russia
Enanie Company Ltd	Cyptus
Enanie Company Lia Enanie Development Company Ltd	Cyprus
Tranic LLC	Russia
name LLA.	RADOUR

(1) Directly or indirectly held (2) Yandex N.V. owns a 99.9% interest (3) Yandex N.V. owns a 61.7% interest (4) Yandex N.V. owns a 72.8% interest (5) Yandex N.V. owns a 72.8% interest Exhibit 12.1

Certification by the Chief Executive Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002

I. I have reviewed this annual report on Form 20-F of Yandex N.V. (the "Company");

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not mideraling with respect to the period overned by this report.

3. Based on my basededge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the Company as of, and for, the princip presented in this report,

4. The Company's other contribing officer and laws repossible for contribing and maintaining declosure controls and procedures (or defined in Exchange Act Rules 13s-15c) and 15s-15c) and

(a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Company, including its consolidated subsidiaries, in made known to us by others within those entities, particularly during the period in which this report to being prepared;

(b) Designed such internal control over functial reporting, or caused such internal control over functial reporting to be designed under our supervision, to provide reasonable assurance regarding the enhabitity of functial reporting and the proputation of functial internets for external purposes is accordance with generally accepted accounting principles.

(c) Evaluated the effectiveness of the Company's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period overeally by this report thread on such relation, and

(d) Disclosed in this report any change in the Compony's internal control over financial reporting that occurred during the period covered by the annual report that has materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting; and

5. The Company's other certifying efficer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Company's auditors and the audit committee of the Company's board of directors (or persons performing the equivalent functions):

(s) All agentions deficionies and material vankaneous in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Company's ability to record, process, assuments and report financial information, and

(b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the Company's internal control over financial reporting.

By: /S/ ARKADY VOLOZH
Name: Arkady Volozh
Title: Chief Executive Officer

Exhibit 12.2

Certification by the Chief Financial Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002

I, Greg Abovsky, certify that:

I. I have reviewed this annual report on Form 20-F of Yandex N.V. (the "Company");

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not mideraling with respect to the period overned by this report.

3. Based on my basoledge, the financial statements, and other financial information included in this report, fieldy present in all material respects the financial condition, results of operations and cush those of the Company as of, and for, the princip presented in this report,

4. The Company's other contribing officer and laws repossible for contribing and maintaining declosure controls and procedures (or defined in Exchange Act Rules 13s-15c) and 15s-15c) and

(a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Company, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being propured;

(b) Designed such internal control over functial reporting, or caused such internal control over functial reporting to be designed under our supervision, to provide reasonable assurance regarding the enhabitity of functial reporting and the proputation of functial internets for external purposes is accordance with generally accepted accounting principles.

(c) Evaluated the effectiveness of the Company's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period overeally by this report thread on such relation, and

(d) Disclosed in this report any change in the Compony's internal control over financial reporting that occurred during the period covered by the annual report that has materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting; and

5. The Company's other certifying efficer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Company's auditors and the audit committee of the Company's board of directors (or persons performing the equivalent functions):

(a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Company's ability to record, process, summarize and report financial information; and

(b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the Company's internal control over financial reporting.

By: 8/ GREG ABOVSKY
Name: Greg Abovsky
Title: Chief Operating Officer / Chief Financial Officer

Certification by the Chief Executive Officer and Chief Financial Officer pureasant to HU.S.C. Section 1388, as adopted pureasant to Section 966 of the Surbanas-Ouky Act of 2002

In connection with the Annual Report on From 267 of Favouries Officer and Chief Financial Officer pureasant to HU.S.C. Section 1388, as adopted pureasant to Section 966 of the Surbanas-Ouky Act of 2002

In connection with the Annual Report on From 267 of Favouries Officer of the Company, and Gray Exhausts (1500), and Chief Financial Officer of the Company, can be been performed to Section 1350, as adopted purmant to Section 966

(1) The Report fully complies with the emplementer Section 1350, as adopted purmant to Section 966

(2) The Report fully complies with the emplementer Section 1350, as adopted purmant to Section 966

(3) The Report fully complies with the emplementer Section 1350, as adopted purmant to Section 966

(3) The Report fully complies with the emplementer Section 1350, as adopted purmant to Section 966

(4) The Report fully complies with the emplementer Section 1350, as adopted purmant to Section 966

(5) The Reference of Company, and the Section 1350, as adopted purmant to Section 966

(6) The Reference of Company, and the Section 1350, as adopted purmant to Section 966

(7) The Reference of Company, and the Section 1350, as adopted purmant to Section 966

(8) The Reference of Company, and the Section 1350, as adopted purmant to Section 966

(9) Adopted 1350, as adopted purmant to Section 1350, as adopted purmant to Section 966

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(1) The Reference of Company, and the Section 1350, as adopted purmant to Section 966

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(3) The Reference of Company, and the Section 1350, as adopted purmant to Section 966

(4) The Reference of Company, and the Section 1350, as adopted purmant to Section 966

(5) The Reference of Company, and the Section 1350, as adopted

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Board of Directors Yandex N.V.

We consert to the manycontain by reference in the registration intension (10-to 13-17-1752 and 13-18-11) in Frame 5-to 4 and the registration distances (10-to 13-17-1754 below N.Y. of our expect dashed blank 3.1.) We consert to the respect dashed by the registration in the respect of the registration of t

Controllers on the Teach 13, 2021, on the efficiences of intend control over funncial reporting on of Discrebe 13, 2000, centains an explanatory paragraph that inten that the Company acquired Vandes. Market change 2001, and management excluded from its assessment of the efficiences of the Company's intensit control over financial reporting on a Character 13, 2002, visuals. Sudies's livery intensit control over financial reporting associated with approximately a control over financial reporting associated with approximately associated with a

Moscow, Russia March 31, 2021